**Disclosure Guidance and Transparency Rules sourcebook** 

Chapter 5

Vote Holder and Issuer Notification Rules



## 5.7 **Notification of combined holdings**

- 5.7.1 A person making a notification in accordance with ■ DTR 5.1.2 R must do so by reference to each of the following:
  - (1) the aggregate of all voting rights which the person holds as shareholder and as the direct or indirect holder of financial instruments falling within ■ DTR 5.3.1R(1);
  - (2) the aggregate of all voting rights held as direct or indirect shareholder (disregarding for this purpose holdings of financial instruments); and
  - (3) the aggregate of all voting rights held as a result of direct and indirect holdings of financial instruments falling within ■ DTR 5.3.1R(1). [Note: article 13a(1) of the TD]
  - (4) [deleted]
- 5.7.1A Voting rights relating to financial instruments within ■ DTR 5.3.1R(1) that have already been notified in accordance with ■ DTR 5.1.2R must be notified again when the person has acquired the underlying shares and such acquisition results in the total number of voting rights attached to shares issued by the same issuer reaching or exceeding the thresholds laid down by ■ DTR 5.1.2R.

[Note: article 13a(2) of the TD]

5.7.2 G The effect of ■ DTR 5.7.1 R is that a person may have to make a notification if the overall percentage level of his voting rights remains the same but there is a notifiable change in the percentage level of one or more of the categories of voting rights held.

**DTR 5/2**