Chapter 5

Regulators' logos and the Key facts logo

■ Release 34 ● Mar 2024 www.handbook.fca.org.uk GEN 5/2

Licence for use of the FSA and Key facts logos

1.1 The FCA grants this licence to firms, authorised payment institutions, authorised electronic money institutions, appointed representatives, agents and fied agents. The FSA logo 2.1 The FSA logo is made up of two elements which together make up the registered UK service mark, with number 2150560: (1) the symbol (the scroll and globe device); and (2) the SSA letters. 2.2 The Key facts logo is made up of two elements which together make up the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3), 13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo as and when it is required or permitted to be used by the rules. The following are examples of places where the rule	Application				
The FSA logo is made up of two elements which together make up the registered UK service mark, with number 2150560: (1) the symbol (the scroll and globe device); and (2) the FSA letters. The Key facts logo is made up of two elements which together make up the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. The following are examples of places where the rules require or permit	1.1	thorised electronic money institutions, appointed representatives,			
gistered UK service mark, with number 2150560: (1) the symbol (the scroll and globe device); and (2) the FSA letters. 2.2 The Key facts logo is made up of two elements which together make up the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	The FSA logo				
(2) the FSA letters. 2.2 The Key facts logo is made up of two elements which together make up the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	2.1				
The Key facts logo is made up of two elements which together make up the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the F5A logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the F5A logo. 2.5 Copies of the F5A logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the F5A logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the F5A logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the F5A; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. The following are examples of places where the rules require or permit		(1)	the symbol (the scroll and globe device); and		
the registered Community trade mark, with number E3866688: (1) the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. The following are examples of places where the rules require or permit		(2)	the FSA letters.		
the symbol (the rectangular speech bubble); and (2) the word 'Key facts'. 2.3 There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	2.2				
There are two versions of the FSA logo, version A and a smaller version B in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit			the symbol (the rectangular speech bubble); and		
in which the scroll has been simplified. There are two versions of the Key facts logo, a low resolution version and a high resolution version. 2.4 Copyright subsists in the FSA logo. 2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit		(2)	the word 'Key facts'.		
2.5 Copies of the FSA logo that are capable of being reproduced for printing can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	2.3	in which the scroll has been simplified. There are two versions of the Key			
Can be found on the FCA's website at www.fca.org.uk Permission to use the FSA logo 3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	2.4	Copyright subsists in the FSA logo.			
3.1 A UK domestic firm, its appointed representatives and tied agents, an authorised payment institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. The following are examples of places where the rules require or permit	2.5				
thorised payment institution and its agents and an authorised electronic money institution and its agents are permitted to use the FSA logo: (1) as part of a statement by that person, in a letter or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	Permission to use the F	SA logo			
or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated by the FSA; or (2) if required to do so by the FCA. 3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	3.1	thorised payment institution and its agents and an authorised electronic			
3.1A [deleted] 3.2 The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit		(1)	or electronic equivalent, that it or, in relation to an appointed representative, agent or tied agent, its principal, is authorised and regulated		
The disclosure required by GEN 4.3.1 R (Disclosure in letters to retail clients) as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit		(2)	if required to do so by the FCA.		
as continued in GEN TP 1.3(3).13 is an example of a statement within paragraph 3.1 above. 3.3 Business cards, compliment slips, text messages, account statements and other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	3.1A	[deleted]			
other similar documents are not letters (or electronic equivalents). Therefore, the licence does not extend to documents such as these. Permission to use the Key facts logo 3A.1 A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	3.2	as continued in GEN TP 1.3(3).13 is an example of a statement within para-			
A firm, its appointed representatives and tied agents are permitted to use the Key facts logo as and when it is required or permitted to be used by the rules. 3A.2 The following are examples of places where the rules require or permit	3.3	other similar documents are not letters (or electronic equivalents). There-			
the Key facts logo as and when it is required or permitted to be used by the <i>rules</i> . 3A.2 The following are examples of places where the <i>rules</i> require or permit	Permission to use the Key facts logo				
	3A.1	the Key facts logo as and when it is required or permitted to be used by			
	3A.2				

	(1)	[deleted]			
	(2)	In <i>ICOBS</i>			
	• •	(a)	[deleted]		
		(b)	in a <i>policy summary</i> ; and		
		(c)	in a key features as an alternative to a policy summary.		
	(3)	In <i>MCOB</i>			
		(a)	[deleted]		
		(b)	in an <i>illustration</i> (MCOB 5.6.2 R and MCOB 9.4.2 R); and		
		(c)	in a risks and features statement (MCOB 4.10.11 R) and financial information statement (MCOB 5.8.7 R).		
Conditions on appearance of the FSA logo					
4.1	The permission in paragraph 3.1 is subject to the following conditions:				
	(1)	the regu	latory mark is attached to the FSA logo;		
	(2)		logo and regulatory mark appear in be, or reversed out white on a coloured und;		
	(3)		letters appear in type which is not more ee times the size of the accompanying		
	(4)	gether in	elements of the FSA logo appear to- n the same way, and in the same propor- n the registered service mark;		
	(5)	the FSA I	ogo is not redrawn in any way, or by a typesetter;		
	(6)		of the FSA logo is used only at sizes be- nm in overall height; and		
	(7)		A logo is reproduced electronically, no c is incorporated.		
Conditions on appearance of the Key facts logo					
4A.1		·	is subject to the following conditions:		
	(1)	the regu facts log	latory mark (®) is attached to the Key o;		
	(2)	the Key	facts logo and regulatory mark appear:		
		(a)	in black type;		
		(b)	reversed out white on a coloured back- ground; or		
		(c)	in colour provided that this does not diminish their prominence;		
	(3)	together	elements of the Key facts logo appear in the same way, and in the same pro- as in the Community trade mark;		
	(4)		facts logo is not redrawn in any way, or by a typesetter;		
	(5)	is used o	resolution version of the Key facts logo nly in documents intended to be read nputer, television or other screen; and		

	(6)	if the Key facts logo is reproduced electronically, no hyperlink is incorporated.		
Further conditions on the	ne use of the FSA and Key	facts logos		
5.1	The permissions in paragraphs 3.1 and 3A.1 are also subject to the conditions that any material, whether produced on paper or electronically, on which the FSA or Key facts logos are displayed does not:			
	(1)	in any way imply that the FCA is endorsing the licensee or its products, services or communications (see also GEN 1.2.2 R (1)); or		
	(2)	misrepresent the licensee's relationship with the <i>FCA</i> or present false information about the <i>FCA</i> ; or		
	(3)	contain content that could be construed as distasteful, offensive or controversial; or		
	(4)	infringe any intellectual property or other rights of any <i>person</i> or otherwise not comply with any relevant law or regulation.		
6.1	[deleted]			
Commencement and du	ration			
7.1	This licence comes into effect on 1 May 2003 except that in relation to the Key facts logo it comes into effect on 6 November 2006. In relation to the FSA logo, this licence ceases to have effect and is revoked on 1 April 2014.			
7.2	The FCA may alter or revoke this licence at any time, by giving at least two months' notice on the FCA's website.			
Interpretation				
8.1	This licence is to be interpreted in accordance with chapter 2 of the General provisions (Interpreting the Handbook) of the <i>Handbook</i> . In particular, expressions in italics are defined in the Handbook Glossary.			
Governing law and jurisdiction				
9.1	This licence is governed by and interpreted in line with English law. The courts of any jurisdiction in the United Kingdom have the exclusive jurisdiction to settle any dispute in connection with this licence.			

■ Release 34 ● Mar 2024