# **Market conduct**

# Chapter 1 Market Abuse



### 1.10 **Statutory exceptions**

### Behaviour that does not amount to market abuse

- 1.10.1 G
- (1) Behaviour which conforms with article 5 of the Market Abuse Regulation or with the Buy-back and Stabilisation Regulation will not amount to market abuse.

- (2) [deleted]
- (3) [deleted]

## FCA rules

- 1.10.2 G
- There are no rules which permit or require a person to behave in a way which amounts to market abuse.
  - (1) [deleted]
  - (2) [deleted]

### Takeover Code

1.10.3

G

- There are no rules in the Takeover Code, which permit or require a person to behave in a way which amounts to market abuse.
- G 1.10.4
- Behaviourconforming with any of the rules of the Takeover Codeabout the timing, dissemination or availability, content and standard of care applicable to a disclosure, announcement, communication or release of information, is unlikely to, of itself, amount to market abuse, if:
  - (1) the rule is one of those specified in the table in MAR 1.10.5G;
  - (2) the behaviouris expressly required or expressly permitted by the rule in question (the notes for the time being associated with the rules identified in the *Takeover Code* are treated as part of the relevant rule for these purposes); and
  - (3) it conforms to any General Principle set out at Section B of the Takeover Code relevant to that rule.
- 1.10.5 G
- Table: Provisions of the Takeover Code conformity with which will be unlikely to, of itself, amount to market abuse (This table belongs to ■MAR 1.10.4G):

Takeover Code provisions:

Disclosure of information 1(a) which is not generally 2.1, 2.7, available 2.11, 8 20.1 21.3, 21.4 28.1 30.1, 30.5 Standards of care 2.8 first sentence and note 4 19.1, 19.7 20.6 second sentence 23.1 plus notes 28.1 Timing of announcements, 2.2, 2.6 documentation and dealings 5.4 6.2(b)7.1 11.1 note 6 only 17.1 21.2 note 4 only 24.1(a) 25.1(a) 31.6(d), 31.9 33 (in so far as it refers to 31.6(d) and 31.9 only) Content of announcements 2.4 (a) and (b) 19.3

# 1.10.6 G

Behaviourconforming with Rule 4.2 of the *Takeover Code* (in relation to restrictions on *dealings* by *offerors* and concert parties) will be unlikely to, of itself, amount to *market abuse*, if:

- (1) the *behaviour* is expressly required or expressly permitted by that rule (the notes for the time being associated with the rules identified in the *Takeover Code* are treated as part of the rule for these purposes); and
- (2) it conforms to any General Principle set out at Section B of the *Takeover Code* relevant to the rule.