Supervision

Chapter 17A

Transaction reporting and supply of reference data

SUP 17A : Transaction reporting and supply of reference data

	17A.1 Application
17A.1.1 R	This chapter applies to:
	 (1) a MiFID investment firm (excluding a collective portfolio management investment firm) which:
	(a) executes transactions in a reportable financial instrument; and (b) is required under article 26(1) of <i>MiFIR</i> to report its transactions
	to the FCA;
	 (2) an operator of a <i>trading venue</i>: (a) through whose systems and platforms a <i>transaction</i> in a
	 (a) through whose systems and platforms a <i>transaction</i> in a reportable financial instrument is executed by a person not subject to MiFIR; and
	(b) which is required under article 26(5) of <i>MiFIR</i> to report such transactions to the <i>FCA</i> ;
	(3) a third country investment firm which executes transactions in a reportable financial instrument; and
	(4) a <i>systematic internaliser</i> or an operator of a <i>trading venue</i> which is required under article 27 of <i>MiFIR</i> to supply identifying reference data relating to <i>financial instruments</i> traded on its system or <i>trading venue</i> to the <i>FCA</i> .
	[Note: article 26 of <i>MiFIR</i> and <i>MiFID RTS 22</i> contain requirements regarding transaction reporting that are directly applicable to a <i>firm</i> in \blacksquare SUP 17A.1.1R(1) or (2), and to an <i>ARM</i> or an operator of a <i>trading venue</i> which acts on behalf of a <i>MiFID investment firm</i> subject to article 26(1) of <i>MiFIR</i>]
17A.1.2 G	GEN 2.2.22AR has the effect of requiring <i>third country investment firms</i> to comply with the transaction reporting requirements in article 26 of <i>MiFIR</i> and <i>MiFID RTS 22</i> as though they were <i>MiFID investment firms</i> .
	[Note: article 27 of <i>MiFIR</i> and <i>MiFID RTS 23</i> contain requirements about the supply of reference data that are directly applicable to a <i>systematic internaliser</i> in relation to <i>financial instruments</i> traded on its system or a <i>trading venue</i> in relation to <i>financial instruments admitted to trading</i> on a <i>regulated market</i> or traded on an <i>MTF</i> or <i>OTF</i>]

		17A.2 Connectivity with FCA systems
17A.2.1	R	The following <i>firms</i> or operators of <i>trading venues</i> must deal with the <i>FCA</i> in an open and co-operative way when establishing a technology connection with the <i>FCA</i> for the submission of <i>transaction reports</i> and/or the supply of reference data:
		 a firm in ■ SUP 17A.1.1R(1) or ■ 17A.1.1R(3) that chooses to submit its reports directly to the FCA instead of using an ARM;
		(2) an operator of a <i>trading venue</i> in ■ SUP 17A.1.1R(2), other than a <i>UK RIE</i> that is not itself an <i>ARM</i> ; and
		(3) a firm or operator of a trading venue in ■ SUP 17A.1.1R(4), other than a UK RIE.
17A.2.1A	G	The FCA expects a systematic internaliser that will be supplying the FCA with financial instrument reference data in respect of a financial instrument traded on its system that is not admitted to trading on a regulated market or traded on an MTF or OTF to establish a technology connection with the FCA for the supply of that reference data.
17A.2.1B	G	A firm in SUP 17A.1.1.R(4) may use a third party technology provider to submit to the FCA financial instrument reference data in respect of a financial instrument traded on its system provided that it does so in a manner consistent with MiFID and MiFIR. Firms will retain responsibility for the completeness, accuracy and timely submission of the data. A firm should be the applicant for, and should complete and sign, the FCA MDP onboarding application form.
17A.2.2	R	To ensure the security of the <i>FCA's</i> systems, a <i>firm</i> or operator of a <i>trading venue</i> in ■ SUP 17A.2.1R must:
		(1) sign the <i>MIS confidentiality agreement</i> at MAR 9 Annex 10D; and
		(2) send it by email it to MDP.onboarding@fca.org.uk or post an original signed copy to the <i>FCA</i> addressed to:
		The Financial Conduct Authority
		FAO The Markets Reporting Team
		12 Endeavour Square
		London, E20 1JN.

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17A.2.3	G	Once the FCA receives the MIS confidentiality agreement from the firm or operator of a trading venue, the FCA will:
		(1) provide the <i>firm</i> or operator with the <i>Market Interface Specification</i> (<i>MIS</i>); and
		(2) request the <i>firm</i> or operator to:
		 (a) confirm to the FCA that it can satisfy these specifications by completing the FCA MDP on-boarding application form at ■ MAR 9 Annex 7D; and
		(b) provide the completed form and any relevant documents to the FCA together with the associated fee in ■ FEES 3.2.7R.
17A.2.4	R	The <i>firm</i> or operator of a <i>trading venue</i> must confirm to the <i>FCA</i> that it can satisfy the <i>FCA</i> 's technical specifications before it can establish a technology connection with the <i>FCA</i> for the submission of <i>transaction reports</i> and/or the supply of reference data.
17A.2.5	G	Where an ARM is used to satisfy a MiFID investment firm's or a third country investment firm's transaction reporting obligations in accordance with article 26 of MiFIR or GEN 2.2.22AR, MAR 9 applies.