Chapter 9

Data reporting service



9.2 **Authorisation and verification**

Application form and notification form for members of the management body

- 9.2.1 D
- (1) Each of the following must complete the forms in (2):
 - (a) an applicant for a data reporting service authorisation;
 - (b) a MiFID investment firm operating a trading venue seeking verification of its rights to provide a data reporting service under regulation 3(1)(b) and (c) of the DRS Regulations; and
 - (x) a UK RIE operating a trading venue seeking verification of its rights to provide a data reporting service under regulation 3(1)(d) of the DRS Regulations.
- (2) The forms in (1) are:
 - (a) the application form at MAR 9 Annex 1D; and
 - (b) the notification form for the list of members of the management body at ■ MAR 9 Annex 2D.
- 9.2.2 G [deleted]

Variation of authorisation form

- 9.2.3 D If a data reporting services provider wishes to extend or otherwise vary its data reporting service authorisation it must complete the variation of authorisation form at ■ MAR 9 Annex 3D.
- 9.2.4 G [deleted]

Cancellation of authorisation form

- 9.2.5A G When the data reporting services provider wishes to vary or cancel all of its data reporting service authorisation, it should engage with the FCA as early as possible. As part of its supervisory approach set out in ■ MAR 9.4.1G, the FCA expects to continue to have an open, cooperative and constructive relationship with the data reporting services provider for the whole duration of the cancellation process.
- 9.2.5B G As set out in the form at MAR 9 Annex 4D, the data reporting services provider must provide in its request for cancellation a plan which sets out how it will cease all of its data reporting services in an orderly manner

(wind-down plan). The wind-down plan should promote and protect the integrity of the financial markets and the interests of the *data reporting services provider's* clients. The *FCA* expects at the minimum the wind-down plan to:

- (1) set out the governance arrangements and identify a *person* or group within its *management body* to ensure the effective and prudent management, oversight and implementation of the wind-down plan;
- (2) set out the arrangements for the retention of key *individuals* of the data reporting services provider in relation to the management, oversight and implementation of the wind-down plan;
- (3) set out communications plans that consider the content, timing and methods of communications to stakeholders and relevant regulators (FCA, overseas regulators etc.);
- (4) identify clients who will be affected by the cancellation of the *data* reporting services provider's authorisation and set out the arrangements to support the transfer of such clients to a new *data* reporting services provider; and
- (5) demonstrate that the timings in the wind-down plan are reasonable.
- 9.2.5C G

Where a data reporting services provider wishes to cancel all of its data reporting service authorisation, it must continue to comply with the rules in this chapter and other regulatory obligations up until its authorisation is cancelled, in particular in relation to publishing trade reports or submitting details of transactions to the FCA. The FCA expects the data reporting services provider to provide a written confirmation at the end of the cancellation process confirming compliance with the rules in this chapter and other regulatory obligations.

9.2.5 D

If a data reporting services provider wishes to cancel all of its data reporting service authorisation it must complete the cancellation of authorisation form at MAR 9 Annex 4D.

Provision of the forms in MAR 9 Annexes 1D, 2D, 3D and 4D to the FCA

9.2.6 D

A *person* must provide ■ MAR 9 Annexes 1D, 2D, 3D and 4D together with supporting documentation to the *FCA* by:

- (1) emailing MiFiDII.Applications@fca.org.uk; or
- (2) posting to the FCA addressed to:

The Financial Conduct Authority
FAO The Authorisations Support Team
12 Endeavour Square
London

E20 1JN.

■ Release 39 • Aug 2024