# Chapter 7

# Individual requirements



## 7.1 **Application and purpose**

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# **Application**

- 7.1.1 G This chapter applies to every firm which has a Part 4A permission.
- 7.1.2 G [deleted]

## Purpose

- ..... 7.1.3 G The Handbook primarily contains provisions which apply to all firms or to certain categories of firm. However, a firm may apply for a waiver or modification of *rules* in certain circumstances as set out in ■ SUP 8; or it may receive individual quidance on the application of the rules, as set out in ■ SUP 9.
- 7.1.4 The FCA, in the course of its supervision of a firm, may sometimes judge it necessary or desirable to impose additional requirements on a firm or in some way amend or restrict the activities which the firm has permission to undertake. The *quidance* in this chapter describes when and how the FCA will seek to do this.
- G 7.1.5 By waiving or modifying the requirements of a rule or imposing an additional requirement or limitation, the FCA can ensure that the rules, and any other requirements or limitations imposed on a firm, take full account of the firm's individual circumstances, and so assist the FCA in meeting itsstatutory objectives under the Act.
- G In some circumstances, the FCA may consider that it is insufficient to impose 7.1.6 such requirements, amendments or limitations and that it will use its powers under the Act to remove one or more such activities from or cancel the Part 4A permission of a firm, whether under its own-initiative variation power or, where the relevant firm is an FCA-authorised person, under its additional own-initiative variation power.



7.2 The FCA's powers to set individual requirements and limitations and cancel Part 4A permissions on its own initiative

- 7.2.1 G The FCA has the power under section 55J of the Act and, in respect of FCA-authorised persons, Schedule 6A to the Act to vary or cancel a firm's Part 4A permission and/or, under section 55L of the Act, to impose a requirement on a firm. Varying a firm's Part 4A permission can include removing one or more regulated activities from those to which the Part 4A permission relates, varying the description of such an activity and/or imposing a limitation on that Part 4A permission.
- 7.2.2 The circumstances in which the FCA may vary or cancel a firm's Part 4A permission on its own initiative or impose a requirement on a firm under sections 55J or 55L of the Act include where it appears to the FCA that:
  - (1) one or more of the threshold conditions for which the FCA is responsible is or is likely to be no longer satisfied by the firm; or
  - (2) it is desirable to vary or cancel a *firm's permission* in order to meet any of the *FCA*'s *statutory objectives* under the *Act*; or
  - (3) a *firm* has not carried out one or more *regulated activities* to which its *Part 4A permission* applies for a period of at least 12 months, in which case those activities may be removed from the *permission*.
- 7.2.2A G The FCA may also decide to vary or cancel an FCA-authorised person's Part 4A permission on its own initiative under Schedule 6A to the Act:
  - (1) if that *person* appears to the *FCA* not to be carrying on any *regulated* activity to which the *permission* relates, including, without restriction, if the *person* has failed to:
    - (a) pay a periodic fee or levy under the Handbook; or
    - (b) provide the FCA with information required under the Handbook;and
  - (2) if that *person*, when served by the *FCA* with two notices under paragraph 2 of Schedule 6A, has not:
    - (a) responded in the manner directed, in those notices or otherwise, by the FCA; nor
    - (b) taken other steps as may also be so directed by the FCA;

the second of which notices will specify any proposed variation and its effective date or the effective date of the proposed cancellation.

#### G 7.2.2B

- (1) The FCA, having served on the relevant firm notices under paragraph 2 of Schedule 6A to the Act, as described in ■SUP 7.2.2AG, must serve notice, under paragraph 3 of Schedule 6A, on the firm of its subsequent decision whether or not to vary or cancel.
- (2) If the FCA decides to vary or cancel, the notice served under paragraph 3 must specify any variation and the date on which the variation or cancellation takes effect.
- (3) The FCA may publish, on the Financial Services Register and otherwise, notices it serves under paragraph 2 or 3 of Schedule 6A to the Act and will record on the Financial Services Register any such variation or cancellation.

### 7.2.2C G

Apart from the circumstances described in ■SUP 7.2.2AG(1), the FCA may also form the view, under Schedule 6A to the Act, that a firm is no longer conducting any regulated activity to which its permission relates in light of, without restriction:

- (1) one or more reports, provided to the FCA by the firm, under SUP 16 or otherwise, indicating that it is no longer doing so;
- (2) the firm's failure, on two or more occasions, to respond substantively to FCA correspondence, requesting a response, sent to:
  - (a) the address of the firm's principal place of business in the United Kingdom, as notified to the FCA in accordance with ■ SUP 15.5.4R(1); or
  - (b) one or more other postal or electronic addresses previously provided to the FCA by the firm, or otherwise used by the firm, for the purpose of correspondence with the FCA and not known by the FCA to have been superseded in that regard; or
- (3) correspondence from the FCA, sent to such an address, being returned or otherwise notified to the FCA as undelivered.

#### 7.2.2D G

- (1) The FCA's additional own-initiative variation power under Schedule 6A to the Act has, unlike the FCA's own-initiative variation power under section 55J of the Act, a single basis: that it appears to the FCA that the relevant FCA-authorised person is not carrying on any regulated activity to which its Part 4A permission relates.
- (2) If the FCA uses its additional own-initiative variation power, it is therefore more likely to cancel the relevant firm's permission, rather than merely vary it by removing or amending the description of one or more such activities or by imposing one or more limitations.
- (3) The FCA will, however, consider all relevant facts and circumstances, including, without restriction:
  - (a) the relevant firm's responses, if any, to the notices given by the FCA under paragraph 2 of Schedule 6A; and

(b) if applicable, the factors described in ■ SUP 6.4.22G, including whether there are any matters relating to the *firm* requiring investigation,

before deciding whether to use its *additional own-initiative variation* power and whether to use it to cancel or vary.

- 7.2.3 G

  The FCA may also use its own-initiative powers for enforcement purposes.

  ■EG 8 sets out in detail the FCA's powers under sections 55J and 55L of the Act and the circumstances under which the FCA may use its own-initiative powers in this way, whether for enforcement purposes or as part of its day to day supervision of firms. This chapter provides additional guidance on when the FCA will use these powers for supervision purposes.
- 7.2.3A G The FCA may use its additional own-initiative variation power, under Schedule 6A to the Act, where it appears to the FCA that an FCA-authorised person is conducting no regulated activity to which its Part 4A permission relates, in an enforcement context, including, without restriction:
  - (1) during an investigation into the FCA-authorised person in question and/or a person associated with that FCA-authorised person;
  - (2) when considering the possibility of such an investigation; or
  - (3) during proceedings against the FCA-authorised person in question and/or a person associated with that FCA-authorised person.
- 7.2.4 G The FCA may use its own-initiative powers and additional own-initiative variation power only in respect of a firm's Part 4A permission; that is, a permission granted to a firm under sections 55E or 55F of the Act (Giving permission) or having effect as if so given.
- 7.2.4A G The FCA will consult the PRA before using its own-initiative powers in relation to a PRA-authorised person, or a member of a group which includes a PRA-authorised person.
- 7.2.4B G In the case of a dual-regulated *PRA-authorised person*, the *FCA* may exercise its *own-initiative variation power* to add a new *regulated activity* other than a *PRA-regulated activity* to those activities already included in the *firm's Part 4A permission*, or to widen the description of a *regulated activity*, only after consulting with the *PRA*.
- 7.2.5 G If the FCA exercises its own-initiative powers, it will do so by issuing a supervisory notice. The procedure that will be followed is set out in DEPP 2.
- 7.2.5A G If the FCA exercises its additional own-initiative variation power, under Schedule 6A to the Act, it will do so, as described more fully in ■SUP 7.2.2AG and ■SUP 7.2.2BG, after:
  - (1) issuing notices under paragraph 2 of that Schedule; and

(2) deciding to exercise the power, issue a notice under paragraph 3 of that Schedule,

which notices the FCA may decide to publish, in which case Schedule 6A to the Act provides that the FCA may do so in such manner as it considers appropriate.

- 7.2.6 G A firm has a right of referral to the Tribunal in respect of the FCA exercising its own-initiative powers on the firm's Part 4A permission.
- G 7.2.7 (1) A firm has no right of referral to the Tribunal in respect of the FCA exercising its additional own-initiative variation power, under Schedule 6A to the Act, on the firm's Part 4A permission.
  - (2) The FCA cannot exercise that power, on which guidance is given in ■ SUP 7.2.2AG to ■ SUP 7.2.2DG, until it has given the *firm* two notices in writing and considered any response to those notices.
  - (3) Such response will, if it complies with an applicable FCA direction, given in those notices or otherwise, lead to the FCA not exercising that power.
  - (4) The date on which the FCA proposes to exercise that power and, if different, the date on which the resulting variation or cancellation of the firm's Part 4A permission is proposed to take effect, must be specified in the second of those notices and both dates must be at least 14 days after the date on which that notice is given.
  - (5) Further, a firm can apply, within 12 months of the exercise of the FCA's power taking effect, to the FCA under Schedule 6A to the Act for the retrospective annulment of the decision to exercise it.
  - (6) More detailed *guidance* on such annulment is given in SUP 7.4.
  - (7) Whatever decision the FCA takes on that application, both the firm and the FCA have a right of referral to the Tribunal in respect of the matter.

**SUP 7/6** 



7.3 Criteria for varying a firm's permission or imposing, varying or cancelling requirements on the FCA's own initiative

- 7.3.1 G The FCA expects to maintain a close working relationship with certain types of firm and expects that routine supervisory matters arising can be resolved during the normal course of this relationship by, for example, issuing individual guidance where appropriate (see SUP 9.3). However, where the FCA deems it appropriate, it will exercise its own-initiative powers:
  - (1) in circumstances where it considers it appropriate for the *firm* to be subject to a formal *requirement*, breach of which could attract enforcement action; or
  - (2) if a variation is needed to enable the *firm* to comply with the *requirement*, due to agreements the *firm* may have with third parties. (For example a *firm* may be under a contractual obligation to do something, but only if it can do so lawfully. In this case, if the *FCA*considers the *firm* must not do it, then the *FCA* would need to prevent it doing so through a variation in its *Part 4A permission* to enable the *firm* to avoid breaching the contractual obligation.)
- 7.3.2 The FCA may also seek to exercise its own-initiative powers in certain situations, including the following:
  - (1) If the FCA determines that a firm's management, business or internal controls give rise to material risks that are not fully addressed by existing requirements, the FCAmay seek to use its own-initiative powers.
  - (2) If a *firm* becomes or is to become involved with new products or selling practices which present risks not adequately addressed by existing requirements, the *FCA*may seek to vary the *firm*'s *Part 4A* permission in respect of those risks.
  - (3) If there has been a change in a *firm*'s structure, *controllers*, activities or strategy which generate material uncertainty or create unusual or exceptional risks, then the *FCA* may seek to use its *own-initiative powers*. (See also SUP 11.7 for a description of the *FCA*'sability to impose a requirement on the acquisition of *control* of a *firm* under section 550 of the *Act*.)
  - (4) At the request of, or to assist an overseas regulator as set out in section 55Q of the *Act*.

- (5) The FCA may separately exercise its additional own-initiative variation power, as described in ■SUP7.2.2AG to ■SUP7.2.2DG and ■SUP7.2.3AG.
- G 7.3.3 Pursuant to sections 55L, 55N, 55O, 55P and 55Q of the Act, within the scope of its functions and powers, the FCA may seek to impose requirements which include but are not restricted to:
  - (1) requiring a firm to submit regular reports covering, for example, trading results, management accounts, customer complaints, connected party transactions;
  - (2) where appropriate, requiring a *firm* to maintain prudential limits, for example on large exposures, foreign currency exposures or liquidity gaps;
  - (3) requiring a firm to submit a business plan;
  - (4) limiting the firm's activities;
  - (5) requiring an FCA-authorised person to maintain a particular amount or type of financial resources.
- 7.3.4 The FCA will seek to give a firm reasonable notice of an intent to vary its permission or impose a requirement and, except when exercising its additional own-initiative variation power, to agree with the firm an appropriate timescale. However, if the FCA considers that a delay may create a risk to any of the FCA's statutory objectives, the FCA may need to act immediately using its powers under section 55J and/or 55L of the Act with immediate effect.

**SUP 7/8** 



# 7.4 Annulment of FCA decision to exercise its additional own-initiative variation power

- 7.4.1 G If the FCA decides to exercise its additional own-initiative variation power, the relevant FCA-authorised person can apply, under paragraph 4 of Schedule 6A to the Act, within 12 months of the decision taking effect, to the FCA for that decision to be retrospectively annulled. The FCA must notify that person of its right to apply when notifying that person, under paragraph 3 of Schedule 6A, of the decision to exercise the power and can direct what information should be included in the application and what form it should take.
- 7.4.2 G The FCA can annul the decision unconditionally or subject to such conditions as it considers appropriate or refuse to annul. The FCA is permitted by Schedule 6A to the Act to annul, whether unconditionally or subject to conditions, only if satisfied that, in all the circumstances, it is just and reasonable to do so.
- 7.4.3 Schedule 6A to the *Act* specifies that the conditions that the *FCA* can impose when annulling include, without restriction:
  - (1) the removal or modification of the description of one or more of the regulated activities that the relevant firm was permitted to carry on immediately before the decision annulled was taken; and
  - (2) the withdrawal or variation of one or more approvals previously given by the FCA under section 59 of the Act in respect of one or more roles at the firm, which condition, if imposed, the FCA considers can apply only to approvals that will otherwise be restored as a result of the annulment.

Schedule 6A specifies that such variations of *permission* and withdrawals or variations of approval take effect, if imposed as conditions, on the date on which the relevant annulment takes effect.

- 7.4.4 G In determining whether and subject to what conditions it is just and reasonable to annul, the *FCA* will consider all the relevant circumstances, including, without restriction:
  - (1) the applicant *firm's* reasons for failing to respond as directed to the relevant notices served on it under paragraph 2 of Schedule 6A to the *Act*;

- (2) what explanation the firm has for the facts that led the FCA to form the view that it was no longer carrying on any regulated activity to which its permission related; and
- (3) if applicable, what remedial steps the firm proposes to take in relation to those.
- 7.4.5 Other factors the FCA may consider, in so determining, may include, without restriction:
  - (1) the applicant firm's ability to comply, after annulment, with the threshold conditions and whether any concerns arising in this regard can be addressed via the imposition of conditions;
  - (2) whether the *firm* applied promptly after the cancellation or variation of its permission has taken effect and, if it did not, its reasons for such delay;
  - (3) whether and, if so, in what manner, to what extent and why the firm has breached section 19 or 20 of the Act since the cancellation or variation took effect:
  - (4) where the relevant decision is that the applicant firm's permission be cancelled, the extent to which the firm:
    - (a) has followed, since the cancellation, the requirements of the regulatory system that would have applied to it but for the cancellation, including, without restriction, those in DISP and COMP; and
    - (b) is willing, to the extent it was unable to follow those requirements during the period of cancellation, to address, after annulment, the consequences of not following those requirements, in particular the effects on other persons; and
  - (5) whether any awards or directions by the Ombudsman against the firm have not yet been complied with.
- 7.4.6 The effect of annulment is specified by Schedule 6A to the Act:
  - (1) the relevant variation or cancellation is treated as never having taken place; but
  - (2) where, by virtue of that fact, any person becomes subject to a statutory obligation in relation to which the FCA has functions, the FCA is permitted, in exercising those functions, to treat that person as not having become subject to that obligation;
  - (3) in which case the FCA must notify that person appropriately.
- G 7.4.7 (1) If the FCA decides to annul, it will give the relevant firm a notice in writing, specifying the date on which the annulment takes effect and the conditions, if any, attached to the annulment.
  - (2) Where the FCA proposes to refuse to annul, it will give the relevant firm a warning notice and, where the FCA decides to refuse to annul,

it will give the relevant *firm* a *decision notice*. Detail of the procedure under which those two notices will be provided is given in ■ DEPP 2 and ■ 3.

- (3) Whatever the FCA's decision, either or both of the firm and the FCA can refer the matter to the Tribunal.
- (4) In determining such a reference, the *Tribunal* may give such directions, and may make such provision, as it considers reasonable for placing the *firm* and other *persons* in the same position (as nearly as may be) as if the *firm's permission* had not been varied or cancelled.
- 7.4.8 G The following other chapters of the *Handbook* contain *rules* making provision for and *quidance* as to the effect of annulment:
  - (1) FEES 4, FEES 4A, FEES 5, FEES 6, FEES 7A to FEES 7D and FEES 13;
  - (2) DISP 1 and DISP 2; and
  - (3) COMP 6.