



### **Passporting**

Notification of intention to establish a branch in another EEA state (excluding the Payment Services Directive and Electronic Money Directive)

(SUP 13 Annex 1R – Notification under SUP 13.5.1R)

Full name of firm

#### Purpose of this form

You should complete this form if you are a *UK firm* that wishes to exercise a passport right to establish your first establishment in a particular *EEA State*. You should also use this form if you are a *UK firm* that wishes to notify us – the regulator – of changes to the details of your current *branch*.

### Important information you should read before completing this form

A *UK firm* can only use this form if it is entitled to establish a *branch* in another *EEA State* subject to the conditions of a relevant single market directive (see Schedule 3 of the Financial Services and Markets Act 2000 (FSMA)). By completing this form, you are confirming this is the case. *UK firms* should consult the legislation or take their own legal advice both in the *UK* and in the relevant *EEA State(s)* if they are in any doubt.

We give guidance on this in Chapter 13 of the Supervision manual (*SUP*). In particular, a *UK firm* that wants to exercise an *EEA right* must have the specific activity included in its Scope of Permission (unless the *UK firm* is a *subsidiary* of a *firm* which is a *credit institution* that meets the criteria set out in the *Capital Requirements Directive*).

#### Filling in the Form

- 1. If you are using your computer to complete the form, use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question. Once completed, print the relevant sections and sign the declaration in section 11.
- 2. If you are filling in the form by hand, use black ink, write clearly and, once you have completed the relevant sections, sign the declaration in section 11.
- 3. All firms should answer sections 1, 2 and 12. Sections 3-11 refer to specific directives and only relevant sections should be completed. However, please answer all questions in the sections relevant to you.
- **4.** If there is not enough space on the form, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

If solo regulated send to: Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS

Telephone: +44 (0)20 7066 7188

Website: www.fca.org.uk

If dual regulated send to: The Prudential Regulation Authority 20 Moorgate London EC2R 6DA

Telephone: +44(0)20 3461 7000 Website: www.bankofengland.co.uk

### 1 Contact details

### 1.1 Details of the person we will contact about this application

Firm reference number <sup>†</sup>	
Title <sup>†</sup>	
Contact name <sup>†</sup>	
Address Line 1 <sup>†</sup>	
Address Line 2 <sup>†</sup>	
Postcode <sup>†</sup>	
Country <sup>†</sup>	
Telephone number <sup>†</sup>	
Fax number <sup>†</sup>	
Email address <sup>†</sup>	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 2 Details about the branch

EEA State <sup>†</sup>										
Please provide the address in the <i>EEA State</i> in which the <i>branch</i> will be established and from which we can get information about the business. †										
Address: †										
Telephone number: †	-	Fax number:								
releptione muniber.										
relephone number.		T UX TIGHT								
Please list the names of	all <i>managers</i> of the <i>bi</i>		nain agents in							
Please list the names of respect of insurance ap	f all <i>managers</i> of the <i>bi</i> plications). †  Forenames	ranch (including r	nain agents in Gurname							
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	plications). †	ranch (including r								
Please list the names of respect of insurance ap	Forenames	ranch (including r	Surname							

 $<sup>^\</sup>dagger$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### **3 Insurance Mediation Directive (IMD)**

3.1	Please confirm that the UK firm wishes to passport under the IMD by ticking the
	box below. †

The firm intends to carry on insurance mediation in the EEA State	
identified in section 2 by establishing a branch.	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 4 Markets in Financial Instruments Directive ('MiFiD')

4.1 Please tick the appropriate boxes to show the *investment* services your firm will provide, together with the associated instruments. †

			EI	EA Sta	ate											
			Invest	tment	servi	ces ar	nd act	ivities	;			Ancilla	ary se	rvices	;	
	_	1	2	3	4	5	6	7	8	1	2	3	4	5	6	7
	1															
	2															
	3															
ents	4															
Financial Instruments	5															
ial In	6															
inanc-	7															
	8															
	9															
	10															

Please refer to page 6 for a full description of MiFID Services and

UK Firms that intend to use a Tied Agent established in the territory of another EEA state are required to complete Annex 1 at the end of this form and tick the appropriate boxes below to show the investment services to be provided by the tied

§Please refer to MiFID Article 23(1) for details of the activities that may be

provided by a tied agent

activities.

Agent.

			Tied Agent <sup>§</sup>															
			Invest	tment	servi	ces ar	nd act	ivities		Ancillary services								
		1	2	3	4	5	6	7	8	1	2	3	4	5	6	7		
	1																	
	2																	
	3																	
ents	4																	
strum	5																	
Financial Instruments	6																	
Finan	7																	
_	8																	
	9																	
	10																	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7A

#### Investment services and activities

- (1) Reception and transmission of orders in relation to one or more financial instruments
- (2) Execution of orders on behalf of clients
- (3) Dealing on own account
- (4) Portfolio management
- (5) Investment advice
- (6) Underwriting of financial instruments and/or placing of financial instruments on a firm commitment basis
- (7) Placing of financial instruments without a firm commitment basis
- (8) Operation of Multilateral Trading Facilities

#### **Ancillary services**

- (1) Safekeeping and administration of financial instruments for the account of clients, including custodianship and related services such as cash/collateral management
- (2) Granting credits or loans to an investor to allow him to carry out a transaction in one or more financial instruments, where the firm granting the credit or loan is involved in the transaction
- (3) Advice to undertakings on capital structure, industrial strategy and related matters and advice and services relating to mergers and the purchase of undertakings
- (4) Foreign exchange services where these are connected to the provision of investment services
- (5) Investment research and financial analysis or other forms of general recommendation relating to transactions in financial instruments
- (6) Services related to underwriting
- (7) Investment services and activities as well as ancillary services of the type included under Section A or B of Annex 1 related to the underlying of the derivatives included under Section C 5, 6, 7 and 10 where these are connected to the provision of investment or ancillary services

#### **Financial Instruments**

- (1) Transferable securities
- (2) Money-market instruments
- (3) Units in collective investment undertakings
- (4) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to securities, currencies, interest rates or yields, or other derivatives instruments, financial indices or financial measures which may be settled physically or in cash
- (5) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to commodities that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event)
- (6) Options, futures, swaps, and any other derivative contract relating to commodities that can be physically settled provided that they are traded on a regulated market and/or an MTF
- (7) Options, futures, swaps, forwards and any other derivative contracts relating to commodities, that can be physically settled not otherwise mentioned in C.6 and not being for commercial purposes, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are cleared and settled through recognised clearing houses or are subject to regular margin calls
- (8) Derivative instruments for the transfer of credit risk
- (9) Financial contracts for differences
- (10) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to climatic variables, freight rates, emission allowances or inflation rates or other official economic statistics that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event), as well as any other derivative contracts relating to assets, rights, obligations, indices and measures not otherwise mentioned in this Section, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are traded on a regulated market or an MTF, are cleared and settled through recognised clearing houses or are subject to regular margin calls

# 4.2 Please give details of the *firm's* programme of operations. Describe the particular EEA activities your firm will carry on and the structural organisation of the *branch*<sup> $\dagger$ </sup>

(This summary should be completed in English. In some instances, where requested by the host Member State, we may ask you to provide an additional copy translated into the language of the host Member State, for onward transmission to the Competent Authority of that state).

Requirement	Response
1. Corporate strategy	
a) How will the branch contribute to the strategy of the firm/group?	
b) What will the main functions of the branch be?	
2. Commercial Strategy †	
a) Describe the types of customers/counterparties the branch will be dealing with	
b) Describe how the firm will obtain and deal with these clients	
3. Organisational structure †	
a) Briefly describe how the branch fits into the corporate structure of the firm/group? (This may be facilitated by attaching an organisational chart)	
b) Set out the organisational structure of the branch, showing both functional and legal reporting lines	
c) Which individual will be responsible for the branch operations on a day to day basis?	
d) Which individual will be responsible for compliance at the branch?	
e) Which individual will be responsible for dealing with complaints in relation to the branch?	
f) How will the branch report to the head office?	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

g) Detail any critical outsourcing arrangements <sup>†</sup>	
4. Tied Agents † a) Will the branch use tied agents?	
b) If the information is available, what is the identity of the tied agents? (Annex 1)	
c) What investment services and activities will be provided by the tied agent?	
5. Systems & Controls †	
Provide a brief summary of arrangements for: a)Safeguarding client money and assets b)Compliance with the conduct of business and other obligations that fall under the responsibility of the host state competent authority according to MiFID Article 32(7) and record keeping under Article 13(9) c) Code of Conduct, including personal account dealing d)Anti-money laundering e)Monitoring and control of critical outsourcing agreements (if applicable)	
6. Auditor details †	
Details of the audit arrangements of the branch (including where applicable, details of the external auditor)	
7. Profit & loss forecast †	
Attach a forecast statement for profit & loss and cashflow, both over a 12 month period.	

 $<sup>^\</sup>dagger$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### **5 Banking Directive**

5.1 Please tick the appropriate boxes to show the activities to be provided. †

# Note to Question 5.1

The box marked <sup>§</sup> should only be completed by *UK credit institutions* wishing to passport *investment services* and *activities* and *ancillary services* provided for by the extended scope of *MiFiD* with effect from 1 November 2007.

Activity										
1	Acceptance of deposits and other repayable funds									
2	Lending, including, inter alia, consumer credit, mortgage credit, factoring, with or without recourse, and financing of commercial transactions (including forfeiting)									
3	Financial leasing									
4	Payment services as defined in Article 4(3) of Directive 2007/64/EC of the European Parliament and of the Council of 13 November 2007 on payment services in the internal market									
5	Issuing and administering other means of payment (e.g. travellers' cheques and bankers' drafts) insofar as this activity is not covered by point 4									
6	Guarantees and commitments									
7	Trading for own account or for account of customers in:									
	(a) money market instruments (cheques, bills, certificates of deposits etc)									
	(b) foreign exchange									
	(c) financial futures and options									
	(d) exchange and interest-rate instruments									
	(e) transferable securities									
8	Participation in securities issues and the provision of services related to such issues									
9	Advice to undertakings on capital structure, industrial strategy, and related questions and advice and services relating to mergers and the purchase of undertakings									
10	Money broking									
11	Portfolio management and advice									
12	Safekeeping and administration of securities									
13	Credit reference services									
14	Safe custody services									
§	Additional MiFID services and activities subject to mutual recognition under the Banking Directive									

 $<sup>\</sup>S$  See separate matrix on next page

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

			El	EA Sta	ate <sup>†</sup>											
			Invest	tment	servi	ces ar	nd act	Ancillary services								
_		1	2	3	4	5	6	7	8	1	2	3	4	5	6	7
	1															
	2															
	3															
ents	4															
strum	5															
Financial Instruments	6															
inanc	7															
	8															
	9															
	10															

Please refer to page 6 for a full description of MiFID investment services activities and instruments.

UK firms that intend to use a tied agent <code>established</code> in the territory of the host state are required to complete 'Annex 1' at the end of this form and tick the appropriate boxes below to show the investment services to be provided by the tied Agent.  $\S$ 

 $\S$ Please refer to MiFID Article 23(1) for details of the activities that my be provided by a tied agent

			EI	EA Sta	ate §													
						ces an	d act	ivities		Ancillary services								
		1	2	3	4	5	6	7	8	1	2	3	4	5	6	7		
	1																	
	2																	
	3																	
ents	4																	
strum	5																	
ial In	6																	
Financial Instruments	7																	
_	8																	
	9																	
	10																	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

## 5.2 Please give details of the *firm's* programme of operations. Describe the particular EEA activities your firm will carry on and the structural organisation of the *branch*<sup> $\dagger$ </sup>

(This summary should be completed in English. In some instances, where requested by the host Member State, we may ask you to provide an additional copy translated into the language of the host Member State, for onward transmission to the Competent Authority of that state).

Requirement	Response
1. Business Plan <sup>†</sup>	
a) How will the branch contribute to the overall strategy of the institution/group?	
b) What will be the main objectives and functions of the branch?	
c) Describe the types of customers/counterparties the branch will be dealing with	
d) Describe how the institution will obtain and deal with these customers/clients	
2. Organisational structure †	
a) Briefly describe how the branch fits into the corporate structure of the group	
b) Description of the administrative structure of the branch (number of	
business units/premises; number of employees; organisational chart, showing both functional and legal reporting lines)	
c) Details of the branch manager(s) – CV(s) to be supplied	
d) Details of any direct business relations (clients, partners, counterparties) and conditions	
under which they operate e) Details of links with administrative	
<ul><li>and IT systems of the head office</li><li>f) Details of links with internal control system of the head office</li></ul>	
a) Measures for supervising risk management procedures (includes credit/market/operational/liquidity)	
b) Powers of the branch in respect of granting credit facilities	
c) Details of the audit arrangements of the branch (including where applicable details of the external	
auditor) d) anti-money laundering procedures (including the name of the AML compliance officer)	
e) monitoring and control of critical outsourcing arrangements (if applicable)	
4. Financial information	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

Attach a forecast for over at least a 12 months period, of material items of the Balance Sheet and Profit and Loss. 5 Investment activities (if applicable) † Provide details of arrangements for: safeguarding client money and assets compliance with the conduct of business and other obligations that fall under the responsibility of the Competent Authority of the host Member State according to MiFID Article 32(7) and record keeping under MiFID Article 13(9) code of conduct, including personal account dealing Provide details of the individual who will be responsible for compliance of the branch Provide details of the individual responsible for dealing with complaints in relation to the investment activities of the branch

<sup>&</sup>lt;sup>†</sup> These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 6 Solvency II Directive (Life insurance)

# Note to section 6

If the firm is a pure reinsurer, it should not complete section 6 of this form, but should complete section 8 instead.

### Note to Question 6.1

For the purpose of this form, 'authorised agent' means an agent or employee of the insurance undertaking who has authority (a) to bind the insurance undertaking in its relations with third parties and (b) to represent the insurance undertaking in its relations with overseas regulators and courts in the EEA State of the

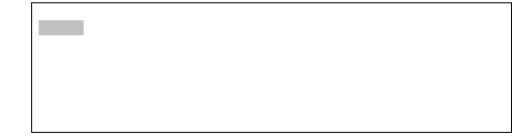
6.1	Please provide the name of the UK firm's authorised agent. If the firm is a member
	of Lloyd's, please also confirm that the authorised agent has power to accept
	service of proceedings on behalf of <i>Lloyd's</i> . †

Name of agent <sup>†</sup>
If applicable, confirmation that agent has power to accept service of proceedings on behalf of Lloyd's $^\dagger$ $\Box$

6.2 Please tick the appropriate boxes to show the classes of business to be provided. †

	Classes of Business				
1	Life and Annuity				
П	Marriage and Birth				
III	Linked Long Term				
IV	Permanent Health				
٧	Tontines				
VI	Capital redemption				
VII	Pension Fund Management				
VIII	Collective Insurance				
IX	Social Insurance				

6.3 Please give details of the nature of the commitments to be covered in the *EEA* State concerned.  $^{\dagger}$ 



 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

6.4	Please give details of the structural organisation of the $\it branch$ (you may wish to attach an organisation chart). $^{\dagger}$
6.5	Please give details of the guiding principles for reinsurance of business carried on, or to be carried on, in the <i>EEA State</i> concerned. This should include the <i>firm's</i> maximum retention per risk or event after all reinsurance is ceded <sup>†</sup>

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 6.6 Please confirm you have attached the following. †

i.	Estimates of the costs of installing administrative services and the organisation for securing business in the <i>EEA State</i> concerned.	Attached	
ii.	Estimates of the resources available to cover the costs detailed in (i) above.	Attached	
iii.	For each of the first three years following the establishment of the <i>branch</i> , estimates of the <i>firm's</i> :		
a)	future SCR as well as the calculation method used to derive those estimates; and	Attached	
b)	future "MCR" as defined in the PRA Rulebook: Glossary as well as the calculation method used to derive those estimates.	Attached	
iv.	For each of the first three years following the establishment of the <i>branch</i> , the details described below with regards to the business carried on in the <i>EEA State</i> concerned (this information should be provided on both optimistic and pessimistic bases, for each type of contract or treaty):		
a)	the number of contracts or treaties expected to be issued;	Attached	
b)	the total premium income, both gross and net of reinsurance ceded; and	Attached	
c)	the total sums assured or the total amounts payable each year by way of annuity.	Attached	
V.	For each of the first three years following the establishment of the <i>branch</i> , the details described below with regards to the business carried on in the <i>EEA State</i> concerned:		
a)	a statement setting out, on both optimistic and pessimistic bases, detailed estimates of income and expenditure for direct business, reinsurance acceptances and reinsurance	Attached	
b)	a statement of estimates of the financial resources intended to cover <i>technical provisions</i> , the "MCR" as defined in the PRA Rulebook: Glossary, and the <i>SCR</i> .	Attached	
vi.	Particulars of any associations that exist or are proposed to exist between:		
a)	the directors and controllers of the UK firm; and	Attached	
b)	any <i>person</i> who will act as an insurance broker, agent, loss adjuster or reinsurer for the <i>UK firm</i> in the <i>EEA State</i> concerned.	Attached	
vii.	The names of the principal reinsurers of business to be	Attached	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

		E	EEA Br
	carried on in the EEA State concerned.		
Viii	The sources of business in the <i>EEA State</i> concerned (for example, insurance brokers, agents, own employees or direct selling) with the approximate percentage expected from each of those sources.	Attached	
ix.	Copies or drafts of:		
a)	any separate reinsurance treaties covering business to be written in the <i>EEA State</i> concerned;	Attached	
with b	any standard agreements which the <i>UK firm</i> will enter into with brokers or agents in the <i>EEA State</i> concerned; and any agreements which the <i>UK firm</i> will enter into with	Attached	
	persons (other than employees of the <i>UK firm</i> ) who will manage the business to be carried on in the <i>EEA State</i> concerned.	Attached	
X.	The technical bases that the <i>person</i> appointed to the actuarial function in accordance with rule 6 of the PRA Rulebook: Solvency II firms: Conditions Governing Business proposes to use for each class of business to be carried on in the <i>EEA State</i> concerned, including the bases needed for calculating premium rates and <i>technical provisions</i> .		
xi.	A statement by the actuary so appointed as to whether:		
a)	he considers that the premium rates that will be used in the EEA State concerned are suitable; and	Attached	
b)	he agrees with the information provided under sections 6.5 and 6.6 v (a) and (b).	Attached	

The technical bases used to calculate the statements and

estimates referred to in sections 6.6 iv and v.

xii.

Attached

### 7 Solvency II Directive (Non-life insurance)

### Note to section

7

If the *firm* is a *pure* reinsurer, it should not complete section 7 of this form, but should complete section 8 instead.

7.1	Please provide the name of UK firm's authorised agent. If the firm is a member of
	Lloyd's, please confirm that the authorised agent has power to accept service of
	proceedings on behalf of <i>Lloyd's</i> . †

Name of agent <sup>†</sup>
If applicable, confirmation that agent has power to accept service of proceedings on behalf of $Lloyd$ 's $^{\dagger}$

7.2 Please tick the appropriate boxes to show the classes of business to be carried out from the *branch*. †

Classes of Business			
1	Accident		
2	Sickness		
3	Land Vehicles		
4	Railway Rolling Stock		
5	Aircraft		
6	Ships		
7	Goods in Transit		
8	Fire and Natural Forces		
9	Damage to Property		
10	Motor Vehicle Liability		
11	Aircraft Liability		
12	Liability for Ships		
13	General Liability		
14	Credit		
15	Suretyship		
16	Miscellaneous Financial Loss		
17	Legal Expenses		
18	Assistance		

		7.3	Please give details of the nature of the risks to be covered in the <i>EEA State(s)</i> concerned. †
<u>N</u>	ote to question		
i.	If the <i>firm</i> covers, or intends to cover, relevant <b>motor vehicle risks</b> , please provide details of the <i>firm</i> 's membership of the national bureau and the national guarantee fund in the <i>EEA State</i> concerned at question 7.3.		
	'Relevant motor risks' has the meaning given to motor vehicle liability in Schedule 1 to the Regulated Activities Order.		
ii.	If the firm covers (or intends to cover) health insurance,	7.4	Please give details of the structural organisation of the <i>branch</i> ( <i>UK firms</i> may wish to attach an organisation chart). $^{\dagger}$
	please provide the technical bases used, or to be used, for calculating premiums in respect of such risks in question 7.3.		
iii.	If the firm covers (or intends to cover) risks relating to legal expenses insurance, please state, in question 7.3, the option chosen from		
	those described in article 200(1) of the		
	Solvency II Directive.	7.5	Please give details of the guiding principles as to reinsurance of business carried on, or to be carried on, in the <i>EEA State</i> concerned, including the <i>firm</i> 's maximum retention per risk or event after all reinsurance ceded. †

 $<sup>^\</sup>dagger$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 7.6 Please confirm you have attached the following. †

i.	Estin	orgar	the costs of installing administrative services and the isation for securing business in the <i>EEA State</i> erned.	Attached	
ii.	Estin	nates of (i) ab	the resources available to cover the costs detailed in ove.	Attached	
iii.	If cor	the <i>R</i> be, et	f a kind falling within paragraph 18 of Schedule 1 to legulated Activities Order (Assistance) are, or are to iffected or carried out, the resources available for ding assistance.	Attached	
iv.	For e		the first three years following the establishment of the sch, estimates of the firm's:		
		a)	future SCR, as well as the calculation method used to derive those estimates; and	Attached	
		b)	future "MCR" as defined in the PRA Rulebook: Glossary, as well as the calculation method used to derive those estimates.	Attached	
V.	For e	brand	the first three years following the establishment of the sh, give the details described below about the ess carried on in the EEA State concerned:		
	a)	cost of	tes relating to expenses of management (other than installation) and, in particular, those relating to general expenses and commissions;	Attached	
	b)	and ne	res relating to premiums or contributions (both gross t of all reinsurance ceded) and to claims (after all ance recoveries); and	Attached	
	c)	technic	tes of the financial resources intended to cover teal provisions, the "MCR" as defined in the PRA ok: Glossary, and the SCR.	Attached	
vi.	. Particulars of any associations that exist or are proposed to exist between:				
	a)	the dire	ectors and controllers of the UK firm; and	Attached	
	b)		rson who will act as an insurance broker, agent, loss or or reinsurer for the UK firm in the EEA State ned.	, maoriou	
vii.	vii. The names of the principal reinsurers of business to be carried on in the <i>EEA State</i> concerned.				

#### **Continued over**

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 7.6 continued<sup>†</sup>

viii.	The s	sources of business in the <i>EEA State</i> concerned (for example, insurance brokers, agents, own employees or direct selling) with the approximate percentage expected from each of these sources.	Attached	
ix.	Copie	es or drafts of:		
	a)	any separate reinsurance treaties covering business to be written in the <i>EEA State</i> concerned;	Attached	
	b)	any standard agreements which the <i>UK firm</i> will enter into with brokers or agents in the <i>EEA State</i> concerned; and		
	c)	any agreements which the <i>UK firm</i> will enter into with <i>persons</i>	Attached	
		(other than employees of the <i>UK firm</i> ) who will manage the business to be carried on in the <i>EEA State</i> concerned.	Attached	
X.	Copie	es or drafts of any agreements which the <i>UK firm</i> will have with main agents in the <i>EEA State</i> concerned.	Attached	

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### **8 Solvency II Directive (Reinsurance)**

Note to section 8	8.1	Please confirm the type(s) of reinsurance activity to be carried out by the branch under the <i>Solvency II Directive</i> by ticking one of the boxes below. †			
Only pure reinsurers		Life reinsurance business			
should complete this section of this form.		Non-life reinsurance business			

8.2 Please provide the name and powers of the authorised agent. Please note that the authorised agent should be located at the same address of branch. †

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

### 9 Undertakings for Collective Investment in Transferable Securities

9.1 You must select those activities that you wish to carry out under the *UCITS Directive* as listed in article 6(2) and (3) of the *UCITS Directive*.

Management of UCITS	
Management of portfolios of investments, including those owned by pension funds, in accordance with mandates given by investors on a discretionary, client-by-client basis, where those portfolios include one or more of the instruments listed in Section C of Annex I to <i>MiFID</i> .	
Investment advice concerning one or more of the instruments listed in Section C of Annex I to <i>MiFID</i> .	
Safekeeping and administration in relation to <i>units</i> of collective investment undertakings.	

9.2 Please give details of the *firm*'s programme of operations

N	Ю	te	to	Qu	es	ti	o	n

<u>9.2</u>

Provide a programme of operations setting out the activities and services envisaged according to article 6(2) and (3) and the organisational structure of the branch which must include a description of the risk management process.

Provide also a description of the procedures and arrangements for dealing properly with investor complaints, including how it is ensured that there are no restrictions on investors exercising such rights and the arrangements for making information available at the request of the public or the competent authority of the UCITS Home State;

For a suggested template firms may adhere to question 4.2 when preparing a programme of operations

		_

#### Note: Other Requirements for UCITS management companies

In addition to the submission of this notice to the FCA, management companies should note, where the application is to manage a UCITS in another EEA State, they will be required by the rules of the competent authority of the UCITS Home State implementing article 20 of the UCITS Directive to provide them with:

- (1) the written agreement that has been entered into with the depositary; and
- (2) information on delegation arrangements regarding the functions of investment management and administration, as referred to in Annex II to the *UCITS Directive*.

If the *management company* already manages other *UCITS* of the same type as the company is proposing to manage in the the *UCITS Home State*, article 20 provides that reference to the documentation already provided shall be sufficient for the purposes of (1) and (2).

9.3	Please confirm if the information referred to above has been submitted to the competent authority of the UCITS Home State. If it has not been submitted or if articl 20 is not applicable please explain why, including (if applicable) when it is expected that the information will be provided.	е

# Alternative Investment Fund Managers Directive ('AIFMD')

### 10.1 You must select those activities that you wish to carry out under *AIFMD* as listed in article 6(2) and 6(4) of *AIFMD*.

Management of AIFs	
Management of portfolios of investments, including those owned by pension funds and institutions for occupational retirement provision in accordance with Article 19(1) of Directive 2003/41/EC, in accordance with mandates given by investors on a discretionary, client-by-client basis.	
Investment advice	
Safekeeping and administration in relation to <i>units</i> of collective investment undertakings.	
Reception and transmission of orders in relation to financial instruments.	

#### 10.2 Please give details of the firm's programme of operations.

### Note to Question 10.2

Provide a programme of operations stating in particular the services which the *AIFM* intends to perform and the organisational structure of the *branch*.

Please also identify the AIFs that the AIFM intends to manage and the domiciles of these AIFs. If any of these AIFs will be established in a different EEA State to the branch, please provide the address in the Home State of the AIF from which documents may be obtained.

For a suggested template firms may adhere to the template provided in section 3.3 when preparing a programme of operations.

L	

# 11 Mortgage Credit Directive ('MCD')

11.1

11.2

1	Typo of flotilloditori		notification	s notification
2	Name of MCD credit intermediary			
3	If MCD credit intermediary is a natural person, date of birth			
4	Head office address			
5	E-mail			
6	Telephone number			
7	Fax number			
8	Branch e-mail			
9	Name(s) and date(s) of birth of natural person(s) managing the branch			
	must select those activities that you le 4(5) or 4(21) of MCD.	u wish to	carry out un	der MCD as listed in
offers	s/presents credit agreements			
assis	ts in preparatory/pre-contractual admi	nistration	work	
concl	ludes credit agreements			
provi	des advisory services			
tied c	redit intermediary		☐ Yes	
			☐ No	
In ca	se of a tied credit intermediary.			
a)	a) Identification of creditors or groups to which it is tied in the host Member State (name and type, including their registration number(s))		a)	
b)	Whether the MCD credit intermed exclusively tied to only one creditor and type including their registration number)	or (name	b)	
c)	Confirmation the creditors take full and unconditional responsibility for the MCD credit intermediation activities		c)	

### 12 Declaration

### Note to Declaration

If you are submitting this notification electronically you do not need to provide a signature here. However, you still need to have the authority to make this notification on behalf of the firm.

It is a criminal offence to knowingly or recklessly give us information that is false or misleading. If necessary, please take appropriate professional advice before supplying information to us.

- xi. There will be a delay in processing the application if any information is inaccurate or incomplete. And failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.
- I understand it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false or misleading in a material particular.
- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.
- I confirm that I am authorised to sign on behalf of the firm.

Name <sup>†</sup>	
Position <sup>†</sup>	
Signature*	
Date <sup>†</sup>	

\*

#### I enclose the following sections (mark the appropriate section)

Section 1 – Contact Details (mandatory)	
Section 2 – Details about the branch (mandatory)	
Section 3 – Insurance Mediation Directive	
Section 4 – Markets in Financial Instruments Directive	
Section 5 – Banking Consolidation Directive	
Section 6 – Solvency II Directive (Life insurance)	
Section 7 – Solvency II Directive (Non-life insurance)	
Section 8 – Reinsurance directive	
Section 9 – Undertakings for Collective Investments in Transferable Securities	
Section 10 – Alternative Investment Fund Managers Directive	
Section 11 – Mortgage Credit Directive	
Section 12 – Declaration (mandatory)	

<sup>&</sup>lt;sup>†</sup> These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

These questions should only be completed if the form is being submitted in one of the ways set out in SUP 15.7 other than online submission. It should not be completed if the submission of this form is online

### **ANNEX 1 – Tied Agent Notification Form**

This form should be used to notify the FCA when a *UK firm* intends to use a *tied agent established* in the territory of another *EEA state*.

	Tied Agent Details					
1	Name of Tied Agent <sup>†</sup>					
2	Address of Tied Agent <sup>†</sup>					
3	Trading name(s) of Tied Agent, if different to the name given in question 1 above <sup>†</sup>					
4	Telephone number of Tied Agent <sup>†</sup>					
5	Fax number of Tied agent <sup>†</sup>					
6	E-mail address of Tied Agent <sup>†</sup>					
7	Website of Tied Agent <sup>†</sup>					
8	Legal Status of Tied Agent <sup>†</sup>	☐ Private Limited Company ☐ Partnership ☐ Limited Liability ☐ Sole Trader	☐ Public Limited Company ☐ Limited Partnership ☐ Unincorporated Association ☐ Other, please specify below			
9	Date of commencement of agreement With your firm <sup>†</sup>					

 $<sup>^{\</sup>dagger}$  These questions should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7