## Chapter 10C

## FCA senior managers regime for approved persons in SMCR firms

10C.16.6 G

10C.16.1 G

10C.16.2 G

10C.16.3 G

10C.16.4 G

10C.16.5 G
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## 10C. 16 References and accurate

 information$\square$ SYSC 22 (Regulatory references) says that if a firm (A):
(1) is considering appointing a person (P) to perform any controlled function or certain other functions;
(2) requests a reference from a firm (B) that is P's current or former employer; and
(3) indicates to $B$ the purpose of the request;
$B$ should, as soon as reasonably practicable, give a reference to $A$
$\square$ SYSC 22 also requires firms to get a reference before applying to have someone approved as an approved person.
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The need for complete and accurate information
(1) The obligations to supply information to:
(a) the FCA under this chapter;
(b) [deleted]
apply notwithstanding any:
(c) agreement (for example a 'COT 3' Agreement settled by the Advisory, Conciliation and Arbitration Service (ACAS)); or
(d) any other arrangements entered into by a firm and an employee upon termination of the employee's employment.
(2) A firm should not enter into any such arrangements or agreements that could conflict with its obligations under this chapter.

Failing to disclose relevant information to the FCA may be a criminal offence under section 398 of the Act.

