Recognised Investment Exchanges

Chapter 2

Recognition requirements

		2.6 General safeguards for investors, suspension and removal of financial instruments from trading and order execution on regulated markets
2.6.1	UK	Schedule to the Recognition Requirements Regulations, Paragraph 4(1)
		The [UK RIE] must ensure that business conducted by means of its <i>facili-</i> <i>ties</i> is conducted in an orderly manner and so as to afford proper protec- tion to investors.
2.6.2	UK	Schedule to the Recognition Requirements Regulations, Paragraph 4(2)(aa)
		Without prejudice to the generality of sub-paragraph [4(1)], the [UK RIE] must ensure that -it has transparent rules and procedures -(i)to provide for fair and orderly trading, and(ii)to establish objective criteria for the efficient execution of orders;
2.6.2A	UK	Schedule to the Recognition Requirements Regulations, Paragraph 4C
		[deleted] [deleted]
2.6.3	UK	[deleted]
2.6.4	UK	[deleted]
2.6.5	G	[deleted]
2.6.6	UK	(1) The rules of the [<i>UK RIE</i>] must provide that the [<i>UK RIE</i>] must not exercise its power to suspend or remove from trading on a <i>trading venue</i> operated by it any <i>financial instrument</i> which no longer complies with its rules, where such step would be likely to cause significant damage to the interests of investors or the orderly functioning of the financial markets.

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		(2)	from remo is ref supp	re the [UK RIE] suspends or removes any financial instrument trading on a trading venue it operates it must also suspend or ve from trading on that venue any derivative that relates to or erenced to that financial instrument where that is required to ort the objectives of the suspension or removal of trading of financial instrument.	
		(3)	from ive ir	re the [UK RIE] suspends or removes any financial instrument trading on a trading venue it operates, including any derivat- accordance with sub-paragraph (2), it must make that de- public and notify the FCA.	
		(4)	<i>RIE</i>] l ing o pend	re following a decision made under sub-paragraph (2) the [UK ifts a suspension or re-admits any financial instrument to trad- n a trading venue it operates, including any derivative sus- ed or removed from trading in accordance with that sub-para- n, it must make that decision public and notify the FCA.	
				<i>RTS 18</i> contains requirements on the suspension and removal nstruments from trading]	
2.6.6B	UK	Sched	ule to tl	ne Recognition Requirements Regulations, Paragraph 9ZA	
				ragraph is relevant to <i>regulated markets</i> only. See E REC 2.16A Fs or OTFs]	
		(1)		[<i>RIE</i>] must have non-discretionary rules for the execution of or- on a regulated market operated by it.	
		(2)	A [<i>UK</i>	[<i>RIE</i>] must not on a regulated market operated by it -	
			(a)	execute any client orders against its proprietary capital; or	
			(b)	engage in matched principal trading.	
2.6.7	UK	<i>tradin</i> other requir	g venue similar ements	3 of <i>MiFIR</i> covers pre-trade transparency requirements for es in respect of shares, depositary receipts, <i>ETFs</i> , <i>certificates</i> and <i>financial instruments</i> , and article 8 of <i>MiFIR</i> imposes similar in respect of bonds, <i>structured finance products</i> , <i>emission</i> and derivatives]	
2.6.8	UK	[Note: MiFID RTS 1 on transparency requirements for trading venues in respect of shares, depositary receipts, exchange traded funds, certificates and other similar financial instruments and the obligation for investment firms to execute transactions in certain shares on a trading venue or a systematic internaliser]			
2.6.9	EU	[delete	ed]		
2.6.10	UK	[Note: articles 4 and 5 of <i>MiFIR</i> , <i>MiFID RTS 1</i> and <i>MiFID RTS 3</i> on the double volume cap mechanism and the provision of information for the purposes of transparency and other calculations]Article 18 of the MiFID Regulation			
			ers base	ed on market model and type of order or transaction	
		(1)	[a	Vaivers in accordance with Article 29(2) and 44(2) of [<i>MiFID</i>] (see REC 2.6.3 UK)] may be granted by the[<i>FCA</i>] for systems oper- ted by an <i>MTF</i> or a <i>regulated market</i> , if those systems satisfy one of the following criteria:	

	(a)	which referer where is rega	nust be based on a trading methodology by the price is determined in accordance with a nce price generated by another system, that reference price is widely published and rded generally by market participants as a re reference price;
	(b)	they fo 2.6.11 E ing crit	ormalise negotiated transactions [(see REC U)], each of which meets one of the follow- teria:
		(i)	it is made at or within the current volum weighted spread reflected on the order book or the quotes of the market maker of the <i>regulated market</i> or <i>MTF</i> operatin that system or, where the share is not traded continuously, within a percentage of a suitable reference price, being a per centage and a reference price set in ad- vance by the system operator;
		(ii)	it is subject to conditions other than the current market price of the share [see RE 2.6.12 EU)].
	the rules	s of the reg	f point (b), the other conditions specified in gulated market or MTF for a transaction of have been fulfilled.
	scribed i		ms having functionality other than as de-) or (b), the waiver shall not apply to that
(2)			nce with Articles 29(2) and 44(2) of [<i>MiFID</i>]
	only in r maintair	elation to red by the	based on the type of orders may be granted orders held in an order management facility regulated market or the MTF pending their the market.
[Note: ar Regulatio	only in r maintair being di ticle 5 of <i>Mi</i>	elation to led by the sclosed to	orders held in an order management facility regulated market or the MTF pending their
Regulatio	only in r maintair being di ticle 5 of <i>Mi</i> on	elation to led by the sclosed to FIR, and M References	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction
For the tion sha	only in r maintair being di ticle 5 of <i>Mi</i> on F purpose of <i>A</i> Il mean a tra arket or an <i>I</i> ulated market	elation to hed by the sclosed to FIR, and M References Article 18(1 ansaction i MTF which et or MTF a	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction)(b) [(see REC 2.6.10 EU)] a negotiated transac nvolving members or participants of a regu- is negotiated privately but executed within
For the tion sha	only in r maintair being dis ticle 5 of <i>Mi</i> on F purpose of <i>A</i> Il mean a tra <i>arket</i> or an <i>I</i> <i>ilated marke</i> ndertakes on dealin	elation to hed by the sclosed to FIR, and M References Article 18(1 ansaction i MTF which et or MTF a he of the f g on own	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction)(b) [(see REC 2.6.10 EU)] a negotiated transac nvolving members or participants of a regu- is negotiated privately but executed within and where that member or participant in do
For the tion sha lated ma the regu ing so u	only in r maintair being di ticle 5 of <i>Mi</i> on F purpose of <i>A</i> Il mean a tra <i>arket</i> or an <i>I</i> <i>ilated marke</i> ndertakes or dealin who a dealin	elation to hed by the sclosed to FIR, and M References Article 18(1 ansaction i MTF which et or MTF a he of the f g on own cts for the g with and	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction)(b) [(see REC 2.6.10 EU)] a negotiated transac nvolving members or participants of a regu- is negotiated privately but executed within and where that member or participant in do ollowing tasks: account with another member or participant account of a client;
For the p tion sha lated ma the regu ing so u (a)	only in r maintair being di ticle 5 of <i>Mi</i> on F purpose of <i>A</i> Il mean a tra <i>arket</i> or an <i>I</i> <i>ilated marke</i> ndertakes or dealin who a dealin execut	elation to hed by the sclosed to FIR, and M References Article 18(1 ansaction i MTF which et or MTF a ne of the f g on own cts for the g with and cing orders	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction)(b) [(see REC 2.6.10 EU)] a negotiated transac nvolving members or participants of a regu- is negotiated privately but executed within and where that member or participant in do ollowing tasks: account with another member or participant account of a client; other member or participant, where both ar
For the p tion sha lated ma the regu ing so u (a) (b)	only in r maintair being di ticle 5 of <i>Mi</i> on F purpose of <i>A</i> Il mean a tra <i>arket</i> or an <i>I</i> <i>ilated marke</i> ndertakes or dealin who a dealin execut acting acting	elation to bed by the sclosed to FIR, and M References Article 18(1 ansaction i MTF which et or MTF a he of the f g on own cts for the g with and ting orders for the ac	orders held in an order management facility regulated market or the MTF pending their the market. IFID RTS 3]Article 19 of the MiFID to negotiated transaction)(b) [(see REC 2.6.10 EU)] a negotiated transa nvolving members or participants of a regu- is negotiated privately but executed within and where that member or participant in do following tasks: account with another member or participar account of a client; other member or participant, where both ar on own account;

2.6.11

2.6.11A

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2.6.11B	UK	transparency	requirements	for tradin	gulatory technical standards on g venues with respect to bonds, allowances and derivatives]
2.6.11C	R	[Note: article 9 of <i>MiFIR</i>]			
2.6.12	EU	[deleted]			
2.6.13	EU	[deleted]			
2.6.14	EU	[deleted]			
2.6.15	UK	[Note: article 6 of <i>MiFIR</i> now covers post-trade transparency requirements for trading venues in respect of shares, depositary receipts, <i>ETFs</i> , certificates and other similar financial instruments and article 10 of <i>MiFIR</i> imposes similar requirements in respect of bonds, structured finance products, emission allowances and derivatives]Article 27(1) of the MiFID Regulation			
			Post-t	trade trans	sparency obligation
		1.	MTF shall, w mitted to tra	ith regard ading on <i>r</i> e	and market operators operating an to transactions in respect of shares ad- egulated markets concluded within ablic the following details:
					pecified in points 2, 3, 6, 16, 17, 18 and 1 of Annex I [(see REC 2.6.16 EU)]
			m va	ined by fa	n that the exchange of shares is deter- ctors other than the current market ^t the share, where applicable [(see REC
					n that the trade was a negotiated e applicable;
					nents to previously disclosed informa- applicable.
			transaction o	or in a forr ons in the s	made public either by reference to each m aggregating the volume and price of same share taking place at the same
2.6.16	UK	[Note: <i>MiFID</i> of the MiFID		2, 3, 6, 1	6, 17, 18 and 21 of Table 1 of Annex I
		2.	Trading Day		The trading day on which the <i>transac-</i> <i>tion</i> was executed.
		3.	Trading Time	2	The time at which the <i>transaction</i> was executed, reported in the local time of the competent authority to which the <i>transaction</i> will be reported, and the basis in which the <i>transaction</i> is re- ported expressed as Co-ordinated Uni- versal Time (UTC) +/- hours.

		6.	Instrument Identi- fication	This shall consist in:
				- a unique code to be decided by the competent authority (if any) to which the report is made identifying the [share] which is the subject of the <i>transaction</i> ;
				 if the [share] in question does not have a unique identification code, the report must include the name of the [share]
		16.	Unit Price	The price per [share] excluding commis- sion and (where relevant) accrued inter- est
		17.	Price Notation	The currency in which the price is ex- pressed
		18.	Quantity	The number of units of the [shares].
		21.	Venue identification	Identification of the venue where the transaction was executed. That identi- fication shall consist [of the regu- lated market or MTF's] unique har- monised identification code;
2.6.17	EU	[deleted]		
2.6.18	UK	[Note: article	7 of <i>MiFIR</i>]	
2.6.18	UK	[Note: article		on of large transactions
2.6.18	UK	The deferred authorised, Annex II [(se	Deferred publicati d publication of inform for a period no longer	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in class of share and <i>transaction</i> con-
2.6.18	UK	The deferred authorised, Annex II [(se	Deferred publication d publication of inform for a period no longer ee REC 2.6.20 EU)] for the vided the following crit	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing
2.6.18	UK	The deferred authorised, Annex II [(se cerned, prov	Deferred publication d publication of inform for a period no longer e REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing
2.6.18	UK	The deferred authorised, a Annex II [(se cerned, prov (a) (b) In order to o poses of poi shall be class	Deferred publication d publication of inform for a period no longer e REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa minimum qualifying s [(see REC 2.6.20 EU)].	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in a class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing a client of that firm; bection is equal to or exceeds the relevant ize, as specified in Table 4 in Annex II minimum qualifying size for the pur- ted to trading on a <i>regulated market</i> th their average daily turnover to be cal-
2.6.18	UK	The deferred authorised, a Annex II [(se cerned, prov (a) (b) In order to o poses of poi shall be class	Deferred publication d publication of inform for a period no longer e REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa minimum qualifying s [(see REC 2.6.20 EU)]. determine the relevant int (b), all shares admitt sified in accordance with	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in a class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing a client of that firm; bection is equal to or exceeds the relevant ize, as specified in Table 4 in Annex II minimum qualifying size for the pur- ted to trading on a <i>regulated market</i> th their average daily turnover to be cal-
2.6.18 2.6.18A	UK	The deferred authorised, a Annex II [(se cerned, prov (a) (b) In order to o poses of poi shall be class	Deferred publication d publication of inform for a period no longer e REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa minimum qualifying s [(see REC 2.6.20 EU)]. determine the relevant int (b), all shares admitt sified in accordance with ccordance with Article 1	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in a class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing a client of that firm; bection is equal to or exceeds the relevant ize, as specified in Table 4 in Annex II minimum qualifying size for the pur- ted to trading on a <i>regulated market</i> th their average daily turnover to be cal-
		The deferred authorised, a Annex II [(se cerned, prov (a) (b) In order to o poses of poi shall be class culated in ac	Deferred publication d publication of inform for a period no longer er REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa minimum qualifying s [(see REC 2.6.20 EU)]. determine the relevant int (b), all shares admitt sified in accordance with ccordance with Article 2 a 10 of MiFIR]	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in a class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing a client of that firm; bection is equal to or exceeds the relevant ize, as specified in Table 4 in Annex II minimum qualifying size for the pur- ted to trading on a <i>regulated market</i> th their average daily turnover to be cal-
2.6.18A	UK	The deferred authorised, a Annex II [(se cerned, prov (a) (b) In order to d poses of poi shall be class culated in ad	Deferred publication d publication of inform for a period no longer er REC 2.6.20 EU)] for the vided the following crit the transaction is betw on own account and a the size of that transa minimum qualifying s [(see REC 2.6.20 EU)]. determine the relevant int (b), all shares admitt sified in accordance with cordance with Article a 10 of <i>MiFIR</i>] <i>RTS 22</i>]	ation in respect of <i>transactions</i> may be than the period specified in Table 4 in a class of share and <i>transaction</i> con- eria are satisfied: ween [a <i>MiFID investment firm</i>] dealing a client of that firm; bection is equal to or exceeds the relevant ize, as specified in Table 4 in Annex II minimum qualifying size for the pur- ted to trading on a <i>regulated market</i> th their average daily turnover to be cal-

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- 2.6.20 EU [deleted]
- 2.6.21 EU [deleted]
- 2.6.22 EU [deleted]
- 2.6.23 EU [deleted]
- 2.6.24 EU [deleted]
- 2.6.25 EU [deleted]
- 2.6.26 G In determining whether:
 - (1) business conducted by means of a UK RIE's facilities is conducted so;
 - (2) [deleted]

as to afford proper protection to investors, the FCA may, in addition to the matters dealt with in \blacksquare REC 2.7 to \blacksquare REC 2.12, have regard to all the arrangements made by the UK recognised body concerning the operation of its facilities.

- **2.6.27 G** The FCA may also have regard to the extent to which the UK recognised body's rules, procedures and the arrangements for monitoring and overseeing the use of its *facilities*:
 - (1) include appropriate measures to prevent the use of its *facilities* for abusive or improper purposes;
 - (2) provide appropriate safeguards for investors against fraud or misconduct, recklessness, negligence or incompetence by users of its *facilities*;
 - (3) provide appropriate information to enable users of its *facilities* to monitor their use of the *facilities*;
 - (4) include appropriate arrangements to enable users of its *facilities* to raise queries about any use of those *facilities* which they are reported to have made;
 - (5) include appropriate arrangements to enable users of its *facilities* to comply with any relevant regulatory or legal requirements; and
 - (6) include appropriate arrangements to reduce the risk that those facilities will be used in ways which are incompatible with relevant regulatory or legal requirements;

and in this paragraph "appropriate" should be taken to mean appropriate having regard to the nature and scale of the UK recognised body's facilities,

the types of persons who will use the *facilities* and the use which they will

make of those facilities.

Orderly markets G 2.6.28 In determining whether a UK RIE is ensuring that business conducted by means of its facilities is conducted in an orderly manner (and so as to afford proper protection to investors), the FCA may have regard to the extent to which the UK RIE's rules and procedures: (1) are consistent with the Market Abuse Regulation; (2) prohibit abusive trading practices or the deliberate reporting or publication of false information about trades; and (3) prohibit or prevent: (a) trades in which a party is improperly indemnified against losses; (b) trades intended to create a false appearance of trading activity ("wash trades"); (c) cross trades executed for improper purposes; (d) improperly prearranged or prenegotiated trades; (e) trades intended to assist or conceal any potentially identifiable trading abuse ("accommodation trades"); and (f) trades which one party does not intend to close out or settle. 2.6.29 G In determining whether a UK RIE is ensuring that business conducted by means of its *facilities* is conducted in an orderly manner (and so as to afford proper protection to investors), the FCA may have regard to whether the UK RIE's arrangements and practices: (1) enable members and clients for whom they act to obtain the best price available at the time for their size and type of trade; (2) demonstrate that the UK RIE is able to satisfy: (a) either or both of the following: (i) (for shares, depositary receipts, exchange traded funds, certificates and other similar financial instruments traded on its trading venues) the pre-trade transparency requirements in article 3 of MiFIR, unless waived by the FCA under article 4 of *MiFIR* in which case the FCA will have regard to the UK *RIE's* ability to demonstrate that it is able to satisfy article 5(7) of MiFIR; or (ii) (for bonds, structured finance products, emission allowances and derivatives traded on its trading venues) the pre-trade transparency requirements in article 8 of MiFIR, unless waived or temporarily suspended by the FCA under article 9 of MiFIR: and (b) either or both of the following: (i) (for shares, depositary receipts, exchange traded funds, certificates and other similar financial instruments traded on its trading venues) the post-trade transparency requirements

		 set out in article 6 of MiFIR, unless the FCA has provided for deferred publication in accordance with article 7 of MiFIR; or (ii) (for bonds, structured finance products, emission allowances and derivatives traded on its trading venues) the directly applicable post-trade transparency requirements set out in article 10 of MiFIR, unless the FCA has provided for deferred publication or temporarily suspended such post-trade transparency requirements in accordance with article 11 of MiFIR. In the event the FCA has provided for deferred publication of the post-trade transparency requirements, regard would be had to the UK RIE's ability to demonstrate that it is able to satisfy any other requests made by the FCA pursuant to article 11(3) of MiFIR; and (c) (for all financial instruments referred to in REC 2.6.29G(2)(a) or REC 2.6.29(2)(b) traded on its trading venue) the obligation to make pre-trade and post-trade data available separately and on a reasonable commercial basis in accordance with articles 12 and 13 of MiFIR, and MiFID RTS 14 on the specification of the offering of disaggregation.
		(2A) [deleted]
		(3) [deleted]
		(4) [deleted]
2.6.29A	G	In addition to the matters set out in \blacksquare REC 2.6.29G, the FCA may have regard to the UK recognised body's compliance with relevant requirements of MiFID RTS 7 on the prevention of disorderly trading conditions.
2.6.30	G	[deleted]
2.6.31	G	[deleted]
2.6.32	G	[deleted]
2.6.33	G	[deleted]
2.6.34	G	[deleted]