EMISSIONS ALLOWANCE AUCTION BIDDERS INSTRUMENT 2012

Powers exercised

A. The Financial Services Authority makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"):

1. section 59 (Approval for particular arrangements);
2. section 60 (Applications for approval);
3. section 64 (Conduct: statements and codes);
4. section 119 (The code);
5. section 121 (Codes: procedure);
6. section 138 (General rule-making power);
7. section 139 (Miscellaneous ancillary matters);
8. section 156 (General supplementary powers);
9. section 157(1) (Guidance);
10. section 213 (The compensation scheme);
11. section 214 (General);
12. section 223 (Management expenses);
13. section 226 (Compulsory jurisdiction);
14. section 340 (Appointment);
15. section 293(1) (Notification requirements); and
16. paragraph 17(1) (Fees) of Schedule 1 (The Financial Services Authority).

B. The rule-making powers listed above are specified for the purpose of section 153(2) (Rule-making instruments) of the Act.

Commencement

C. This instrument comes into force on 27 July 2012.

Amendments to the Handbook

D. The modules of the FSA’s Handbook of rules and guidance listed in column (1) below are amended in accordance with the Annexes to this instrument listed in column (2).

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
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<td>Glossary of definitions</td>
<td>Annex A</td>
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<td>Principles for Businesses (PRIN)</td>
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<td>Senior Management Arrangements, Systems and Controls sourcebook (SYSC)</td>
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</tbody>
</table>
Amendments to material outside the Handbook

E. The Perimeter Guidance manual (PERG) is amended in accordance with Annex O to this instrument.

F. The Enforcement Guide (EG) is amended in accordance with Annex P to this instrument.

Notes

G. In Annex A and Annex J to this instrument, the “notes” (indicated by “Note:”) are included for the convenience of readers but do not form part of the legislative text.

Citation

H. This instrument may be cited as the Emissions Allowance Auction Bidders Instrument 2012.
Annex A

Amendments to the Glossary of definitions

In this Annex, underlining indicates new text and striking through indicates deleted text, unless otherwise stated.

Insert the following new definitions in the appropriate alphabetical position. The text is not underlined.

**auction regulation bidding**
the regulated activity of bidding in emissions auctions where it is carried on by:

(a) a firm that is exempt from MiFID under article 2(1)(i); or

(b) a MiFID investment firm (other than a UCITS investment firm) on behalf of its clients in relation to a two-day emissions spot.

**bidding in emissions auctions**
the regulated activity, specified in article 24A of the Regulated Activities Order (Bidding in emissions auctions), which is in summary the reception, transmission or submission of a bid at an auction of an emissions auction product conducted on an auction platform.

**MiFID business bidding**
the regulated activity of bidding in emissions auctions where it is carried on by a MiFID investment firm (other than a UCITS investment firm) in relation to a financial instrument.

**prescribed auction platform**
an auction platform which has been prescribed by the Treasury in the Prescribed Markets and Qualifying Investments Order.

**two-day emissions spot**
an emissions allowance where delivery is to be made at an agreed date no later than the second trading day from the day of an auction on an auction platform (within the meaning of article 3(3) of the auction regulation).

Amend the following definitions as shown.

**auction platform**
a platform on which auctions of greenhouse gas emission allowances emissions allowances are held in accordance with the auction regulation.

**branch**
…

[Note: article 4(29) of the Payment Services Directive]

(h) (in relation to a person carrying on auction regulation bidding) a branch.
competent authority

(2) (in relation to the exercise of an EEA right and the exercise of the overseas financial stability information power) a competent authority for the purposes of the relevant Single Market Directive or the auction regulation.

... designated investment

a security or a contractually-based investment (other than a funeral plan contract and a right to or interest in a funeral plan contract), that is, any of the following investments, specified in Part III of the Regulated Activities Order (Specified Investments), and a long-term care insurance contract which is a pure protection contract:

... (ha) ...

(hb) emissions auction product (article 82A) where it is a financial instrument.

... designated investment business

any of the following activities, specified in Part II of the Regulated Activities Order (Specified Activities), which is carried on by way of business:

(b) ...

(ba) MiFID business bidding (part of bidding in emissions auctions) (article 24A);

... EEA authorisation

(in accordance with paragraph 6 of Schedule 3 to the Act (EEA Passport Rights)):

...

(b) in relation to any other EEA firm, authorisation granted to an EEA firm by its Home State regulator for the purpose of the relevant Single Market Directive or the auction regulation.

EEA firm

(in accordance with paragraph 5 of Schedule 3 to the Act (EEA Passport Rights)) any of the following, if it does not have its relevant office in the United Kingdom:

...
(g) an undertaking pursuing the activity of reinsurance (within the meaning of article 1 of the Reinsurance Directive) which has received authorisation under article 3 of the Reinsurance Directive from its Home State Regulator.

(h) a person who has received authorisation under article 18 of the auction regulation;

... 

**EEA regulator** a competent authority for the purposes of any of the Single Market Directives or the auction regulation.

**EEA right** (in accordance with paragraph 7 of Schedule 3 to the Act (EEA Passport Rights)) the entitlement of a person to establish a branch or provide services in an EEA State other than that in which he has his relevant office:

... 

(b) subject to the conditions of the relevant Single Market Directive or the auction regulation.

**emissions auction products product** the investment specified in article 82A of the Regulated Activities Order (Greenhouse gas emissions allowances), which is in summary an greenhouse gas emission allowances emissions allowance which are offered for sale on an auction platform as a financial instrument or a two-day emissions spot.

**greenhouse gas emission allowances** an ‘allowance’, licence, permit, right, note, unit, credit, asset, certificate or instrument (the “allowance”) where:

(a) the allowance confers or may result in a benefit or advantage to its holder or another person; and

(b) the allowance, or the benefit or advantage in (a), is linked to the emission or non-emission of quantities of carbon dioxide or other greenhouse gases into the environment by the holder of the allowance or another person within the meaning of article 3(a) of Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC.

**energy collective investment scheme** a collective investment scheme, the property of which consists only of energy, energy investments, greenhouse gas emissions allowances emissions allowances, tradable renewable energy credits or cash awaiting investment.

**energy investment** any of the following:
(a) a unit in an energy collective investment scheme;
(b) an option to acquire or dispose of an energy investment;
(c) a future or a contract for differences where the commodity or property of any other description in question is:
   (i) energy; or
   (ii) an energy investment; or
   (iii) a greenhouse gas emissions allowance an emissions allowance; or
   (iv) a tradable renewable energy credit;
(d) a contract for differences where the index or other factor in question is linked to or otherwise dependent upon fluctuations in the value or price of any of (c)(i) to (iv) (including any prices or charges in respect of imbalances under the Network Code or the Balancing and Settlement Code);
(e) a weather derivative;
(f) a greenhouse gas emissions allowance an emissions allowance, if it is a specified investment;
(g) a tradable renewable energy credit, if it is a specified investment;
(h) rights to or interests in investments in (a)-(g).

energy market activity

(a) any regulated activity other than bidding in emissions auctions in relation to an energy investment or to energy, or in relation to a biomass investment or biomass that is ancillary to activities related to energy investments or energy, which:
   (i) is the executing of own account transactions on any recognised investment exchange or designated investment exchange; or
   (ii) if it is not the executing of transactions on such exchanges, is performed in connection with or for persons who are not retail clients;
(b) establishing, operating or winding up a collective investment scheme which is an energy collective investment scheme in which retail clients do not participate.

Home State

(12) (in relation to a person who has received authorisation under article 18 of the auction regulation) the EEA state in which the person is established and authorised under the auction
Home State regulator  
(1) (in relation to an EEA firm) (as defined in paragraph 9 of Schedule 3 to the Act (EEA Passport Rights)) the competent authority (under the relevant Single Market Directive or the auction regulation) of an EEA State (other than the United Kingdom) in relation to the EEA firm concerned.

Host State regulator  
(2) (in relation to a UK firm) (as defined in paragraph 11 of Schedule 3 to the Act (EEA Passport Rights)) the competent authority (under the relevant Single Market Directive or the auction regulation) of an EEA State (other than the United Kingdom) in relation to a UK firm’s exercise of EEA rights there.

investment service  
any of the following involving the provision of a service in relation to a financial instrument, that is:

Note: article 4(1)(2) of, and section A of Annex 1 to, MiFID and article 6(5) of the auction regulation

investment services and/or activities  
any of the services and activities listed in Section A of Annex I to MiFID relating to any financial instrument, that is:

Note: article 4(1)(2) of, and section A of Annex 1 to, MiFID and article 6(5) of the auction regulation

investment services or activities  
any of the services and activities listed in Section A of Annex I to MiFID relating to any financial instrument, that is:

Note: article 4(1)(2) of, and section A of Annex 1 to, MiFID and article 6(5) of the auction regulation

market abuse  
(1) (in accordance with section 118 of the Act (Market abuse)) behaviour (whether by one person alone or by two or more persons jointly or in concert) which:
(a) occurs in relation to qualifying investments traded or admitted to trading on a prescribed market or in respect of which a request for admission to trading on such a market has been made; and

(b) falls within any one or more of the types of behaviour set out in section 118(2) to (8) of the Act.

(2) (in accordance with section 118 of the Act (Market abuse) as modified by the RAP Regulations) behaviour (whether by one person alone or by two or more persons jointly or in concert) which:

(a) occurs in relation to qualifying investments which are offered for sale on a prescribed auction platform; and

(b) falls within any one or more of the types of behaviour set out in subsections 118(2) to (8A) of the Act.

market abuse (distortion) (1) (in accordance with section 118(8) of the Act (Market abuse)) the behaviour described in section 118(8) of the Act which satisfies the condition in section 118(8)(b) and is behaviour (not falling within sections 118(5), (6) or (7)) which:

(a) would be, or would be likely to be, regarded by a regular user of the market as behaviour that would distort, or would be likely to distort, the market in a qualifying investment; and

(b) is likely to be regarded by a regular user of the market as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a person in his position in relation to the market.

(2) (in accordance with section 118(8) of the Act (Market abuse) as modified by the RAP Regulations) the behaviour described in section 118(8) of the Act as modified by the RAP Regulations which satisfies the condition in section 118(8)(b) and is behaviour (not falling within sections 118(5), (6) or (7)) which:

(a) would be, or would be likely to be, regarded by a regular user of the auction platform as behaviour that would distort, or would be likely to distort, the auction of such an investment,

(b) and is likely to be regarded by a regular user of the auction platform as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a person in his position in relation to the market.
The document contains text on 'market abuse' and its various aspects, including:

1. **Market abuse (manipulating devices)**
   - (1) In accordance with section 118(6) of the Act (Market abuse), the behaviour described in section 118(6) of the Act, which is effecting transactions or orders to trade which employ fictitious devices or any other form of deception or contrivance.
   - (2) In accordance with section 118(6) of the Act (Market abuse) as modified by the RAP Regulations, the behaviour described in section 118(6) of the Act, which is effecting transactions, bids or orders to trade which employ fictitious devices or any other form of deception or contrivance.

2. **Market abuse (manipulating transactions)**
   - (1) In accordance with section 118(5) of the Act (Market abuse), the behaviour described in section 118(5) of the Act, which is behaviour effecting transactions or orders to trade (otherwise than for legitimate reasons and in conformity with accepted market practices on the relevant market) which:
     - (a) give, or are likely to give a false or misleading impression as to the supply of, or demand for, or as to the price of, one or more qualifying investments; or
     - (b) secure the price of one or more such investments at an abnormal or artificial level.
   - (2) In accordance with section 118(5) of the Act (Market abuse) as modified by the RAP Regulations, the behaviour described in section 118(5) of the Act as modified by the RAP Regulations, which is behaviour effecting transactions, bids or orders to trade (otherwise than for legitimate reasons and in conformity with accepted market practices on the relevant auction platform) which:
     - (a) give, or are likely to give a false or misleading impression as to the supply of, or demand for, or as to the price of, one or more qualifying investments; or
     - (b) secure the price of one or more such investments at an abnormal or artificial level.

3. **Market abuse (misleading behaviour)**
   - (1) In accordance with section 118(8) of the Act (Market abuse), the behaviour described in section 118(8) of the Act which satisfies the condition in section 118(8)(a) and is behaviour (not falling within sections 118(5), (6) or (7)) which:
     - (a) is likely to give a regular user of the market a false or misleading impression as to the supply of, demand for or price or value of, qualifying investments, and
     - (b) is likely to be regarded by a regular user of the market as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a...
person in his position in relation to the market.

(2) (in accordance with section 118(8) of the Act (Market abuse) as modified by the RAP Regulations) the behaviour described in section 118(8) of the Act which satisfies the condition in section 118(8)(a) and is behaviour (not falling within sections 118(5), (6) or (7)) which:

(a) is likely to give a regular user of the auction platform a false or misleading impression as to the supply of, demand for or price or value of, qualifying investments, or

(b) and is likely to be regarded by a regular user of the auction platform as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a person in his position in relation to the market.

market abuse (misuse of information) (1) (in accordance with section 118(4) of the Act (Market abuse)) the behaviour described in section 118(4) of the Act, which is behaviour (not falling within sections 118 (2) or (3) of the Act):

(a) based on information which is not generally available to those using the market but which, if available to a regular user of the market, would be, or would be likely to be, regarded by him as relevant when deciding the terms on which transactions in qualifying investments should be effected; and

(b) likely to be regarded by a regular user of the market as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a person in his position in relation to the market

(2) (in accordance with section 118(4) of the Act (Market abuse) as modified by the RAP Regulations) the behaviour described in section 118(4) of the Act as modified by the RAP Regulations, which is behaviour (not falling within sections 118 (2) or (3) of the Act):

(a) based on information which is not generally available to those using the auction platform but which, if available to a regular user of the auction platform, would be, or would be likely to be, regarded by him as relevant when deciding the terms on which transactions in qualifying investments should be effected, and

(b) is likely to be regarded by a regular user of the auction platform as a failure on the part of the person concerned to observe the standard of behaviour reasonably expected of a person in his position in relation to the auction
platform.

notice of intention  a notice of intention (as described in SUP 13.5) given by a UK firm to:

(a) establish a branch in an EEA State under paragraph 19(2) of Part III of Schedule 3 to the Act (Exercise of passport rights by UK firms); or

(b) provide services in an EEA State under paragraph 20(1) of Part III of Schedule 3 to the Act (Exercise of passport rights by UK firms); or

(c) establish a branch or provide services in an EEA state in the exercise of its EEA right under the auction regulation.

participant firm  (1) (except in FEES 1 and FEES 6) a firm or a member other than:

…

(1) in respect of the carrying on of bidding in emissions auctions, a firm that is exempt from MiFID under article 2(1)(i).

permission  permission to carry on regulated activities; that is, any of the following:

…

(b) the permission that an incoming EEA firm has, under paragraph 15(1) or paragraph 15Z(1), (3) or (4) of Schedule 3 to the Act (EEA Passport Rights), on qualifying for authorisation under paragraph 12 of that Schedule;

…

regular user  (1) (as defined in section 130A(3) of the Act (Market abuse)) a person who is, in relation to a particular market, a reasonable person who regularly deals on that market in investments of the kind in question.

(2) (in accordance with section 130A(3) of the Act (Market abuse) as modified by the RAP Regulations) a person who is, in relation to a particular auction platform, a reasonable person who regularly makes bids on that market for investments of the kind in question.

regulated activity  (in accordance with section 22 of the Act (The classes of activity and categories of investment)) any of the following activities specified in Part II of the Regulated Activities Order (Specified Activities):

…
(e) ... 

(ea) bidding in emissions auctions (article 24A);

... 

relevant information

(1) (except in REC) (in relation to an investment) information which would be likely to be regarded by a regular user of the market or auction platform in question as relevant when deciding the terms on which transactions in that investment should be effected.

(2) (in REC) (in relation to an investment) information which is relevant to determining the current value of that investment or (in relation to RAPs) information on the terms of emissions auction products and the terms on which they will be auctioned on an RAP.

securities and futures firm

(subject to BIPRU TP 1 (Revised definition of securities and futures firm for certain transitional purposes)) a firm whose permitted activities include designated investment business or bidding in emissions auctions, which is not an authorised professional firm, bank, BIPRU investment firm (unless it is an exempt BIPRU commodities firm), building society, credit union, friendly society, ICVC, insurer, media firm, service company, incoming EEA firm (without a top-up permission), incoming Treaty firm (without a top-up permission), UCITS management company or UCITS qualifier (without a top-up permission), whose permission does not include a requirement that it comply with IPRU(INV) 5 (Investment management firms) or 13 (Personal investment firms), and which is within (a), (b), (c), (d), (e), (f), or (g) or (h):

... 

(g) an exempt BIPRU commodities firm;

(h) a firm that is exempt from MiFID under article 2(1)(i) whose permitted activities include bidding in emissions auctions.

specified investment

any of the following investments specified in Part III of the Regulated Activities Order (Specified Investments):

... 

(oe) emissions auction products (article 82A);

...
Annex B

Amendments to the Principles for Businesses (PRIN)

In this Annex, underlining indicates new text and striking through indicates deleted text.

3.1. Who?

3.1.1 R PRIN applies to every firm, except that:

…

(5) PRIN does not apply to an incoming ECA provider acting as such; and

(6) PRIN does not apply to a firm in relation to its carrying on of auction regulation bidding.
Annex C

Amendments to the Senior Management Arrangements, Systems and Controls sourcebook (SYSC)

In this Annex, underlining indicates new text and striking through indicates deleted text.

1.4 Application of SYSC 11 to SYSC 21

1.4.1 G The application of each of chapters SYSC 11 to SYSC 21 is set out in those chapters and in SYSC 1.4.1AR.

1.4.1A R SYSC 12, SYSC 19A, SYSC 20 and SYSC 21 do not apply to a firm in relation to its carrying on of auction regulation bidding.

1.4.1B G Apart from SYSC 12, SYSC 19A, SYSC 20 and SYSC 21 which are disapplied by SYSC 1.4.1AR, the other chapters of SYSC 11 to SYSC 17 do not apply in relation to a firm’s carrying on of auction regulation bidding because they only apply to an insurer. SYSC 18 provides guidance on the Public Interest Disclosure Act.

…

1 Annex 1 Detailed application of SYSC

…

Part 2 Application of the common platform requirements (SYSC 4 to 10)

…

2.6 …

2.6A R The common platform requirements do not apply to a firm (including an incoming EEA firm) in relation to its carrying on of auction regulation bidding, except for:

(1) SYSC 6.1.1R which only applies to the extent that it relates to the obligation to establish, implement and maintain adequate policies and procedures for countering the risk that the firm (including its managers, employees and appointed representatives) might be used to further financial crime; and

(2) SYSC 6.3 (Financial crime).

…
Annex D

Amendments to the Statements of Principle and Code of Practice for Approved Persons (APER)

In this Annex, underlining indicates new text and striking through indicates deleted text.

2.1 The Statements of Principle

... 2.1.1A P An approved person approved person will not be subject to a Statement of Principle to the extent that it would be contrary to the UK's obligations under a Single Market Directive or the auction regulation.

...
# Annex E

**Amendments to the Training and Competence sourcebook (TC)**

In this Annex, underlining indicates new text and striking through indicates deleted text.

## Appendix 1.1 Activities and Products/Sectors to which TC applies subject to TC

Appendices 2 and 3

<table>
<thead>
<tr>
<th>Activity</th>
<th>Products/Sectors</th>
<th>Is there an appropriate qualification requirement?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Designated investment business carried on for a retail client</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>...</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Dealing</strong></td>
<td>13A. <em>Securities</em> which are not <em>stakeholder pension schemes</em>, <em>personal pension schemes</em> or <em>broker funds</em></td>
<td>No</td>
</tr>
<tr>
<td>13B. <em>Derivatives</em></td>
<td></td>
<td>No</td>
</tr>
<tr>
<td><strong>MiFID business bidding</strong></td>
<td>13C. <em>Emissions auction products</em> that <em>are financial instruments</em></td>
<td>No</td>
</tr>
<tr>
<td>...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Annex F

Amendments to the Fees manual (FEES)

In this Annex, underlining indicates new text and striking through indicates deleted text.

Application

1.1.2 R This manual applies in the following way:

... 

(3) FEES 1, 2 and 5 apply to:

(a) every firm (except to the extent it is bidding in emissions auctions), fee-paying payment service provider and fee-paying electronic money issuer which is subject to the Compulsory Jurisdiction of the Financial Ombudsman Service; and

... 

3 Annex 1R Authorisation fees payable

... 

Part 2 – Complexity Grouping Straightforward Cases

<table>
<thead>
<tr>
<th>Activity grouping</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>A.4</td>
<td>...</td>
</tr>
<tr>
<td>A.10</td>
<td><em>A firm to the extent it is bidding in emissions auctions</em></td>
</tr>
<tr>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Moderately complex cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity Grouping</td>
</tr>
<tr>
<td>...</td>
</tr>
</tbody>
</table>
A.10 Firms dealing as principal, except to the extent the firm is bidding in emissions auctions

4 Annex 1R Activity groups, tariff bases and valuation dates applicable

<table>
<thead>
<tr>
<th>Activity group</th>
<th>Fee payer falls in the activity group if</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>A.10 Firms dealing as principal</td>
<td>its permission includes:</td>
</tr>
<tr>
<td></td>
<td>(a) dealing in investments as principal; and/or</td>
</tr>
<tr>
<td></td>
<td>(b) bidding in emissions auctions;</td>
</tr>
<tr>
<td></td>
<td><strong>BUT NOT</strong> if one or more of the following apply:</td>
</tr>
<tr>
<td></td>
<td>...</td>
</tr>
<tr>
<td></td>
<td>• the firm is an oil market participant, energy market participant or a local (except where the firm is bidding in emissions auctions):</td>
</tr>
<tr>
<td></td>
<td>...</td>
</tr>
</tbody>
</table>

Part 2

This table indicates the tariff base for each fee-block. The tariff base is the means by which we measure the ‘amount of business’ conducted by a firm. Note that where the tariff base is the number of approved persons it may be that a particular firm has permission for relevant activities as described in Part 1 but the type of activity that the firm undertakes is not one requiring a person to be approved to undertake a relevant customer function (for example firms only giving basic advice on stakeholder products). In these circumstances, the firm will be required to pay a minimum fee only (see FEES 4 Annex 2R Part 1).

<table>
<thead>
<tr>
<th>Activity Group</th>
<th>Tariff base</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.1</td>
<td>...</td>
</tr>
</tbody>
</table>
Any employee or agent, who:

• ordinarily acts within the United Kingdom on behalf of an authorised person liable to pay fees to the FSA in its fee-block A.10 (firms dealing as principal); and who,

• as part of their duties in relation to those activities of the authorised person, commits the firm in market dealings or in transactions in securities or in other specified investments in the course of regulated activities.

But not any employees or agents who work solely in the firm's MTF operation.

A firm may, as an option, report employees or agents as full-time equivalents (FTE), taking account of any part-time staff. In calculating the FTE, firms must take into account the total hours employees or agents have contracted to work for the firm and not the time employees or agents devote to the dealing in investments as principal and bidding in emissions auctions functions of dealing as principal set out in fee-block A.10. Any figures using the FTE calculation to be recorded to one decimal place, rounded down to the nearest decimal place.

### 4 Annex 2R

Fee tariff rates, permitted deductions and EEA/Treaty firm modifications for the period from 1 April 2012 to 31 March 2013

Part 1

This table shows the tariff rates applicable to each fee block

<table>
<thead>
<tr>
<th>Activity group</th>
<th>Fee payable</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>A.10</td>
<td>Band Width (No. of traders)</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>&gt; 180</td>
<td>5,133.71</td>
</tr>
</tbody>
</table>

For firms carrying on auction regulation bidding, the fee in A.10 is calculated as above less 20% for each trader that carries on auction regulation bidding
but not MiFID business bidding or dealing in investments as principal.

Part 3

This table shows the modification to fee tariffs that apply to incoming EEA firms and incoming Treaty firms which have established branches in the UK.

<table>
<thead>
<tr>
<th>Activity Group</th>
<th>Percentage deducted from the tariff payable under Part 1 applicable to the firm</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>A.10</td>
<td>In relation to each trader that carries on auction regulation bidding but not MiFID business bidding or dealing in investments as principal, 100%.</td>
</tr>
<tr>
<td></td>
<td>In relation to all other traders, 10%.</td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
</tbody>
</table>

6 Annex 3R Financial Services Compensation Scheme - classes and sub-classes

<table>
<thead>
<tr>
<th>Class D</th>
<th>Investment</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Legal basis for activity in sub-class D2</td>
<td>Any of the following activities in relation to designated investment business</td>
</tr>
<tr>
<td></td>
<td>dealing in investments as principal;</td>
</tr>
<tr>
<td></td>
<td>dealing in investments as agent;</td>
</tr>
<tr>
<td></td>
<td>MiFID business bidding;</td>
</tr>
<tr>
<td>...</td>
<td></td>
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<tr>
<td>...</td>
<td></td>
</tr>
</tbody>
</table>

...
Annex G

Amendments to the Interim Prudential sourcebook for Investment Businesses (IPRU(INV))

In this Annex, underlining indicates new text and striking through indicates deleted text.

3.60 FIRMS TO WHICH RULES 3-61 to 3-182 APPLY

Broad scope firms

3.60(1) Rules 3-61 to 3-182 apply to a broad scope firm except that rules 3-80 to 3-178 do not apply to a venture capital firm or in respect of bidding in emissions auctions carried on by a firm that is exempt from MiFID under article 2(1)(i).

3.72 A firm’s absolute minimum requirement is:

…

(ea) for a dematerialised instruction transmitter: £50,000; or

(eb) for a firm that is exempt from MiFID under article 2(1)(i) and whose permitted activities include bidding in emissions auctions: £50,000;

(f) for a broad scope firm other than one within (b) to (ea eb) above: £100,000.

APPENDIX 1 GLOSSARY OF TERMS FOR IPRU(INV) 3

…

investment business means any of the following regulated activities specified in Part II of the Regulated Activities Order and which is carried on by way of business:

…

(b) …

(ba) auction regulation bidding (part of bidding in emissions auctions) (article 24A);

…

…
Annex H

Amendments to the Conduct of Business sourcebook (COBS)

In this Annex, underlining indicates new text and striking through indicates deleted text.

1.1 The general application rule

... 

1.1.1C R The following rules in COBS apply to a firm in relation to its carrying on of auction regulation bidding:

(1) COBS 5 (Distance communications);

(2) (for a firm that has exercised an opt-in to CASS in accordance with CASS 1.4.9R in relation only to those clients for which it holds client money or safe custody assets in accordance with CASS) COBS 3 (Client categorisation), COBS 6.1.7R (Information concerning safeguarding of designated investments belonging to clients and client money), COBS 6.1.11R (Timing of disclosure) and COBS 16.4 (Statements of client designated investments or client money).
Annex I

Amendments to the Client Assets sourcebook (CASS)

In this Annex, underlining indicates new text and striking through indicates deleted text.

1.4 Application: particular activities

... Auction regulation bidding...

1.4.9 R Where a firm carries on auction regulation bidding it may elect to comply with CASS (but not CASS 5) in respect of this activity, subject to the general modifications in CASS 1.4.10R.

1.4.10 R Where a firm has made an election in accordance with CASS 1.4.9R, CASS is modified so that in relation to that firm:

(1) each reference to:
   (a) designated investments;
   (b) safe custody assets; and
   (c) contingent liability investments;

   includes a reference to a two-day emissions spot;

(2) each reference to designated investment business includes auction regulation bidding;

(3) each reference to safeguarding and administering investments, including safeguarding and administration of assets (without arranging) and arranging safeguarding and administration of assets, includes those activities where they are carried on in relation to a two-day emissions spot; and

(4) the reference in CASS 6.2.3AR to an ‘emissions auction product that is a financial instrument’ includes a two-day emissions spot;

1.4.11 G The effect of CASS 1.4.10R is that when a firm makes an election in accordance with CASS 1.4.9R:

(1) a two-day emissions spot falls within the scope of each chapter in CASS (save for CASS 5), for example:

   (a) the reference in CASS 6.1.1R(1B) to safeguarding and administering investments is modified to include the activity of safeguarding and administering a two-day emissions spot;
and

(b) **any money** that the **firm** receives or holds for or on behalf of a **client** in the course of or in connection with its **auction regulation bidding** activities will be treated as **client money** and so will need to be dealt with in accordance with the **client money rules**; and

(2) that election also has effect in relation to **rules and guidance** elsewhere in the **Handbook**, including:

(a) **COBS 3** (Client categorisation);

(b) **COBS 6.1.7R** (Information concerning safeguarding of designated investments belonging to clients and client money);

(c) **COBS 6.1.11R** (Timing of disclosure);

(d) **COBS 16.4** (Statements of client designated investments or client money);

(e) **SUP 3** (Auditors);

(f) **SUP 10.4.5R** (the table of controlled functions) and **SUP 10.7.9R** (CASS operational oversight function (CF10a)); and

(g) **SUP 16.14** (Client money and asset return).

1.4.12 **G** The option to elect to comply with **CASS** set out in **CASS 1.4.9R** only applies to the extent the **firm** is carrying on **auction regulation bidding.** Where a **firm** is carrying on **MiFID business bidding**, **CASS** applies to it in accordance with the general application **rules** in **CASS** for a **firm** that is carrying on **MiFID business**.

1.4.13 **R** Where a **firm** makes an election in accordance with **CASS 1.4.9R** it must:

(1) make a written record of the election, including the date from which the election is to be effective, on the date it makes the election;

(2) keep that record from the date that it is made for a period of five years after ceasing to use the opt in.

1.4.14 **R** Where a **firm** that has opted in to **CASS** under **CASS 1.4.9R** subsequently decides to cease its use of that opt in it must:

(1) make a written record of this decision, including the date from which the decision is to be effective, on the date it takes the decision;
(2) keep that record from the date that it is made for a period of five years after the date it is to be effective; and

(3) discharge any outstanding fiduciary obligations that had arisen because the firm had elected to comply with CASS.

…

6.2.3 …

6.2.3A R If:

(1) the safe custody asset is an emission auction product that is a financial instrument; and

(2) it is not practicable or possible for a firm to effect registration or recording of legal title in this asset in the manner set out in CASS 6.2.3R,

the firm must register or record legal title in its name provided it has notified the client in writing.

…
## Schedule 1  Record keeping requirements

### Sch 1.3G

<table>
<thead>
<tr>
<th>Handbook reference</th>
<th>Subject of record</th>
<th>Contents of record</th>
<th>When record must be made</th>
<th>Retention period</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CASS 1A.3.3R</strong></td>
<td>…</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>CASS 1.4.12R</strong> and, where applicable, <strong>CASS 1.4.13R</strong></td>
<td>For a firm which carries on auction regulation bidding, election (under CASS 1.4.9R) to comply with CASS in respect of this activity and, where applicable, decision to discontinue use of that opt in</td>
<td>Record of this election or, where applicable, the decision to discontinue use of the opt in, including the date on which either is to be effective</td>
<td>Upon making the election or, where applicable, upon taking the decision to discontinue use of the opt in</td>
<td>5 years from the date on which the opt in ceases to be used</td>
</tr>
</tbody>
</table>

...
Annex J

Amendments to the Market Conduct sourcebook (MAR)

In this Annex, underlining indicates new text and striking through indicates deleted text.

1.1 Application and interpretation

Application and purpose

1.1.1 ...

1.1.1A References in MAR 1 to the Act should be read to mean the Act as modified by the RAP regulations where the relevant behaviour occurs in relation to qualifying investments which are offered for sale on a prescribed auction platform.

1.1.2 This chapter provides assistance in determining whether or not behaviour amounts to market abuse. It also forms part of the UK's implementation of the Market Abuse Directive (including its EU implementing legislation, that is Directive 2003/124/EC, Directive 2003/125/EC, Regulation 2273/2003 and Directive 2004/72/EC) and the auction regulation. It is therefore likely to be helpful to persons who:

(1) want to avoid engaging in market abuse or to avoid requiring or encouraging another to do so; or

(2) want to determine whether they are required by SUP 15.10 (Reporting suspicious transactions (market abuse)) to report a transaction to the FSA as a suspicious one.

... Using MAR 1 ...

1.5 Part VIII of the Act, and in particular section 118, specifies seven types of behaviour which can amount to market abuse. This chapter considers the general concepts relevant to market abuse, then each type of behaviour in turn and then describes exceptions to market abuse which are of general application. In doing so, it sets out the relevant provisions of the Code of Market Conduct, that is:

...
1.2.2A UK Table: section 118(1) of the Act as modified by the RAP Regulations

“For the purposes of this Act, [*market abuse*] is [*behaviour*] (whether by one person alone or by two or more persons jointly or in concert) which -

<table>
<thead>
<tr>
<th>(a)</th>
<th>occurs in relation to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i)</td>
<td>[qualifying investments] which are offered for sale on a [prescribed auction platform], or</td>
</tr>
<tr>
<td>(ii)</td>
<td>in the case of subsection (2) or (3), investments which are [related investments] in relation to such [qualifying investments], and</td>
</tr>
<tr>
<td>(b)</td>
<td>falls within any one or more of the types of [behaviour] set out in subsections (2) to (8A).”</td>
</tr>
</tbody>
</table>

Prescribed markets and qualifying investments: “in relation to”: factors to be taken into account

1.2.5 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not behaviour prior to a request for admission to trading, or the admission to or the commencement of trading, or the offer for sale on a prescribed auction platform satisfies section 118(1)(a) of the Act, and are indications that it does:

1. (1) if it is in relation to [*qualifying investments*]:
   
   (a) in respect of which a request for admission to trading on a prescribed market is subsequently made; and
   
   (b) if it continues to have an effect once an application has been made for the [*qualifying investment*] to be admitted for trading, or it has been admitted to trading on a prescribed market, respectively, or

2. (2) if it is in relation to [*qualifying investments*]:
   
   (a) which are subsequently offered for sale on a prescribed auction platform; and
   
   (b) if it continues to have an effect once the [*qualifying investments*] are offered for sale on a prescribed auction platform.
Insiders: factors to be taken into account

1.2.7A UK Table: section 118B of the Act as modified by the RAP Regulations

“For the purposes of [market abuse] an [insider] is any person who has [inside information]:

(a) as a result of his membership of an administrative, management or supervisory body of an [auction platform] or its operator, an auctioneer or auction monitor.

(b) as a result of his holding in the capital of an [auction platform] or its operator, an auctioneer or auction monitor.

(c) as a result of having access to the information through the exercise of his employment, profession or duties.

(d) as a result of his criminal activities, or

(e) which he has obtained by other means and which he knows, or could reasonably be expected to know, is [inside information]."

Inside information: factors to be taken into account

1.2.12 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not information is generally available, and are indications that it is (and therefore not inside information)

(1) whether the information has been disclosed to a prescribed market or a prescribed auction platform through a regulatory information service or RIS or otherwise in accordance with the rules of that market;

1.2.15A UK Table: section 118C(4) of the Act as modified by the RAP Regulations

“In relation to a person charged with the execution of bids ... [inside information] includes information conveyed by a client and related to the client's pending bids.”

1.2.16 E In the opinion of the FSA, a factor which indicates that there is a pending order or bid for a client is, if a person is approached by another in relation to a transaction, and:
(1) the transaction is not immediately executed on an arm’s length basis in response to a price quoted by that person; and

(2) the person concerned has taken on a legal or regulatory obligation relating to the manner or timing of the execution of the transaction.

…

The regular user

1.2.20 G In section 118 of the Act, the regular user decides:

(1) …

(2) whether behaviour:

(a) based on information meeting the criteria in section 118(4)(a) is below the expected standard (section 118(4)(b)); or

(b) creates or is likely to create a false or misleading impression or distorts the market or the auction of investments of the kind in question (section 118(8)); or

(c) which creates or is likely to create a false or misleading impression or distorts the market or the auction of investments of the kind in question is below the expected standard (section 118(8)).

1.2.21 G The regular user is a hypothetical reasonable person who regularly deals on the market and in the investments of the kind in question or bids on the auction platform in relation to investments of the kind in question. The presence of the regular user imports an objective element into the elements listed in MAR 1.2.15UK while retaining some subjective features of the markets for, or the auction of, the investments in question.

…

1.3 Market abuse (insider dealing)

…

1.3.2 E The following behaviours are, in the opinion of the FSA, market abuse (insider dealing):

(1) …

(2) front running/pre-positioning - that is, a transaction for a person’s own benefit, on the basis of and ahead of an order (including an order relating to a bid) which he is to carry out with or for another (in respect of which information concerning the order is inside information), which takes advantage of the anticipated impact of the
order on the market or auction clearing price;

...

1.3.6 C A person will form an intention to buy or sell, or submit or withdraw a bid for, a qualifying investment or a related investment before doing so. His carrying out of his own intention is not in itself market abuse (insider dealing). [Note: Recital 30 Market Abuse Directive and article 36(1) of the auction regulation]

... Descriptions of behaviour that do not amount to market abuse (insider dealing) and relevant factors: execution of client orders

1.3.12 C The dutiful carrying out of, or arranging for the dutiful carrying out of, an order (including an order relating to a bid) on behalf of another (including as portfolio manager) will not in itself amount to market abuse (insider dealing) by the person carrying out that order. [Note: Recital 18 Market Abuse Directive and article 36(1) of the auction regulation]

1.3.13 G MAR 1.3.12C applies whether or not the person carrying out the order (including an order relating to a bid) or the person for whom he is acting, in fact possesses inside information. Also, a person that carries out an order on behalf of another will not, merely as a result of that action, be considered to have any inside information held by that other person.

...

1.3.15 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not a person’s behaviour is dutiful execution of an order (including an order relating to a bid) on behalf of another, and are indications that it is:

...

(4) the extent to which the person’s behaviour was reasonable by the proper standards of conduct of the market or auction platform concerned and (if relevant) proportional to the risk undertaken by him; or

(5) whether, if the relevant trading or bidding (including the withdrawal of a bid) by the person is connected with a transaction entered into or to be entered into with a client (including a potential client), the trading or bidding either has no impact on the price or there has been adequate disclosure to that client that trading or bidding will take place and he has not objected to it.

...
1.4 Market abuse (improper disclosure)

Factors to be taken into account in determining whether or not behaviour amounts to market abuse (improper disclosure)

1.4.5 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not the disclosure was made by a person in the proper course of the exercise of his employment, profession or duties, and are indications that it was:

(1) whether the disclosure is permitted by the rules of a prescribed market, a prescribed auction platform, of the FSA or the Takeover Code; or

... 

1.5 Market abuse (misuse of information)

1.5.1A UK Table: section 118(4) of the Act as modified by the RAP Regulations

“The third [type of behaviour] is where the [behaviour] (not [amounting to market abuse (insider dealing) or market abuse (improper disclosure)]

<table>
<thead>
<tr>
<th>(a)</th>
<th>is based on information</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>which is not generally available to those using the auction platform</td>
</tr>
<tr>
<td></td>
<td>but which, if available to a [regular user] of the auction platform, would be, or would be likely to be, regarded by him as relevant when deciding the terms on which transactions in [qualifying investments] should be effected, and</td>
</tr>
<tr>
<td>(b)</td>
<td>is likely to be regarded by a [regular user] of the auction platform as a failure on the part of the person concerned to observe the standard of [behaviour] reasonably expected of a person in his position in relation to the auction platform.”</td>
</tr>
</tbody>
</table>

1.5.2 E The following behaviours are, in the opinion of the FSA, market abuse (misuse of information):

(1) dealing or arranging deals in qualifying investments based on relevant information, which is not generally available and relates to matters which a regular user would reasonably expect to be disclosed to users of the particular prescribed market or prescribed auction platform, but which does not amount to market abuse
(insider dealing) (whether because the dealing relates to a qualifying investment to which section 118(2) does not apply or because the relevant information is not inside information); and

...

Factors to be taken into account: standards of behaviour

1.5.7 E In the opinion of the FSA, the following factors are to be taken into account when considering whether a regular user would reasonably expect the relevant information to be disclosed to users of the particular prescribed market or prescribed auction platform, or to be announced, and accordingly whether behaviour is likely to be regarded by a regular user as failing to meet the expected standard and are indications that he would:

...

1.6 Market abuse (manipulating transactions)

...

1.6.1A UK Table: section 118(5) of the Act as modified by the RAP Regulations

<table>
<thead>
<tr>
<th>“The fourth [type of behaviour] …consists of effecting transactions, bids or orders to trade (otherwise than for legitimate reasons and in conformity with accepted market practices on the relevant auction platform) which:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) give, or are likely to give, a false or misleading impression as to the supply of, or demand for, or as to the price of, one or more qualifying investments, or</td>
</tr>
<tr>
<td>(b) secure the price of one or more such investments at an abnormal or artificial level.”</td>
</tr>
</tbody>
</table>

Description of behaviour that amount to market abuse (manipulating transactions): false or misleading impressions

1.6.2 E The following behaviours are, in the opinion of the FSA, market abuse (manipulating transactions) of a type involving false or misleading impressions:

...

(3) painting the tape - that is, entering into a series of transactions that
are shown on a public display for the purpose of giving the impression of activity or price movement in a *qualifying investment* and;

(4) entering orders into an electronic trading system, at prices which are higher than the previous bid or lower than the previous offer, and withdrawing them before they are executed, in order to give a misleading impression that there is demand for or supply of the *qualifying investment* at that price, and

(5) buying or selling on the secondary market of *qualifying investments* or related derivatives prior to the auction with the effect of fixing the auction clearing price for the auctioned products at an abnormal or artificial level or misleading bidders in the auctions, other than for legitimate reasons. [**Note:** Article 1.2(c) *Market Abuse Directive* and Article 36(1) and Article 37(b) *auction regulation*]

…

Descriptions of behaviour that amount to market abuse (manipulating transactions): price positioning

1.6.4 E The following *behaviours* are, in the opinion of the FSA, *market abuse (manipulating transactions)* involving securing the price of a *qualifying investment*:

…

(6) transactions or orders to trade employed so as to create obstacles to the price falling below a certain level, in order to avoid negative consequences for the *issuer*, for example a downgrading of its credit rating; and

(7) trading on one market or trading platform with a view to improperly influencing the price of the same or a related *qualifying investment* that is traded on another *prescribed market*, and

(8) conduct by a *person*, or persons acting in collusion, that secure a dominant position over the demand for a *qualifying investment* which has the effect of fixing, directly or indirectly, auction clearing prices or creating other unfair trading conditions, other than for legitimate reasons. [**Note:** Article 1.2(c) *Market Abuse Directive* and Article 36(1) and Article 37(b) *auction regulation*]

Factors to be taken into account: “legitimate reasons”

1.6.5 E In the opinion of the FSA the following factors are to be taken into account when considering whether *behaviour* is for “legitimate reasons”, and are indications that it is:

(1) if the *person* has an actuating purpose behind the transaction to induce others to trade in, bid for or to position or move the price of, a
qualifying investment;

(2) if the person has another, illegitimate, reason behind the transactions, bid or order to trade; [Note: Recital 20 Market Abuse Directive and Article 36(1) auction regulation]

... 

1.6.6 E In the opinion of the FSA the following factors are to be taken into account when considering whether behaviour is for “legitimate reasons”, and are indications that it is:

... 

(2) if the transaction is executed in a way which takes into account the need for the market or auction platform as a whole to operate fairly and efficiently;

(3) ... 

(4) if the transaction complied with the rules of the relevant prescribed markets or prescribed auction platform about how transactions are to be executed in a proper way (for example, rules on reporting and executing cross-transactions).

1.6.7 G It is unlikely that the behaviour of market or auction platform users when trading dealing at times and in sizes most beneficial to them (whether for the purpose of long term investment objectives, risk management or short term speculation) and seeking the maximum profit from their dealings will of itself amount to distortion. Such behaviour, generally speaking, improves the liquidity and efficiency of markets or auction platforms.

... 

Factors to be taken into account: behaviour giving a false or misleading impression

1.6.9 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not a person’s behaviour amounts to market abuse (manipulating transactions); [Note: Article 4 2003/124/EC and Article 36(1) auction regulation]

(1) the extent to which orders to trade given, bids submitted or transactions undertaken represent a significant proportion of the daily volume of transactions in the relevant qualifying investment on the regulated market or prescribed auction platform concerned, in particular when these activities lead to a significant change in the price of the qualifying investment;

(2) the extent to which orders to trade given, bids submitted or transactions undertaken by persons with a significant buying or selling position in a qualifying investment lead to significant changes
in the price of the qualifying investment or related derivative or underlying asset admitted to trading on a regulated market;

...

1.7 Market abuse (manipulation devices)

...

1.7.1A UK Table: section 118(6) of the Act as modified by the RAP Regulations

“The fifth [type of behaviour] … consists of effecting transactions, bids or orders to trade which employ fictitious devices or any other form of deception or contrivance.”

Descriptions of behaviour that amount to market abuse (manipulating devices)

1.7.2 E The following behaviours are, in the opinion of the FSA, market abuse (manipulating devices):

(1) taking advantage of occasional or regular access to the traditional or electronic media by voicing an opinion about a qualifying investment (or indirectly about its issuer, if applicable) while having previously taken positions on, or submitted bids in relation to, that qualifying investment and profiting subsequently from the impact of the opinions voiced on the price of that instrument, without having simultaneously disclosed that conflict of interest to the public in a proper and effective way; [Note: Article 1.2 Market Abuse Directive and Article 36(1) and Article 37(b)(iii) auction regulation]

...

Factors to be taken into account when determining whether or not behaviour amounts to market abuse (manipulating devices)

1.7.3 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not a fictitious device or other form of deception or contrivance has been used, and are indications that it has:

(1) if orders to trade given, bids submitted or transactions undertaken in qualifying investments by persons are preceded or followed by dissemination of false or misleading information by the same persons or persons linked to them;

(2) if orders to trade are given, bids submitted or transactions are undertaken in qualifying investments by persons before or after the same persons or persons linked to them produce or disseminate research or investment recommendations which are erroneous or biased or demonstrably influenced by material interest. [Note:
Article 5 2003/124/EC and Article 36(1) auction regulation

1.9 Market abuse (misleading behaviour) & market abuse (distortion)

1.9.1A UK Table: section 118(8) of the Act as modified by the RAP Regulations

“The seventh [type of behaviour] is where the [behaviour] (not [amounting to market abuse (manipulating transactions), market abuse (manipulating devices) or market abuse (dissemination)])

(a) is likely to give a [regular user] of the auction platform a false or misleading impression as to the supply of, demand for or price or value of, [qualifying investments] [market abuse (misleading behaviour)], or

(b) would be, or would be likely to be, regarded by a [regular user] of the auction platform as [behaviour] that would distort, or would be likely to distort, the auction of such an investment [market abuse (distortion)]

and the behaviour is likely to be regarded by a [regular user] of the auction platform as a failure on the part of the [person] concerned to observe the standard of [behaviour] reasonably expected of a [person] in his position in relation to the market.”

Factors to be taken into account: false or misleading impressions

1.9.4 E In the opinion of the FSA, the following factors are to be taken into account in determining whether or not behaviour is likely to give a regular user a false or misleading impression as to the supply of or the demand for or as to the price or value of one or more qualifying investments or related investments:

(1) the experience and knowledge of the users of the market or auction platform in question;

(2) the structure of the market or auction platform, including its reporting, notification and transparency requirements;

(3) the legal and regulatory requirements of the market or auction platform concerned

Factors to be taken into account: standards of behaviour
1.9.5 In the opinion of the FSA, the following factors are to be taken into account in determining whether or not behaviour that creates a false or misleading impression as to, or distorts the market or auction platform for, a qualifying investment, has also failed to meet the standard expected by a regular user:

…

(2) if the transaction is executed in a way which takes into account the need for the market or auction platform as a whole to operate fairly and efficiently; or

(3) the characteristics of the market or auction platform in question, including the users and applicable rules and codes of conduct (including, if relevant, any statutory or regulatory obligation to disclose a holding or position, such as under DTR 5);

(4) …

(5) if the transaction complied with the rules of the relevant prescribed markets or prescribed auction platform about how transactions are to be executed in a proper way (for example, rules on reporting and executing cross-transactions); and

…
Annex K

Amendments to the Supervision manual (SUP)

In this Annex, underlining indicates new text and striking through indicates deleted text, unless otherwise stated.

1 The FSA’s approach to supervision

1.1 Application and purpose

... 

1.1.2 The Act requires the FSA to “maintain arrangements designed to enable it to determine whether persons on whom requirements are imposed by or under this Act, or by any directly applicable Community regulation or decision made under MiFID or the UCITS Directive or the auction regulation, are complying with them” (paragraph 6(1) of Schedule 1 to the Act).

... 

2 Information gathering by the FSA on its own initiative

2.1 Application and purpose

... 

2.1.3 Achieving the regulatory objectives involves the FSA informing itself of developments in firms and in markets. The Act requires the FSA to monitor a firm’s compliance with requirements imposed by or under the Act, or by any directly applicable Community regulation or decision made under MiFID or the UCITS Directive or the auction regulation (paragraph 6(1) of Schedule 1). The Act also requires the FSA to take certain steps to cooperate with other relevant bodies and regulators (section 354). For these purposes, the FSA needs to have access to a broad range of information about a firm’s business.

... 

3 Auditors

3.1 Application

... 

3.1.2R Applicable sections (see SUP 3.1.1R)

<table>
<thead>
<tr>
<th>(1) Category of firm</th>
<th>(2) Sections applicable to the firm</th>
<th>(3) Sections applicable to its auditor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(7AA) A firm that has exercised an opt in to CASS in accordance with CASS 1.4.9R

<table>
<thead>
<tr>
<th>SUP 3.1 to SUP 3.7, SUP 3.11</th>
<th>SUP 3.1, SUP 3.2, SUP 3.8, SUP 3.10</th>
</tr>
</thead>
</table>

10 Approved persons

10.1 Application

10.1.9 R This chapter does not apply to:

(1) an incoming EEA firm; or
(2) an incoming Treaty firm; or
(3) a UCITS qualifier;

if and in so far as the question of whether a person is fit and proper to perform a particular function in relation to that firm is reserved, under any of the Single Market Directives, the Treaty, or the UCITS Directive or the auction regulation to an authority in a country or territory outside the United Kingdom.

10.1.13 R Only the following controlled functions apply to an incoming EEA firm with respect to its passported activities carried on from a branch in the United Kingdom:

(6) the customer function other than where this relates to the function in SUP 10.10.7AR(4) and (7).

Bidders in emissions auctions

10.1.27 G For a firm that is exempt from MiFID under article 2(1)(i) and whose only permission is bidding in emissions auctions, the only controlled functions that apply to it are the governing functions, the money laundering reporting function, the customer function and (where it has exercised an opt-in to CASS in accordance with CASS 1.4.9R and is a CASS medium firm or a CASS large firm) the CASS operational oversight function. This is because the approved persons regime specifies a number of functions by incorporation of
requirements in SYSC; however, a firm carrying on auction regulation bidding is only subject to SYSC to a limited extent in relation to that activity. This means that the required functions do not apply to auction regulation bidding, except for the money laundering reporting function. Similarly, the significant management function does not apply in relation to auction regulation bidding because in carrying on that activity, a firm is not subject to SYSC 2.1.1R or SYSC 4.1.1R and is not undertaking proprietary trading.

10.6 Governing functions

What the governing functions include

10.6.2A R In respect of bidding in emissions auctions, each of the governing functions (other than the non-executive function and the function described in SUP 10.6.4R(2)) includes that part of the customer function specified in SUP 10.10.7AR(7) (bidder’s representative).

10.6.3 G The effect of SUP 10.6.2R and SUP 10.6.2AR is that a person who is approved to perform a governing function (other than the non-executive function and the function described in SUP 10.6.4R(2)) will not have to be specifically approved to perform the systems and controls function, or the significant management function or the part of the customer function specified in SUP 10.10.7AR(7). However, a person who is approved to perform a governing function will have to be additionally approved before he can perform any of the required functions or the customer function (except the part specified in SUP 10.10.7AR(7)).

10.8 Systems and control functions controls function

10.8.1-A R The systems and controls function applies to every firm subject to this chapter, except in relation to bidding in emissions auctions carried on by a firm that is exempt from MiFID under article 2(1)(i).

10.10 Customer functions
10.10.7A R The *customer function* is the function of:

…

(6) acting in the capacity of an *investment manager* and carrying on functions connected to this;

(7) in relation to *bidding in emissions auctions*, acting as a ‘bidder’s representative’ within the meaning of subparagraph 3 of article 6(3) of the auction regulation.

10.10.7B R The *customer function* does not extend to an individual who is performing the functions in SUP 10.10.7AR(1) to (2) or SUP 10.10.7AR(5) to (6) (7) and who is based overseas and who, in a 12 month period, spends no more than 30 days in the United Kingdom to the extent that he is appropriately supervised by a person approved for this function.

…

12 Appointed representatives

…

Business for which an appointed representative is exempt

12.2.7 G (1) The *Appointed Representatives Regulations* are made by the Treasury under section 39(1) of the Act. These regulations describe, among other things, the business for which an *appointed representative* may be exempt, which is business which comprises any of:

(a) …

(aa) *bidding in emissions auctions* (article 24A of the Regulated Activities Order) where that activity does not consist either of *dealing on own account* or the *execution of orders on behalf of clients*;

…

13 Exercise of passport rights by UK firms

13.1 Application and purpose

Application

…

13.1.3A G Other than the notification requirements in SUP 13.5.1AAR and SUP 13.5.2-AR and the related guidance in SUP 13.5.1BG, SUP 13.5.2AG and SUP
13.5.7G, this chapter does not apply to a UK firm in relation to its exercise of an EEA right under the auction regulation to provide services or establish a branch in another EEA state. This is because a UK firm is not subject to the requirements in Schedule 3 to the Act in respect of its exercise of that EEA right.

... 13.5 Notices of intention

Specified contents: notice of intention to establish a branch

13.5.1 R  A UK firm, other than a UK pure reinsurer, wishing to establish a branch in a particular EEA State for the first time under an EEA right other than under the auction regulation must submit a notice of intention in the form set out in SUP 13 Annex 1R.

... 13.5.1AA R  A UK firm establishing a branch in a particular EEA state for the first time under the auction regulation must submit a notice of intention in the form set out in SUP 13 Annex 7R prior to its establishment of that branch or whenever possible thereafter.

13.5.1B G  SUP 13.5.1R does not apply to UK pure reinsurers or a UK firm exercising an EEA right under the auction regulation as they have automatic passport rights on the basis of their Home State authorisation under the Reinsurance Directive or the auction regulation. However, the information required by SUP 13.5.1AR and SUP 13.5.1AAR assists the FSA’s supervision of a branch in another EEA state.

Specified contents: notice of intention to provide cross border services

13.5.2 R  A UK firm wishing to provide cross border services into a particular EEA State for the first time under an EEA right other than under the auction regulation must submit a notice in the form set out in:

... 13.5.2-A R  (1)  A UK firm wishing to provide a service into a particular EEA State for the first time under the auction regulation must inform the FSA of the information in (2) by email to emissionstrading@fsa.gov.uk prior to its provision of that service or whenever possible thereafter.

(2)  The information required by (1) is:

(a)  name of the firm and the FSA firm reference number;

(b)  EEA state in which the service is or will be provided; and
13.5.2A G SUP 13.5.2R does not apply to UK pure reinsurers or a UK firm exercising an EEA right under the auction regulation as they have automatic passport rights on the basis of their Home State authorisation under the Reinsurance Directive or the auction regulation. However, the information required by SUP 13.5.2-AR assists the FSA’s supervision of a UK firm’s provision of a service in another EEA state under the auction regulation.

…

Unregulated activities

13.5.5 G A notice of intention (other than one to establish a branch or provide services in another EEA state under the auction regulation) may include activities within the scope of the relevant Single Market Directive which are not regulated activities (paragraphs 19(3) and 20(2) of Part III of Schedule 3 to the Act), although in the case of a MiFID investment firm a notice of intention may only include ancillary services which are to be carried on with one or more investment services and activities (paragraphs 19(5B) and 20(2A) of Part III of Schedule 3 to the Act). Regulation 19 of the EEA Passport Rights Regulations states that where a UK firm is able to carry on such an unregulated activity in the EEA State in question without contravening any law of the United Kingdom (or any part of the United Kingdom) the UK firm is treated, for the purposes of the exercise of its EEA right, as being authorised to carry on that activity.

…

After SUP 13 Annex 6R insert the following new form. The text is not underlined.

13 Annex 7R Passorting: Emissions Trading. Notice of intention from a UK firm to exercise the right of establishment in another EEA Member State

(see form on next page)
Filling in the form

1. When completing the notification, use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question. Once completed send to the email address below.

2. All relevant questions must be answered in full and all relevant documents attached.

If you have any questions in connection with Auction regulation, please call the Firm Contact Centre on: 0845 606 9966 (Call rates may vary) Overseas call +44 20 7066 1000 or E-mail: EmissionsTrading@fsa.gov.uk

1. Contact details of the firm in the UK

1.1 Details of the person we can contact about this notification.

<table>
<thead>
<tr>
<th>Contact name</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Position at firm</td>
<td></td>
</tr>
<tr>
<td>Telephone number</td>
<td>+</td>
</tr>
<tr>
<td>Email address</td>
<td>@</td>
</tr>
<tr>
<td>Web address</td>
<td>www</td>
</tr>
</tbody>
</table>
## 2. Details about the establishment (branch and/or agents)

### 2.1 Branch details

Please provide the address of the proposed EEA branch(es)

<table>
<thead>
<tr>
<th>Address</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Telephone number</th>
<th>Email address at branch</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>@</td>
</tr>
</tbody>
</table>

### 2.2 Please provide details of the branch manager(s)

<table>
<thead>
<tr>
<th>Title</th>
<th>Forename</th>
<th>Surname</th>
<th>Direct Email:</th>
<th>Direct dial telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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<td></td>
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</tr>
</tbody>
</table>

### 2.3 Please give the proposed date for the business to start at the branch or the date on which business started at the branch (dd/mm/yyyy).

[ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]
2.4 Do you intend to use an agent located in another EEA state to carry on auction regulation bidding in that EEA state?

☐ Yes  ☐ No

If ‘Yes’ please complete sections 2.5 – 2.7.

2.5 Agent details

<table>
<thead>
<tr>
<th>Name of agent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Contact name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Address</th>
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<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Postcode</th>
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</thead>
<tbody>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Telephone number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td>+44(0)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Email address</th>
</tr>
</thead>
<tbody>
<tr>
<td>@</td>
</tr>
</tbody>
</table>

2.6 If you are using more than one agent, please attach their details to this form using the format above.

2.7 Please give the proposed date the agent is to commence business on the firm’s behalf or the date on which business commenced (dd/mm/yyyy).

[ ] [ ] [ ] [ ] [ ] [ ] [ ]
3. Declaration

It is a criminal offence to knowingly or recklessly give us information that is false or misleading. If necessary, please take appropriate professional advice before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete. Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

- I understand it is a criminal offence to knowingly or recklessly give the FSA information that is false or misleading.
- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.
- I confirm that I am authorised to sign on behalf of the firm.

**Name**

**Position**

**Telephone**

**E-mail**

**Signature**

**Date** dd/mm/yy

**Data protection**

For the purposes of complying with the Data Protection Act 1998, the personal information in this form will be used by the FSA to discharge its statutory functions under the auction regulation and other relevant legislation and may be disclosed to third parties for those purposes.

**Where to send this form**

Please email the completed form, together with any required documentation to the Emissions Trading team at: EmissionsTrading@fsa.gov.uk
Amend the following as shown.

13A Qualifying for authorisation under the Act

13A.1 Application and purpose

Application

13A.1.1 G (1) This chapter applies to an EEA firm that wishes to exercise an entitlement to establish a branch in, or provide cross border services into, the United Kingdom under a Single Market Directive or the auction regulation. (The Act refers to such an entitlement as an EEA right and its exercise is referred to in the Handbook as “passporting”.) (See SUP App 3 (Guidance on passporting issues) for further guidance on passporting.)

…

13A.1.5 G (1) …

(2) The guidance in this chapter represents the FSA’s interpretation of the Single Market Directives, the auction regulation, the Act and the secondary legislation made under the Act. The guidance is not exhaustive and should not be seen as a substitute for a person consulting the legislation or taking legal advice.

13A.2 EEA firms and Treaty firms

13A.2.1 G A person will only be an EEA firm or a Treaty firm if it has its head office in an EEA State other than the United Kingdom. EEA firms and Treaty firms are entitled to exercise both the right of establishment and the freedom to provide services under the Treaty. The difference, however, is that an EEA firm has a right to passport under a Single Market Directive or the auction regulation, whereas a Treaty firm carries on activities for which the right to carry on those activities does not fall within the scope of a Single Market Directive or the auction regulation. An EEA firm may also be a Treaty firm if it carries on such activities. A person may be a Treaty firm, where, for example, it carries on business that includes regulated activities, the right to carry on which does not fall within the scope of the Single Market Directive or the auction regulation under which it is entitled to exercise an EEA right, for example, reinsurance in the case of a direct insurer to which the Insurance Directives apply.

13A.2.2 G An EEA firm may passport those activities which fall within the scope of the relevant Single Market Directive or the auction regulation as long as they are
13A.3 Qualifications for authorisation under the Act

EEA firms

13A.3.1 G Section 31 of the Act (Authorised persons) states that an EEA firm is authorised for the purposes of the Act if it qualifies for authorisation under Schedule 3 to the Act (EEA Passport Rights). Under paragraph 12 of Part II of that Schedule, an EEA firm that is an EEA pure reinsurer, or an EEA firm that has received authorisation under article 18 of the auction regulation, qualifies for authorisation without condition. Other than those two types of EEA firm, an EEA firm that is not an EEA pure reinsurer qualifies for authorisation if:

(1) …

(2) …

13A.3.2 G (1) On qualifying for authorisation, subject to SUP 13A.3.1CG(1), an EEA firm (except for an EEA firm that has received authorisation under article 18 of the auction regulation) will have permission to carry on each permitted activity which is a regulated activity.

(2) …

(3) The permitted activities of an EEA firm (except for an EEA firm that has received authorisation under article 18 of the auction regulation) are those activities identified in the consent notice, regulator’s notice or notice of intention. Permitted Those permitted activities may include activities that are within the scope of a Single Market Directive but which are unregulated activities in the United Kingdom.

(3A) An EEA firm that received authorisation under article 18 of the auction regulation has permission to carry on bidding in emissions auctions.

(4) The permission will be treated as being on terms equivalent to those appearing in the consent notice, regulator’s notice, or notice of intention or (in respect of an EEA firm that has received authorisation under article 18 of the auction regulation) to those appearing in the authorisation granted to the EEA firm under article 18 of the auction regulation. For example, it will reflect any limitations or requirements which are included in the firm's Home State authorisation.
13A.4  EEA firms establishing a branch in the United Kingdom

The conditions for establishing a branch

13A.4.1 G (1) Before an EEA firm (other than an EEA pure reinsurer or an EEA firm that has received authorisation under article 18 of the auction regulation) exercises an EEA right to establish a branch in the United Kingdom other than under the Insurance Mediation Directive, the Act requires it to satisfy the establishment conditions, as set out in paragraph 13(1) of Part II of Schedule 3 to the Act.

(2) …

Auction regulation bidding: notification rule and applicable provisions

13A.4.5 R An incoming EEA firm that is exercising an EEA right under the auction regulation to establish a branch in the United Kingdom must submit the form in SUP 13A Annex 4R prior to its establishment of that branch or whenever possible thereafter.

13A.4.6 G The sole purpose of the notification in SUP 13A.4.5R is to enable the FSA to supervise the UK branch of the incoming EEA firm’s compliance with the applicable provisions on an ongoing basis. The applicable provisions that apply to that branch are set out in SUP 13A Annex 1G (Application of the Handbook to Incoming EEA Firms).

13A.5  EEA firms providing cross border services into the United Kingdom

...

13A.5.2 G An EEA firm (other than an EEA pure reinsurer or an EEA firm that received authorisation under article 18 of the auction regulation) should note that the requirement under the Single Market Directives to give a notice of intention to provide cross border services applies whether or not:

(1) …

(2) …

The conditions for providing cross border services into the United Kingdom

13A.5.3 G (1) Before an EEA firm (other than an EEA pure reinsurer or an EEA firm that has received authorisation under article 18 of the auction regulation) exercises an EEA right to provide cross border services into the United Kingdom, the Act requires it to satisfy the service conditions, as set out in paragraph 14 of Part II of Schedule 3 to the Act.
(4) An EEA firm that has received authorisation under article 18 of the auction regulation is not subject to the service conditions in its exercise of an EEA right under the auction regulation to provide services in the United Kingdom. The notification procedure in SUP 13A.5.4G does not apply to it and it does not need to notify the FSA prior to providing services into the United Kingdom because there are presently no applicable provisions that apply in these circumstances. Instead, its provision of these services is supervised by its Home State regulator.

The notification procedure

13A.5.4 G (1) Unless the EEA firm (other than an EEA pure reinsurer or an EEA firm that received authorisation under article 18 of the auction regulation) is passporting under the Insurance Mediation Directive, if the FSA receives a regulator’s notice or, where no notice is required (in the case of an EEA firm passporting under the Banking Consolidation Directive), is informed of the EEA firm’s intention to provide cross border services into the United Kingdom, the FSA will, under paragraphs 14(2)(b) and 14(3) of Part II of Schedule 3 to the Act, notify the EEA firm of the applicable provisions (if any) within two months of the day on which the FSA received the regulator’s notice or was informed of the EEA firm’s intention.

13A.6 Which rules will an incoming EEA firm be subject to?

13A.6.2 G An incoming EEA firm (other than an EEA pure reinsurer or an EEA firm that has received authorisation under article 18 of the auction regulation and only provides services in the United Kingdom) or incoming Treaty firm carrying on business in the United Kingdom must comply with the applicable provisions (see SUP 13A.4.4G, SUP 13A.4.6G, and SUP 13A.5.4G) and other relevant UK legislation. For example where the business includes:

13A Annex 1G Application of the Handbook to Incoming EEA Firms

1. The table below summarises the application of the Handbook to an incoming EEA firm. Where the table indicates that a particular module of the Handbook may
apply, its application in relation to any particular activity is dependent on the detailed application provisions in that module. The table does not apply to incoming ECA providers. These should refer to COBS 1 Annex 1 Part 3 section 7 for guidance on how COBS applies to them. The table does not apply to EEA pure reinsurers as these firms have automatic passport rights on the basis of their Home State authorisation or to an EEA firm in relation to its exercise of an EEA right under the auction regulation to provide services in the United Kingdom.

<table>
<thead>
<tr>
<th>4. An EEA firm that exercises an EEA right under the auction regulation to establish a branch in the United Kingdom to provide auction regulation bidding is subject to a limited set of requirements in the Handbook that apply to that activity. These are the rules listed in paragraph 2.6A of SYSC 1 Annex 1, GEN 4 and SUP (in particular, the money laundering reporting function in SUP 10 and requirements to notify the FSA). Aside from this note, the table does not apply to those firms.</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. An EEA firm that exercises an EEA right under MiFID to carry on MiFID business bidding is subject to the applicable provisions relating to its carrying on of MiFID business.</td>
</tr>
</tbody>
</table>
13A Annex 2G  Matters reserved to a Home State regulator

...  

The auction regulation

| 11E | Where an incoming EEA firm exercises an EEA right under the auction regulation to provide services or establish a branch in the United Kingdom, it is carrying on auction regulation bidding. Authorisation and supervision of a firm under the auction regulation are almost exclusively matters reserved to the Home State regulator. The only requirements which the FSA has applied as Host State regulator under the auction regulation in respect of auction regulation bidding is on a UK branch in relation to safeguards against money laundering and financial crime as well as a statutory status disclosure obligation and requirements to notify the FSA (see Note 4 of SUP 13A Annex 1G). |
| 11F | An incoming EEA firm that carries on MiFID business bidding is exercising an EEA right under MiFID and is subject to the applicable provisions relating to its carrying on of MiFID business. The respective responsibilities of the Home State regulator and Host State regulator are the same as under MiFID. |

...  

After SUP 13A Annex 3R insert the following new annex. The text is not underlined.

13A Annex 4R  Passporting: Emissions Trading. Notice of intention to exercise the right of establishment in the United Kingdom  

(see form on next page)
Purpose of this form

- You must complete this notification if you are an incoming EEA firm that is seeking to exercise an EEA right under the auction regulation to establish a branch and/or use agents located in the United Kingdom.

- This form enables the FSA to supervise a UK establishment of an incoming EEA firm’s compliance with the applicable provisions that apply to that establishment as set out in the FSA Handbook at SUP 13A Annex 1G (Application of the Handbook to Incoming EEA Firms).

- Please note that we require an incoming EEA firm with an establishment in the UK to have an approved Money Laundering Reporting Officer.

- For general guidance on the exercise of passport rights in the UK by incoming EEA firms, please refer to SUP 13A (Qualifying for authorisation under the Act).

Filling in the form

1. When completing the notification, use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question. Once completed send to the email address below.

2. All relevant questions must be answered in full and all relevant documents attached.

If you have any questions in connection with Auction regulation, please call the Firm Contact Centre on: 0845 606 9966 (Call rates may vary) Overseas call +44 20 7066 1000 or E-mail: EmissionsTrading@fsa.gov.uk

Emissions Trading team
The Financial Services Authority
25 The North Colonnade
Canary Wharf
London, E14 5HS
Telephone: +44 (0)20 7066 1000

E-mail: EmissionsTrading@fsa.gov.uk
1. Contact details of the firm in the home state

1.1 Details of the person we can contact about this notification in the home state.

<table>
<thead>
<tr>
<th>Contact name</th>
<th>Position at firm</th>
<th>Telephone number</th>
<th>Email address</th>
<th>Web address</th>
</tr>
</thead>
</table>

2. Details about the establishment (branch and/or agents)

2.1 Branch details

Please provide the address of the UK branch from which we can obtain information about the business.

<table>
<thead>
<tr>
<th>Address</th>
<th>Postcode</th>
<th>Telephone number</th>
<th>Email address at branch</th>
</tr>
</thead>
</table>

2.2 Please provide details of the branch manager(s) and (if different) the Money Laundering Reporting Officer

<table>
<thead>
<tr>
<th>Title</th>
<th>Forename</th>
<th>Surname</th>
<th>Direct E-mail:</th>
<th>Direct dial telephone</th>
</tr>
</thead>
</table>

The Money Laundering Reporting Officer (CF11) is required to be registered as an approved person with the FSA and an incoming EEA firm should submit the appropriate form in application for this if it has not done so at the time of submitting this form.

2.3 Please give the proposed date for the business to start at the branch or the date on which business started at the branch (dd/mm/yyyy)
2.4 Do you intend to use an agent located in the UK to carry on auction regulation bidding in the UK?

☐ Yes ☐ No

If ‘Yes’ please complete sections 2.5 – 2.7

2.5 Agent details

<table>
<thead>
<tr>
<th>Name of agent</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact name</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>Postcode</td>
<td></td>
</tr>
<tr>
<td>Telephone number</td>
<td>+44(0)</td>
</tr>
<tr>
<td>Email address</td>
<td>@</td>
</tr>
</tbody>
</table>

2.6 If you are using more than one agent, please attach their details to this form using the format above.

2.7 Please give the proposed date the agent is to commence business on the firm’s behalf or the date on which business commenced (dd/mm/yyyy).

3. Details about your authorisation

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permission to Conduct the Activity</td>
<td></td>
</tr>
<tr>
<td>Please provide evidence of your authorisation under the auction regulation, including the date on which authorisation was granted by your Home State Regulator</td>
<td></td>
</tr>
<tr>
<td>NOTE: a copy of the authorisation letter from your Home State Regulator should normally be sufficient evidence of this.</td>
<td></td>
</tr>
</tbody>
</table>

4. Declaration
It is a criminal offence to knowingly or recklessly give us information that is false or misleading. If necessary, please take appropriate professional advice before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete. Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

- I understand it is a criminal offence to knowingly or recklessly give the FSA information that is false or misleading.

- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.

- I confirm that I am authorised to sign on behalf of the firm.

**Note to declaration**
If you are submitting this notification electronically you do not need to provide a signature here. However, you still need to have the authority to make this notification on behalf of the firm.

---

**Data protection**
For the purposes of complying with the Data Protection Act 1998, the personal information in this form will be used by the FSA to discharge its statutory functions under the auction regulation and other relevant legislation, and may be disclosed to third parties for those purposes.

---

**Where to send this form**
Please email the completed form, together with any required documentation to the Emissions Trading team at:
EmissionsTrading@fsa.gov.uk
Amend the following as shown.

14  Incoming EEA firms changing details, and cancelling qualification for authorisation

14.1  Application and purpose

Application

14.1.1 G  This chapter applies to an incoming EEA firm other than an EEA pure reinsurer which has established a branch in, or is providing cross border services into, the United Kingdom under one of the Single Market Directives or the auction regulation and, therefore, qualifies for authorisation under Schedule 3 to the Act.

14.1.1A G  The guidance in SUP 14.2 and SUP 14.3 covers the EEA Passport Rights Regulations. It is not, however, relevant to an EEA firm exercising an EEA right under the auction regulation, except for SUP 14.2.14R which applies a separate notification requirement. Additionally, where an EEA firm is carrying on MiFID business bidding, that firm is exercising an EEA right under MiFID and so this chapter applies to that activity because it is MiFID business.

...  

14.2  Changes to branch details

...  

Firms passporting under the auction regulation

14.2.14 R  An EEA firm that is exercising an EEA right to provide auction regulation bidding from a branch in the United Kingdom must notify the FSA of any change to the information submitted under SUP 13A.4.5R by email to emissionstrading@fsa.gov.uk prior to the change or whenever possible thereafter.

...  

14.5  Variation of a top-up permission to carry on regulated activities outside the scope of the Single Market Directives or the auction regulation

...  

14.6  Cancelling qualification for authorisation

...  

Auction regulation bidding: notification rule
14.6.3A R  An EEA firm that has exercised an EEA right under the auction regulation to establish a branch in the United Kingdom must notify the FSA by email to emissionstrading@fsa.gov.uk when it ceases to carry on regulated activities through a branch passport in the United Kingdom or whenever possible thereafter.

14.6.3B G  The sole purpose of the notification in SUP 14.6.3AR is to inform the FSA that it may discontinue its supervision of the UK branch of the incoming EEA firm’s compliance with the applicable provisions. The applicable provisions that apply to that branch are set out in SUP 13A Annex 1G (Application of the Handbook to Incoming EEA Firms).

Financial institutions giving up right to authorisation

14.6.4 G …

…

14.7 Cancellation of a top-up permission to carry on regulated activities outside the scope of the Single Market Directives or the auction regulation

…

15.3 General notification requirements

…

15.3.7A G  Although PRIN does not apply to a firm in relation to its carrying on of auction regulation bidding, the FSA expects to be given notice of events that are material to the FSA’s supervision of that business and so firms carrying on that business should have regard to the guidance in SUP 15.3.8G to SUP 15.3.10G.

…

15.3.11 R (1) A firm must notify the FSA of:

…

(e) a breach of any requirement in regulation 4C(3) (or any successor provision) of the Financial Services and Markets Act 2000 (Markets in Financial Instruments) Regulations 2007; or

(ea) a breach of a directly applicable provision in the auction regulation; or

…

…
16 Reporting requirements

16.12 Integrated regulatory reporting

16.12.1 G The effect of SUP 16.1.1 R is that this section applies to every firm carrying on business set out in column (1) of SUP 16.12.4 R except:

(1) an incoming EEA firm with permission for cross border services only;

(1A) an incoming EEA firm in relation to its carrying on of bidding in emissions auctions;

16.12.4 R Table of applicable rules containing data items, frequency and submission periods

<table>
<thead>
<tr>
<th>RAG number</th>
<th>Regulated Activities</th>
<th>Provisions containing:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>applicable data items</td>
</tr>
<tr>
<td></td>
<td></td>
<td>reporting frequency / period</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Due date</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>RAG 11</td>
<td>bidding in emissions auctions</td>
<td>SUP 16.12.29AR</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SUP 16.12.29AR</td>
</tr>
</tbody>
</table>

Regulated Activity Group 11

16.12.29A R A firm must submit the form contained in SUP 16 Annex 32R (Bidding in emissions auctions return) annually within 30 business days from its accounting reference date unless the firm did not carry on any auction regulation bidding during the year to which that form relates.

After SUP 16 Annex 31BG insert the following new appendix. The text is not underlined.

16 Annex 32R Bidding in emissions auctions return
### FSA060

**Bidding in emissions auctions return**

<table>
<thead>
<tr>
<th></th>
<th>Question</th>
<th>Yes-No</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Are you meeting your minimum capital requirement?</td>
<td>yes-no</td>
</tr>
<tr>
<td>2</td>
<td>In carrying on bidding in emissions auctions, have you complied throughout the reporting period, and are you currently compliant, with directly applicable requirements under the auction regulation and related rules in the Handbook?</td>
<td>yes-no</td>
</tr>
</tbody>
</table>
Amend the following as shown.

Appendix 3  Guidance on passporting issues

3.1  Application

3.1.1  G  This appendix applies to all firms when passporting carrying on a passported activity, except for a firm which is only carrying on a passported activity under the auction regulation.

...
Annex L

Amendments to the Dispute Resolution: Complaints sourcebook (DISP)

In this Annex, underlining indicates new text and striking through indicates deleted text.

1.1 Purpose and application

... Application to firms

1.1.3 R (1) Subject to DISP 1.1.5R, this chapter applies to a firm in respect of complaints from eligible complainants concerning activities carried on from an establishment maintained by it or its appointed representative in the United Kingdom.

... 

1.1.5 R This chapter does not apply to:

... 

(3) an authorised professional firm in respect of expressions of dissatisfaction about its non-mainstream regulated activities; and

(4) complaints in respect of auction regulation bidding.

... 

1 Annex 2G Application of DISP 1 to type of respondent / complaint

<table>
<thead>
<tr>
<th>Type of respondent / complaint</th>
<th>DISP 1.2 Consumer awareness rules</th>
<th>DISP 1.3 Complaints handling rules</th>
<th>DISP 1.4 - 1.8 Complaints resolution rules etc.</th>
<th>DISP 1.9 Complaints record rule</th>
<th>DISP 1.10 Complaints reporting rules</th>
<th>DISP 1.10A Complaints data publication rules</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>VJ participant</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>complaints relating to auction regulation</td>
<td>Does not apply</td>
<td>Does not apply</td>
<td>Does not apply</td>
<td>Does not apply</td>
<td>Does not apply</td>
<td>Does not apply</td>
</tr>
</tbody>
</table>
bidding

... 

2.3 To which activities does the Compulsory Jurisdiction apply?

Activities by firms

2.3.1 R The Ombudsman can consider a complaint under the Compulsory Jurisdiction if it relates to an act or omission by a firm in carrying on one or more of the following activities:

(1) regulated activities (other than auction regulation bidding);

...

Schedule 6 Rules that can be waived

Sch 6.1 G As a result of regulation 10 of the Regulatory Reform (Financial Services and Markets Act 2000) Order 2007 (SI 2007/1973) the FSA has power to waive all its rules, other than rules made under section 247 (Trust scheme rules) or section 248 (Scheme particulars rules) of the Act. However, if the rules incorporate requirements laid down in European directives or European Regulations, it will not be possible for the FSA to grant a waiver that would be incompatible with the United Kingdom's responsibilities under those directives or Regulations.
Annex M

Amendments to the Recognised Investment Exchanges and Recognised Clearing Houses sourcebook (REC)

In this Annex, underlining indicates new text and striking through indicates deleted text.

2A.3 Guidance on RAP recognition requirements

...

2A.3.2 G ... Table: Guidance on RAP recognition requirements

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
<th>Column C</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>REC 2 guidance which applies to an RAP</strong></td>
<td><strong>Modification to REC 2 guidance for an RAP</strong></td>
<td><strong>Relevant RAP recognition requirement</strong></td>
</tr>
<tr>
<td>...</td>
<td><strong>REC 2.12.11G to REC 2.12.12G (Availability of relevant information)</strong></td>
<td><strong>Reg 17(2)(c)</strong></td>
</tr>
<tr>
<td><strong>REC 2.12.11G to REC 2.12.12G</strong></td>
<td>In determining whether appropriate arrangements have been made to make relevant information available to persons engaged in dealing in emissions auction products, the FSA may have regard to:</td>
<td></td>
</tr>
<tr>
<td><strong>REC 2.12.11G</strong></td>
<td>(1) the extent to which auction bidders are able to obtain information in a timely fashion about the terms of those emissions auction products and the terms on which they will be auctioned, either through accepted channels for dissemination of information or through other regularly and widely accessible communication media;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2) what restrictions, if any, there are on the dissemination of relevant information to auction bidders; and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(3) whether relevant information is, or can be, kept to restricted groups of persons in such a way as to facilitate or encourage</td>
<td></td>
</tr>
</tbody>
</table>
market abuse.

**REC 2.12.12G**

An RAP does not need to maintain its own arrangements for providing information on the terms of emissions auction products to auction bidders where it has made adequate arrangements for other persons to do so on its behalf or there are other effective and reliable arrangements for this purpose.

---

3 Notification rules for UK recognised bodies

... 

3.18 Membership

... 

3.18.3 R Where a UK recognised body admits for the first time a member whose head or registered office is in a jurisdiction from which that UK recognised body has not previously admitted members, it must immediately give the FSA notice of that event, and:

... 

(2) the name of any regulatory authority in that jurisdiction which regulates that member in respect of activities relating to specified investments or (for an RAP) relating to emissions auction products; and

... 

5 Applications for Recognition (UK recognised bodies)

... 

5.2 Application process

... 

5.2.14 G Information and supporting documentation (see REC 5.2.4G).

...
(3) Details of the facilities which the applicant plans to operate, including details of the trading platform or (for an RAP) auction platform, settlement arrangements, clearing services and custody services which it plans to supply. An applicant for RAP status must provide details on the relationship between the auction platform and any secondary market in emissions auction products which it operates or plans to operate.
Annex N

Amendments to the Listing Rules sourcebook (LR)

In this Annex, underlining indicates new text and striking through indicates deleted text.

Appendix 1.1 Relevant definitions

...
Annex O

Amendments to the Perimeter Guidance manual (PERG)

In this Annex, underlining indicates new text and striking through indicates deleted text.

2.4 Link between activities and the United Kingdom

...

2.4.3 G Section 418 of the Act (Carrying on regulated activities in the United Kingdom) takes this one step further. It extends the meaning that ‘in the United Kingdom’ would ordinarily have by setting out five additional cases. The Act states that, in these five cases, a person who is carrying on a regulated activity but who would not otherwise be regarded as carrying on the activity in the United Kingdom is, for the purposes of the Act, to be regarded as carrying on the activity in the United Kingdom.

(1) The first case is where a UK-based person carries on a regulated activity in another EEA State in exercise of rights under a Single Market Directive or the auction regulation.

...

...

2.6 Specified investments: a broad outline

...

Greenhouse gas emissions allowances

2.6.19D G This specified investment comprises emissions allowances that are auctioned as financial instruments or two-day emissions spots (together, emissions auction products).

2.6.19E G It relates only to the regulated activity of bidding in emissions auctions (whereby a bid is received, transmitted and submitted on an auction platform) and captures the two forms of allowance products that may be auctioned under article 4(2) of the auction regulation: a ‘two-day spot’ or a ‘five-day future’.

2.6.19F G For the purposes of the RAO, this specified investment is not a security, contractually-based investment or a relevant investment.

2.6.19G G This specified investment incorporates definitions from other EU directives or regulations which can be summarised as follows:
“Emissions allowance” means an ‘allowance’ as defined in article 3(a) of Directive 2003/87/EC which established the scheme for greenhouse gas emissions allowance trading within the EU. That article provides that an ‘allowance’ is an allowance to emit one tonne of carbon dioxide equivalent during a specified period, only valid for the purpose of meeting the requirements of Directive 2003/87/EC and only transferable in accordance with the provisions of that directive (emissions allowance).

(2) A ‘two-day spot’ is defined by reference to article 3(3) of the auction regulation. That article provides that a ‘two-day spot’ is an allowance auctioned for delivery at an agreed date no later than the second trading day from the day of the auction (two-day emissions spot).

(3) A financial instrument is defined as any instrument listed in Section C of Annex I to MiFID. Recital 14 of the auction regulation explains that a ‘two-day spot’ is not a financial instrument whereas a ‘five-day future’ is (see PERG 13.4, Q34). A ‘five-day future’ is defined in article 3(4) of the auction regulation as an allowance auctioned as a financial instrument for delivery at an agreed date no later than the fifth trading day from the day of the auction.

2.7 Activities: a broad outline

Bidding in emissions auctions

2.7.6B G The RAO and the auction regulation together generate three broad categories of person in relation to bidding for emissions allowances on an auction platform:

(1) The first category consists of an investment firm to which MiFID applies and a BCD credit institution where either firm is bidding on behalf of its clients for emissions auction products or bidding on its own account for emissions auction products that are financial instruments. This category also consists of a person that is exempt from MiFID under article 2(1)(i) where it is bidding on behalf of a client of its main business or bidding on its own account (further information on the article 2(1)(i) exemption from MiFID is in PERG 13.5, Q44). A person in this category is entitled to bid on an auction platform but requires permission from the FSA for bidding in emissions auctions to do so.
(2) The second category consists of an investment firm to which MiFID applies and a BCD credit institution where either is bidding on its own account for two day emissions spots. This category also consists of operators or aircraft operators bidding on their own account as well as group entities or business groupings of those operators or public bodies or state-owned entities of Member States that control any of those operators (as set out in article 18 of the auction regulation). A person or entity in this category is entitled to bid on an auction platform but does not require permission from the FSA to do so as a result of an exclusion from the regulated activity of bidding in emissions auctions in article 24B of the RAO.

(3) The third category consists of all other persons. The auction regulation prevents an auction platform from granting these persons admission to bid. A person in this category is not entitled to bid on an auction platform and the FSA is not able to grant such a person permission to do so.

2.7.6C A person may fall into both the first and the second category. For example, a person might be both exempt from MiFID under article 2(1)(i) (within the first category) and be a group entity of an operator (within the second category). In this case, that person does not require permission for activities that cause that person to fall into the second category because those activities are excluded from the activity of bidding in emissions auctions.

2.7.6D Article 24A(2) of the RAO provides that bidding in emissions auctions does not form part of any other regulated activity and so, although in the FSA’s view this activity broadly equates to the regulated activities of dealing in investments as principal, dealing in investments as agent, arranging (bringing about) deals in investments or making arrangements with a view to transactions in investments, a person seeking to carry on this activity will only require permission for bidding in emissions auctions to do so.

2.8 Regulated activities: exclusions applicable in certain circumstances

Dealing in investments as principal

2.8.4 The regulated activity of dealing in investments as principal applies to specified transactions relating to any security or to any contractually based investment (apart from rights under funeral plan contracts or rights to or interests in such contracts). The activity is cut back by exclusions as follows.
(7) An activity that might otherwise be both dealing in investments as principal and bidding in emissions auctions is specifically excluded from dealing in investments as principal as a result of article 24A(2) of the RAO which provides that the activity of bidding in emissions auctions does not form part of any other regulated activity (see PERG 2.7.6DG).

... Dealing in investments as agent

2.8.5 G The regulated activity of dealing in investments as agent applies to specified transactions relating to any security or to any relevant investment (apart from rights under funeral plan contracts or rights to or interests in such rights). In addition, the activity is cut back by exclusions as follows.

... (4) An activity that might otherwise be both dealing in investments as agent and bidding in emissions auctions is specifically excluded from dealing in investments as agent as a result of article 24A(2) of the RAO which provides that the activity of bidding in emissions auctions does not form part of any other regulated activity (see PERG 2.7.6EG).

... Arranging deals in investments and arranging a home finance transaction

2.8.6A G The exclusions in the Regulated Activities Order that relate to the various arranging activities are as follows.

(-1) Under Article 24A(2), an activity that would otherwise be both arranging and bidding in emissions auctions is specifically excluded from arranging because the activity of bidding in emissions auctions does not form part of any other regulated activity (see PERG 2.7.6EG).

(1) ... 

2.9 Exclusions applicable to particular regulated activities
2.9.1 G The various exclusions outlined below deal with a range of different circumstances.

(1) Each set of circumstances described in PERG 2.9.3G to PERG 2.9.17G has some application to several regulated activities relating to securities, relevant investments or home finance transactions. They have no effect in relation to the separate regulated activities of accepting deposits, issuing electronic money, effecting or carrying out contracts of insurance, bidding in emissions auctions, advising on syndicate participation at Lloyd’s, managing the underwriting capacity of a Lloyd’s syndicate as a managing agent at Lloyd’s or entering as provider into a funeral plan contract. Within each set of circumstances, the Regulated Activities Order, in Chapter XVII of Part II of the Order, makes separate provision for each regulated activity affected. This is necessary because each exclusion has to be tailored to reflect the different nature of the regulated activity involved and the different language required (for example, some activities involve entering directly into transactions while others relate to the provision of services).

2.10 Persons carrying on regulated activities who do not need authorisation

Members of the professions

2.10.14 G The regulated activities that may be carried on in this way are restricted by an Order made by the Treasury under section 327(6) of the Act (Exemption from the general prohibition) (the Non-Exempt Activities Order). Accordingly, under that section, a person may not by way of business carry on any of the following activities without authorisation:

(3) …

(3A) bidding in emissions auctions;

…

2 Annex 2G Regulated activities and the permission regime
Table 1: Regulated Activities [See note 1 to Table 1]

<table>
<thead>
<tr>
<th>Regulated activity</th>
<th>Specified investment in relation to which the regulated activity (in the corresponding section of column one) may be carried on</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bidding in emissions auctions</td>
<td></td>
</tr>
<tr>
<td>(ac) bidding in emissions auctions</td>
<td>emissions auction products</td>
</tr>
<tr>
<td>Designated investment business [see notes 1A, 1B and 1C to Table 1]</td>
<td></td>
</tr>
</tbody>
</table>

Note 1C:

Although MiFID business bidding (part of bidding in emissions auctions) is designated investment business, it is not separately listed in this table under designated investment business because bidding in emissions auctions is already referred to above.


13.3 Investment services and activities

Q12A. We carry out the activity of bidding in emissions auctions. Is this a MiFID service or activity?

Article 6(5) of the auction regulation deems as an investment service or activity the reception, transmission and submission of a bid for a financial instrument (the ‘five-day future’ auction product – see PERG 2.6.19GG(3)) on an auction platform by an investment firm to which MiFID applies or a BCD credit institution. It does not specify which investment service or activity. In the FSA’s view, it is likely to be the reception and transmission of orders in relation to one or more financial instruments, execution of orders on behalf of clients or dealing on own account.

As a result of some of bidding in emissions auctions being MiFID business, the regulated activity of bidding in emissions auctions is divided for the purposes of
the Handbook, and the different requirements that apply, into two parts: MiFID business bidding and auction regulation bidding.

Q13. When might we be receiving and transmitting orders in relation to one or more financial instruments? (A1 and recital 20)

If you are party to a transaction as agent for your client or commit your client to it, you may be doing more than receiving and transmitting orders and will need to consider whether you are providing the investment service of executing orders on behalf of clients.

Where you are receiving, transmitting and submitting bids on an auction platform in relation to financial instruments on behalf of your clients, you may be receiving and transmitting orders in relation to one or more financial instruments.

Q15. When might we be executing orders on behalf of clients? (A2, article 4.1(5) and recital 21)

When you are acting to conclude agreements to buy or sell one or more MiFID financial instruments on behalf of clients. You will be providing this investment service if you participate in the execution of an order on behalf of a client, as opposed simply to arranging the relevant deal. In our view, you can execute orders on behalf of clients either when dealing in investments as agent (by entering into an agreement in the name of your client or in your own name, but on behalf of your client) or, in some cases, by dealing in investments as principal (for example by back-to-back or riskless principal trading).

Where you bid on behalf of your client on an auction platform for a financial instrument, you may be executing orders on behalf of clients.

Q16. What is dealing on own account? (A3 and article 4.1(6))

Where you bid for your own account on an auction platform for a financial instrument, you may be dealing on own account.

13.4 Financial instruments
Q34. Are there any other derivatives subject to MiFID regulation?

There is a miscellaneous category of derivatives in C10, which is supplemented by articles 38 and 39 of the MiFID Regulation. These relate to:

…

- emission allowances;

…

C10 derivative must also meet at least one of the following criteria:

…

In relation to emissions auction products, recital 14 together with the definitions of ‘two-day spot’ and ‘five-day future’ in article 3(3) and 3(4) of the auction regulation, indicate that a ‘five-day future’ (one of two forms of auction product permitted under the auction regulation) falls within this category of derivative.

…

13 Annex 2

Table 1 - MiFID Investment services and activities and the Part IV permission regime

<table>
<thead>
<tr>
<th>MiFID Investment Services and Activities</th>
<th>Part IV permission</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1- Reception and transmission of orders in relation to one or more financial instruments</td>
<td>Arranging (bringing about) deals in investments (article 25(1) RAO)</td>
<td>This was an ISD service. Generally speaking, only firms with permission to carry on the activity of arranging (bringing about) deals in investments in relation to securities and contractually based investments which are financial instruments can provide the service of reception and transmission. This is because a service must bring about the transaction if it is to amount to reception and transmission of orders. The activity of arranging (bringing about) deals in investments is wider than A1, so a firm carrying on this regulated activity will not always be receiving and transmitting orders. See Q12A, Q13 and Q14 for further guidance.</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Bidding in emissions auctions (article 24A RAO)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
A2- Execution of orders on behalf of clients

| Dealing in investments as agent (article 21 RAO) |
| Dealing in investments as principal (article 14 RAO) |
| Bidding in emissions auctions (article 24A RAO) |

This was an ISD service.

Usually, where a firm executes orders on behalf of clients it will need permission to carry on the activity of dealing in investments as agent. Where a firm executes client orders on a true back-to-back basis or by dealing on own account, it also needs permission to carry on the activity of dealing in investments as principal.

See Q12A and Q15 for further guidance.

A3- Dealing on own account

| Dealing in investments as principal (article 14 RAO) |

Dealing on own account falls within the ISD, but only where a service is provided. Under MiFID, dealing on own account is caught even if no service is provided. Where a firm is dealing on own account, it needs permission to carry on the activity of dealing in investments as principal.

See Q12A and Q16 for further guidance.

Note: The activity of bidding in emissions auctions can form part of A1, A2 or A3. In terms of the permission regime, bidding in emissions auctions does not form part of any other regulated activity (see PERG 2.7.7CG) and so a firm must have a separate permission to undertake that activity.

Table 2: MiFID financial instruments and the Part IV permission regime

<table>
<thead>
<tr>
<th>MiFID financial instrument</th>
<th>Part IV permission category</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>
C10- Options, futures, swaps, forward rate agreements and any other derivative contracts relating to climatic variables, freight rates, emission allowances or inflation rates or other official economic statistics that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event), as well as any other derivative contracts relating to assets, rights, obligations, indices and measures not otherwise mentioned in this Section, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are traded on a regulated market or an MTF, are cleared and settled through recognised clearing houses or are subject to regular margin calls.

...
Annex P

Amendments to the Enforcement Guide (EG)

In this Annex, underlining indicates new text and striking through indicates deleted text.

Prohibition orders and withdrawal of approval – approved persons

...  

9.9 When it decides whether to make a prohibition order against an approved person and/or withdraw its approval, the FSA will consider all the relevant circumstances of the case. These may include, but are not limited to those set out below.

...  

(3) Whether, and to what extent, the approved person has:

(a) ...

(b) been knowingly concerned in a contravention by the relevant firm of a requirement imposed on the firm by or under the Act (including the Principles and other rules) or failed to comply with any directly applicable Community regulation made under MiFID or any directly applicable provision of the auction regulation.

...  

10 Injunctions

...  

[Footnote] 9: Under sections 380(6)(a) and (7)(a), a 'relevant requirement' means a requirement: which is imposed by or under the Act or by any directly applicable Community regulation or decision made under MiFID or the UCITS directive or by the auction regulation; or which is imposed by or under any other Act and whose contravention constitutes an offence which the FSA has power to prosecute under the Act (or in the case of Scotland, which is imposed by or under any other Act) and whose contravention constitutes an offence under Part V of the Criminal Justice Act 1993 or under the Money Laundering Regulations.

...  

The FSA’s choice of powers

...  

11.5 However, there may be circumstances in which the FSA will choose to use the powers under section 382 or section 383 of the Act to apply to the court for an order for restitution against a firm. Those circumstances may include, for example, where:
the FSA wishes to combine an application for an order for restitution with other court action against the firm, for example, where it wishes to apply to the court for an injunction to prevent the firm breaching a relevant requirement of the Act or any directly applicable Community regulation or decision made under MiFID or the UCITS Directive or the auction regulation; the FSA's powers to apply for injunctions restraining firms from breaching one of those relevant requirements of the Act or any directly applicable Community regulation under MiFID are discussed in chapter 10 of this guide;

Other relevant powers

11.8 The FSA may apply to the court for an injunction if it appears that a person, whether authorised or not, is reasonably likely to breach a requirement of the Act or any directly applicable Community regulation or decision under MiFID or the UCITS Directive or the auction regulation, or engage in market abuse. It can also apply for an injunction if a person has breached a requirement of the Act or any directly applicable Community regulation under MiFID one of those requirements or has engaged in market abuse and is likely to continue doing so.

11.9 The FSA may consider taking action for a financial penalty or public censure, as well as seeking restitution, if a person has breached a relevant requirement of the Act or any directly applicable Community regulation or decision under MiFID or the UCITS Directive or the auction regulation, or has engaged in, or required or encouraged others to engage in, market abuse.