Chapter 6A

Permission to approve financial promotions



6A.1 Application and purpose

Application

- 6A.1.1 G
- This chapter applies to a firm:
 - (1) that wishes to apply to the FCA for approver permission; or
 - (2) with approver permission.
- 6A.1.2
- This chapter will also be of interest to a person who is applying, or is considering applying, for Part 4A permission and who may also wish to apply for approver permission.

- 6A.1.3 G
- Purpose Under sections 21(2A) and 55NA of the Act a firm is unable to approve a financial promotion for the purposes of section 21 of the Act unless:
 - (1) the firm has obtained approver permission entitling it to approve that financial promotion; or
 - (2) an approver permission exemption applies.
- G 6A.1.4

A firm that approves, or purports to approve, a financial promotion other

- (1) in accordance with the terms of its approver permission, if it has such a permission; or
- (2) within the scope of an approver permission exemption,

is taken to have contravened a requirement imposed on the firm under the

[Note: section 55NA(2) and (11) of the Act]

- 6A.1.5 G
- This chapter explains how:
 - (1) a firm can apply for approver permission;

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- (2) a *firm* with *approver permission* can apply to the *FCA* to vary the terms of that *approver permission* or to cancel it; and
- (3) the FCA assesses and determines those applications.
- **G** This chapter also outlines the *FCA*'s power, on its own initiative, to vary the terms of a *firm*'s approver permission or to cancel it.
- **G** This chapter also includes a *rule* that requires a *firm* to keep the *FCA* informed of its plans to *approve financial promotions* of *investments* subject to marketing restrictions (■ SUP 6A.2.19R).

Interaction with other powers

Apart from the FCA's power to grant, vary or cancel approver permission, section 55NA(12) of the Act confirms that the FCA may exercise other powers under the Act to restrict a firm's ability to approve financial promotions beyond the restriction imposed by section 55NA. For example, the FCA may exercise its power to impose requirements under section 55L of the Act to restrict a firm's ability to approve financial promotions for which it would not otherwise require approver permission (see ■ SUP 6.3 and ■ SUP 7).

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