

Market Abuse Regulation

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Chapter 2

Commission Delegated Regulation (EU) 2016/908

Preamble

THE EUROPEAN COMMISSION,
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Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC, and in particular the third subparagraph of Article 13(7) thereof,

01/01/2021

Whereas:

(1) The specification of common criteria, procedures and requirements should contribute to the development of uniform arrangements in the sphere of accepted market practices (AMPs), improve the clarity of the legal regime under which these practices are permitted and promote fair and efficient conduct among market participants. It should further serve to reinforce the orderly functioning of the market and market integrity.

(2) To ensure that AMPs do not undermine innovation and the continued dynamic development of financial markets, new or emerging market trends that could result in novel market practices should not automatically be assumed to be unacceptable by competent authorities. Rather, those competent authorities should assess whether such market practices comply with the criteria set out in this Regulation and in Regulation (EU) No 596/2014.

(3) AMPs should be conducted in a manner that ensures market integrity and investor protection without creating risks for other market participants and other related markets. Consequently, due regard should be given to transparency and the conditions governing the market practices proposed for designation as AMPs. When assessing the level of transparency of market practices proposed as AMPs both to the public and to the competent authorities, competent authorities should consider the various stages of the performance of the potential AMPs. Consequently, it is also appropriate to lay down specific transparency requirements for those stages, namely before the AMP is performed by market participants, during its performance and when the market participants cease to perform the AMP.

(4) Market practices that can be established by competent authorities as AMPs can be different in type and nature. When establishing a market practice as an AMP, a competent authority should assess the frequency of the disclosure required from all the persons who will perform it to ensure it is adapted and appropriate to the market practice under consideration. The frequency of disclosure should achieve a balance between the need to inform the public and to provide the competent authority with information for the ongoing monitoring and the burden to periodically disclose information by those performing the AMP. Moreover, when assessing a market practice that may be performed outside a trading venue, competent authorities should consider whether the requirement for a substantial level of transparency to the market is met.

(5) Competent authorities that have accepted a market practice should ensure it is monitored adequately with due care and attention. Therefore, persons performing the market practice should be required to keep sufficient records of all transactions and orders undertaken so as to enable competent authorities to fulfil their supervisory functions and to carry out the enforcement actions provided for in Regulation (EU) No 596/2014. It is also of paramount importance that their activity of performing the market practice can be distinguished from the other trading activities they conduct on their own account or on the account of clients. This may be achieved through the maintenance of separate accounts.

(6) The status of the entity performing the accepted market practice is a particular element to be considered, especially when that entity is acting on behalf of or on the account of another person who is the direct beneficiary of the market practice. Competent authorities should assess whether being a supervised person is relevant for the acceptance of the particular market practice under consideration.

(7) When assessing the impact of market practices proposed for designation as AMPs on market liquidity and efficiency, competent authorities should consider the objective of the market practices, for instance, whether, in a particular circumstance, the objective of the market practices is to promote regular trading of illiquid financial instruments, to avoid abusive squeezes, or to provide quotes when there is a risk of not having counterparties for a trade or to facilitate orderly operations where a participant has a dominant position. In relation to price, such objectives could also seek to minimize price fluctuations due to excessive spreads and limited supply or demand of a financial instrument without compromising a market trend, to provide transparency of prices or to facilitate fair evaluation of prices in markets where most trades are conducted outside a trading venue.

(8) This Regulation is based on the draft regulatory technical standards submitted by the European Securities and Markets Authority to the Commission.

(9) The European Securities and Markets Authority has conducted open public consultations on the draft regulatory technical standards on which this Regulation is based, analysed the potential related costs and benefits and requested the opinion of the Securities Markets Stakeholder Group established in accordance with Article 37 of that Regulation (EU) No 1095/2010 of the European Parliament and of the Council.

(10) In order to ensure the smooth functioning of the financial markets, it is necessary that this Regulation enters into force as a matter of urgency and that the provisions laid down in this Regulation apply from the same date as those laid down in Regulation (EU) No 596/2014,

HAS ADOPTED THIS REGULATION:

CHAPTER I GENERAL PROVISION



Article -2 Application

This Regulation applies in accordance with Regulation (EU) No 596/2014.

Article -1 Interpretation

For the purposes of this Regulation, where a term is defined in Article 3(1) of Regulation (EU) No 596/2014 that definition applies.

Article 1 Definitions

1. For the purposes of this Regulation, "supervised persons" means any of the following:

(a) an investment firm within the meaning given in Article 2(1A) of the Markets in Financial Instruments Regulation which:

(i) has its registered office or head office in the United Kingdom;

(ii) has permission under Part 4A of the Financial Services and Markets Act 2000 to carry on regulated activities relating to investment services and activities (as defined in Article 2(1)(2) of the Markets in Financial Instruments Regulation) in the United Kingdom;

(iii) would require authorisation under Directive 2014/65/EU (as it had effect immediately before IP completion day) if it had its registered office (or if it does not have a registered office, its head offices) in an EEA state; and

(iv) is not a firm which has permission under Part 4A of the Financial Services and Markets Act 2000 to carry on regulated activities as an exempt investment firm, within the meaning of regulation 8 of the Financial Services and Markets Act 2000 (Markets in Financial Instruments) Regulations 2017;

(b) a credit institution that satisfies the following conditions:

(i) it is an authorised person within the meaning of section 31(1)(a) of the Financial Services and Markets Act 2000 and has permission under Part 4A of the Financial Services and Markets Act 2000 to carry on the regulated activity of accepting deposits;

(ii) its registered office, or if it has no registered office, its head office, is in the United Kingdom; and

(iii) it is not a credit union within the meaning of the Credit Unions Act 1979 or the Credit Unions (Northern Ireland) Order 1985, or a friendly society within the meaning of section 417(1) of the Financial Services and Markets Act 2000;

and for the purposes of this paragraph, 'regulated activity' has the meaning in section 22 of the Financial Services and Markets Act 2000, and 'accepting deposits' has the meaning in Article 5 of the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001;

(c) financial counterparties as defined in Article 2(8) of Regulation (EU) No 648/2012 of the European Parliament and of the Council;

(d) any person subject to authorisation, organisational requirements and supervision by

"competent financial authority"

the Financial Conduct Authority FCA 2021/16

or "national regulatory authority" as defined in Regulation (EU) No 1227/2011 of the European Parliament and of the Council;

(e) any person subject to authorisation, organisational requirements and supervision by the Financial Conduct Authority or other UK regulators or agencies responsible for commodities spot or derivatives markets

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;FCA 2021/16

operators with compliance obligations under the Greenhouse Gas Emissions Trading Scheme Order 2020. FCA 2021/16

(g) 'IP completion day' has the meaning given in the European Union (Withdrawal) Act 2020.

2. 'IP completion day' has the meaning given in the European Union (Withdrawal Agreement) Act 2020. FCA 2021/16

CHAPTER II ACCEPTED MARKET PRACTICES

SECTION 1 Establishing an accepted market practice

Article 2 General requirements

(1) Prior to establishing a market practice as an accepted market practice (AMP) the Financial Conduct Authority shall:

(a) evaluate the market practice against each of the criteria set out in Article 13(2) of Regulation (EU) No 596/2014 and specified further in Section 2 of this Chapter;

(b) consult as appropriate with relevant bodies including, at a minimum, representatives of issuers, investment firms, credit institutions, investors, emission allowance market participants, market operators operating a UK multilateral trading facility (MTF) or a UK organised trading facility (OTF) and operators of a UK regulated market, and other authorities on the appropriateness of establishing a market practice as an AMP.

(3) Where the Financial Conduct Authority establishes a market practice as an AMP in accordance with Article 13 of Regulation (EU) No 596/2014 and with this Regulation, it shall publicly disclose on its website the decision establishing the market practice as an AMP and a description of the AMP concerned, in accordance with the template set out in the Annex including the following information:

(a) a description of the types of persons who may perform the AMP;

(b) a description of the types of person or a group of persons who may benefit from the performance of the AMP, either by performing it directly or through the appointment of another person performing the AMP ("beneficiary");

(c) a description of the type of financial instrument to which the AMP relates;

(d) an indication of whether the AMP can be performed for a specified period of time and a description of situations or conditions leading to a temporary interruption, suspension or termination of the practice.

The persons referred to in point (a) of the first subparagraph shall be responsible for any trading decision, including, the submission of an order, the cancellation or modification of an order, and conclusion of a transaction or for the trading execution in relation with the AMP.

SECTION 2 Specification of the criteria to consider when establishing accepted market practices

Article 3 Transparency

(1) In determining whether a market practice can be established as an AMP and whether it fulfils the criterion set out in point (a) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall examine whether the market practice ensures that the following information will be disclosed to the public:

(a) before a market practice is performed as an AMP:

(i) the identities of the beneficiaries and the persons who will perform it and the one among them that is responsible to fulfil the transparency requirements under points (b) and (c) of this paragraph;

(ii) the identification of the financial instruments in relation to which the AMP will apply;

(iii) the period during which the AMP will be performed and situations or conditions leading to the temporary interruption, suspension or termination of its performance;

(iv) the identification of the UK trading venues on which the AMP will be carried out, and, where applicable, indication of the possibility to execute transactions outside a UK trading venue;

(v) reference to the maximum amounts of cash and of the number of financial instruments allocated to the performance of the AMP, if applicable.

(b) once the market practice is performed as an AMP:

(i) on a periodic basis, details of the trading activity relating to the performance of the AMP such as the number of transactions executed, volume traded, average size of the transactions and average spreads quoted, prices of executed transactions;

(ii) any changes to previously disclosed information on the AMP, including changes relating to available resources in terms of cash and financial instruments, changes to the identity of persons performing the AMP, and any change in the allocation of cash or financial instruments in the accounts of the beneficiary and the persons performing the AMP.

(c) when the market practice ceases to be performed as an AMP on the initiative of the person who has been performing it, of the beneficiary or of both:

- (i) the fact that the performance of the AMP has ceased;
- (ii) a description of how the AMP has been performed;
- (iii) the reasons or causes for ceasing the performance of the AMP.

For the purposes of point (b)(i), where multiple transactions in a single trading session are performed, daily aggregated figures may be acceptable in relation to the appropriate categories of information.

(2) In determining whether a market practice can be established as an AMP and whether it fulfils the criterion set out in point (a) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall examine whether the market practice ensures that the following information will be disclosed to it:

- (a) before a market practice is performed as an AMP, the arrangements or contracts between the identified beneficiaries and the persons who will perform the market practice once established as an AMP where such arrangements or contracts are needed for its performance;
- (b) once the market practice is performed as an AMP, periodic report to the Financial Conduct Authority providing details about the transactions executed and about the operations of any arrangement or contract between the beneficiary and the persons performing the AMP.

Article 4 Safeguards of the operations of market forces operating in UK markets and interplay of the forces of supply and demand

(1) In determining whether a market practice proposed to be established as an AMP complies with the criterion set out in point (b) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall consider whether the market practice limits the opportunities for other market participants to respond to transactions. The Financial Conduct Authority shall also consider at a minimum the following criteria relating to the types of persons who will perform the market practice once established as an AMP:

- (a) whether they are supervised persons;
- (b) whether they are members of a UK trading venue where the AMP will be performed;
- (c) whether they maintain records of orders and transactions relating to the market practice performed in a way that allows it to be easily distinguished from other trading activities, including through the maintenance of separate accounts for the performance of the AMP, in particular to demonstrate that orders introduced are entered separately and individually without aggregating orders from several clients;
- (d) whether they have put in place specific internal procedures allowing:
 - (i) immediate identification of the activities relating to the market practice;
 - (ii) ready availability of the relevant orders and transaction records to the Financial Conduct Authority upon request;
- (e) whether they possess the compliance and audit resources necessary to be able to monitor and ensure compliance at all times with the conditions set for the AMP;
- (f) whether they keep the records mentioned in point (c) for a period of at least five years.

(2) The Financial Conduct Authority shall consider the extent to which the market practice establishes an *ex ante* list of trading conditions for its performance as an AMP, including limits with regard to prices and volumes and limits on positions.

(3) The Financial Conduct Authority shall assess the extent to which the market practice and the arrangement or contract for its performance:

(a) enables the person performing the AMP to act independently from the beneficiary without being subject to instructions, information or influence from the beneficiary as regards the manner in which trading is to be conducted;

(b) allows for the avoidance of conflicts of interest between the beneficiary and the clients of the person performing the AMP.



Article 5 Impact on UK market liquidity and efficiency

In determining whether a market practice proposed to be established as an AMP complies with the criterion set out in point (c) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall assess the impact the market practice has on at least the following elements:

- (a) volume traded;
- (b) number of orders in the order book (order depth);
- (c) speed of execution of the transactions;
- (d) volume weighted average price of a single session, daily closing price;
- (e) bid/offer spread, price fluctuation and volatility;
- (f) regularity of quotations or transactions.

Article 6 Impact on the proper functioning of the UK market

(1) In determining whether a market practice proposed to be established as an AMP complies with the criterion set out in point (d) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall consider the following elements:

(a) the possibility that the market practice could affect price formation processes in a UK trading venue;

(b) the extent to which the market practice could facilitate the evaluation of prices and orders entered into the order book and whether the transactions to be carried out or orders to be introduced for its performance as an AMP do not contravene the trading rules of the corresponding UK trading venue;

(c) the modalities by which the information referred to in Article 3 is disclosed to the public including where it is disclosed on the website of the relevant trading platform and, when appropriate, where it is simultaneously released on the websites of the beneficiaries;

(d) the extent to which the market practice establishes an *ex ante* list of situations or conditions when its performance as an AMP is temporarily suspended or restricted, inter alia, particular trading periods or phases such as auction phases, takeovers, initial public offerings, capital increases, secondary offerings.

For the purposes of point (b) of the first subparagraph, a market practice where transactions and orders are monitored in real time by the market operator or the investment firm or market operators operating a UK MTF or UK OTF shall also be taken into consideration.

(2) The Financial Conduct Authority shall assess the extent to which a market practice enables:

(a) orders related to its performance to be submitted and executed during opening or closing auction phases of a trading session;

(b) orders or transactions related to its performance to be introduced or carried out during periods when stabilisations and buy-back operations are conducted.

Article 7 Risks for the integrity of related markets within the United Kingdom

In determining whether a market practice proposed to be established as an AMP complies with the criterion set out in point (e) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall consider:

- (a) whether the transactions related to the performance of the market practice once established as an AMP will be reported to the Financial Conduct Authority on a regular basis;
- (b) whether the resources (cash or financial instruments) to be allocated to the performance of the AMP are proportionate and commensurate with the objectives of the AMP itself;
- (c) the nature and level of the compensation for services provided within the performance of an AMP and whether that compensation is established as a fixed amount; where variable compensation is proposed, it shall not lead to behaviour which may be prejudicial to UK market integrity or to the orderly functioning of the UK market and shall be available to the Financial Conduct Authority for assessment;
- (d) whether the type of persons who will perform the AMP ensure, where appropriate to the market under consideration, an adequate separation of the assets dedicated to the performance of the AMP from the assets of its clients, if any, or its own assets;
- (e) whether the respective duties of the beneficiaries and of the persons performing the AMP or, where appropriate, the duties shared by them are clearly defined;
- (f) whether the type of persons who will perform the AMP have in place an organisational structure and adequate internal arrangements to ensure that the trading decisions relating to the AMP remain confidential from other units within that person and independent from orders to trade received from clients, portfolio management or orders placed on its own account;
- (g) whether an adequate reporting process between the beneficiary and the person who will perform the AMP is in place to allow the exchange of the necessary information to fulfil their respective legal or contractual obligations, if applicable.



Article 8 Investigation of the market practice

In determining whether a market practice proposed to be established as an AMP complies with the criterion set out in point (f) of Article 13(2) of Regulation (EU) No 596/2014, the Financial Conduct Authority shall in particular take into account the outcome of any investigation by the Financial Conduct Authority that might question the AMP to be established.



Article 9 Structural characteristics of the UK market

In taking into account, in accordance with point (g) of Article 13(2) of Regulation (EU) No 596/2014, the participation of retail-investors in the relevant UK market, the Financial Conduct Authority shall assess at a minimum:

- (a) the impact the market practice might have on retail investors' interests where the market practice concerns financial instruments traded on UK markets in which retail investors participate;
- (b) whether the market practice increases the probability of retail investors to find counterparties in low-liquidity financial instruments, without increasing the risks borne by them.

SECTION 4 Maintenance, modification and termination of accepted market practices

Article 12 Review of an established AMP

(1) Where the Financial Conduct Authority has established AMPs, it shall assess regularly, and at a minimum every two years, whether the conditions for establishing the AMP set out in Article 13(2) of Regulation (EU) No 596/2014 and in Section 2 of this Chapter continue to be met.

(2) Notwithstanding the regular review in accordance with Article 13(8) of Regulation (EU) No 596/2014, the assessment process referred to in paragraph 1 shall also be triggered:

(a) when any sanction involving an established AMP has been imposed;

(b) when due to a significant change in the UK market environment referred to in Article 13(8) of that Regulation, one or more of the conditions of acceptance of an established practice are no longer met;

(c) when the Financial Conduct Authority has reasons to suspect that acts contrary to Regulation (EU) No 596/2014 are being or have been carried out by beneficiaries of the AMP, or by persons performing it.

(3) In the event that the assessment reveals that an established AMP no longer meets the conditions of the Financial Conduct Authority's original assessment set out in Section 2, the Financial Conduct Authority shall either propose the modification of the conditions of the acceptance or terminate the AMP, taking into account the criteria set out in Article 13.

(5) Where the Financial Conduct Authority proposes to modify the conditions of acceptance of an established AMP, it shall comply with the requirements set out in Article 2.

(6) Where the Financial Conduct Authority decides to terminate an established AMP, it shall publicly disclose its decision, indicating the date of termination, in view of updating the list of AMPs published by it in accordance with Article 13(9) of Regulation (EU) No 596/2014.

Article 13 Criteria for modifying or terminating an established AMP

In determining whether to terminate an established AMP or propose modification of the conditions of its acceptance, the Financial Conduct Authority shall have regard to:

- (a) the extent to which the beneficiaries or the persons performing the AMP have complied with the conditions established under that AMP;
- (b) the extent to which the conduct of the beneficiaries or the persons performing an AMP has resulted in any of the criteria set out in Article 13(2) of Regulation (EU) No 596/2014 no longer being met;
- (c) the extent to which the AMP has not been used by market participants for a period of time;
- (d) whether a significant change in the relevant UK market environment referred to in Article 13(8) of Regulation (EU) No 596/2014 results in any of the conditions for establishing the AMP being no longer possible to meet or being not necessary to be met, considering in particular:
 - (i) whether the objective of the AMP has become unfeasible;
 - (ii) whether the continued use of the established AMP might adversely affect the integrity or efficiency of the markets under the supervision of the Financial Conduct Authority;
- (e) whether there exists a situation falling within any general termination provision included in the established AMP itself.

CHAPTER III FINAL PROVISION



Article 14 Entry into force

This Regulation shall enter into force on the day following that of its publication in the *Official Journal of the European Union*.

It shall apply from 3 July 2016.



Signature

01/01/2021

Done at Brussels, 26 February 2016.

01/01/2021

For the Commission

01/01/2021

The President

01/01/2021

Jean-Claude JUNCKER

ANNEX Template for notifying the intention
to establish accepted market practices

Accepted market practice (AMP) on

[insert name of the AMP]

Proposed date of establishment of the AMP:

[insert the date on which the AMP is intended to be established by the Financial Conduct Authority]

Description of the AMP:

[insert text, including the identification of the types of financial instrument and UK trading venues on which the AMP will be performed; the types of persons who can perform the AMP; the type of beneficiaries, and, the indication of whether the market practice can be performed for a determined period of time and of any situations or conditions leading to a temporary interruption, suspension or termination of the practice]

Rationale for which the practice could constitute market manipulation

[insert text]

ASSESSMENT

List of criteria taken into account	Conclusion of the Financial Conduct Authority and rationale
(a) Level of transparency provided to the UK market	<i>[insert text to fill in the rationale for this criterion]</i>
(b) Degree of safeguards to the operation of market forces operating in UK markets and the proper interplay of the forces of supply and demand.	<i>[insert text to fill in the rationale for this criterion]</i>
(c) Impact on UK market liquidity and efficiency.	<i>[insert text to fill in the rationale for this criterion]</i>
(d) The trading mechanism of the relevant UK market and the possibility for market participants to react properly and in a timely manner to the new market situation created by that practice.	<i>[insert text to fill in the rationale for this criterion]</i>
(e) Risks for the integrity of, directly or indirectly, related markets, whether regulated or not, in the relevant financial instruments within the United Kingdom.	<i>[insert text to fill in the rationale for this criterion]</i>
(f) Outcome of any investigation of the relevant market practice by the Financial Conduct Authority, in particular whether the relevant UK market practice infringed rules or regulations designed to prevent market abuse or codes of	<i>[insert text to fill in the rationale for this criterion]</i>

conduct, irrespective of whether - it concerns, directly or in directly, - the relevant UK market or related markets within the United Kingdom.	
(g) Structural characteristics of the relevant UK market, inter alia, whether it is regulated or not, the types of financial instruments traded and the type of market participants, including the extent of retail investors' participation in the relevant UK market.	<i>[insert text to fill in the rationale for this criterion]</i>