Professional firms

Chapter 1 Professional firms



1.1 **Application and Purpose**

Application

- 1.1.1 This sourcebook applies as follows:
 - (1) PROF 1 to PROF 4 apply to exempt professional firms;
 - (2) PROF 5 applies to authorised professional firms; and
 - (3) [deleted]
 - (4) PROF 7 applies to every designated professional body and every exempt professional firm that is carrying on, or proposing to carry on, insurance distribution activity.

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- 1.1.1A R [deleted]
- 1.1.2 G This sourcebook is also relevant to designated professional bodies.

Purpose

- 1.1.3 Under Part XX of the Act (Provision of Financial Services by Members of the Professions) certain individuals, partnerships or corporate entities, known as exempt professional firms, can carry on particular regulated activities (which the Act terms exempt regulated activities) under supervision and regulation by designated professional bodies.
- 1.1.4 G This sourcebook outlines:
 - (1) the arrangements for designation of professional bodies;
 - (2) the conditions for activities to be treated as exempt regulated activities (see ■ PROF 2.1.3 G);
 - (3) the FCA's duty to keep itself informed about how designated professional bodies supervise and regulate the exempt regulated activities of exempt professional firms and how exempt professional firms carry on exempt regulated activities;
 - (4) the FCA's power under section 328 of the Act (Directions in relation to the general prohibition) to make a direction to deny the exemption to different classes of *person* or to different descriptions of regulated activity;

- (5) the implications for an *authorised professional firm* that carries on an *non-mainstream regulated activities*; and
- (6) the arrangements made by the FCA in relation maintaining a record of unauthorised persons, including exempt professional firms, that carry on, or are proposing to carry on, insurance distribution activity.
- 1.1.5 G This sourcebook also contains disclosure *rules* made by the *FCA* under the power conferred by section 332(1) of the *Act* (Rules in relation to persons to whom the general prohibition does not apply). These *rules* apply to *exempt professional firms* for the purpose of ensuring that their *clients* are made aware that *exempt professional firms* are not *authorised persons*.
- 1.1.6 G The *rules* and *guidance* in this sourcebook are intended to:
 - (1) assist the protection of *clients* of *exempt professional firms* by ensuring that the *FCA* has information which allows it to keep under review the exercise of the direction power under section 328 of the *Act* (see PROF 1.1.4 G (4));
 - (2) secure an appropriate degree of protection for *consumers* by ensuring that the *clients* of an *exempt professional firm* are made aware that the firm is not an *authorised person*;
 - (3) enable the FCA to use its resources in an efficient and effective way in the collection of information relevant to its duty to keep itself informed under 325 of the Act (FCA's general duty); and
 - (4) explain the background to and the arrangements made by the FCAfor the registration of unauthorised persons, including exempt professional firms, that carry on, or are proposing to carry on, insurance distribution activity.