Chapter 23

Senior managers and certification regime: Introduction and classification



23.1 **Purpose**

- 23.1.1 The purpose of this chapter is to:
 - (1) explain what the senior managers and certification regime is and where to find the main FCA Handbook provisions;
 - (2) define which firms the regime applies to;
 - (3) define the different kinds of SMCR firm; and
 - (4) require certain firms to carry out criminal record checks before appointing certain board directors.



23.2 Definitions and types of firms

- 23.2.1 R SYSC 23 Annex 1R (Definition of SMCR firm and different types of SMCR firms) defines:
 - (1) what an SMCR firm is; and
 - (2) what the different types of SMCR firm are.
- Broadly speaking, *firms* covered by the senior managers and certification regime that are dual-regulated by the *FCA* and the *PRA* are divided into two categories:
 - (1) Banks and deposit-takers. They are called SMCR banking firms.
 - (2) Insurers. They are called SMCR insurance firms.
- 23.2.3 G Broadly speaking, *firms* covered by the senior managers and certification regime that are regulated by the *FCA* are divided into three categories:
 - (1) Firms regulated by the FCA that do not fall into (2) or (3). They are called core SMCR firms. A large number of firms will be in this category.
 - (2) Certain large *firms*. These are called *enhanced scope SMCR firms*. Relatively few *firms* fall into this category.
 - (3) Firms whose business is limited to certain types. These are called "limited scope SMCR firms". A large number of firms will be in this category. The main examples are:
 - (a) limited permission consumer credit firms;
 - (b) an authorised professional firm whose only regulated activities are non-mainstream regulated activities;
 - (c) internally managed AIFs;
 - (d) firms whose main business is not regulated and whose regulated business is (with limited exceptions) restricted to insurance distribution activity in relation to non-investment insurance contracts;
 - (e) a firm that only has regulated claims management activities in its permission;
 - (f) a *firm* that only has *permission* for benchmark activities and has the benefit of a *waiver* treating it as a *limited scope SMCR firm* as

described in ■ SYSC 23 Annex 1 6.12R (Benchmark firms: Waiver applying limited scope status); and

(G) a firm that only has permission for funeral plan distribution.



23.3 Overview of the senior managers and certification regime

- **23.3.1 G** There are three main elements to the regime:
 - (1) the senior managers regime;
 - (2) the certification regime; and
 - (3) conduct rules that apply directly to a firm's workforce.
- The table in SYSC 23.3.3G gives more details about each of those three elements. The first two columns of the table apply to all *firms*. The third column only covers *firms* that are not regulated by the *PRA*.
- 23.3.3 G Table: Summary of the senior managers and certification regime

	(1)		(3)
	Description of component of the regime	(2) Handbook provisions	Application to solo- regulated firms
The senior managers reg		ime: Parts that apply to al	l firms
	Pre-approval by the FCA of senior management (the FCA Hand-book calls senior management subject to pre-approval SMF managers)	SUP 10C	Applies to all solo-regulated firms
	Firm to be satisfied that a person is fit and proper before applying for them to be ap- proved as an SMF man- ager by the FCA or PRA	This requirement is in section 60A of the Act. There is guidance on it in SUP 10C.10.14G (Vetting of candidates by the firm).	Applies to all solo-regulated firms
	Annual assessment of fitness and propriety by the SMF managers' firms	This requirement is in section 63(2A) of the Act. There is guidance and related notification obligations in SUP 10C.14.18R to SUP 10C.14.25G (Notifications about fitness, disciplinary action and breaches of COCON).	Applies to all solo-regulated <i>firms</i>
	A firm should carry out	SUP 10C.10.16R (Criminal	Applies to all solo-regu-

(1)	(2)	(3)
Description of component of the regime	Handbook provisions	Application to solo- regulated firms
criminal records checks before applying for someone to be ap- proved as an SMF manager	records checks and veri- fying fitness and properness)	lated <i>firms</i> except for a sole trader without employees
A firm should ask for a regulatory reference before appointing someone to be an SMF manager, or to certain	SYSC 22 (Regulatory references)	Obligation to give a reference applies to all solo-regulated <i>firms</i> . Obligation to ask for one applies to all solo-
other senior manage- ment positions, and give one if asked to by another <i>firm</i> doing so		regulated firms except for a sole trader without employees.
Statements of respons- ibilities	SUP 10C.11 (Statements of responsibilities).	Applies to all solo-regulated <i>firms</i>
This is a document that sets out the responsibilities that an <i>SMF manager</i> performs as part of their <i>desig-</i>	Many of the requirements are in the <i>Act</i> itself but they are summarised in SUP 10C.11.	
nated senior manage- ment function. It is pre- pared as part of the firm's application to the FCA or (if the firm is a PRA-authorised per- son) PRA for them to be approved as an SMF manager. It should be updated after approval when there has been any significant change in the responsibilities of the SMF manager	SUP 10C.11 also adds some further requirements, particularly about there being one statement of responsibilities per SMF manager per firm.	
Duty of responsibility This applies to SMF	This is dealt with in section 66A(5) of the <i>Act</i> .	Applies to all solo-regulated <i>firms</i>
managers in all types of firm.	There is <i>guidance</i> on this in DEPP 6.2.9-AG to DEPP 6.2.9-FG.	
The senior managers reg	ime: Parts that apply to m	any firms
A firm should allocate certain specified management responsibilities among its SMF managers	SYSC 24 (Senior managers and certification regime: Allocation of prescribed responsibilities)	Does not apply to a <i>limited scope SMCR firm</i> . Applies to a <i>core SMCR firm</i> and an <i>enhanced</i>
The FCA Handbook calls them FCA-prescribed senior management responsibilities	ionicical	scope SMCR firm.

(1)		(3)
Description of compon- ent of the regime	(2) Handbook provisions	Application to solo- regulated firms
A <i>firm</i> solo-regulated by the <i>FCA</i> should carry out criminal re-	SYSC 23.4 (Criminal record checks for non-ex-	Does not apply to a <i>limited scope SMCR firm</i> .
cords checks before appointing a board director who is not an SMF manager	ecutive directors)	Applies to a core SMCR firm and an enhanced scope SMCR firm.
The senior managers reg firms	ime: Parts that only apply	to a limited range of
A firm should maintain a comprehensive and up-to-date document	SYSC 25 (Senior managers and certification regime: Management	Does not apply to a limited scope SMCR firm or a core SMCR firm.
(called the manage- ment responsibilities map) that describes its management and gov- ernance arrangements	responsibilities maps and handover proced- ures and material)	Applies to an enhanced scope SMCR firm.
A firm should ensure that, at all times, one or more of its SMF man-	SYSC 26 (Senior managers and certification regime: Overall and	Does not apply to a limited scope SMCR firm or a core SMCR firm.
agers have overall responsibility for each of the activities, business areas and functions of the firm.	local responsibility)	Applies to an enhanced scope SMCR firm.
A firm should ensure that a person becom- ing an SMF manager	SYSC 25.9 (Handover procedures and material)	Does not apply to a limited scope SMCR firm or a core SMCR firm.
has all the information and material that they could reasonably ex- pect to have to per- form their respons- ibilities		Applies to an enhanced scope SMCR firm.
A retail intermediary firm should check whether it meets the financial criteria for being an enhanced scope SMCR firm and report to the FCA when it meets those criteria for the first time or ceases to meet them.	SUP 15.15 (Notification by retail intermediaries of qualifying as an en- hanced scope SMCR firm)	Only applies to certain <i>UK</i> retail intermediaries. The full details of who this covers are in SUP 15.15.
Firms should report changes to their management body when members who are not SMF managers leave or join it.	SUP 15.16 (Notification of changes in the management body)	Only applies to a MiFID investment firm or a MiFID optional exemption firm.
A firm is required to maintain a clear and appropriate apportionment of significant responsibilities among	SYSC 4.4 (Apportion- ment of respons- ibilities)	Applies to a limited scope SMCR firm, except for a limited scope SMCR benchmark firm

(1) Description of compon-	(2)	(3) Application to solo-		
ent of the regime	Handbook provisions	regulated firms		
its directors and senior managers		Does not apply to most core SMCR firms.		
		Does not apply to an enhanced scope SMCR firm.		
A limited scope SMCR benchmark firm is required to report to the	SUP 15.17 (Notification of regulated income by limited scope SMCR benchmark firm)	Only applies to a <i>lim-ited scope SMCR</i> benchmark firm.		
FCA certain changes in the split of its revenue between regulated ac- tivities and unregu-		Does not apply to any other <i>limited scope SMCR firm</i> .		
lated activities		Does not apply to a core SMCR firm or an enhanced scope SMCR firm.		
The senior managers reg	ime: Parts outside the Har	ndbook		
Criminal offence relating to a decision that causes a financial institution to fail.	This is contained in section 36 of the Financial Services (Banking Reform) Act 2013	Does not apply to any solo-regulated <i>firm</i>		
It applies to a <i>UK SMCR banking firm</i> but does not apply to a credit union.				
It does not apply to any firm that is not a UK SMCR banking firm.				
The certification regime				
A firm should not permit an employee to carry out certain functions (certification functions) unless it has issued them with a certificate.	Most of the requirements of this regime are in sections 63E (Certification of employees by authorised persons) and 63F (Issuing of certificates) of the <i>Act</i> .	Applies to all solo-regulated firms except for internally managed AIFs and pure benchmark SMCR firms. The certification re-		
The certificate is only valid for a year. The firm will have to renew it if the employee is to carry on performing the function.	SYSC 27 (Senior managers and certification regime: Certification regime) describes the regime and explains which <i>employees</i> are	gime does not apply to benchmark activities.		
A firm may not issue or renew a certificate unless it is satisfied that the person is fit and proper.	covered.			
Certification does not involve pre-approval by the FCA or PRA.				

(1) Description of component of the regime	(2) Handbook provisions	(3) Application to solo- regulated firms
A firm should ask for a regulatory reference before appointing someone to perform an FCA certification function (or a PRA equivalent) and give one if asked to by another firm doing so.	SYSC 22 (Regulatory references)	Applies to all solo-regulated firms
A firm must report information to the FCA about its Directory persons, including its certification employees.	SUP 16.26 (Reporting of information about Directory persons)	Applies to all solo-regulated firms except pure benchmark SMCR firms
Conduct rules (applies to	all firms)	
Rules of conduct that apply directly to a firm's workforce other than ancillary staff	COCON	Applies to all solo-regulated <i>firms</i>
A firm should report breaches of COCON to the FCA	Section 64C of the Act (Requirement for au- thorised persons to no- tify regulator of discip- linary action) and SUP 15.11 (Notification of COCON breaches and disciplinary action)	Applies to all solo-regulated firms
A firm should:	These obligations are	Applies to all solo-regulated <i>firms</i>
(a) ensure that all per- sons subject to COCON are notified of the rules that apply to	in section 64B of the Act (Rules of conduct: responsibilities of authorised persons).	
them; and	There is guidance in CO-	
(b) take all reasonable steps to ensure that they understand how COCON applies to them	CON 2.3 (Firms: Training and breaches).	

23.3.4 G

The PRA has requirements corresponding to the senior managers and certification regime that apply to PRA-authorised persons. The FCA and PRAs' regimes are designed to work together and complement each other. A PRA-authorised person will therefore need to consider the PRA's requirements to get a complete picture of the requirements that apply to it (and its workforce) in the area covered by the senior managers and certification regime and the requirements in the Act on which it is based.



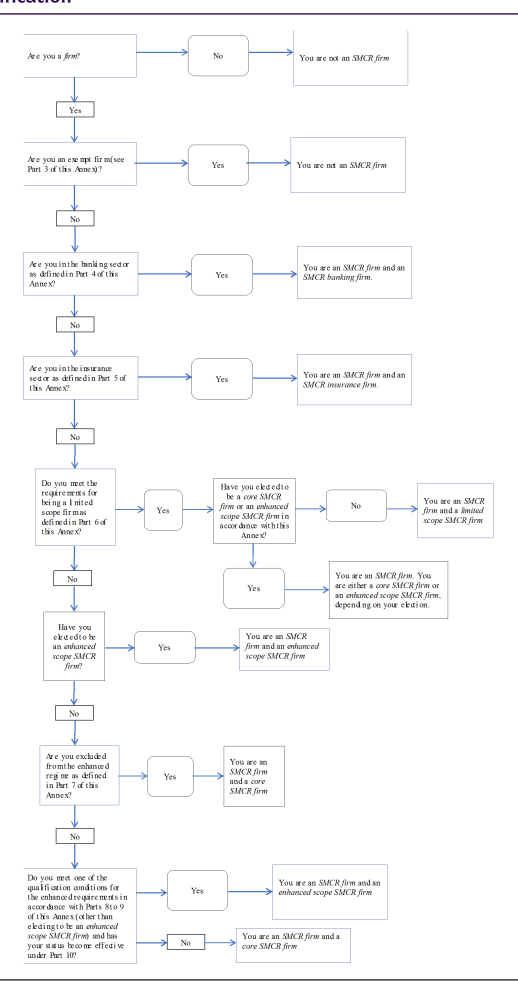
23.4 Criminal record checks for certain directors

- 23.4.1 This section applies to a *UK SMCR firm* that is:
 - (1) an enhanced scope SMCR firm; or
 - (2) a core SMCR firm.
- 23.4.2 A firm must (as part of its assessment of the fitness and propriety of any of its non-SMF board directors subject to competence requirements (P)) obtain the fullest information that it is lawfully able to obtain about P under Part V of the Police Act 1997 (Certificates of Criminal Records, &c) and related subordinated legislation of the *United Kingdom* or any part of the *United* Kingdom before P's appointment as a board director.
- G 23.4.3 The *guidance* in ■ SUP 10C.10.17G, ■ SUP 10C.10.18G and ■ SUP 10C.10.21G about criminal record checks for candidates to be an SMF manager applies to criminal record checks under this section.

SYSC 23/10

Definition of SMCR firm and different types of SMCR firms

Part (Part One: Flow diagram and other basic provisions			
1.1	R	The flow diagram in SYSC 23 Annex 1 1.2R defines:		
		(1)	an SMCR firm; and	
		(2)	the different categories of SMCR firm.	
1.2	R	Flow	diagram: Types of SMCR firm	
1.3	R	(1)	A Gibraltar-based firm (as defined in GEN 2.3 (General saving of the Handbook for Gibraltar)) is treated as an <i>EEA PTV firm</i> for the purposes of deciding into which category of <i>SMCR firm</i> it falls. In particular, it is to be treated as an <i>EEA SMCR firm</i> .	
		(2)	(1) is without prejudice to the generality of GEN 2.3.	
1.4	R	(1)	A Gibraltar-based firm (as defined in GEN 2.3 (General saving of the Handbook for Gibraltar)) is treated as an <i>EEA PTV firm</i> for the purposes of deciding whether it is an <i>SMCR firm</i> and into which category of <i>SMCR firm</i> it falls. In particular, if it is an <i>SMCR firm</i> , it is to be treated as an <i>EEA SMCR firm</i> .	
		(2)	(1) is without prejudice to the generality of GEN 2.3.	



Note to the flow diagram

The categorisation in this flow diagram is subject to ■ SYSC 23 Annex 1 2.1R and ■ SYSC 23 Annex 1 6.25R.

1.3 R A reference in this Annex to a *firm* having permission to carry on a particular *regulated activity* but no other *regulated activity* includes that *firm* also having *permission* for *agreeing to carry on a regulated activity* in respect of that first *regulated activity*.

for agreeing to carry on a regulated activity in respect of that first regulated activity. Part Two: Changing category 2.1 If a firm is subject to a requirement that it must comply with the rules in the FCA Handbook applicable to one of the categories of SMCR firm set out in this Annex, it is to be treated as falling into that category of SMCR firm for all purposes. The FCA may, on a case-by-case basis, require a limited scope SMCR firm or a 2.2 G (1)core SMCR firm to comply with the requirements that apply to an enhanced scope SMCR firm if the FCA considers it appropriate to do so to advance one or more of its operational objectives under the Act. (2)The most common example of a requirement described in SYSC 23 Annex 1 2.1R is likely to be one of the kind described in (1). (3)One effect of SYSC 23 Annex 1 2.1R is that if a firm is moved from the limited scope SMCR firm or core SMCR firm category to the enhanced scope SMCR firm category, the FCA-designated senior management functions that will apply to it are the ones for enhanced scope SMCR firms. In practice, it is unlikely that the procedure described in SYSC 23 Annex 1 2.1R 2.3 G (1)will be used to move a firm from a category applicable to PRA-authorised persons to one applicable to FCA-authorised persons or vice versa. This is because the FCA's regime for PRA-authorised persons is designed on the (2)basis that the PRA's regime also applies to those firms while the regime for FCA-authorised persons is designed on the basis that no PRA requirements apply.

- 2.4 G (1) Where a firm becomes or stops being an enhanced scope SMCR firm under the procedure described in SYSC 23 Annex 1 2.1R, the material in Parts 10 and 11 of this Annex about when the change of status becomes effective will not apply. Instead the timing will be dealt with in the variation of permission.
 - (2) If the variation does not specify the timing of the change, the change is likely to take effect when the variation does.

Part Three: Definition of exempt firm

- 3.1 R This part defines an exempt firm for the purposes of the flow diagram in Part One of this Annex.
- 3.2 R An overseas firm is an exempt firm if it:
 - (1) does not have; and
 - (2) does not have an appointed representative that has;

an establishment in the *United Kingdom*.

- 3.3 R An EEA PTV firm that is a pure reinsurer is an exempt firm.
- 3.4 R [deleted]
- 3.5 R A TP UCITS qualifier is an exempt firm.
- 3.6 R A TP AIFM qualifier is an exempt firm.
- 3.7 R [deleted]
- 3.8 G As explained in SYSC TP 8.2.1R, certain claims management *firms* are excluded from being *SMCR firms* and treated as exempt under this Part.

Part Four: Definition of banking sector

4.1 R A *firm* is in the banking sector for the purposes of the flow diagram in Part One of this Annex if the *firm* meets the conditions in SYSC 23 Annex 1 4.2R, SYSC 23 Annex 1 4.4R or SYSC 23 Annex 1 4.6R.

- 4.2 R A firm is in the banking sector for the purposes of the flow diagram in Part One of this Annex if it is an institution that meets the following conditions:
 - it is incorporated in, or formed under the law of any part of, the United Kingdom;
 - it is not an institution authorised under the Act to carry on the regulated activ-(2)ity of effecting contracts of insurance or carrying out contracts of insurance;
 - (3)it meets one of the following conditions:
 - its Part 4A permission includes accepting deposits; or : (a)
 - (b) it meets all the following conditions:
 - (i) the institution is an investment firm;
 - its Part 4A permission covers dealing in investments as principal; (ii)
 - (iii) when carried on by it, that activity is a PRA-regulated activity.
- 4.3 R An SMCR banking firm in SYSC 23 Annex 1 4.2R is a UK SMCR banking firm.
- 4.4 A firm is also in the banking sector for the purposes of the flow diagram in Part One R of this Annex if it is a non-UK institution other than an EEA PTV firm that meets the following conditions:
 - it has a branch in the United Kingdom; (1)
 - it is not an institution authorised under the Act to carry on the regulated activ-(2) ity of effecting contracts of insurance or carrying out contracts of insurance; and
 - (3)it meets one of the following conditions:
 - it is a credit institution which has a Part 4A permission that includes accepting deposits; or
 - (b) it meets all the following conditions:
 - (i) the institution is an investment firm;
 - (ii) its Part 4A permission covers dealing in investments as principal;
 - (iii) when carried on by it, that activity is a PRA-regulated activity.
- 4.5 R An SMCR banking firm in SYSC 23 Annex 1 4.4R is an overseas SMCR banking firm.
- 4.6 A firm is also in the banking sector for the purposes of the flow diagram in Part One R of this Annex if it is an EEA PTV firm that meets the following conditions:
 - (1)it has a branch in the United Kingdom;
 - (2)it is not an institution authorised under the Act to carry on the regulated activity of effecting contracts of insurance or carrying out contracts of insurance; and
 - (3)it meets one of the following conditions:
 - it is a credit institution which has a permission under Part 4A of the Act that includes accepting deposits; or
 - it meets all the following conditions: (b)
 - (i) the institution is an investment firm:
 - (ii) it has a permission under Part 4A of the Act that covers dealing in investments as principal; and
 - when carried on by it, that activity is a PRA-regulated activity. (iii)

4.7 R An SMCR banking firm in SYSC 23 Annex 1 4.6R is an EEA SMCR banking firm.

Part Five: Definition of insurance sector

- 5.1 R A *firm* is in the insurance sector for the purposes of the flow diagram in Part One of this Annex if the *firm* is:
 - (1) a Solvency II firm (including a large non-directive insurer); or
 - (2) a small non-directive insurer.
- 5.2 R (1) A *firm* from which the Solvency II rules (as defined by the part of the *PRA Rule-book* described in this paragraph (1)) are disapplied by chapter 2 of the Solvency II Firms: Transitional Measures part of the *PRA Rulebook* is in the insurance sector for the purposes of the flow diagram in Part One of this Annex.
 - (2) A *firm* defined as a small run-off firm in the Glossary part of the *PRA Rulebook* is in the insurance sector for the purposes of the flow diagram in Part One of this Annex.

Part Six: Definition of limited scope SMCR firm

Introduction

- 6.1 R (1) This Part sets out the requirements for being a *limited scope SMCR firm* referred to in the flow diagram in Part One of this Annex.
 - (2) Where this Part says that a *firm* is a *limited scope SMCR firm*, that means that the *firm* meets those requirements.

Opting up

6.2 G Part 12 of this Annex sets out a procedure for a *firm* that would otherwise have been a *limited scope SMCR firm* to elect to be a *core SMCR firm* or an *enhanced scope SMCR firm* and to reverse that election.

Specialised activities

- 6.3 R (1) A firm listed in the table in SYSC 23 Annex 1 6.4R is a limited scope SMCR firm if:
 - (a) its principal purpose is to carry on activities other than *regulated activities*; and
 - (b) it is not a MiFID investment firm or an EEA MiFID investment firm that is an EEA PTV firm.
 - (2) In the case of a *firm* in SYSC 23 Annex 1 6.4R(5), *regulated claims management activities* are treated as *unregulated activities* for the purpose of deciding what the *firm*'s principal purpose is under (1).
- 6.4 R Table: List of limited scope SMCR firms referred to in SYSC 23 Annex 1 6.3R
- (1) Oil market participant
- (2) Service company
- (3) Energy market participant
- (4) A wholly owned subsidiary of:
 - (a)a local authority; or
 - (b)a registered social landlord.
- (5) A *firm* that meets the following conditions:

(a)it has permission to carry on insurance distribution activity in relation to non-investment insurance contracts; and

(b)it:

- (i)either does not have permission to carry on any other regulated activity; or
- (ii) has *permission* to carry on no other *regulated activity* except one or more of the following:
 - (A)advising on P2P agreements; or
 - (B) regulated claims management activities.

(6) A firm that meets the following conditions:

> (a) it has permission for any activity constituting funeral plan distri-

bution; and

(b) it does not have permission to carry on any other regulated

activity.

G It will be a matter of fact in each case whether, having regard to all the circumstances, 6.5 including in particular where the balance of the business lies, a firm's principal purpose is to carry on activities other than regulated activities. If a firm wishes to rely on SYSC 23 Annex 1 6.3R, it should be in a position to demonstrate that its principal purpose is to carry on activities other than regulated activities.

Sole trader

6.6 R A sole trader is a limited scope SMCR firm.

Limited permission consumer credit firms

A firm whose permission is limited to the carrying on of a relevant credit activity (as 6.7 R defined in paragraph 2G of Schedule 6 to the Act) (a limited permission) is a limited scope SMCR firm, excluding a firm in SYSC 23 Annex 1 6.8R.

6.8 A not-for-profit debt advice body is a limited scope SMCR firm. R

Authorised professional firms

An authorised professional firm whose only regulated activities are non-mainstream 6.9 regulated activities is a limited scope SMCR firm.

Internally managed AIFs

- 6.10 A firm is a limited scope SMCR firm if it meets the following conditions:
 - (1) it is an internally managed AIF;
 - (2) it is a body corporate; and
 - it is not a collective investment scheme. (3)

Claims management

- A firm is a limited scope SMCR firm if it meets the following conditions: 6.11 R (1)
 - it has permission to carry on regulated claims management activities; and
 - (b) it:
 - either does not have permission to carry on any other regulated (i) activity; or
 - (ii) has permission to carry on no other regulated activity except a relevant credit activity.
 - (2) A firm in SYSC 23 Annex 1 6.7R or SYSC 23 Annex 1 6.8R does not fall within this rule

Benchmark firms: Waiver applying limited scope status

- 6.12 A firm is a limited scope SMCR firm (and a limited scope SMCR benchmark firm) if:
 - (1) it is subject to a waiver that applies this rule to the firm; and
 - it meets the conditions in SYSC 23 Annex 1 6.13R. (2)
- 6.13 R The conditions referred to in SYSC 23 Annex 1 6.12R(2) are that the firm: (1)
 - is capable of being a *limited scope SMCR firm* under the flow diagram in SYSC 23 Annex 1 1.2R (Flow diagram: Types of SMCR firm);
 - has permission to carry on the regulated activity of administering a (b) benchmark but no other regulated activity (a pure benchmark SMCR firm); and
 - (c) is an FCA-authorised person.
 - A firm that meets the conditions in this rule is referred to in this Annex as a (2) "potential benchmark waiver firm".

- 6.14 G (1) If, after the *waiver* in SYSC 23 Annex 1 6.12R(1) comes into force, a *firm* ceases to be a potential benchmark waiver firm it immediately ceases to be:
 - (a) a limited scope SMCR benchmark firm; and
 - a limited scope SMCR firm (unless it qualifies as one for another reason).
 - (2) (1) applies even if the *firm* subsequently becomes a potential benchmark waiver firm again.
 - (3) If (2) applies, it may become a *limited scope SMCR benchmark firm* again if it applies for and obtains a new *waiver*.

Benchmark firms: When the waiver is likely to be available

- (1) The FCA considers that treating a potential benchmark waiver firm (as defined in SYSC 23 Annex 1 6.13R(2)) as a core SMCR firm may be unduly burdensome as contemplated by section 138A(4)(a) of the Act (Modification or waiver of rules).
- (2) The FCA considers that deciding whether this is the case involves balancing the factors in (3) and (4).
- (3) The directors of a potential benchmark waiver firm who would require approval for performing one of the FCA governing functions if it was a core SMCR firm may spend very little of their time managing the firm's regulated activities. In a big firm they may also be distant from those activities. It may therefore be more proportionate to require approval for someone who is closer to the day-to-day management of the firm's regulated activities.
- (4) On the other hand, applying the Act and the FCA's requirements directly to a firm's most senior management will make it more likely that they will take steps and put in place systems that will increase the likelihood that the firm's staff will meet the requirements of the senior managers and certification regime and that the values represented by those requirements will be absorbed into the firm's culture. It also helps to ensure that the firm's leaders have sufficient knowledge of, and skills in, the firm's regulated activities.
- (5) The approach in SYSC 23 Annex 1 6.16G is designed to weigh the factors in (3) and (4) against each other.
- 6.16 G (1) SYSC 23 Annex 1 6.16G summarises the approach the FCA anticipates it will take in deciding whether to grant the waiver. SYSC 23 Annex 1 6.17G to SYSC 23 Annex 1 6.22G then give more detail.
 - (2) Subject to (3), the FCA considers that a potential benchmark waiver firm (as defined in SYSC 23 Annex 1 6.13R(2)) is likely to meet the criteria for the granting of a waiver in section 138A(4)(a) of the Act (Modification or waiver of rules) if regulated activities form a small part of its activities, measured in the way described in SYSC 23 Annex 1 6.17G.
 - (3) The FCA considers that a potential benchmark waiver firm meeting the conditions in (2) is nevertheless unlikely to meet the criteria for the granting of a waiver in section 138A(4) of the Act if:
 - (a) any of the benchmarks it administers are important; or
 - (b) the *firm* or the person who would be performing the *limited scope function* would not meet the requirements of MAR 8.5.2R (Responsibility for benchmark activities: regulated benchmark administrators).
 - (4) In particular, under (3)(b):
 - (a) the person who would be performing the *limited scope function* should be sufficiently senior (see MAR 8.5.3AG); and
 - (b) the responsibilities in MAR 8.5.2R should not be split between several people (see MAR 8.5.3G).
 - (5) SYSC 23 Annex 1 6.18G to SYSC 23 Annex 1 6.20G describe what important means in (3)(a).
 - (6) SYSC 23 Annex 1 6.22G gives more detail about (3)(b).

- (7) The waiver would be available to firms of any size.
- SYSC 23 Annex 1 6.17G describes how the FCA anticipates that it would decide 6.17 G (1) whether regulated activities form a small part of a firm's activities for the purpose of SYSC 23 Annex 1 6.16G(2).
 - The FCA anticipates that it would consider that: (2)
 - a firm would meet the criterion in (1) if revenue from regulated activities represents less than 20% of its overall revenue; and
 - a firm would not meet the criterion in (1) if revenue from regulated ac-(b) tivities were 20% or more.
 - (3) The FCA anticipates that it would measure those figures over a reasonable period and not just a single accounting period.
 - (4)The FCA anticipates that it would measure revenue from regulated activities and overall revenue in the way described in SUP 15.17.5R to SUP 15.17.7R (Obligation to make calculations).
 - The FCA anticipates that it would adjust the calculation if there were good (5) reason to think that past revenue is unlikely to be representative of the future.
 - the firm's past revenue may be distorted by extraordinary items; or (a)
 - the firm may recently have carried out a major reorganisation of its busi-(b) ness involving, for example, the disposal of all its activities other than benchmark activities or the acquisition of a business carrying out activities other than benchmark activities.
- The FCA anticipates that, in deciding whether a benchmark is important for the pur-6.18 G poses in SYSC 23 Annex 1 6.16G, it will take into account whether there could be a significant and adverse impact on the United Kingdom's economy or financial system if the benchmark:
 - (1) stops being provided; or
 - is provided in a way that significantly breaches or falls short of the require-(2) ments and standards of the benchmarks regulation.
- 6.19 The FCA considers that a firm's benchmark is likely to be important for the purposes in G SYSC 23 Annex 1 6.16G(3) and to meet the criteria in SYSC 23 Annex 1 6.18G if the benchmark is recognised as critical under the benchmarks regulation.
- 6.20 In making the assessment of the importance of a benchmark that is not recognised as G critical as described in SYSC 23 Annex 1 6.19G, the FCA anticipates that it will take into account factors that include the following:
 - whether the benchmark has no or very few appropriate market-led substitutes; (1) and
 - (2)whether the benchmark is used extensively in particular markets or sectors.
- 6.21 G One reason for taking into account the importance of a benchmark is that if it (1) is important, the factors in SYSC 23 Annex 1 6.15G(4) outweigh the factors in SYSC 23 Annex 1 6.15G(3).
 - Another reason is that, under section 138A(4)(b) of the Act (Modification or (2)waiver of rules), the FCA may not grant a waiver if doing so would adversely affect the advancement of any of its operational objectives. Granting the waiver where a benchmark is important is likely to be inconsistent with section 138A(4)(b) because:
 - the occurrence of the situation in SYSC 23 Annex 1 6.18G(1) or (2) is likely (a) in particular to prejudice the integrity operational objective; and
 - for the reasons in SYSC 23 Annex 1 6.15G(4), the FCA considers that apply-(b) ing the regime for *core SMCR firms* to benchmark *firms* will reduce the risk of that happening.

- 6.22 G The FCA anticipates that if a firm has a complicated management structure, that may mean that the firm does not meet the conditions in SYSC 23 Annex 1 6.16G(3)(b). In particular this may be the case if:
 - (1) there are several managers involved in managing the *firm's regulated activities* who have different reporting lines; or
 - (2) the person managing the *firm's regulated activities* has different reporting lines for different aspects of the role that give them different levels of autonomy.

Benchmark firms: Ceasing to meet waiver criteria

- 6.23 G If a *limited scope SMCR benchmark firm* ceases to meet the criterion in SYSC 23 Annex 1 6.17G, it is likely to be inappropriate for the *waiver* to continue. The mechanism for ensuring that this is the case might include one or more of the following:
 - (1) building those criteria into the waiver;
 - (2) revocation of the waiver; or
 - (3) granting the *waiver* subject to a time limit and re-examining the criteria if the *firm* applies for a renewal.
- 6.24 G The FCA anticipates that the mechanisms in SYSC 23 Annex 1 6.23G will generally provide for a period of time between the firm ceasing to meet the criterion in SYSC 23 Annex 1 6.17G and the firm ceasing to be a limited scope SMCR firm.

Benchmark firms: Opting to be a core or enhanced scope firm

- 6.25 R (1) A limited scope SMCR benchmark firm may opt to be an enhanced scope SMCR firm in accordance with this Annex.
 - (2) A limited scope SMCR benchmark firm may not opt to be a core SMCR firm under this Annex.
- 6.26 G If a limited scope SMCR benchmark firm opts to be an enhanced scope SMCR firm and it subsequently revokes that election after it comes into effect, the firm will become a core SMCR firm. If it wants to be a limited scope SMCR benchmark firm again it will need to apply for a new waiver.
- 6.27 G A limited scope SMCR benchmark firm that wishes to become a core SMCR firm again should request the FCA to revoke the waiver in SYSC 23 Annex 1 6.12R.

Part Seven: Exclusion from enhanced regime

- 7.1 R This Part sets out which *firms* are excluded from the enhanced regime for the purposes of the flow diagram in Part One of this Annex.
- 7.2 R An overseas SMCR firm is excluded from the enhanced regime.
- 7.3 R A firm is excluded from the enhanced regime if its permission only covers being the full-scope UK AIFM of:
 - (1) an unauthorised AIF; or
 - (2) an authorised AIF only marketed to investors that are professional clients.
- 7.4 R A *firm* is excluded from the enhanced regime if:
 - (1) it is an exempt MiFID commodities firm; and
 - (2) its only permission is bidding in emissions auctions.
- 7.5 R An *ICVC* is excluded from the enhanced regime.

Part Eight: Financial qualification condition for being an enhanced scope SMCR firm

The financial qualification tests

- 8.1 R A firm meets a qualification condition for the purposes of identifying an enhanced scope SMCR firm under the flow diagram in Part One of this Annex if it meets one of the criteria set out in column (1) of the table in SYSC 23 Annex 1 8.2R.
- 8.2 R Table: Financial qualification conditions
- (1) (2) (3)

cal-

1	nd classification		
	Qualifica- tion condition	How to do the cal- culation and cor- responding re- porting re- quirement	Comments
		•	t One: Point in time measurements
	(1) The average amount of the firm's assets under management (calculated as a three-year rolling average) is £50 billion or more	Assets under management are calculated in accordance with the method that must be used to calculate the amount to be recorded in data element 1A (Total funds under management) in data item FSA038 (Volumes and Type of Business)	SYSC 23 Annex 1 8.8R(2) and SYSC 23 Annex 1 8.11R apply to this culation.
	(2) The firm currently has 10,000 or more outstanding regulated mortgages	A firm's outstanding regulated mortgages are calculated as follows: (a) calculate the amount that must be recorded in row E4.5 (Total) in the box under the successive headings and sub-headings "Regulated Loans", "Balances outstanding" and "Number" in the MLAR; (b) calculate the amount that must be recorded in row G1.1(d) (total) under the successive headings and sub-headings "As PRINCIPAL administrator" and "Regulated loans" in the MLAR; and (c) add those amounts together.	

Part Two: Revenue measurements

total intermediary regulated business revenue (calculated

(3) The aver- Total intermediary age amount regulated business of the firm's revenue is calculated in accordance with the method that must be used to calculate the amount to be recorded in

SYSC 23 Annex 1 8.8R(3) applies to this calculation.

SYSC 23 Annex 18.18R applies this condition to firms to which the reporting requirement in column (2) does not apply in the cases specified in that rule.

as a th year re average £35 m per ar or mo	olling ge) is iillion nnum	(Total busine in Sect and Lo	regulated regulated ess revenue) tion B (Profit oss account) RMAR	
age a	ue ated Ju-	general lated of credit calcula follow (a)calc	ulate each	SYSC 23 Annex 1 8.8R(3) applies to this calculation.
sumer credit ing (ca lated three- rolling erage) £100 r or mo	lend- alcu- as a year g av-) is million	be recumn B for the heade in data	nt that must corded in col- 3 (Revenue) e rows d "Lending" a item 12 (Consumer data: Vol- ; and	
			l those nts together.	
	1: Where	e Parts	8 to 11 of SYS	C 23 Annex 1 refer to a calculation period they refer to the annual
	2: Where			C 23 Annex 1 refer to an averaging period they refer to the three-
Note 3	3: Wher	e Parts		C 23 Annex 1 refer to a reporting period they refer to the period prepared.
				C 23 Annex 1 refer to a calculation date they refer to the date as of 2) of this table are made.
8.3	G	(1)		of the table in SYSC 23 Annex 1 8.2R refers to the FCA Handbook verrelevant data items.
		(2)	The boxes re spond to the	ferred to in row (2) (outstanding regulated mortgages) corre- e online version of the <i>MLAR</i> as follows:
			(a) parag	raph (a) corresponds to data item c3; and
			(b) parag	raph (b) corresponds to data item G1.1 c1 (d).
	Qualifi	cation	conditions onl	y apply if reporting requirements apply
8.4	R	SYSC 2	3 Annex 18.2R o	nnex 1 8.18R, a qualification condition in column (1) of the table in only applies to a <i>firm</i> if the corresponding reporting requirement n (2) of the table currently applies to the <i>firm</i> .
	Genera	al calcul	lation principle	es
8.5	R	Annex	18.2R have cha	ancial reporting requirements in column (2) of the table in SYSC 23 anged during the relevant period, the calculations must be made whatever requirements applied for the applicable period.
8.6	R	The ca	alculations are	made on a solo basis.
8.7	R	(1)	table in SYSC cial reporting	on periods, averaging periods and dates in column (1) of the 23 Annex 1 8.2R are defined so as to be consistent with the finang periods and calculation dates used for the corresponding data nn (2) of that table. The rest of this <i>rule</i> gives examples of this
			,	

- (2)If a calculation in column (1) of the table in SYSC 23 Annex 1 8.2R is based on per annum or annual revenue and the reporting period in column (2) is based on the *firm's* accounting period:
 - the calculation periods in column (1) are also based on the firm's accounting period; and
 - the averaging period in column (1) is made up of the applicable num-(b) ber of accounting periods.
- (3)If a calculation in column (1) of the table in SYSC 23 Annex 1 8.2R is based on per annum or annual revenue and the reporting period in column (2) is based on a calendar year:
 - the calculation periods in column (1) are also based on a calendar year; (a)
 - (b) the averaging period in column (1) is made up of the applicable number of calendar years.
- (4)Where row (2) of column (1) of the table in SYSC 23 Annex 1 8.2R refers to a firm's current financial figures it refers to the figures as at the calculation date for its most recent reporting period in column (2).
- A firm's most recent reporting period is the one for the data item whose re-(5)quired submission date has passed most recently.

Averaging periods

- 8.8 (1) R This *rule* deals with the establishment of a *firm's* averaging periods.
 - (2)When the table in SYSC 23 Annex 1 8.2R specifies that this paragraph (2) applies:
 - each averaging period ends on the calculation date for a reporting (a) period: and
 - (b) there is an averaging period that ends on each such day.
 - (3)When the table in SYSC 23 Annex 1 8.2R specifies that this paragraph (3) applies:
 - (a) each averaging period ends on the last day of a year; and
 - (b) there is an averaging period that ends on each such day.
 - (4)The term 'year' in (3) is defined in accordance with SYSC 23 Annex 18.7R.
- 8.9 SYSC 23 Annex 1 8.8R(2) provides for a firm's status to be tested every six months G (1)if the relevant data item is reported in six-month intervals and to be tested yearly if the relevant data item is reported yearly.
 - (2)SYSC 23 Annex 1 8.8R(3) provides for a firm's status to be tested once a year even if the relevant data item is reported in six-month intervals.

Requirements where the firm reports more than once a year

- 8.10 This rule applies to calculations in Part Two of the table in SYSC 23 Annex 1 8.2R. (1)
 - (2)If:
 - (a) the firm reports the relevant data items more than once a year; and
 - each successive report covers the whole year to date;

the calculations in the table are only based on the data item that covers the full year.

The term year in (2) is defined in accordance with SYSC 23 Annex 18.7R. (3)

Requirements for calculating average amounts in certain cases

8.11 When the table in SYSC 23 Annex 1 8.2R specifies that this rule applies, the calculation of the average involves calculating the relevant amount for each reporting period relating to the averaging period, summing those amounts and dividing the result by the applicable number of reporting periods.

Adjustments where reporting periods cover irregular periods

8.12 This rule applies where: R (1)

certification regime: Introduction and classification

- (a) the calculation is under Part Two of the table in SYSC 23 Annex 18.2R;
- the reporting period in column (2) is based on the firm's accounting (b) period;
- any of the firm's accounting periods in the applicable averaging period (c) is not twelve months; and
- as a result the averaging period would not be a whole number of (d) calendar years.
- (2) Where this *rule* applies, the *firm* must adjust the minimum qualification amount in column (1) proportionately.
- 8.13 G The main example of when SYSC 23 Annex 1 8.12R may apply is where a firm changes its accounting reference date.

Short reporting periods

- 8.14 The financial reporting period may be shorter than the corresponding calcula-G (1)tion period.
 - For example, the calculation period may be based on annual revenue but the (2)firm may have to prepare the corresponding data item in column (2) of the table in SYSC 23 Annex 1 8.2R for revenue arising in six-month periods.
 - (3)If SYSC 23 Annex 1 8.10R applies this does not matter as the calculation is based on the figures for the full year.
 - (4) If SYSC 23 Annex 1 8.10R does not apply, in the example in (2):
 - the calculation of the *firm's* most recent annual revenue in column (1) (a) is based on the most recently ended six-month period and the sixmonth period before that; and
 - each year within the three-year averaging period is based on two six-(b) month periods.

Effect of reporting requirements not applying for full period

- 8.15 Subject to SYSC 23 Annex 1 8.4R, if the reporting requirement referred to in column (2) of the table in SYSC 23 Annex 1 8.2R did not apply to the firm for the whole of its most recent averaging period as defined in SYSC 23 Annex 18.2R, the averaging period is shortened to cover the period for which those requirements did apply.
- 8.16 G Reasons why SYSC 23 Annex 1 8.15R may apply to a firm include the following:
 - (1)the firm has only recently been authorised;
 - (2)the firm's Part 4A permission has only recently been varied to include the relevant regulated activities;
 - the firm has only recently become subject to the relevant reporting require-(3)ments: or
 - the reporting requirement did not exist for the full period (see SYSC TP 7.7.6G (4) for an example).
- 8.17 This paragraph gives an example of how SYSC 23 Annex 18.15R works. G (1)
 - (2) In this example:
 - the relevant qualification condition is one of those in Part Two of the (a) table in SYSC 23 Annex 18.2R:
 - (b) the reporting requirement is based on a firm's accounting year and reports are due every six months;
 - (c) the firm's accounting year ends on 31 December;
 - (d) the firm is authorised in February.
 - The firm will not meet the qualification condition before the end of Year One, (2) however large its business is in the period from February to June. This is because the calculations are based on calculation periods of a year and the year is not over yet.

- (3)Following the end of Year One, the assessment of whether the firm meets the qualification condition is based on the figures for Year One. There is no adjustment to take account of the fact that the firm was only authorised part of the way through that period.
- After the end of Year Two, the averaging period is two years and the figures (4)are taken from the part of Year One during which it was authorised and from Year Two.
- The figures for the next averaging period are taken from the part of Year One (5)during which it was authorised and from Years Two and Three.
- If the firm in this example is authorised in September, the assessment of (6)whether the firm meets the qualification condition for Year One is based on the figures for the part of Year One for which it is authorised, as it is in (3). However, in contrast to (2), that means that the assessment is made in respect of its first few months of authorisation.
- (7)In this paragraph:
 - the firm being authorised means the firm being authorised or the relevant regulated activities being included in its permission so that the relevant reporting requirement applies;
 - (b) the accounting year in which this occurs is referred to as Year One; and
 - (c) subsequent accounting years are referred to accordingly.

Special requirements for calculating intermediary regulated business revenue

- 8.18 The qualification condition in row (3) of the table in SYSC 23 Annex 1 8.2R may also apply to a firm that meets the following conditions, even though the financial reporting requirement referred to in that row does not apply to it:
 - it falls into any of the following categories: (1)
 - (a) its permission includes an insurance distribution activity in relation to non-investment insurance contracts;
 - its permission includes a home finance mediation activity; (b)
 - (c) it is a retail investment firm:
 - (d) it is a personal investment firm;
 - (e) (subject to SYSC 23 Annex 1 8.19R) its permission includes advising on P2P agreements; or
 - (f) (subject to SYSC 23 Annex 1 8.20R) its permission includes designated investment business or it carries out designated investment business; and
 - it is not required to complete Section B of the RMAR. (2)
- 8.19 A firm is excluded from SYSC 23 Annex 1 8.18R(1)(e) if its permission, so far as it relates R to the activity in SYSC 23 Annex 1 8.18R(1)(e), is limited to activities carried on exclusively with or for professional clients.
- 8.20 A firm is excluded from SYSC 23 Annex 1 8.18R(1)(f) if its permission, so far as it relates to R the activity in SYSC 23 Annex 1 8.18R(1)(f), is limited and subject to requirements in a way that means it may only carry on those activities exclusively with or for professional clients or eligible counterparties.
- 8.21 R (1)This rule deals with how the qualification condition in row (3) of the table in SYSC 23 Annex 1 8.2R applies to a firm in SYSC 23 Annex 1 8.18R.
 - The calculation is made in accordance with the requirements for Section B (2)(Profit and Loss account) of the RMAR and otherwise as described in column (2) of row (3) of the table in SYSC 23 Annex 18.2R.
 - The reporting period for the purposes of this Annex is an annual period end-(3)ing on the firm's accounting reference date.
 - (4)For the purpose of applying this Annex to a firm in SYSC 23 Annex 1 8.18R, a reference in this Annex to:

and classification

- (a) the due submission date for a *data item* is treated as being to the reporting date defined in SUP 15.15.9R;
 - (b) a firm's most recent reporting period is the period in (3) whose reporting date (as defined in (4)(a)) has occurred most recently; and
 - (c) being subject to a reporting requirement is treated as a reference to meeting the conditions in SYSC 23 Annex 1 8.18R.
- 8.22 G (1) There is only one qualification condition in row (3) of the table in SYSC 23 Annex 1 8.2R.
 - (2) Therefore if a *firm* ceases to be in SYSC 23 Annex 1 8.18R because it begins to report using the *RMAR*, SYSC 23 Annex 1 8.4R does not apply and the *firm* will continue to meet the qualification condition as long as its income remains at the necessary level.
 - (3) The same applies if the *firm* moves from reporting using the *RMAR* to being a firm within SYSC 23 Annex 1 8.18R.
 - (4) If a *firm* makes a change of the kind in (2) or (3), the figures for the averaging periods during which this occurs will be made up of figures taken from its *RMAR* and ones calculated under SUP 15.15. SYSC 23 Annex 1 8.15R does not apply.
 - (5) If there is a gap between being subject to SYSC 23 Annex 1 8.18R and reporting using the *RMAR*, SYSC 23 Annex 1 11.8R may mean that the *firm* never stops being an *enhanced scope SMCR firm*.
- 8.22 G SUP 15.15 requires a *firm* within SYSC 23 Annex 1 8.18R regularly to calculate whether it meets the qualification condition in row (3) of the table in SYSC 23 Annex 1 8.2R and, in certain circumstances, to notify the *FCA* of the results.

Part Nine: Other qualification conditions for being an enhanced scope SMCR firm

- 9.1 R A *firm* meets a qualification condition for the purposes of identifying an *enhanced* scope SMCR firm under the flow diagram in Part One of this Annex if it meets one of the following criteria:
 - (1) the *firm* is a *significant SYSC firm* and it meets all the additional criteria in SYSC 23 Annex 1 9.3R;
 - (2) the firm is a CASS large firm; or
 - (3) the *firm* notifies the *FCA* in accordance with Part 12 of this Annex that it intends to become an *enhanced scope SMCR firm*.
- 9.2 G If a *firm* is subject to a *requirement* that it must comply with the *rules* in the *FCA*Handbook applicable to one of the categories of *firm* in SYSC 23 Annex 1 9.1R(1) or SYSC
 23 Annex 1 9.1R(2) it is to be treated as falling into that category of *firm* for the purpose of this Annex as well.
- 9.3 R The additional criteria that a *significant SYSC firm* must meet as referred to in SYSC 23 Annex 1 9.1R(1) are as follows:
 - (1) it is an investment firm, as defined in article 4(1)(2) of the *UK CRR* (including a collective portfolio management investment firm) as it has effect on 27 January 2023; and
 - (2) it is not excluded by any of the exclusions in SYSC 23 Annex 1 9.4R.
- 9.4 R (1) A firm is excluded for the purposes of SYSC 23 Annex 1 9.3R(2) if it is a local firm.
 - (2) A *firm* is excluded for the purposes of SYSC 23 Annex 1 9.3R(2) if it meets the following conditions:
 - (a) it is authorised to provide one or more of the following *investment* services:
 - (i) reception and transmission of orders in relation to one or more *financial instruments*;
 - (ii) execution of orders on behalf of *clients*;
 - (iii) portfolio management; and

- (iv) investment advice;
- (b) it is not authorised to provide any other investment services;
- it is not authorised to provide the ancillary service referred to in para-(c) graph 1 of Part 3A of Schedule 2 to the Regulated Activities Order (Safekeeping and administration of financial instruments); and
- it is not permitted to hold MiFID money or securities (as defined in (3)) (d) belonging to its *clients* and for that reason may not at any time place itself in debt with those clients in relation to its MiFID business.
- MiFID money or securities (as referred to in (2)(d)) means money or securities (3)that a firm receives from, or holds for or on behalf of, a client in the course of, or in connection with, its MiFID business.
- 9.5 R (1)A firm that is authorised to execute investors' orders for financial instruments and to hold such financial instruments for its own account is not, for that reason, authorised for the purpose of SYSC 23 Annex 1 9.4R to provide the investment service of dealing on own account if it meets the following conditions:
 - such positions only arise as a result of the firm's failure to match investors' orders precisely;
 - the total market value of all such positions is no higher than 15% of (b) the firm's initial capital; and
 - such positions are incidental and provisional in nature and strictly lim-(c) ited to the time required to carry out the transaction in question.
 - Position and initial capital have the meaning that they had for the purpose of (2)IFPRU 1.1.12R (Meaning of dealing on own account) as it applied on 31 December 2021.
- The purpose of the criteria in SYSC 23 Annex 1 9.3R to SYSC 23 Annex 1 9.5R is to replicate 9.6 G the main part of the definition of 'IFPRU investment firm'. Other elements of the definition are reflected elsewhere in this Annex. However, the definition applies to a firm whether or not it ever has been treated as an IFPRU investment firm for the purposes of any rules that used that definition.

Part Ten: When a firm becomes an enhanced scope SMCR firm

General rule

- 10.1 R (1) A firm must comply with the requirements for enhanced scope SMCR firms (and becomes an enhanced scope SMCR firm) from the date specified in this rule.
 - (2)If a *firm*:
 - (a) was not an enhanced scope SMCR firm; and
 - (b) then meets one of the qualification conditions in Part 8 or Part 9 of this Annex:

the date is twelve months after it first meets the first qualification condition that it met.

- Where the first qualification condition it meets is the one in SYSC 23 Annex 1 (3)9.1R(3), the date is three months after the FCA receives the notice in SYSC 23 Annex 1 9.1R(3).
- (4)(3) also applies if:
 - it meets the qualification condition in SYSC 23 Annex 1 9.1R(3) after it (a) meets another qualification condition; and
 - (b) the result of applying (3) would be that the firm would become an enhanced scope SMCR firm sooner.
- (5)This rule is subject to SYSC 23 Annex 1 11.8R.

Meeting the financial thresholds in Part 8

10.2 R (1) Subject to (4), a *firm* first meets one of the qualification conditions in Part 8 of this Annex (financial qualification conditions) on the due date for submission of the relevant *data item* (see (2) and (3) for the meaning of relevant *data item*)

- (2) Except where (3) applies, the relevant *data item* is the *data item* for the final reporting period applicable to the averaging period for which the *firm* first meets the condition in column (1) of the applicable row in the table in SYSC 23 Annex 1 8.2R.
- (3) Where the qualification condition is the one in row (2) of the table in SYSC 23 Annex 1 8.2R, the relevant *data item* is the one for the reporting period for which the *firm* first meets the condition in column (1) of that row.
- (4) In the case of a *firm* in SYSC 23 Annex 1 8.18R, the *firm* meets the qualification condition in row (3) of the table in SYSC 23 Annex 1 8.2R on the reporting date for the final reporting period applicable to the averaging period for which the *firm* first meets the condition in column (1) of that row.

Meeting the qualification conditions in Part 9

- 10.3 R A *firm* meets one of the qualification conditions in Part 9 of this annex (other qualification conditions) on the date when:
 - (1) the status in SYSC 23 Annex 1 9.1R(1) or SYSC 23 Annex 1 9.1R(2) becomes effective; or (as the case may be)
 - (2) the FCA receives the notice in SYSC 23 Annex 1 9.1R(3).
- 10.4 G SYSC 23 Annex 1 10.1R and SYSC 23 Annex 1 10.3R mean that a *firm* becomes an *enhanced* scope SMCR firm under Part 9 of this Annex on the date in column (2) of the table in SYSC 23 Annex 1 10.5G.
- 10.5 G Table: Date firm becomes an enhanced scope firm

Qualification condition

Date firm becomes an enhanced scope SMCR firm

The firm is a significant SYSC firm

If a firm meets the criteria in SYSC 23 Annex 1 9.3R but does not at first meet the conditions for being a significant SYSC firm and then later becomes a significant SYSC firm, it becomes an enhanced scope SMCR firm one year and three months after the date in SYSC 1.5.2R (the three-month period in SYSC 1.5.5R(2) plus the one year in this Part).

If a *firm* meets the conditions for being a *significant SYSC firm* but at first does not meet the criteria in SYSC 23 Annex 1 9.3R and then later meets those criteria, the three-month period in SYSC 1.5.5R(2) does not apply. The one-year period in this Part runs from the date the *firm* first meets the criteria in SYSC 23 Annex 1 9.3R.

If a *firm* first meets the conditions for being a *significant SYSC firm* and the criteria in SYSC 23 Annex 1 9.3R at the same time, the three-month period in SYSC 1.5.5R(2) applies.

The firm is a CASS large firm

This includes a *firm* that has elected to be treated as a *CASS large firm*

If the *firm* notifies the *FCA* in accordance with CASS 1A.2.9R(1) or CASS 1A.2.9R(2), it becomes an *enhanced scope SMCR firm* one year following the 1 February following the notification under *CASS*.

If the *firm* notifies the *FCA* in accordance with CASS 1A.2.9R(3), it becomes an *enhanced scope SMCR firm* one year after the day it begins to hold *client money* or *safe custody assets*.

If the *firm* makes an election under CASS 1A.2.5R(1), it becomes an *enhanced scope SMCR firm* one year after the day the notification made under CASS 1A.2.5R(2)(a) states that the election is intended to take

The firm opts to be an enhanced scope SMCR firm by notifying the FCA using Form O

It becomes an *enhanced scope SMCR firm* three months after the *FCA* receives the notice.

■ Release 36 • May 2024

- 10.6 G (1) The purpose of the one year or three-month period between meeting the conditions for being an enhanced scope SMCR firm and the firm becoming subject to the requirements for such firms is to allow it to make preparations to comply with the new requirements.
 - For example, a core SMCR firm opting up to be an enhanced scope SMCR firm (2)should use this period to apply for approval for its personnel to perform the new designated senior management functions that will apply because it has become an enhanced scope SMCR firm.
- 10.7 G (1)A firm retains its old status during the one-year or three-month period described in this Part.
 - For example, a core SMCR firm that meets one of the qualification conditions (2)for being an enhanced scope SMCR firm in SYSC 23 Annex 1 9.1R(1) or SYSC 23 Annex 1 9.1R(2) will remain as a core SMCR firm for one year after it meets the qualification condition.

Part Eleven: When a firm stops being an enhanced scope SMCR firm General rule

11.1 R A firm that:

- was an enhanced scope SMCR firm; and (1)
- then meets none of the qualification conditions in this Annex;

ceases to be subject to the requirements for enhanced scope SMCR firms (and ceases to an enhanced scope SMCR firm) one year after it ceases to meet the last qualification condition that it met.

Ceasing to meet the financial thresholds in Part 8

- 11.2 A firm ceases to meet one of the qualification conditions in Part 8 of this Annex (financial qualification conditions) on whichever of the following is applicable:
 - the due date for submission of the data item for the final reporting period ap-(1)plicable to the averaging period for which the firm first ceases to meet the condition in column (1) of the applicable row in the table in SYSC 23 Annex 1
 - (where the qualification condition is the one in row (2) of the table in SYSC 23 (2)Annex 1 8.2R) the due date for submission of the data item for the reporting period for which the firm first ceases to meet the condition in column (1) of that row: or
 - (in the case of a firm in SYSC 23 Annex 1 8.18R) the reporting date for the final (3)reporting period applicable to the averaging period for which the firm first ceases to meet the condition in column (1) of that row; or
 - the date the relevant reporting requirement ceases to apply as referred to in (4) SYSC 23 Annex 18.4R.

Ceasing to meet the qualification conditions in Part 9

- 11.3 A firm ceases to meet one of the qualification conditions in SYSC 23 Annex 1 9.1R(1) or R SYSC 23 Annex 1 9.1R(2) (other qualification conditions) on the date that the status in SYSC 23 Annex 1 9.1R ceases to apply.
- 11.4 (1)This rule deals with a firm that notifies the FCA under Part 12 of this Annex that it is cancelling its election to be an enhanced scope SMCR firm under SYSC
 - The firm ceases to meet the qualification condition under SYSC 23 Annex 1 (2)9.1R(3) on the date the FCA receives the notice.

Only meeting qualification conditions for a short time

- This rule deals with a case in which a firm ceases to meet a qualification condi-11.5 (1)tion in Part 8 or Part 9 of this Annex while the one-year period in Part 10 of this Annex resulting from meeting that qualification condition is still running.
 - (2)The result is that the firm does not become an enhanced scope SMCR firm. The one-year period no longer runs.

certification regime: Introduction and classification

- If, after the *firm* ceases to meet a qualification condition as described in SYSC 23 Annex 11.6 G 111.5R, it later meets the same qualification condition or another qualification condition in Part 8 or Part 9 of this Annex, a new one-year period or, as applicable, threemonth period, under Part 10 of this Annex begins. This applies even if it meets that qualification condition during the one-year period referred to in SYSC 23 Annex 1 11.5R.
- 11.7 SYSC 23 Annex 1 12.13R allows a firm to withdraw an election to be an enhanced G scope SMCR firm before it takes effect.
 - (2)The result is that the firm does not become an enhanced scope SMCR firm and the three-month period in in SYSC 23 Annex 1 11.1R does not apply.

Only ceasing to meet qualification conditions for a short time

- 11.8 R If:
 - (1)the one-year period in SYSC 23 Annex 1 11.1R is still running; and
 - (2)the firm again meets a qualification condition in Part Eight or Nine of this

then (subject to SYSC 23 Annex 1 12.5R):

- (3)the firm remains an enhanced scope SMCR firm; and
- (4)the one-year period in Part Ten of this Annex does not apply.
- 11.9 G SYSC 23 Annex 1 12.5R allows a firm to opt to remain as an enhanced scope SMCR firm during the one-year period in SYSC 23 Annex 1 11.1R

Ceasing to meet one qualification condition and beginning to meet another

- 11.10 (1)This paragraph deals with the following example
 - a firm meets a qualification condition for being an enhanced scope SMCR firm and becomes an enhanced scope SMCR firm;
 - (b) later the firm meets another qualification condition;
 - shortly after (b) the firm ceases to meet the first qualification condi-(c) tion; and
 - the gap between (b) and (c) is less than the one-year period provided (d) for in Part 10 of this Annex.
 - (2)In this example:
 - the firm never stops being an enhanced scope SMCR firm; and (a)
 - (b) neither the one-year period in Part 10 of this Annex nor the one year countdown provided for in SYSC 23 Annex 1 11.1R applies.

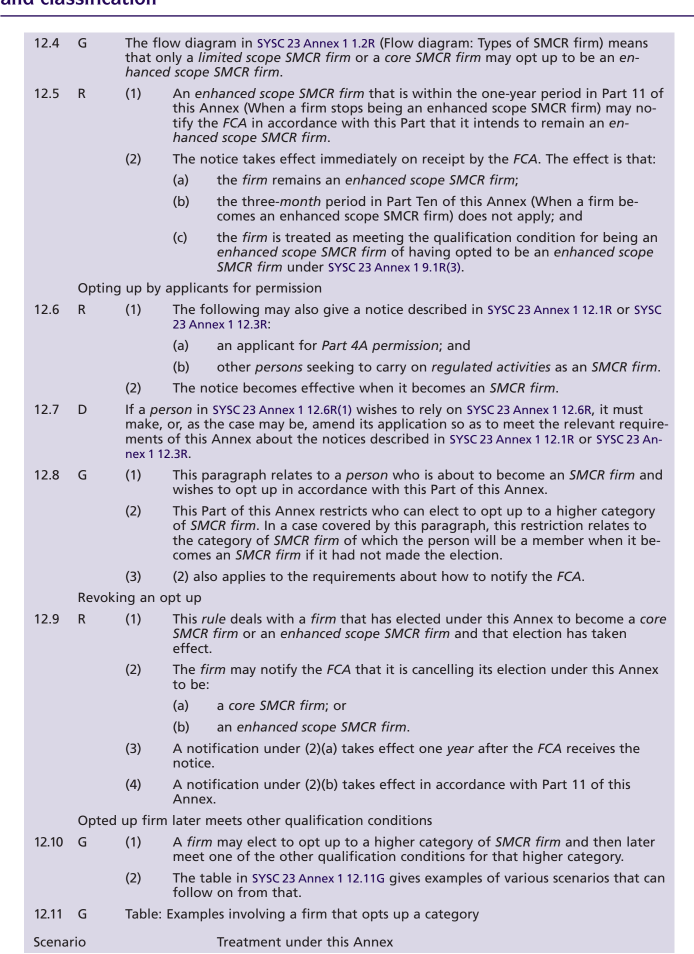
Part Twelve: Opting up and opting back down

Opting up to being a core firm

- A firm may notify the FCA in accordance with this Part that it intends to be-12.1 R (1)come a core SMCR firm.
 - (2)The notice takes effect three months after the FCA receives the notice.
 - (3)A firm may only make such an election if the flow diagram in SYSC 23 Annex 1 1.2R (Flow diagram: Types of SMCR firm) allows this.
- 12.2 The flow diagram in SYSC 23 Annex 1 1.2R (Flow diagram: Types of SMCR firm) means G that only a limited scope SMCR firm may opt up to be a core SMCR firm.

Opting up to being an enhanced scope firm

- A firm may notify the FCA in accordance with this Part that it intends to be-12.3 come an enhanced scope SMCR firm.
 - (2)The notice takes effect as described in Part 10 of this Annex.
 - A firm may only make such an election if the flow diagram in SYSC 23 Annex 1 (3)1.2R (Flow diagram: Types of SMCR firm) allows this.



(1) A firm elects to opt up to a higher category. It later meets one of the other qualification conditions for that higher category. It ceases to meet that second qualification condition some time later.

The *firm* remains in the higher category because its election remains in force.

(2) A firm elects to opt up to a higher category. It later meets one of the other qualification conditions for that higher category. It later cancels its election.

The *firm* remains within that higher category despite cancelling its election because it still meets that second qualification condition.

(3) A firm elects to opt up to a higher category. It later cancels its election. During the one-year period in Part Eleven of, or this Part of, this Annex following its cancellation notice it meets one of the other qualification conditions for that higher category.

The *firm* remains within that higher category despite the cancellation notice.

(4) A firm elects to opt up to a higher category. It later meets one of the other qualification conditions for that higher category. It later cancels its election. Some time after that, it ceases to meet the second qualification condition.

The cancellation notice has no immediate effect (see Example (2)).

However when it ceases to meet the second qualification condition it ceases to be in the higher category. In contrast to Example (1), its election is no longer in force when it ceases to meet the second qualification condition.

Note: When this table refers to the cancellation of an election it refers to cancelling that election after it has taken effect and not to withdrawing it before it takes effect.

Giving notices

- 12.12 R
- (1) This *rule* deals with a notification under SYSC 23 Annex 1 12.1R to SYSC 23 Annex 1 12.6R.
- (2) The notification must be made in accordance with SUP 10C.15.11R (Method of submission: electronic submission).
- (3) A firm must use the version of the form made available for this purpose on the electronic system referred to in SUP 10C.15.11R, which is based on the version found in SYSC 23 Annex 2R (Form O).
- (4) If SUP 10C.15.11R requires the notification to be in accordance with SUP 10C.15.14R (Method of submission: other forms of submission), the *firm* must use the version of the form found in SYSC 23 Annex 2R.

Withdrawing notices

- 12.13 R A *firm* may, by notice to the *FCA*, withdraw a notice in SYSC 23 Annex 1 12.12R at any time before it takes effect.
 - (1) This paragraph relates to the withdrawal of a notice as described in SYSC 23 Annex 1 12.13R.
 - (2) If a *firm* decides to give a withdrawal notice, it should send it to the *FCA* as soon as possible.

- A firm should give a withdrawal notice in accordance with SUP 15.7 (Form and (3)method of notification). There is no specified form for the notice. See SYSC 23 Annex 1 11.7G for more about the effect of withdrawing a notice electing 12.15 G
- to be an enhanced scope SMCR firm.
- If a firm notifies the FCA in accordance with this Part of this Annex that it intends to 12.16 G revoke its election to be an enhanced scope SMCR firm and then changes its mind within a year, it should withdraw its revocation notice under SYSC 23 Annex 1 12.13R rather than use the opting-up procedure in SYSC 23 Annex 1 12.5R.

Form O: Changing firm status under the Senior Managers and **Certification Regime**

Form O: Changing firm status under the Senior Managers and Certification Regime