Chapter 10

Prudential rules for debt management firms



10.3 Calculation of prudential resources

- 10.3.1 R
- (1) A firm must calculate its prudential resources only from the items which are eligible to contribute to a firm's prudential resources (see ■ CONC 10.3.2 R).
- (2) In arriving at its calculation of its prudential resources a firm must deduct certain items (see ■ CONC 10.3.3 R).
- 10.3.2 R Table: Items which are eligible to contribute to the prudential resources of a firm

Item Additional explanation 1 This must be fully paid and may include: Share capital ordinary share capital; or (1) preference share capital (excluding preference shares redeemable by shareholders within two years). Capital The capital of a sole trader is the net balance on the firm's other capital account and current account. The capital of a partnerthan ship is the capital made up of the partners': share capital account, that is the account: capital into which capital contributed by the partners is (for expaid; and ample, the capfrom which, under the terms of the partnership (b) ital of a agreement, an amount representing capital may sole be withdrawn by a partner only if:

- trader, partnership or limited liability partnership)
- (i) he ceases to be a partner and an equal amount is transferred to another such account by his former partners or any person replacing him as their partner; or
- (ii) he ceases to be a partner and an equal amount is transferred to another such account by his former partners or any person replacing him as their partner; or
- (iii) the partnership is otherwise dissolved or wound up; and
- current accounts according to the most recent financial (2) statement.

For the purpose of the calculation of capital resources in respect of a defined benefit occupational pension scheme:

- (1) a firm must derecognise any defined benefit asset;
- (2) a firm may substitute for a defined benefit liability the firm's deficit reduction amount, provided that the election is applied consistently in respect of any one financial year.
- Reserves (Note 1)

These are, subject to Note 1, the audited accumulated profits retained by the *firm* (after deduction of tax, dividends and proprietors' or *partners*' drawings) and other reserves created by appropriations of share premiums and similar realised appropriations. Reserves also include gifts of capital, for example, from a *parent undertaking*.

For the purposes of calculating capital resources, a *firm* must make the following adjustments to its reserves, where appropriate:

- (1) a *firm* must deduct any unrealised gains or, where applicable, add back in any unrealised losses on debt instruments held, or formerly held, in the available-forsale financial assets category;
- (2) a firm must deduct any unrealised gains or, where applicable, add back in any unrealised losses on cash flow hedges of financial instruments measured at cost or amortised cost;
- (3) in respect of a defined benefit occupational pension scheme:
 - (a) a *firm* must derecognise any *defined benefit* asset;
 - (b) a firm may substitute for a defined benefit liability the firm's deficit reduction amount, provided that the election is applied consistently in respect of any one financial year.
- 4 Interim net profits (Note 1)

If a *firm* seeks to include interim net profits in the calculation of its capital resources, the profits have, subject to Note 1, to be verified by the *firm*'s external auditor, net of tax, anticipated dividends or proprietors' drawings and other appropriations.

- 5 Revaluation reserves
- 6 Subordinated loans/ debt

Subordinated loans/debts must be included in capital on the basis of the provisions in this chapter that apply to subordinated loans/debts.

Note:

1 Reserves must be audited and interim net profits, general and collective provisions must be verified by the *firm*'s external auditor unless the *firm* is exempt from the provisions of Part VII of the Companies Act 1985 (section 249A (Exemptions from audit)) or, where applicable, Part 16 of the Companies Act 2006 (section 477 (Small companies: Conditions for exemption from audit)) relating to the audit of accounts.

10.3.3 R

Table: Items which must be deducted in arriving at prudential resources

- 1 Investments in own shares
- 2 Investments in subsidiaries (Note 1)
- 3 Intangible assets (Note 2)

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- Interim net losses (Note 3)
- 5 Excess of drawings over profits for a sole trader or a partnership (Note 3)

1 Investments in subsidiaries are the full balance sheet value. Notes

- 2 Intangible assets are the full balance sheet value of goodwill, capitalised development costs, brand names, trademarks and similar rights and licences.
- 3 The interim net losses in row 4, and the excess of drawings in row 5, are in relation to the period following the date as at which the capital resources are being computed.

[Note: Until 31 March 2017, transitional provisions apply to ■ CONC 10.3.3 R: see ■ CONC TP 5.1]

Subordinated loans/debt

10.3.4

A subordinated loan/debt must not form part of the prudential resources of the firm unless it meets the following conditions:

- (1) it has an original maturity of:
 - (a) at least five years; or
 - (b) it is subject to five years' notice of repayment;
- (2) the claims of the subordinated creditors must rank behind those of all unsubordinated creditors;
- (3) the only events of default must be non-payment of any interest or principal under the debt agreement or the winding up of the firm;
- (4) the remedies available to the subordinated creditor in the event of non-payment or other default in respect of the subordinated loan/ debt must be limited to petitioning for the winding up of the firm or proving the debt and claiming in the liquidation of the firm;
- (5) the subordinated loan/debt must not become due and payable before its stated final maturity date, except on an event of default complying with (3);
- (6) the agreement and the debt are governed by the law of England and Wales, or of Scotland or of Northern Ireland;
- (7) to the fullest extent permitted under the rules of the relevant jurisdiction, creditors must waive their right to set off amounts they owe the firm against subordinated amounts owed to them by the firm;
- (8) the terms of the subordinated loan/debt must be set out in a written agreement that contains terms that provide for the conditions set out in this rule; and
- (9) the loan/debt must be unsecured and fully paid up.

10.3.5



When calculating its prudential resources, the *firm* must exclude any amount by which the aggregate amount of its subordinated loans/debts exceeds the amount calculated as follows:

a - b where:

a = Items 1 - 5 in the Table of items which are eligible to contribute to a firm's prudential resources (see CONC 10.3.2 R)

b = Items 1 - 5 in the Table of items which must be deducted in arriving at a *firm*'s prudential resources (see CONC 10.3.3 R)

[Note: Until 31 March 2017, transitional provisions apply to ■ CONC 10.3.5 R: see ■ CONC TP 5.2]

10.3.6 G

■ CONC 10.3.5 R can be illustrated by the examples set out below:

(1) Share Capital	£20,000
Reserves	£30,000
Subordinated loans/debts	£10,000
Intangible assets	£10,000

As subordinated loans/debts (£10,000) are less than the total of share capital + reserves - intangible assets (£40,000) the *firm* need not exclude any of its subordinated loans/debts pursuant to CONC 10.3.5 R. Therefore total prudential resources will be £50,000.

(2) Share Capital	£20,000
Reserves	£30,000
Subordinated loans/debts	£60,000
Intangible assets	£10,000

As subordinated loans/debts (£60,000) exceed the total of share capital + reserves - intangible assets (£40,000) by £20,000, the *firm* should exclude £20,000 of its subordinated loans/debts when calculating its prudential resources. Therefore total prudential resources will be £80,000.

[Note: Until 31 March 2017, transitional provisions apply to ■ CONC 10.3.6 G: see ■ CONC TP 5.3]