Supervision

Chapter 15

Notifications to the FCA

		15.15 Notification by retail intermediaries of qualification as an enhanced scope SMCR firm
		Application: General
15.15.1	R	Subject to SUP 15.15.2R and SUP 15.15.3R, this section applies to a <i>firm</i> that meets the conditions in SYSC 23 Annex 1 8.18R (Special requirements for calculating intermediary regulated business revenue).
		Application: Firm moving between different reporting requirements
15.15.2	R	(1) Subject to ■ SUP 15.15.3R, this section also applies to a <i>firm</i> :
		(a) that meets the conditions in ■ SUP 15.15.1R for part of an averaging period (as defined in ■ SUP 15.15.7R); and
		(b) is subject to the reporting requirement in column (2) of row (3) of the table in ■ SYSC 23 Annex 1 8.2R (Table: Financial qualification conditions) for another part of that averaging period.
		(2) When this section applies to a <i>firm</i> in (1), it applies in respect of the averaging period in question.
		Application: General exclusion
15.15.3	R	This section does not apply to a <i>firm</i> that is excluded from being an <i>enhanced scope SMCR firm</i> by the flow diagram in ■ SYSC 23 Annex 1 1.2R (Flow diagram: Types of SMCR firm).
15.15.4	G	■ SUP 15.15.3R means that this section does not apply to:
		(1) an SMCR banking firm, an SMCR insurance firm or a limited scope SMCR firm; or
		(2) a firm that is excluded from the enhanced regime as defined in Part 7 of ■ SYSC 23 Annex 1 (Exclusion from enhanced regime).
		Application: Firm is an enhanced scope firm for another
		reason
15.15.5	G	This section applies even if the <i>firm</i> meets one of the other qualification conditions in ■ SYSC 23 Annex 1 for being an <i>enhanced scope SMCR firm</i> as well as the retail intermediary one.

		Purpose
15.15.6	G	The purpose of this section is to require certain <i>firms</i> to calculate whether or not they meet the qualification condition for being an <i>enhanced scope SMCR</i> <i>firm</i> based on total intermediary regulated business revenue. In certain cases a <i>firm</i> should report the result of the calculation to the FCA but this section does not require regular reports.
		Definitions
15.15.7	R	In this section:
		 (1) averaging period has the same meaning as it does in Part 8 of ■ SYSC 23 Annex 1;
		(2) reporting date is defined in ■ SUP 15.15.9R;
		 (3) reporting period has the same meaning as it does in ■ SYSC 23 Annex 1 8.21R; and
		(4) the retail intermediary qualification condition means the qualification condition referred to in ■ SUP 15.15.8R.
		Obligation to make calculations
15.15.8	R	A <i>firm</i> must calculate, for each averaging period, whether or not it meets the qualification condition in row (3) of the table in ■ SYSC 23 Annex 1 8.2R (Table: Financial qualification conditions).
15.15.9	R	(1) A <i>firm</i> must complete the calculation no later than 30 <i>business days</i> after the end of the averaging period in question.
		(2) This section refers to the date in this <i>rule</i> as the 'reporting date'.
15.15.10	G	The calculations required by this section are made in the same way as they are for Section B of the <i>RMAR</i> .
15.15.11	G	(1) The amount of work required by ■ SUP 15.15.8R will vary between firms.
		(2) In some cases the <i>firm's</i> total intermediary regulated business revenue will be so small or large that the <i>firm</i> will need to do little work to establish whether or not it meets the retail intermediary qualification condition.
		(3) In some cases a <i>firm's</i> total income (intermediary regulated business revenue and all its other income) may be below the qualification amount. The <i>firm</i> may have accounts that it has prepared to the necessary standard for other purposes (such as statutory accounts) that show this. In this case the <i>firm</i> may need to do virtually no additional work to establish that it does not meet the retail intermediary qualification condition.

SUP 15 : Notifications to the FCA

(4)	In some cases the <i>firm</i> may need to calculate the precise amount of
	its total intermediary regulated business revenue. In that case the
	firm may need to do the same amount of work it would have to do if
	it had to report to the FCA under Section B of the RMAR.

Obligation to notify the FCA

If any of the circumstances set out in the table in \blacksquare SUP 15.15.14R occur, a *firm* must notify the *FCA* of that fact.

- (1) The *firm* must make the notification in \blacksquare SUP 15.15.12R no later than the date specified in the table in \blacksquare SUP 15.15.14R.
- (2) The notification must also include the additional information, and meet the other requirements, set out in column (3) of that table.

15.15.14 R

15.15.12 R

15.15.13 R

Table: Circumstances to be notified to the FCA

What has to be notified	When it has to be notified	Additional informatic and comments
(1) The <i>firm</i> meets the retail intermediary qualification condition after it has previously not met it.	The reporting date for the last reporting period of the averaging period for which it first meets the retail inter- mediary qualification condition.	The notification must in clude the dates of the averaging period in question. The notification oblig tion applies even if the <i>firm</i> meets the retail in termediary qualifica- tion condition in its first averaging period after the <i>firm</i> become a retail intermediary.
(2) The <i>firm</i> ceases to meet the retail inter- mediary qualification condition after it has previously met it.	The reporting date for the last reporting period of the aver- aging period for which it first ceases to meet the retail intermediary qualification condition.	The notification must include the dates of the averaging period in question.
	This is subject to (3).	
(3) The <i>firm</i> ceases to be a retail intermedi- ary where immediately before it met the retail intermediary quali- fication condition.	30 <i>business days</i> after it ceases to be a retail intermediary	The notification oblig tion does not apply if the <i>firm</i> continues to meet the retail inter- mediary qualification condition.
	on obligation applies whe nas occurred or whether it	
Note Two: A firm is a ret	ail intermediary if this sec	tion applies to it.
	on to make a report in (2) ld not otherwise apply un	

$\ensuremath{\mbox{SUP}}$ 15 : Notifications to the FCA

15.15.15	G	A <i>firm</i> should not include the amount of its total intermediary regulated business revenue in a notification under SUP 15.15.12R.
15.15.16	G	(1) This section does not require a <i>firm</i> regularly to notify the <i>FCA</i> whether or not it meets the retail intermediary qualification condition for each averaging period.
		(2) Instead this section requires a <i>firm</i> to notify the <i>FCA</i> when it first meets the retail intermediary qualification condition and if it ceases to.
		(3) So, for example, if the <i>firm</i> notifies the <i>FCA</i> that it meets the retail intermediary qualification condition, there is no need for any further notifications unless and until it ceases to meet the retail intermediary qualification condition.
		(3) Similarly, if the <i>firm</i> never meets the retail intermediary qualification condition, it will never have to notify the <i>FCA</i> under this section.
		(3) There is no need for a <i>firm</i> to notify the <i>FCA</i> if it ceases to be a retail intermediary as defined in this section because it has started to submit an <i>RMAR</i> , as long as it continues to meet the retail intermediary qualification condition.
		How to submit notifications
15.15.17	R	A firm does not have to use the form in ■ SUP 15 Annex 4R (Notification form) to make a notification under this section but must include the details required by Section A of that form (Personal Details).
15.15.18	G	Subject to \blacksquare SUP 15.15.17R, \blacksquare SUP 15.7 (Form and method of notification) applies to notifications under this section.

15