Chapter 4

Support of the Takeover Panel's Functions



4.1 **Application and Purpose**

Application

- 4.1.1 R This chapter applies to every firm whose permission includes, or ought to include, any designated investment business, except as set out in ■ MAR 4.4.1 R.
- G 4.1.2 ■ MAR 4.1.1 R applies regardless of whether the *firm*'s activity:
 - (1) is a regulated activity;
 - (2) is carried on from an office of the firm in the United Kingdom; or
 - (3) is in respect of a client in the United Kingdom.

Purpose

- 4.1.3 G [deleted]
- 4.1.4 G [deleted]

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4.3 Support of the *Takeover Panel's* Functions

- 4.3.1 R
- A firm must not act, or continue to act, for any person in connection with a transaction to which the Takeover Code applies (including a transaction subject to rule 8 (Disclosure of dealings during the offer period; also indemnity and other arrangements) of the Takeover Code) if the firm has reasonable grounds for believing that the person in question, or his principal, is not complying or is not likely to comply with the Takeover Code.
- 4.3.2 G
- (1) The *Takeover Panel* publishes notices regarding compliance with the *Takeover Code*. It may also, from time to time, name in those notices *persons* as *persons* that, in the *Takeover Panel's* opinion, are not likely to comply with the *Takeover Code*. Any notices of this type will be available on the *Takeover Panel's* website (www.thetakeoverpanel.org.uk).
- (2) A *firm* should keep itself informed of *Takeover Panel* notices and take them into account in seeking to comply with MAR 4.3.1 R. If the *Takeover Panel* were to name such a *person* in such a notice, the *FCA* would expect a *firm* to comply with MAR 4.3.1 R by not acting or continuing to act for that *person*.
- (3) The FCA would not regard a firm as in breach of MAR 4.3.1 R where the Takeover Panel has indicated that it is content for the firm to act in relation to that transaction.
- 4.3.3 G
- (1) Where a restriction under ■MAR 4.3.1 R applies, among other things the *firm* is prevented from carrying on any *designated investment business* activity, or *communicating* or *approving* any *financial promotion*, in connection with a transaction to which the *Takeover Code* applies.
- (2) Where a restriction under MAR 4.3.1 R applies, the *firm* is not prevented from carrying on other activities (including *regulated activities*) in relation to that *person*. This includes *designated investment business* activity which is not in connection with a transaction to which the *Takeover Code* applies.
- 4.3.4 G
- (1) Where a restriction under ■MAR 4.3.1 R applies, an authorised professional firm is not prevented from providing professional advice or representation in any proceedings to the person where that falls within section 327(8) of the Act. This means that the person can obtain legal advice or representation in any proceedings from a law

firm and accounting advice from an accounting firm: see ■ MAR 4.4.1 R (2).

- (2) While the FCA recognises the duty of authorised professional firms to act in the best interests of their clients, the duty cannot override the provisions of the Takeover Code so as to require the authorised professional firm to provide services in breach of, or enable breach of, the Takeover Code.
- 4.3.5 R A firm must provide to the Takeover Panel:
 - (1) any information and documents in its possession or under its control which the Takeover Panel requests to enable the Takeover Panel to perform its functions; and
 - (2) such assistance as the Takeover Panel requests and as the firm is reasonably able to provide to enable the Takeover Panel to perform its functions.
- 4.3.6 G In ■ MAR 4.3.5 R, "documents" includes information recorded in any form and, in relation to information recorded otherwise than in legible form, references to providing documents include references to producing a copy of the information in legible form.
- G 4.3.7 As a result of section 413 of the Act (Limitation on powers to require documents), ■ MAR 4.3.5 R does not require a firm or an authorised professional firm to produce, disclose or permit the inspection of protected items.

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4.4 Exceptions

- **4.4.1** R This chapter is subject to the following exceptions:
 - (1) this chapter does not require an authorised professional firm to contravene any rule or principle of, or requirement of a published guidance note relating to, professional conduct applying generally to members of the profession regulated by its designated professional body;
 - (2) this chapter does not prevent an *authorised professional firm* from providing professional advice, that is, in accordance with section 327(8) of the *Act*, advice:
 - (a) which does not constitute carrying on a regulated activity; and
 - (b) the provision of which is supervised and regulated by a designated professional body;
 - (3) this chapter does not have effect in relation to an *authorised* professional firm in respect of non-mainstream regulated activity; and
 - (4) [deleted]

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