BIPRU TP 2 Capital floors for a firm using the IRB approach

Capital 110	ors for a firm t	using the IRB approach
		Application
2.1	R	Subject to BIPRU TP 2.2R, this section applies to a BIPRU firm that applies the IRB approach.
2.2	R	BIPRU TP 2.30R to BIPRU TP 2.34G apply to any firm to which BIPRU 8 (Group risk - consolidation) applies and which applies the IRB approach on a consolidated basis.
		Purpose
2.3	G	Pursuant to the third paragraph of article 95(2) of the <i>UK CRR</i> , this section in part applies requirements that correspond to Articles 152(1) - (7) of the <i>Banking Consolidation Directive</i> and Article 43 of the <i>Capital Adequacy Directive</i> .
2.4	G	The purpose of this section is to limit the amount of capital reduction arising from the application of the requirements that correspond to the Banking Consolidation Directive and the Capital Adequacy Directive compared with the requirements arising from the previous versions of those Directives. As such it is effectively a comparison of the capital resource requirements arising from BIPRU with those arising from the appropriate IPRU sourcebook that would have applied as at 31 December 2006. However the effect of changes to the market risk requirements is removed by requiring BIPRU 7 (Market risk) to be used for both sides of the comparison.
		How to apply the capital floors
2.5	G	This section does not require a <i>firm</i> to continue to have capital resources equal to a fixed percentage of the capital requirement that applied to it as at 31 December 2006. Instead a <i>firm</i> should apply the requirements in this section to its business as it changes over time. So for example if a <i>firm</i> is calculating its capital requirements as at 31 December 2008 it will have two calculations. The first is carried out under <i>BIPRU</i> and <i>GENPRU</i> . The second is carried out under <i>IPRU</i> and this section. Both sets of requirements are applied to the <i>firm</i> 's figures as at 31 December 2008.
2.6	G	This section is intended as a floor on the <i>firm's</i> capital resources. This section is also written as a second capital resources requirement that sits beside the general capital resources requirements of <i>BIPRU</i> and <i>GENPRU</i> . The reason for this is that a

		quirements of BIPRU and sources calculated under sources). On the other has the capital resources required (which are based on IPRU definition. In practitions of capital resources the provisions about exp	and a firm should meet quirements of this section U) using the relevant ice the two sets of definise are similar apart from pected loss. Therefore as IPRU TP 2.12G and Blee a firm is subject to a
2.7	G	[deleted]	
		Capital floors: solo	
2.8	R		with the IRB approach ng twelve-month periods provide capital resources
		(1)	for the first twelve- month period, 95%;
		(2)	for the second twelve- month period, 90%; and
		(3)	for the third and each subsequent twelve-month period, 80%;
			rces requirement that ap- vhichever part of <i>IPRU</i> ap- R.
2.9	R	[deleted]	
		Capital resources: solo	
2.10	R	A firm must calculate its	capital resources in ac- r part of <i>IPRU</i> applies un-
2.11	R	must be on the basis of sources fully adjusted to calculation of capital res the calculation of <i>capita</i>	reflect differences in the sources under <i>IPRU</i> and <i>I resources</i> under <i>GEN</i> -from the separate treat-
		Waiver from IPRU capita	I resources requirement
2.11A	G	The appropriate regulate floor calculation based of sources requirement in Excase-by-case basis only if IRB approach on or after propriate regulator will for such a waiver in the tion 138A of the Act (Morrules).	or may waive the capital on the IPRU capital re-BIPRU TP 2.8R(3) on a f a firm started to use the r 1 January 2010. The apconsider an application light of the criteria in secondification or waiver of
		[Note: BCD Annex VII pa	art I point 152]

2.11B	R	If a firm has a waiver referred to in BIPRU TP 2.11AG, it must provide capital resources that equal or exceed 80% of the capital resources requirement that the firm would be required to provide under the relevant sections of BIPRU applicable to it immediately before it started to use the IRB approach as those sections were in force on 31 December 2010.
2.12	G	[deleted]
2.13	G	[deleted]
		Adjustments to the calculation of capital resources
2.14	R	A <i>firm</i> may treat any <i>capital instrument</i> that complies with the requirements of GENPRU 2.2 (Capital resources) as complying with the corresponding requirements of <i>IPRU</i> .
2.15	G	An example of <i>BIPRU</i> TP 2.14R is that a <i>firm</i> may treat subordinated debt with a term of five years or over that qualifies as <i>lower tier two capital</i> for the purposes of <i>GENPRU</i> as complying with the corresponding provisions for five year subordinated debt under <i>IPRU</i> .
		Market risk
2.16	R	A firm must substitute the requirements in BIPRU for the calculation of the market risk capital requirement (excluding those provisions to the extent that they would involve using the IRB approach) for the corresponding provisions of IPRU.
2.17	G	BIPRU TP 4 to BIPRU TP 9 (Pre CRD capital requirements applying on a solo basis during 2007) explain which parts of <i>IPRU</i> correspond to the <i>market risk capital requirement</i> .
		CAD 1 model and VaR model
2.18	R	If a <i>firm</i> has a CAD 1 permission or a <i>VaR model permission</i> it must also use it for the purposes of the capital floor calculations in this section.
2.19	G	In applying <i>BIPRU</i> TP 2.18R, a <i>firm</i> should not adjust the CAD 1 permission approach or <i>VaR</i> model approach (including the scope of the CAD 1 permission or <i>VaR</i> model permission) so that it is consistent with Directive 93/6 (the Capital Adequacy Directive) as it stood on 31 December 2006.
		Individual capital guidance
2.20	R	[deleted]
2.21	G	Any further capital resource requirements that a <i>firm</i> is required to meet under GENPRU 1.2 (Adequacy of financial resources) (i.e. Pillar 2) should not be taken into account.
		How to apply IPRU
2.22	R	If the part of <i>IPRU</i> that applies to a <i>firm</i> applies different calculations to different types of <i>firm</i> the <i>firm</i> must use the calculations that it would have to use under BIPRU TP 3 (Pre CRD capital re-

		quirements applying on a solo basis during 2007) as applicable before its expiry.
2.23	R	If the part of <i>IPRU</i> that applies to a <i>firm</i> gives the <i>firm</i> a choice between methods of calculating capital resources or capital resources requirements it must exercise that choice consistently with the corresponding choices it makes in calculating capital resources or capital resources requirement under <i>GENPRU</i> and <i>BIPRU</i> .
2.24	G	BIPRU TP 4 to BIPRU TP 9 (Pre CRD capital requirements applying on a solo basis during 2007) as applicable before their expiry explain how concepts in <i>IPRU</i> and <i>GENPRU</i> map onto the ones in <i>IPRU</i> . This will enable a <i>firm</i> to decide which calculations it should use for the purposes of <i>BIPRU</i> TP 2.22R and <i>BIPRU</i> TP 2.23R.
2.25	G	[deleted]
2.26	R	[deleted]
2.27	G	[deleted]
2.28	R	The calculations under this section do not take into account the base capital resources requirement or the part of the IPRU solo capital resources requirement that corresponds to the base capital resources requirement.
		Solo consolidation
2.29	R	If a <i>firm</i> has a <i>solo consolidation waiver</i> it also applies for the purpose of this section in place of any corresponding provision of <i>IPRU</i> .
		Capital floors: consolidation
2.30	R	If a firm calculates risk weighted exposure amounts on a consolidated basis in accordance with the IRB approach on a consolidated basis, BI-PRU TP 2.8R to BIPRU TP 2.27G apply on a consolidated basis in accordance with BIPRU TP 2.30R to BIPRU TP 2.31R.
2.31	R	A <i>firm</i> must calculate the consolidation requirements under <i>BIPRU</i> TP 2.30R for the group in question (the group in question is specified in <i>BI-PRU</i> TP 2.32R) in accordance with the following:
		(1) [deleted]
		(2) [deleted]
		(3) if the group is an investment firm group as defined in <i>BIPRU</i> TP 1.7R, chapter 14 of <i>IP-RU(INV)</i> applies.
2.32	R	The scope of the consolidation under <i>BIPRU</i> TP 2.30R and any exemption from consolidation is determined in accordance with BIPRU 8 (Group

		risk - consolidation) ratl lar, the following adjust	her than <i>IPRU</i> . In particu- tments apply:
		(1)	if a firm is a member of a UK consolidation group and applies the IRB approach with respect to that UK consolidation group, BIPRU TP 2.30R applies with respect to that UK consolidation group; and
		(2)	if a firm is a member of a non-UK sub-group and applies the IRB approach with respect to that non-UK subgroup, BIPRU TP 2.30R applies with respect to that non-UK subgroup.
2.33	G	for the purposes of this ter 14 of IPRU(INV) (Corinvestment firms) then tion) and 14.2 (Scope of ply. BIPRU 8.2 (Scope and quirements for UK cons 8.3 (Scope and basic corfor non-UK sub-groups) groups and investment	olidation rules that apply section are those in chap- nsolidated supervision of IPRU(INV) 14.1 (Applica- f consolidation) do not ap- d basic consolidation re- colidation groups), BIPRU nsolidation requirements p, BIPRU 8.4 (CAD Article 22 firm consolidation reasis of consolidation) ap-
		Capital floors: waiver for	rom consolidation
2.34	G	waiver will explain how	ent firm consolidation g the IRB approach, the the investment firm con- es for the purpose of this

BIPRU TP 15 Commodities firm transitionals: Exemption from capital requirements

requireme	ents		
		Application	
15.1	R	Subject to <i>BIPRU</i> TP 15.2R, BIPRU TP 15 applies to a <i>BIPRU firm</i> :	
		(1) whose main business consists exclusively of the provision of investment services or investment activities in relation to the financial instruments set out in paragraphs 5, 6, 7, 9 and 10 of Part 1 of Schedule 2 to the Regulated Activities Order; and	
		(2) to whom the <i>ISD</i> would not have applied if it had remained in force in the form it was in on 31 December 2006.	
15.2	R	BIPRU TP 15.13R to BIPRU TP 15.14G apply to any firm to which BIPRU 8 (Group risk - consolidation) applies.	
		Purpose	
15.3	G	BIPRU TP 15 applies requirements that correspond to Article 48(1) of the <i>Capital Adequacy Directive</i> as applied pursuant to the discretion in the third paragraph of article 95(2) of the <i>UK CRR</i> .	
		Duration of exemption	
15.4	R	BIPRU TP 15 applies until the entry into force of any amendments to BIPRU TP 15 under any legislative amendments to <i>CRD</i> and <i>UK CRR</i> following from the Commission's report under article 508(3) of the <i>UK CRR</i> on an appropriate prudential regime for the prudential supervision of investment <i>firms</i> and <i>firms</i> referred to in article 4(1)(2)(b) and (c) of the <i>UK CRR</i> .	
15.5	G	[deleted]	
		Exemption	
15.6	R	The provisions of <i>GENPRU</i> and <i>BIPRU</i> on capital requirements and GENPRU 1.2 (Adequacy of financial resources) do not apply to a <i>firm</i> to which BIPRU TP 15 applies.	
15.7	G	[deleted]	
15.8	G	An exempt BIPRU commodities firm (which is the name in the Glossary given to a firm with the benefit of the exemption in BIPRU TP 15.6R) may be subject to the requirements of Chapter 3 of IPRU(INV). Details of which exempt BIPRU commodities firm are subject to those requirements can be found in Chapter 3 of IPRU(INV).	

15.9	G	The table in <i>BIPRU</i> TP 15.10G provides an indication of which parts of <i>GENPRU</i> and <i>BIPRU</i> generally apply to an <i>exempt BIPRU</i> commodities firm and which parts in general do not apply. If a section is shown as not in general applying the table also identifies any significant aspects of that section that do apply.
15.10	G	Table: Parts of GENPRU and BIPRU that apply to exempt BI-PRU commodities firms This table belongs to <i>BIPRU</i> TP 15.9G

	3	
	A Y denotes that the provision generally does apply	
GENPRU and BIPRU provisions	An N denotes that generally it does not apply	Remarks
GENPRU TP (Transitional provisions)	Υ	
GENPRU 1.1 (Application and scope)	Υ	
GENPRU 1.2 (Adequacy of financial resources)	N	
GENPRU 1.3 (Valuation)	Υ	
GENPRU 1.4 (Actions for damages)	Υ	
GENPRU 1.5 (Application of GEN-PRU 1 to Lloyd's)	Not applicable as does not apply to <i>BIPRU firms</i>	
GENPRU 2.1 (Calculation of capital resources requirements)	N	
GENPRU 2.2 (Capital resources)	N	
GENPRU 2.3 (Application of GEN-PRU 2 to Lloyd's)	Not applicable as does not apply to <i>BIPRU firms</i>	
GENPRU 3.1 (Cross sector groups)	Y	Only applies if the <i>firm</i> is a member of a <i>financial conglomerate</i>
GENPRU 3.2 (Third-country groups)	Υ	Provisions about financial con- glomerate only apply if the firm is a member of a financial conglomerate
		See remarks on BIPRU 8 for provisions about a third-country banking and investment group
BIPRU TP (Transitional provisions)	Υ	
BIPRU 1.1 (Application and scope)	Υ	
BIPRU 1.2 (Definition of the trading book)	Υ	
BIPRU 1.3 (Application for advanced approaches)	N	Provisions about BIPRU 2.1 and BIPRU 8 apply to the extent those parts of <i>BIPRU</i> apply. Otherwise does not apply.
BIPRU 1.4 (Actions for damages)	Υ	
BIPRU 2.1 (Solo consolidation)	N	

		notes that the provi lly does apply	sion
GENPRU and BIPRU provisions		lenotes that genera ot apply	ly it Remarks
BIPRU 2.2 (Adequacy of financial resources)	N		
BIPRU 2.3 (Interest rate risk in the non-trading book)	N		
BIPRU 3 (Standardised approach to credit risk)	N		
BIPRU 4 (The IRB approach)	N		
BIPRU 5 (Credit risk mitigation)	N		
BIPRU 6 (Operational risk)	N		
BIPRU 7 (Market risk) N			BIPRU 7.8.38 R and BIPRU 7.3.39 R (Risk management systems and controls) apply in theory although it is unlikely that a <i>firm</i> will be able to carry out these activities without losing the exemption in BIPRU TP 15.
BIPRU 8 (Group risk - consolidation)	Υ		See <i>BIPRU</i> TP 15.13R to <i>BIPRU</i> TP 15.14G
BIPRU 9 (Securitisation)	N		BIPRU 9.1.6R to BIPRU 9.1.8G (Risk systems) apply
BIPRU 11 (Disclosure)	Υ		
BIPRU 12	Chapte	er does not yet exist	
BIPRU 13 (Financial derivatives, SFTs and long settlement transactions)	N		
BIPRU 14 (Capital requirements for settlement and counterparty risk)	N		
15.11 G	9	SYSC applies to an e	xempt BIPRU commodities firm.
		Definitions	
15.12 R	٧	The terms financial instrument, investment services and i vestment activities have the same meaning as they do in the <i>MIFID</i> .	
	(Consolidation	
15.13 R	r r	BIPRU TP 15 does not apply for the purposes of BIPRU 8 we respect to a <i>firm's UK consolidation group</i> or, as the camay be, <i>non-UK sub-group</i> unless the following conditare satisfied:	
	((1)	there is no <i>credit institution</i> in that group;
	(2)	each CAD investment firm in the group meets the conditions in <i>BIPRU</i> TP 15.1R(1); and
	((3)	[deleted]
	(4)	any CAD investment firm whose head office is outside the <i>UK</i> would have fallen into <i>BIPRU</i> TP 15.1R(2) if:

		(a)	its head office had been in an the <i>UK</i> ; and
		(b)	it had carried on all its business in the <i>UK</i> and had obtained whatever authorisations for doing so were required under the <i>ISD</i> in the form that Directive was in on 31 December 2006.
15.14	G	If an exempt BIPRU commodities firm is group that meets the conditions in BIPR will not apply to the group. Chapter 14 solidation) applies instead.	<i>U</i> TP 15.13R, BIPRU 8

BIPRU TP 21 Close substitutes for commodities

21.1 R 21.1 R 21.1 This section applies to a BIPRU firm that on 31 December 2006 was applying the approach referred to in the first column of the table in BIPRU TP 21.3R with respect to particular grades or brands of the same commodity-class. 21.2 R 21.2 R A notice given under the IPRU provision in the second column of the table in BIPRU TP 21.3R is treated as having a treatment of different grades or brands of the same commodity) for the purposes of BIPRU 7.4.22R (Notice to the appropriate regular about treatment of different grades or brands of the same commodity) for the purposes of BIPRU 7.4.22R (Treatment of different grades or brands of the same commodity) with respect to the commodity grades or brands of the same commodity grades or brands feerred to in BIPRU TP 21.1R. 21.3 R Table: Commodity treatments under IPRU This table belongs to BIPRU TP 21.2R IPRU provisions setting out commodity approach Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation BIPRU 7.4.22R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coefficient of at least 0.9 over the last			
firm that on 31 December 2006 was applying the approach referred to in the first column of the table in BIPRU TP 2.13R with respect to particular grades or brands of the same commodity-class. Commodities: close substitutes 21.2 R A notice given under the IPRU provision in the second column of the table in BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.3R is treated as having been given under BIPRU TP 21.1R. 21.3 R Table: Commodity treatments under IPRU TP 21.1R. 21.4 PRU provisions under which notice given Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 74.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different grades or brands of the same commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-			Application
21.2 R A notice given under the IPRU provision in the second column of the table in BIPRU TP 21.3R is treated as having been given under BIPRU 7.4.23 R (Notice to the appropriate regulator about treatment of different grades or brands of the same commodity) for the purposes of BIPRU 7.4.23 R (Notice to the appropriate regulator about treatment of different grades or brands of the same commodity) with respect to the commodity grades or brands of the same commodity grades or brands referred to in BIPRU TP 21.1R. 21.3 R Table: Commodity treatments under IPRU This table belongs to BIPRU TP 21.2R IPRU provisions setting out commodity approach Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-	21.1	R	firm that on 31 December 2006 was applying the approach referred to in the first column of the table in BIPRU TP 21.3R with respect to particular grades or brands of the same commodity-
provision in the second column of the table in BIPRU TP 21.3R is treated as having been given under BIPRU 7.4.23 R (Notice to the appropriate regulator about treatment of different grades or brands of the same commodity) for the purposes of BIPRU 7.4.22 R (Treatment of different grades or brands of the same commodity) with respect to the commodity grades or brands referred to in BIPRU TP 21.1R. 21.3 R Table: Commodity treatments under IPRU This table belongs to BIPRU TP 21.2R. IPRU provisions setting out commodity approach Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G Explanation BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-			Commodities: close substitutes
under IPRU This table belongs to BIPRU TP 21.2R IPRU provisions setting out commodity approach Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-	21.2	R	provision in the second column of the table in BIPRU TP 21.3R is treated as having been given under BIPRU 7.4.23 R (Notice to the appropriate regulator about treatment of different grades or brands of the same commodity) for the purposes of BIPRU 7.4.22 R (Treatment of different grades or brands of the same commodity) with respect to the commodity grades or brands referred to
IPRU provisions setting out commodity approach Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-	21.3	R	Table: Commodity treatments under IPRU
Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-			
Paragraph 22(2) of appendix 6 of chapter 10 of IPRU(INV) [deleted] Explanation 21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-	IPRU provisions setting	out commodity approach	IPRU provisions under which notice given
21.4 G BIPRU 7.4.22 R (1)(b) says that a firm should treat positions in different grades or brands of the same commodity-class as different commodities unless they are close substitutes and have price movements which have exhibited a stable correlation coeffi-	Paragraph 22(2) of app IPRU(INV)	• • •	Paragraph 23 of appendix 6 of chapter 10 of
firm should treat positions in dif- ferent grades or brands of the same commodity-class as differ- ent commodities unless they are close substitutes and have price movements which have exhib- ited a stable correlation coeffi-			Explanation
	21.4	G	firm should treat positions in dif- ferent grades or brands of the same commodity-class as differ- ent commodities unless they are close substitutes and have price movements which have exhib- ited a stable correlation coeffi-

12 months. BIPRU 7.4.23 R says that a *firm* should notify the FCA in writing at least 20 *business* days prior to the date the *firm* starts relying on this treatment. The purpose of this section is to allow a notice given under the corresponding provisions of chapter 10 of IPRU(INV) to continue to have effect without the tinue to have effect without the firm having to serve a new notice under BIPRU 7.4.23 R.

BIPRU TP 29

29.5

Liquid assets buffer scalar: simplified ILAS BIPRU firms

Application 29.1 R [deleted] Duration of transitional provisions 29.2 R [deleted] Transitional provisions 29.3 R [deleted] 29.4 G [deleted]

[deleted]

BIPRU

Liquid assets buffer scalar: simplified ILAS

BIPRU firms

Schedule 3 Fees and other requirement payments

Sch 3 G

There are no requirements for fees or other payments in BIPRU.

BIPRU Sch 3/2

Schedule 4 Powers exercised

4.1 G [deleted]

Sch 4.2 G [deleted]

Sch 4.3 G [deleted]

Schedule 5 Rights of action for damages

Sch 5 G

- 1. The table below sets out the rules in *BIPRU* contravention of which by an *authorised person* may be actionable under section 138D of the *Act* (Actions for damages) by a person who suffers loss as a result of the contravention.
- 2. If a "Yes" appears in the column headed "For private person", the rule may be actionable by a private person under section 138D (or, in certain circumstances, his fiduciary or representative; see article 6(2) and (3)(c) of the Financial Services and Markets Act 2000 (Rights of Action) Regulations 2001 (SI 2001/2256)). A "Yes" in the column headed "Removed" indicates that the *appropriate regulator* has removed the right of action under section 138D(3) of the Act. If so, a reference to the rule in which it is removed is also given.
- 3. The column headed "For other person" indicates whether the rule may be actionable by a person other than a private person (or his fiduciary or representative) under article 6(2) and (3) of those Regulations. If so, an indication of the type of person by whom the rule may be actionable is given.

	Right of action under section 138D			
Chapter/ Appendix	Section/Annex	For private person	Removed	For other person
All rules in BIPRU		No	Yes - BIPRU 1.4.1 R	No

BIPRU Sch 5/2

Schedule 6 Rules than can be waived

Sch 6 G

The rules in *BIPRU* may be waived by the *appropriate regulator* under section 138A of the *Act* (Modification or waiver of rules).