## Prudential sourcebook for MiFID Investment Firms

## MIFIDPRU TP 7 Transitional provision for own funds instruments without UK CRR approvals before 1 January 2022

	Applic	ation				
7.1	R	(1)		MIFIDPRU TP 7 applies to a <i>MIFIDPRU investment firm</i> that, immedi- ately before 1 January 2022:		
			(a)	was an au	was an authorised person; and	
			(b)	either:		
				(i)	was not classified as a <i>CRR firm</i> in ac- cordance with the rules then in force; or	
				(ii)	met all of the conditions in (2).	
		(2)	The cond	ditions referre	d to in (1)(b)(ii) are:	
			(a)	with the	the <i>firm</i> was classified as a <i>CRR firm</i> in accordance with the <i>rules</i> that applied immediately before 1 January 2022; and	
	(b)		(b)		n to an instrument to which MIFIDPRU TP plies, the <i>firm</i> had not, before 1 January	
				(i)	obtained FCA approval under article 26(3) of the UK CRR (in the form in which it stood immediately before 1 Jan- uary 2022); or	
				(ii)	notified the <i>FCA</i> of the issuance of the instrument under IFPRU 3.2 (as it applied immediately before 1 January 2022).	
7.2	R	(1)	MIFIDPRU are met:	OPRU TP 7 also applies to the following if the conditions in		
			(a)		ent entity to which MIFIDPRU 3 applies on a ted basis in accordance with MIFIDPRU 2.5.7R;	
			(b)	a <i>parent</i> applies.	undertaking to which the group capital test	
		(2)	The conditions are that immediately parent entity or parent undertaking:		at immediately before 1 January 2022 the UK at undertaking:	
			(a)	formed part of the same <i>investment firm group</i> as a <i>firm</i> , which, on 1 January 2022 became a <i>MIFIDPRU i</i> vestment firm; and		
			(b)	either:		
				(i)	was not required to hold <i>own funds</i> on an individual or a consolidated basis in accordance with the <i>UK CRR</i> ; or	
				(ii)	met all of the conditions in (3).	

		(3)	The conditions referred to in (2)(b)(ii) are:		
			(a)	quired to hol idated basis i	at entity or parent undertaking was re- d own funds on an individual or a consol- n accordance with the UK CRR (in the h it stood immediately before 1 January
			(b)		<i>t entity</i> or <i>parent undertaking</i> has issued t to which MIFIDPRU TP 7.4R(1) applies;
			(c)		the instrument in (b), the <i>UK parent en-</i> t undertaking had not, before 1 January
				(i)	obtained FCA approval under article 26(3) of the UK CRR (in the form in which it stood immediately before 1 Jan- uary 2022); or
				(ii)	notified the FCA of the issuance of the instrument under IFPRU 3.2 (as it applied immediately before 1 January 2022).
	Purpose	(4)	fication or a UK parent e	approval that ventity or paren	notification or approval includes a noti- was granted to another member of the <i>it undertaking's group</i> in relation to an in- <i>K parent entity</i> or <i>parent undertaking</i> .
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7.3	G	(1)	Before <i>MIFIDPRU</i> applied, certain <i>firms</i> that subsequently becar <i>MIFIDPRU investment firms</i> determined their available capital r sources according to various provisions in <i>GENPRU</i> or <i>IPRU-INV</i> . addition, certain other <i>firms</i> were not subject to a dedicated prudential sourcebook in the <i>FCA Handbook</i> that contained a c tailed regime for recognising the eligibility of capital resources.		ns determined their available capital re- bus provisions in <i>GENPRU</i> or <i>IPRU-INV</i> . In <i>ms</i> were not subject to a dedicated the <i>FCA Handbook</i> that contained a de-
		(2)	The <i>rules</i> on <i>own funds</i> in MIFIDPRU 3 broadly replicate the approach to recognising capital resources under the <i>UK CRR</i> . The purpose of MIFIDPRU TP 7 is to permit <i>firms</i> that were not <i>CRR firms</i> immediately before <i>MIFIDPRU</i> began to apply to recognise instruments as <i>own funds</i> under <i>MIFIDPRU</i> without requiring separate permission from, or notification to, the <i>FCA</i> if those instruments:		
			(a)	were issued b	pefore MIFIDPRU began to apply; and
			(b)	der MIFIDPRU	ditions to be classified as <i>own funds</i> un- 3 (other than the conditions relating to ents to seek prior <i>FCA</i> consent or to no-
		(3)	ital instrum is deemed t fication ma firm in relat	ents as commo to be an equiva de before <i>MIF</i> tion to the issu	rmission recognising the issuance of cap- on equity tier 1 capital under the UK CRR alent permission under MIFIDPRU. A noti- IDPRU began to apply by a former CRR uance of additional tier 1 instruments and I also continue to be valid under MIFIDPRU
		(3A)	instrument 3.2 in relations sion or notic case, the for TP 7 in relat fore 1 Januar	under the UK on to an instru fication to car rmer CRR firm ion to any out ary 2022, prov	did not obtain permission for an existing <i>CRR</i> or make a notification under IFPRU ument, there will be no existing permis- ry forward under MIFIDPRU TP 1. In that may make a notification under MIFIDPRU estanding capital instruments issued be- ided that those instruments meet the con- as the relevant type of <i>own funds</i> under

(4)

MIFIDPRU TP 7 also applies to *UK parent entities* to which MIFIDPRU 3 applies on a *consolidated basis* and *parent undertakings* to which the *group capital test* applies, where those entities were not required to hold *own funds* on an individual or consolidated basis under the *UK CRR* immediately before *MIFIDPRU* began to apply. This means that provided that the existing instruments issued by these entities meet the relevant conditions in MIFIDPRU 3, they can be treated as *own funds* for the purposes of the application of MIFID-PRU 3 on a *consolidated basis* or the *group capital test* as long as the entity complies with MIFIDPRU TP 7.

- (5) MIFIDPRU TP 7 also applies to a *UK parent entity* or other *parent undertaking* that was required to hold *own funds* under the *UK CRR* (whether on an individual or consolidated basis) immediately before *MIFIDPRU* began to apply but did not:
  - (a) obtain permission for an existing common equity tier 1 instrument under the *UK CRR*; or
  - (b) make a notification in accordance with IFPRU 3.2 in relation to an existing additional tier 1 instrument or a tier 2 instrument.
- (6) Where (5) applies, the *UK parent entity* or other *parent undertak-ing* may make a notification under MIFIDPRU TP 7 in relation to any outstanding capital instruments issued before 1 January 2022, provided that those instruments meet the conditions to be recognised as the relevant type of *own funds* under MIFIDPRU 3.
- (7) In some cases, the FCA may have granted permission to, or accepted a notification from, another member of the UK parent entity or other parent undertaking's group in relation to an instrument issued by the UK parent entity or other parent undertaking that counted towards the consolidated situation. This is because the UK CRR previously applied only indirectly to unregulated parent undertakings. In that case, the existing UK CRR permission or notification will be treated as a permission or notification of the UK parent entity or parent undertaking. This means that it will convert into an equivalent deemed MIFIDPRU 3 permission or notification of the UK parent entity or parent undertaking under MIFIDPRU TP 1. A notification under MIFIDPRU TP 7 is not required in this situation.

Eligibility of pre-MIFIDPRU capital resources meeting requirements in MIFIDPRU 3 to qualify as own funds under MIFIDPRU without a separate permission or notification

7.4 R (1)This *rule* applies to any capital instrument that: (a) was issued by a firm, UK parent entity or parent undertaking before 1 January 2022; and (b) was still in issue on 1 January 2022. (2) The firm, UK parent entity or parent undertaking in (1)(a) is deemed to have been granted the permission, or to have complied with the notification obligation, in column (A) of the table in MIFID-PRU TP 7.5R in relation to a capital instrument where the following conditions are met: the conditions in column (B) of the same row of the (a) table in MIFIDPRU TP 7.5R are met in relation to that instrument; and (b) the firm has submitted the notification in MIFIDPRU TP7 Annex 1R using the online notification and application system by no later than 29 June 2022. (3)A deemed permission or notification under (2) ceases to apply in relation to a capital instrument if the terms of the instrument are va-

ried on or after 1 January 2022 and the instrument ceases to meet:

ec (c	n relation to an instrument being treated as common quity tier 1 capital, the conditions in MIFIDPRU 3.3 other than the condition for prior FCA permission to assify the instrument as common equity tier 1 apital);
	relation to an instrument being treated as <i>addi-</i> onal tier 1 capital, the conditions in MIFIDPRU 3.4; and
	n relation to an instrument being treated as <i>tier 2 cap-al</i> , the conditions in MIFIDPRU 3.5.
7.5 R This table belongs to MIFIDE	PRU TP 7.4R.
(A)	(B)
Requirement for permission or notification with which the firm, UK parent entity or parent under taking is deemed to have complied Individual MIFIDPRU investment firms	
Article 26(3) UK CRR (as applied and modified by	y Immediately before <i>MIFIDPRU</i> began to apply or,
MIFIDPRU 3.3.1R) and MIFIDPRU 3.3.3R: Requirement for prior FCA permission to classify an issuance of capital instruments by a firm as common equity tier 1 capital	if later, on the date on which the notification in
MIFIDPRU 3.6.5R(1)(a):	Immediately before MIFIDPRU began to apply or,
Requirement to notify the FCA of the intention to issue additional tier 1 instruments	if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>addi-</i> <i>tional tier 1 capital</i> in MIFIDPRU 3.4
MIFIDPRU 3.6.5R(1)(b):	Immediately before <i>MIFIDPRU</i> began to apply or,
Requirement to notify the FCA of the intention to issue <i>tier 2 instruments</i>	if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>tier</i> <i>2 capital</i> in MIFIDPRU 3.5
UK parent entities to which consolidation under	r MIFIDPRU 2.5.7R applies
Article 26(3) UK CRR (as applied and modified b MIFIDPRU 3.3.1R) and MIFIDPRU 3.6.8R, as they ap- ply on a consolidated basis under MIFIDPRU 2.5.7R(1): Requirement for prior FCA permission to classify an issuance of capital instruments by a UK par- ent entity as common equity tier 1 capital	if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>com-</i> mon equity tier 1 capital in MEIDPRU 3.3 (as it ap-
MIFIDPRU 3.6.5R(1)(a), as modified by MIFIDPRU 3.6.8R:	Immediately before <i>MIFIDPRU</i> began to apply or, if later, on the date on which the notification in
Requirement to notify the FCA of the intention to issue additional tier 1 instruments	MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>addi-</i> <i>tional tier 1 capital</i> in MIFIDPRU 3.4 (as it applies on a consolidated basis)
MIFIDPRU 3.6.5R(1)(b), as modified by MIFIDPRU 3.6.8R: Requirement to notify the <i>FCA</i> of the intention to issue <i>tier 2 instruments</i>	Immediately before <i>MIFIDPRU</i> began to apply or, if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>tier</i> 2 capital in MIFIDPRU 3.5 (as it applies on a consol- idated basis)
Parent undertakings to which the group capital	test applies
Article 26(3) LIK CRR (as applied and modified b	w Immediately before <i>MIFIDPRII</i> began to apply or

Article 26(3) UK CRR (as applied and modified by Immediately before MIFIDPRU began to apply or,

	(A)	(B)	
which the firm, UK par	nission or notification with rent entity or parent under- ed to have complied avestment firms	Conditions for deemed compliance to apply	
ply to a parent undert 3.7.4R(1)(a): Requirement for prior	FCA permission to classify instruments by a parent un-	if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>com-</i> <i>mon equity tier 1 capital</i> in MIFIDPRU 3.3, except for the requirement for prior <i>FCA</i> permission un- der article 26(3) of the <i>UK CRR</i> and MIFIDPRU	
MIFIDPRU 3.6.5R(1)(a), as 3.7.4R(1)(b):	s modified by MIFIDPRU	3.3.3R Immediately before <i>MIFIDPRU</i> began to apply or, if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instru- ments met the conditions to be classified as <i>addi-</i> <i>tional tier 1 capital</i> in MIFIDPRU 3.4	
3.7.4R(1)(b):	s modified by MIFIDPRU the FCA of the intention ents	Immediately before <i>MIFIDPRU</i> began to apply or, if later, on the date on which the notification in MIFIDPRU TP 7.4R(2)(b) was made, the capital instruments met the conditions to be classified as <i>tier 2 capital</i> in MIFIDPRU 3.5	
7.6 G Where a <i>firm</i> , <i>UK</i> parent entity or parent undertaking is deemed under MIFI PRU TP 7.3R and 7.4R to have notified the <i>FCA</i> of its intention to issue addi- tional tier 1 instruments or tier 2 instruments, MIFIDPRU 3.6.5R(2)(a) will apply to a subsequent issuance of the same class of instruments. In practice, this m ans that provided that the subsequent issuance of the same class is on terms that are identical in all material respects to the existing class of those instru- ments, a notification to the <i>FCA</i> under MIFIDPRU 3.6.5R(1) is not required.			

Notifica	tion und	ler MIFIDPRU TP 7.4R(2)(b) on treating pre-MIFIDPRU capital instruments as own funds under MIFIDPRU 3
TP 7 An-	R	[Editor's note: The form can be found at this address: https://www.band-

nex 1 book.fca.org.uk/forms/