### **Collective Investment Schemes**

Chapter 8

Qualified investor schemes



#### 8.1 Introduction

# **Application**

- 8.1.1 R
- (1) This chapter applies to:
  - (a) an authorised fund manager of an AUT, ACS or an ICVC;
  - (b) any other director of an ICVC;
  - (c) a depositary of an AUT, ACS or an ICVC; and
  - (d) an ICVC,

which is a qualified investor scheme.

(2) Where this chapter refers to rules in any other chapter of this sourcebook, those rules and any relevant guidance should be applied as if they referred to qualified investor schemes.

#### Purpose

- G 8.1.2
- (1) This chapter assists in achieving the statutory objective of protecting consumers by providing an appropriate degree of protection in respect of authorised funds that are only intended for investors that are, in general, prepared to accept a higher degree of risk in their investments or have a higher degree of experience and expertise than investors in retail schemes.

(2) This section ceases to apply where a qualified investor scheme has converted to be authorised as a UCITS scheme or a non-UCITS retail. scheme.

#### Qualified investor schemes: eligible investors

- 8.1.3 R
- (1) Subject to (3), the authorised fund manager of a qualified investor scheme must take reasonable care to ensure that ownership of units in that scheme is recorded in the register only for a person to whom such *units* may be promoted under ■ COBS 4.12B.7R.
- (2) The authorised fund manager will be regarded as complying with (1) and (3) to the extent that it can show that it was reasonable for it to rely on relevant information provided by another person.
- (3) In addition to (1), the authorised contractual scheme manager of a qualified investor scheme which is an ACS must take reasonable care to ensure that ownership of *units* in that *scheme* is only recorded in the register for a person that meets the criteria set out in ■ COLL 8 Annex 2 R (ACS Qualified Investor Schemes: eligible investors).

# **Qualified investor schemes - explanation**

#### 8.1.4 G

- (1) Qualified investor schemes are authorised funds which are intended only for professional clients and for retail clients who are sophisticated investors. For this reason, qualified investor schemes are subject to a restriction on promotion under COBS 4.12B.6R. See also COBS 4.12B.47G.
- (1A) The authorised contractual scheme manager of a qualified investor scheme which is an ACS must take reasonable care to ensure that subscription in relation to the units of this type of scheme should only be in relation to a person to whom such units may be promoted under COBS 4.12B.7R and who also meets the criteria in COLL 8 Annex 2.
- (2) Accordingly, qualified investor schemes have a more relaxed set of rules governing their operation and in particular their investment powers than for retail schemes. A qualified investor scheme is essentially a mixed asset type of scheme where different types of permitted asset may be included as part of the scheme property, depending on the investment objectives and policy of that scheme and within any restrictions in the rules.

# **Application and notification procedures**

8.1.5 G

Details of the application procedures in respect of *qualified investor schemes* are contained in COLL 2.1 (Authorised fund applications). *COLLG* provides details on how notifications may be made to the *FCA*.