

Collective Investment Schemes

Chapter 1

Introduction

1.2 Types of authorised fund

Types of authorised fund

1.2.1 **R** An application for an *authorisation order* must propose that the *scheme* be one of the following types:

- (1) a *UCITS scheme*;
- (2) a *non-UCITS retail scheme*, including:
 - (a) a *non-UCITS retail scheme* operating as a *fund of alternative investment funds (FAIF)*; and
 - (b) a *non-UCITS retail scheme* which is an *umbrella* with *sub-funds* operating as:
 - (i) *FAIFs*;
 - (ii) *standard non-UCITS retail schemes*; or
 - (iii) a mixture of (i) and (ii); or
- (3) a *qualified investor scheme*.

Umbrella schemes

1.2.1A **G** Any *authorised fund*, except for an *ACS* that is a *limited partnership scheme*, may be structured as an *umbrella* with separate *sub-funds*.

[Note: article 1(2) second paragraph of the *UCITS Directive*]

Types of authorised fund - explanation

1.2.2 **G**

- (1) *UCITS schemes* have to comply with the conditions necessary in order to enjoy the rights available under the *UCITS Directive*. Such *schemes* must in particular comply with:
 - (a) ■ COLL 3.2.8 R (*UCITS obligations*); and
 - (b) the investment and borrowing powers rules for *UCITS schemes* set out in ■ COLL 5.2 to ■ COLL 5.5.
- (2) (a) *Non-UCITS retail schemes* are *schemes* that do not comply with all the conditions set out in the *UCITS Directive*.
- (b) A *non-UCITS retail scheme* is an *AIF* and must be managed by an *AIFM*.
- (c) Under article 43 of *AIFMD*, where an *AIF* can be *marketed to retail clients*, Member States may impose stricter requirements on

the *AIFM* or the *AIF* than the requirements that apply to an *AIF* marketed only to *professional clients*.

- (d) This sourcebook contains the stricter requirements for a *non-UCITS retail scheme*.
 - (e) A *full-scope UK AIFM* must also comply with the requirements in *FUND* and any other applicable provisions of *AIFMD*.
 - (f) *Non-UCITS retail schemes* could become *UCITS schemes*, provided they are changed, so as to comply with the conditions set out in the *UCITS Directive*.
 - (g) *Non-UCITS retail schemes* operating as *FAIFs* have wider powers to invest in *collective investment schemes* than other *non-UCITS retail schemes*.
- (2A) A *non-UCITS retail scheme* may also be structured as an *umbrella* with *sub-funds* operating as:
- (a) *FAIFs*;
 - (b) standard *non-UCITS retail schemes*; or
 - (c) a mixture of (a) and (b).

In these cases, *rules* relating to investment powers and borrowing limits apply to each *sub-fund* as they would to a *scheme*.

- (3) (a) *Qualified investor schemes* may only be promoted to:
- (i) *professional clients*; and
 - (ii) *retail clients* who are sophisticated investors, on the same terms as *non-mainstream pooled investments*.
- (b) A *qualified investor scheme* is an *AIF* and must be managed by an *AIFM*.
- (c) Under article 43 of *AIFMD*, where an *AIF* can be *marketed to retail clients*, Member States may impose stricter requirements on the *AIFM* or the *AIF* than the requirements that apply to an *AIF* marketed only to *professional clients*.
- (d) This sourcebook contains the stricter requirements for a *qualified investor scheme*.
- (e) A *full-scope UK AIFM* must also comply with the requirements in *FUND* and any other applicable provisions of *AIFMD*.
- (f) *Qualified investor schemes* could change to become *non-UCITS retail schemes* or *UCITS schemes*.
- (4) The changes referred to in (2) and (3) require approval by the *FCA* and further information on that process is provided in ■ [COLLG 3A.1.6 G](#) (Notification of changes to unit trusts (sections 251 and 252A)) and ■ [COLLG 4A.1.3 G](#) (Notification of changes to ICVCs (Regulations 21 and 22A)).

1.2.3

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UCITS schemes

A *UCITS scheme* is deemed to be established in the *United Kingdom*, irrespective of whether it has been established under the laws of England and Wales, Scotland or Northern Ireland.

[Note: article 4 of the *UCITS Directive*]

1.2.4

R

Master UCITS

A *master UCITS* that has two or more *feeder UCITS* as its only *unitholders* satisfies the requirement that a *UCITS scheme* must invest capital raised from the public.

[Note: article 58(4) of the *UCITS Directive*]

1.2.5

G

Pension feeder funds

(1) Except for (2), all provisions of the *Handbook* that apply:

- (a) to a *feeder UCITS* are also applicable to a *pension feeder fund* that is constituted as a *UCITS scheme*; and
- (b) to a *feeder NURS* are also applicable to a *pension feeder fund* that is constituted as a *non-UCITS retail scheme*.

(2) A *pension feeder fund* may not invest in *units* of an *EEA UCITS scheme* unless that *scheme* is a *recognised scheme* under section 264 of the *Act* (see ■ COLL 5.6.27R and ■ COLL 5.8.2AR).