## **Prudential sourcebook for MiFID Investment Firms**

Chapter 7

Governance and risk management

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## Map of rules and guidance relating to the ICARA process

7.1	G	(1)	The table in this annex identifies the rules in MIFIDPRU 7 that impose obligations relating to the <i>ICARA process</i> and the <i>guidance</i> provisions corresponding to those <i>rules</i> .
		(2)	MIFIDPRU investment firms may find this annex helpful when designing and reviewing their ICARA processes to ensure that all mandatory requirements have been met.
		(3)	Firms should not use this table as a substitute for reading and applying the detailed rules and guidance in MIFIDPRU 7.

MIFIDPRU rule	Basic obligation	Associated guidance	Content of guidance	
MIFIDPRU 7.4: baseline ICARA obligations				
MIFIDPRU 7.4.7R	The overall financial adequacy rule	MIFIDPRU 7.4.8G	Explanation of the link between the overall fin- ancial adequacy rule and the ICARA process	
MIFIDPRU 7.4.9R	The requirement to operate an ICARA process to identify, monitor and, if proportionate, reduce all material potential harms relevant to the firm	MIFIDPRU 7.4.16G	Guidance on how firms should seek to mitigate the risk of potential harms	
MIFIDPRU 7.4.10R	The requirement for the ICARA process to be proportionate to the nature, scale and complexity of the firm's business			
MIFIDPRU 7.4.11R	The requirement for the ICARA process to be internally consistent	MIFIDPRU 7.4.12G	Explanation of the FCA's expectations in relation to consistency and coherency of the ICARA process	
MIFIDPRU 7.4.13R	The requirement to identify all material harms that may result from the <i>firm's</i> business	MIFIDPRU 7.4.14G	Explanation of the basic factors that will be relevant when identifying potential harms	
		MIFIDPRU 7.4.15G	Cross-reference to additional <i>guidance</i> in MIFID-PRU 7 Annex 1R and MIF-IDPRU 7 Annex 2R	
		MIFIDPRU 7 Annex 1G	Guidance on assessing potential harms that is potentially relevant to all firms	
		MIFIDPRU 7 Annex 2G	Additional <i>guidance</i> on assessing potential harms that is relevant for a <i>firm</i> that is	

MIFIDPRU rule	Basic obligation	Associated guidance	Content of guidance
		<u> </u>	dealing on own account or that has significant investments on its bal- ance sheet
MIFIDPRU 7.5: Capital and planning	l liquidity planning, stress	testing, wind-down plant	ning and recovery
MIFIDPRU 7.5.2R	Business model assess- ment and capital and li- quidity planning re- quirements, including stress testing	MIFIDPRU 7.5.3G	Guidance referring to Finalised Guidance FG20/
		MIFIDPRU 7.5.4G	Guidance on stress testing obligations and reverse stress testing for firms with more complex businesses or operating models
		MIFIDPRU 7 Annex 1.15G to 7 Annex 1.20G	Additional <i>guidance</i> on more in-depth stress testing and reverse stress testing
MIFIDPRU 7.5.5R	Recovery planning requirements	MIFIDPRU 7.5.6G	Guidance on issues that may be relevant when assessing potential recovery actions
MIFIDPRU 7.5.7R	Wind-down planning requirements	MIFIDPRU 7.5.8G	Guidance referring to the Wind-Down Plan- ning Guide and Fi- nalised Guidance FG20/ 1
MIFIDPRU 7.5.9R	Requirement to use wind-down analysis to assess levels of own funds and liquid assets required under overall financial adequacy rule	MIFIDPRU 7.5.10G	Explanation of the inter- action between the overall financial ad- equacy rule and the wind-down triggers
MIFIDPRU 7.6: Assessing a	and monitoring the adequa	acy of own funds	
MIFIDPRU 7.6.2R	Requirement to produce a reasonable estimate of impact of potential harms on own funds	MIFIDPRU 7.6.4G	Guidance on how the assessment of potential harms interacts with the own funds thresh-
sessment under MIF PRU 7.6.2R to assess ditional <i>own funds</i> quired to meet <i>ove</i>	Requirement to use assessment under MIFID-PRU 7.6.2R to assess if additional own funds required to meet overall		old requirement and the overall financial ad- equacy rule and how the firm should conduct its assessment
	financial adequacy rule	MIFIDPRU 7.6.6G	Guidance explaining the circumstances in which the guidance in MIFIDPRU 7.6.7G to MIFID- PRU 7.6.10G is relevant
		MIFIDPRU 7.6.7G	Guidance on how a non-SNI MIFIDPRU in- vestment firm should as- sess whether harms may be covered by its own funds requirement

## MIFIDPRU 7 : Governance and risk management

MIFIDPRU rule	Basic obligation	Associated guidance	Content of guidance
		MIFIDPRU 7.6.8G	Guidance on circum- stances in which harms may not be covered by a non-SNI MIFIDPRU in- vestment firm's own funds requirement
		MIFIDPRU 7.6.9G	Guidance on how an SNI MIFIDPRU invest- ment should assess whether harms may be covered by its own funds requirement
		MIFIDPRU 7.6.10G	Guidance on how a firm's assessment of potential harms contributes to determining its own funds threshold requirement
MIFIDPRU 7.6.5R	Requirement to meet own funds threshold re- quirement with speci- fied types of own funds		
MIFIDPRU 7.6.11R	Notification require- ments when a firm's own funds reach certain levels	MIFIDPRU 7.6.12G	Guidance on the FCA's ability to set an alternative early warning indicator
		MIFIDPRU 7.6.13G	Guidance explaining how notifications under MIFIDPRU 7.6.11R interact with general notifica- tion obligations under Principle 11 or SUP 15.3
		MIFIDPRU 7.6.14G and MI- FIDPRU 7.6.15G	Explanation of FCA's approach to intervention when firm's own funds reach certain levels
MIFIDPRU 7.7: Assessing	and monitoring the adequa	acy of liquid assets	
MIFIDPRU 7.7.2R	Requirement to produce reasonable estimate of <i>liquid assets</i> required by the <i>firm</i>	MIFIDPRU 7.7.3G	Guidance on the inter- action between the overall financial ad- equacy rule and the li- quid assets that a firm must hold
		MIFIDPRU 7.7.4G	Guidance on how a firm should assess the liquid assets required for the ongoing operation of its business
		MIFIDPRU 7.7.5G	Guidance on the basic liquid assets requirement and how to determine the firm's liquid assets threshold requirement

MIFIDPRU rule	Basic obligation	Associated guidance	Content of guidance
MIFIDPRU 7.7.6R	Requirement to meet liquid assets threshold requirement with core liquid assets and noncore liquid assets	MIFIDPRU 7.7.7G	General principles applicable to non-core liquid assets
MIFIDPRU 7.7.8R	Basic definition of <i>non-</i> core liquid assets	MIFIDPRU 7.7.9G	Guidance on exclusions for non-core liquid assets
MIFIDPRU 7.7.10R	Requirement to apply appropriate haircut to non-core liquid assets	MIFIDPRU 7.7.11G and 7.7.12G	Guidance on minimum haircuts for non-core liquid assets
		MIFIDPRU 7.7.13G	Guidance on approach to applying haircuts to shares or units in collect- ive investment un- dertakings
MIFIDPRU 7.7.14R	Notification require- ments when a firm's li- quid assets reach cer- tain levels	MIFIDPRU 7.7.15G	Guidance explaining how notifications under MIFIDPRU 7.6.14R interact with general notification obligations under <i>Principle</i> 11 or SUP 15.3
		MIFIDPRU 7.7.16G and 7.7.17G	Explanation of FCA's approach to intervention when firm's liquid assets reach certain levels
MIFIDPRU 7.8: Reviewing	and documenting the ICA	RA process	
MIFIDPRU 7.8.2R	Requirement to review the ICARA process at least annually	MIFIDPRU 7.8.3G	Guidance on reviewing the ICARA process fol- lowing a material change in the firm's business
MIFIDPRU 7.8.4R	Requirement for firm to notify the FCA of the submission date of the firm's MIF007 (ICARA assessment questionnaire) return	MIFIDPRU 7.8.5G	Guidance on interaction between the firm's ICARA review and its submission date for its MIF007 return
MIFIDPRU 7.8.6R	Requirement to submit MIF007 return following review of ICARA process due to a material change in the firm's business		
MIFIDPRU 7.8.7R	Requirement to document review of the ICARA process and minimum contents of review document		
MIFIDPRU 7.8.8R	Requirement for firm's governing body to review and approve the ICARA document	MIFIDPRU 7.8.9G	Guidance on the interaction between the obligations in COCON and the ICARA process
MIFIDPRU 7.8.10R	Record keeping requirements in relation to the ICARA process		

## MIFIDPRU 7 : Governance and risk management

MIFIDPRU rule	Basic obligation	Associated guidance	Content of guidance		
MIFIDPRU 7.9: Firms forming part of a group					
MIFIDPRU 7.9.2R	Requirement for any firm that forms part of a group to assess risks arising from that group or its other members	MIFIDPRU 7.9.3G	Guidance on the entities included within a firm's assessment of group risk		
MIFIDPRU 7.9.5R	Ability of investment firm group to operate the ICARA process on a group-level basis	MIFIDPRU 7.9.4G	Guidance that an invest- ment firm group is not required to operate an ICARA process on a con- solidated basis		
MIFIDPRU 7.9.6R	Disapplication of individual ICARA process requirement in relation to MIFIDPRU investment firm included in a group ICARA process				
MIFIDPRU 7.9.7R	Circumstances in which a group ICARA process cannot be used	MIFIDPRU 7.9.9G	Guidance on when the FCA may prohibit the use of a group-level ICARA process in relation to one or more firms		
MIFIDPRU 7.9.8R	Application of requirements in MIFIDPRU 7.4 to MIFIDPRU 7.8 to an <i>investment firm group</i> operating a <i>group ICARA</i> process				
MIFIDPRU 7.9.10R	Ability to include multiple <i>firms</i> within one <i>ICARA document</i>	MIFIDPRU 7.9.11G	Guidance on when a single ICARA document can be used		