Powers exercised

A. The Financial Conduct 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 61 (Determination of applications);
(4) section 64A (Rules of conduct);
(5) section 69 (Statement of policy);
(6) section 137A (The FCA’s general rules);
(7) section 137T (General supplementary powers);
(8) section 139A (Power of the FCA to give guidance); and
(9) articles 2, 5, 6, 7, 8, 13, 17, 19 and 20 of the Financial Services (Banking Reform) Act 2013 (Transitional and Savings Provisions) Order 2015 (SI 2015/492).

B. The rule-making powers listed above are specified for the purpose of section 138G(2) (Rule-making instruments) of the Act.

Commencement

C. This instrument comes into force as follows:

<table>
<thead>
<tr>
<th>Annex</th>
<th>Date comes into force</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part 1 of Annex J</td>
<td>19 August 2015</td>
</tr>
<tr>
<td>Part 1 of Annex F</td>
<td>1 January 2016</td>
</tr>
<tr>
<td>Part 2 of Annex H</td>
<td>21 March 2016</td>
</tr>
<tr>
<td>Part 2 of Annex G</td>
<td>7 March 2017</td>
</tr>
<tr>
<td>The remainder of this instrument</td>
<td>7 March 2016</td>
</tr>
</tbody>
</table>

Amendments to the FCA Handbook

D. The modules of the FCA’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) below:

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glossary of definitions</td>
<td>Annex A</td>
</tr>
<tr>
<td>Senior Management Arrangements, Systems and Controls sourcebook (SYSC)</td>
<td>Annex B</td>
</tr>
<tr>
<td>Threshold Conditions (COND)</td>
<td>Annex C</td>
</tr>
<tr>
<td>Statements of Principle and Code of Practice for Approved Persons</td>
<td>Annex D</td>
</tr>
</tbody>
</table>
Amendments to the material outside the Handbook

E. The General guidance on Benchmark Submission and Administration (BENCH) is amended in accordance with Annex N to this instrument.

F. The Financial Crime: a guide for firms (FC) is amended in accordance with Annex O to this instrument.

G. The Perimeter Guidance Manual (PERG) is amended in accordance with Annex P to this instrument.

Citation

H. This instrument may be cited as the Individual Accountability (Solvency II and Consequentials) Instrument 2015.

By order of the Board of the Financial Conduct Authority
10 August 2015
Annex A

Amendments to the Glossary of definitions

Part 1: comes into force on 1 January 2016

Amend the following definitions as shown.

material outsourcing  (1) (except in relation to a Solvency II firm) outsourcing services of such importance that weakness, or failure, of the services would cast serious doubt upon the firm's continuing satisfaction of the threshold conditions or compliance with the Principles.

(2) (in relation to a Solvency II firm) outsourcing services of such importance that weakness, or failure, of the services would cast serious doubt upon the firm's continuing satisfaction of the threshold conditions or compliance with the Principles. This includes critical or important operational functions or activities to which article 49 of the Solvency II Directive applies.

significant-influence function … a function that is likely to enable the person responsible for its performance to exercise a significant influence on the conduct of the authorised person's affairs, so far as relating to the activity. For the purposes of SYSC 2, COCON and DEPP, this also includes a PRA controlled function, as specified in the PRA Rulebook: Solvency II Firms: Insurance - Senior Insurance Management Functions.

Solvency II firm a firm which is any of:

…

(b) a third-country insurance or reinsurance undertaking, namely an undertaking that would require authorisation as an insurance or reinsurance undertaking in accordance with article 14 of the Solvency II Directive if its head office was situated in the EEA;

Part 2: comes into force on 7 March 2016

Insert the following new definitions in the appropriate alphabetical position.

accountable higher management function (in APER) any accountable function that is:

(1) an FCA controlled function that is a significant influence
(2) a PRA controlled function.

**actuarial conduct function (third country)**

the part of the function of acting in the capacity of an actuary (as appointed by a firm under rule 7.1(2) of the PRA Rulebook: Solvency II Firms: Third Country Branches) that relates to compliance with FCA requirements and standards under the regulatory system, described more fully in SUP 10A.7.14R.

**chair of the with-profits committee function**

(for certain Solvency II firms) FCA controlled function CF 2b in Part 2 of the table of FCA controlled functions, described more fully in SUP 10A.6.15BR.

Amend the following definitions as shown.

**accountable significant-influence function**

(in the FCA Handbook) any accountable function that is a significant-influence function. [deleted]

**chair of the nomination committee function**

(1) (for a relevant authorised person) FCA controlled function SMF13 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons), described more fully in SUP 10C.5.2R;

(2) (for certain Solvency II firms) the FCA controlled function CF2a in Part 2 of the table of FCA controlled functions, described more fully in SUP 10A.6.15AR.

**Code of Practice for Approved Persons**

(1) (in the FCA Handbook) the provisions guidance in APER 3 and APER 4 indicated by an “E” in the margin or heading, the purpose of which is to help determine whether or not an approved person’s conduct complies with the Statements of Principle and which are issued by the FCA under section 64(2) of the Act (Conduct: statements and codes).

**compliance oversight function**

(in the FCA Handbook):

(1) (for relevant authorised persons) FCA controlled function SMF16 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons) described more fully in SUP 10C.6.1R; and

...
(a) either the FCA in:

(i) (for relevant authorised persons) the tables in SUP 10C.4.3R (Table of FCA-controlled FCA-designated senior management functions for relevant authorised persons); or

...

(b) the PRA in:

...

(ii) (for other firms) the table of PRA controlled functions; or (for Solvency II firms) the PRA Rulebook: Solvency II Firms: Insurance - Senior Insurance Management Functions;

(iii) (for other firms) the table of PRA controlled functions; or

...

customer-dealing function in accordance with section 59(7A) of the Act (Approval for particular arrangements) in relation to the carrying on of a regulated activity by an authorised person ("A") a function that will involve the person performing it in dealing with:

...

director (1) …

(d) (in SYSC and SUP 40 10A (FCA Approved persons)) a sole trader;

...

director function (1) (in the FCA Handbook) FCA controlled function CF1 in Part 1 and, for a Solvency II firm only, Part 2 of the table of FCA controlled functions, described more fully in SUP 10A.6.7R and SUP 10A.6.8R.

FCA controlled function a controlled function which is specified by the FCA under section 59 of the Act (Approval for particular arrangements) in:

(a) (for relevant authorised persons) the tables in SUP 10C.4.3R (Table of FCA-controlled FCA-designated senior management functions for relevant authorised persons); or

(b) …
any of the following FCA controlled functions:

(a) (for relevant authorised persons) FCA controlled functions SMF3 and SMF13 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons);

(b) (for other firms) FCA controlled functions 1 to 6 in Part 1 of the table of FCA controlled functions. (for a Solvency II firm) FCA controlled functions CF1, CF2a, CF2b and CF5 in Part 2 of the table of FCA controlled functions; and

(c) (for other firms and appointed representatives) FCA controlled functions 1 to 6 in Part 1 of the table of FCA controlled functions.

any of the following FCA controlled functions:

(a) (for relevant authorised persons) FCA controlled functions SMF16 and SMF17 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons); and

(b) …

in the FCA Handbook:

(1) (for relevant authorised persons) FCA controlled function SMF17 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons), described more fully in SUP 10C.6.2R; and

(2) …

FCA controlled function SMF18 in Part 1 of the table in SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons), described more fully in SUP 10C.7.1R.

a controlled function which is specified by the PRA under section 59 of the Act (Approval for particular arrangements) in:

…

(2) (for other firms) the table of PRA controlled functions. (for Solvency II firms) the PRA Rulebook: Solvency II Firms: Insurance - Senior Insurance Management Functions;

(3) (for other firms) the table of PRA controlled functions.
senior conduct rules
staff member

(in COCON) a person who is:

(a) an SMF manager; or

(b) an employee of a relevant authorised person who performs the function of an SMF manager as specified in COCON 1.1.2R(1)(b); or

(c) an approved person performing a significant influence function (including a PRA controlled function) in a Solvency II firm.

significant-influence function

(in accordance with section 59(7B) of the Act and in relation to the carrying on of a regulated activity by an authorised person) a function that is likely to enable the person responsible for its performance to exercise a significant influence on the conduct of the authorised person’s affairs, so far as relating to the activity.

Statement of Principle

(1) (in the FCA Handbook) one of the Statements of Principle issued rules made by the FCA under section 64(1) 64A(1)(a) of the Act (Conduct: Statements and codes) (Rules of conduct) with respect to the conduct of approved persons of certain firms and set out in APER 2.1A.

The provisions of APER 1.1A marked with a ”P” in the margin also form part of the Statements of Principle.

systems and controls function

(1) (in the FCA Handbook) FCA controlled function CF28 in Part 1 and, for a Solvency II firm which is a third-country insurance or reinsurance undertaking or an insurance special purpose vehicle, Part 2 of the table of FCA controlled functions, described more fully in SUP 10A.8.1R and SUP 10A.8.1AR.
Annex B

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

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

Part 1: Comes into force on 1 January 2016

1.1A Application

…

1.1A.2G The provisions in SYSC should be read in conjunction with GEN 2.2.23R to GEN 2.2.25G. In particular:

…

(3) For Solvency II firms, the FCA considers that the requirements and guidance in Chapters 2, 3, 12 to 18 and 21 of SYSC are not inconsistent with either:

(a) the parts of the PRA Rulebook implementing the governance provisions in the Solvency II Directive (articles 40 to 49); or

(b) the Solvency II Regulation (EU) 2015/35 of 10 October 2014 (articles 258 to 275); or

(c) EIOPA guidelines on systems of governance dated 28 January 2015.

In most cases, there is no direct overlap with those provisions because the SYSC requirements are directed at FCA conduct requirements not expressly covered by or under the Solvency II Directive. Where there is a direct overlap with SYSC rules and guidance, the FCA will take the Solvency II Directive derived requirements and guidelines into account and will interpret the SYSC rules and guidance in a way that avoids inconsistency.

…

2.2 Recording the apportionment

2.2.1 R …
2.2.1A R SYSC 2.2.1R does not apply to a firm to whom PRA Rulebook: Solvency II firms: Insurance – Allocation of Responsibilities, 5.1 and 5.2 applies.

...

2.2.4 R (1) A **Solvency II firm** must have, and maintain, a governance map which satisfies the following conditions:

(a) it complies with PRA Rulebook: Solvency II firms: Insurance – Allocation of Responsibilities, 5.1 and 5.2, as if those rules had been made by the FCA;

(b) it includes details relating to all persons carrying out a significant influence function within the firm not already included under (a);

(c) the details in (b) must give as much information as required by the PRA Rulebook: Solvency II firms: Insurance – Allocation of Responsibilities, 5.1 as if that rule applied in relation to the persons in (b) and as if that rule had been made by the FCA;

(d) where the FCA requires responsibilities to be allocated to a person carrying out a significant influence function, the governance map must clearly show the person allocated responsibilities; and

(e) the details in (b) and (d) must be updated in the same way as required by PRA Rulebook: Solvency II firms: Insurance – Allocation of Responsibilities, 5.2, as if that rule applied in relation to the persons in (b) and as if that rule had been made by the FCA.

(2) A **Solvency II firm** must keep an up-to-date record of the scope of responsibilities for each approved person performing a significant influence function.

(3) The scope of responsibilities record in (2), and each updated version, must:

(a) have the form and content, subject to amendments to keep it up to date, as required to be provided to the FCA or PRA on the application of an approved person to perform a significant influence function; and

(b) be signed by the approved person and also an appropriate representative of the firm.

(4) Where a firm amends its governance map to show changes in a person's responsibilities it must also ensure that:
(a) the person concerned is informed in writing of the changes; and

(b) the document recording the person’s scope of responsibilities is amended to show the changes.

(5) Each version of the governance map and, separately, the document recording a person’s scope of responsibilities must be retained for ten years from the date on which it was superseded by a more up-to-date record, and must be provided to the FCA on request.

(6) SYSC 2.2.4R(1) only applies to firms to whom PRA Rulebook: Solvency II firms: Insurance – Allocation of Responsibilities, 5.1 and 5.2 applies.

2.2.5 G Firms are not expected to update a person’s scope of responsibilities record in SYSC 2.2.4R(2) more frequently than the governance map in SYSC 2.2.4R(1).

3.2 Areas covered by systems and controls

3.2.10 G (1) Depending on the nature scale and complexity of its business, it may be appropriate for a firm to have a separate risk assessment function …

(2) The organisation and responsibilities of a risk assessment function should be documented. The function should be adequately resourced and staffed by an appropriate number of competent staff who are sufficiently independent to perform their duties objectively.

(3) The term ‘risk assessment function’ refers to the generally understood concept of risk assessment within a firm, that is the function of setting and controlling risk exposure …

(4) Paragraphs (1) and (3) do not apply to a Solvency II firm and (2) only applies as if the term ‘risk assessment function’ was replaced by ‘risk management function’.

(5) Solvency II firms are subject to requirements for an effective risk management system in PRA Rulebook: Solvency II firms: Conditions Governing Business 3.

(6) Also, PRA Rulebook: Solvency II firms: Insurance Senior Management Functions makes the chief risk function a PRA
controlled function. The chief risk function is the function of having responsibility for overall management of the risk management system, as specified in PRA Rulebook: Solvency II firms: Conditions Governing Business 3.

(7) The FCA will take the requirements in (5) and (6) into account.

…

3.2.16 G …

(3) Paragraph (1) does not apply to Solvency II firms.

(4) Solvency II firms are subject to a requirement in PRA Rulebook: Solvency II firms: Conditions Governing Business, rule 5 to have an effective internal audit function.

(5) Also, the PRA Rulebook: Solvency II firms: Insurance Senior Management Functions makes the chief internal audit function a PRA controlled function. The chief internal audit function is the function of having responsibility for management of the internal audit function specified in PRA Rulebook: Solvency II firms: Conditions Governing Business, rule 5.

(6) The FCA will take the requirements in (4) and (5) into account.

…

3.2.18 G … Where tensions exist, these should be appropriately managed. See also Solvency II Regulation (EU) 2015/35 of 10 October 2014 (Article 275) and EIOPA Guidelines on system of governance dated 28 January 2015 (Guidelines 9 and 10).

3.2.19 G A firm, other than a Solvency II firm, should have in place appropriate arrangements, having regard to the nature, scale and complexity of its business, to ensure that it can continue to function and meet its regulatory obligations in the event of unforeseen interruption. These arrangements should be regularly updated and tested to ensure their effectiveness. Solvency II firms are subject to the business continuity requirements in PRA Rulebook: Solvency II firms: Conditions Governing Business, 2.6, and the FCA will take those requirements into account.

…

13 Operational risk: systems and controls for insurers

…

13.9 Outsourcing
13.9.9 G (1) Parts of the guidance in SYSC 13.9 do not apply to a Solvency II firm. They are SYSC 13.8.3G, SYSC 13.9.4G(1), (2), (4) and (5) and SYSC 13.9.5G(6).

(2) A Solvency II firm is subject to the outsourcing requirements in PRA Rulebook: Solvency II firms: Conditions Governing Business 7.

(3) The Solvency II Regulation (EU) 2015/35 of 10 October 2014 (article 274) also imposes specific requirements on firms which outsource, or propose to outsource, functions or insurance activities.

(4) EIOPA guidelines on systems of governance dated 28 January 2015 include guidelines on, or relating to, outsourcing.

(5) The FCA will take the requirements and guidelines in (2) to (4) into account when considering a firm’s outsourcing arrangements.

14 Risk management and associated systems and controls for insurers

14.1.29A …

14.1.29B G (1) SYSC 14.1.29G(6) does not apply to a Solvency II firm.

(2) SYSC 14.1.29G(7) does not apply to a Solvency II firm, but only in relation to references to the internal audit function. It does apply to a Solvency II firm in relation to references to the internal audit committee.

(3) For Solvency II firms, the PRA has made rules implementing the governance provisions of the Solvency II Directive relating to internal controls (article 46), see PRA Rulebook: Solvency II firms: Conditions Governing Business.

(4) The Solvency II Regulation (EU) 2015/35 of 10 October 2014 also imposes specific requirements (see articles 266, 267 and 270).

(5) The FCA will take the rules and requirements in (3) and (4) into account when considering a Solvency II firm’s internal controls.

21 Risk control: additional guidance
21.1 Risk control: guidance on governance arrangements

Additional guidance on governance arrangements

21.1.1 G …

(3) …

(4) For Solvency II firms, the PRA Rulebook: Solvency II firms: Senior Insurance Management Functions makes the chief risk function a PRA controlled function.

(5) The chief risk function is having responsibility for overall management of the risk management system specified in PRA Rulebook: Solvency II firms: Conditions Governing Business, rule 3.

(6) Solvency II firms may read references to Chief Risk Officer in SYSC 21 as if it were a reference to the risk management function in the PRA Rulebook.

After SYSC TP 5 insert the following new section. The text is all new and is not underlined.

**SYSC TP 6  Transitional Provision 6**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>SYSC 2.2.4 R</td>
<td></td>
<td>Where this rule imposes requirements relating to a record of a person's scope of responsibilities, a firm is required to comply with these requirements from the following dates: (a) from 1 January 2016, to the extent that such a record already exists which satisfies SYSC 2.2.4R(3); (b) if (a) does not apply, from the date that a firm actually produces such a record, if before 7 September 2016; and (c) in any event, from 7</td>
<td>From 1 January 2016 until 7 September 2016 or, if earlier, the date on which any such scope of responsibilities document is produced or firms are required to produce one.</td>
<td>1 January 2016</td>
</tr>
</tbody>
</table>
Sch 1  Record keeping requirements

...  

Sch 1.2G

<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>SYSC 2.2.1R</td>
<td>…</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYSC 2.2.4R</td>
<td>Governance map and scope of responsibilities for certain approved persons of Solvency II firms</td>
<td>As stated in rule</td>
<td>The records should be kept up to date, as stated in the rule</td>
<td>10 years from the date superseded.</td>
</tr>
</tbody>
</table>

...  

Part 2: comes into force on 7 March 2016

2  Senior management arrangements

2.1  Apportionment of Responsibilities

...  

2.1.3  R  A firm that is not a Solvency II firm must appropriately allocate to one or more individuals, in accordance with SYSC 2.1.4R, the functions of:

...  

2.1.3A  R  A Solvency II firm must appropriately allocate:

(1)  to one or more approved persons performing a significant influence function, the function of dealing with the apportionment of responsibilities under SYSC 2.1.1R; and

(2)  to one or more individuals, in accordance with SYSC 2.1.4R, the function of overseeing the establishment and maintenance of systems and controls under SYSC 3.1.1R.
2.1.3B G (1) For Solvency II firms, it is the governing body that is ultimately responsible for compliance with regulatory requirements implementing or supplementing the Solvency II Directive. This does not preclude the governing body delegating to other persons within the firm the day-to-day tasks required for compliance, who then report to the governing body.

(2) SYSC 1.1A.2G sets out the general principle that the FCA will apply provisions in SYSC to the extent of its powers and regulatory responsibilities. Where there is a direct overlap between SYSC rules and guidance and provisions implementing or supplementing the Solvency II Directive, either in PRA rules or the Solvency II Regulation (EU) 2015/35 of 10 October 2014 (in particular articles 258 and 268), the FCA will take the Solvency II Directive derived requirements into account and interpret the SYSC rules and guidance in a way that avoids inconsistency.

2.1.4 R Allocation of functions

This table belongs to SYSC 2.1.3R and SYSC 2.1.3AR(2)

<table>
<thead>
<tr>
<th>1: Firm type</th>
<th>2: (a) For a firm that is not a Solvency II firm: Allocation of both functions must be to the following individual, if any (see Note): (b) for a Solvency II firm, allocation of the oversight function must be to the following individual, if any (see Note):</th>
<th>3: Allocation to one or more individuals selected from this column is compulsory if there is no allocation to an individual in column 2, but is otherwise optional and additional:</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

2.1.5 G SYSC 2.1.3R, SYSC 2.1.3AR and SYSC 2.1.4R give a firm some flexibility in the individuals to whom the functions may be allocated. In a firm that is not a Solvency II firm, it will be common for both the functions to be allocated solely to the firm’s chief executive. SYSC 2.1.6G contains further guidance on the requirements of SYSC 2.1.3R, SYSC 2.1.3AR(2) and SYSC 2.1.4R in a question and answer form.

2.1.6 G Frequently asked questions about allocation of functions in SYSC 2.1.3R and SYSC 2.1.3AR(2).

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Does an individual to An individual to whom a function is allocated under SYSC</td>
</tr>
</tbody>
</table>
| whom a function is allocated under SYSC 2.1.3R and SYSC 2.1.3AR(2) need to be an approved person? | 2.1.3R will be performing the *apportionment and oversight function* (CF 8, see SUP 10A.7.1R) and an application must be made under section 59 of the Act for approval of the individual before the function is performed. There are exceptions from this in SUP 10A.1 (Approved persons - Application).

An individual to whom a function is allocated under SYSC 2.1.3AR(2) will not be performing the *apportionment and oversight function*, as that function is disapplied for Solvency II firms. But that person will be performing a *PRA controlled function* by virtue of the allocation to a CEO, or equivalent, under SYSC 2.1.4R. |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>11 How does the requirement to allocate the functions in SYSC 2.1.3R or SYSC 2.1.3AR(2) apply to an overseas firm which is not an incoming EEA firm, incoming Treaty firm or UCITS qualifier?</td>
<td>... The <em>apportionment and oversight function</em> applies to such a firm, unless it is a <em>Solvency II firm</em> or falls within a particular exception from the <em>approved persons</em> regime (see Question 1).</td>
</tr>
<tr>
<td>12 How does the requirement to allocate the functions in SYSC 2.1.3R or SYSC 2.1.3AR(2) apply to an incoming EEA firm or incoming Treaty firm?</td>
<td>...</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

**TP 6  Transitional Provision 6**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td></td>
<td>SYSC 2.1.3A</td>
<td>R</td>
<td>A firm is not required to allocate the function of dealing with the apportionment of responsibilities under SYSC 2.1.1R to one or more approved persons performing a significant influence function until 7 June 2016 or, if earlier, the first occasion before 7 June 2016 that the firm updates its governance map. Until any new allocation is made the existing allocation must continue.</td>
<td>From 7 March 2016 to 7 June 2016 or if earlier, the date on which the firm updates its governance map.</td>
<td>7 March 2016</td>
</tr>
</tbody>
</table>

4.3A CRR firms

... 4.3A.2 R A CRR firm must ensure that the chairman of the firm's management body does not exercise simultaneously the PRA's Chief Executive function controlled function (SMF1) or chief executive function within the same firm, unless justified by the firm and authorised by the appropriate regulator FCA.

[Note: article 88(1)(e) of CRD]

...

4.4 Apportionment of responsibilities

...

4.4.1A R This section applies to:

1. an authorised professional firm in respect of its non-mainstream regulated activities unless the firm is also conducting other regulated activities and has appointed approved persons to perform the FCA governing functions with equivalent responsibilities for the firm's non-mainstream regulated activities and other regulated activities;

...

...

4.4.6 G Frequently asked questions about allocation of functions in SYSC 4.4.5R

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Does an individual to whom a function is allocated under SYSC 4.4.5R need to be an approved person or a certification employee?</td>
</tr>
<tr>
<td>---</td>
<td>---------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>An individual to whom a function is allocated under SYSC 4.4.5R will be performing the <em>apportionment and oversight function</em> (CF 8, see SUP 10A.7.1R) and an application must be made under section 59 of the Act for approval of the individual before the function is performed. There are exceptions from this in SUP 10A.1 (Approved persons - Application). The <em>apportionment and oversight function</em> does not apply to a <em>relevant authorised person</em>. However, a person performing the role in SYSC 4.4.5R will fall into the certification regime in SYSC 5.2 (Certification Regime), unless the person performing it is an <em>approved person</em>. A person performing the role in SYSC 4.4.5R may be an <em>approved person</em> because of another role that they perform (such as being an executive director).</td>
</tr>
</tbody>
</table>

... 

### 5.1 Skills, knowledge and expertise

... 

#### 5.1.5 G The requirements on firms with respect to approved persons are in Part V of the Act (Performance of regulated activities) and SUP 10A, and SUP 10B, SUP 10C and in the corresponding parts of the PRA’s Rulebook.

... 

### 18.2 Practical measures

... 

#### 18.2.3 G The FCA would regard as a serious matter any evidence that a firm had acted to the detriment of a worker because he they had made a protected disclosure (see SYSC 18.2.1G(2)) about matters which are relevant to the functions of the FCA or PRA. Such evidence could call into question the fitness and propriety of the firm or relevant members of its staff, and could therefore, if relevant, affect the firm’s continuing satisfaction of threshold condition 5 (Suitability) or, for an approved person or certification employee, his their status as such.
Sch 1  Record keeping requirements

...  

Sch 1.2G

<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>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>SYSC 3.2.20R</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>SYSC 4.5.21G</td>
<td>Past versions of a firm’s management responsibilities maps</td>
<td>Past versions of a firm’s management responsibilities maps</td>
<td>SYSC 4.5.21G does not itself impose requirements but says that past versions of a firm’s management responsibilities maps are an important part of its records</td>
<td>SYSC 4.5.21G does not itself impose requirements but says that past versions of a firm’s management responsibilities maps are an important part of its records</td>
</tr>
<tr>
<td>SYSC 4.9.5R(2)</td>
<td>Steps taken to comply with SYSC 4.9.4R (Information to be made available to new manager)</td>
<td>Adequate</td>
<td>Adequate time</td>
<td>None specified.</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

Sch 6  Rules that can be waived

Sch 6.1A  G  As a result of section 138A of the Act (Modification or waiver of rules) the FCA has power to waive all its rules, other than rules made under section 64A (rules of conduct), 137O (Threshold condition code), section 247
(Trust scheme rules), section 248 (Scheme particular rules), section 261I
(Contractual scheme rules) or section 261J (Contractual scheme particulars
rules) of the Act …

Annex C

Amendments to the Threshold Conditions sourcebook (COND)

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

2.5 Suitability

…

2.5.3 G (1) The emphasis of the threshold conditions set out in paragraphs 2E
and 3D of Schedule 6 of the Act is on the suitability of the firm itself.
The suitability of each person who performs a controlled function
will be assessed by the FCA and/or the PRA, as appropriate, under
the approved persons regime (in relation to an FCA-approved
person, see SUP 10 10A (FCA Approved persons Persons), SUP
10C (FCA senior management regime for approved persons in
relevant authorised persons) and FIT). In certain circumstances,
however, the FCA may consider that the firm is not suitable because
of doubts over the individual or collective suitability of persons
connected with the firm.

…

…

2.5.6 G …

(7) …

(b) ensure that its approved persons (whether or not employed
by the firm) and, in the case of relevant authorised persons,
the rest of its conduct rules staff are aware of those
requirements and standards under the regulatory system
applicable to them, whether or not they are employed by the
firm;

…

(d) determine that its approved persons and, in the case of
relevant authorised persons, the rest of its conduct rules staff,
are adhering to those requirements and standards;

…
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.

1.1A Application

Who?

1.1A.1 P R APER applies to FCA-approved persons and PRA-approved persons who fall under (1) or (2):

(1) approved persons of firms that are not:

(a) relevant authorised persons; or

(b) Solvency II firms; or

(2) approved persons approved to perform a controlled function in SUP 10A.1.15R to SUP 10A.1.16BR (appointed representatives).

1.1A.1A G (1) APER does not apply to FCA-approved persons or PRA-approved persons of relevant authorised persons or Solvency II firms. COCON applies instead.

(2) However, APER applies to approved persons approved to perform a controlled function under SUP 10A.1.15R to SUP 10A.1.16BR (appointed representatives) even if the appointed representative’s principal is a relevant authorised person or Solvency II firm.

What?

1.1A.2 P R (1) APER applies to the performance by an approved person of:

…

1.1A.3 G The functions described in APER 1.1A.2P APER 1.1A.2R are called accountable functions.

1.1A.4 G The relevance of MiFID to the Statements of Principle will depend on the extent to which the corresponding requirement imposed on firms under MiFID is reserved to a Home State regulator or has been disapplied under MiFID (see APER 2.1A.2P and FIT 1.2.4G APER 2.1A.2R and FIT 1.2.4AG. See also COBS 1 Annex 1, Part 2, 1.1R (EEA territorial scope rule: compatibility with European law)).
1.1A.6 G APER 1.1A.7G gives examples of the effect of APER 1.1A.1P and APER 1.1A.2P APER 1.1A.1R and APER 1.1A.2R ...

1.1A.7 G Table: Examples of what activities APER covers

<table>
<thead>
<tr>
<th>FCA approved</th>
<th>PRA approved</th>
<th>Coverage of APER</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PRA-authorised person that is not a relevant authorised person or a Solvency II firm**

| (6) | ... | ... | ...
| (7) Yes, in relation to firm A | No | No. APER does not apply to approved persons of relevant authorised persons or Solvency II firms. COCON applies instead. |
| (8) No | Yes, in relation to firm A | The answer is the same as for scenario (7). |
| (9) Yes, in relation to firm A | Yes, in relation to firm A | The answer is the same as for scenario (7). |

1.1A.8 G (1) A person may be an approved person in relation to more than one firm. When that is the case, APER applies in relation to all those firms.

(2) APER does not apply if the firm is a relevant authorised person or a Solvency II firm, except for approved persons of an appointed representative of a relevant authorised person or a Solvency II firm.

(3) If a person is an approved person of a firm (A) that is not a relevant authorised person or a Solvency II firm and also of another firm (B) that is either a relevant authorised person or a Solvency II firm, the result is:

(a) APER applies to the approved person in relation to firm A;
and

(b) COCON applies to the approved person in relation to firm B.

1.1A.9 G (1) APER 1.1A.2P APER 1.1A refers to the authorised person in relation to which a person is an approved person. It also refers to an approved person of a firm.

...

(3) Section 59(1) of the Act describes the first. It covers a person who performs a controlled function under an arrangement entered into by an authorised person ("A"). In this case, APER 1.1A.2P APER 1.1A refers to A.

(4) Section 59(2) of the Act describes the second. It covers a person who performs a controlled function under an arrangement entered into by a contractor ("B") of an authorised person ("A"). In this case, APER 1.1A.2P APER 1.1A refers to A (and not B).

Rule in GEN about provisions shared between the FCA and PRA

1.1A.10 E GEN 2.2.23R (Cutover: Application of provisions made by both the FCA and the PRA) does not apply to any provision of APER marked with an "E" in the margin: [deleted]

1.1A.11 G GEN 2.2.23R does not apply to any of APER. It does not apply to any part of APER that is not shared as GEN 2.2.23R only applies to Handbook provisions made by both the FCA and the PRA. Hence GEN 2.2.23R does not apply to the Statements of Principle. APER 1.1A.10E means that GEN 2.2.23R does not apply to shared provisions marked with an "E" in the margin. GEN 2.2.23R does not apply to shared guidance in APER because the guidance is about material to which GEN 2.2.23R does not apply. [deleted]

1.2 Purpose

1.2.1A G The Statements of Principle contained in APER 2 are issued rules made under section 64(1) 64A(1) of the Act (Conduct: statements and codes) (Rules of conduct). The paragraphs of the application section in APER 1.1A labelled "P" also form part of the Statements of Principle.

1.2.2 G Section 64(2) of the Act states that if an appropriate regulator issues Statements of Principle it must also issue a code of practice for the purpose of helping to determine whether or not a person's conduct complies with the Statements of Principle. The guidance in APER 3 and APER 4 is guidance on the Statements of Principle and is called the Code of Practice for Approved Persons in APER 3 and APER 4 fulfils this requirement.
1.2.3 G The Code of Practice for Approved Persons sets out descriptions of conduct which, in the opinion of the FCA, do or do not comply with a Statement of Principle and, in the case of Statement of Principle 3, conduct which tends to show compliance within that statement. The Code of Practice for Approved Persons also sets out, in certain cases, factors which, in the opinion of the FCA, are to be taken into account in determining whether or not an approved person's conduct complies with a Statement of Principle. The guidance set out in APER 3 and APER 4 does not form part of the Code of Practice for Approved Persons.

...  

2.1A The Statements of Principle  

2.1A.1 G APER 2.1A.3P APER 2.1A.3R sets out the Statements of Principle issued by the FCA to which APER 1.2.1AG refers and to which the provisions of the Code of Practice for Approved Persons and guidance in APER 3 and APER 4 apply. The paragraphs of APER 1.1A labelled “P” also form part of the Statements of Principle.

2.1A.2 P R An 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.

2.1A.3 P R Statements of Principle issued under section 64A(1)(a) of the Act

<table>
<thead>
<tr>
<th>...</th>
</tr>
</thead>
</table>
| Statement of Principle 5  
An approved person performing an accountable significant-influence higher management function must take reasonable steps to ensure that the business of the firm for which he is they are responsible in his their accountable function is organised so that it can be controlled effectively. |
| Statement of Principle 6  
An approved person performing an accountable significant-influence higher management function must exercise due skill, care and diligence in managing the business of the firm for which he is they are responsible in his their accountable function. |
| Statement of Principle 7  
An approved person performing an accountable significant-influence higher management function must take reasonable steps to ensure that the business of the firm for which he is they are responsible in his their accountable function complies with the relevant requirements and standards of the regulatory system. |
3 Code of Practice for Approved Persons: general

3.1 Introduction

3.1.1 The purpose of the Code of Practice for Approved Persons is issued under section 64 of the Act (Conduct: statements and codes) for the purpose of helping an approved person to determine whether or not that an approved person’s conduct complies with a Statement of Principle. The code sets out descriptions of conduct which, in the FCA’s opinion, do or do not comply with the relevant Statements of Principle. The code also sets out certain factors which, in the opinion of the FCA, are to be taken into account in determining whether an approved person's conduct complies with a particular Statement of Principle. The description of conduct, the factors and related provisions are identified in the text by the letter ‘E’ as explained in chapter 6 of the Reader’s Guide.

3.1.2 The Code of Practice for Approved Persons in issue at the time when any particular conduct takes place may be relied on so far as it tends to establish whether or not that conduct complies with a Statement of Principle is general guidance. The status and effect of general guidance is described in the Readers’ Guide. In particular, guidance:

(1) represents the FCA’s view and does not bind the courts or third parties;

(2) is not binding on approved persons, nor does it have ‘evidential’ effect;

(3) need not be followed to achieve compliance with the Statements of Principle, nor is there any presumption that departing from guidance is indicative of a breach of the relevant rule;

(4) indicates that if a person acts in accordance with the guidance in APER in the circumstances contemplated by that guidance, then the FCA will proceed as if that person has complied with the aspects of the rule to which the guidance relates.

3.1.3 The significance of conduct identified in the Code of Practice for Approved Persons as tending to establish compliance with or a breach of a Statement of Principle will be assessed only after In assessing compliance with, or a breach of, a Statement of Principle, the FCA will look at all the circumstances of a particular case which have been considered. Account will be taken of the context in which a course of conduct was undertaken, including the precise circumstances of the individual case, the characteristics of the particular accountable function and the behaviour to be expected in that function.

...
3.1.5 G In particular, in determining whether or not an approved person's conduct complies with a Statement of Principle, the appropriate regulator FCA will take into account the extent to which an approved person has acted in a way that is stated to be in breach of a Statement of Principle.

3.1.6 G … The appropriate regulator FCA will amend the code if there is a risk that unacceptable practice may become prevalent, so as to make clear what conduct falls below the standards expected of approved persons by the Statements of Principle.

3.1.7A G Statements of Principle 1 to 4 apply to all approved persons. A person performing an accountable significant-influence higher management function is also subject to the additional requirements set out in Statements of Principle 5 to 7 in performing that accountable function. Those responsible under SYSC 2.1.3R or SYSC 4.4.5R (Apportionment of responsibilities) for the firm's apportionment obligation will be specifically subject to Statement of Principle 5 (and see, in particular, APER 4.5.6E APER 4.5.6G). In addition, it will be the responsibility of any such approved person to oversee that the firm has appropriate systems and controls under Statement of Principle 7 (and see, in particular, APER 4.7.3E APER 4.7.3G).

3.1.8A G In applying Statements of Principle 5 to 7, the nature, scale and complexity of the business under management and the role and responsibility of the individual performing an accountable significant-influence higher management function within the firm will be relevant in assessing whether an approved person's conduct was reasonable. For example, the smaller and less complex the business, the less detailed and extensive the systems of control need to be. The FCA will be of the opinion that an individual performing an accountable significant-influence higher management function may have breached Statements of Principle 5 to 7 only if his their conduct was below the standard which would be reasonable in all the circumstances. (See also APER 3.3.1E(3) to APER 3.3.1E(5) APER 3.3.1G(3) to APER 3.3.1G(5).)

3.1.9 G … Firms regulated by the appropriate regulator FCA in this category will thus be subject to that code as well as to the requirements and standards of the regulatory system. In forming an opinion whether approved persons have complied with its requirements, the appropriate regulator FCA will give due credit for their following corresponding provisions in the UK Corporate Governance Code and related guidance.

3.2 Factors relating to all Statements of Principle

3.2.1 E G In determining whether or not the particular conduct of an approved person within his their accountable function complies with the Statements of Principle, the following are factors which, in the opinion of the appropriate regulator FCA, are to be taken into account:
3.3 Factors relating to Statements of Principle 5 to 7

3.3.1 In determining whether or not the conduct of an approved person performing an accountable significant-influence higher management function complies with Statements of Principle 5 to 7, the following are factors which, in the opinion of the FCA, are to be taken into account:

(4) his role and responsibility as an approved person performing an accountable significant-influence higher management function;

4 Code of Practice for Approved Persons: specific

4.1 Statement of Principle 1

4.1.1A The Statement of Principle 1 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: “An approved person must act with integrity in carrying out his accountable functions.”

4.1.2 In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.1.2E, APER 4.1.5E, APER 4.1.6E, APER 4.1.8E, APER 4.1.10E, APER 4.1.12E, APER 4.1.13E, APER 4.1.14E or APER 4.1.15E APER 4.1.3G, APER 4.1.5G, APER 4.1.6G, APER 4.1.8G, APER 4.1.10G, APER 4.1.12G, APER 4.1.13G, APER 4.1.14G or APER 4.1.15G does not comply with Statement of Principle 1.

4.1.3 Deliberately misleading (or attempting to mislead) by act of omission:

…

falls within APER 4.1.2E APER 4.1.2G.

4.1.4 Behaviour of the type referred to in APER 4.1.3E APER 4.1.3G includes …

4.1.5 Deliberately recommending an investment to a customer, or carrying out a discretionary transaction for a customer where the approved person knows that he is unable to justify its suitability for that customer, falls within APER 4.1.2E APER 4.1.2G.

4.1.6 Deliberately failing to inform, without reasonable cause:

…

of the fact that their understanding of a material issue is incorrect, despite
being aware of their misunderstanding, falls within APER 4.1.2E APER 4.1.2G.

4.1.7 E Behaviour of the type referred to in APER 4.1.6E APER 4.1.6G includes …

4.1.8 E Deliberately preparing inaccurate or inappropriate records or returns in connection with an accountable function, falls within APER 4.1.2E APER 4.1.2G.

4.1.9 E Behaviour of the type referred to in APER 4.1.8E APER 4.1.8G includes …

4.1.10 E Deliberately misusing the assets or confidential information of a client or of his firm falls within APER 4.1.2E APER 4.1.2G.

4.1.11 E Behaviour of the type referred to in APER 4.1.10E APER 4.1.10G includes …

4.1.12 E Deliberately designing transactions so as to disguise breaches of requirements and standards of the regulatory system falls within APER 4.1.2E APER 4.1.2E.

4.1.13 E Deliberately failing to disclose the existence of a conflict of interest in connection with dealings with a client falls within APER 4.1.2E APER 4.1.2G.

4.1.14 E Deliberately not paying due regard to the interest of a customer falls within APER 4.1.2E APER 4.1.2G.

4.1.15 E Deliberate acts, omissions or business practices that could be reasonably expected to cause consumer detriment fall within APER 4.1.2E APER 4.1.2G.

4.2 Statement of Principle 2

4.2.1A G The Statement of Principle 2 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: “An approved person must act with due skill, care and diligence in carrying out his accountable functions.”

4.2.2 E In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.2.3E, APER 4.2.5E, APER 4.2.6E, APER 4.2.8E, APER 4.2.10E or APER 4.2.14E, APER 4.2.3G, APER 4.2.5G, APER 4.2.6G, APER 4.2.8G, APER 4.2.10G, APER 4.2.11G or APER 4.2.14G does not comply with Statement of Principle 2.

4.2.2A E In the opinion of the FCA, conduct of the type described in described in APER 4.2.13E APER 4.2.13G does not comply with Statement of Principle 2.
4.2.3 Failing to inform:

... of material information in circumstances where he was they were aware, or ought to have been aware, of such information, and of the fact that he they should provide it, falls within APER 4.2.2E APER 4.2.2G.

4.2.4 Behaviour of the type referred to in APER 4.2.3E APER 4.2.3G includes ...

4.2.5 Recommending an investment to a customer, or carrying out a discretionary transaction for a customer, where he the approved person does not have reasonable grounds to believe that it is suitable for that customer, falls within APER 4.2.2E APER 4.2.2G.

4.2.6 Undertaking, recommending or providing advice on transactions without a reasonable understanding of the risk exposure of the transaction to a customer falls within APER 4.2.2E APER 4.2.2G.

4.2.7 Behaviour of the type referred to in APER 4.2.6E APER 4.2.6G includes ...

4.2.8 Undertaking transactions without a reasonable understanding of the risk exposure of the transaction to the firm falls within APER 4.2.2E APER 4.2.2G.

4.2.9 Behaviour of the type referred to in APER 4.2.8E APER 4.2.8G includes ...

4.2.10 Failing without good reason to disclose the existence of a conflict of interest in connection with dealings with a client falls within APER 4.2.2E APER 4.2.2G.

4.2.11 Failing to provide adequate control over a client’s assets falls within APER 4.2.2E APER 4.2.2G.

4.2.12 Behaviour of the type referred to in APER 4.2.11E APER 4.2.11G includes ...

4.2.13 Continuing to perform a controlled function despite having failed to meet the standards of knowledge and skill set out in the Training and Competence sourcebook (TC) for that controlled function falls within APER 4.2.2E APER 4.2.2AG.

4.2.14 Failing to pay due regard to the interests of a customer, without good reason, falls within APER 4.2.2E APER 4.2.2G.

4.3 Statement of Principle 3
4.3.1 G The Statement of Principle 3 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: “An approved person must observe proper standards of market conduct in carrying out his accountable functions.”

...

4.3.3 E ...

G

4.3.4 E Compliance In the opinion of the FCA, compliance with the code or rules described in APER 4.3.3E APER 4.3.3G will tend to show compliance with this Statement of Principle.

4.4 Statement of Principle 4

4.4.1A G The Statement of Principle 4 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: “An approved person must deal with the FCA, the PRA and other regulators in an open and cooperative way and must disclose appropriately any information of which the FCA or the PRA would reasonably expect notice.”

4.4.2A G For the purpose of this Statement of Principle, regulators in addition to the FCA and the PRA are those which have recognised jurisdiction in relation to regulated activities and a power to call for information from the approved person in connection with his their accountable function or (in the case of an individual performing an accountable significant-influence higher management function) in connection with the business for which he is they are responsible. This may include an exchange or an overseas regulator.

4.4.3 E In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.4.4E, APER 4.4.7E or APER 4.4.9E APER 4.4.4G, APER 4.4.7G or APER 4.4.9G does not comply with Statement of Principle 4.

4.4.4 E Failing to report promptly in accordance with the firm’s internal procedures (or if none exist direct to the regulator concerned), information which it would be reasonable to assume would be of material significance to the regulator concerned, whether in response to questions or otherwise, falls within APER 4.4.3E APER 4.4.3G. …

4.4.5 G … However, if an approved person takes steps to influence the decision so as not to report to the regulator concerned or acts in a way that is intended to obstruct the reporting of the information to the regulator concerned, then the appropriate regulator FCA will, in respect of that information, view him that individual as being one of those within the firm who has taken on responsibility for deciding whether to report that matter to the regulator concerned.

4.4.6 E In determining whether or not an approved person’s conduct under APER
4.4.4E APER 4.4.4G complies with Statement of Principle 4, the following are factors which, in the opinion of the appropriate regulator FCA, are to be taken into account:

(1) the likely significance to the regulator concerned (as defined in APER 4.4.4E APER 4.4.4G) of the information which it was reasonable for the individual to assume;

...

4.4.7E Where the approved person is, or is one of the approved persons who is, responsible within the firm for reporting matters to the regulator concerned (as defined in APER 4.4.4E APER 4.4.4G), failing promptly to inform the regulator concerned of information of which he is they are aware and which it would be reasonable to assume would be of material significance to the regulator concerned, whether in response to questions or otherwise, falls within APER 4.4.3E APER 4.4.3G.

4.4.8E In determining whether or not an approved person’s conduct under APER 4.4.7E APER 4.4.7G complies with Statement of Principle 4, the following are factors which, in the opinion of the appropriate regulator FCA, are to be taken into account:

(1) the likely significance of the information to the regulator concerned (as defined in APER 4.4.4E APER 4.4.4G) which it was reasonable for the approved person to assume;

(2) whether any decision not to inform the regulator concerned (as defined in APER 4.4.4E APER 4.4.4G) was taken after reasonable enquiry and analysis of the situation.

4.4.9E Failing without good reason to:

...

falls within APER 4.4.3E APER 4.4.3G.

4.5 Statement of Principle 5

4.5.1A The Statement of Principle 5 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: "An approved person performing an accountable significant-influence higher management function must take reasonable steps to ensure that the business of the firm for which he is they are responsible in his their accountable function is organised so that it can be controlled effectively." References in APER 4.5 to a significant-influence function are to an accountable function to which Statement of Principle 5 applies.

4.5.2E In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.5.3E, APER 4.5.4E, APER 4.5.6E or APER 4.5.8E
APER 4.5.3G, APER 4.5.4G, APER 4.5.6G or APER 4.5.8G does not comply with Statement of Principle 5.

4.5.3 G Failing to take reasonable steps to apportion responsibilities for all areas of the business under the approved person’s control falls within APER 4.5.2E APER 4.5.2G (see APER 4.5.11G).

4.5.4 G Failing to take reasonable steps to apportion responsibilities clearly amounts those to whom responsibilities have been delegated falls within APER 4.5.2E APER 4.5.2G (see APER 4.5.11G).

4.5.5 G Behaviour of the type referred to in APER 4.5.4E APER 4.5.4G includes …

4.5.6 G In the case of an approved person who is responsible under SYSC 2.1.3R(1) or SYSC 4.4.5R(1) for dealing with the appointment of responsibilities under SYSC 2.1.1R or SYSC 4.4.3R, failing to take reasonable care to maintain a clear and appropriate apportionment of significant responsibilities among the firm’s directors and senior managers falls within APER 4.5.2E APER 4.5.2G.

4.5.7 G Behaviour of the type referred to in APER 4.5.4E APER 4.5.4G includes …

4.5.8 G Failing to take reasonable steps to ensure that suitable individuals are responsible for those aspects of the business under the control of the individual performing a significant influence an accountable higher management function falls within APER 4.5.2E APER 4.5.2G (see APER 4.5.14G).

4.5.9 G Behaviour of the type referred to in APER 4.5.4E APER 4.5.4G includes…

4.5.10 G Strategy and plans will often dictate the risk which the business is prepared to take on and high level controls will dictate how the business is to be run. If the strategy of the business is to enter high-risk areas, then the degree of control and strength of monitoring reasonably required within the business will be high. In organising the business for which he is they are responsible, the approved person performing a significant influence an accountable higher management function should bear this in mind.

Apportionment of responsibilities

4.5.11 G In order to To comply with the obligations of Statement of Principle 5 (having regard to APER 4.5.3E and APER 4.5.4E APER 4.5.3G and APER 4.5.4G), the approved person performing a significant influence an accountable higher management function may find it helpful to review whether each area of the business for which he is they are responsible has been clearly assigned to a particular individual or individuals.

Reporting lines
4.5.12 G The organisation of the business and the responsibilities of those within it should be clearly defined (see APER 4.5.5E(1) APER 4.5.5G(1)) …

Authorisation levels and job descriptions

4.5.13 G Where members of staff have particular levels of authorisation (see APER 4.5.5E(2) and APER 4.5.5E(3) APER 4.5.5G(2) and APER 4.5.5G(3)), these should be clearly set out and communicated to staff …

Suitability of individuals

4.5.13A G The appropriate approved person performing a significant influence an accountable higher management function should take reasonable steps to satisfy himself themselves, on reasonable grounds, that each area of the business for which he is they are responsible has in place appropriate policies and procedures for reviewing the competence, knowledge, skills and performance of each individual member of staff.

4.5.14 G If an individual's performance is unsatisfactory, then the appropriate approved person (if any) performing a significant influence an accountable higher management function should review carefully whether to allow that individual to continue in position. In particular, if he is they are aware of concerns relating to the compliance with requirements and standards of the regulatory system (or internal controls) of the individual concerned, or of staff reporting to that individual, the approved person performing a significant influence an accountable higher management function should take care not to give undue weight to the financial performance of the individual or group concerned when considering whether any action should be taken.

An adequate investigation of the concerns should be undertaken (including, where appropriate, adherence to internal controls). The approved person performing a significant influence an accountable higher management function should satisfy himself themselves, on reasonable grounds, that the investigation is appropriate, the results are accurate and that the concerns do not pose an unacceptable risk to compliance with the requirements and standards of the regulatory system (see in particular Statement of Principle 6 and APER 4.5.8E and APER 4.5.9E(1) and APER 4.5.9E(2), APER 4.5.8G, APER 4.5.9G(1) and APER 4.5.9G(2)).

Temporary vacancies

4.5.15 G In organising the business, the approved person performing a significant influence an accountable higher management function should pay attention to any temporary vacancies which exist (see APER 4.5.9E(3) APER 4.5.9G(3)). He They should take reasonable steps to ensure that suitable cover for responsibilities is arranged. This could include taking on temporary staff or external consultants. The approved person performing a significant influence an accountable higher management function should assess the risk that is posed to compliance with the requirements and standards of the regulatory system as a result of the vacancy, and the higher
the risk the greater the steps he they should take to fill the vacancy. It may be appropriate to limit or suspend the activity if appropriate cover for responsibilities cannot be arranged. To the extent that those vacancies are in respect of one of the customer functions, they may only be filled by persons approved for that function.

4.6 Statement of Principle 6

4.6.1 A G The Statement of Principle 6 (see APER 2.1A.3P APER 2.1A.3R) is in the following terms: "An approved person performing an accountable significant-influence higher management function must exercise due skill, care and diligence in managing the business of the firm for which he is they are responsible in his accountable function." References in APER 4.6 to a significant-influence function are to an accountable significant-influence function to which Statement of Principle 6 applies.

4.6.2 E G In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.6.3E, APER 4.6.5E, APER 4.6.6E or APER 4.6.8E APER 4.6.3G, APER 4.6.5G, APER 4.6.6G or APER 4.6.8G does not comply with Statement of Principle 6.

4.6.3 E G Failing to take reasonable steps to adequately inform himself themselves about the affairs of the business for which he is they are responsible falls within APER 4.6.2E APER 4.6.2G.

4.6.4 E G Behaviour of the type referred to in APER 4.6.3E APER 4.6.3G includes…

4.6.5 E G Delegating the authority for dealing with an issue or a part of the business to an individual or individuals (whether in-house or outside contractors) without reasonable grounds for believing that the delegate had the necessary capacity, competence, knowledge, seniority or skill to deal with the issue or to take authority for dealing with part of the business, falls within APER 4.6.2E APER 4.6.2G (see APER 4.6.13G).

4.6.6 E G Failing to take reasonable step to maintain an appropriate level of understanding about an issue or part of the business that he has they have delegated to an individual or individuals (whether in-house or outside contractors) falls within APER 4.6.2E APER 4.6.2G (see APER 4.6.14G).

4.6.7 E G Behaviour of the type referred to in APER 4.6.6E APER 4.6.6G includes …

4.6.8 E G Failing to supervise and monitor adequately the individual or individuals (whether in-house or outside contractors) to whom responsibility for dealing with an issue or authority for dealing with a part of the business has been delegated falls within APER 4.6.2E APER 4.6.2G.

4.6.9 E G Behaviour of the type referred to in APER 4.6.8E APER 4.6.8G includes …
In determining whether or not the conduct of an approved person performing a significant influence an accountable higher management function under APER 4.6.5E, APER 4.6.6E and APER 4.6.8E, APER 4.6.5G, APER 4.6.6G and APER 4.6.8G complies with Statement of Principle 6, the following are factors which, in the opinion of the appropriate regulator FCA, are to be taken into account:

...

An approved person performing a significant influence an accountable higher management function will not always manage the business on a day-to-day basis himself. The extent to which he the approved person does so will depend on a number of factors, including the nature, scale and complexity of the business and his their position within it. The larger and more complex the business, the greater the need for clear and effective delegation and reporting lines. The appropriate regulator FCA will look to the approved person performing a significant influence an accountable higher management function to take reasonable steps to ensure that systems are in place which result in issues being addressed at the appropriate level. When issues come to his their attention, he they should deal with them in an appropriate way.

Knowledge about the business

(1) It is important for the approved person performing a significant influence an accountable higher management function to understand the business for which he is they are responsible (APER 4.6.4E APER 4.6.4G). An approved person performing a significant influence an accountable higher management function is unlikely to be an expert in all aspects of a complex financial services business. However, he they should understand and inform himself themselves about the business sufficiently to understand the risks of its trading, credit or other business activities.

(2) It is important for an approved person performing a significant influence an accountable higher management function to understand the risks of expanding the business into new areas and, before approving the expansion, he they should investigate and satisfy himself themselves, on reasonable grounds, about the risks, if any, to the business.

...

(4) Where the approved person performing a significant influence an accountable higher management function is not an expert in a business area, he they should consider whether he they or those with whom he works they work have the necessary expertise to provide him with an adequate explanation of issues within that business area...
Delegation

4.6.13 G (1) An approved person performing a significant influence an accountable higher management function may delegate the investigation, resolution or management of an issue or authority for dealing with a part of the business to individuals who report to him or to others.

(2) The approved person performing a significant influence an accountable higher management function should have reasonable grounds for believing that the delegate has the competence, knowledge, skill and time to deal with the issue. …

(3) If an issue raises questions of law or interpretation, the approved person performing a significant influence an accountable higher management function may need to take legal advice. If appropriate legal expertise is not available in-house, he may need to consider appointing an appropriate external adviser.

(4) The FCA and PRA recognise that the approved person performing a significant influence an accountable higher management function will have to exercise his own judgment in deciding how issues are dealt with, and that in some cases that judgment will, with the benefit of hindsight, be shown to have been wrong. He will not be in breach of Statement of Principle 6 unless he fails to exercise due and reasonable consideration before he delegates the resolution of an issue or authority for dealing with a part of the business and fails to reach a reasonable conclusion. If he is in doubt about how to deal with an issue or the seriousness of a particular compliance problem, then, although he cannot delegate to the appropriate regulator FCA the responsibility for dealing with the problem or issue, he can speak to the appropriate regulator FCA to discuss his approach (see APER 4.6.5E APER 4.6.5G).

Continuing responsibilities where an issue has been delegated

4.6.14 G Although an approved person performing a significant influence an accountable higher management function may delegate the resolution of an issue, or authority for dealing with a part of the business, he cannot delegate responsibility for it. It is his responsibility to ensure that he receives reports on progress and questions those reports where appropriate. For instance, if progress appears to be slow or if the issue is not being resolved satisfactorily, then the approved person performing a significant influence an accountable higher management function may need to challenge the explanations he receives and take action himself to resolve the problem. This may include increasing the resource applied to it, reassigning the resolution internally or obtaining external advice or assistance. Where an issue raises significant concerns, an approved person performing a significant influence an accountable higher
management function should act clearly and decisively. If appropriate, this may be by suspending members of staff or relieving them of all or part of their responsibilities (see APER 4.6.5 and APER 4.6.5G).

4.7 Statement of Principle 7

4.7.1A G The Statement of Principle 7 (see APER 2.1A.3P and APER 2.1A.3R) is in the following terms: "An approved person performing an accountable significant-influence higher management function must take reasonable steps to ensure that the business of the firm for which he is they are responsible in his their accountable function complies with the relevant requirements and standards of the regulatory system." References in APER 4.7 to a significant-influence function are to an accountable significant-influence function to which Statement of Principle 7 applies.

4.7.2 G In the opinion of the appropriate regulator FCA, conduct of the type described in APER 4.7.3E, APER 4.7.4E, APER 4.7.5E or APER 4.7.7E, APER 4.7.3G, APER 4.7.4G, APER 4.7.5G, APER 4.7.7G, APER 4.7.9G, APER 4.7.10G or APER 4.7.11AG does not comply with Statement of Principle 7.

4.7.2A E In the opinion of the FCA, conduct of the type described in APER 4.7.9E, APER 4.7.10E or APER 4.7.11AE does not comply with Statement of Principle 7. [deleted]

4.7.3 G Failing to take reasonable steps to implement (either personally or through a compliance department or other departments) adequate and appropriate systems of control to comply with the relevant requirements and standards of the regulatory system in respect of the regulated activities of the firm in question (as referred to in Statement of Principle 7) falls within APER 4.7.2E and APER 4.7.2G. In the case of an approved person who is responsible, under SYSC 2.1.3R(2) or SYSC 4.4.5R(2), with overseeing the firm's obligation under SYSC 3.1.1R or SYSC 4.1.1R, failing to take reasonable care to oversee the establishment and maintenance of appropriate systems and controls falls within APER 4.7.2E and APER 4.7.2G.

4.7.4 G Failing to take reasonable steps to monitor (either personally or through a compliance department or other departments) compliance with the relevant requirements and standards of the regulatory system in respect of the regulated activities of the firm in question (as referred to in Statement of Principle 7) falls within APER 4.7.2E and APER 4.7.2G.

4.7.5 G Failing to take reasonable steps adequately to inform himself themselves about the reason why significant breaches (whether suspended or actual) of the relevant requirements and standards of the regulatory system in respect of the regulated activities of the firm in question (as referred to in Statement of Principle 7) may have arisen (taking account of the systems and procedures in place) falls within APER 4.7.2E and APER 4.7.2G.
4.7.6 E G Behaviour of the type referred to in APER 4.7.5E APER 4.7.5G includes…

4.7.7 E G Failing to take reasonable steps to ensure that procedures and systems of control are reviewed and, if appropriate, improved, following the identification of significant breaches (whether suspended or actual) of the relevant requirements and standards of the regulatory system relating to the regulated activities of the firm in question (as referred to in Statement of Principle 7) falls within APER 4.7.2E APER 4.7.2G (see APER 4.7.13G and APER 4.7.14G).

4.7.8 E G Behaviour of the type referred to in APER 4.7.7E APER 4.7.7G includes …

4.7.9 E G In the case of the money laundering reporting officer, failing to discharge the responsibilities imposed on him them by the firm in accordance with SYSC 3.2.6IR or SYSC 6.3.9R falls within APER 4.7.2E APER 4.7.2G.

4.7.10 E G In the case of an approved person performing a significant influence an accountable higher management function responsible for compliance under SYSC 3.2.8R, SYSC 6.1.4R or SYSC 6.1.4AR, failing to take reasonable steps to ensure that appropriate compliance systems and procedures are in place falls within APER 4.7.2E APER 4.7.2G.

4.7.11 G The appropriate regulator FCA expects an approved person performing a significant influence an accountable higher management function to take reasonable steps both to ensure his their firm's compliance with the relevant requirements and standards of the regulatory system and to ensure that all staff are aware of the need for compliance.

4.7.11A E G Where the approved person is a proprietary trader under SUP 10A.9.10R, failing to maintain and comply with appropriate systems and controls in relation to that activity falls within APER 4.7.2AE APER 4.7.2G.

Systems of control

4.7.12 G An approved person performing a significant influence an accountable higher management function need not himself themselves put in place the systems of control in his their business (APER 4.7.4E APER 4.7.4G). …

Possible breaches of regulatory requirements

4.7.13 G Where the approved person performing a significant influence an accountable higher management function becomes aware of actual or suspected problems that involve possible breaches of relevant requirements and standards of the regulatory system falling within his their area of responsibility, then he they should take reasonable steps to ensure that they are dealt with in a timely and appropriate manner (APER 4.7.7E APER 4.7.7G). …

Review and improvement of systems and procedures
4.7.14 G Where independent reviews of systems and procedures have been undertaken and result in recommendations for improvement, the approved person performing a significant influence an accountable higher management function should ensure that, unless there are good reasons not to, any reasonable recommendations are implemented in a timely manner (APER 4.7.10E, APER 4.7.10G). What is reasonable will depend on the nature of the inadequacy and the cost of the improvement. It will be reasonable for the approved person performing a significant influence an accountable higher management function to carry out a cost benefit analysis when assessing whether the recommendations are reasonable.

…

Sch 2 Notification requirements

…

<table>
<thead>
<tr>
<th>Handbook reference</th>
<th>Matter to be notified</th>
<th>Contents of notification</th>
<th>Trigger event</th>
<th>Time allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement of Principle 4 (APER 2.1A.3P 2.1A.3R)</td>
<td>Any information of which the FCA or PRA would reasonably expect notice.</td>
<td>Appropriate disclosure</td>
<td>Any information of which the FCA or PRA would reasonably expect notice.</td>
<td>Appropriate</td>
</tr>
</tbody>
</table>

…

Sch 5 Rights of action for damages

Sch 5.1 G There are no rules in APER There is no right of action under section 138D of the Act (Actions for damages) for breach of the rules in APER.

Sch 6 Rules that can be waived

Sch 6.1 G There are no rules in APER Section 138A (Modification or waiver of rules) does not apply to APER.
Annex E

Amendments to the Training and Competence sourcebook (TC)

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

2.1 Assessing and maintaining competence

...

2.1.26 R A firm must ensure that a retail investment adviser confirms annually in writing that the retail investment adviser has, in the preceding 12 months:

(1) complied with APER or COCON (as applicable); and

...

2.1.31 R A firm must notify the FCA as soon as reasonably practicable after it becomes aware, or has information which reasonably suggests, that any of the following events has occurred or may have occurred in relation to any of its retail investment advisers, and the event is significant:

...

(3) a retail investment adviser has failed to comply with a Statement of Principle in carrying out his their controlled function or has failed to comply with COCON (as applicable); and

...

...

2.2B Reporting requirements

...

Content of the report

2.2B.4 R The report must contain professional standards data as follows:

...

(2) the names and, where applicable, Individual Reference Numbers of the firm's employees who are retail investment advisers, including trainees;

...

...
App 6.1 Accredited bodies

12. The FCA will expect an accredited body to have in place effective procedures for carrying out its verification activities. These should include:

1. verifying that each retail investment adviser who is a member of or subscriber to the accredited body's verification service has made an annual declaration in writing that the retail investment adviser has, in the preceding 12 months, complied with APER or, for a relevant authorised person, complied with COCON and completed the continuing professional development required under TC 2.1.15R;

14. The FCA will expect an accredited body to make it a contractual condition of membership (where a retail investment adviser is a member of the accredited body) or of using its verification service (where a retail investment adviser is not a member of the accredited body) that, as a minimum, the accredited body will not continue to verify a retail investment adviser's standards and . The FCA will also expect an accredited body to withdraw its statement of professional standing if the accredited body is provided with false information in relation to a retail investment adviser's qualifications or continuing professional development or a false declaration in relation to a retail investment adviser's compliance with APER or, for a relevant authorised person, compliance with COCON. In this regard, an accredited body must have in place appropriate decision-making procedures with a suitable degree of independence and transparency.

17. The FCA will expect an accredited body to have a code of ethics and to ensure that its code of ethics and verification service terms and conditions do not contain any provisions that conflict with APER or COCON.

Sch 2 Notification requirements

Sch 2.1 G

<table>
<thead>
<tr>
<th>Handbook reference</th>
<th>Matter to be notified</th>
<th>Contents of notification</th>
<th>Trigger event</th>
<th>Time allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(3) a retail investment adviser has failed to comply with a Statement of Principle in carrying out his controlled function or, in the case of a relevant authorised person, has failed to comply with COCON; and

...
Annex F

Amendments to the General Provisions sourcebook (GEN)

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

Part 1: Comes into force on 1 January 2016

2.2 Interpreting the Handbook

...  

2.2.13 R (1) A reference in the Handbook to another provision in the Handbook is a reference to that provision as amended from time to time.

(2) Unless a contrary intention appears, a reference in the Handbook to a provision in the PRA Rulebook is a reference to that provision as amended from time to time.

...

Part 2: Comes into force on 7 March 2016

2.2 Interpreting the Handbook

...  

2.2.4 G ...  

(2) Other provisions in the Handbook, although also identified by the status letter "E" in the margin or heading, are actually not rules but provisions in codes and GEN 2.2.3R does not apply to them. These code provisions are those provisions in the Code of Practice for Approved Persons (APER 3 and APER 4) and the Code of Market Conduct (MAR 1) with the status letter "E".

...
Annex G

Amendments to the Code of Conduct sourcebook (COCON)

Part 1: comes into force on 7 March 2016

1.1 Application

To whom does it apply?

1.1.2 R (1) COCON applies to:

... 

(d) ... apply to them; and

(e) .... but for SYSC 5.2.27R(1) (Scope: emergency appointments); and

(f) [Not used]

(g) an FCA-approved person or PRA-approved person approved to perform a controlled function in a Solvency II firm.

(2) ...

(3) COCON does not apply to approved persons approved to perform a controlled function in SUP 10A.1.15R to SUP 10A.1.16BR (appointed representatives).

...

1.1.5 G ...

(2) The persons in COCON 1.1.2R(1)(a) and (b) are referred to as senior conduct rules staff members. An approved person performing a significant influence function (including a PRA controlled function) in a Solvency II firm is also a senior conduct rules staff member.

...

1.1.8 G ...

(2) For example, say that an individual (A) is an approved person for
firm X and is employed by firm Y in a role that does not involve a controlled function. Say that firm X is a Solvency II firm and that Firm firm Y is a relevant authorised person.

1.1.10 R COCON only applies to the conduct of persons other than senior conduct rules staff members if that conduct:

(1) is performed from an establishment maintained in the United Kingdom by:

(a) (for a relevant authorised person) that person’s employer; or

(b) (for a Solvency II firm) the firm in relation to whom that person carries out controlled functions, in the United Kingdom; or

1.1.13 G The purpose of this chapter is to set out rules for conduct rules staff and to provide guidance about those rules to relevant authorised persons about the conduct rules firms whose staff are subject to them.

1.2 Investments

1.2.1 G COCON refers in a number of places to ‘investments’. The Glossary meaning of investment is wide and is not just limited to the ordinary dictionary meaning.

1.2.2 G Therefore, for example, an approved person performing controlled functions in a Solvency II firm should note that that term includes rights under a contract of insurance, meaning they should also take into account those parts of COCON which provide guidance on individual conduct rules that refer to ‘investments’.

1.2.3 G Where guidance refers to risks associated with investments, that will include risks applicable to rights under a contract of insurance including for example the risk of inadequate cover.

4.2 Specific guidance on senior manager conduct rules

...
4.2.16 G The following is a non-exhaustive list of examples of conduct that would be in breach of rule SC2.

...(8) For a senior conduct rules staff member who is responsible for the compliance function, failing to ensure that:

...(e) the method of determining the remuneration complies, where applicable, with the Remuneration Code or, for a Solvency II firm, other relevant requirements in relation to remuneration.

4.2.26 G SC4 applies to senior conduct rules staff members in addition to rule 3 in COCON 2.1.3R. Although, the rules have some overlap, they are different. Rule 3 normally relates to responses from individuals to requests from the regulator, whereas rule SC4 imposes a duty on a senior conduct rules staff member to disclose appropriately any information of which the appropriate regulator would reasonably expect, including making a disclosure in the absence of any request or enquiry from the appropriate regulator. An SMF manager A senior conduct rules staff member is likely to have access to greater amounts of information of potential regulatory importance and to have the expertise to recognise when this may be something of which the appropriate regulator would reasonably expect notice.

4.2.28 G (1) If a senior conduct rules staff member comes across a piece of information that is something in relation to which they think the FCA or PRA could reasonably expect notice, they should determine whether that information falls within the scope of their responsibilities:

(a) (for an SMF manager) by virtue of that person’s statement of responsibilities; or

(b) (for an approved person performing a significant influence function in a Solvency II firm) including by reference to their scope of responsibilities document.

(2) If it does, then they should ensure that, if it is otherwise appropriate to do so, it is disclosed to the appropriate regulator. …

Part 2: Comes into force on 7 March 2017
Amend the following text as shown.

[Editor's note: The amendments to COCON 1.1.2R(1)(e) and (f) supersede the amendments to those paragraphs as set out in Part 2 of Annex A of the Individual Accountability Instrument 2015 (FCA 2015/31).]

1 Application and purpose

... 

To whom does it apply?

1.1.2 R (1) COCON applies to:

... 

(e) .... but for SYSC 5.2.27R(1) (Scope: emergency appointments); and 

(f) [Not used; any other employee of a relevant authorised person, except:

(i) a non-executive director other than a senior conduct rules staff member; and 

(ii) an employee whose role is listed under COCON 1.1.2R(2); and

...
Annex H

Amendments to the Prudential sourcebook for Mortgage and Home Finance Firms, and Insurance Intermediaries (MIPRU)

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

Part 1: Comes into force on 7 March 2016

2.2 Allocation of the responsibility for insurance mediation activity

... 

2.2.2 R The firm may allocate the responsibility for its insurance mediation activity to an approved person (or persons) performing who is:

(1) (if the firm is not a relevant authorised person):

(a) performing:

(1) a FCA governing function; or

(2) a PRA governing function;

(other than a person who is a non-executive director function of the firm); or

(2) (b) performing the apportionment and oversight function; or

(3) (c) performing the significant management function in so far as it relates to dealing in investments as principal, disregarding article 15 of the Regulated Activities Order (Absence of holding out etc) (or agreeing to do so) or an activity which is not designated investment business;

(2) (if a firm is a relevant authorised person) a director of the firm who:

(a) is not a non-executive director; and

(b) is an approved person of that firm.

2.2.3 G (1) Typically a firm will appoint a person performing a governing function (other than the non-executive director function) director who is an approved person of that firm to direct its insurance mediation activity. A firm that is not a relevant authorised person may also appoint a person performing another FCA governing function or PRA governing function.
(1A) A firm should not appoint someone performing one of the FCA’s or PRA’s non-executive director controlled functions or any other non-executive director.

(1B) Where this responsibility for a firm’s insurance mediation activity is allocated to a person performing another a controlled function function that is not in paragraph (1), the person performing the apportionment and oversight function with responsibility for the apportionment of responsibilities firm must ensure that the firm’s insurance mediation activity is appropriately allocated. If the apportionment and oversight function applies to the firm, the person performing the apportionment and oversight function with responsibility for the apportionment of responsibilities should carry out the allocation.

(2) …

(2A) Paragraph (2) does not apply to a relevant authorised person.

…

Part 2: Comes into force on 21 March 2016

[Editor’s note: The amendments in Part 2 replace the corresponding changes to MIPRU 2.2.2R and MIPRU 2.2.3G in the Mortgage Credit Directive Instrument 2015, other than the changes to MIPRU 2.2.3G(3).]

2.2 Allocation of the responsibility for insurance mediation activity

…

2.2.2 R The firm may allocate the responsibility for its insurance mediation activity or MCD credit intermediation activity to an approved person (or persons) who is:

…

2.2.3 G (1) Typically a firm will appoint a director who is an approved person of that firm to direct its insurance mediation activity or MCD credit intermediation activity. A firm that is not a relevant authorised person may also appoint a person performing another FCA governing function or PRA governing function.

(1A) …
(1B) Where responsibility for a firm’s insurance mediation activity or MCD credit intermediation activity is allocated to a person performing a controlled function that is not in paragraph (1), the firm must ensure that the firm's insurance mediation activity or MCD credit intermediation activity is appropriately allocated. If the apportionment and oversight function applies to the firm, the person performing the apportionment and oversight function with responsibility for the apportionment of responsibilities should carry out the allocation.
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

...  

1.4.11 G ...  

(2) ...  

(f)  

SUP 10A.4.4R (the table of controlled functions) and SUP 10A.7.9R (CASS operational oversight function (CF10a)); and  

(fa)  

SUP 10C.4.3R (Table of FCA controlled functions for relevant authorised persons), SYSC 5.2.30R (Table: FCA-specified significant-harm functions) and SYSC 5.2.32R (CASS oversight and the certification regime); and  

...  

1A.3 Responsibility for CASS operational oversight

1A.3.1 R (1) A CASS small firm must allocate to a director performing a significant influence function or a senior manager performing a significant influence function responsibility for:  

(1) (a) oversight of the firm's operational compliance with CASS; and  

(2) (b) reporting to the firm's governing body in respect of that oversight.  

(2) A CASS small firm that is not a relevant authorised person must make the allocation in (1) to a director or senior manager who is approved to perform a significant influence function for that firm.  

1A.3.1- A G The material in CASS 1A.3.1BG about how CASS 1A.3 fits into the FCA approved persons regime for relevant authorised persons also applies to a CASS small firm and the function in CASS 1A.3.1R. However;  

(1) the function in CASS 1A.3.1R is not an FCA specified significant-
harm function; and

(2) the person performing that function will not necessarily be subject to
the employee certification regime described in SYSC 5.2
(Certification Regime).

CF10a: the CASS operational oversight function The approved persons
regime and the certification regime

1A.3.1A R …

1A.3.1B G (1) (a) CASS 1A.3.1AR describes the FCA controlled function
known as the CASS operational oversight function (CF10a). The table of
controlled functions FCA controlled functions in
SUP 40.4.5R 10A.4.4R together with SUP 40.7.9R 10A.7.9R specify the CASS operational oversight function as a required
function for a firm to which CASS 1A.3.1AR applies.

(b) The CASS operational oversight function does not apply to a
relevant authorised person.

(2) (a) For a firm that is a relevant authorised person, the function in
CASS 1A.3.1AR is not a separate controlled function and
performing that function does not require approval as an
approved person.

(b) A relevant authorised person must allocate overall
responsibility for the firm’s compliance with CASS to one of
its SMF managers (see SYSC 4.7.5R). That responsibility is
an “FCA-prescribed senior management responsibility”. The
full list of FCA-prescribed senior management
responsibilities is in the table in SYSC 4.7.7R.

(c) A relevant authorised person may allocate the function in
CASS 1A.3.1AR to the SMF manager in (b).

(d) A relevant authorised person may allocate the CASS FCA-
prescribed senior management responsibility described in (b)
to an SMF manager who does not perform any other function
coming within the FCA approved persons regime for relevant
authorised persons. See SUP 10C.7 (Other overall
responsibility function (SMF18)) for details.

(e) A relevant authorised person may choose to allocate the
function in CASS 1A.3.1AR to someone who is not an
approved person and SMF manager. If so:

(i) that person will be subject to the employee
certification regime described in SYSC 5.2
(Certification Regime):
(ii) that person will be subject to supervision by the SMF manager in (b); and

(iii) the function in CASS 1A.3.1AR will be the CASS oversight FCA specified significant-harm function in SYSC 5.2.32R.

1A.3.1C R If, at the time a firm that is not a relevant authorised person becomes a CASS medium firm or a CASS large firm in accordance with CASS 1A.2.12R(1) or CASS 1A.2.12R(2), the firm is not able to comply with CASS 1A.3.1AR because it has no director or senior manager who is an approved person in respect of the CASS operational oversight function, the firm must:

…

1A.3.1D G (1) CASS 1A.3.1CR provides a grace period for a firm that is not a relevant authorised person to apply for someone to be approved to perform the CASS operational oversight function.

(2) There is no equivalent to CASS 1A.3.1CR for a relevant authorised person, because a person does not need specific FCA approval before carrying out the function. This is explained in (3) to (5), below.

(3) As explained in CASS 1A.3.1BG(2), the function in CASS 1A.3.1AR is not, by itself, a controlled function.

(4) Therefore, if an approved person is to perform the function for a relevant authorised person, it can be allocated to any director or senior manager who is already an approved person who is suitable to carry it out.

(5) If the function is to be carried out by a certification employee:

(a) FCA approval is not needed because performance of a role that falls into the certification regime does not require FCA approval;

(b) the firm should:

   (i) either issue them with a certificate under SYSC 5.2 (Certification regime) before the firm becomes a CASS medium firm or a CASS large firm; or

   (ii) give the function to a suitable approved person pending issue of the certificate.

…
11.3 Responsibility for CASS operational oversight

11.3.1 R (1) A CASS small debt management firm, other than a not-for-profit debt advice body, must allocate to a director or senior manager performing a significant influence function responsibility for:

(1) (a) oversight of the firm's operational compliance with CASS 11;

(2) (b) reporting to the firm's governing body in respect of that oversight; and

(3) (c) completing and submitting a CCR005 return in accordance with SUP 16.12.29CR.

(2) A firm that is not a relevant authorised person must make the allocation in (1) to a director or senior manager approved to perform a significant influence function in relation to that firm.

11.3.1A G CASS 11.3.3G(5) to (9) also apply to a CASS small debt management firm and the function in CASS 11.3.1R. However:

(1) the function in CASS 11.3.1R is not an FCA specified significant-harm function; and

(2) the person performing that function will not necessarily be subject to the employee certification regime described in SYSC 5.2 (Certification Regime).

...  

11.3.3 G (1) CASS 11.3.4R describes the FCA controlled function known as the CASS operational oversight function (CF10a) in relation to CASS large debt management firms, including not-for-profit debt advice bodies.

(2) As a consequence of CASS 11.3.4R (in conjunction with SUP 10A.4.1R and SUP 10A.7.10R), in a CASS large debt management firm (including a not-for-profit debt advice body fitting into that category) the function described in CASS 11.3.4R is required to be discharged by a director or senior manager;

(3) In the case of a firm that is not a relevant authorised person, the director or senior manager in (2) should be who is an approved person under the approved persons regime provided for in SUP.

(4) However, the CASS operational oversight function does not apply to a relevant authorised person.

(5) For a firm that is a relevant authorised person, the function in CASS 11.3.4R is not a separate controlled function and performing that function does not require approval as an approved person.
A relevant authorised person must allocate overall responsibility for the firm’s compliance with CASS to one of its SMF managers (see SYSC 4.7.5R). That responsibility is an “FCA-prescribed senior management responsibility”. The full list of FCA-prescribed senior management responsibilities is in the table in SYSC 4.7.7R.

A relevant authorised person may allocate the function in CASS 11.3.4R to the SMF manager in (6).

A relevant authorised person may allocate the CASS FCA-prescribed senior management responsibility described in (6) to an SMF manager who does not perform any other function coming within the FCA approved persons regime for relevant authorised persons. See SUP 10C.7 (Other overall responsibility function (SMF18)) for details.

A relevant authorised person may choose to allocate the function in CASS 11.3.4R to someone who is not an approved person and SMF manager. If so:

(a) that person will be subject to the employee certification regime described in SYSC 5.2 (Certification Regime);

(b) that person will be subject to supervision by the SMF manager in (6); and

(c) the function in CASS 11.3.4R will be the CASS oversight FCA specified significant-harm function in SYSC 5.2.32R.

If, at the time a CASS debt management firm that is not a relevant authorised person becomes a CASS large debt management firm in accordance with CASS 11.2.8R, the firm is not able to comply with CASS 11.3.4R because it has no director or senior manager who is an approved person in respect of the CASS operational oversight function, the firm must:

CASS 11.3.5R provides a grace period for a firm that is not a relevant authorised person to apply for someone to be approved to perform the CASS operational oversight function.

There is no equivalent to CASS 11.3.5R for a relevant authorised person, because a person does not need specific FCA approval before carrying out the function. This is explained in (3) to (5), below.

As explained in CASS 11.3.3G, the function in CASS 11.3.5R is not, by itself, a controlled function.
Therefore, if an *approved person* is to perform the function for a *relevant authorised person*, it can be allocated to any *director* or *senior manager* who is already an *approved person* who is suitable to carry it out.

If the function is to be carried out by a *certification employee*:

(a) *FCA* approval is not needed because performance of a role that falls into the certification regime does not require *FCA* approval;

(b) the *firm* should:

(i) either issue them with a certificate under *SYSC 5.2* (Certification regime) before the *firm* becomes a *CASS large debt management firm*; or

(ii) give the function to a suitable *approved person* pending issue of the certificate.
Annex J

Amendments to the Supervision manual

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

Part 1: Comes into force on 19 August 2015

After SUP TP 6 insert the following new section. The text is all new and is not underlined.

TP 7 Financial Services (Banking Reform) Act 2013: Approved persons in Solvency II firms

Purpose of SUP TP 7

7.1.1 SUP TP 7 has transitional and grandfathering provisions relating to the changes to the approved persons regime made by Part Four of the Financial Services (Banking Reform) Act 2013. The Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015:

(1) requires all Solvency II firms before 8 February 2016 to give a notice to the appropriate regulator in respect of each person for whom that regulator has granted a pre-implementation approval in relation to the firm. The notice must specify the post-implementation functions that the person will perform on and after 7 March 2016, and each of these notified functions must be an equivalent function to a pre-implementation function which the person has approval to perform;

(2) allows the FCA to specify classes of persons in respect of whom a notice is not required to be given to the FCA and in SUP TP 7.2.1R the FCA specifies that class of persons;

(3) allows the FCA to make rules specifying the post-implementation controlled functions which are to be treated as equivalent to a pre-implementation controlled function for the purposes of that Order. In SUP TP 7.2.2R the FCA specifies the post-implementation FCA functions which are equivalent to PRA functions pre-implementation. The PRA has separately, in PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6, specified equivalent post-implementation PRA functions; and

(4) provides that the pre-implementation approval has effect after 7 March 2016, without the need for re-application, if the notice in (1) is given before 7 March 2016 (whether or not that notice was given before 8 February 2016) and certain conditions in article 3 of the Order are met.
7.1.2 R  *SUP* TP 7 applies to:

(1)  *Solvency II firms*; and

(2)  *approved persons of Solvency II firms*.

7.1.3 G There is a glossary of terms in *SUP* TP 7.6.1. Those terms are not defined in the *Glossary*.

Grandfathering of approved persons: requirement to give notice and equivalence of old and new functions

7.2.1 R  (1)  *A Solvency II firm* is not required to give notice to the *FCA* for the purposes of article 2(1) of the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 in relation to any *approved person* for whom the *FCA* granted a pre-implementation approval in relation to that *firm* and whose role will not change post-implementation. Notice is deemed to be given for the purposes of article 2(3) and (4) unless the *firm* submits a Form C to the *FCA* (*SUP* 10A Annex 6R) in relation to person’s *FCA* pre-implementation approval.

(2)  The exception to (1) is *approved persons*:

   (a)  for whom the *FCA* granted a pre-implementation approval to perform the *significant management function* (CF29); and

   (b)  who are proposing to perform one of the *PRA* “senior insurance management functions” in column 2 of any of the rows relating to senior management functions (CF29) in the Table of Functions for Grandfathering in PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6,

   in relation to whom a *Solvency II firm* is required to give notice to the *FCA* for the purposes of article 2(1).

[Note: See article 2(2) of the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 (SI 2015/492)]

7.2.2 R  Each pre-implementation controlled function in the first column of the table in *SUP* TP 7.2.3R is specified as an equivalent function to the *FCA controlled functions* listed in column two of the same row of that table. Each pre-implementation *FCA controlled function* which is not changing is equivalent to the *FCA controlled function* post-implementation.

[Note: See article 17(1)(a) of the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 (SI 2015/492)]

7.2.3 R  Table: Old PRA controlled functions mapped onto new FCA ones
### Part 1: Solvency II firms other than insurance special purpose vehicles and third-country insurance and reinsurance undertakings

<table>
<thead>
<tr>
<th>Current controlled function</th>
<th>New FCA controlled function</th>
</tr>
</thead>
<tbody>
<tr>
<td>PRA Director function (CF1)</td>
<td>FCA Director function (CF1) (see Note 1)</td>
</tr>
<tr>
<td>PRA Director of unincorporated association (CF5)</td>
<td>FCA Director of unincorporated association (CF5) (see Note 1)</td>
</tr>
<tr>
<td></td>
<td>Chair of the nomination committee function (CF 2a) (see Note 2)</td>
</tr>
<tr>
<td></td>
<td>Chair of the with-profits committee function (CF 2b) (see Note 2)</td>
</tr>
<tr>
<td>PRA Non-Executive Director function (CF2)</td>
<td>Chair of the nomination committee function (CF 2a) (see Note 2)</td>
</tr>
<tr>
<td>PRA Non-Executive Director function (CF2)</td>
<td>Chair of the with-profits committee function (CF 2b) (see Note 2)</td>
</tr>
</tbody>
</table>

**Note 1**: FCA controlled functions CF1 and CF5, above, apply only where the person is not otherwise grandfathered to perform any post-implementation PRA function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

**Note 2**: FCA controlled functions CF2a and CF2b apply only where the person is not otherwise grandfathered to perform a post-implementation PRA function which is equivalent to the pre-implementation PRA CF2 function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

### Part 2: Insurance special purpose vehicles

<table>
<thead>
<tr>
<th>Current controlled function</th>
<th>New FCA controlled function</th>
</tr>
</thead>
<tbody>
<tr>
<td>PRA Director function (CF1)</td>
<td>FCA Director function (CF1) (see Note 1)</td>
</tr>
<tr>
<td>PRA Non-Executive Director function (CF2)</td>
<td>Chair of the nomination committee function (CF 2a) (see Note 2)</td>
</tr>
<tr>
<td>PRA Non-Executive Director function (CF2)</td>
<td>Chair of the with-profits committee function (CF 2b) (see Note 2)</td>
</tr>
<tr>
<td>PRA Systems and Controls function (CF 28)</td>
<td>FCA systems and controls function (CF 28) (conduct perspective only) (see Note 1)</td>
</tr>
</tbody>
</table>
Note 1: FCA controlled function CF1, above, applies only where the person is not otherwise grandfathered to perform any post-implementation PRA function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

Note 2: FCA controlled functions CF2a and CF2b apply only where the person is not otherwise grandfathered to perform a post-implementation PRA function which is equivalent to the pre-implementation PRA CF2 function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

Note 3: FCA controlled function CF28 applies only where the person is not otherwise grandfathered to perform any post-implementation PRA function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

Part 3: Third-country insurance and reinsurance undertakings

Note 1: FCA controlled function CF1, below, applies only where the person is not otherwise grandfathered to perform any post-implementation PRA function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

Note 2: There are no CF2a or CF2b functions in third country undertakings.

Note 3: FCA controlled functions CF28 and CF51 apply only where the person is not otherwise grandfathered to perform any post-implementation PRA function, as set out in the Table of Equivalent Functions for Grandfathering in the PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6.

<table>
<thead>
<tr>
<th>Current controlled function</th>
<th>New FCA controlled function</th>
</tr>
</thead>
<tbody>
<tr>
<td>PRA Director function (CF1)</td>
<td>FCA Director function (CF1)</td>
</tr>
<tr>
<td>PRA Actuary function holder (CF 12)</td>
<td>Actuarial conduct function (third country) (CF 51) (conduct perspective only)</td>
</tr>
<tr>
<td>PRA Systems and Controls function (CF 28)</td>
<td>FCA systems and controls function (CF 28) (conduct perspective only)</td>
</tr>
</tbody>
</table>

7.2.4 G In TP 7.2.3R, where a person is grandfathered to perform a post-implementation PRA controlled function, as set out in the Table of Equivalent Functions for Grandfathering in PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, rule 6, (or in relation to FCA functions CF2a or 2b, a PRA function equivalent to the pre-implementation PRA CF2 function) then, if they would also be performing an FCA function referred to in column 2 of the Table in TP 7.2.3R, the FCA function is disappplied and instead absorbed into that PRA function. This absorption happens by virtue of its inclusion in PRA.
Rulebook: Solvency II firms: Senior Insurance Managers Regime – Transitional Provisions 6, and the firm is required to identify the absorbed function on the person’s scope of responsibilities document described in SYSC 2.2.4R, when that record is produced. The exception to this is CF28 and CF51 FCA post-implementation functions which are not absorbed into PRA controlled functions.

Grandfathering of approved persons: forms

7.3.1 D This section (SUP TP 7.3) applies to a notification by a firm to the FCA under the articles of the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 listed in the table in SUP TP 7.3.2D.

7.3.2 D Table: Grandfathering notifications

<table>
<thead>
<tr>
<th>Purpose of notification</th>
<th>Article of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Notification of pre-implementation approval satisfying conditions in SUP TP 7.2.1R(2).</td>
<td>Article 2(1)</td>
</tr>
<tr>
<td>(2) Amendments to grandfathering notification in (1)</td>
<td>Article 6</td>
</tr>
<tr>
<td>(3) Notification of applications for approval</td>
<td>Article 11</td>
</tr>
<tr>
<td>(4) Amendment to grandfathering notification in (1) to add a new candidate</td>
<td>Article 14</td>
</tr>
<tr>
<td>(5) Any other amendment to grandfathering notification in (1)</td>
<td>Article 14</td>
</tr>
</tbody>
</table>

7.3.3 D (1) A firm must make any notification in row (1) and (3) of the table in SUP TP 7.3.2D in accordance with SUP 10A.16 (How to apply for approval and give notifications) as applicable to insurers.

(2) A firm must use the version of the grandfathering notification form made available online at fca.org.uk on the FCA and PRA’s ONA electronic system (known as Connect) and which is based on the version found in SUP TP 7.7.1D.

(3) If the online version is not yet available, a firm is not required to submit the notification form but, if it chooses to do so, it must use the version found in SUP TP 7.7.1D and submit it in accordance with SUP 15.7.4R to SUP 15.7.9G.

(4) A firm must make any notification in rows (2), (4) and (5) by updating the notification form online at fca.org.uk on the FCA and PRA’s ONA electronic system (known as Connect).
(5) For persons falling under SUP TP 7.2.1R(1), a firm is treated as giving notification and relevant information for the purposes of article 5 of the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 unless it has notified the FCA that the person ceases to perform the relevant function using Form C. Likewise, approved persons in firms which are carrying out PRA controlled function CF1 pre-implementation and who will continue to carry out FCA controlled function CF1 post-implementation (and no PRA controlled functions), and there are no other changes to the functions they carry out, notification and relevant information in relation to the FCA CF1 function is deemed to have been given to the FCA, unless the firm has submitted a Form C.

7.3.4 G If a firm notifies an application for approval and that application is refused before the commencement date, the firm should update the notification under row (5) of the table in SUP TP 7.3.2D.

7.3.5 G If a firm gives a grandfathering notification for an approved person and that approved person leaves the firm or gives up performing some of their controlled functions, the firm should notify the appropriate regulator using Form C as well as under SUP TP 7.

Applications of approved persons to take effect from the 7 March 2016

7.4.1 D (1) A firm may apply for the FCA’s approval under section 59 of the Act (Approval for particular arrangements) for the performance of a controlled function which comes into force on 7 March 2016.

(2) Any application must be made between the 1 January 2016 and the day before 7 March 2016.

(3) Any such application is made on the basis that it is treated as being made on the 7 March 2016.

(4) The application must be made using the version of Form A or Form E applicable from 7 March 2016 and in accordance with the other requirements to be in effect on that date.

7.4.2 G The Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 will not apply to an application under SUP TP 7.4.1D.

7.4.3 G A firm does not have to make an application under SUP TP 7.4.1D. It can make an application between the rule-making date and the 7 March 2016 under the rules and directions in force at the time of the application. The Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 will apply to such applications.

Application of ongoing requirements to documents submitted as part of grandfathering
7.5 R (1) The requirements of SUP 10A apply to approvals that are continued in force by the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015, as they do to applications made after the commencement date.

(2) The requirements of SUP 10A apply to an application for approval that is grandfathered under the Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015 and has not been finally determined before the 7 March 2016, as they do to applications made after the commencement date.

(3) This paragraph is subject to the other provisions of SUP TP 7.

7.6.1 Glossary of terms used in SUP TP 7

<table>
<thead>
<tr>
<th>pre-implementation controlled functions</th>
<th>an FCA controlled function or a PRA controlled function in force immediately before the 7 March 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>rule-making date</td>
<td>in accordance with The Financial Services (Banking Reform) Act 2013 Transitional and Savings Provisions Order 2015, the date both regulators make rules under article 17 of the Order or, if made on different days, the last day on which the rules are made.</td>
</tr>
</tbody>
</table>

[Note: References to rules in SYSC and SUP 10A are to those rules as they will be in force on the 7 March 2016.]

7.7.1 D Form K: Grandfathering notification

Insert the following form which is not marked as underlined.
Grandfathering Notification Form (Form K)
Solvency II firms only

FCA Handbook Reference: SUP TP7

**Please note:** for Solvency II firms this form does NOT need to be completed for approved persons who are currently only performing an FCA controlled function and it is intended will continue only to hold the same FCA controlled function following grandfathering (see SUP TP 7.2.1R). Also, information does NOT need to be provided in relation to the CF1 function where an individual is currently approved to perform governing function PRA CF1 and who will after 7 March 2016 perform governing function FCA CF1 but not any of the PRA SIMF functions (see PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime – Transitional Provisions) as FCA grandfathering will automatically convert the PRA CF1 to an FCA CF1.

If a firm intends that any individual will not perform any controlled function that they would be eligible to take up through grandfathering (including those functions where information is not required to be submitted in this form, as set out above) it should submit a Form C (notice of ceasing to perform controlled functions) accordingly.

Name of firm

Firm Reference Number (FRN)
## Contact Details

Contact for this notification

<table>
<thead>
<tr>
<th>1.01 Title</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.02 First Name</td>
<td></td>
</tr>
<tr>
<td>1.03 Surname</td>
<td></td>
</tr>
<tr>
<td>1.04 Job Title</td>
<td></td>
</tr>
<tr>
<td>1.05 Business address</td>
<td></td>
</tr>
<tr>
<td>1.06 Post code</td>
<td></td>
</tr>
<tr>
<td>1.07 Phone number (including STD code)</td>
<td></td>
</tr>
<tr>
<td>1.08 Email address</td>
<td></td>
</tr>
<tr>
<td>1.09 Mobile No</td>
<td></td>
</tr>
<tr>
<td>1.10 Fax No.</td>
<td></td>
</tr>
</tbody>
</table>
2.01 Provide details of each approved person who will, from 7 March 2016, perform any of the *controlled functions* set out in column 2 of the tables in *FCA rule SUP TP 7.2.3R* or in column 2 in the Table of Equivalent Functions for Grandfathering in *PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions*. Also provide details of which of those *controlled functions* are to be carried out by each such *approved person*. *If this is an update to a previous grandfathering notification please complete section 3.*

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Controlled Function</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Controlled Function</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2.02 If you have submitted any applications for approval of individuals to perform one or more controlled functions that are currently subject to determination by the FCA and/or PRA, and any of these individuals who will from 7 March 2016 perform any of the controlled functions set out in column 2 of the tables in FCA rule SUP TP 7.2.3R or in column 2 in the Table of Equivalent Functions for Grandfathering in PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime Transitional Provisions, provide details of which of those controlled functions are to be carried out by each such approved person. For the purpose of this section, you should assume that the FCA and/or PRA will approve the application that is subject to determination before the commencement date, and that the individual will therefore be eligible for grandfathering. If this is an update to a previous grandfathering notification please complete section 3.

<table>
<thead>
<tr>
<th>IRN [or application ref]</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function applied for</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IRN [or application ref]</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function applied for</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IRN [or application ref]</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function applied for</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IRN [or application ref]</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function applied for</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2.03 If there are one or more individuals currently approved to perform PRA controlled function CF2 who will remain at the firm in the capacity of a non-executive director following commencement date, and such individuals are not listed above in section 2.01, please list them below.

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2.04 If you have submitted any applications for approval of individuals to PRA controlled function CF2 under the approved persons regime that are currently subject to determination by the FCA and/or PRA, who will remain at the firm in the capacity of a non-executive director following commencement date, and such individuals are not listed above in section 2.02, please list them below.

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Update Notification  
Section 3

3.00 If you need to update a previous grandfathering notification, please provide details of updates to the firm’s Grandfathering Notification Form below.

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Details of change and reasons for such change.

<table>
<thead>
<tr>
<th>IRN</th>
<th>Name of individual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controlled Function</th>
<th>Proposed Controlled Function(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Details of change and reasons for such change.
Declarations and signatures

Declaration
In this declaration, the firm making the notification in relation to each individual is referred to as the “applicant”.

The applicant must ensure that it has the authority of each individual in relation to whom it is making a notification for grandfathering to a controlled function to cause the information contained in this form relating to such individual to be submitted, and that it has made each such individual aware of his/her prospective regulatory responsibilities as set out in the FCA’s Code of Conduct (COCON) and/or the PRA Rulebook: Solvency II firms: Insurance – Conduct Standards (as applicable).

It is a criminal offence, knowingly or recklessly, to give the FCA and/or PRA information that is materially false, misleading or deceptive (see sections 398 and 400 Financial Services and Markets Act 2000).

The applicant must notify the FCA and/or PRA immediately if there is a change to the information in this form and/or if inaccurate information has been provided (insofar as the FCA and/or PRA is reasonably likely to consider the information material).

For the purpose of complying with the Data Protection Act 1998, the personal information provided in this form will be used by the FCA and PRA to discharge their statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and will not be disclosed for any other purpose without the permission of the applicant.

In addition to other regulatory responsibilities, firms and approved persons have a responsibility to disclose to the FCA and/or PRA matters of which it would reasonably expect to be notified. Failure to notify the FCA and/or PRA of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

The person signing on behalf of the applicant confirms that:
• he or she has read this declaration in full;
• he or she has confirmed that the information supplied is accurate and complete to the best of the his/her knowledge.

Name of the applicant

Name of person signing on behalf of the applicant

Position

Signature

Date
Part 2: Comes into force on 7 March 2016

6.3 Applications for variation of permission and/or imposition, variation or cancellation of requirements

...  

6.3.8 G (1) Where a firm is submitting an application for variation of Part 4A permission which would lead to a change in the controlled functions of its approved persons, it should, at the same time and as appropriate:

(a) make an application for an internal transfer of an approved person, Form E (Internal transfer), or make an application for an individual to perform additional controlled functions, the relevant Form A (Application); see: SUP 10.13.3D to SUP 10.13.5G

(i) SUP 10A.13.3D to SUP 10A.13.5G (for a firm that is not a relevant authorised person);

(ii) SUP 10C.10 (for a relevant authorised person); or

(iii) the corresponding PRA requirements;

(b) notify the appropriate regulator of any approved person who has ceased to perform a controlled function specified by that regulator, Form C (Ceasing to perform controlled functions); see: SUP 10.13.6R to SUP 10.13.13G

(i) SUP 10A.14 (for a firm that is not a relevant authorised person);

(ii) SUP 10C.14 (for a relevant authorised person); or

(iii) the corresponding PRA requirements;

(2) If the firm intends to recruit new individuals to perform controlled functions, it should apply for approval of the individuals as approved persons as soon as possible using Form A (Application); see:

(a) SUP 10.12 10A.13 (for a firm that is not a relevant authorised person);

(b) SUP 10C.10 (for a relevant authorised person); or

(c) the corresponding PRA requirements.

Relevant authorised person status
6.3.9 G [deleted] A variation of a firm’s Part 4A permission may mean that it becomes a relevant authorised person. This would have a number of significant consequences, which include:

1. the application of the special powers in relation to misconduct by approved persons (see DEPP 6.2.9-AG);
2. the approved persons regime switches from SUP 10A to SUP 10C;
3. COCON applies in place of APER;
4. the certification regime described in SYSC 5.2 applies;
5. the criminal offence in section 36 of the Financial Services (Banking Reform) Act 2013 (Offence relating to a decision causing a financial institution to fail) potentially applies, although that offence does not apply to every relevant authorised person; and
6. SYSC 4.5 (Management responsibilities maps for relevant authorised persons), SYSC 4.7 (Senior management responsibilities for relevant authorised persons: allocation of responsibilities) and SYSC 4.9 (Handover procedures and material) apply.

6.3.25 G Information which may be required. See SUP 6.3.24G

<table>
<thead>
<tr>
<th>Type of business</th>
<th>Information which may be required</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>…</td>
</tr>
<tr>
<td></td>
<td>3. Organisation charts and details of individuals transferring or being recruited to perform new controlled functions (see SUP 10A 10A and SUP 10C, and the corresponding PRA requirements for details of the application or transfer procedures under the approved persons regime).</td>
</tr>
<tr>
<td></td>
<td>…</td>
</tr>
</tbody>
</table>

6.4 Applications for cancellation of permission

6.4.18 G (1) A firm which is applying for cancellation of Part 4A permission and which is not otherwise authorised by, or under, the Act should, at the same time, …
(a) comply with:

(i) SUP 10A.14.6R 10A.14.8R (for a firm that is not a relevant authorised person);

(ii) SUP 10C.14.5R (for a relevant authorised person); or

(iii) the corresponding PRA requirements; and

(b) notify the appropriate regulator of persons ceasing to perform controlled functions specified by that regulator.

(2) These forms should give the effective date of withdrawal, if known (see SUP 10 (Approved persons) 10A and SUP 10C (FCA’s regimes for approved persons)).

10A FCA Approved Persons

10A.1 Application

General

10A.1.1 R This chapter applies to every:

(1) firm that is not a relevant authorised person; and

(2) relevant authorised person, but only to the extent required by SUP 10A.1.16BR (Appointed representatives).

10A.1.1A G SUP 10C deals with the approved persons regime for relevant authorised persons.

10A.1.2 G This chapter is also relevant to every FCA-approved person:

(1) of a firm that is not a relevant authorised person; and

(2) of any appointed representative, including of an appointed representative of a relevant authorised person.

10A.1.8 G (1) SUP 10A.1.7R reflects the provisions of section 59(8) of the Act and, in relation to an incoming Treaty firm and a UCITS qualifier, the Treaty and the UCITS Directive. …

(2) For example, persons in Solvency II firms which are incoming EEA firms are not expected to be carrying out FCA functions to the extent
that the person will be regarded as effectively running the firm or responsible for a Solvency II Directive 'key function'.

... 10A.1.16 R ... 10A.1.16 R SUP 10A.1.15R and SUP 10A.1.16R apply to the appointed representative of a relevant authorised person.

10A.1.16 G (1) References in this chapter to a firm include a relevant authorised person, but only to the extent required by SUP 10A.1.16BR.

(2) References in SUP 10A.1.15R and SUP 10A.1.16R to FCA governing functions and other controlled functions are to controlled functions in this chapter, not in SUP 10C (FCA senior management regime for approved persons in relevant authorised persons).

10A.1.16 G (1) Under section 59(6A) of the Act, if the FCA is satisfied that, in relation to the carrying on of a regulated activity by a relevant authorised person, a controlled function is a senior management function, the FCA must designate the function in its rules as a senior management function.

(2) Generally, the FCA does not think that a person performing a function in SUP 10A.1.16BR will have sufficient responsibility for managing the affairs of the appointed representative’s principal (as opposed to managing the affairs of the appointed representative itself) to perform a senior management function.

(3) Therefore:

(a) the FCA has not designated any of the functions in SUP 10A.1.16BR as a senior management function; and

(b) none of the functions in SUP 10A.1.16BR are designated senior management functions.

(4) SUP 10C.1.8G (Approved persons in relation to appointed representatives of relevant authorised persons) explains that it is unlikely that SUP 10C (FCA senior management regime for approved persons in relevant authorised persons) will apply to approved persons working in appointed representatives of relevant authorised persons in addition to this chapter.

...
10A.4.2  R  Part 1 of the table of FCA controlled functions applies in relation to an FCA-authorised person. It also applies in relation to an appointed representative for the purposes of SUP 10A.1.15 R to SUP 10A.1.16BR (Appointed representatives) whether its principal is an FCA-authorised person or a PRA-authorised person. Part 2 applies in relation to a PRA-authorised person.

10A.4.4  R  FCA controlled functions

<table>
<thead>
<tr>
<th>Part 2 (FCA controlled functions for PRA-authorised persons)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Type</strong></td>
</tr>
<tr>
<td><strong>FCA governing functions</strong>*</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td><strong>FCA required functions</strong>*</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Systems and controls function***</td>
</tr>
<tr>
<td>…</td>
</tr>
<tr>
<td><strong>Note 1</strong>: Part 2 of this table does not apply to appointed representatives of PRA-authorised persons. Part 1 applies instead. (See SUP 10A.4.2R.)</td>
</tr>
</tbody>
</table>
10A.5 Significant-influence functions

10A.5.3 Section 59(7B) of the Act says that a significant-influence function, in relation to the carrying on of a regulated activity by a firm, means a function that is likely to enable the person responsible for its performance to exercise a significant influence on the conduct of the firm's affairs, so far as relating to the activity.

10A.5.4 SUP 10A.5.2R gives effect to section 59(5)(b) of the Act. [deleted]

10A.6 FCA governing functions

10A.6.1 Every firm will have one or more persons responsible for directing its affairs. These persons will be performing the FCA governing functions and will be required to be FCA-approved persons unless the application provisions in SUP 10A.1, or the particular description of an FCA controlled function, provide otherwise. For example, each director of a company incorporated under the Companies Acts will perform an FCA governing function. However, if the firm is a PRA-authorised person, the governing functions do not apply. Instead, those persons will be performing the PRA governing functions and will be required to be PRA-approved person instead.

(2) The exception to this is a Solvency II firm. For a Solvency II firm, the FCA governing functions CF1, CF2a, CF2b and CF5 may apply if the person carrying out the function is not approved to carry out a PRA controlled function or the other conditions in SUP 10A.11.12R (minimising overlap with the PRA approved persons regime) are not
(3) For a Solvency II firm, if the person is approved to carry out a PRA controlled function and the conditions in SUP 10A.11.12R are satisfied, the relevant FCA function is instead absorbed into the PRA controlled function that the person is approved for (by virtue of its inclusion in PRA Rulebook: Solvency II firms: Senior Insurance Managers Regime, 2.5).

10.6.2 G …

10A.6.2A G (1) As explained in more detail in the rest of this section, a number of FCA governing functions do not apply to a PRA-authorised person.

(2) However, (1) does not apply to an FCA governing function under SUP 10A.1.15R to SUP 10A.1.16BR (Appointed representatives). The FCA governing functions continue to apply for appointed representatives of a PRA-authorised person.

(3) For example, the chief executive function does not apply to a PRA-authorised person. A PRA controlled function applies instead.

(4) However, the chief executive function may apply to someone who is the chief executive of an appointed representative of a PRA-authorised person.

(5) See SUP 10A.1.15R to SUP 10A.1.16BR and SUP 10A.4.2R for the main rules that deal with what controlled functions apply to appointed representatives.

…

10A.6.5 G A firm carrying on insurance mediation activity, other than a sole trader, must allocate to a director or senior manager the responsibility for the firm's insurance mediation activity (MIPRU 2.2.1R). MIPRU 2.2.2R(1) provides that the firm may allocate this responsibility to one or more of the persons performing an FCA governing function (other than the non-executive director function). See MIPRU 2.2 for how the FCA’s approved persons regime is adjusted for a firm carrying on insurance mediation activity.

10A.6.6 G Where a person performing a governing function is also responsible for the firm's insurance mediation activity, the words "(insurance mediation)" will be inserted after the relevant FCA controlled function (see MIPRU 2.2.5G).

[deleted]

…

10A.6.11 G (1) The director function does not apply in relation to a PRA-authorised person. PRA approval is required instead.

(2) The exception to this is a Solvency II firm. For a Solvency II firm,
the FCA director function may apply if the person carrying out the function is not approved to carry out a PRA controlled function or the other conditions in SUP 10A.11.12R (minimising overlap with the PRA approved persons regime) are not satisfied.

10A.6.11  R  For the purposes of SUP 10A.6.7R and SUP 10A.6.8R (the director function), 'director' includes an executive member of a committee to which the Council of the Society directly delegates authority to carry out the Society's regulatory functions.

Chair of the nomination committee (CF2a) and chair of the with-profits committee functions (CF2b) (Solvency II firms only)

10A.6.15  R  (1) For a Solvency II firm only, if the firm has a nomination committee, the chair of the nomination committee function is the function of acting in the capacity of a non-executive chairman of that committee.

(2) The chair of the nomination committee function does not apply to a Solvency II firm that is a third-country insurance or reinsurance undertaking.

10A.6.15  R  (1) For a Solvency II firm only, if the firm has a with-profits committee, the chair of the with-profits committee function is the function of acting in the capacity of a non-executive chairman of the committee.

(2) The chair of the with-profits committee function does not apply to a Solvency II firm that is a third-country insurance or reinsurance undertaking.

10A.6.15  G  (1) For a Solvency II firm, the chair of the nomination committee function and the chair of the with-profits committee function may not apply if the person carrying out the function is approved to carry out a PRA controlled function and the conditions in SUP 10A.11.12R (minimising overlap with the PRA approved persons regime) are satisfied.

(2) In that case, the relevant FCA function is instead absorbed into the PRA controlled function that the person is approved for (by virtue of its inclusion in PRA Rulebook: Solvency II firms; Senior Insurance Managers Regime, 2.5).

---

10A.6.29  R  If a firm is an unincorporated association, the director of unincorporated association function is the function of acting in the capacity of a director of the unincorporated association. In a Solvency II firm the function does not include acting in the capacity of a non-executive director.

10A.6.30  G  The director of unincorporated association function does not apply in relation to a PRA-authorised person. PRA approval is required instead. The
exception to this is a Solvency II firm, see SUP 10A.6.1G(3) above.

10A.7 FCA required functions

Apportionment and oversight function (CF 8)

10A.7.1 R (1) The apportionment and oversight function is the function of acting in the capacity of a director or senior manager responsible for either or both of the apportionment function and/or the oversight function set out in SYSC 2.1.3R or SYSC 4.4.5R.

(2) The apportionment and oversight function does not apply to a Solvency II firm.

10A.7.2 G In requiring someone to apportion responsibility, neither a common platform firm nor a Solvency II firm should not apply for that person or persons to be FCA-approved to perform the apportionment and oversight function (see SUP 10A.7.1R, SYSC 2.1.3R and SYSC 1 Annex 1).

10A.7.13 R …

Actuarial conduct function in Solvency II third-country insurance or reinsurance undertakings

10A.7.14 R The actuarial conduct function (third country) is that part of the function of acting in the capacity of an actuary appointed (by a Solvency II firm which is a third-country insurance or reinsurance undertaking) under rule 7.1(2) of the PRA Rulebook: Solvency II Firms: Third Country Branches that relates to compliance with FCA requirements and standards under the regulatory system.

10A.8 Systems and controls functions

10A.8.1 R …

10A.8.1A R For a Solvency II firm which is an insurance special purpose vehicle or a third-country insurance or reinsurance undertaking, the systems and controls function is modified as follows:

(1) it does not include any of the activities described in any PRA controlled function if that controlled function applies to the firm;
(2) it does not include activities allocated to and carried on by another person who is a PRA approved person; and

(3) it only includes that part of the function that relates to compliance with FCA requirements and standards under the regulatory system.

...  

10A.8.3 G (1) The systems and controls function does not apply in relation to a PRA-authorised person. PRA approval is required instead.

(2) The exception is a Solvency II firm which is an insurance special purpose vehicle or a third-country insurance or reinsurance undertaking. For such firms, FCA approval may be required but only to the extent that the activities are not already covered by a PRA controlled function that applies to the firm or are not activities allocated to and carried on by another person who is a PRA approved person.

(3) Also, for firms in (2), the function is expressly limited to that part of the function that relates to compliance with FCA requirements and standards under the regulatory system.

(4) For firms in (2), references in SUP 10A.8.1R to SYSC should also be read as including references to comparable provisions in the PRA Rulebook: Solvency II Firms: Third Country Branches and Solvency II Regulations, as appropriate.

...  

10A.9 Significant management functions

...  

10A.9.1 R SUP 10A.9 applies only to a firm which:

   (1) under SYSC 2.1.1R, chapters 2, 3 and 5 of the PRA Rulebook: Solvency II Firms: Insurance – Allocation of Responsibilities or SYSC 4.1.1R, apportions a significant responsibility, within the description of the significant management function, to a senior manager of a significant business unit; or

...  

10A.10 Customer-dealing functions

...
10A.10.5 G Section 59(7A) of the Act (Approval for particular arrangements) says that the customer-dealing function, in relation to the carrying on of a regulated activity by a firm (“A”), means a function that will involve the person performing it in dealing with:

...

...

10A.11 Minimising overlap with the PRA approved persons regime

...

10A.11.6 G The FCA and PRA have coordinated their approved persons regime to reduce the amount of overlap. These arrangements do not relate to significant influence the customer-dealing functions only.

10A.11.7 G The FCA is under a duty under section 59A of the Act (Specifying functions as controlled functions: supplementary) to exercise the power to specify any significant influence senior management function as an FCA controlled function in a way that it considers will minimise the likelihood that approvals fall to be given by both the FCA and the PRA in respect of the performance by a person of significant influence senior management functions in relation to the same PRA-authorised person.

10A.11.8 G (1) SUP 10A.11 For a firm (other than a Solvency II firm), SUP 10A.11.11R disapplies the apportionment and oversight function for a person who is the subject of an application for approval to perform a PRA governing function, subject to certain conditions set out in SUP 10A.11.11R. …

(2) For a Solvency II firm only, SUP 10A.11.12R disapplies the FCA governing functions for a person who is approved to perform a PRA controlled function, subject to the conditions in SUP 10A.11.12R.

(3) The FCA functions disapplied in accordance with the governing functions overlap rule for Solvency II firms (SUP 10A.11.12R) are absorbed into the relevant PRA controlled function by virtue of their inclusion in PRA Rulebook: Solvency II firms: Senior Insurance Managers Functions, 2.5.


10A.11.10 G Table: Examples of how the need for dual FCA and PRA approval in relation to PRA-authorised persons is reduced

<table>
<thead>
<tr>
<th>Example</th>
<th>Whether FCA</th>
<th>Whether PRA</th>
<th>Comments</th>
</tr>
</thead>
</table>

Page 81 of 150
The main rule rules

10A.11.11 R  A person (referred to as A in this rule) is not performing the *apportionment and oversight function* in relation to a *PRA-authorised person* that is not a *Solvency II firm* (referred to as B in this rule), at a particular time, if:

...  

(4) at the time of the *PRA* approval referred to in (1), A had not started to perform what would otherwise have been the *apportionment and oversight function* (the FCA function) and, as part of the application for the *PRA* approval referred to in (1), B notified the *PRA* that A would start to perform what would otherwise have been the FCA function *apportionment and oversight function* at or around the time of the *PRA* approval in (1); and

(5) A started to perform what would otherwise have been the *apportionment and oversight function* at or around the time of the *PRA* approval in (1) and has continued to perform it up to the time in question.

10A.11.12 R  A person (referred to as “A” in this rule) is not performing an *FCA governing function* (referred to as the ‘particular’ *FCA governing function* in this rule) in relation to a *Solvency II firm* (referred to as “B” in this rule), at a particular time, if:

(1) A has been approved by the *PRA* to perform any *PRA controlled function* in relation to B;

(2) throughout the whole of the period between the time of the *PRA* approval in (1) and the time in question, A has been the subject of a current *PRA approved person approval* to perform a *PRA controlled function* in relation to B;

(3) at the time of the *PRA* approval in (1), A was not subject to a current *FCA approved person approval* to perform the particular *FCA controlled function* in relation to B;

(4) as part of the application for the *PRA* approval in (1), B notified the *PRA* that A would start to perform what would otherwise have been the particular *FCA governing function* (referred to as the “potential”
A started to perform the potential FCA governing function at or around the time of the PRA approval in (1) and has continued to perform it up to the time in question.

10A.13 Application for approval and withdrawing an application for approval

10A.13.19 A firm applying to withdraw notifying the FCA of its withdrawal of an application for approval must notify the FCA, using Form B, in the form set out in SUP 10A Annex 5R.

10A.14 Changes to an FCA-approved person’s details

10A.14.4 A firm must not use Form E if:

(2) the approved person has never before been approved to perform for any firm:

(a) an FCA controlled function that is a significant-influence function for any firm; or

(i) an FCA-designated senior management function; or

(iii) a PRA controlled function; or

(b) the approved person has not been subject to a current approved person approval from the FCA or PRA to perform:

(i) an FCA controlled function that is a significant-influence function; or

(ii) an FCA-designated senior management function; or

(iii) a PRA controlled function; in relation to any firm for more than six months; or
(c) any of the following apply (where applicable):

(i) a notification referred to in SUP 10C.10.9D(4)(b) or (c) (notification obligations under the Act applying to relevant authorised persons) has been made or should be made; or

(ii) any of the circumstances in SUP 10A.14.10R (Qualified Form C) apply:

in relation to any:

(iii) controlled functions which that person is ceasing to perform (as referred to in (1)); or

(iv) any controlled function that they are continuing to perform for that firm or a firm in the same group.

(3) A firm must not use Form E if a notification has been made or should be made under:

(a) SUP 10A.14.17R (Changes in fitness to be notified under Form D); or

(b) SUP 10C.14.18R (the corresponding requirement for relevant authorised persons); or

(c) SUP 10B.12.18R (the equivalent PRA rule equivalent to (a)) or the corresponding PRA requirements for relevant authorised persons;

(whichever is applicable) in relation to any controlled functions that that person is ceasing to perform (as referred to in (1)) or any controlled function that he is continuing to perform in relation to that firm or a firm in the same group.

...
(b) ceasing to perform the FCA controlled function in (1) has triggered a requirement to make that application for approval:

(i) to the FCA using Form E (rather than a Form A) under SUP 10A or SUP 10C; or

(ii) to the PRA using the PRA’s Form E in accordance with the corresponding PRA requirements;

it must make the notification under (1) using that Form E.

Ongoing alerts for retail adviser complaints

10A.14.24 R (1) A firm must notify the FCA, in the form set out in SUP 10 Annex 9R, where:

(a) in any twelve-month period, it has upheld three complaints about matters relating to activities carried out by any one employee when acting as a retail investment adviser; or

(b) it has upheld a complaint about matters relating to activities carried out by any one employee when acting as a retail investment adviser, where the redress paid exceeds £50,000. [deleted]

(2) (a) Notifications made under (1)(a) must be made by the end of the period of 20 business days, beginning on the day in which the firm has upheld the third complaint.

(b) Notifications made under (1)(b) must be made by the end of the period of 20 business days, beginning on the day in which the firm has upheld the complaint. [deleted]

10A.14.25 G For the purpose of SUP 10A.14.24R:

(1) when calculating the number of complaints in SUP 10A.14.24R(1)(a), the firm should exclude complaints previously notified to the FCA under this rule;

(2) redress, under SUP 10A.14.24R(1)(b), should be interpreted to include an amount paid, or cost borne, by the firm, where a cash value can be readily identified, and should include:

(a) amounts paid for distress and inconvenience;

(b) a free transfer out to another provider which transfer would normally be paid for;

(e) goodwill payments and goodwill gestures;
(d) interest on delayed settlements;

(e) waiver of an excess on an insurance policy; and

(f) payments to put the consumer back into the position the consumer should have been in had the act or omission not occurred; and

(3) if a firm reports on the amount of redress paid under SUP 10A.14.24R(1)(b), the redress should not include repayments or refunds of premiums which had been taken in error (for example where a firm had been taking, by direct debit, twice the actual premium amount due under a policy); the refund of the overcharge would not count as redress.

[Note: See DISP 1.10.2AR for the duty to notify complaints under the complaints reporting rules] [deleted]

10A.14.26 R Notifications under SUP 10A.14.24R must be made electronically using a method of notification prescribed by the FCA. [deleted]

…

10A Frequently asked questions
Annex 1G

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Type of firm</strong></td>
<td></td>
</tr>
<tr>
<td>Does this chapter apply to all types of firm? If not, where can I find the equivalent material?</td>
<td>No, SUP 10A does not apply to relevant authorised persons (broadly speaking, banks, credit unions, building societies and investment firms that are PRA-authorised persons). The requirements for these firms can be found in SUP 10C. However, this chapter does cover approved persons in appointed representatives of such firms.</td>
</tr>
<tr>
<td>Requirements of the regime</td>
<td></td>
</tr>
</tbody>
</table>

…

10A Approved person regime: summary of forms and their use for applications
Annex 2G

for approval to perform an FCA-controlled function
<table>
<thead>
<tr>
<th>Function</th>
<th>Form</th>
<th>Submission</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td><strong>Candidate</strong> is to perform an <strong>FCA significant-influence function</strong> and either has current approval to perform an <strong>FCA controlled function</strong> that is a <strong>significant-influence function</strong>, an <strong>FCA-designated senior management function</strong> or a <strong>PRA controlled function</strong>, or has had such an approval within the previous six months.</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td>…</td>
<td>…</td>
<td></td>
</tr>
<tr>
<td><strong>Candidate</strong> is seeking to perform a <strong>significant-influence function</strong> for the first time and either:</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td>(1) has never had approval from the <strong>FCA</strong> or <strong>PRA</strong> to perform an <strong>FCA controlled function</strong> that is a <strong>significant-influence function</strong>, an <strong>FCA designated senior management function</strong> or a <strong>PRA controlled function</strong> or</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td>(2) ceased to have approval from the <strong>FCA</strong> or <strong>PRA</strong> to perform such function more than six months ago.</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td><strong>Firm applying for withdrawing an outstanding application to perform an <strong>FCA controlled function</strong> to be withdrawn.</strong></td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td>…</td>
<td>…</td>
<td></td>
</tr>
</tbody>
</table>

---

### 10A Annex 4D

**Form A: Application to perform controlled functions under the approved person regime**

This annex consists of one or more forms. Note that there are separate forms for **Solvency II firms** and other **firms**. It also includes the scope of responsibilities form which must be included as an attachment to Form A in certain cases. …

**Long Form A for Solvency II firms:**

Insert the following new form which is not underlined:
The FCA and PRA have produced notes which will assist both the applicant and the candidate in answering the questions in this form. Please read these notes, which are available on both FCA and PRA websites at:
http://www.bankofengland.co.uk/PRA
Both the applicant and the candidate will be treated by the FCA and PRA as having taken these notes into consideration when completing this form.

Long Form A – Solvency II firms only

Application to perform controlled functions

FCA Handbook Reference: SUP 10A Annex 4D
PRA Rulebook Reference: Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications

Name of candidate
(to be completed by applicant firm)

Name of firm
(as entered in 2.01)

Firm reference number
(as entered in 2.02)
<table>
<thead>
<tr>
<th>Section 1</th>
<th>Personal identification details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.01</td>
<td><strong>Candidate Individual Reference Number (IRN)</strong></td>
</tr>
<tr>
<td>1.01 b</td>
<td><strong>OR name of previous regulatory body</strong></td>
</tr>
<tr>
<td>1.01 c</td>
<td><strong>AND previous reference number (if applicable)</strong></td>
</tr>
</tbody>
</table>
| 1.02      | **Title**  
            | (e.g. Mr, Mrs, Ms, etc) |
| 1.03      | **Surname** |
| 1.04      | **ALL forenames** |
| 1.05      | **Name commonly known by** |
| 1.06      | **Date of birth**  
            | (dd/mm/yyyy) |
| 1.07      | **National Insurance number** |
| 1.08      | **Previous name** |
| 1.09      | **Date of name change** |
| 1.10 a    | **Nationality** |
| 1.10 b    | **Passport number**  
            | (if National Insurance number not available) |
| 1.11      | **Place of birth** |
| 1.12      | **Phone number** |

I have supplied further information related to this page in Section 6

**YES [ ]**  
**NO [ ]**
1.12 a Private address

b Postcode

c Dates resident at this address (mm/yyyy) From To PRESENT

(If address has changed in the last three years, please provide addresses for the previous three years.)

1.13 a Previous address 1

b Postcode

c Dates resident at this address (mm/yyyy) From To

1.14 a Previous address 2

b Postcode

c Dates resident at this address (mm/yyyy) From To

I have supplied further information related to this page in Section 6 YES ☐ NO ☐
<table>
<thead>
<tr>
<th>2.01</th>
<th>Name of <em>firm</em> making the application</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.02</td>
<td><em>Firm</em> Reference Number (FRN)</td>
</tr>
<tr>
<td>2.03 a</td>
<td>Who should the FCA/PRA contact at the <em>firm</em> in relation to this application?</td>
</tr>
<tr>
<td>b</td>
<td>Position</td>
</tr>
<tr>
<td>c</td>
<td>Telephone</td>
</tr>
<tr>
<td>d</td>
<td>Fax</td>
</tr>
<tr>
<td>e</td>
<td>E-mail</td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6

YES ☐  NO ☐
New arrangements and controlled functions  

**Section 3**

### 3.01 Nature of the arrangement between the candidate and the applicant.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>a</strong></td>
<td>Employee</td>
</tr>
<tr>
<td><strong>b</strong></td>
<td>Group employee</td>
</tr>
<tr>
<td>Name of group</td>
<td></td>
</tr>
<tr>
<td><strong>c</strong></td>
<td>Contract for services</td>
</tr>
<tr>
<td><strong>d</strong></td>
<td>Partner</td>
</tr>
<tr>
<td><strong>e</strong></td>
<td>Other</td>
</tr>
<tr>
<td>Give details</td>
<td></td>
</tr>
</tbody>
</table>

**Proposed date of appointment**

**Length of appointment (if applicable)**
3.02 For applications from a single firm, please tick the boxes that correspond to the controlled functions to be performed. If the controlled functions are to be performed for more than one firm, please go to question 3.04

<table>
<thead>
<tr>
<th>Function</th>
<th>Description of a controlled function</th>
<th>Tick (if applicable)</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIMF 1</td>
<td>Chief Executive officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 2</td>
<td>Chief Finance function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 4</td>
<td>Chief Risk officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 5</td>
<td>Head of Internal Audit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 7</td>
<td>Group Entity Senior Manager</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 9</td>
<td>Chairman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 10</td>
<td>Chair of the Risk Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 11</td>
<td>Chair of the Audit Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 12</td>
<td>Chair of the Remuneration Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 14</td>
<td>Senior Independent Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 19</td>
<td>Head of Third Country Branch function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 20</td>
<td>Chief Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 21</td>
<td>With-profits Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 22</td>
<td>Underwriting function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 23</td>
<td>Underwriting Risk Oversight Officer (Lloyd's)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 1</td>
<td>Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2a</td>
<td>Chair of the Nominations Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2b</td>
<td>Chair of the With-Profits Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 5</td>
<td>Director of unincorporated association function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10</td>
<td>Compliance Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10a</td>
<td>CASS Operational Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 11</td>
<td>Money Laundering Reporting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 28</td>
<td>Systems and Controls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 29</td>
<td>Significant Management</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 30</td>
<td>Customer Function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 51</td>
<td>Actuarial conduct function (third country)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3.03 Job title

**Insurance mediation**

Will the candidate be responsible for Insurance mediation at the firm? YES ☐ NO ☐

(Note: Yes can only be selected if the individual is applying for a governing function (other than controlled functions CF2a and CF2b) (MIPRU 2.2.2))
3.04 Complete this section only if the application is on behalf of more than one firm.

List all firms within the group (including the firm entered in 2.01) for which the candidate requires approval and the requested controlled function for that firm.

<table>
<thead>
<tr>
<th>Firm Reference Number</th>
<th>Name of firm</th>
<th>Controlled function</th>
<th>Job title</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6  YES ☐  NO ☐
### Employment history in the last 5 years

**N.B.: ALL gaps must be accounted for**

#### Section 4

<table>
<thead>
<tr>
<th>4.01 Employment details (1)</th>
<th>From</th>
<th>To</th>
</tr>
</thead>
<tbody>
<tr>
<td>a Period (mm/yyyy)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b Nature of employment</td>
<td>a Employed</td>
<td>b Self-employed</td>
</tr>
<tr>
<td></td>
<td>c Not employed</td>
<td>d Full-time education</td>
</tr>
</tbody>
</table>

If c or d is ticked, please give details

<table>
<thead>
<tr>
<th>c Name of employer</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>d Nature of business</td>
<td></td>
</tr>
<tr>
<td>e Previous / other names of employer</td>
<td></td>
</tr>
<tr>
<td>f Last known address of employer</td>
<td></td>
</tr>
<tr>
<td>g Is/was employer regulated by a regulatory body?</td>
<td>YES</td>
</tr>
<tr>
<td>Name of regulatory body and country</td>
<td></td>
</tr>
<tr>
<td>h Is/was employer an appointed representative/tied agent?</td>
<td>YES</td>
</tr>
<tr>
<td>If yes, of which firm?</td>
<td></td>
</tr>
<tr>
<td>i Position held</td>
<td></td>
</tr>
<tr>
<td>j Responsibilities</td>
<td></td>
</tr>
<tr>
<td>k Reason for leaving:</td>
<td>a Resignation</td>
</tr>
<tr>
<td></td>
<td>b Redundancy</td>
</tr>
<tr>
<td></td>
<td>c Retirement</td>
</tr>
<tr>
<td></td>
<td>d Termination/dismissal</td>
</tr>
<tr>
<td></td>
<td>e End of contract</td>
</tr>
<tr>
<td></td>
<td>f Other</td>
</tr>
</tbody>
</table>

Specify |
### 4.02 Employment details (2)

<table>
<thead>
<tr>
<th>Period (mm/yyyy)</th>
<th>From</th>
<th>To</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Nature of employment</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a Employed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b Self-employed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c Not employed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d Full-time education</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If c or d is ticked, please give details

<table>
<thead>
<tr>
<th>Name of employer</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Nature of business</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Previous / other names of employer</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Last known address of employer</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Is/was employer regulated by a regulatory body?</th>
<th>YES</th>
<th>NO</th>
<th></th>
</tr>
</thead>
</table>

Name of regulatory body and country

<table>
<thead>
<tr>
<th>Is/was employer an appointed representative/tied agent?</th>
<th>YES</th>
<th>NO</th>
<th></th>
</tr>
</thead>
</table>

If yes, of which firm?

<table>
<thead>
<tr>
<th>Position held</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Responsibilities</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Reason for leaving:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a Resignation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b Redundancy</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c Retirement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d Termination/dismissal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e End of contract</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f Other</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Specify

---

Page 96 of 150
I have supplied further information related to this page in Section 6

[ ] YES
[ ] NO
Disclosure Note:
We require firms to disclose all relevant information relating to a candidate’s fitness and propriety. If there is any doubt about the relevance of the information, the information should be disclosed. The FCA/PRA takes non-disclosure very seriously and may consider it to be evidence of dishonesty and/or lack of integrity. In all circumstances, disclosures should be full, frank and unambiguous; if in doubt, disclose. In the event that a candidate discloses adverse information to the applicant firm (or the applicant firm knows of adverse information by some other means) the applicant firm has a duty to disclose that information candidly to the FCA/PRA and explain why the applicant firm considers this does not affect the candidate’s fitness and propriety (this paragraph should be read in conjunction with the information on disclosure in the guidance notes corresponding to this form). Questions 5.03.4 5.04.11 and 5.05.2 – 5.05.4, do not have to be answered for candidates for controlled function CF30 only.

5.01 Criminal Proceedings

When answering the questions in this section candidate should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if the candidate is subject to the law of England and Wales, candidate must disclose spent convictions and cautions (other than a protected conviction or caution).

5.01.1a Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the United Kingdom):

i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or

ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?

YES ☐ NO ☐

b Is the candidate, or has the candidate ever been, the subject of any criminal proceedings, whether in the UK or elsewhere?

YES ☐ NO ☐

c Has the candidate ever been given a caution in relation to any criminal offence?

YES ☐ NO ☐

5.01.2 Has the candidate any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?

YES ☐ NO ☐

5.01.3 Has the candidate ever been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) pursuant to any criminal investigation?

YES ☐ NO ☐

⇒ I have supplied further information related to this page in Section 6

YES ☐ NO ☐
Has any firm at which the candidate holds or has held a position of influence ever:

(Please check the guidance notes for the meaning of ‘position of influence’ in the context of the questions in this part of the form.)

a. Been convicted of any criminal offence?  
   [ ] YES  [ ] NO

b. Been the subject of any criminal proceeding which has not resulted in a conviction?  
   [ ] YES  [ ] NO

c. Been ordered to produce documents in relation to any criminal investigation or been the subject of a search (with or without a warrant) in relation to any criminal investigation?  
   [ ] YES  [ ] NO

I have supplied further information related to this page in Section 6  
   [ ] YES  [ ] NO
5.02 Civil Proceedings

5.02.1 Has the candidate, ever been the subject of a judgement debt or award against the candidate?

Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.

Candidate should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not; and
i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and
ii) the total number of all judgment debts, awards or CCJs ordered.

5.02.2 Has the candidate ever been party to any civil proceedings which resulted in any order against the candidate (other than a judgement debt or award referred to in 5.02.1 above)? (candidate should include, for example, injunctions and employment tribunal proceedings.)

5.02.3 Is the candidate aware of:

a) Any proceedings that have begun, or anyone’s intention to begin proceedings against the candidate, for a CCJ or another judgement debt?

b) More than one set of proceedings, or anyone’s intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?

c) Anybody’s intention to claim more than £1,000 of CCJs or judgement debts in total from the candidate?

5.02.4 Does the candidate have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?

5.02.5 Has the candidate ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in full or part, within one year of the order being made?

⇒ I have supplied further information related to this page in Section 6

YES □ NO □
5.02.6 Has the candidate ever:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Filed for the candidate’s own bankruptcy or had a bankruptcy petition served on the candidate?</td>
<td>YES NO</td>
</tr>
<tr>
<td>b</td>
<td>Been adjudged bankrupt?</td>
<td>YES NO</td>
</tr>
<tr>
<td>c</td>
<td>Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?</td>
<td>YES NO</td>
</tr>
<tr>
<td>d</td>
<td>Made any arrangements with the candidate’s creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?</td>
<td>YES NO</td>
</tr>
<tr>
<td>e</td>
<td>Had assets sequestrated?</td>
<td>YES NO</td>
</tr>
<tr>
<td>f</td>
<td>Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the candidate or result in any kind of agreement with the candidate?</td>
<td>YES NO</td>
</tr>
</tbody>
</table>

5.02.7 Does the candidate, or any undertaking under their management, have any outstanding financial obligations arising from regulated activities, which have been carried out in the past? (whether or not in the UK or overseas)?

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>YES NO</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5.02.8 Has the candidate ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>YES NO</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5.02.9 Is the candidate currently:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Party to any civil proceedings? (including those covered in 5.02.7 above)</td>
<td>YES NO</td>
</tr>
<tr>
<td>b</td>
<td>Aware of anybody’s intention to begin civil proceedings against the candidate? (candidate should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)</td>
<td>YES NO</td>
</tr>
</tbody>
</table>

5.02.10 Has any firm at which the candidate holds or has held a position of influence ever been:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?</td>
<td>YES NO</td>
</tr>
<tr>
<td>b</td>
<td>The subject of a judgement debt or award against the firm? (candidate should include all CCJs) made against the firm, whether satisfied or not.</td>
<td>YES NO</td>
</tr>
<tr>
<td>c</td>
<td>Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?</td>
<td>YES NO</td>
</tr>
</tbody>
</table>

⇒ I have supplied further information related to this page in Section 6

YES NO
5.02.11 Is any firm at which the candidate currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:

a a party to civil proceedings?

b aware of anyone’s intention to begin civil proceedings against them?

5.02.12 Has any company, partnership or unincorporated association of which the candidate is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?

I have supplied further information related to this page in Section 6

YES ☐ NO ☐
5.03 Business and Employment Matters

5.03.1 Has the candidate ever been:

a Disqualified from acting as a director or similar position (one where the candidate acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?

b The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the candidate)?

c The subject of any investigation which has led or might lead to disciplinary proceedings?

d Notified of any potential proceedings of a disciplinary nature against the candidate?

e The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (this question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)

5.03.2 Has the candidate ever been refused entry to, or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?

5.03.3 Does the candidate have any material written complaints made against the candidate by the candidate's clients or former clients in the last five years which the candidate has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?

5.03.4 Has the candidate ever participated in an arbitration board?

I have supplied further information related to this page in Section 6
5.04 Regulatory Matters

5.04.1 In relation to activities regulated by the FCA and/or PRA or any other regulatory body (see note section 5), has:

- The candidate, or
- Any company, partnership or unincorporated associate of which the candidate is or has been a controller, director, senior manager, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever –

a. Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body? YES □ NO □

b. Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body? YES □ NO □

c. Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the candidate or the firm? YES □ NO □

d. Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the candidate or the firm? YES □ NO □

e. Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the firm or otherwise)? YES □ NO □

f. Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation? YES □ NO □

g. Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body? YES □ NO □

h. Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it? YES □ NO □

i. Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court? YES □ NO □

j. Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated firm? YES □ NO □

k. Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions). YES □ NO □

l. Been on a board of directors in an operating undertaking that has not been granted a release from liability? YES □ NO □

→ I have supplied further information related to this page in Section 6 YES □ NO □
In relation to activities regulated by the FCA/PRA or any other regulatory body, has the candidate or any firm at which the candidate holds or has held a position of influence at any time during and within one year of the candidate’s association with the firm ever:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>a</strong></td>
<td>Been found to have carried on activities for which authorisation or registration by the FCA/PRA or any other regulatory body is required without the requisite authorisations?</td>
</tr>
<tr>
<td><strong>b</strong></td>
<td>Been investigated for the possible carrying on of activities requiring authorisation or registration by the FCA/PRA or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the candidate?</td>
</tr>
<tr>
<td><strong>c</strong></td>
<td>Been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?</td>
</tr>
<tr>
<td><strong>d</strong></td>
<td>Been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the candidate?</td>
</tr>
<tr>
<td><strong>e</strong></td>
<td>Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the FCA/PRA of the identity of a person acting in a position of influence over its electronic money or payment services business?</td>
</tr>
<tr>
<td><strong>f</strong></td>
<td>Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?</td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6
5.05 Other Matters

5.05.1 Is the candidate, in the role to which the application relates, aware of:

any business interests, employment obligations, or any other circumstance which may conflict with the performance of the controlled functions for which approval is now being sought?

YES ☐ NO ☐

5.05.2 Does the candidate have, or know of, any:

a Qualifying ownership or any other form of substantial influence in the firm or group, or any other companies

If yes, please provide:
1. Company name and registration number
2. Nature and scope of the operations
3. The registered office of the company
4. Possession in percentage

YES ☐ NO ☐

b Close relatives with ownership shares in the firm or group

YES ☐ NO ☐

c Close relatives with any other financial relations in the firm or group

YES ☐ NO ☐

d Any other commitments that may give rise to a conflict of interest

YES ☐ NO ☐

If ‘yes’ to any of the above, please provide explanations of the circumstances and how the individual intends to mitigate this

5.05.3 Are the candidate or the firm aware of any other information relevant to this notification that we might reasonably expect from the candidate?

YES ☐ NO ☐

5.05.4 Has the firm undertaken a criminal records check in accordance with the requirements of the PRA?

YES ☐ NO ☐

Please note that a firm is required to obtain the fullest information that it is lawfully able to obtain about the candidate under Part V of the Police Act 1997 (Certificates of Criminal records, etc) and related subordinated legislation of the UK or any part of the UK before making the application. (Applications and Notifications in the PRA Rulebook)

If yes, please enter date the check was undertaken

Date (dd/mm/yy): ___________________________
Note: if date is more than 3 months prior to current date or 3 months prior to date of application submission or the check has not been undertaken, please provide details why in section 6.

5.05.5

For PRA functions only: Has / Have a reference or references been obtained from current and previous employer(s) in accordance with the requirements of the PRA as set out in 2.5 in Insurance- Fitness and Propriety

If No, please provide details why the reference or references has/have not been obtained.

Please note that for candidates for PRA controlled functions, a firm is required to take reasonable steps to obtain appropriate references from any current or previous employer of the candidate, or at any organisation at which the candidate is or was a non-executive director during the last 5 years (see Insurance- Fitness and Propriety 2.5 in the PRA Rulebook).
Supplementary information for SIMF and SIF functions

Section 6

6.00

- If there is any other information the candidate or the firm considers to be relevant to the application, it must be included here.

- Please provide full details of
  - why the candidate is competent and capable to carry out the controlled function(s) applied for
  - why the appointment complements the firm’s business strategy, activity and market in which it operates
  - how the appointment was agreed including details of any discussions at governing body level (where applicable)

- Provide a copy of the candidate’s:-
  - Scope of Responsibilities with this form. This is not required for candidates for controlled function CF30 only.
  - Roles description
  - Curriculum Vitae (C.V)
  - Organisational chart

- Please also include here any additional information indicated in previous sections of the form.

- Please include a list of all directorships currently or previously held by the candidate in the past 10 years (where director has the meaning given in the Glossary.)

- If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and question to which the additional information relates.

- Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered ‘yes’ in section 5.

<table>
<thead>
<tr>
<th>Question</th>
<th>Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Declarations and signatures

Declaration of Candidate

It is a criminal offence, knowingly or recklessly, to give the FCA and/or PRA information that is materially false, misleading or deceptive (see sections 398 and 400 Financial Services and Markets Act 2000). Even if you believe or know that information has been provided to the FCA and/or PRA before (whether as part of another application or otherwise) or is in the public domain, you must nonetheless disclose it clearly and fully in this form and as part of this application – you should not assume that the FCA and/or PRA will itself identify such information during the assessment of this application. If there is any doubt about the relevance of information, it should be included.

There will be a delay in processing the application if information is inaccurate or incomplete, and it may call into question the suitability of the candidate and/or lead to the FCA and/or PRA exercising its powers (including but not limited to taking disciplinary/Enforcement action). You must notify the FCA and/or PRA immediately if there is a change to the information in this form and/or if inaccurate information has been provided (insofar as the FCA and/or PRA are reasonably likely to consider the information material).

The candidate confirms that the information provided in this application is accurate and complete to the best of his/her knowledge and that he or she has read the notes to this form. The candidate will notify the FCA and/or PRA immediately if there is a material change to the information provided.

The candidate confirms that the attached Scope of Responsibilities accurately reflects the aspects of the affairs of the firm which it is intended that the candidate will be responsible for managing. The candidate confirms that they have accepted all the responsibilities set out in this Scope of Responsibilities.

The candidate authorises the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate to identify and verify information that it considers relevant to the assessment of this application.

The candidate acknowledges and agrees that these checks may include credit reference checks or information pertaining to fitness and propriety, and is aware that the results of these enquiries may be disclosed to the employer/Applicant.

The candidate agrees that he or she may be required to apply for a search to be made as to whether any criminal records are held in relation to him or her and to obtain a certificate (where such certificate can be obtained) and to disclose the result of that search to the firm submitting this application.

The candidate agrees that the FCA and/or PRA may use the address specified for the candidate in this form as the proper address for service in the United Kingdom as defined in Financial Services and Markets Act 2000 (Service of Notice) Regulations (SI 2001/1420) to serve any notices on that signatory.

For the purposes of complying with the Data Protection Act 1998, the personal information provided in this Form will be used by the FCA and PRA to discharge their statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation, and will not be disclosed for any other purpose without the permission of the applicant.

The candidate confirms that he or she understands the regulatory responsibilities of the proposed role as set out in the rules of conduct in the FCA’s COCON and/or PRA Rulebook: Solvency II firms: Insurance- Conduct Standards (as applicable).

The candidate is aware that, while advice may be sought from a third party (e.g. legal advice), responsibility for the accuracy of information, as well as the disclosure of relevant information, on the Form is ultimately the responsibility of those who sign the application.

In addition to other regulatory responsibilities, firms, and approved persons have a responsibility to disclose to the FCA and/or PRA matters of which it would reasonably expect to be notified. Failure to notify the FCA and/or PRA of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

Tick here to confirm you have read and understood this declaration: ☐

7.01 Candidate’s full name

7.02 Signature

Date

*The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Declaration of Firm

It is a criminal offence, knowingly or recklessly, to give the FCA and/or PRA information that is materially false, misleading or deceptive (see sections 398 and 400 Financial Services and Markets Act). Even if you believe or know that information has been provided to the FCA and/or PRA before (whether as part of another application or otherwise) or is in the public domain, you must nonetheless disclose it clearly and fully in this form and as part of this application – you should not assume that the FCA and/or PRA will itself identify such information during the assessment of this application. If there is any doubt about the relevance of information, it should be included.

There will be a delay in processing the application if information is inaccurate or incomplete, and it may lead to the FCA and/or PRA exercising its powers (including but not limited to taking disciplinary/Enforcement action). You must notify the FCA and/or PRA immediately if there is a change to the information in this form and/or if inaccurate information has been provided (insofar as the FCA and/or PRA is reasonably likely to consider the information material).

In addition to other regulatory responsibilities, firms, and approved persons have a responsibility to disclose to the FCA and/or PRA matters of which it would reasonably expect to be notified. Failure to notify the FCA and/or PRA of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

The applicant confirms that the information provided in this application is accurate and complete to the best of its knowledge and that it has read the notes to this form. The Applicant will notify the FCA and/or PRA immediately if there is a material change to the information provided.

The applicant authorises the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate to identify and verify information that it considers relevant to the assessment of this application.

Where required under Section 5, the applicant confirms that it has obtained the fullest information that it is lawfully able to obtain about the Individual under Part V of the Police Act 1997 and any related subordinate legislation of the UK or any part of the UK, and has given due consideration to that information in determining that Individual to be fit and proper.

In making this application the firm believes on the basis of due and diligent enquiry and, where applicable, by reference to the criteria in FIT that the candidate is a fit and proper person to perform the controlled function(s) listed in section 3. The firm also believes, on the basis of due and diligent enquiry, that the candidate is competent to fulfil the duties required in the performance of such function(s).

The applicant confirms that it has complied with its obligations under Equality and Diversity legislation when selecting the Individual to perform the function(s) applied for.

The applicant confirms that it has made the candidate aware of their regulatory responsibilities as set out in the rules of conduct in the FCA’s COCON and/or PRA Rulebook: Solvency II firms: Insurance- Conduct Standards (as applicable).

The applicant confirms that the Scope of Responsibilities submitted with this form accurately reflects the aspects of the affairs of the firm which it is intended that the candidate will be responsible for managing.

The applicant is aware that, while advice may be sought from a third party (e.g. legal advice), responsibility for the accuracy of information, as well as the disclosure of relevant information, on the Form is ultimately the responsibility of those who sign the application.

In signing this form on behalf of the firm:
I confirm that the information in this form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this form.

7.03 Name of the firm submitting the application
7.04 Name of person signing on behalf of the firm
7.05 Job title
7.06 Signature *

Date

* The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Short Form A for Solvency II firms:
Insert the following new form which is not underlined:

| Application number (for FCA/PRA use only) |

The FCA and PRA have produced notes which will assist both the applicant and the candidate in answering the questions in this form. Please read these notes, which are available on both FCA and PRA websites at:

http://www.bankofengland.co.uk/PRA

Both the applicant and the candidate will be treated by the FCA and PRA as having taken these notes into consideration when completing this form.

Short Form A – Solvency II firms only

Application to perform controlled functions

FCA Handbook Reference: SUP 10A Annex 4D
PRA Rulebook Reference: Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications

Name of candidate
(to be completed by applicant firm)

Name of firm
(as entered in 2.01)

Firm reference number
(as entered in 2.02)

Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom
Telephone +44 (0) 300 500 0597
E-mail iva@fca.org.uk
Website www.fca.org.uk
Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA
United Kingdom
Telephone +44 (0) 203 461 7000
E-mail ApprovedPersons@bankofengland.co.uk
Website www.bankofengland.co.uk/PRA
Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road, London, EC2R 7HH
# Personal identification details

## Section 1

<table>
<thead>
<tr>
<th>1.01 a</th>
<th>Candidate Individual Reference Number (IRN)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.01 b</td>
<td>OR name of previous regulatory body</td>
</tr>
<tr>
<td>1.01 c</td>
<td>AND previous reference number (if applicable)</td>
</tr>
<tr>
<td>1.02</td>
<td>Title (e.g. Mr, Mrs, Ms, etc)</td>
</tr>
<tr>
<td>1.03</td>
<td>Surname</td>
</tr>
<tr>
<td>1.04</td>
<td>ALL forenames</td>
</tr>
<tr>
<td>1.05</td>
<td>Name commonly known by</td>
</tr>
<tr>
<td>1.06</td>
<td>Date of birth (dd/mm/yyyy)</td>
</tr>
<tr>
<td>1.07</td>
<td>National Insurance number</td>
</tr>
<tr>
<td>1.08</td>
<td>Previous name</td>
</tr>
<tr>
<td>1.09</td>
<td>Date of name change</td>
</tr>
<tr>
<td>1.10 a</td>
<td>Nationality</td>
</tr>
<tr>
<td>1.10 b</td>
<td>Passport number (if National Insurance number not available)</td>
</tr>
<tr>
<td>1.11</td>
<td>Place of birth</td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6

YES ☐

NO ☐
1.12 a Private address

b Postcode

c Dates resident at this address
(mm/yyyy)

From To PRESENT

(If address has changed in the last three years, please provide addresses for the previous three years.)

1.13 a Previous address 1

b Postcode

c Dates resident at this address
(mm/yyyy)

From To

1.14 a Previous address 2

b Postcode

c Dates resident at this address
(mm/yyyy)

From To

I have supplied further information related to this page in Section 6

YES □ NO □
### Firm identification details

**Section 2**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2.01</strong></td>
<td>Name of <em>firm</em> making the application</td>
</tr>
<tr>
<td><strong>2.02</strong></td>
<td>Firm Reference Number (FRN)</td>
</tr>
<tr>
<td><strong>2.03 a</strong></td>
<td>Who should the FCA/PRA contact at the <em>firm</em> in relation to this application?</td>
</tr>
<tr>
<td></td>
<td>Position</td>
</tr>
<tr>
<td></td>
<td>Telephone</td>
</tr>
<tr>
<td></td>
<td>Fax</td>
</tr>
<tr>
<td></td>
<td>E-mail</td>
</tr>
</tbody>
</table>

→ I have supplied further information related to this page in Section 6

YES  NO
### Arrangements and controlled functions

**Section 3**

**3.01** Nature of the arrangement between the candidate and the applicant.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>a</strong></td>
<td>Employee</td>
</tr>
<tr>
<td><strong>b</strong></td>
<td>Group employee</td>
</tr>
<tr>
<td><strong>c</strong></td>
<td>Contract for services</td>
</tr>
<tr>
<td><strong>d</strong></td>
<td>Partner</td>
</tr>
<tr>
<td><strong>e</strong></td>
<td>Other</td>
</tr>
</tbody>
</table>

Name of group

Give details
3.02 For applications from a single *firm*, please tick the boxes that correspond to the *controlled functions* to be performed. If the *controlled functions* are to be performed for more than one *firm*, please go to question 3.04.

<table>
<thead>
<tr>
<th>Function</th>
<th>Description of a controlled function</th>
<th>Tick (if applicable)</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIMF 1</td>
<td>Chief Executive officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 2</td>
<td>Chief Finance function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 4</td>
<td>Chief Risk officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 5</td>
<td>Head of Internal Audit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 7</td>
<td>Group Entity Senior Manager</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 9</td>
<td>Chairman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 10</td>
<td>Chair of the Risk Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 11</td>
<td>Chair of the Audit Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 12</td>
<td>Chair of the Remuneration Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 14</td>
<td>Senior Independent Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 19</td>
<td>Head of Third Country Branch function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 20</td>
<td>Chief Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF21</td>
<td>With-profits Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF22</td>
<td>Underwriting function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF23</td>
<td>Underwriting Risk Oversight Officer (Lloyd's)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 1</td>
<td>Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2a</td>
<td>Chair of the Nominations Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2b</td>
<td>Chair of the With-Profits Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 5</td>
<td>Director of unincorporated association function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10</td>
<td>Compliance Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10a</td>
<td>CASS Operational Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 11</td>
<td>Money Laundering Reporting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 28</td>
<td>Systems and Controls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 29</td>
<td>Significant Management</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 30</td>
<td>Customer Function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 51</td>
<td>Actuarial conduct function (third country)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3.03 Job title

Insurance mediation

Will the candidate be responsible for Insurance mediation at the *firm*?  
YES ☐ NO ☐

(Note: Yes can only be selected if the individual is applying for a governing function (other than *controlled functions CF2a* and *CF2b*) (MIPRU 2.2.2)).

I have supplied further information related to this page in Section 6  
YES ☐ NO ☐
3.04 Complete this section only if the application is on behalf of more than one firm.

List all firms within the group (including the firm entered in 2.01) for which the candidate requires approval and the requested controlled function for that firm.

<table>
<thead>
<tr>
<th>Firm Reference Number</th>
<th>Name of firm</th>
<th>Controlled function</th>
<th>Job title</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6

YES ☐ NO ☐
This section has been removed. However if there has been a change to the detail in this section since your last approval, you must submit a Long Form A as opposed to a Short Form A informing the FCA and/or PRA of the revised detail.
Fitness and Propriety  

Section 5

Parts 5.01 to 5.05.3 of this section have been removed. However if there has been a change to the detail in this section since your last approval, you must submit a Long Form A as opposed to a Short Form A informing the FCA and/or PRA of the revised detail.

5.05.4 Has the firm undertaken a criminal records check in accordance with the requirements of the PRA?

Please note that a firm is required to obtain the fullest information that it is lawfully able to obtain about the candidate under Part V of the Police Act 1997 (Certificates of Criminal records, etc) and related subordinated legislation of the UK or any part of the UK before making the application. (Applications and Notifications in the PRA Rulebook)

If yes, please enter date the check was undertaken

Date (dd/mm/yy):

Note: if date is more than 3 months prior to current date or 3 months prior to date of application submission or the check has not been undertaken, please provide details why in section 6.

5.05.5 For PRA functions only: Has / Have a reference or references been obtained from current and previous employer(s) in accordance with the requirements of the PRA as set out in 2.5 in Insurance- Fitness and Propriety

If No, please provide details why the reference or references has/have not been obtained.

Please note that for candidates for PRA controlled functions, a firm is required to use reasonable efforts to obtain a reference from any previous employer of the candidate, or any organisation at which the candidate is or was a non-executive director during the last 5 years (see Insurance- Fitness and Propriety 2 in the PRA Rulebook).

I have supplied further information related to this page in Section 6
Supplementary information for SIMF and SIF functions  Section 6

6.00  • If there is any other information the candidate or the firm considers to be relevant to the application, it must be included here.

• Please provide full details of
  o why the candidate is competent and capable to carry out the controlled function(s) applied for
  o why the appointment complements the firm’s business strategy, activity and market in which it operates
  o how the appointment was agreed including details of any discussions at governing body level (where applicable)

• Provide a copy of the candidate’s:-
  o Scope of Responsibilities with this form. This is not required for candidates for controlled function CF30 only.
  o Roles description
  o Curriculum Vitae (C.V)
  o Organisational chart

• Please also include here any additional information indicated in previous sections of the Form.

• Please include a list of all directorships currently or previously held by the candidate in the past 10 years (where director has the meaning given in the Glossary.)

• If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and question to which the additional information relates.

• Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered ‘yes’ in section 5.

<table>
<thead>
<tr>
<th>Question</th>
<th>Information</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Declarations and signatures                                             Section 7

Declaration of Candidate

It is a criminal offence, knowingly or recklessly, to give the appropriate regulator information that is materially false, misleading or deceptive (see sections 398 and 400 Financial Services and Markets Act 2000). Even if you believe or know that information has been provided to the appropriate regulator before (whether as part of another application or otherwise) or is in the public domain, you must nonetheless disclose it clearly and fully in this form and as part of this application – you should not assume that the appropriate regulator will itself identify such information during the assessment of this application. If there is any doubt about the relevance of information, it should be included.

There will be a delay in processing the application if information is inaccurate or incomplete, and it may call into question the suitability of the candidate and/or lead to the appropriate regulator exercising its powers (including but not limited to taking disciplinary/Enforcement action). You must notify the appropriate regulator immediately if there is a change to the information in this form and/or if inaccurate information has been provided (insofar as the appropriate regulator is reasonably likely to consider the information material).

The candidate confirms that the information provided in this application is accurate and complete to the best of his/her knowledge and that he or she has read the notes to this form. The candidate will notify the appropriate regulator immediately if there is a material change to the information provided.

The candidate confirms that the attached Scope of Responsibilities accurately reflects the aspects of the affairs of the firm which it is intended that the candidate will be responsible for managing. The candidate confirms that they have accepted all the responsibilities set out in this Scope of Responsibilities.

The candidate authorises the appropriate regulator to make such enquiries and seek such further information as it thinks appropriate to identify and verify information that it considers relevant to the assessment of this application.

The candidate acknowledges and agrees that these checks may include credit reference checks or information pertaining to fitness and propriety, and is aware that the results of these enquiries may be disclosed to the employer/Applicant.

The candidate agrees that he or she may be required to apply for a search to be made as to whether any criminal records are held in relation to him or her and to obtain a certificate (where such certificate can be obtained) and to disclose the result of that search to the firm submitting this application.

The candidate agrees that the FCA and/or PRA may use the address specified for the candidate in this form as the proper address for service in the United Kingdom as defined in Financial Services and Markets Act 2000 (Service of Notice) Regulations (SI 2001/1420) to serve any notices on that signatory.

For the purposes of complying with the Data Protection Act 1998, the personal information provided in this form will be used by the FCA and PRA to discharge their statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation, and will not be disclosed for any other purpose without the permission of the applicant.

The candidate confirms that he or she understands the regulatory responsibilities of my proposed role as set out in the rules of conduct in the FCA’s COCON and/or PRA Rulebook: Solvency II firms: Insurance Conduct Standards (as applicable).

The candidate is aware that, while advice may be sought from a third party (e.g. legal advice), responsibility for the accuracy of information, as well as the disclosure of relevant information, on the Form is ultimately the responsibility of those who sign the application.

In addition to other regulatory responsibilities, firms, and approved persons have a responsibility to disclose to the FCA and/or PRA matters of which it would reasonably expect to be notified. Failure to notify the appropriate regulator of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

Tick here to confirm you have read and understood this declaration:

7.01 Candidate's full name

7.02 Signature *

Date

* The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Declaration of Firm

It is a criminal offence, knowingly or recklessly, to give the appropriate regulator information that is materially false, misleading or deceptive (see sections 398 and 400 Financial Services and Markets Act). Even if you believe or know that information has been provided to the appropriate regulator before (whether as part of another application or otherwise) or is in the public domain, you must nonetheless disclose it clearly and fully in this form and as part of this application – you should not assume that the appropriate regulator will itself identify such information during the assessment of this application. If there is any doubt about the relevance of information, it should be included.

There will be a delay in processing the application if information is inaccurate or incomplete, and it may lead to the appropriate regulator exercising its powers (including but not limited to taking disciplinary/Enforcement action). You must notify the appropriate regulator immediately if there is a change to the information in this form and/or if inaccurate information has been provided (insofar as the appropriate regulator is reasonably likely to consider the information material).

In addition to other regulatory responsibilities, firms, and approved persons have a responsibility to disclose to the appropriate regulator, matters of which it would reasonably expect to be notified. Failure to notify the appropriate regulator of such information may lead to the appropriate regulator taking disciplinary or other action against the firm and/or individuals.

The applicant confirms that the information provided in this application is accurate and complete to the best of its knowledge and that it has read the notes to this form. The Applicant will notify the appropriate regulator immediately if there is a material change to the information provided.

The applicant authorises the appropriate regulator to make such enquiries and seek such further information as it thinks appropriate to identify and verify information that it considers relevant to the assessment of this application.

Where required under Section 5, the applicant confirms that it has obtained the fullest information that it is lawfully able to obtain about the Individual under Part V of the Police Act 1997 and any related subordinated legislation of the UK or any part of the UK, and has given due consideration to that information in determining that Individual to be fit and proper.

In making this application the firm believes on the basis of due and diligent enquiry and, where applicable, by reference to the criteria in FIT that the candidate is a fit and proper person to perform the controlled function(s) listed in section 3. The firm also believes, on the basis of due and diligent enquiry, that the candidate is competent to fulfil the duties required in the performance of such function(s).

The applicant confirms that it has complied with its obligations under Equality and Diversity legislation when selecting the Individual to perform the function(s) applied for.

The applicant confirms that it has made the candidate aware of their regulatory responsibilities as set out in the rules of conduct in the FCA’s COCON and/or PRA Rulebook: Solvency II firms: Insurance Conduct Standards (as applicable).

The applicant confirms that the Scope of Responsibilities submitted with this form accurately reflects the aspects of the affairs of the firm which it is intended that the Candidate will be responsible for managing.

The applicant is aware that, while advice may be sought from a third party (e.g. legal advice), responsibility for the accuracy of information, as well as the disclosure of relevant information, on the form is ultimately the responsibility of those who sign the application.

In signing this form on behalf of the firm:
I confirm that the information in this form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this form.

I confirm that I have authority to make this application and provide the declarations given by the firm, and sign this form, on behalf of the firm identified in section 2.01 and/or each firm identified in section 3.04. I also confirm that a copy of this form, as submitted to the FCA and/or PRA, will be sent to each of those firms at the same time as submitting the form to the FCA and/or PRA.

| 7.03 | Name of the firm submitting the application |
| 7.04 | Name of person signing on behalf of the firm |
| 7.05 | Job title |
| 7.06 | Signature* |

Date

*The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Scope of responsibilities form:

Insert the following new form which is not underlined:

Application number or IRN
(for FCA/PRA use only)

Solvency II Firms:
Scope of Responsibilities

For candidates for approval, this form must be submitted as an attachment to a Form A application or a Form E application.

PRA Rulebook Reference: Solvency II firms: Senior Insurance Managers Regime – Applications and Notifications

Please note: this form does NOT need to be completed for candidates for controlled function CF30 only.

Name of individual
(to be completed by firm)

Name of firm
(as entered in 2.01)

Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom
Telephone +44 (0) 300 500 0597
E-mail iva@fca.org.uk
Website http://www.fca.org.uk

Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA
United Kingdom
Telephone +44 (0) 203 461 7000
Email PRA-ApprovedPersons@bankofengland.co.uk
Website www.bankofengland.co.uk/PRA
### Personal identifications details
**Section 1**

| 1.01 | Individual Reference Number (IRN) |
| 1.02 | Title (e.g. Mr, Mrs, Ms, etc) |
| 1.03 | Surname |
| 1.04 | ALL forenames |
| 1.05 | Date of birth |
| 1.06 | National Insurance number |

### Firm identification details
**Section 2**

| 2.01 | Name of firm |
| 2.02 | Firm Reference Number (FRN) |
| 2.03 a | Who should the FCA/PRA contact at the firm in relation to this scope of responsibilities? |
| b | Position |
| c | Telephone |
| d | Fax |
| e | E-mail |

I have supplied further information related to this page in Section 4  
**YES** □  **NO** □
Controlled Functions  
Section 3

A Scope of Responsibilities should be drafted to clearly show the responsibilities that the candidate is to perform as part of their controlled function and other relevant responsibilities and how they fit in with the firm’s overall governance and management arrangements.

A Scope of Responsibilities should be drafted in such a way as to be practical and useable by regulators. The FCA and the PRA consider that this would be achieved by succinct, clear descriptions of each responsibility which avoid unnecessary detail. Firms have the opportunity to provide details of each responsibility allocated to an individual using the free text boxes in this form, however, the PRA and FCA would not usually expect the description of each responsibility to exceed 300 words.

A Scope of Responsibilities must be a self-contained document. There should be one document per Senior Insurance Management Function (SIMF) holder or Significant Influence Function (SIF) holder per firm. Where an individual performs a senior insurance manager or significant influence function on behalf of more than one firm within a group, one Scope of Responsibilities is required for each firm. Any supplementary information may be provided in section 4 (or if submitting electronically, in a single attachment). A Scope of Responsibilities must not cross refer to or include other documents, attachments or links.

If the appropriate regulator considers that the Scope of Responsibilities is not sufficiently clear to be practical and usable, it could be challenged as part of a candidate’s application for approval, or in ongoing supervision.

Details of the individual’s responsibilities should be set out in sections 3.2 and 3.3, as appropriate:

- Section 3.2 covers those responsibilities required by regulators to be allocated to one or more controlled functions.
- Section 3.3 covers anything else, not otherwise included, for which a candidate is to be responsible.

### 3.1 Effective date and relevant Controlled Functions

3.1.2 List all SIMFs and SIFs which the approved person is to perform and the effective date the person commenced or will commence the performance of the functions. Please include those FCA functions that are included in a PRA controlled function under PRA Rulebook: Solvency II firms:

Insurance - Senior Insurance Management Functions Chapter 2.

<table>
<thead>
<tr>
<th>Function</th>
<th>Description of a controlled function</th>
<th>Tick (if applicable)</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIMF 1</td>
<td>Chief Executive officer*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 2</td>
<td>Chief Finance function*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 4</td>
<td>Chief Risk officer*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 5</td>
<td>Head of Internal Audit*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 7</td>
<td>Group Entity Senior Manager</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 9</td>
<td>Chairman*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 10</td>
<td>Chair of the Risk Committee*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 11</td>
<td>Chair of the Audit Committee*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 12</td>
<td>Chair of the Remuneration Committee*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 14</td>
<td>Senior Independent Director*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 19</td>
<td>Head of Third Country Branch function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 20</td>
<td>Chief Actuary*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 21</td>
<td>With-profits Actuary*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 22</td>
<td>Underwriting function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 23</td>
<td>Underwriting Risk Oversight Officer (Lloyd’s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 1</td>
<td>Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2a</td>
<td>Chair of the Nominations Committee*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2b</td>
<td>Chair of the With-Profits Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 5</td>
<td>Director of unincorporated association function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10</td>
<td>Compliance Oversight*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10a</td>
<td>CASS Operational Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 11</td>
<td>Money Laundering Reporting*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 28</td>
<td>Systems and Controls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 29</td>
<td>Significant Management</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 51</td>
<td>Actuarial conduct function (third country)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Please note that for those roles asterisked above, this scope of responsibilities is considered to automatically include the existing legal and regulatory obligations for these roles. For example, certain specific responsibilities of a director are set out in company law. Such responsibilities do not need to be recorded in this statement, but any additional responsibilities should be recorded in the sections below.

3.2 **PRA Prescribed Responsibilities**

This section deals with those responsibilities required by PRA rules to be allocated to one or more controlled functions.

If the responsibilities that the candidate or a person performing SIMFs or SIFs is to carry out as described in the scope of responsibilities go beyond those set out in this section, those additional responsibilities should not reduce or alter the scope of the prescribed requirements set out in this section.

3.2.1 Please indicate below which of the responsibilities listed are/will be allocated to this individual.

Where responsibilities are shared (for example, a responsibility may be shared as part of a job share or where departing and incoming controlled functions work together temporarily as part of a handover), please provide details.

If the individual has not been allocated a prescribed responsibility, please go to section 3.3.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Prescribed Responsibilities</th>
<th>Tick if applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Ensuring that the firm has complied with the obligation to ensure that every person who performs a key function is fit and proper</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>2</td>
<td>Leading the development of the firm’s culture by the governing body as a whole</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>3</td>
<td>Overseeing the adoption of the firm’s culture in its day-to-day management</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>4</td>
<td>Production and integrity of the firm’s financial information and regulatory reporting</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>5</td>
<td>Management of the allocation and maintenance of the firm’s capital and liquidity</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>6</td>
<td>Development and maintenance of the firm’s business model by the governing body</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>7</td>
<td>Performance of the firm’s Own Risk and Solvency Assessment (ORSA)</td>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4.</td>
</tr>
<tr>
<td>8</td>
<td>Policies and procedures for the induction, training and professional development</td>
<td></td>
</tr>
<tr>
<td>Ref</td>
<td>Prescribed Responsibilities</td>
<td>Tick if applicable</td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td></td>
<td>for all members of the <em>firm’s</em> governing body</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Is this responsibility shared with another SIMF or SIF?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If ‘yes’ please provide further details in section 4.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Policies and procedures for the induction, training and professional development for all the <em>firm’s</em> key function holders (other than members of the <em>firm’s</em> governing body)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Is this responsibility shared with another SIMF or SIF?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If ‘yes’ please provide further details in section 4.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Oversight of the independence, autonomy and effectiveness of the whistleblowing policies and procedures, including those for the protection of staff raising concerns</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Is this responsibility shared with another SIMF or SIF?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If ‘yes’ please provide further details in section 4.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Oversight of the <em>firm’s</em> remuneration policies and practices</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Is this responsibility shared with another SIMF or SIF?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If ‘yes’ please provide further details in section 4.</td>
<td></td>
</tr>
</tbody>
</table>

3.2.2 If necessary, please provide additional information about each prescribed responsibility, including:

- a breakdown of the different components and tasks which the responsibility encompasses; and
- if applicable, details of any sharing arrangements including, if known, the name(s), IRN(s) and/or job title(s) of the individual(s) you are sharing this prescribed responsibility with. The responsibility should be recorded in the same way in the scope of responsibilities documents for each individual.

Additional information must be relevant, succinct and not dilute or undermine the prescribed responsibility.
<table>
<thead>
<tr>
<th>Ref</th>
<th>Prescribed Responsibility</th>
<th>Further Relevant Details</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### 3.3 Other Responsibilities

3.3.1 Please set out below anything else, not otherwise included in this statement, for which a candidate or SIMF or SIF is to be responsible as part of their FCA and/or PRA controlled function(s) or key function(s) role.

<table>
<thead>
<tr>
<th>Responsibility</th>
<th>Yes/ No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is this responsibility shared with another SIMF or SIF? If ‘yes’ please provide further details in section 4:</td>
<td></td>
</tr>
<tr>
<td>Is this responsibility divided with another SIMF or SIF i.e. are you responsible for part of this responsibility rather than all of it? If ‘yes’ please provide further details in section 4:</td>
<td></td>
</tr>
</tbody>
</table>

Please provide a description of your responsibilities:

⇒ I have supplied further information related to this page in Section 4

YES ☐ NO ☐
4.1 Is there any other information the *individual* or the *firm* considers to be relevant?
If yes, please provide details below or on a separate sheet of paper and clearly identify the section and question to which the additional information relates.

<table>
<thead>
<tr>
<th>Question</th>
<th>Information</th>
</tr>
</thead>
</table>

4.2 How many additional sheets are being submitted?
Long Form A for firms which are not Solvency II firms (and are not Relevant Authorised persons)

Short Form A for firms which are not Solvency II firms (and are not Relevant Authorised persons)

…

10A
Annex 8
D

Form E: Internal transfer of an approved person

This annex consists of one or more forms. Note that there are separate forms for Solvency II firms and other firms. It also includes the scope of responsibilities form which must be included as an attachment to Form E in certain cases. …

Form E for Solvency II firms:
Insert the following new form which is not underlined:
The FCA and PRA have produced notes which will assist both the applicant and the candidate in answering the questions in this form. Please read these notes, which are available on the FCA and PRA’s websites at [http://fshandbook.info/FS/html/FCA/SUP/10A/Annex8](http://fshandbook.info/FS/html/FCA/SUP/10A/Annex8) [www.bankofengland.co.uk/PRA](http://www.bankofengland.co.uk/PRA).

Both the applicant and the candidate will be treated by the FCA and PRA as having taken these notes into consideration when completing this form.

**Form E**

**Internal transfer of an approved person (for Solvency II firms only)**

*FCA Handbook Reference: SUP 10A Annex 8D*

*PRA Rulebook Reference: Solvency II firms: Senior Insurance Managers Regime – Applications and Notifications*

<table>
<thead>
<tr>
<th>Name of candidate (to be completed by applicant firm)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of firm (as entered in 2.01)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Financial Conduct Authority**

25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom
Telephone +44 (0) 300 500 0597
E-mail iva@fca.org.uk
Website [http://www.fca.org.uk](http://www.fca.org.uk)
Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

**Prudential Regulation Authority**

20 Moorgate
London EC2R 6DA
United Kingdom
Telephone +44 (0) 203 461 7000
Email PRA-ApprovedPersons@bankofengland.co.uk
Website [www.bankofengland.co.uk/PRA](http://www.bankofengland.co.uk/PRA)
Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road, London, EC2R 7HH
### Personal identification details

**Section 1**

<table>
<thead>
<tr>
<th>1.01</th>
<th>Individual Reference Number (IRN)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.02</td>
<td>Title (e.g. Mr, Mrs, Ms, etc)</td>
</tr>
<tr>
<td>1.03</td>
<td>Surname</td>
</tr>
<tr>
<td>1.04</td>
<td>ALL forenames</td>
</tr>
<tr>
<td>1.05</td>
<td>Date of birth</td>
</tr>
<tr>
<td>1.06</td>
<td>National Insurance number</td>
</tr>
</tbody>
</table>

### Firm identification details

**Section 2**

<table>
<thead>
<tr>
<th>2.01</th>
<th>Name of firm</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.02</td>
<td>Firm Reference Number (FRN)</td>
</tr>
<tr>
<td>2.03</td>
<td>Who should the FCA/PRA contact at the firm in relation to this application?</td>
</tr>
<tr>
<td></td>
<td>a</td>
</tr>
<tr>
<td></td>
<td>Position</td>
</tr>
<tr>
<td></td>
<td>b</td>
</tr>
<tr>
<td></td>
<td>Telephone</td>
</tr>
<tr>
<td></td>
<td>c</td>
</tr>
<tr>
<td></td>
<td>Fax</td>
</tr>
<tr>
<td></td>
<td>d</td>
</tr>
<tr>
<td></td>
<td>E-mail</td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 6  

YES  
NO  

Page 133 of 150
List all *controlled functions* which the approved person is ceasing to perform. The effective date is the date the *person* will cease to perform the functions.

<table>
<thead>
<tr>
<th>FRN</th>
<th>Name of firm</th>
<th>Controlled function</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 7

YES ☐ NO ☐
New arrangement and controlled functions  

4.01 Nature of the arrangement between the candidate and the applicant.

a  Employee  

b  Group employee  

Name of group  

c  Contract for services  

d  Partner  

e  Other  

Give details  

4.02 For applications from a single firm, please tick the boxes that correspond to the controlled functions to be performed. 

If the controlled functions are to be performed for more than one firm, please go to question 4.04  

<table>
<thead>
<tr>
<th>Function</th>
<th>Description of a controlled function</th>
<th>Tick (if applicable)</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIMF 1</td>
<td>Chief Executive officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 2</td>
<td>Chief Finance function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 4</td>
<td>Chief Risk officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 5</td>
<td>Head of Internal Audit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 7</td>
<td>Group Entity Senior Manager</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 9</td>
<td>Chairman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 10</td>
<td>Chair of the Risk Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 11</td>
<td>Chair of the Audit Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 12</td>
<td>Chair of the Remuneration Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 14</td>
<td>Senior Independent Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 19</td>
<td>Head of Third Country Branch function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF 20</td>
<td>Chief Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF21</td>
<td>With-profits Actuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF22</td>
<td>Underwriting function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIMF23</td>
<td>Underwriting Risk Oversight Officer (Lloyd’s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 1</td>
<td>Director</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2a</td>
<td>Chair of the Nominations Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 2b</td>
<td>Chair of the With-Profits Committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 5</td>
<td>Director of unincorporated association function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10</td>
<td>Compliance Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 10a</td>
<td>CASS Operational Oversight</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 11</td>
<td>Money Laundering Reporting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 28</td>
<td>Systems and Controls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 29</td>
<td>Significant Management</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 30</td>
<td>Customer Function</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CF 51</td>
<td>Actuarial conduct function (third country)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4.03 Job title  

Insurance mediation  

Will the candidate be responsible for Insurance mediation at the firm? YES ☐ NO ☐  

(Note: Yes can only be selected if the individual is applying for a governing function (other than controlled functions CF2a and CF2b) (MIPRU 2.2.2))
4.04 List all firms within the group (including the firm entered in 2.01) for which the applicant requires approval and the requested controlled function for that firm.

<table>
<thead>
<tr>
<th>Firm Reference Number</th>
<th>Name of firm</th>
<th>Controlled function</th>
<th>Job title (mandatory)</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I have supplied further information related to this page in Section 5  YES ☐  NO ☐
Supplementary information

Section 5

5.00

- If there is any other information the candidate or the firm considers to be relevant to the application, it must be included here.

- Please provide full details of
  - why the candidate is competent and capable to carry out the controlled function(s) applied for
  - why the appointment complements the firm’s business strategy, activity and market in which it operates
  - how the appointment was agreed including details of any discussions at governing body level (where applicable)

- Provide a copy of the candidate’s:-
  - Scope of Responsibilities with this form. This is not required for candidates for controlled function CF30 only.
  - Roles description
  - Curriculum Vitae (C.V)
  - Organisational chart
Declarations and signatures

Section 6

Declaration of Candidate

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000). It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

In addition to other regulatory responsibilities, firms, senior managers and other approved persons have a responsibility to disclose to the FCA and/or PRA matters of which it would reasonably expect to be notified. Failure to notify the FCA and/or PRA of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

For the purposes of complying with the Data Protection Act 1998, the personal information provided in this form will be used by the FCA and PRA to discharge their statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation, and will not be disclosed for any other purpose without the permission of the applicant.

With reference to the above, the FCA and/or PRA may seek to verify the information given in this form including answers pertaining to fitness and propriety. This may include a credit reference check. In signing the form below:

a) I authorise the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. Candidates may be required to apply for a criminal records search to be made as to whether any criminal records are held in relation to them and to obtain a certificate (where such certificate can be obtained) and to disclose the result of that search to the firm submitting this application.

b) I confirm that the information in this form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this form. I confirm that the attached Scope of Responsibilities accurately reflects the aspects of the affairs of the firm which it is intended that I will be responsible for managing. I confirm that I have accepted all the responsibilities set out in this Scope of Responsibilities.

c) I confirm that I understand the regulatory responsibilities of my proposed role as set out in the rules of conduct in the FCA’s Conduct Rules (COCON) and/or PRA Rulebook: Solvency II firms: Insurance – Conduct Standards (as applicable).

Tick here to confirm you have read and understood this declaration: ☐

6.01 Candidate’s full name

6.02 Signature *

Date

*The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Declaration of Firm

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). SUP 15.6.1R and SUP 15.6.4R of the FCA Handbook and Notification 6 of the PRA Rulebook require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the FCA and/or PRA and to notify the FCA and/or PRA immediately if materially inaccurate information has been provided.

In addition to other regulatory responsibilities, firms, senior managers and other approved persons have a responsibility to disclose to the FCA and/or PRA matters of which they would reasonably expect to be notified. Failure to notify the FCA and/or PRA of such information may lead to the FCA and/or PRA taking disciplinary or other action against the firm and/or individuals.

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

In making this application the firm believes on the basis of due and diligent enquiry and, where applicable, by reference to the criteria in FIT that the candidate is a fit and proper person to perform the controlled function(s) listed in section 3. The firm also believes, on the basis of due and diligent enquiry, that the candidate is competent to fulfill the duties required in the performance of such function(s).

IF UNDERTAKING ANY NON MiFID BUSINESS FOR WHICH THE FIRM HAS NOT PREVIOUSLY APPLIED FOR AUTHORISATION, PLEASE ALSO COMPLETE THE FOLLOWING

The firm also believes, on the basis of due and diligent enquiry, that the candidate is competent to fulfil the duties required of such function(s). YES ☐ NO ☐

Where applicable, the firm confirms that it has had sight of a criminal records certificate prepared within the past 3 months in relation to the Individual and has given due consideration to the information contained in that certificate in determining that Individual to be fit and proper. Alternatively, where a certificate is not obtained the firm has provided an explanation in section 5.

In signing this form on behalf of the firm:

a) I confirm that the information in this form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this form.

b) I confirm that I have authority to make this application and provide the declarations given by the firm, and sign this form, on behalf of the firm identified in section 2.01 and/or each firm identified in section 4.04. I also confirm that a copy of this form, as submitted to the FCA and/or PRA, will be sent to each of those firms at the same time as submitting the Form to the FCA and/or PRA.

c) I confirm the candidate has been made aware of the regulatory responsibilities of the proposed role as set out in the rules of conduct in the FCA’s Conduct Rules (COCON) and/or PRA Rulebook: Solvency II firms: Insurance- Conduct Standards (as applicable).

d) I confirm that that the Scope of Responsibility submitted with this form accurately reflects the aspects of the affairs of the firm which it is intended that the candidate will be responsible for managing.

6.03 Name of the firm submitting the application

6.04 Name of person signing on behalf of the firm

6.05 Job title

6.06 Signature *

Date

*The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.
Scope of responsibilities form can be found at SUP 10A Annex 4D.

Form E for firms which are not Solvency II firms (and are not Relevant Authorised persons)

... 10A  Form G: The Retail Investment Adviser Complaints Alerts Form
Annex 9R  

The Retail Investment Adviser Complaints Alerts Form G approved by the FSA for notifications under SUP 10.13.20A R may be found at the FCA's website: http://www.fca.org.uk/firms/about-authorisation/apply

The form can also be found through the following address: Form G: The Retail Investment Adviser Complaints Alerts Form – SUP 10A Annex 9 [deleted]

... 10C.3  General material about the definition of controlled functions

... 10C.3.5  G  (1)  ...

(2) Therefore, a function is only covered by SUP 10C.4.3R (Table of FCA controlled FCA-designated senior management functions for relevant authorised persons) if that function meets both the following sets of requirements:

... 12.4  What must a firm do when it appoints an appointed representative or an EEA tied agent?

... 12.4.4  G  ...

(2) the fitness and propriety (including good character and competence) and financial standing of the controllers, directors, partners, proprietors and managers of the person; firms seeking guidance on
the information which they should take reasonable steps to obtain and verify should refer to FIT and the questions in the relevant Form A (Application to perform controlled functions under the approved person regime) in SUP 10A Annex 4 or SUP 10B Annex 4 or in the PRA’s rulebook.

...

12.4.5C R Multiple principal agreement

<table>
<thead>
<tr>
<th>Matter</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>5. Approved person status</td>
<td>The arrangements for making applications for approved person status (see SUP 10A and SUP 10B 10C (Approved persons) and the corresponding PRA requirements).</td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
</tbody>
</table>

...

12.6 Continuing obligations of firms with appointed representatives or EEA tied agents

...

12.6.8 G ... 

(4) The approved persons regime for relevant authorised persons is in SUP 10C (FCA senior management regime for approved persons in relevant authorised persons), rather than SUP 10A. However, SUP 10A still applies to approved persons of appointed representatives of relevant authorised persons (see SUP 10A.1.16BR to SUP 10A.1.16DG and SUP 10C.1.8G for more about this).

...

The certification regime

12.6.16 G SYSC 5.2.22G explains the application of the certification regime in SYSC 5.2 to appointed representatives of relevant authorised persons. The certification regime does not apply to firms that are not relevant authorised persons.

...
12.8 Termination of a relationship with an appointed representative or EEA tied agent

...  

12.8.4 G The firm is responsible for notifying the FCA of any approved person who no longer performs a controlled function under an arrangement entered into by a firm or its appointed representative (see SUP 10A 10A.3 and SUP 10C.3).

...

12.9 Record keeping

...

12.9.4 G Firms are reminded that they should make and retain records in relation to any person who falls within the scope of the rules in TC or who performs a controlled function under an arrangement entered into by a firm or by an appointed representative. See SUP 10A, SUP 10C and TC for the applicable record keeping rules.

...

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

...  

<table>
<thead>
<tr>
<th>(1) Module of the Handbook</th>
<th>(2) Potential application to an incoming EEA firm with respect to activities carried on from an establishment of the firm (or its appointed representative) in the United Kingdom</th>
<th>(3) Potential application to an incoming EEA firm with respect to activities carried on other than from an establishment of the firm (or its appointed representative) in the United Kingdom</th>
</tr>
</thead>
<tbody>
<tr>
<td>SYSC</td>
<td>…</td>
<td>…</td>
</tr>
<tr>
<td></td>
<td>(2) SYSC 2.1.3R to SYSC 2.2.3G apply, but only in relation to allocation of the function in SYSC 2.1.3R(2) and SYSC 2.1.3AR(2) and only in so far as responsibility for the matter in question is not reserved by an EU instrument to</td>
<td></td>
</tr>
</tbody>
</table>
the firm\textquoteright s Home State regulator; and

\[\text{\ldots}\]

**Sch 5** Rights of actions for damages

\[\ldots\]

Sch 5.2G

<table>
<thead>
<tr>
<th>Chapter/Appendix</th>
<th>Section/Annex</th>
<th>Paragraph</th>
<th>Rights of action under section 138D</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>For private person?</td>
</tr>
<tr>
<td>[\ldots]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10A</td>
<td>All rules in sections SUP 10A.1 to SUP 10A.10 SUP 10A.11</td>
<td>…</td>
<td></td>
</tr>
<tr>
<td>10C</td>
<td>All rules in sections SUP 10C.1 to SUP 10C.9</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>[\ldots]</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Sch 6** Rules that can be waived

\[\ldots\]

Sch 6.1A G As a result of section 138A of the Act (Modification or waiver of rules) the FCA has power to waive all its rules, other than rules made under section 64A (rules of conduct), 137O (Threshold condition code), section 247 (Trust scheme rules), section 248 (Scheme particular rules), section 261I (Contractual scheme rules) or section 261J (Contractual scheme particulars rules) of the Act. …
Annex K

Amendments to the Dispute Resolution: Complaints sourcebook (DISP)

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

1.10 Complaints reporting rules

... 

1.10.3 G ...

[Note: See SUP 10A.14.24R SUP 15.12.1R for the ongoing duty to notify complaints about matters relating to activities carried out by any employee when acting as a retail investment adviser.]
Annex L

Amendments to the Consumer Credit sourcebook (CONC)

In this Annex, underlining indicates new text.

12.1 Application and purpose

...  

12.1.4 R Table: Disapplied or modified modules or provisions of the Handbook

<table>
<thead>
<tr>
<th>Module</th>
<th>Disapplication or modification</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Supervision manual (SUP)</td>
<td><em>SUP 3 (Auditors), SUP 10A (FCA Approved persons), SUP 10C (FCA senior management regime for approved persons in relevant authorised persons) and SUP 12 (Appointed representatives) (see Note 2) do not apply:</em></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
</tbody>
</table>
Annex M

Amendments to the Fit and Proper test for Approved Persons (FIT)

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

The Fit and Proper test for Approved Persons

1.2 Introduction

1.2.-1 G Under section 60A(1) of the Act, before a relevant authorised person may make an application for the FCA’s approval of a designated senior management function, the FCA relevant authorised person must be satisfied that the person for whom the application is made is a fit and proper person to perform that function.
Annex N

Amendments to the General guidance on Benchmark Submission and Administration guide (BENCH)

In this annex, underlining indicates new text.

2.1 Parts of the Handbook applicable to benchmark submission activity and benchmark administration activity

... 

2.1.2 Parts of the Handbook applicable to the regulated activities of providing information in relation to a specified benchmark and administering a specified benchmark.

<table>
<thead>
<tr>
<th>Part of the Handbook</th>
<th>Applicability to the regulated activities of providing information in relation to a specified benchmark and administering a specified benchmark</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Level Standards</td>
<td>…</td>
</tr>
<tr>
<td>Statements of Principle and Code of Practice for Approved Persons (APER)</td>
<td>This applies to an approved person of a firm that is not a relevant authorised person who performs a benchmark submission function or a benchmark administration function.</td>
</tr>
<tr>
<td>Code of Conduct sourcebook (COCON)</td>
<td>This applies to conduct rules staff of relevant authorised persons.</td>
</tr>
<tr>
<td>…</td>
<td>…</td>
</tr>
</tbody>
</table>
Annex O

Amendments to the Financial Crime Guide (FC)

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

Amendments to Part 1 of the Financial Crime Guide

1 Introduction

... 

1.5 The material in the Guide does not form part of the Handbook, but it does contain guidance on Handbook rules and principles, particularly:

... 

• the Statements of Principle for Approved Persons set out in APER 2.1.2P, APER 2.1A.3R and the conduct rules set out in COCON 2.1 and 2.2; and

...

Amendments to Part 2 of the Financial Crime Guide

1 Introduction

... 

1.3 As with Part 1, Part 2 contains guidance on Handbook rules and principles, particularly:

... 

• the Statements of Principle for Approved Persons set out in APER 2.1.2P, APER 2.1A.3R and the conduct rules set out in COCON 2.1 and 2.2; and

...

...
Annex P

Amendments to the Perimeter Guidance manual (PERG)

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

13 Guidance on the scope of MiFID and CRD IV (PERG 13)

…

13.7 The territorial application of MiFID

…

Q70. How are the high level standards, like the Principles, affected by MiFID?

The position is summarised in the table below

<table>
<thead>
<tr>
<th>Subject matter</th>
<th>References</th>
<th>Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 Approved persons</td>
<td>$SUP$ 10A.1, $SUP$ 10C.1, $COCON$ 1.1, $APER$ 1.1A.4G and $APER$ 2.1A.2P 2.1A.2R</td>
<td>…</td>
</tr>
<tr>
<td>…</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>