Supervision

SUP TP 11A Bank of England and Financial Services Act 2016: Approved persons in soloregulated firms

11A.1		Ŭ	Application, purpose and definitions
11A.1.1	R	(1)	SUP TP 11A applies to solo-regulated SMCR firms .
		(2)	SUP TP 11A.15 applies to every <i>firm</i> .
		(3)	SUP TP 11A applies to a pure benchmark SMCR firm subject to the modifications in SUP TP 11A.25A.
11A.1.2	G	(1)	SUP TP 11A has transitional provisions relating to the introduction of the senior managers and certification regime for <i>FCA-authorised</i> <i>persons</i> by Part 2 of the Bank of England and Financial Services Act 2016, the Individual Accountability (FCA-Authorised Firms) Instru- ment 2019 and the Individual Accountability (FCA-Authorised Benchmark Firms) Instrument 2020.
		(2)	In particular, it has procedures for converting existing approvals for the performance of controlled functions into approvals for the cor- responding designated senior management functions.
		(3)	SUP TP 11A does not apply to a <i>firm</i> that becomes a solo-regulated SMCR firm after the commencement date . There is a limited excep- tion to this in SUP TP 11A.24 (Claims management firms) for a <i>firm</i> that still has a <i>claims management temporary permission</i> at the commencement date .
11A.1.3	G	(1)	The main time period for which SUP TP 11A operates is 2019. For a pure benchmark SMCR firm the main period in which it operates is 2020.
		(2)	There are transitional provisions that can apply beyond that period. They are based on events occurring during that period.
11A.1.4	G	Most o	of SUP TP 11A relates SUP 10C.
11A.1.5	R	(1)	The terms in the first column of the table in SUP TP 11A.1.5R, where they appear in bold in SUP TP 11A, have the meanings in the corresponding entry in column 2 for the purposes of SUP TP 11A.
		(2)	For a pure benchmark SMCR firm the table is modified by SUP TP 11A.25A.3R.
11A.1			Application, purpose and definitions
			Part One: General
Defined term			Meaning
authorisation applicant			or Part 4A permission, or another person seeking to carry on regulated authorised person.
authorisation application		application icant .	n or other process referred to in the definition of authorisation
claims man- agement firm	a firı	m whose µ	permission includes regulated claims management activities.

11A.1		Application, purpose and definitions					
converted approval		pre-implementation approval) the approval for an <i>FCA-designated</i> <i>ment function</i> which that pre-implementation approval becomes un- .1R.					
converted des- ignated senior management function		(in relation to a transitioned SMF manager) the FCA designated senior management function for which they are treated as having approval under SUP TP 11A.2.1R					
core SMCR firm, en- hanced scope SMCR firm, limited scope SMCR firm, overseas SMCR firm	have the meaning set out in the amendments to the <i>Glossary</i> to be made by the In- dividual Accountability (FCAAuthorised Firms) Instrument 2019). This is subject to SUP TP 11A.23.						
corresponding	mentation cont	an <i>FCA-designated senior management function</i> and a pre-imple- trolled function) has the meaning in SUP TP 11A.7.2R.					
firm specific date	the later of the	e following.					
	(1)	the date (if any) on which a <i>firm</i> makes the notification in SUP TP 11A.10.1R; or					
	(2)	(if the <i>firm</i> has updated a notification in (1) under SUP TP 11A.6 or SUP TP 11A.8.4R) the date that the most recent such updated notification was made to the <i>FCA</i> .					
limited scope SMCR benchmark firm	has the meaning set out in the Individual Accountability (FCA-Authorised Benchmark Firms) Instrument 2020.						
management responsibilit- ies map	the <i>document</i> required to be produced under SUP TP 11A.12, including under SUP TP 11A.12 as applied by SUP TP 11A.19.						
potentially convertible	has the meaning in SUP TP 11A.2.3R.						
pre-imple- mentation ap- plication	an application made under section 60 of the <i>Act</i> (Applications for approval) if the application is:						
	(1)	for approval for the performance of a pre-implementation con- trolled function ; and					
	(2)	received by the FCA before the commencement date .					
pre-imple- mentation		approved person approval that is given by the FCA before the com- te in relation to a pre-implementation controlled function .					
approval		pproved to perform more than one pre-implementation controlled <i>firm</i> , there is a separate pre-implementation approval in relation to					
pre-imple- mentation controlled function	(in relation to a date :	a <i>firm</i>) an FCA controlled function that, before the commencement					
	(a)	the FCA has specified for the purposes of section 59 of the Act (approval for particular arrangements); and					
	(b)	applies to the <i>firm</i> (even if the <i>firm</i> has no one approved to per- form that function for the time being).					

SUP

11A.1		Application, purpose and definitions				
pure benchmark SMCR firm		ng set out in the Individual Accountability (FCA-Authorised ns) Instrument 2020.				
pure claims management firm	a claims manag ment activities.	gement firm whose permission only covers regulated claims manage-				
solo-regu- lated SMCR firm	a core SMCR firm, an enhanced scope SMCR firm or a limited scope SMCR firm					
solo-regu- lated firms commence- ment Sl	Transitional Pro England and Fi	gland and Financial Services Act 2016 (Commencement No. 6 and ovisions) Regulations 2019 (SI 2019/1136) as amended by The Bank of nancial Services Act 2016 (Commencement No. 6 and Transitional Pro- dment) Regulations 2020 (SI 2020/929)				
statement of	in relation to a	firm and a person (AP) and in relation to:				
respons- ibilities	(1)	an FCA-designated senior management function for the perform- ance of which by AP the firm has approval under SUP TP 11A.2;				
	(2)	an <i>FCA-designated senior management function</i> for the approval for the performance of which by AP the <i>firm</i> is treated as having applied under SUP TP 11A.7; or				
	(3)	an FCA-designated senior management function for the perform- ance of which by AP the firm believes it will have approval as re- ferred to in SUP TP 11A.5 or SUP TP 11A.6;				
	sponsible or, as	a statement setting out the aspects of the affairs of the <i>firm</i> for which AP is re- sponsible or, as the case may be, for which it is intended that AP will be respons- ible, for managing in performing that <i>FCA-designated senior management</i> <i>function</i> .				
	Managing has tions for appro	the same meaning as it does in section 60(2A) of the <i>Act</i> (Applica- val).				
	A statement of	responsibilities also includes:				
	(4)	a <i>statement of responsibilities</i> produced under SUP TP 11A.15, includ- ing under SUP TP 11A.15 as applied by SUP TP 11A.19; and				
	(5)	the statement required to be produced by regulation 5(4) of the solo-regulated firms commencement SI (Deemed approval to perform designated senior management functions: requirement to provide statement of responsibilities).				
temporary permission pure claims management firm	a pure claims management firm that has a <i>claims management temporary permission</i> .					
transitioned SMF manager	AP as defined i	n SUP TP 11A.2.1R				
		Part Two: Fixed dates				
Defined term		Meaning				
first notifica- tion date	9 September 20	019				
final notifica- tion date	6 December 20	19				
commence- ment date	9 December 20	19				
Form O start date	9 June 2019 (ev	ven though this <i>rule</i> was made and came into force after this date)				

11A.1

Application, purpose and definitions

enhanced firm cutoff date

1 September 2019

Note: If a *firm* becomes a **solo-regulated SMCR firm** between the **final notification date** and the **commencement date** or changes category within that period, the **final notification date** for it is the date it becomes a **solo-regulated SMCR firm** or changes category.

11A.1		Application, purpose and definitions				
11A.2	Convers	ion of ex	isting app	rovals		
11A.2.1	R	proval in solo-reg date as agemen	the conditions set out in SUP TP 11A.2.2R are met, a pre-implementation ap- roval in relation to a particular <i>approved person</i> (AP) and a particular blo-regulated SMCR firm (F) has effect on and after the commencement ate as if it had been given in relation to the <i>FCA designated senior man-</i> <i>gement function</i> or <i>FCA-designated senior management functions</i> speci- ed in SUP TP 11A.2.2R(2) and (3).			
11A.2.2	R	Those co	ose conditions are:			
		(1)	the pre-i	mplementation approval is in effect in relation to F:		
			(a)	(where SUP TP 11A.2.10R applies this condition) at the firm specific date ; and		
			(b)	immediately before the commencement date;		
		(2)		forming an <i>FCA-designated senior management function</i> on to F on the commencement date ;		
		(3)		mplementation approval in (1) is potentially convertible roval for the <i>FCA-designated senior management function</i> d		
		(4)	(where S FCA:	UP TP 11A.2.10R applies this condition) F has notified the		
			(a)	between the first notification date and the commence- ment date ;		
			(b)	that it considers that the pre-implementation approval will be converted into approval for the <i>FCA-designated senior management function</i> in (2) under SUP TP 11A.2.		
11A.2.3 R		R (1)	proval fo single ro	plementation approval is potentially convertible into ap- or an <i>FCA-designated senior management function</i> if a w within the applicable part of the mapping table in SUP SR contains both:		
			(a)	the pre-implementation controlled function for which that pre-implementation approval was given; and		
			(b)	that FCA-designated senior management function.		
		(2)	cluded fr	oval for a pre-implementation controlled function ex- rom SUP TP 11A by SUP TP 11A.4.2R is not potentially convert- approval for any FCA-designated senior management		
		(3)	potential manager	oval for a pre-implementation controlled function is not Ily convertible into approval for an FCA-designated senior ment function in relation to a firm if that FCA-designated anagement function does not apply to the firm.		
11A.2.4	R	(1)		of the table in SUP TP 11A.2.5R applies to a core SMCR a limited scope SMCR firm.		
		(2)	Part Two scope SN	of the table in SUP TP 11A.2.5R applies to an enhanced ICR firm.		

11A.1		Application, purpose and definitions				
11A.2.5		ng table: Potential conversion of approval for existing controlled ons into approval for designated senior management functions				
11A.1	Application, purpose and definitions					
	Part One (core SMCR firms and limited scope SMCR firms)					
(1)	(2)	(3)				
Pre-Imple- mentation Controlled Function	New FCA-des- ignated senior management function	Is notification required?				
		Executive functions				
Director function	Executive dir- ector function	No				
Chief execut- ive function	(1) Chief exec- utive function	No				
	(2) Head of third country branch function					
	(3) Executive director func- tion (See Note 2)					
Partner function	(1) Partner function	No				
	(2) Executive director function					
Director of unincorpor- ated associ- ation function	Executive dir- ector function	No				
Small friendly society function	Executive dir- ector function	No				
		Oversight functions				
Non-executive director function	Chair of the governing body function	Yes				
Apportion- ment and oversight function	Limited scope function	Required functions No				
Compliance oversight function	Compliance oversight function	No				
Money laun- dering re- porting function	Money laun- dering re- porting function	No				
		Significant management function				

11A.1	Application, purpose and definitions							
Significant management function	EEA branch No senior man- ager function							
	Part Two (enhanced scope SMCR firms)							
(1)	(2)							
Pre-Imple- mentation Controlled Function	New FCA-designated senior management function							
	Executive functions							
Director function	(1) Executive director function							
Tunction	(2) Chief finance officer function							
	(3) Chief risk officer function							
	(4) Head of internal audit function							
	(5) Group entity senior manager function							
	(6) Chief operations function							
Chief execut- ive function	(1) Chief executive function							
We function	(2) Chief finance officer function							
	(3) Chief risk officer function							
	(4) Head of internal audit function							
Partner function	(1) Partner function							
lanction	(2) Chief finance officer function							
	(3) Chief risk officer function							
	(4) Head of internal audit function							
Director of unincorpor-	(1) Executive director function(2) Chief finance officer function							
ated associ-								
ation function	(3) Chief risk officer function							
Creatly friendly	(4) Head of internal audit function							
Small friendly society	(1) Executive director function							
function	(2) Chief finance officer function							
	(3) Chief risk officer function(4) Head of internal audit function							
	(4) Head of Internal addit function Oversight functions							
Non-executive	(1) Chair of the governing body function							
director	(2) Chair of the risk committee function							
function	(3) Chair of the audit committee function							
	(4) Chair of the remuneration committee function							
	(5) Chair of the nomination committee function							
	(6) Senior independent director function							
	(7) Group entity senior manager function							
	Systems and controls							
Systems and	(1) Chief finance officer function							

11A.1	Application, purpose and definitions					
controls function	(2) Chief risk officer function					
	(3) Head of internal audit function					
	Required functions					
Compliance oversight function	Compliance oversight function					
Money laun- dering re- porting function	Money laundering reporting function					
CASS opera- tional over- sight function	Other overall responsibility function					
	Significant management function					
Significant	(1) Other overall responsibility function					
management function	(2) Chief operations function					
	Notes for Parts One and Two of this table					

(1) All references to a new FCA-designated senior management function are to FCA-designated senior management functions brought into force for the *firm* concerned by the Individual Accountability (FCA-Authorised Firms) Instrument 2019.

(2) The conversion from the chief executive function to the executive director function only applies to a non-directive friendly society.

11A.1			Ар	plication, purpose and definitions
11A.2.6	G	diately b	pre-implementation controlled function does not apply to a <i>firm</i> imme- ely before the commencement date , the applicable row of the table in TP 11A.2.5R does not apply to it either.	
11A.2.7	G	(1)	The general principle is that a pre-implementation approval can- not be converted to approval for an FCA-designated senior man- agement function if that FCA-designated senior management function will not apply to the firm or to the particular approved person on the commencement date .	
		(2)	For exa	mple:
			(a)	If none of the FCA-designated senior management functions in a row of the table in SUP TP 11A.2.5R apply to a firm on the commencement date , that row does not apply to the firm.
			(b)	An example of (a) is that the row applying to the lim- ited scope FCA-designated senior management func- tion only applies to limited scope SMCR firms .
			(c)	The convertibility of the partner function to the execut- ive director function in Part One of the table only ap- plies to an overseas SMCR firm that is a partnership.
11A.2.8	G	Another	example	of the principle in SUP TP 11A.2.7G is that if:
		(1)	the result of SUP TP 11A.2 would otherwise be that an approved person is deemed to be approved to perform the other overall sponsibility function or the other local responsibility function; and	
		(2)	to perfe	proved person is deemed by SUP TP 11A.2 to be approved orm any other FCA-designated senior management func-

11A.1			Application, purpose and definitions	
		that appr	oved person's pre-implementation approval will not be converted	
		into appr	oval for the other overall responsibility function or the other local ility function (whichever is applicable)	
11A.2.9	R	(1)	A notification to the FCA is not to be taken into account for the purposes of SUP TP 11A.2.2R(4) so far as it concerns a particular <i>approved person</i> if the <i>firm</i> does not include a statement of responsibilities about that <i>approved person</i> with the notification when required to do so by SUP TP 11A.11.	
		(2)	A notification to the <i>FCA</i> is not to be taken into account for the purposes of SUP TP 11A.2.2R(4) if the <i>firm</i> does not include a management responsibilities map with the notification when required to do so by SUP TP 11A.12.	
11A.2.10	R	SUP TP 11A	A.2.2R(1)(a) and SUP TP 11A.2.2R(4):	
		(1)	apply to an enhanced scope SMCR firm; and	
		(2)	do not apply to a core SMCR firm or a limited scope SMCR firm except in relation to a pre-implementation approval for which there is a notification obligation under SUP TP 11A.5 or SUP TP 11A.6.	
11A.2.11	G		A.2.2R(4)(a) (together with SUP TP 11A.5 and SUP TP 11A.6) means that s required to submit a Form K:	
		(1)	a failure to submit a Form K before the final notification date is a breach of the requirements of SUP TP 11A; but	
		(2)	despite that breach, the pre-implementation approval can still be converted into an approval for the applicable <i>FCA-designated</i> <i>senior management function</i> as long as it is received between the first notification date and the commencement date .	
11A.3	Effect of	f conversio	n	
11A.3.1	R	(1)	Where, immediately before the commencement date , a pre-im- plementation approval is subject to a suspension, condition or limitation imposed under section 66(3) of the <i>Act</i> (Disciplinary powers), that suspension, condition or limitation is to be treated as if it were imposed in respect of the converted approval from the beginning of the commencement date .	
		(2)	This <i>rule</i> applies whether or not the <i>FCA</i> has given a <i>warning no-</i> <i>tice</i> or a <i>decision notice</i> under:	
			(a) section 63 of the Act (Withdrawal of approval); or	
			(b) section 63B of the <i>Act</i> (Procedure and right to refer to tribunal); or	
			(c) section 67 of the <i>Act</i> (Disciplinary measures: procedure and right to refer to Tribunal).	
11A.3.2	R	spect of a	done under section 63 of the <i>Act</i> (Withdrawal of approval) in re- pre-implementation approval before the commencement date to have effect on and after that day in respect of the converted	
11A.4	Lapse of	f existing a	opprovals and special provisions about appointed representatives	
11A.4.1	R	Subject to SUP TP 11A.4.2R, any pre-implementation approval that is in effect immediately before the commencement date that is not converted under SUP TP 11A.2 ceases to have effect as from the beginning of the commencement date in relation to the <i>controlled function</i> concerned.		
11A.4.2	R	(1)	SUP TP 11A does not apply to a pre-implementation approval that has effect under SUP 10A (FCA Approved Persons in Appointed Representatives).	

11A.1			App	lication, purpose and definitions	
		(2)			
		(2)	in (1) foi pointed	r SUP TP 11A does apply to a pre-implementation approval r a <i>firm</i> that will fall under SUP 10C Annex 1 7.1R(4) (an <i>ap-</i> <i>representative</i> that has a <i>limited permission</i>) when it to force on the commencement date .	
		(3)	tomer fu	not apply to a pre-implementation approval for the <i>cus-</i> <i>unction</i> . SUP TP 11A does not apply to such a pre-imple- on approval .	
11A.4.3	G			val excluded from SUP TP 11A by SUP TP 11A.4.2R continues in force t affected by SUP TP 11A.	
11A.5	Notifica	ation to the	FCA: Init	ial notification	
11A.5.1	R	(1)	A <i>firm</i> must notify the FCA of:		
			(a)	each pre-implementation approval that it considers will be converted into approval for an <i>FCA-designated</i> <i>senior management function</i> under SUP TP 11A.2 (assum- ing that the <i>firm</i> complies with the applicable notifica- tion requirements in SUP TP 11A);	
			(b)	the <i>approved person</i> in respect of whom that pre-im- plementation approval was given; and	
			(c)	the FCA-designated senior management function re- ferred to in (a).	
		(2)		nust make the notification in (1) between the first noti- date and the final notification date.	
		(3)	This <i>rul</i> e	applies to:	
			(a)	an enhanced scope SMCR firm ; and	
			(b)	a core SMCR firm and a limited scope SMCR firm in re- lation to a pre-implementation approval to which col- umn (3) of Part One of the table in SUP TP 11A.2.5R ap- plies the notification requirement in this <i>rule</i> .	
11A.5.2	G	SUP TP 11/	A.10 explai	ins how the <i>firm</i> should make the notification.	
11A.5.3	G	(1)		agraph (SUP TP 11A.5.3G) gives examples of things that a uld not include in a notification under SUP TP 11A.5.1R.	
		(2)	custome pre-impl	nould not include a pre-implementation approval for the <i>r function</i> . This is because there is no need to notify a ementation approval if it is not potentially convertible <i>FCA-designated senior management function</i> .	
		(3)	A firm sł	nould not include a pre-implementation approval if:	
			(a)	it is potentially convertible into an FCA-designated senior management function; but	
			(b)	the <i>firm</i> considers that the <i>approved person</i> will not be performing that <i>FCA-designated senior manage-</i> <i>ment function</i> on the commencement date .	
		(4)	plans to	e, a <i>firm</i> should not include an <i>approved person</i> who resign before the commencement date if it is intended y will have left the <i>firm</i> before then.	
		(5)		nould not include a pre-implementation approval if SUP 2R says that SUP TP 11A does not apply to it.	
11A.5.4	G			rs that some of an <i>approved person's</i> pre-implementation onverted and some will not be, the <i>firm's</i> notification	
		(1)	include t	he <i>approved person</i> ; but	
		(2)	exclude	the approvals that will not be converted.	

11A.1			Application, purpose and definitio	ns
11A.6	Notifi	ification to the FCA: Revision of initial notice		
11A.6.1	R	(1)	This rule applies if, before the commen	cement date:
			(a) a <i>firm</i> receives a pre-implem the initial notice under SUPT	
			(b) the <i>firm</i> would have been re under SUP TP 11A.5 if that app at the time of that initial not	proval had been in force
		(2)	This rule also applies if, before the com	mencement date:
			(a) there is any other change rel given in or accompanying a r has previously made under SU tion given under SUP TP 11A.6	notification that the <i>firm</i> JP TP 11A.5 (or a notifica-
			(b) the <i>firm</i> giving the notice distribution the information referred to i	
		(3)	Where circumstances described in (1) on notification date , the <i>firm</i> must submit ferred to in (1) to the <i>FCA</i> before the f	a revision of the notice re-
		(4)	Where circumstances described in (1) or nal notification date and the commence submit a revision of the notice referred before the commencement date.	ement date, the firm must
11A.6.2	G	SUP TP	A.10 explains how the <i>firm</i> should make the revised notification.	
11A.6.3	G	(1)	 This paragraph SUP TP 11A.6.3G gives examples of when a <i>firm</i> should revise its SUP TP 11A.5 notice under SUP TP 11A.6. A <i>firm</i> need not include in a notification under SUP TP 11A.5 an approved person who plans to leave the <i>firm</i> before the commencement date. However that plan may change and as a result the <i>firm</i> may later conclude that the approved person will carry on with their job after the commencement date. If so, the <i>firm</i> should revise the notice. If, after the notice to the <i>FCA</i>, the <i>FCA</i> grants an approval under section 59 of the Act (Approval for particular arrangements) to someone who did not have any such approval for the <i>firm</i> at the time of the notice, the <i>firm</i> should revise its notice by including that new approved person and that new pre-implementation approval. If, after a <i>firm</i> has given the notice to the <i>FCA</i>, the <i>FCA</i> grants a new approval under section 59 of the <i>Act</i> to someone who already was an approved person for the <i>firm</i> when the <i>firm</i> gave the notice to the <i>FCA</i>, the <i>firm</i> should revise its notice by including that new pre-implementation approval. If a <i>firm</i> includes an approved person in a notification under SUP TP 11A.5 and the <i>firm</i> later concludes that that person's pre-implementation approval will no longer qualify for conversion because that person will not be performing the relevant <i>FCA designated senior management function</i> for the <i>firm</i> on the commencement date, the <i>firm</i> should revise its notice. Possible reasons for this include: 	
		(2)		
		(3)		
		(4)		
		(5)		
			(a) the approved person leaves t	he <i>firm</i> ;
			(b) the approved person tells the leave the firm before the cor	
			(c) the approved person's job ch longer involve performing ar management function on the	FCA-designated senior

11A.1			Appl	ication, purpose and definitions			
		(6) There is no need to include information about the matters set out in SUP TP 11A.5.3G.					
11A.6.4	G	If a <i>firm</i> gives a notification to the <i>FCA</i> under SUP TP 11A.5.5 about an <i>approved person</i> and that <i>approved person</i> later leaves the <i>firm</i> or gives up performing some of their pre-implementation controlled functions before the commencement date , the <i>firm</i> should notify the <i>FCA</i> using Form C or Form E under SUP 10A as well as a Form K under SUP TP 11A.6 and SUP TP 11A.10.					
11A.7	In-flight	applications: Conversion					
11A.7.1	R	(1)	(1) A pre-implementation application by a firm that has not been determined or withdrawn by the commencement date is to be treated, on and after the commencement date, as if it had been made for the corresponding FCA-designated senior management functions (if there are any).				
		(2)	to the FC. FCA-desig	s required to notify a pre-implementation application A under SUP TP 11A.8, (1) only applies to a corresponding <i>inated senior management function</i> if the <i>firm</i> has in- that notification details of:			
			(a)	that pre-implementation application; and			
			(b)	that FCA-designated senior management function.			
11A.7.2	R	An FCA-designated senior management function "corresponds" to a pre-im- plementation controlled function if approval for the latter is potentially convertible into approval for the former and "corresponding" must be in- terpreted accordingly.					
11A.7.3	R	(1)	to the ap	A.7.1R is subject to any amendment the <i>firm</i> may make plication after the first notification date and before the ement date to specify that on the commencement date :			
			(a)	the pre-implementation application is to lapse; or			
			(b)	the pre-implementation application is to be treated as only being for some of the <i>FCA-designated senior man-</i> <i>agement functions</i> .			
		(2)		must also notify any such change in accordance with v.8 if it applies.			
11A.7.4	G			ains what FCA-designated senior management functions TP 11A.7.1R(2).			
11A.7.5	G	(1)	SUP TP 11A of SUP TP	A.7.3R is not the only way a <i>firm</i> may change the effect 11A.7.			
		(2)		commencement date a <i>firm</i> is free to amend its applica- cordance with the <i>Act</i> and the <i>FCA Handbook</i> .			
		(3)	plication changing it is apply senior ma	e commencement date , a <i>firm</i> is free to amend its ap- in accordance with the <i>Act</i> and the <i>FCA Handbook</i> by the pre-implementation controlled function for which ring. That will affect the corresponding <i>FCA-designated</i> <i>tragement function</i> . If the <i>firm</i> amends its application by it should notify the <i>FCA</i> under SUP TP 11A.8 as well as P 10A.			
11A.7.6	R			A.7.7R, a pre-implementation application lapses on the e unless it is continued in force by SUP TP 11A.7.			
11A.7.7	R	plementa	tion appro	apply to a pre-implementation application if the pre-im-val that would result if it was granted would be ex- 11A by SUP TP 11A.4.2R.			
11A.8	In-flight	applicatio	ns: Notific	ation requirements			

11A.1			Application, purpose and definitions
11A.8.1	R		nust, between the first notification date and the final notification otify the <i>FCA</i> of every pre-implementation application if:
		(1)	it has not been determined or withdrawn at the time of the noti- fication;
		(2)	it is not excluded under SUP TP 11A.7.7R; and
		(3)	the <i>firm</i> would be required to notify the <i>FCA</i> under SUP TP 11A.5 if that application had been granted and the approval was in effect immediately before the date of the notification in SUP TP 11A.8.1R.
11A.8.2	R	tion mus	rmation about a pre-implementation application that the notifica- st contain is the information that the <i>firm</i> would be required to <i>FCA</i> in a notification under SUP TP 11A.5 if:
		(1)	that pre-implementation application had been granted; and
		(2)	the resulting approval was in effect immediately before the date of the notification in SUP TP 11A.8.1R.
11A.8.3	G	SUP TP 11	A.8.1R and SUP TP 11A.8.2R mean:
		(1)	In general only an enhanced scope SMCR firm needs to make the notification.
		(2)	A core SMCR firm and a limited scope firm should not make a no- tification except in relation to an application to perform the non- executive director pre-implementation controlled function .
		(3)	The information to be notified to the FCA about a particular pre- implementation application includes each FCA-designated senior management function that meets the following conditions:
			(a) approval for the pre-implementation controlled func- tion for which the pre-implementation application is being made is potentially convertible into approval for that FCA designated senior management function; and
			(b) the firm considers that the approved person concerned will be performing that FCA-designated senior manage- ment function on the commencement date if the pre- implementation application is approved before then.
		(4)	A <i>firm</i> should not notify the <i>FCA</i> about a particular pre-imple- mentation application if the <i>firm</i> considers that even, if the ap- plication were approved before the commencement date , the <i>ap- proved person</i> will not be performing on the commencement date any of the <i>FCA-designated senior management functions</i> into which the applicable pre-implementation approval would be potentially convertible. This might be because the <i>firm</i> intends that the <i>candidate</i> will only be in post for a short time.
11A.8.4	R	(1)	This rule applies if, before the commencement date:
			(a) a <i>firm</i> makes a pre-implementation application after the initial notice under SUP TP 11A.8.1R; and
			(b) the <i>firm</i> would have been required to notify the <i>FCA</i> under SUP TP 11A.8.1R if that application had been made before the date of that initial notification.
		(2)	This <i>rule</i> also applies if, before the commencement date :
			 (a) there is any other change relating to information given in or accompanying the initial notice under SUP TP 11A.8.1R (or a notification given under SUP TP 11A.8.4R), or
			(b) the <i>firm</i> discovers that any part of the information referred to in (1) or (2) is inaccurate.

11A.1			Appl	ication, purpose and definitions
		(3)	Where cir notificatio	cumstances described in (1) or (2) occur before the final on date, the <i>firm</i> must submit a revision of the notice re- in (1) or (2) to the <i>FCA</i> before the final notification
		(4)	Where cir nal notific submit a	coumstances described in (1) or (2) occur between the fi- cation date and the commencement date, the firm must revision of the notice referred to in (1) or (2) to the FCA e commencement date.
11A.8.5	G	SUP TP 11A	.10 explair	ns how the <i>firm</i> should make the notification.
11A.8.6	G	plication a ment date	and that a	<i>FCA</i> under SUP TP 11A.8 of a pre-implementation ap - pplication is granted or refused before the commence - should revise its notification under SUP TP 11A.8.4R and, 11A.6.
11A.9	In-flight	applicatio	ns: Supple	mental material
11A.9.1	R	(1)	tion conti	applies if, in relation to a pre-implementation applica- nued in effect after the commencement date under SUP the FCA has before the commencement date :
			(a)	imposed a requirement under section 60 of the <i>Act</i> (Application for approval);
			(b)	given a <i>warning notice</i> under section 62(2) of the <i>Act</i> (Applications for approval: procedure and right to refer to tribunal) or a <i>decision notice</i> under section 62(3) of the <i>Act</i> to the interested parties referred to in section 62(5); or
			(c)	taken any step in connection with giving a <i>warning no-</i> <i>tice</i> or <i>decision notice</i> under section 62.
		(2)	after the	rement, notice or step in (1) is to be treated, on and commencement date , as having been imposed, given or relation to the application as affected by SUP TP 11A.7.
11A.10	Procedu	re for notif	fication	
11A.10.1	R	A <i>firm</i> must only make a single notification under SUP TP 11A.5 and SUP TP 11A.8.1R and must do so on the same notification form.		
11A.10.2	R	A <i>firm</i> must make a notification under SUP TP 11A.5, SUP TP 11A.6 or SUP TP 11A.8 by completing Form K (SUP TP 11A.25.1R).		
11A.10.3	R	A <i>firm</i> must make a notification or submit a <i>document</i> to the <i>FCA</i> under SUP TP 11A in accordance with SUP 10C.15.11R(1) and (3) (Method of submission: electronic submission).		
11A.10.4	R	(1)	with SUP able on the	aking a notification under SUP TP 11A.10.2R in accordance 10C.15.11R(1) must use the version of Form K made avail- ne electronic system referred to in SUP 10C.15.11R, which on the version in SUP TP 11A.25.1R.
		(2)	with SUP	aking a notification under SUP TP 11A.10.2R in accordance IOC.15.11R(3) and SUP 10C.15.14R must use the version of SUP TP 11A.25.1R
11A.10.5	G	has given scribed in	under SUP SUP 15.6 (I	fter the commencement date that any information it TP 11A is inaccurate it should notify the FCA as de- naccurate, false or misleading information). If SUP TP e firm should notify the FCA under that <i>rule</i> instead.
11A.11	Stateme	nts of resp	onsibilitie	5
11A.11.1	G	statement	t of respor	1A.11.2G explains when a <i>firm</i> is required to prepare a sibilities as part of the transitional arrangements in SUP it is required to send it to the <i>FCA</i> .

11A.1		Application, purpose and definitions
11A.11.2	G Table: FCA	Preparing statements of responsibilities and sending them to the
11A.1		Application, purpose and definitions
Scenario	Core SMCR firm and a lim- ited scope firm	Enhanced scope SMCR firm
Is a <i>firm</i> re- quired to pre- pare a state- ment of re- sponsibilities	Yes. The solo- regulated firms com- mencement SI requires this.	Yes. See SUP TP 11A.11.3R.
for their trans- itioned SMF managers?	A <i>firm</i> should have pre- pared it within five days of the commence- ment date .	
Is a <i>firm</i> re- quired to send it to the <i>FCA</i> ?	No	Yes. See SUP TP 11A.11.3R.
Is a <i>firm</i> re- quired to pre- pare a state- ment of re- sponsibilities for a pre-im- plementation application by the <i>firm</i> that has been or will be con- verted into an applica- tion for ap- proval for the performance of an <i>FCA-</i> <i>designated</i> <i>senior man-</i> <i>agement</i> <i>function</i> un- der SUP TP 11A.7?	Yes. The Act and SUP TP 11A.11.4R re- quire this.	Yes. The <i>Act</i> and SUPTP11A.11.3R require this.
Is a <i>firm</i> re- quired to send it to the <i>FCA</i> ?	Yes. See SUP TP 11A.11.4R.	Yes. See SUP TP 11A.11.3R
Is a <i>firm</i> re- quired to pre- pare a state- ment of re- sponsibilities for an ap- plication un	The <i>Act</i> and SUP TP 11A.15 require this.	Yes. The <i>Act</i> and SUP TP 11A.15 require this.

11A.1		Application, purpose and definitions		
der SUP TP				
11A.15? Yes.				
Is a <i>firm</i> re- quired to send it to the FCA?	Yes. The de- tails are in SUP TP 11A.15. SUP TP 11A.15.			
11A.1		Application, purpose and definitions		
11A.11.3	R	A notification to the FCA under SUP TP 11A.5, SUP TP 11A.6 or SUP TP 11A.8 by an enhanced scope SMCR firm about an <i>approved person</i> or <i>candidate</i> must be accompanied by a statement of responsibilities about that <i>person</i> and the FCA-designated senior management function included in the noti- fication in relation to that <i>approved person</i> or <i>candidate</i> .		
11A.11.4	R	A core SMCR firm and a limited scope firm must, within five business days beginning with the commencement date, give the FCA a statement of responsibilities for each candidate who is the subject of a pre-implementation application by the firm that has been converted into an application for approval for the performance of an FCA-designated senior management function under SUP TP 11A.7.		
11A.11.5	G	A statement of responsibilities should comply with all the <i>rules</i> and directions in the <i>FCA Handbook</i> that will apply to <i>statements of responsibilities</i> prepared by the <i>firm</i> (see SUP TP 11A.16).		
11A.12	Manage	nagement responsibilities maps		
11A.12.1	R	SUP TP 11A.12 applies to an enhanced scope SMCR firm that will be required under SYSC 25 (Senior managers and certification regime: <i>Management re-</i> <i>sponsibilities maps</i> and handover procedures and material) to have a <i>man-</i> <i>agement responsibilities map</i> when that chapter comes into force on the commencement date .		
11A.12.2	R	A notification to the <i>FCA</i> under SUP TP 11A.10.1R must be accompanied be management responsibilities map .		
11A.12.3	G	If a <i>firm</i> makes a revised notification under SUP TP 11A.6 or SUP TP 11A.8.4R is should include a management responsibilities map with the notification be cause anything that requires a revised notification is likely to mean that th <i>firm</i> should update the management responsibilities map .		
11A.12.4	G	A management responsibilities map should comply with all the <i>rules</i> and <i>directions</i> in the <i>FCA Handbook</i> that will apply to a <i>management responsib ilities map</i> prepared by the <i>firm</i> (see SUP TP 11A.16).		
11A.13		mental material about statements of responsibilities and management re- pilities maps		
11A.13.1	R	A statement of responsibilities and a management responsibilities map sub- mitted to the <i>FCA</i> under SUP TP 11A must be prepared as of the commence- ment date.		
11A.13.2	D	SUP TP 11A.13.1R also applies to a management responsibilities map or state- ment of responsibilities prepared under a direction.		
11A.13.3	G	The effect of regulation 5(4) of the solo-regulated firms commencement SI is that a statement of responsibilities that a core SMCR firm and a limited scope firm should prepare should also be prepared as of the commence-ment date .		
11A.13.4	G	(1) If there has been a change relating to a statement of responsibil- ities or a management responsibilities map submitted to the <i>FCA</i> under SUP TP 11A, the <i>firm</i> should submit a revised version.		
		(2) This is the effect of SUP TP 11A.6 and SUP TP 11A.8.4R.		

11A.1		Application, purpose a	nd definitions
		(3) SUP TP 11A.13.4G(1) does not commencement date. These	cover changes that happen after the are dealt with by the <i>Act</i> and the <i>book</i> that apply after the commence -
11A.13.5	G	A <i>firm</i> should not assume that the FCA sponsibilities or a management respor completeness, quality or accuracy. It is that they have been prepared in accor <i>Act</i> .	nsibilities map submitted to it for the <i>firm's</i> responsibility to ensure
11A.14	Crimina	record checks and employment referer	nces
11A.14.1	R	SUP 10C.10.16R (Criminal record checks) mentation application continued in ef mencement date.	does not apply to any pre-imple- fect by SUP TP 11A.7.1R after the com-
11A.14.2	G	SUP 10C.10.16R (Criminal record checks) proval made under SUP TP 11A.15.	applies to any application for ap-
11A.14.3	G	SYSC TP 7.4.2R (Transitional provisions a itional provisions about regulatory ref mentation application continued in ef tions for approval made under SUP TP sions for certain claims management f	erences in relation to a pre-imple- fect by SUP TP 11A.7.1R and applica- 11A.15. SYSC TP 8 adapts these provi-
11A.15	Applica	ons of approved persons to take effec	t from the commencement date
11A.15.1	D	60 of the <i>Act</i> (Applications tunder section 59 of the <i>Act</i> ments) for the performance	mencement date , apply under section for approval) for the FCA's approval (Approval for particular arrange- of an FCA-designated senior manage- into effect (as respects the firm) on
		(2) Any application may only be date .	e made after the first notification
		(3) Any such application is mad ing made on the commence	e on the basis that it is treated as be- ment date.
		Form E applicable from the	de using the version of Form A or commencement date and in accord- ments to be in effect on that date.
11A.15.2	G	The rest of SUP TP 11A will not apply to In particular, it is not a pre-implement should not be included in the <i>firm'</i> s Fo	ation application and the application
11A.15.3	G	Any such application should be accom <i>ities</i> and, if SYSC 25 (Senior managers a ment responsibilities maps and handov ply, a <i>management responsibilities ma</i>	and certification regime: Manage- ver procedures and material) will ap-
11A.15.4	G	A <i>firm</i> does not have to make an appl make an application for an existing co mencement date under the <i>rules</i> and a application. SUP TP 11A will apply to su	ontrolled function before the com - directions in force at the time of the
11A.16	Applica docume	on of ongoing requirements to conver ts	ted approvals and conversion
11A.16.1	R		ook apply to a converted approval , nted after the commencement date .
		application that is continued commencement date as the	ook apply to a pre-implementation d in force under SUP TP 11A after the y do to applications for approval of <i>designated senior management func-</i> ncement date .

11A.1		Application, purpose and definitions	
		(3) This paragraph is subject to the other provisions of SUP TP 11A.	
11A.16.2	R	(1) A statement of responsibilities (including one revised under SUP TP 11A.6 or SUP TP 11A.8) must comply with all the <i>rules</i> and directions in the <i>FCA Handbook</i> that will apply to <i>statement of responsibilities</i> as from the commencement date .	
		(2) (2) applies even if the <i>firm</i> is not required to submit the state - ment of responsibilities to the <i>FCA</i> .	
11A.16.3	R	A management responsibilities map submitted to the FCA under SUP TP 11A must comply with all the <i>rules</i> and directions in the FCA Handbook that will apply to the <i>firm's management responsibilities map</i> as from the commencement date .	
11A.16.4	D	SUP TP 11A.16.1R to SUP TP 11A.16.3R apply to directions in SUP 10C in the same way as they do to <i>rules</i> .	
11A.16.5	G	The table in SUP TP 11A.16.6G gives examples of how SUP 10C and other parts of the <i>FCA Handbook</i> apply to converted approvals .	
11A.16.6	G	Table: Examples of how ongoing requirements apply to converted approvals	

11A.1		Application, purpose and definitions
Requirement in Handbook	Sum- mary of the re- quire- ment in col- umn (1)	How SUP 10C applies Revised statements of responsibilities
SUP 10C.11.7D	Sub-	The effect of the Act and of the solo regulated firms commencement SI is
307 100.11.70	mission of re- vised state- ment of re- spons- ibilities	that section 62A of the Act (Changes in responsibilities of senior managers) applies to a statement of responsibilities. This means that if after the com- mencement date there has been a significant change in a transitioned SMF manager's responsibilities in relation to their converted designated senior management functions, the <i>firm</i> should submit a revised statement of re- sponsibilities. This applies even if there was no requirement to send the ori- ginal statement of responsibilities to the <i>FCA</i> . It should also submit a Form J unless SUP 10C.11 says that it is not required.
		Varying an approval
SUP 10C.11.10D	State- ments of re-	The powers and requirements in the Act and in SUP 10C about variation of approvals at the request of a <i>firm</i> and at the initiative of the FCA apply to converted approvals .
	spons- ibilities	If a transitioned SMF manager ceases to perform a <i>designated senior man-agement function</i> but continues to perform a converted designated senior
SUP 10C.11.12R	Ceas- ing to carry on some functions	management function , the <i>firm</i> should submit a revised statement of responsibilities <i>document</i> under SUP 10C.11.12R.
SUP 10C.13	Other mat- erial about variations	

11A.1		Application numbers and definitions
11A.1		Application, purpose and definitions
	0.50	Single statement of responsibilities document
SUP 10C.11.13D	state-	Applies to statements of responsibilities in the same way as it applies to <i>statements of responsibilities</i> . For example:
	ment of re- spons- ibilit- ies for each	(1) If after the commencement date a <i>firm</i> applies for the <i>FCA's</i> approval for a transitioned SMF manager to perform another <i>FCA-designated senior management function</i> , the <i>statement of responsibilities</i> prepared for that application should be combined with the statement of responsibilities into a single <i>document</i> .
	SMF	(2) If:
	<i>man-</i> ager for each	(a) after the commencement date a transitioned SMF manager is approved by the <i>FCA</i> to perform another <i>FCA-designated senior management func-tion</i> ; and
	firm	(b) later there is a significant change in the transitioned SMF manager's responsibilities;
		the <i>firm</i> should notify the FCA and submit a single revised statement of re- sponsibilities <i>document</i> , whether the change relates to the converted des- ignated senior management function or to the additional FCA-designated senior management function.
		Complete set of statements of responsibilities
SUP 10C.11.20R	Com- plete	Applies to statements of responsibilities in the same way as it does to <i>statements of responsibilities</i> .
	set of cur- rent state- ments of re- spons- ibilities	In particular this means that a <i>firm</i> should retain copies of statements of responsibilities prepared under regulation 5 of the solo-regulated firms commencement SI (Deemed approval to perform designated senior management functions: requirement to provide statement of responsibilities) even though the <i>firm</i> does not have to send them to the <i>FCA</i> .
		Ceasing to carry on functions
SUP 10C.11.12R	State- ments of re- spons- ibilit- ies to be in- cluded in no- ti- fication	Applies to ceasing to carry on a converted designated senior management function after the commencement date .
SUP 10C.14.5R	Noti- fica- tion of ceas- ing to per- form the function	
SUP 10C.14.7R	Quali- fied Form	
	С	Form D

11A.1		Application, purpose and definitions
SUP 10C.14.13R	to ir	Applies to a transitioned SMF manager and to changes of any details relat- ng to the converted designated senior management function .
SUP 10C.14.15R SUP 10C.14.18R	Changes til to ar- (c rangements o Fitness cl so	UP 10C.14.15R says that a <i>firm</i> should not submit a Form D to the <i>FCA</i> if he <i>firm</i> is required to notify the <i>FCA</i> under section 62A of the <i>Act</i> Changes in responsibilities of senior managers) or SUP 10C.11 (Statements of responsibilities). This also applies if the <i>firm</i> is required to notify hanges under section 62A of the <i>Act</i> as applied by regulation 6 of the olo-regulated firms commencement SI (Application of section 62A of
	т	SMA to statement of responsibilities under regulation 5). The Form D requirements also apply to a <i>candidate</i> whose application is
	В	ontinued in force by SUP TP 11A. Before the commencement date , the existing requirements of SUP 10A ap- oly to changes in a <i>candidate's</i> fitness.
	Ρ	Notifications under the Act
SUP 10C.14.22R	Noti- A	Applies to notification about a transitioned SMF manager .
	fica- tions under the <i>Act</i>	
		General
Requirements referring to a current ap- proved per- son approval	Д	Apply to a converted approval .
Requirements	А	Also applies to:
referring to a current ap-	(*	1) a converted approval that ends after the commencement date;
proved per- son approval		 an approval for a controlled function abolished after the commence- nent date;
held within the last six <i>months</i>		3) an approval that ceased to have effect under SUP TP 11A for some other eason;
	n	4) an approval given up within the last six <i>months</i> before the commence- nent date even if the <i>controlled function</i> ceases to exist after the com- nencement date .
FCA-pre- scribed senior management responsibility (a)		ncludes compliance with the requirements about statements of respons- bilities

11A.1			Application, purpose and definitions	
SYSC 25	Pre- para- tion of man- age- ment re- spons- ibilit- ies maps	A management responsibilities map should include a transitioned SMF manager and their converted designated senior management functions		
11A.1			Application, purpose and definitions	
11A.17	Making quireme		the Financial Services Register is accurate Existing notification re-	
11A.17.1	R	(1)	If before the commencement date a <i>firm</i> is required to notify the <i>FCA</i> using Form C or Form D or under SUP 10A.14.10R, that ob- ligation continues to apply after the commencement date if the <i>firm</i> has not complied with that obligation before then.	
		(2)	(1) applies whether the deadline for reporting expires before or after the commencement date .	
		(3)	(1) applies to a <i>firm</i> even if it is obliged to report the same facts under a Form K.	
		(4)	(1) does not apply to the <i>customer function</i> (unless the <i>customer function</i> continues to apply after the commencement date under SUP TP 11A.4.2R) if the deadline for reporting expires after the commencement date . Instead, the obligation to report no longer applies.	
	Notifica	tion requi	red from non-notifying firms in certain cases	
11A.17.2	R	(1)	This <i>rule</i> applies to a core SMCR firm and a limited scope firm (F) in relation to a particular <i>approved person</i> (AP) if:	
			 (a) F has pre-implementation approval for the perform- ance by AP of a pre-implementation controlled function; 	
			(b) that pre-implementation approval is potentially con- vertible into an <i>FCA-designated senior management</i> <i>function</i> ; and	
			(c) F believes that that pre-implementation approval will not be converted into approval for the performance of that FCA-designated senior management function.	
		(2)	If F is not already required to notify the FCA of the facts that would mean that the pre-implementation approval will not be converted as described in (1)(c), it must notify the FCA of those facts using Form C in accordance with SUP 10A before:	
			(a) the final notification date ; or	
			(b) (if the facts in (1) first arise after the final notification date) the commencement date .	
11A.17.3	G	(1)	The most likely reason for the situation SUP TP 11A.17.2R to arise is that, before the commencement date , AP resigns or gives up their <i>controlled function</i> or plans to do so.	
		(2)	In most cases F will already be required to notify the <i>FCA</i> under SUP 10A. If so, SUP TP 11A.17.2R will not apply.	
		(3)	An example of circumstances in which SUP TP 11A.17.2R will apply is if:	

11A.1			Apr	olication, purpose and definitions
			(a)	AP is going to remain in post after the commencement
				date; but
			(b)	their job does not come within the definition of the <i>FCA-designated senior management function</i> in SUP TP 11A.17.2R even though their job comes within the pre-implementation controlled function .
11A.17.4	G			es not apply to an enhanced scope SMCR firm . The <i>FCA</i> m K instead.
	Checki	ng the Regi	ister	
11A.17.5	R			e <i>month</i> beginning five <i>business days</i> after the com- check whether the <i>Financial Services Register</i> :
		(1)	correctly	records who are the firm's SMF managers;
		(2)		records the FCA-designated senior management func- the performance of which by its SMF managers the firm roval;
		(3)		t include incorrect information about the <i>firm's SMF man</i> - nd does not omit information about them that it says it ;
		(4)	ment fu	everyone performing an FCA-designated senior manage- nction for the performance of which the firm should tained approval; and
		(5)		all the FCA-designated senior management functions for the firm should have obtained approval in relation to per-
11A.17.6	R	(1)	lf:	
			(a)	the <i>Financial Services Register</i> does not correctly do all the things in SUP TP 11A.17.5R; and
			(b)	the <i>firm</i> is not already required to notify the <i>FCA</i> of the facts giving rise to (1)(a) or to apply for the neces- sary approvals under section 59 of the <i>Act</i> (Approval for particular arrangements);
				must (by the end of the one <i>month</i> period in SUP TP R) notify the <i>FCA</i> of that fact using the applicable form DC.
		(2)		licable form in (1) is, in relation to a particular <i>person</i> (P) n, whichever one or more of the following forms in SUP lies:
			(a)	Form A (short form) where P is not, but should be, in- cluded in the <i>Financial Services Register</i> or where the <i>Financial Services Register</i> omits some of P's <i>FCA-desig-</i> <i>nated senior management functions</i> for which the <i>firm</i> has approval; or
			(b)	Form C where P is, but should not be, included in the <i>Financial Services Register</i> or where the <i>Financial Services Register</i> shows an approval for P to perform an <i>FCA-designated senior management function</i> that the <i>firm</i> does not have; or
			(c)	Form E where both (1) and (2) apply; or
			(d)	Form D in any other case.
11A.17.7	G	portant i	in a case v	o check the <i>Financial Services Register</i> is particularly im- vhere the <i>firm</i> is not under a notification obligation in JP TP 11A.6 because:

11A.1	<u> </u>	plication, purpose and definitions
(1		A will update the <i>Financial Services Register</i> based on the
(1		ation it has; but
(2		A may not have sufficient information to tell whether all version conditions in SUP TP 11A.2.2R have been met.
11A.17.8 G (1	because	tice it is unlikely that SUP TP 11A.17.6R will normally apply the <i>firm</i> will already be required to notify the <i>FCA</i> of the required to apply for approval. For example:
	(a)	if the Financial Services Register does not include a per- son performing an FCA-designated senior manage- ment function because the firm has not yet applied for approval, the firm should apply for approval using Form A (long or short) or Form E as soon as possible;
	(b)	if the Financial Services Register includes a person who left the firm before the commencement date or who stopped performing their pre-implementation con- trolled function before then, the firm should report that using Form C (see SUP TP 11A.17.1R);
	(c)	if a core SMCR firm or a limited scope firm has approval for someone to perform a pre-implementation controlled function but that approval is not converted into approval for a <i>designated senior management function</i> as described in SUP TP 11A.17.3G(3), the <i>firm</i> should report that under SUP TP 11A.17.2R (which means that SUP TP 11A.17.6R does not apply).
(2	the not	1A.17.6R may apply for example if the <i>firm</i> has made all ifications (if any) required by SUP TP 11A and other parts <i>FCA Handbook</i> but:
	(a)	the Financial Services Register does not include one of the firm's approved persons even though their pre-im- plementation controlled function was converted under SUP TP 11A; or
	(b)	the Financial Services Register includes one of the firm's approved persons even though none of their pre-implementation controlled functions were converted under SUP TP 11A.
11A.18 The 12-wee	ek rule	
11A.18.1 G (1	one (P) designa ply for for part who is	3.13R (The 12-week rule) allows a <i>firm</i> to appoint some- to perform a function which would normally be an <i>FCA-</i> <i>ited senior management function</i> without needing to ap- the <i>FCA's</i> approval under section 59 of the <i>Act</i> (Approval ticular arrangements) where P is filling in for someone absent unexpectedly or temporarily. There is a maximum for which P's appointment can last.
(2	not tak ment d	calculating the maximum time period in (1), the <i>firm</i> need e into account any time spent by P before the commence- ate performing what will become the <i>FCA-designated</i> management function in (1).
11A.18.2 G (1	11A.18 .1	3.13R only applies where P (as referred to in SUP TP G) is providing cover for an <i>SMF manager</i> whose absence orary or reasonably unforeseen.
(2		.3.13R may still apply if the absence referred to in (1) be- fore the commencement date .
11A.18.3 G SU	JP TP 11A.18.1G ai	nd SUP TP 11A.18.2G may apply even if:

(1) before the commencement date P was taking advantage of SUP 10A.5.68 (the equivalent of SUP 10C.3.138 under SUP 10A); and (2) approval for the controlled function disapplied by SUP 10A.5.68 is potentially convertible into approval for the <i>FCA-designated</i> senior management function in SUP TP 11A.18.16 and SUP TP 11A.18.26. 11A.19 Application for permission 11A.19.1 D (1) This direction applies to a pre-implementation application that is made by an authorisation application date and the commence- ment date; or (a) between the first notification date and the commence- ment date; or (b) before the first notification date if it is still outstand- ing on the first notification application is granted or otherwise succeeds; and (b) of the type that the authorisation application with the requirements (if any) of SUP TP 11A that apply to a pre-imple- mentation application is granted or otherwise succeeds; and (b) for an approval by the <i>FCA</i> for the performance of the same pre-implementation controlled function. (3) An authorisation application applicant. 11A.19.2 R SUP TP 11A.3 apply to a pre-implementation application in SUP TP 11A.19 apply to a pre-implementation application is granted or distribution orders 11A.20.1 R The changes to the <i>FCA Handbook</i> made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) 11A.20.1 R	11A.1			ααΑ	lication, purpose and definitions
 (2) approval for the controlled function disapplied by SUP 10A.5.6R is potentially convertible into approval for the FCA-designated senior management function in SUP TP 11A.18.1G and SUP TP 11A.18.2G. 11A.19 Application for permission 11A.19.1 D (1) This direction applies to a pre-implementation application that is made by an authorisation applicant:			(1)	before th	ne commencement date P was taking advantage of SUP
 11A.19.1 D This direction applies to a pre-implementation application that is made by an authorisation applicatin:			(2)	approval potentia senior m	for the controlled function disapplied by SUP 10A.5.6R is Ily convertible into approval for the FCA-designated anagement function in SUP TP 11A.18.1G and SUP TP
 made by an authorisation applicant: (a) between the first notification date and the commencement date; or (b) before the first notification date if it is still outstanding on the first notification date. (2) A pre-implementation application in (1)(a) must comply with the requirements (if any) of SUP TP 11A that apply to a pre-implementation application is granted or otherwise succeeds; and (a) of the type that the authorisation application is granted or otherwise succeeds; and (b) for an approval by the <i>FCA</i> for the performance of the same pre-implementation application date, revise any of its pre-implementation applications covered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.19.2 R SUPTP 11A.7 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.10. 11A.19.3 D SUPTP 11A.19 applies to an authorisation applicant. 11A.20.1 R The changes to the <i>FCA Handbook</i> made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect:	11A.19	Applica	ition for pe	rmission	
ment date; or (b) before the first notification date if it is still outstand- ing on the first notification date. (2) A pre-implementation application in (1)(a) must comply with the requirements (if any) of SUP TP 11A that apply to a pre-imple- mentation application by a firm: (a) of the type that the authorisation applicant will be if the authorisation application is granted or otherwise succeeds; and (b) for an approval by the FCA for the performance of the same pre-implementation controlled function. (3) An authorisation applicant must, between the first notification date and the final notification date, revise any of its pre-imple- mentation application scorered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.19.2 R SUPTP 11A.7 and SUPTP 11A.9 apply to a pre-implementation application supplications covered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect:	11A.19.1	D	(1)		
 ing on the first notification date. (2) A pre-implementation application in (1)(a) must comply with the requirements (if any) of SUPT P11A that apply to a pre-implementation application by a firm: (a) of the type that the authorisation applicant will be if the authorisation application is granted or otherwise succeeds; and (b) for an approval by the FCA for the performance of the same pre-implementation controlled function. (3) An authorisation applicant must, between the first notification date and the final notification date, revise any of its pre-implementation applications covered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.19.2 R SUPTP11A.7 and SUPTP 11A.9 apply to a pre-implementation application in SUPTP 11A.19.1D. 11A.19.3 D SUPTP11A.19.1D. 11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect:				(a)	
 requirements (if any) of SUP TP 11A that apply to a pre-implementation application by a firm: (a) of the type that the authorisation applicant will be if the authorisation application is granted or otherwise succeeds; and (b) for an approval by the FCA for the performance of the same pre-implementation controlled function. (3) An authorisation applicant must, between the first notification date and the final notification date, revise any of its pre-implementation applications covered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.19.2 R SUPTP 11A.13 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.1D. 11A.19.3 D SUP TP 11A.15 applies to an authorisation applicant. 11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect:				(b)	
the authorisation application is granted or otherwise succeeds; and(b)for an approval by the FCA for the performance of the same pre-implementation controlled function.(3)An authorisation applicant must, between the first notification date and the final notification date, revise any of its pre-imple- mentation applications covered by (1)(b) to the extent necessary to meet the requirements in (2).11A.19.2RSUPTP 11A.7 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.1D.11A.19.3DSUP TP 11A.7 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.1D.11A.20.1RThe changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition order; which is given or made before the commencement date.11A.21.1RThe first notification period under SUP 15.11.13R (Timing and form of noti- fications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of: (a) (in the case of a firm falling within SYSC 23 Annex 16.7R (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3(a)(i)) end- ing after the commencement date; or (b) (for any other firm) the following August.11A.21.2GSUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commence- ment of part of COCON by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020.			(2)	requirem	ients (if any) of SUP TP 11A that apply to a pre-imple-
 same pre-implementation controlled function. (3) An authorisation applicant must, between the first notification date and the final notification date, revise any of its pre-implementation applications covered by (1)(b) to the extent necessary to meet the requirements in (2). 11A.19.2 R SUP TP 11A.7 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.1D. 11A.19.3 D SUP TP 11A.15 applies to an authorisation applicant. 11A.20 Prohibition orders 11A.20.1 R The changes to the <i>FCA Handbook</i> made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of:				(a)	the authorisation application is granted or otherwise
date and the final notification date, revise any of its pre-implementation applications covered by (1)(b) to the extent necessary to meet the requirements in (2).11A.19.2RSUP TP 11A.7 and SUP TP 11A.9 apply to a pre-implementation application in SUP TP 11A.19.1D.11A.19.3DSUP TP 11A.15 applies to an authorisation applicant.11A.20Prohibition orders11A.20.1RThe changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition order; which is given or made before the commencement date.11A.21Reporting under SUP 15.1111A.21.1R(2) ends on the last day of: (2) (6) (for any other firm) the following August.11A.21.2GSUP TP 11A.12.1.R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement of COCON by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020.				(b)	
SUP TP 11A.19.1D. 11A.19.3 D SUP TP 11A.15 applies to an authorisation applicant. 11A.20 Prohibition orders 11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition order; procedure and right to refer to tribunal); or (2) a prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of: (a) (in the case of a firm falling within SYSC 23 Annex 1 6.7R (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) ending after the commencement date; or (b) (for any other firm) the following August. 11A.21.2 G SUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement of part of COCON by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020.			(3)	date and mentatio	the final notification date, revise any of its pre-imple- on applications covered by (1)(b) to the extent necessary
11A.20 Prohibition orders 11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition orders: procedure and right to refer to tribunal); or (2) a prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of:	11A.19.2	R			PTP 11A.9 apply to a pre-implementation application in
11A.20.1 R The changes to the FCA Handbook made by the Individual Accountability (FCA-Authorised Firms) Instrument 2019 do not affect: (1) a warning notice or a decision notice under section 57 of the Act (Prohibition orders: procedure and right to refer to tribunal); or (2) a prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of:	11A.19.3	D	SUP TP 11	A.15 applie	s to an authorisation applicant .
 (FCA-Authorised Firms) Instrument 2019 do not affect: a warning notice or a decision notice under section 57 of the Act (Prohibition orders: procedure and right to refer to tribunal); or a prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers):	11A.20	Prohibi	ion orders		
 (Prohibition orders: procedure and right to refer to tribunal); or (2) a prohibition order; which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of:	11A.20.1	R			
 which is given or made before the commencement date. 11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): starts on the commencement date; and ends on the last day of:			(1)		
11A.21 Reporting under SUP 15.11 11A.21.1 R The first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers): (1) starts on the commencement date; and (2) ends on the last day of:			(2)	a prohibi	ition order;
11A.21.1RThe first notification period under SUP 15.11.13R (Timing and form of notifications: conduct rules staff other than SMF managers):(1)starts on the commencement date; and(2)ends on the last day of:(a)(in the case of a firm falling within SYSC 23 Annex 1 6.7R (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) ending after the commencement date; or(b)(for any other firm) the following August.11A.21.2GSUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement 2020.			which is	given or m	ade before the commencement date .
 fications: conduct rules staff other than SMF managers): starts on the commencement date; and ends on the last day of:	11A.21	Reporti	ing under S	UP 15.11	
 (2) ends on the last day of: (a) (in the case of a <i>firm</i> falling within SYSC 23 Annex 1 6.7R (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) ending after the commencement date; or (b) (for any other <i>firm</i>) the following August. 11A.21.2 G SUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement of part of <i>COCON</i> by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020. 	11A.21.1	R			
 (a) (in the case of a <i>firm</i> falling within SYSC 23 Annex 1 6.7R (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) ending after the commencement date; or (b) (for any other <i>firm</i>) the following August. 11A.21.2 G SUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement of part of <i>COCON</i> by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020. 			(1)	starts on	the commencement date ; and
 (credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) ending after the commencement date; or (b) (for any other <i>firm</i>) the following August. SUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commencement of part of <i>COCON</i> by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020. 			(2)	ends on ⁻	the last day of:
11A.21.2GSUP TP 11A.21.1R(2)(a) applies however short the resulting reporting period may be. It applies notwithstanding the postponement of the commence- ment of part of COCON by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020.				(a)	(credit firms with limited permission)) the first financial reporting period referred to in SUP 15.11.13R(3)(a)(i) end-
may be. It applies notwithstanding the postponement of the commence- ment of part of <i>COCON</i> by the Individual Accountability (FCA-Authorised Firms) (COVID-19 and Extension of Deadlines) Instrument 2020.				(b)	(for any other <i>firm</i>) the following August.
	11A.21.2	G	may be. ment of	It applies r part of CO	notwithstanding the postponement of the commence- CON by the Individual Accountability (FCA-Authorised
	11A.22	Calcula			

11A.1			Application, purpose and definitions	
11A.22.1	R		tion applies to a <i>firm</i> to which SUP 15.15 (as set out in the Individual tability (FCA-Authorised Firms) Instrument 2019) applies.	
11A.22.2	R	the Indi	5 (Enhanced scope SMCR firm retail intermediaries) (as set out in vidual Accountability (FCA-Authorised Firms) Instrument 2019) ap-fore the commencement date .	
11A.22.3	R	carry ou	t averaging period (as referred to in SUP 15.15) for which a <i>firm</i> must at the calculation is the most recent one whose final reporting has a reporting date that falls on or before the enhanced firm cut - a.	
11A.22.4	R		The notification obligations in SUP 15.15 do not apply in relation to the cal- culation for the first averaging period as described in SUP TP 11A.22.3R.	
11A.22.5	G	FCA a F	son for SUPTP 11A.22.4R is that the <i>firm</i> will be required to give the orm K instead if it meets the relevant qualification condition for be- enhanced scope SMCR firm.	
11A.22.6	G		1A.22.4R does not affect the definition of "reporting date" for the of the calculations for SUP TP 11A.23 or SYSC 23 Annex 1.	
11A.22.7	G	(1)	The result of a calculation subsequent to the one under SUP TP 11A.22.3R but made before the commencement date may be that the <i>firm</i> meets the relevant qualification condition. In that case the <i>firm</i> should notify the <i>FCA</i> in accordance with SUP 15.15 as applied by SUP TP 11A.	
		(2)	(1) applies even though SUP TP 11A.23.3R(2) means that the <i>firm</i> will not be treated as an enhanced scope SMCR firm for the purposes of SUP TP 11A.	
		(3)	A <i>firm</i> should also notify the <i>FCA</i> if it ceases to meet the quali- fication condition before the commencement date .	
		(4)	Where (3) applies, the <i>firm</i> may also need to withdraw its Form K.	
11A.23	Decid	ing which c	ategory a firm is in	
11A.23.1	R	(1)	Before the commencement date, the question of:	
			(a) whether a <i>firm</i> is a solo-regulated SMCR firm for the purposes of SUP TP 11A; and	
			(b) (if it is) into which category it falls;	
			is determined in accordance with SYSC 23 Annex 1 (as set out in the Individual Accountability (FCA-Authorised Firms) Instrument 2019) even though the relevant parts of that chapter are not in force for other purposes.	
		(2)	(1) does not apply to a <i>firm</i> that is already an <i>SMCR firm</i> before the commencement date . Such an <i>SMCR firm</i> cannot be a solo-regulated SMCR firm for the purposes of SUP TP 11A.	
		(3)	(1) is subject to the rest of SUP TP 11A.23.	
11A.23.2	G	(1)	The effect of SUP TP 11A.23.1R(2) is that if a <i>PRA-regulated SMCR firm</i> changes its <i>permission</i> in a way that would turn it into a solo-regulated SMCR firm , the conversion arrangements in SUP TP 11A will not apply to it.	
		(2)	SUP TP 11A.15 will however apply and the <i>firm</i> can use this to apply for the approvals it needs because of its change of category.	
11A.23.3	R	(1)	Subject to SUP TP 11A.23.5R, Part Ten of SYSC 23 Annex 1 (When a firm becomes an enhanced scope SMCR firm) is adjusted for the purposes of this Annex so that a <i>firm</i> is an enhanced scope SMCR firm at any time if at that time it meets one of the qualification conditions in that Annex, not one year after it first meets the relevant condition.	

11A.1			ααΑ	lication, purpose and definitions
		(2)	lf:	
			(a)	a <i>firm</i> does not meet a qualification condition for be- ing an enhanced scope SMCR firm in Part Eight of SYSC 23 Annex 1 (Financial qualification condition for being an enhanced scope SMCR firm) at the enhanced firm cut-off date ; but
			(b)	meets that qualification condition at any time there- after before the commencement date ;
			for the p	is treated as not being an enhanced scope SMCR firm urpose of SUP TP 11A unless it is an enhanced scope m because it meets another qualification condition.
11A.23.4	G	hanced so	ope SMCF his Annex	11A.23.3R(2) is that a <i>firm</i> will not be treated as an en- R firm under Part Eight of SYSC 23 Annex 1 for the pur- tunless it meets the relevant conditions at the enhanced
11A.23.5	R	(1)	core SMC with the dividual	modifies the <i>rules</i> for making an election to become a CR firm or an enhanced scope SMCR firm in accordance procedure set out in SYSC 23 Annex 1 (as set out in the In-Accountability (FCA-Authorised Firms) Instrument 2019) urposes of SUP TP 11A.
		(2)	A <i>firm</i> m date.	ay make such an election on or after the Form O start
		(3)	The versi SYSC 23 A	on of Form O in SUP TP 11A.25 replaces the version in nnex 2R.
		(4)		ion takes effect for the purposes of this Annex on the fication date or, if it is made after that date, im- y.
		(5)	firm mus	ction is made on or after the first notification date the t at the same time make the following notifications and ons (based on the type of SMCR firm it has elected to
			(a)	any notification required by SUP TP 11A.5, SUP TP 11A.6 or SUP TP 11A.8; and
			(b)	any applications under SUP TP 11A.15 if the <i>candidate</i> is to perform the relevant function on the commence- ment date.
11A.23.6	R	SMCR firm to be an e qualificat	n) is adjus [.] e nhanced	23 Annex 1 (When a firm stops being an enhanced scope ted for the purposes of SUP TP 11A so that a firm ceases scope SMCR firm on the date it ceases to meet the last ion that it met (as referred to in Part Eleven), not one e.
11A.23.7	G	firm or a should no	limited sco	om being an enhanced scope SMCR firm to a core SMCR ope SMCR firm after it has sent the <i>FCA</i> its Form K, it <i>CA</i> as described in SUP 15.6 (Inaccurate, false or mis- n).
11A.23.8	R	Annex 1 (C 11A so tha	Opting up at a firm c	election to be a core SMCR firm , Part Twelve of SYSC 23 and opting down) is adjusted for the purposes of SUP TP eases to be a core SMCR firm immediately after the FCA not one year after that date.
11A.23.9	G	If a <i>firm</i> revokes its election to be an enhanced scope SMCR firm , SUP TP 11A.23.6R means that the revocation takes effect immediately after the <i>FCA</i> receives the notice, not one year after that date.		
11A.23.10	G	SYSC TP 7.7	(Qualifica	ation conditions for FCA-authorised firms) explains how the period after the commencement date .

11A.1			Application, purpose and definitions	
11A.24	Claims	managem	ent firms	
			Applications for approval	
11A.24.1	G	(1)	A claims management firm may make an application under SUP TP 11A.15 (Applications of approved persons to take effect from the commencement date).	
		(2)	Both a claims management firm that gets full authorisation be- fore the commencement date and one that still has a <i>claims man-</i> <i>agement temporary permission</i> may make such an application.	
		(3)	SUP TP 11A.15 applies to applications under section 59 of the Act made before the commencement date . If a claims management firm makes an application under section 59 of the Act after the commencement date , it should make the application under SUP 10C (FCA senior managers regime for approved persons in SMCR firms).	
11A.24.2	D	firm on treated	IA.15 applies to a temporary permission pure claims management the basis that the application referred to in SUP TP 11A.15.1D(1) is as made on the commencement date or, if later, the date that the comes an <i>SMCR firm</i> .	
11A.24.3	D		IA.15 does not apply to a temporary permission pure claims man- t firm if:	
		(1)	that <i>firm</i> has not made a relevant application as referred to in article 82 of the <i>Claims Management Order</i> (Duration of tempor- ary permission); or	
		(2)	the FCA has not yet set a last application date that applies to the <i>firm</i> (see article 82(3) of the <i>Claims Management Order</i>); or	
		(3)	the opening date applicable to the <i>firm</i> has not yet arrived (see article 82(9) of the <i>Claims Management Order</i>).	
11A.24.4	G	senior m	hould not make an application for approval under SUP 10C (FCA nanagers regime for approved persons in SMCR firms) in the circum- described in SUP TP 11A.24.3D(1) to (3).	
	Pure cl Annex		ims management firms with temporary permission: Applicability of this	
11A.24.5	G	<i>firm</i> wil will the	SUP TP 11A will not apply to a pure claims management firm as the I not have or need to have any <i>approved persons</i> under SUP 10A. It refore not have any pre-implementation approvals or pre-imple- on applications to be converted.	
	In-fligh	nt applicati	ons for authorisation	
11A.24.6	G	(1)	In certain circumstances, a <i>person</i> who has made an application for authorisation under the Compensation (Claims Management Services) Regulations 2006 is treated as having made an application for authorisation under the <i>Act</i> .	
		(2)	This paragraph applies to a <i>person</i> in (1) who would be a pure claims management firm if the application were granted by the <i>FCA</i> .	
		(3)	Where article 41(4) of the <i>Claims Management Order</i> (Applications for authorisation made to the Regulator: authorisation by the FCA) requires the <i>person</i> to submit a further application form and fee to the <i>FCA</i> , the applicant should not make an application under section 59 of the <i>Act</i> (Approval for particular arrangements) until it has complied with those requirements.	
	The 12	-week rule		

11A.1			Apr	plication, purpose and definitions	
11A.24.7	G	SLIP TP 11		ne 12-week rule) applies to a pure c	laims management
117.24.7	G	firm that menceme	still had a ent date a	a <i>claims management temporary personal site</i> is if references to the commenceme Ily authorised.	ermission on the com-
			Report	ing under SUP 15.11	
11A.24.8	G	15.11.13R SMF mar	(Timing a	on period of a pure claims manager nd form of notifications: conduct ru t still has a <i>claims management ten</i> nt date :	ules staff other than
		(1)	starts or	n the day it becomes fully authorise	d; and
		(2)	ends on	the last day of the following August	st.
11A.24.9	G	be. It app part of C	plies notw OCON by	plies however short the resulting re rithstanding the postponement of the the Individual Accountability (FCA- tion of Deadlines) Instrument 2020.	he commencement of
	Short F	orm A			
11A.24.10	D	(1)	quired t Part 4A mission permissi	ection applies to a claims manageme o submit to the <i>FCA</i> the annex to th <i>permission</i> called "Annex to applica to carry on claims management acti on – The Individual Form" (a "TIF") to the <i>firm</i> .	he application for a ation for part 4A per- ivity during temporary
		(2)	(How to	ection adds an additional circumstar apply for approval) in which the <i>fil</i> ed form).	
		(3)	(Approv an <i>FCA-</i> 0	rm must make an application under al for particular arrangements) for designated senior management fun rm using Form A, it must use Form	the performance of <i>ction</i> by X in relation
			(a)	the firm has submitted the TIF ab	out X:
				(i)	at the same time as the application under section 59; or
				(ii)	within the previ- ous nine <i>months</i> ; and
			(b)	there have been no matters arisir fitness and propriety of X which a formation provided to the FCA in the fitness and propriety of X ma the date on which the TIF was su	mean that the in- the TIF regarding y have changed since
		(4)	This dire	ection applies to an application und	er:
			(a)	SUP TP 11A.15 (Applications of app effect from the commencement c	
			(b)	SUP TP 11A.15 as applied by SUP TP	11A.24; and
			(c)	SUP 10C (FCA senior managers reg sons in SMCR firms).	ime for approved per-
11A.25	Forms				
11A.25.1	R	Form K			
				m – FCA Solo Regulated Firms (Form ation Form for FCA Solo Regulated	

11A.1		Application, purpose and definitions
11A.25.2	R	Form O
		tion of change to firm classification under the Senior Managers & Certifica- gime (Pre-Commencement version) (Form O)
		 Notification of change to firm classification under the Senior Managers & ation Regime (Pre-Commencement version)
11A.25A	Pure be	nchmark firms
11A.25A.1	R	SUP TP 11A.25A applies to a pure benchmark SMCR firm.
11A.25A.2	G	SUP TP 11A.25A explains how SUP TP 11A applies to a pure benchmark SMCR firm .
11A.25A.3	R	The definitions and dates in the table in SUP TP 11A.1.5R are amended as follows:
		(1) the definition of a term in column one of Part One of the table in this <i>rule</i> replaces the corresponding definition in Part One of the table in SUP TP 11A.1.5R; and
		(2) Part Two of the table in this <i>rule</i> replaces Part Two of the table in SUP TP 11A.1.5R.
		Part One: General

Defined term in main table of definitions	Adjusted meaning
core SMCR firm, enhanced scope SMCR firm, lim- ited scope SMCR firm, overseas SMCR firm	have the meaning set out in the <i>Glossary</i> and are subject to the amendments to be made by the In- dividual Accountability (FCA-Authorised Benchmark Firms) Instrument 2020.

This is subject to SUP TP 11A.23.

w meaning

Note: If a *firm* becomes a **pure benchmark SMCR firm** between the **final notification date** and the **commencement date**, the **final notification date** for it is the date it becomes a **pure benchmark SMCR firm**.

11A.25A.4R(1)This rule makes some adjustments about how certain references to the Individual Accountability (FCA-Authorised Firms) Instrument 2019 in SUP 11A apply to a pure benchmark SMCR firm .(2)Note (1) to the table in SUP 11A.2.5R (Mapping table: Potential conversion of approval for existing controlled functions into approval for designated senior management functions) is amended so that a reference to a new FCA-designated senior man- agement function is to the FCA-designated senior management function with the same name taking into account amendments made by the Individual Accountability (FCA-Authorised Benchmark Firms) Instrument 2020.				
table: Potential conversion of approval for existing controlled functions into approval for designated senior management functions) is amended so that a reference to a new FCA-designated senior man- agement function is to the FCA-designated senior management function with the same name taking into account amendments made by the Individual Accountability (FCA-Authorised Benchmark Firms)	11A.25A.4	R	(1)	tain references to the Individual Accountability (FCA-Authorised Firms) Instrument 2019 in SUP 11A
			(2)	table: Potential conversion of approval for existing controlled functions into approval for designated senior management functions) is amended so that a reference to a new FCA-designated senior man- agement function is to the FCA-designated senior management function with the same name taking into account amendments made by the Individual Accountability (FCA-Authorised Benchmark Firms)

		(3)	SUP 11A.23.1R is adjusted so that the <i>firm's</i> categ- orisation is determined in accordance with SYSC 23 Annex 1 as adjusted by the Individual Accountabil- ity (FCA-Authorised Benchmark Firms) Instrument 2020.
		(4)	SUP 11A.23.5R(1) is adjusted so that the rules for making an election to become an <i>enhanced scope</i> <i>SMCR firm</i> that it modifies are the ones in SYSC 23 Annex 1 as adjusted by the Individual Accountabil- ity (FCA-Authorised Benchmark Firms) Instrument 2020.
11A.25A.5	G	likely to be irro not meet most However, SUP 1	n SUP TP 11A about enhanced scope SMCR firms is elevant to a pure benchmark SMCR firm as it does t of the qualification conditions for this category. TP 11A.25A does not disapply those provisions as it is a pure benchmark SMCR firm may choose to opt into
11A.25A.6	G	(1)	The table in SUP TP 11A.25A.7G explains how each section of SUP TP 11A applies to a pure benchmark SMCR firm .
		(2)	It assumes that the <i>firm</i> has not elected to be an enhanced scope SMCR firm . If it does elect to be one, many of the parts of SUP TP 11A that the table shows as not applying will apply and a few parts that the table shows as applying will not apply.
11A.25A.7	G	Table: How SU	P TP 11A applies to a pure benchmark SMCR firm

Section	Title	How it applies
11A.1	Application, pur- pose and def- initions	This applies. The definitions in SUP TP 11A.1.5R are amended by SUP TP 11A.25A.3R.
11A.2	Conversion of ex- isting approvals	This applies. However many of the pre-implementation con- trolled functions will not apply.
		Part Two of the table in SUP TP 11A.2.5R does not apply.
		SUP TP 11A.2.8G does not apply.
		SUP TP 11A.2.9R to SUP TP 11A.2.11G will generally not apply. They will only apply if the <i>firm</i> has to submit a Form K. The entry in this table for SUP TP 11A.5 explains when this is the case.
11A.3	Effect of conversion	This applies.
11A.4	Lapse of existing approvals and special provi- sions about ap- pointed repres- entatives	This applies. However, the material about <i>appointed repres-</i> <i>entatives</i> in SUP TP 11A.4.2R and SUP TP 11A.4.3G does not apply as a pure benchmark SMCR firm is not a <i>firm</i> with a <i>limited per-</i> <i>mission</i> and is unlikely to have or be an <i>appointed repres-</i> <i>entative</i> .
11A.5	Notification to the FCA: Initial	SUP TP 11A.5 (including the requirement to submit a Form K) does not apply to:
	notification	(a)a limited scope SMCR benchmark firm; or
		(b)any other pure benchmark SMCR firm unless the <i>chair of the governing body function</i> will apply.
		Even if it does apply, the material about the <i>customer function</i> does not apply as that function does not apply to a pure benchmark SMCR firm .

Section	Title	How it applies
11A.6	Notification to the FCA: Revi- sion of initial notice	In general, this does not apply. It only applies if the firm has submitted a Form K under SUP TP 11A.5.
11A.7	In-flight applica- tions: Conversion	This applies.
11A.8	In-flight applica- tions: Notifica- tion re- quirements	In general, this does not apply. It only applies if the <i>firm</i> has to submit a Form K (for which, please see the entry in this table for SUP TP 11A.5).
11A.9	In-flight applica- tions: Supple- mental material	This applies.
11A.10	Procedure for notification	In general, this does not apply. It only applies if the <i>firm</i> has to submit a Form K (for which, please see the entry in this table for SUP TP 11A.5).
11A.11	Statements of	This applies.
	responsibilities	A <i>firm</i> does not have to send the <i>FCA</i> its statements of respons-ibilities for its transitioned SMF managers .
11A.12	Management re- sponsibilities maps	This does not apply.
11A.13	Supplemental material about statements of re- sponsibilities and manage- ment responsib- ilities maps	The material in this section about statements of responsibilities applies. The material about management responsibilities maps does not.
11A.14	Criminal record checks and em- ployment references	This applies.
11A.15	Applications of approved per- sons to take ef- fect from the commencement date	This applies.
11A.16	Application of ongoing re- quirements to converted ap- provals and con- version documents	This applies. However, the material about management respons- ibilities maps does not apply.
11A.17	Making sure that the Finan- cial Services Re- gister is accurate	This applies. However, the material about the <i>customer function</i> does not apply as that function does not apply to a pure benchmark SMCR firm .
11A.18	The 12-week rule	This applies.
11A.19	Application for permission	This applies to someone applying to be a pure benchmark SMCR firm.

Section	Title	How it applies
11A.20	Prohibition orders	This applies.
11A.21	Reporting under SUP 15.11	This will generally not apply as for the most part it relates to <i>certification employees</i> . It applies to a <i>board director</i> .
11A.22	Calculations for retail inter- mediaries	This does not apply.
11A.23	Deciding which category a firm is in	SUP TP 11A.23.1R applies. SUP TP 11A.25A.4R adjusts the reference to the Individual Accountability (FCA-Authorised Firms) Instrument 2019) in this <i>rule</i> .
		The effect of SUP TP 11A.23.1R is that if a <i>firm</i> acquires <i>permis-sion</i> for any <i>regulated activities</i> other than benchmark activities before 7 December 2020:
		(a)the conversion arrangements in SUP TP 11A will not apply to it;
		(b)SUP TP 11A.15 and SUP TP 11A.23.2G will not apply;
		(c)the firm will become an SMCR firm; and
		(d)the <i>firm</i> will need to apply for and obtain new approvals un- der SUP 10C (FCA senior managers regime for approved persons in SMCR firms) before its change of <i>permission</i> takes effect.
		Most of the rest of SUP TP 11A.23 does not apply as it relates to enhanced scope SMCR firms or opting to be a core SMCR firm . SUP TP 11A.23.10G applies.
		The <i>waiver</i> referred to in SYSC 23 Annex 1 6.12R (as set out the In- dividual Accountability (FCA-Authorised Benchmark Firms) In- strument 2020) may be given before the commencement date . If it is, the <i>firm</i> is a limited scope SMCR benchmark firm for the purpose of SUP TP 11A unless the <i>waiver</i> says otherwise.
11A.24	Claims manage- ment firms	Does not apply.
11A.25	Forms	In general, this does not apply. It only applies if the <i>firm</i> has to submit a Form K (for which, please see the entry in this table for SUP TP 11A.5).
11A.1		Application, purpose and definitions