MIPRU TP 1 Transitional Provisions

(1)	(2) Material to which the trans- itional provision applies	(3)	(4) Transitional provision	(5) Transitional provision: dates in force	(6) Handbook provision: coming into force
1	MIPRU 4.4.4 R and MIPRU 4.4.8 R (3)	R	[expired]		
2	MIPRU 5.2.2 R and MIPRU 5.2.4 R	R	[expired]		
3	MIPRU 3.2.7 R	R	[deleted]		
4	MIPRU 1.3.2 R and MIPRU 1.3.4 R	R	A firm to which MIPRU 1.3.2 R will apply from 21 March 2016 may elect to comply with MIPRU 1.3.2 R from 21 September 2015.	21 September 2015 to 20 March 2016	21 March 2016
			If a firm elects to comply with MIPRU 1.3.2 R, it must also comply with MIPRU 1.3.4 R.		
5	MIPRU 2.2.1BR(2)(b) and MIPRU 2.2.1BR(2)(c) (c)	R	If a <i>Directory person</i> does not submit a <i>Directory per-</i> <i>son</i> report, a notification must be made in a way set out in MIPRU 2.2.1BR(2)(c).	1 October 2020 to 31 March 2021	1 October 2020
6	MIPRU 3.2.7R	R	The new limits of indemnity apply to a professional indemnity policy or a comparable guarantee agreement commenced, renewed or extended with effect from or after 1 August 2021. Any other existing non-annual arrangements must be aligned with the new limits of indemnity before 1 August 2022.	1 August 2021 to 31 July 2022	1 August 2021

Transitional Provisions for former exempt CAD firms

MIPRU TP 2
Transitional Provisions for former exempt CAD firms

			Tot Tottinet exempt		
(1)	(2) Material to which the trans- itional provision applies	(3)	(4) Transitional provision	(5) Transitional provision: dates in force	(6) Handbook provision: coming into force
2.1	MIPRU 3.2	R	This rule applies to a MIFID- PRU investment firm that was classified as an exempt CAD firm subject to IPRU-INV 9 on 31 December 2021.	Until 31 De- cember 2024	1 January 2022
			Instead of complying with the requirements relating to professional indemnity insurance in MIPRU 3.2, a firm may comply with the professional indemnity insurance requirements set out in IPRU-INV 9.2.4R(1)(b) (except that the minimum limits of indemnity are at least EUR 1,250,000 for a single claim and EUR 1,850,000 in aggregate), together with IPRU-INV 9.2.7R and IPRU-INV 9.4.		
2.2	MIPRU 3.2	R	This rule applies to a MIFID-PRU investment firm that was classified as an exempt CAD firm and was subject to IPRU-INV 13 on 31 December 2021.	Until 31 De- cember 2024	1 January 2022
			Instead of complying with the requirements relating to professional indemnity insurance in MIPRU 3.2, a firm may comply with IPRU-INV 13.1.5R; IPRU-INV 13.1.7R to 13.1.10R; and IPRU-INV 13.1.15R to 13.1.29G.		
2.3	MIPRU 3.2	R	References in this transitional provision to <i>IPRU-INV</i> are to the version of <i>IPRU-INV</i> that applied on 31 December 2021.	Until 31 De- cember 2024	1 January 2022
			References to an exempt CAD firms in IPRU-INV are to the firm to which this		

(1)	(2) Material to which the trans- itional provision applies	(3)	(4) Transitional provision	(5) Transitional provision: dates in force	(6) Handbook provision: coming into force
			transitional provision applies.		
2.4	MIPRU 3.2	G	Exempt CAD firms that carried on activities in scope of MIPRU 3.2 were exempt from the requirements in MIPRU 3.2, on the basis that they were subject to similar professional indemnity insurance requirements in IPRU-INV 9 or 13.	Until 31 De- cember 2024	1 January 2022
			The category of exempt CAD firm ceases to exist on 1 January 2022. These firms will no longer be subject to IPRU-INV, and instead will become subject to prudential requirements in MIFID-PRU. MIFIDPRU does not require the holding of professional indemnity insurance.		
			Former exempt CAD firms that carry on activities in scope of MIPRU 3.2 will therefore have to comply with the requirements to hold professional indemnity insurance in MIPRU 3.2 for the first time, consistent with other investment firms that have always had to comply with MIPRU 3.2.		
			The purpose of this transitional provision is to give former exempt CAD firms time to comply with any new requirements in MIPRU 3.2. In particular, former exempt CAD firms should note that the minimum limit of indemnity for claims in aggregate can be higher under MIPRU 3.2.7R(2)(b) than under the relevant provisions in IPRU-INV. MIPRU 3.2 also contains material relating to excess levels that differs from the material in IPRU-INV.		
			IPRU-INV 9.4.4R requires that professional indemnity insurance policies must not be subject to unreasonable limits. IPRU-INV 13.1.9R requires that policies must incorporate terms which are		

(1)	(2) Material to which the trans- itional provision applies	(3)	(4) Transitional provision	(5) Transitional provision: dates in force	(6) Handbook provision: coming into force
			appropriate. The FCA therefore expects former exempt CAD firms to have regard to the requirements in MIPRU 3.2 when renewing their professional indemnity insurance whilst this transitional applies.		

Schedule 1 Record keeping requirements

Sch 1.1 G

1	The aim of the <i>guidance</i> in the following table is to give the reader an overview
	of the relevant record keeping requirements.

2 It is not a complete statement of those requirements and should not be relied on as if it were.

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
MIPRU 4.2D.9 R (3)	Stress tests	All stress tests performed by a firm to which MI- PRU 4.2D.1 R ap- plies, and the re- sults of those tests	test has been performed	Not specified

MIPRU Sch 1/2

Schedule 2 Notification requirements

Sch 2.1 G

There are no notification requirements in MIPRU

MIPRU Sch 2/2

Schedule 3 Fees and other required payments

Sch 3.1 G

There are no requirements for fees or other payments in MIPRU.

MIPRU Sch 3/2

Schedule 4
Powers exercised

Sch 4.1 G [deleted]

Sch 4.2 G [deleted]

Schedule 5 Rights of actions for damages

Sch 5.1 G

The table below sets out the *rules* in MIPRU contravention of which by an *authorised person* may be actionable under section 138D of the Act (Actions for damages) by a person who suffers loss as a result of the contravention.

Sch 5.2 G

If a 'Yes' appears in the column headed 'For private person', the *rule* may be actionable by a 'private person' under section 138D of the Act (or, in certain circumstances, his fiduciary or representative; see article 6(2) and (3)(c) of the Financial Services and Markets Act 2000 (Rights of Action) Regulations 2001 (SI 2001 No 2256)). A 'Yes' in the column headed 'Removed' indicates that the *appropriate regulator* has removed the right of action under section 138D(3) of the *Act*. If so, a reference to the *rule* in which it is removed is also given.

Sch 5.3 G

The column headed 'For other person' indicates whether the *rule* may be actionable by a person other than a private person (or his fiduciary or representative) under article 6(2) and (3) of those Regulations. If so, an indication of the type of person by whom the *rule* may be actionable is given.

Sch 5.3 G Table

			Right of action under section 138D			
Chapter/ Appendix	Section/Annex	For private person	Removed	For other person		
All <i>rules</i> in MIPRU with the status letter "E"		No	No	No		
All other <i>rules</i> in MIPRU		No	Yes, MIPRU 1.2.1 R	No		

Schedule 6
Rules that can be waived

Sch 6.1 G

The *rules* in MIPRU may be waived by the *appropriate regulator* under section 138A and 138B of the *Act* (Modification or waiver of rules).

■ Release 37 ● Jun 2024

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