Chapter 16

Reporting requirements



16.3 General provisions on reporting

Application

- 16.3.1 G The effect of ■SUP 16.1.1 R is that this section applies to every *firm* except an
- G 16.3.1A The effect of ■SUP 16.1.1R is that this section applies to a *TP firm* and Gibraltar-based firm of a type listed in ■ SUP 16.1.3R, as a firm to which ■ SUP 16.27 applies.

Structure of the chapter

- 16.3.2 G This chapter has been split into the following sections, covering:
 - (1) annual controllers reports (■ SUP 16.4);
 - (2) annual close links reports (■ SUP 16.5);
 - (3) compliance reports (■ SUP 16.6);
 - (4) [deleted]
 - (4A) annual report and accounts (■ SUP 16.7A);
 - (5) persistency reports (■ SUP 16.8);
 - (6) [deleted];
 - (7) verification of *firm details* (■ SUP 16.10);
 - (8) product sales data reporting (■ SUP 16.11);
 - (9) integrated regulatory reporting (■ SUP 16.12);
 - (10) reporting under the Payment Services Regulations (■ SUP 16.13);
 - (11) client money and asset return (■ SUP 16.14);
 - (12) reporting under the *Electronic Money Regulations* (■ SUP 16.15); and
 - (13) prudent valuation reporting (■ SUP 16.16);
 - (14) remuneration reporting (■ SUP 16.17);
 - (15) AIFMD reporting (■ SUP 16.18);

- (17) reporting under the Payment Accounts Regulations (■ SUP 16.22);
- (18) annual financial crime reporting (■ SUP 16.23);
- (18A) employers' liability register compliance reporting (■SUP 16.23A);
 - (19) retirement income data reporting (■ SUP 16.24);
 - (20) claims management reporting (■SUP 16.25);
 - (21) Directory persons information reporting (■ SUP 16.26);
 - (22) value measures data reporting (■ SUP 16.27);
 - (23) home insurance and motor insurance pricing reporting (■ SUP 16.28);
 - (24) MIFIDPRU remuneration reporting (■ SUP 16.29);
 - (25) the Baseline Financial Resilience Report (■ SUP 16.30); and
 - (26) financial promotion approval reporting (■ SUP 16.31).
- The annual controllers, annual close links and persistency reports sections are the same for all categories of *firm* to which they apply.
- The compliance section is set out by category of *firm*, with detailed requirements set out in tables giving:
 - (1) a brief description of each report;
 - (2) the frequency with which the report is required; and
 - (3) the due date for submission of the report.
- Further requirements about the reports, such as form and content, are set out in the sections for each category of *firm*, where this is appropriate. In many cases, however, it is more appropriate to provide this information by means of a separate annex; in these cases the relevant section refers to the annex.

How to submit reports

- A periodic report required to be submitted under this chapter, or under any other *rule*, must be submitted in writing in accordance with SUP 16.3.7 R to SUP 16.3.10 G, unless:
 - (1) a contrary intention appears; or
 - (2) the report is required under the *listing rules*.

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- 16.3.7 A report or data item must:
 - (1) give the firm reference number (or all the firm reference numbers in those cases where a report is submitted on behalf of a number of firms, as set out in ■ SUP 16.3.25 G); and
 - (2) if submitted in paper form, be submitted with the cover sheet contained in ■ SUP 16 Annex 13 R fully completed.
- 16.3.8 R A written report must be delivered to the FCA by one of the methods listed in ■ SUP 16.3.9 R.
- 16.3.9 R Method of submission of reports (see ■ SUP 16.3.8 R)

Method of delivery

- Post or hand deliver to the published address of the FCA for submis-1. sion of reports. If hand delivering mark the report for the attention of 'Central Reporting' and obtain a dated receipt.
- 2.
- 3. Electronic mail to the published e-mail address of the FCA's Central Reporting team.
- Online submission via the appropriate systems accessible from the 4. FCA website
- 16.3.10 G
- (1) The published address of the FCA for postal submission of reports is:

Central Reporting

The Financial Conduct Authority

PO BOX 35747

London E14 5WP

- (2) The published address of the FCA for hand delivery of reports is:
 - (a) Central Reporting

The Financial Conduct Authority

12 Endeavour Square

London, E20 1JN

if the firm's usual supervisory contact at the FCA is based in London, or:

(b) Central Reporting

The Financial Conduct Authority

Quayside House

127 Fountainbridge

Edinburgh EH3 8DJ

if the firm's usual supervisory contact at the FCA is based in Edinburgh.

(3) The current published email address for the FCA's Central Reporting team is regulatory.reports@fca.org.uk . Please note that the Central Reporting team does not handle general correspondence between

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firms and the FCA, and will not respond to queries. Accordingly, firms should not make submissions to the Central Reporting team's email address other than as directed in ■ SUP 16.3.8R.

Complete reporting

- 16.3.11 R A firm
 - A *firm* must submit reports required under this chapter to the *FCA* containing all the information required.
- SUP 15.6 refers to and contains requirements regarding the steps that *firms* must take to ensure that information provided to the *FCA* is accurate and complete. Those requirements apply to reports required to be submitted under this chapter.

Timely reporting

- 16.3.13 R
- (1) A *firm* must submit a report required by this chapter in the frequency, and so as to be received by the *FCA* no later than the due date, specified for that report.
- (2) If the due date for submission of a report required by this chapter falls on a day which is not a *business day*, the report must be submitted so as to be received by the *FCA* no later than the first *business day* after the due date.
- (3) If the due date for submission of a report required by this chapter is a set period of time after the quarter end, the quarter ends will be the following dates, unless another *rule* or the reporting form states otherwise:
 - (a) the firm's accounting reference date;
 - (b) 3 months after the firm's accounting reference date;
 - (c) 6 months after the firm's accounting reference date; and
 - (d) 9 months after the firm's accounting reference date.
- (4) If the due date for submission of a report required by this chapter is a set period of time after the end of a half-year, a quarter, or a month, the dates will be determined by (a) or (b) below except where otherwise indicated:
 - (a) the firm's accounting reference date; or
 - (b) monthly, 3 monthly or 6 months after the *firm's accounting* reference date, as the case may be.

Failure to submit reports

- 16.3.14 R
- If a *firm* does not submit a complete report by the date on which it is due in accordance with the *rules* in, or referred to in, this chapter or the provisions of relevant legislation and any prescribed submission procedures, the *firm* must pay an administrative fee of £250.
- **16.3.14A** G Failure to submit a report in accordance with the *rules* in, or referred to in, this chapter or the provisions of relevant legislation may also lead to the

imposition of a financial penalty and other disciplinary sanctions. A firm may be subject to reporting requirements under relevant legislation other than the Act, not referred to in this chapter. An example of this is reporting to the FCA by building societies under those parts of the Building Societies Act 1986 which have not been repealed (see ■ SUP 16.1.4 G). If it appears to the FCA that, in the exceptional circumstances of a particular case, the payment of any fee would be inequitable, the FCA may reduce or remit all or part of the fee in question which would otherwise be payable (see ■ FEES 2.3).

- 16.3.15
- G

The FCA may from time to time send reminders to firms when reports are overdue. Firms should not, however, assume that the FCA has received a report merely because they have not received a reminder.

16.3.16 G The *firm* is responsible for ensuring delivery of the required report by the due date. If a report is received by the FCA after the due date and the firm believes its delivery arrangements were adequate, it may be required to provide proof of those arrangements. Examples of such proof would be:

- (1) "proof of posting" receipts from a UK post office or overseas equivalent which demonstrates that the report was posted early enough to allow delivery by the due date in accordance with the delivery service standards prescribed by the relevant postal authority; or
- (2) recorded postal delivery receipts showing delivery on the required day; or
- (3) records of a courier service provider showing delivery on the required

Change of accounting reference date

- 16.3.17
- (1) A firm must notify the FCA if it changes its accounting reference date.
- (2) When a firm extends its accounting period, it must make the notification in (1) before the previous accounting reference date.
- (3) When a firm shortens its accounting period, it must make the notification in (1) before the new accounting reference date.
- (4) SUP 16.10.4A R to SUP 16.10.4C G (Requirement to check the accuracy of standing data and to report changes to the FCA) apply to any notification made under (1).
- 16.3.18

■ SUP 16.2.1 G emphasises the importance to the FCA of timely and accurate information. The extension of a firm's accounting period to more than 15 months may hinder the timely provision of relevant and important information to the FCA. This is because many due dates for reporting to the FCA are linked to firms' accounting reference dates. Indeed, for some categories of firm, the only reports required by the FCA have due dates for submission which are linked to the firm's accounting reference date. If the extension of a firm's accounting period appears likely to impair the effectiveness of the FCA supervisory work, the FCA may take action to ensure that it continues to receive the information it requires on a timely basis.

- 16.3.19
- G

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If more than one *firm* in a *group* intends to change its *accounting reference date* at the same time, a single notification may be given to the *FCA*, as described in SUP 15.7.8 G.

- 16.3.19A R
- [deleted]
- 16.3.19B R
- [deleted]
- 16.3.20
- (1) [deleted]
- (2) [deleted]
- 16.3.21
- [deleted]

Service of Notices Regulations

16.3.22 G

The Financial Services and Markets Act 2000 (Service of Notices) Regulations 2001 (SI 2001/1420) contain provisions relating to the service of documents on the *FCA*. They do not apply to reports required under \blacksquare SUP 16, because of the specific *rules* in this section.

Confidentiality and sharing of information

16.3.23 G

When the FCA receives a report which contains confidential information and whose submission is required under this chapter, it is obliged under Part 23 of the Act (Public Record, Disclosure of Information and Co-operation) to treat that information as confidential (see SUP 2.2.4G).

16.3.24 G

■SUP 2.3.12AG states that the FCA may pass to other regulators information which it has in its possession. Such information includes information contained in reports submitted under this chapter. The FCA's disclosure of information to other regulators is subject to ■SUP 2.2.4G (Confidentiality of information). Also, some value measures data in ■SUP 16.27 is used by the FCA to create published guidance. This public disclosure is to assist the FCA to discharge its public functions.

Reports from groups

16.3.25 G

If this chapter requires the submission of a report or *data item* covering a *group*, a single report or *data item* may be submitted, and so satisfy the requirements of all *firms* in the *group*. Such a report or *data item* should contain the information required from all of them, meet all relevant due dates and indicate all the *firms* on whose behalf it is submitted; if necessary a separate covering sheet should list the *firms* on whose behalf a report or *data item* is submitted. Nevertheless, the requirement to provide a report or *data item*, and the responsibility for the report or *data item*, remains with each *firm* in the *group*. However, reporting requirements that apply to a *firm*, by reason of the *firm* being a member of a *financial conglomerate*, are imposed on only one member of the *financial conglomerate* (see, for example, SUP 16.12.32 R).

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16.3.26 Examples of reports covering a group are:

- (1) the compliance reports required from banks under SUP 16.6.4 R;
- (2) annual controllers reports required under SUP 16.4.5 R;
- (3) annual close links reports required under SUP 16.5.4 R;
- (4) consolidated financial reports required from banks under ■ SUP 16.12.5 R;
- (5) consolidated reporting statements required from securities and futures firms under ■ SUP 16.12.11 R.