Chapter 3

Application, Notification and Vetting Fees

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# **Authorisation fees payable**

Part 1 – Authorisation fees payable in the A, B, C, CC and CMC fee-blocks

For FCA-authorised persons and persons seeking to become FCA-authorised persons, the amount payable to the FCA is the amount payable in the pricing category applicable to the application as set out under:

- (a) Part 1(a) below; or
- (b) Part 2 below.

The fees applicable to *credit unions* are set out in Part 1b below.

For PRA-authorised persons and persons seeking to become PRA-authorised persons, the amount payable to the FCA is the amount payable under Part 1(b).

[Note: PRA-authorised persons may also pay regulatory transaction fees for new authorisations to the PRA as set out in Chapter 4 of the Fees Part of the PRA's Rulebook.]

The Tables below set out the following:

- (1) fees for applications by credit unions in Part 1(b) and community finance organisations in Part 1(a);
- (2) fees for applications in the A, B, C, CC and CMC fee-blocks in Part 2.
- (3) [deleted]

Part 1(a) Authorisation Fees payable to the FCA by	community finance organisations
Application type	Amount payable (£)
(1) Community finance organisations	
(a) [deleted]	
(aa) Community finance organisations - where application is for a Part 4A permission limited to permission to carry on credit-related regulated activity	Pricing category 1 in FEES 3 Annex 1AR
(ab) Community finance organisations - where application is for a Part 4A permission as a home finance provider or home finance administrator	Pricing category 1 in FEES 3 Annex 1AR
(ac) [deleted]	
(b) [deleted]	
(c) [deleted]	
[deleted]	
(d) [deleted]	
(e) [deleted]	
(f) [deleted]	
(3) [deleted]	
(g) [deleted]	
[deleted]	

- (h) [deleted]
- (i) [deleted]
- (j) [deleted]
- (4) [deleted]
- (k) [deleted]
- (I) [deleted]
- (5) [deleted]
- (m) [deleted]

## **Application type** Amount payable (£) (1) Credit unions (a) Credit unions - registration of a common 200 bond (aa) Credit unions where application is for a Part 100 4A permission limited to permission to carry on credit-related regulated activity (b) Credit unions (other than where (aa) applies) 150 (c) [deleted] (2) [deleted] (d) [deleted] (e) [deleted] (f) [deleted] (3) [deleted] (g) [deleted] (h) [deleted] (i) [deleted] (j) [deleted]

Part 2 - Pricing categories applicable to applications made in the following activity groupings in the A, B, C, CC and CMC fee blocks

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
A.1	Deposit acceptors (excluding e-money issuers and credit unions) and dormant asset fund operators	7
A.2	Home finance providers and administrators	6
A.3	Friendly societies only	4
	UK ISPVs	6
	Insurers - general (excluding <i>friendly</i> societies and <i>UK ISPVs</i>	7
A.4	Friendly societies only	4
	Insurers - life (excluding <i>friendly societies</i> )	7

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
A.5	Managing agents at Lloyd's	5
A.7	Portfolio managers	6
A.9	Managers and depositaries of invest- ment funds, and operators of collect- ive investment schemes or pension schemes	6
A.10	Firms dealing as principal	6
A.13	Advisors, arrangers, dealers or brokers	4
A.14	Corporate finance advisers	4
A.18	Home finance providers, advisers and arrangers (excluding home finance providers).	4
A.19	General insurance distribution	4
A.21	Holding client money or assets or both.	4
A.23	Carrying on funeral plan distribution	4
A.23	Carrying out a funeral plan contract as provider	4
A.23	Carrying out a funeral plan contract as provider and entering as provider into a funeral plan contract	6
В.	Regulated benchmark administrators where the applicant intends to administer a non-significant benchmark	4
В.	Service companies	6
В.	Regulated benchmark administrators where the applicant intends to administer:	6
	-a significant benchmark; or	
	-a commodity benchmark or an inter- est rate benchmark which has not been designated as a critical benchmark; or	
	-a regulated-data benchmark other than one which is a non-significant benchmark.	
В.	MTF operators and OTF operators	8
В.	Regulated benchmark administrators where the applicant intends to administer a critical benchmark	8
CC1	Credit-related regulated activity – limited permission	2
	Not-for-profit debt advice body	No fee payable
CC2	(1) Credit broking;	3
	(2) Providing credit information services;	
	(3) Advising on regulated credit agreements for the acquisition of land;	

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
	(4) Debt adjusting where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(5) Debt counselling where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(1) Debt administration;	5
	(2) Debt collecting;	
	(3) Entering into a regulated consumer hire agreement as owner;	
	(4) Entering into a regulated credit agreement as lender (excluding in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements);	
	(5) Exercising, or having the right to exercise, the owner's rights and duties under a regulated consumer hire agreement;	
	(6) Exercising, or having the right to exercise, the lender's rights and duties under a regulated credit agreement (excluding in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements);	
	(7) Operating an electronic system in relation to lending.	
CC.2	(1) Debt adjusting except where limited to:	6
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(2) <i>Debt counselling</i> except where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(3) Entering into a regulated credit agreement as lender in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements;	
	<i>J</i> ,	

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
	(4) Exercising, or having the right to exercise, the lender's rights and duties under a regulated credit agreement in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements;  (5) Providing credit references.	
CMC	Claims management companies applying only for the permission of seeking out persons who may have a claim.	4
	Claims management companies applying for any other permission	6

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Part 5 - Activity Groupings R

The activity group definitions are set out in FEES 4 Annex 1A.

### Part 6 - Change of legal status

An application involving only a simple change of legal status for the purposes of FEES 3.2.7 R, FEES 3.2.7 R (z<sub>0</sub>), FEES 3.2.7 R (z<sub>0</sub>) and FEES 3.2.7 R (z<sub>0</sub>) is from an applicant:

- (1) which is a new legal entity intending to carry on the business, using the same business plan, of an existing *firm* with no outstanding regulatory obligations cancelling its *Part 4A permission* or authorisation or registration under the *Payment Services Regulations* or the *Electronic Money Regulations*, and
- (2) which is to:
  - (a) have the same or narrower *permission*, scope of authorisation or registration under the *Payment Services Regulations* or *Electronic Money Regulations* and the same *branches* (if any), as the *firm*;
  - (b) assume all of the rights and obligations in connection with any of the regulated activities, payment services and electronic money issuance carried on by the firm;
  - (c) continue the same compliance arrangements and compliant client asset and *client money* procedures, as the *firm*, subject to any changes required only as a result of the change of legal status;
  - (d) continue with a risk profile and arrangements for controlling and monitoring risk which will not be materially different from those of the *firm*; and
  - (e) have the individuals within the *firm* that are responsible for *insurance distribution activity* perform the same role for the applicant.

### Part 7 - Change of legal status - sponsors fees

An application involving only a simple change of legal status for the purposes of FEES 3.2.7R Part 2(1)(b) is from an applicant:

- (1) which is a new legal entity intending to carry on the business of an existing *sponsor* (as defined in the *listing rules*) in respect of which the *FCA* does not currently require, and is not proposing to require, remedial action relating to any aspect of its provision of *sponsor services*); and
- (2) which (subject to any changes required only as a result of the change in legal status) is to:

- (a) assume all of the rights and obligations in connection with any of the sponsor activities of the existing sponsor under the listing rules;
- (b) make no changes to the systems and controls of the existing *sponsor* which ensure that the existing *sponsor* can carry out its role as *sponsor* in accordance with UKLR 24 (Sponsors);
- (c) have the individuals within the existing *sponsor* that are engaged in the provision of *sponsor services* engaged in the same role for the applicant; and
- (d) otherwise continue to comply in all respects with the criteria for approval as a sponsor set out in UKLR 24.4.5R.