Supervision

SUP TP 10 Benchmarks Regulation Transitional Provisions

10.1	Purpose and application								
10.1.1	G	SUP TP 10 contains transitional provisions relating to the changes to the <i>Regulated</i> Activities Order which have been made as a result of the benchmarks regulation.							
10.1.2	G	This TP applies to all <i>firms</i> .							
10.2	Overvie	2W							
10.2.1	G	(1)	The EU benchmarks regulation applied from 1 January 2018. The benchmarks regulation is the UK version of, and replacement for, this regulation and applies from IP completion day.						
		(2)	benchma	Article 34 of the <i>benchmarks regulation</i> requires the administrator or <i>benchmark</i> to be authorised or registered. There is no corresponding quirement in relation to <i>benchmark contributors</i> .					
		(3)	tered ha <i>activity</i> (quirement for administrators to be authorised or regis- ven effect through the introduction of a new <i>regulated</i> ering a benchmark) which replaces the <i>regulated activity</i> a specified benchmark.					
		(4)	The UK Benchmarks Regulations 2018 therefore make various ch a result of the benchmarks regulation including the following:						
			(a)		roduce a new regulated activity: administering a ark (article 63S of the Regulated Activities Order);				
			(b)	regulation 59 provides that a person who carries on the re- lated activity of administering a specified benchmark (artic 63O(1)(b) of the Regulated Activities Order) without permi to carry on that activity is not by virtue of section 20(1) of Act to be taken to have contravened a requirement impose the FCA if that person has permission to carry on the new lated activity of administering a benchmark (article 63S(1) of the Regulated Activities Order);					
			(c)	lated ac benchm	on 60 provides that a <i>person</i> who carries on the <i>regu-</i> <i>tivity</i> of <i>providing information in relation to a specified</i> <i>ark</i> (benchmark B) (article 63O(1)(a) of the <i>Regulated Ac-</i> <i>Order</i>) without permission to carry on that activity:				
				(i)	does not contravene the general prohibition; and				
				(ii)	is not by virtue of section 20(1) or (1A) of the <i>Act</i> to be taken to have contravened a requirement imposed by the <i>FCA</i> ,				
				if the administrator of benchmark B has <i>permission</i> to carry on the new <i>regulated activity</i> of <i>administering a benchmark</i> (art- icle 63S(1) of the <i>Regulated Activities Order</i>); and					
			(d)	transitic	f the <i>UK Benchmarks Regulations 2018</i> contains various onal provisions to reflect those in article 51 of the <i>arks regulation</i> .				
10.2.2	G	(1)	The effe	ct of the	changes in SUP TP 1.2.1G(4)(a) to (c) is as follows.				
		(2)	<i>sion</i> in r	elation to	nediately before 1 January 2018, had a <i>Part 4A permis-</i> administering a specified benchmark continues to re- A permission until the earlier of such time as:				

			(a)				permission in i ring a benchm	relation to the r bark; or	new regulated		
			(b)	it stop	s adn	ninistering	g a specified b	enchmark.			
		(3)	A firm which, immediately before 1 January 2018, had a Part 4A permission in relation to providing information in relation to a specified benchmark continues to require that Part 4A permission in respect of the relevant specified benchmark until the earlier of such time as:								
			(a)	Part 4	A per		n relation to t	pecified benchr ne new regulate			
			(b)	the fin benchi			ling informati	on in relation to	o a specified		
		(4)	should a	lso note arks Reg	the	transitior	al provisions i	ta to or use a b n Part 7 of the of the benchma	UK		
10.2.3 G The above means that:											
		(1)	(a)	(a) A firm (A) which, prior to 1 January 2018, had a Part 4A permission to administer a specified benchmark (a benchmark administrator) and which wishes to continue administering that benchmark, will need to apply for a Part 4A permission in relation to administering a benchmark (subject to the transitional provisions in Part 7 of the UK Benchmarks Regulations 2018 and article 51 of the benchmarks regulation).							
			(b)		mark			<i>administering a</i> it obtains the n			
			(c)		d to <i>k</i>			be subject to			
		(2)	ply for a (subject	Part 4A to the t	<i>perr</i> ransit	<i>nission</i> in ional pro	relation to ac	benchmark wil dministering a b 7 of the UK Be arks regulation	enchmark nchmarks Re-		
10.3	Transitio	nal provi	sion: the a	pplicati	on of	f the prev	vious version c	of the Supervisio	on manual		
 10.3 Transitional provision: the application of the previous version of the Supervision manual 10.3.1 G (1) As is explained in SUP TP 10.2, the <i>rules</i> which applied to <i>benchmark ac</i> ministrators (in their capacity as such) before 29 June 2018 will continue to apply to those firms until their Part 4A permission in relation to addition is stering a specified benchmark has been removed or (where applicable they have been authorised to administer a benchmark. 								will continue tion to <i>admin-</i>			
		(2)	amendeo 10.3.2 spe	d or dele ecifies w	eted /hich	with effe	ct from 29 Jur nended or del	manual which h ne 2018. The tab eted <i>rules</i> in the	ole in SUP TP		
10.3.2		(1)	(2) Ma to whi transi prov app	ch the tional ision		(3)	(4) Trans- itional provision	(5) Trans- itional pro- vision: dates in force	(6) Hand- book provi- sion: coming into force		
	1		SUP 3.1	.1R	R		The <i>rule</i> in column 2, as it was on 28 June 2018, continues to apply to a <i>benchmark</i>	From 29 June 2018	Already in force		

10.3.2 (1)	(2) Material to which the transitional provision applies	(3)	(4) Trans- itional provision	(5) Trans- itional pro- vision: dates in force	(6) Hand- book provi- sion: coming into force
			adminis- trator in re- lation to a specified benchmark until that ad- ministrator becomes au- thorised or registered under the benchmark regulation, or ceases to be au- thorised for adminis- tering a spe- cified benchmark		
2	SUP 10A.4.4R and SUP 10A.7.1.13R	R	The <i>rules</i> in column 2, as they were on 28 June 2018, con- tinue to ap- ply to a <i>benchmark</i> <i>adminis-</i> <i>trator5</i> in re- lation to a <i>specified</i> <i>benchmark</i> until that ad- ministrator becomes au- thorised or registered under the <i>benchmark</i> <i>regulation</i> , or ceases to be au- thorised for <i>adminis-</i> <i>tering a spe- cified</i> <i>benchmark</i> .	From 29 June 2018	Already in force
3	SUP 10A.8.2R	R	The <i>rule</i> in column 2, as it was on 28 June 2018 continues to apply to a <i>benchmark</i> <i>adminis</i> - <i>trator</i> in re-	From 29 June 2018	Already in force

10.3.2	(1)	(2) Material to which the transitional provision applies	(3)	(4) Trans- itional provision	(5) Trans- itional pro- vision: dates in force	(6) Hand- book provi- sion: coming into force
				lation to a specified benchmark until that ad- ministrator becomes au- thorised or registered under the benchmark regulation, or ceases to be au- thorised for adminis- tering a spe- cified benchmark.		