

Chapter 15

Notifications to the FCA



15.9 Notifications by members of financial conglomerates

15.9.1 **R** A *firm* that is a *regulated entity* must notify the FCA immediately it becomes aware that any *consolidation group* of which it is a member:

- (1) is a *financial conglomerate*; or
- (2) has ceased to be a *financial conglomerate*.

15.9.2 **R** (1) A *firm* that is a *regulated entity* must establish whether or not any *consolidation group* of which it is a member:

- (a) is a *financial conglomerate*; or
- (b) has ceased to be a *financial conglomerate*;

if:

- (c) the *firm* believes; or
- (d) a reasonable *firm* that is complying with the requirements of the *regulatory system* would believe;

that it is likely that (a) or (b) is true.

(2) A *firm* does not need to determine whether (1)(a) is the case if the *consolidation group* is already being regulated as a *financial conglomerate*.

(3) A *firm* does not need to determine whether (1)(b) is the case if notification has already been given as contemplated by **■ SUP 15.9.4 R**.

15.9.3 **G** A *firm* should consider the requirements in **■ SUP 15.9.2 R** on a continuing basis, and in particular, when the *group* prepares its financial statements and on the occurrence of an event affecting the consolidated *group*. Such events include, but are not limited to, an acquisition, merger or sale.

15.9.4 **R** A *firm* does not have to give notice to the FCA under **■ SUP 15.9.1 R** if it or another member of the *consolidation group* has already given notice of the relevant fact to:

- (1) the FCA or
- (2) (if another *competent authority* is *co-ordinator* of the *financial conglomerate*) that *competent authority*; or

15.9.5

R

- (3) (in the case of a *financial conglomerate* that does not yet have a *co-ordinator*) the *competent authority* who would be *co-ordinator* under Regulation 1(2) of the Financial Groups Directive Regulations.
- (1) A *firm* must, at the level of the *financial conglomerate* in the *United Kingdom*, regularly provide the FCA with details on the *financial conglomerate's* legal structure and governance and organisational structure, including all *regulated entities* , and non-regulated subsidiaries.
- (2) A *firm* must disclose publicly, at the level of the *financial conglomerate* in the *United Kingdom*, on an annual basis, either in full or by way of references to equivalent information, a description of the *financial conglomerate's* legal structure and governance and organisational structure.
- (3) For the purposes of (1) and (2), where a *firm* is a member of a *financial conglomerate* in the *United Kingdom* which is part of a wider *financial conglomerate*, reporting applies only at the level of the *parent mixed financial holding company* or *ultimate mixed financial holding company*.