HANDBOOK ADMINISTRATION INSTRUMENT (NO 1) 2013

Powers exercised by the Board of the Prudential Regulation Authority (PRA)

- A. The Prudential Regulation Authority makes this instrument in the exercise of the following powers and related provisions in Financial Services and Markets Act 2000 ("the Act"):
 - (1) section 137G (The PRA's general rules); and
 - (2) section 137T (General supplementary powers).
- B. The rule-making power referred to above is specified for the purpose of section 138G(2) (Rule-making instruments) of the Act.

Commencement

C. This instrument comes into force on 23 July 2013 except for Part II of Annex J which shall come into force on 22 July 2014.

Amendments

D. The modules of the PRA's Handbook listed in column (1) below are amended in accordance with the Annexes to this instrument listed in column (2).

(1)	(2)
Changes to several modules	Annex A
Glossary of definitions	Annex B
Principles for Businesses (PRIN)	Annex C
Senior Management Arrangements, Systems and Controls sourcebook (SYSC)	Annex D
Fees manual (FEES)	Annex E
General Prudential sourcebook (GENPRU)	Annex F
Prudential sourcebook for Banks, Building Societies and Investment Firms (BIPRU)	Annex G
Interim Prudential sourcebook for Friendly Societies (IPRU(FSOC))	Annex H
Interim Prudential sourcebook for Investment Businesses (IPRU(INV))	Annex I
Supervision manual (SUP)	Annex J
Compensation sourcebook (COMP)	Annex K
Building Societies Regulatory Guide (BSOG)	Annex L

Citation

E. This instrument may be cited as the Handbook Administration Instrument (No 1) 2013.

By order of the Board of the PRA 22 July 2013

Annex A

Amendments to the Handbook and the Regulatory guides

In this Annex:

- (a) in Table 1 (Deletions and replacements table), the word or phrase in column (1) is replaced by the word or phrase in column (2) where indicated in columns (3) and (4). Column (5) identifies further explanation to the amendment where this is needed; and
- (b) in Table 2 (Additions table), the word or phrase in column (1) is added where indicated in column (2), (3) and (4). Column (5) identifies further explanation to the amendment where this is needed.

Table 1: 'Deletions and replacements table'

(1)	(2)	(3)	(4)	(5) Note:
or section 248 (Scheme particular rules)	, section 248 (Scheme particular rules), section 261I (Contractual scheme rules) or section 261J (Contractual scheme particulars rules)	PRIN, SYSC, TC, GEN, FEES, COBS, ICOBS, MCOB, BCOBS, CASS, MAR, SUP, DISP, COMP, PROF, LR, PR, and DTR	Schedule 6.1 or 6.1A (as appropriate)	

Table 2: 'Additions table'

(1)	(2)	(3)	(4)	(5) Note:
, ACS	Glossary	definition of "authorised fund"	insert after "ICVC"	
		definition of "unitholder"	insert after "ICVC"	

	GEN	1.2.2R(2)(c)	insert after "AUT"	
or ACS	Glossary	in paragraph (b) of the definition of "scheme property"	insert after "AUT"	

Annex B

Amendments to the Glossary of definitions

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

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

ACS

an authorised contractual scheme.

acting as trustee or depositary of an AIF

the *regulated activity*, specified in article 51ZD of the *Regulated Activities Order*, of acting as:

- (a) a depositary of an AIF falling within article 51ZD(2) of the Regulated Activities Order;
- (b) the *trustee* of an *authorised unit trust* which is an *AIF* that does not fall within article 51ZD(2) of the *Regulated Activities Order*;
- (c) the depositary of an *open-ended investment company* or *authorised contractual scheme* which is an AIF that does not fall within article 51ZD(2) of the *Regulated Activities Order*.

acting as trustee or depositary of a UCITS the *regulated activity*, specified in article 51ZB of the *Regulated Activities Order*, of acting as:

- (a) a trustee of an authorised unit trust scheme,
- (b) a depositary of an *open-ended investment company* or
- (c) an authorised contractual scheme

where that company or scheme is a *UCITS*.

AIF

alternative investment fund.

AIFM

alternative investment fund manager.

AIFM investment firm a firm which:

- (a) is:
 - (i) a full-scope UK AIFM; or
 - (ii) a small authorised UK AIFM of an authorised AIF; or
 - (iii) an incoming EEA AIFM branch; and
- (b) has a *Part 4A permission* (or an equivalent permission from

its *Home State regulator*) for *managing investments* where:

- (i) the *investments* managed include one or more *financial instruments*; and
- (ii) the *permission* is limited to the activities permitted by article 6(2) and (4) of *AIFMD*.

AIFM management functions

the management functions of an AIFM listed in Annex I to AIFMD.

AIFM qualifier

an *EEA AIFM* which is *marketing*, or has *marketed*, an *AIF* in the *United Kingdom* by:

- (a) exercising its EEA right to *market* under Schedule 3 of the *Act* (EEA Passport Rights); and
- (b) not exercising a right to manage a *UK AIF* under Schedule 3 of the *Act*.

AIFMD

Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010.

AIFMD host state requirements

Handbook rules transposing articles 12 and 14 of AIFMD and fall under the responsibility of the Host State to supervise where an AIFM manages or markets an AIF through a branch in that EEA State, namely:

- (a) *FUND* 3.8;
- (b) *SYSC* 4.1.2CR;
- (c) SYSC 10.1.22R to SYSC 10.1.26R;
- (d) *COBS* 2.1.1R; and
- (e) *COBS* 2.1.4R.

AIFMD level 2 regulation

Commission delegated regulation (EU) No 231/2013 supplementing Directive 2011/16/EU of the European Parliament and of the Council with regard to exemptions, general operating conditions, depositaries, leverage, transparency and supervision.

AIFMD UK regulation

the Alternative Investment Fund Managers Regulations 2013 (SI 2013/....)

alternative investment fund

(under article 4(1)(a) of AIFMD) a collective investment undertaking, including investment compartments, which:

(a) raises capital from a number of investors, with a view to

investing it under a defined investment policy for the benefit of those investors; and

(b) does not require authorisation pursuant to article 5 of the *UCITS Directive*.

alternative investment fund manager

(under article 4(1)(b) of *AIFMD*) a legal person whose regular business is performing *AIFM investment management functions* for one or more *AIF*.

authorised AIF

an AIF which is an authorised fund.

authorised contractual scheme

a co-ownership scheme or a limited partnership scheme.

collective portfolio management investment firm a firm which has a Part 4A permission for managing investments and which is:

- (a) an AIFM investment firm; or
- (b) a UCITS investment firm.

collective portfolio management firm a firm which:

- (a) (i) is a full-scope UK AIFM; and
 - (ii) does not have a *Part 4A permission* to carry on any *regulated activities* other than those in connection with, or for the purpose of, the *AIFS or UCITS* it manages; or
- (b) is a *UCITS firm* that has a *Part 4A permission* for *managing a UCITS*.

co-ownership scheme

(as defined in section 235A(2) of the *Act* (Contractual schemes)) a *collective investment scheme* which satisfies the conditions in section 235A(3) and which is authorised for the purposes of the *Act* by an *authorisation order*.

EEA AIF

an AIF, other than a UK AIF, which:

- (a) is authorised or registered in an *EEA State* under the applicable national law; or
- (b) is not authorised or registered in an *EEA State* but has its registered office or head office in an *EEA State*.

EEA AIFM

an AIFM which has its registered office in an EEA State other than the United Kingdom.

- (a) for AIFMs, 'having its registered office in';
- (b) for *AIFs*, 'being authorised or registered in' or, if the *AIF* is not authorised or registered, 'having its registered office in'; or
- (c) for *depositaries*, 'having its registered office or branch in'.

established

(under article 4(1)(j) AIFMD):

- (a) for AIFMs, 'having its registered office in';
- (b) for *AIFs*, 'being authorised or registered in' or, if the *AIF* is not authorised or registered, 'having its registered office in'; or
- (c) for *depositaries*, 'having its registered office or branch in'.

full-scope UK AIFM

a *UK AIFM* which:

- (a) is not a *small AIFM*; or
- (b) is a *small AIFM* but has opted in to *AIFMD* under article 3(4) of *AIFMD*.

fund

an AIF or a collective investment scheme.

incoming EEA AIFM

an *incoming EEA firm* which is an *AIFM* and exercising its rights under *AIFMD*.

incoming EEA AIFM branch

an *incoming EEA firm* which is an *AIFM* and exercising its right to establish a *branch* under *AIFMD*.

leverage

(under article 4(1)(v) of *AIFMD*) any method by which an *AIFM* increases the exposure of an *AIF* it manages whether through borrowing of cash or *securities*, or leverage embedded in *derivative* positions or by any other means.

limited partnership scheme

(as defined in section 235A(5) of the *Act* (Contractual schemes)) a *collective investment scheme* which satisfies the conditions in section 235A(6) and which is authorised for the purposes of the *Act* by an *authorisation order*.

managing an AIF

the *regulated activity*, specified in article 51ZC of the *Regulated Activities Order* of performing risk management or portfolio management for an *AIF*.

managing a UCITS

the *regulated activity*, specified in article 51ZA of the *Regulated Activities Order* of carrying on collective portfolio management within the meaning of the *UCITS Directive*, in relation to a *UCITS*.

non-EEA AIF an AIF which is not a UK AIF or an EEA AIF. small AIFM an AIFM which meets the conditions in regulation 9 (meaning of small AIFM) of the AIFMD UK regulation. small authorised UK a *UK AIFM* which: **AIFM** (a) is a small AIFM; and has not opted in to AIFMD under article 3(4) of AIFMD to (b) become a full-scope UK AIFM. an AIFM established in the United Kingdom and with a Part 4A UK AIFM permission to carry on the regulated activity of managing an AIF. unauthorised AIF an AIF which is not an authorised fund. a fund which is not an authorised fund. unauthorised fund Amend the following existing definitions as shown. affected person (in relation to an AUT): (b) . . . the auditor of the scheme; (v) (in relation to an ACS): (c) <u>(i)</u> the *authorised fund manager*; (ii) the *depositary*; any investment adviser of the authorised fund manager; (iii) any associate of any person in (c)(i), (ii) or (iii); (iv) (v) the auditor of the *scheme*; the *nominated partner*. (vi) advising on (except in SUP 10A (Approved Persons) and APER) the (1)

investments

regulated activity, specified in article 53 of the Regulated

Activities Order (Advising on investments), which is in

summary: advising a *person* if the advice is:

...

(2) (in SUP 10A (Approved Persons) and APER) the regulated activity specified in article 53 (Advising on investments) of the Regulated Activities Order. For these purposes, advising on investments includes any activities that would be included but for the exclusion in article 72AA (Managers of UCITS and AIFs) of the Regulated Activities Order.

. . .

agreeing to carry on a regulated activity

(A) in the PRA Handbook

the *regulated activity*, specified in article 64 of the *Regulated Activities Order* (Agreeing to carry on specified kinds of activity), of agreeing to carry on an activity specified in Part II of that Order other than:

. . .

(B) in the FCA Handbook

as in (A) with addition of:

the *regulated activity*, specified in article 64 of the *Regulated Activities Order* (Agreeing to carry on specified kinds of activity), of agreeing to carry on an activity specified in Part II of that Order other than:

...

- (f) ...
- (ff) acting as the depositary of an authorised contractual scheme;

. . .

. . .

authorised corporate director

the director of an *ICVC* who is the *authorised corporate director* of the *ICVC* in accordance with <u>under COLL</u> 6.5.3R (Appointment of an ACD) including, if relevant, an *EEA UCITS management company* or <u>incoming EEA AIFM</u>.

authorised fund manager an ACD, an authorised contractual scheme manager or an authorised unit trust manager.

...

authorisation order an o

an order made by the FCA:

...

(c) in relation to an ACS under section 261D of the Act (Authorisation orders);

as a result of which the *AUT* or *ACS* becomes authorised or the body becomes incorporated as an *ICVC* under regulation 3 of the *OEIC Regulations* (Open-ended investment company).

. . .

base capital resources requirement

- (1) (except in *IPRU* (*INV*)) an amount of *capital resources* that an *insurer* must hold as set out in *GENPRU* 2.1.30R (Table: Base capital resources requirement for an insurer) or a *BIPRU firm* must hold under *GENPRU* 2.1.41R (Base capital resources requirement for a BIPRU firm) and *GENPRU* 2.1.48R (Table: Base capital resources requirement for a BIPRU firm) or, as the case may be, *GENPRU* 2.1.60R (Calculation of the base capital resources requirement for banks authorised before 1993).
- (2) (in *IPRU(INV)*) an amount of *own funds* that a *collective portfolio management firm* must hold under *IPRU(INV)* 11.3.1R (Base capital resources requirement).

base currency

(1) (in *COLL*) the currency specified:

. . .

- (b) in the *trust deed* of an *AUT* as the base currency of the *AUT*; or
- (c) in the *contractual scheme deed* of an *ACS* as the base currency of the *ACS*.

. . .

BIPRU 125k firm

has the meaning in *BIPRU* 1.1.19R (Types of investment firm: BIPRU 125K firm) which in summary is a *BIPRU investment firm* that satisfies the following conditions:

• • •

(4) it is not a *UCITS investment firm collective portfolio* management investment firm; and

. . .

BIPRU 50k firm

has the meaning in *BIPRU* 1.1.20R (Types of investment firm: BIPRU 50K firm) which in summary is a *BIPRU investment firm* that

satisfies the following conditions:

...

(c) it is not a *UCITS investment firm collective portfolio* management investment firm; and

. . .

BIPRU 730k firm

has the meaning in *BIPRU* 1.1.21R (Types of investment firm: BIPRU 730K firm) which in summary is a *BIPRU investment firm* that is not a *UCITS investment firm* collective portfolio management investment firm, a *BIPRU 50K firm* or a *BIPRU 125K firm*.

BIPRU investment firm

has the meaning set out *BIPRU* 1.1.8R (Definition of a BIPRU investment firm), which is in summary one of the following types of *BIPRU firm*:

...

including a *UCITS investment firm collective portfolio management investment firm* that is not excluded under BIPRU 1.1.7R (Exclusion of certain types of *firm* from the definition of *BIPRU firm*).

branch

...

(i) (in relation to an AIFM)

- (i) a place of business which is a part of an AIFM that has no legal personality and provides the services for which the AIFM has been authorised;
- (ii) under (i) all places of business established in the same *EEA State* by an *AIFM* with its registered office in another *EEA State* shall be regarded as a single branch.

[Note: article 4(1)(c) of AIFMD]

• • •

class

(A) In the FCA Handbook FCA Handbook:

• • •

- (5) (in *FEES*) one of the broad classes to which *FSCS* allocates levies as described in *FEES* 6.4.7AR, *FEES* 6.5.6AR and *FEES* 6 Annex 3AR.
- (B) In the PRA Handbook PRA Handbook:

• • •

client money (in CASS 6, CASS 7, CASS 7A and CASS 10 and, in so far as (2A) it relates to matters covered by CASS 6, CASS 7, or COBS. GENPRU or IPRU(INV) 11) subject to the client money rules, money of any currency: close links (1) (in relation to MiFID business or in FUND) a situation in which two or more persons are linked by: [Note: article 4(1)(31) of MiFID] A situation in which two or more persons are permanently linked to one and the same person by a control relationship is also to be regarded as constituting a close link between such persons. [Note: article 4(1)(31) of MIFID and article 4(1)(e) of AIFMD] ... (in COLL and FUND) any form of security, guarantee or collateral (1) indemnity provided by way of security for the discharge of any liability arising from a transaction. . . . competent authority . . . (8) (in relation to an AIF for the purposes of FUND) the national authorities of an EEA State which are empowered by law or regulation to supervise AIFs. (in relation to an AIFM) a national authority in an EEA State (9) which is empowered by law or regulation to supervise AIFMs. control (2A) (in relation to a management company carrying on collective portfolio management or an AIFM) control as defined in articles 1 and 2 of the Seventh Council Directive 83/349/EEC

(The Seventh Company Law Directive).

...

...

depositary

- (1) (except in LR):
 - (c) (in relation to any other *unit trust scheme* other than an <u>AIF</u> specified in (e)) the *person* holding the property of the *scheme* on trust for the *participants*;

...

- (cb) (in relation to an ACS which is a co-ownership scheme) the person who holds the property subject to the scheme or to whose order that property is held, as required by section 235A(3)(d) of the Act (Contractual schemes);
- (cc) (in relation to an ACS which is a limited partnership scheme) the person who holds the property subject to the scheme or to whose order that property is held, and who has been appointed to be the person to whom the property subject to the scheme is entrusted for safekeeping, as required by section 235A(6)(e)(i) of the Act (Contractual schemes);
- (d) (in relation to any other *collective investment scheme* fund other than an AIF specified in (e)) any person to whom the fund property subject to the scheme is entrusted for safekeeping;
- (e) (for an AIF managed by a full-scope UK AIFM (other than an AIF which is an ICVC or an AUT)) the person fulfilling the function of a depositary under article 21(1) of AIFMD or, for a non-EEA AIF, under FUND 3.11.32R(1)(a) (AIFM of a non-EEA AIF).
- (2) (in *LR*) a person that issues certificates representing certain securities that have been admitted to listing or are the subject of an application for admission to listing.

. . .

designated investment business

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

•••

(k) ...

(ka) acting as the depositary of an authorised contractual scheme (article 51(1)(bb));

...

- (n) agreeing to carry on a regulated activity in (a) to (h) and (m) (article 64);
- (o) [deleted]
- (p) managing a UCITS;
- (q) acting as trustee or depositary of a UCITS;
- <u>(r)</u> managing an AIF;
- (s) acting as trustee or depositary of an AIF;
- (t) <u>establishing, operating or winding up a collective investment</u> <u>scheme</u>.

. . .

EEA firm

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

...

(hh) an AIFM which is authorised (under article 8 of AIFMD) by its Home State regulator;

in this definition, relevant office means

...

. . .

establishing,
operating or winding
up a collective
investment scheme

the *regulated activity*, specified in article 51(1)(a) <u>or 51ZE</u> of the *Regulated Activities Order* (Establishing etc. a collective investment scheme), of establishing, operating or winding up a *collective investment scheme*.

. . .

Financial Services Register the public record, as required by section 347 of the *Act* (The public record), regulation 4 of the *Payment Services Regulations* (The register of certain payment service providers) and regulation 4 of the *Electronic Money Regulations*, of every:

. . .

(c) (ca) ACS; fixed overheads (1) (except in *IPRU* (*INV*)) the part of the *capital resources* requirement calculated in accordance with GENPRU 2.1.53R requirement (Calculation of the fixed overheads requirement). <u>(2)</u> (in *IPRU(INV)* 11) the part of the *own funds* requirement calculated in accordance with IPRU(INV) 11.3.3R (Fixed overheads requirement). (in *UPRU* and *GENPRU*) funds under <u>(1)</u> management (1) collective investment schemes other than OEICs managed by the firm including schemes where it has (a) delegated the management function but excluding schemes that it is managing as delegate; and (2) *OEICs* for which the *firm* is the designated management company. (b) (2) (in IPRU(INV) and GENPRU) funds managed by the firm, calculated as the sum of the absolute value of all assets of all funds managed by the firm, including assets acquired through leverage. Derivative instruments shall be converted into their equivalent positions in the underlying assets using the conversion methodologies in article 10 of the AIFMD level 2 regulation and valued on that equivalent position. This includes *funds* where the *firm* has delegated the management function but excludes *funds* that it is managing as a delegate.

Home State

...

- (13) (in relation to an AIF) the EEA State in which:
 - (a) the AIF is authorised or registered under applicable national law; or
 - (b) if the AIF is neither authorised nor registered in an EEA State, the EEA State in which the AIF has its registered office and/or head office.

[Note: article 4(1)(p) of AIFMD]

(14) (in relation to an AIFM) the EEA State in which the AIFM has its registered office.

[Note: article 4(1)(q) of AIFMD]

...

Host State

- (in relation to an AIFM) means:
 - (a) an EEA state, other than the Home State, in which an EEA AIFM or UK AIFM manages EEA AIFs or UK AIFs; or
 - (b) an *EEA state*, other than the *Home State*, in which an *EEA AIFM* or *UK AIFM markets units* or *shares* of an *EEA AIF* or *UK AIF*;

[Note: article 4(1)(r) of AIFMD]

. . .

initial capital

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(3A) (in *IPRU(INV)* 11) capital calculated under *IPRU(INV)* Table 11.4 (Method of calculating initial capital and own funds) composed of the specified items set out in that Table.

. . .

. . .

instrument constituting the scheme

• • •

(ba) ...

(bb) (in relation to an ACS) the contractual scheme deed;

• • •

...

investment management firm (subject to *BIPRU* TP 1.3R (Revised definition of investment management firm for certain transitional purposes)), a *firm* whose *permitted activities* include *designated investment business*, which is not an *authorised professional firm*, *bank*, *BIPRU investment firm*, *building society*, *collective portfolio management firm*, *credit union*,

energy market participant, friendly society, ICVC, insurer, media firm, oil market participant, service company, incoming EEA firm incoming EEA firm (without a top-up permission), incoming Treaty firm (without a top-up permission), UCITS management company or UCITS qualifier (without a top-up permission), whose permission does not include a requirement that it comply with IPRU-INV 3 or IPRU-INV 13 (Personal investment firms) and which is within (a), (b) or (c):

. . .

(c) a firm:

...

(ii) for which the most substantial part of its gross income ... is derived from one or more of the following activities...:

...

(Ca) managing an AIF;

..

- (D) ...
- (Da) acting as the *authorised contractual scheme* manager or depositary of an ACS;
- (Db) acting as trustee or depositary of an AIF;
- (Dc) acting as trustee or depositary of a UCITS;
- (E) establishing, operating or winding up a collective investment scheme (other than an AUT, or ICVC or ACS);

. . .

• • •

issue (in relation to *units*):

(1) (except in EG 14) the issue of new *units* by the *trustee* of an AUT, the *depositary* of an ACS or by an ICVC;

• • •

...

issuer (1) (except in LR, PR and DTR):

...

(c) (in relation to an interest in a limited *partnership* except for a *limited partnership scheme*) the *partnership*;

...

...

liquidity risk

- (1) (in COLL and in accordance with for a UCITS and under article 3(8) of the UCITS implementing Directive) the risk that a position in a UCITS' portfolio cannot be sold, liquidated or closed out at limited cost in an adequately short timeframe and that the ability of the scheme to comply at any time with COLL 6.2.16R (Sale and redemption) or, in the case of an EEA UCITS scheme, article 84(1) of the UCITS Directive is thereby compromised.
- (2) (except in *COLL* for a *UCITS*) the risk that a *firm*, although solvent, either does not have available sufficient financial resources to enable it to meet its obligations as they fall due, or can secure such resources only at excessive cost.

. . .

manager

- (1) (in relation to an *AUT*) the *firm*, including, if relevant an *EEA UCITS management company* or *incoming EEA AIFM*, which is the manager of the *AUT* in accordance with the *trust deed*.
- (1A) (in relation to an *OEIC* which is an undertaking for collective investment in transferable securities within the meaning of under the *UCITS Directive* or an *AIF*, and which has appointed a *person* to manage the scheme) the *person* appointed to manage the scheme.

. .

. . .

management company

(in accordance with article 2(1)(b) of the *UCITS Directive*) a company, the regular business of which is the management of *UCITS* in the form of unit trusts, common funds (including authorised contractual schemes) or investment companies (collective portfolio management), including, where permitted by its *Home State regulator*, the additional services referred to in article 6(3) of that directive.

...

market risk

(1) (in *COLL* and in accordance with article 3(9) of the *UCITS* implementing *Directive* and *FUND*) the risk of loss of a

UCITS or AIF resulting from fluctuation in the market value of positions in the scheme's fund's portfolio attributable to changes in market variables, such as interest rates, foreign exchange rates, equity and commodity prices or an issuer's credit worthiness.

(2) (except in *COLL* and *FUND*) (in relation to a *firm*) the risks that arise from fluctuations in values of, or income from, assets or in interest or exchange rates.

...

MiFID investment firm

(in summary) a *firm* to which *MiFID* applies including, for some purposes only, a *credit institution* and *UCITS investment firm collective portfolio management investment firm*. (in full) a *firm* which is:

. . .

operational risk

- (1) (in *COLL* and in accordance with article 3(10) of the *UCITS* implementing Directive and FUND) the risk of loss for a *UCITS* or AIF resulting from inadequate internal processes and failures in relation to the people and systems of the management company or AIFM or from external events, and it includes legal and documentation risk and risk resulting from the trading, settlement and valuation procedures operated on behalf of the scheme fund.
- (2) (except in *COLL* and *FUND*) (in accordance with Article 4(22) of the *Banking Consolidation Directive*) the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events, including legal risk.

. . .

operator

- (1) (except in EG):
 - (a) ...
 - (aa) (in relation to an ACS) the authorised contractual scheme manager;

...

- (c) ...
- (ca) (in relation to any other *collective investment scheme*that is a contractual scheme) any *person* who, under
 the constituent instrument, is responsible for the
 management of the property held for or within the
 scheme.

...

...

overseas person

(in accordance with article 3(1) of the *Regulated Activities Order* (Interpretation)) a *person* who:

(a) carries on any of the following regulated activities:

...

(xiii) ...

(xiiia) acting as the depositary of an authorised contractual scheme;

. . .

own funds

...

(2A) (in *IPRU(INV)* 11) the own funds of a *firm* calculated under *IPRU(INV)* Table 11.4 (Method of calculating initial capital and own funds).

...

participant firm

- (1) (except in *FEES* 1 and *FEES* 6) a *firm* or a *member* other than:
 - (a) ...

(vi) an AIFM managing an unauthorised AIF or providing the services in article 6(4) of AIFMD;

...

(k) an AIFM qualifier.

. . .

...

personal investment firm

(subject to *BIPRU* TP 1 (Revised definition of personal investment firm for certain transitional purposes)) a *firm* whose *permitted* activities include designated investment business, which is not an authorised professional firm, bank, BIPRU investment firm, building society building society, collective portfolio management firm, eredit union credit union, energy market participant energy market participant, friendly society friendly society, ICVC ICVC, insurer insurer, media firm media firm, oil market participant oil market participant, service company service company, incoming EEA firm incoming EEA firm (without a top-up permission), incoming Treaty

firm (without a top-up permission), UCITS management company or UCITS qualifier (without a top-up permission), whose permission does not include a requirement that it comply with IPRU(INV) 3 (Securities and futures firms) or 5 (Investment management firms), and which is within (a), (b) or (c):

. . .

proprietary trading

(in SUP 10A (Approved Persons) and APER) dealing in investments as principal as part of a business of trading in specified investments. For these purposes dealing in investments as principal includes any activities that would be included but for the exclusion in Article 15 (Absence of holding out), or Article 16 (Dealing in contractually based investments) or, for a UK AIFM or UK UCITS management company, Article 72AA (Managers of UCITS and AIFs) of the Regulated Activities Order.

...

prospectus

- (1) (in *LR*, *PR*, and *FEES* and *FUND* 3 (Requirements for managers of alternative investment funds)) a prospectus required under the *prospectus directive*.
 - ...

. . .

redemption

- (1) ..
- (2) (in *EG 14* (Collective investment schemes)) redemption as in (1) but including their cancellation by:
 - (a) the *trustee* of an AUT;
 - (b) the *depositary* of an ACS; or by
 - (c) an ICVC.

. . .

regulated collective investment scheme

(b) ..

(ba) an ACS; or

. . .

• • •

securities and futures (subject to BIPRU TP 1 (Revised definition of securities and futures

firm

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

. . .

Single Market Directives

...

- (d) the *Insurance Mediation Directive*; and
- (e) the *UCITS Directive*; and
- $\underline{\text{(f)}}$ \underline{AIFMD} .

. . .

sub-fund

...

(b) (in relation to a *collective investment scheme fund* that is not an *authorised fund* or an *EEA UCITS scheme*) any part of that scheme that is equivalent to (a).

. . .

top-up cover

cover provided by the *compensation scheme* for *claims* against an *incoming EEA firm* (which is a *credit institution*, an *IMD insurance intermediary*, an *IMD reinsurance intermediary* or a *MiFID investment firm*, or a *UCITS management company* or an *AIFM*) in relation to the *firm's passported activities* and in addition to, or due to the absence of, the cover provided by the *firm's Home State* compensation scheme (see *COMP* 14 (Participation by EEA firms)).

. . .

trading book

...

(2) (in *BIPRU*, *GENPRU* and, *BSOCS* and *IPRU*(*INV*) 11 and in relation to a *BIPRU* firm) has the meaning in *BIPRU* 1.2 (Definition of the trading book) which is in summary, all that firm's positions in *CRD* financial instruments and commodities held either with trading intent or in order to

hedge other elements of the *trading book*, and which are either free of any restrictive covenants on their tradability or able to be hedged.

. . .

. . .

UCITS firm

a firm which:

- (a) is a *management company*, including where in addition the *firm* is also the *operator* of a *collective investment scheme* which is not a *UCITS scheme* an *AIFM*; and
- (b) does not have a *Part 4A permission* (or an equivalent permission from its *Home State regulator*) to carry on any *regulated activities* other than those which are in connection with, or for the purpose of, such schemes managing *AIFs* or *UCITS*.

. . .

unit

- (1) (for collective investment schemes) the investment, specified in article 81 of the Regulated Activities Order (Units in a collective investment scheme) and defined in section 237(2) of the Act (Other definitions)), which is the right or interest (however described) of the participants in a collective investment scheme; this includes:
 - (a) ...
 - (aa) (in relation to an ACS) a unit representing the rights or interests of the *unitholders* in the ACS; and
 - (b) (in relation to an *ICVC*) a *share* in the *ICVC*; and
- (2) (for an *alternative investment fund*) the right or interest (however described) of an investor in an *alternative* investment fund.

...

unit trust scheme

(as defined in section 237(1) of the *Act* (Other definitions)) a *collective investment scheme* under which the property in question is held on trust for the *participants*, except that it does not include an *authorised contractual scheme*.

...

waiver

a direction waiving or modifying a *rule*, given by the *appropriate regulator* under section 138A of the *Act* (Modification or waiver of rules) or by the *FCA* under sections 250, 261L or 294 of the *Act*

(Modification or waiver of rules) or regulation 7 of the *OEIC Regulations* (see *SUP 8* and *REC* 3.3).

...

Annex C

Amendments to the Principles for Businesses (PRIN)

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

1.1 Application and purpose

Application

1.1.1 G The *Principles* (see *PRIN* 2) apply in whole or in part to every *firm*. The application of the *Principles* is modified for *firms* conducting *MiFID* business, incoming *EEA firms*, incoming *Treaty firms*, and *UCITS qualifiers* and *AIFM qualifiers*. *PRIN* 3 (Rules about application) specifies to whom, to what and where the *Principles* apply.

. . .

3 Rules about application

- 3.1 Who?
- 3.1.1 R *PRIN* applies to every *firm*, except that:

...

(4) for a *UCITS qualifier* and *AIFM qualifier*, only *Principles* 1, 2, 3, 7, and 9 apply, and only with respect to the activities in *PRIN* 3.2.2R (Communication and approval of financial promotions);

• • •

Annex D

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

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

1 Annex 1 Detailed application of SYSC

• • •

Part 3	Tab	les summarising the application of the common platform requirements		
	to d	ifferent types of firm		
3.1	G	The <i>common platform requirements</i> apply in the following three <u>four</u> ways		
		(subject to the provisions in Part 2 of this Annex).		
	•••			
3.2B	<u>R</u>	For a full-scope UK AIFM of an authorised AIF, they apply under Column		
		<u>A++ in the table below.</u>		
3.3	G	For all other <i>firms</i> apart from <i>insurers</i> , <i>managing agents</i> , and the <i>Society</i>		
		and full-scope UK AIFMs of unauthorised AIFs, they apply in accordance		
		with Column B in the table below. For these firms, where a <i>rule</i> is shown		
		modified in Column B as 'Guidance', it should be read as <i>guidance</i> (as it		
		"should" appeared in that rule instead if "must") and should be applied in a		
		proportionate manner, taking into account the nature, scale and complexity		
		of the firm's business.		

Provision SYSC 4	COLUMN A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents and the Society, and full-scope UK AIFMs of unauthorised AIFs
SYSC 4.1.1R	Rule but SYSC 4.1.1R(2) applies only to a BIPRU firm and SYSC 4.1.1R(3) applies only to a full- scope UK AIFM	Rule but SYSC 4.1.1R(2) applies only to a BIPRU firm_and SYSC 4.1.1R(3) applies only to a full- scope UK AIFM	Rule but SYSC 4.1.1R(2) applies only to a BIPRU firm and SYSC 4.1.1R(3) applies only to a full-scope UK AIFM	Rule but SYSC 4.1.1R(2) applies only to a third country BIPRU firm and SYSC 4.1.1R(3) applies only to a full-scope

				<u>UK AIFM</u>
SYSC 4.1.1AR	Not applicable	Not applicable	Rule	Not applicable
SYSC 4.1.2R			Rule	
SYSC 4.1.2AG			Not applicable	
SYSC 4.1.2BR			Rule	
SYSC 4.1.2CR			Rule	
<u>SYSC 4.1.2DR</u>	Not applicable	Not applicable	Rule	Not applicable
SYSC 4.1.3R			Not applicable	
SYSC 4.1.4R			Not applicable	
SYSC 4.1.4AG			Not applicable	
SYSC 4.1.5R			Not applicable	
SYSC 4.1.6R			Not applicable	
SYSC 4.1.7R			Not applicable	
SYSC 4.1.7AG			Not applicable	
SYSC 4.1.8G			Guidance	
SYSC 4.1.9R			Not applicable	
SYSC 4.1.10R			Not applicable	
<i>SYSC</i> 4.1.10AG			Not applicable	
SYSC 4.1.11G			Guidance	
SYSC 4.1.13G			Guidance	
SYSC 4.1.14G			Guidance	
SYSC 4.2.1R			Rule	
SYSC 4.2.1AG			Not applicable	
SYSC 4.2.2R			Rule	
SYSC 4.2.3G - SYSC 4.2.5G			Guidance	

SYSC 4.2.6R			Not applicable	
<u>SYSC 4.2.7R</u>	Not applicable	Not applicable	Rule	Not applicable
SYSC 4.2.8R	Not applicable	Not applicable	Rule	Not applicable
<u>SYSC 4.2.9G</u>	Not applicable	Not applicable	Guidance	Not applicable
SYSC 4.3.1R			Not applicable	
SYSC 4.3.2R			Not applicable	
SYSC 4.3.2AG			Not applicable	
SYSC 4.3.3G			Not applicable	
SYSC 4.4.1R			Not applicable	
SYSC 4.4.2G			Not applicable	
SYSC 4.4.3R			Not applicable	
SYSC 4.4.4G			Not applicable	
SYSC 4.4.5R			Not applicable	
SYSC 4.4.6G			Not applicable	

Provision SYSC 5	COLUMN A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents and the Society, and full-scope UK AIFMs of unauthorised AIFs
SYSC 5.1.1R			Not applicable	
SYSC 5.1.2G			Guidance	
SYSC 5.1.3G			Not applicable	
SYSC 5.1.4G			Guidance	

SYSC 5.1.4AG	 	<u>Guidance</u>	
SYSC 5.1.5G	 	Guidance	
SYSC 5.1.5AG	 	Guidance	
SYSC 5.1.6R	 	Guidance	
SYSC 5.1.7R	 	Guidance	
<i>SYSC</i> 5.1.7AG	 	Guidance	
SYSC 5.1.8G	 	Guidance	
SYSC 5.1.9G	 	Guidance	
SYSC 5.1.10G	 	Guidance, but not applicable for the segregation of risk management functions	
SYSC 5.1.11G	 	Guidance	
SYSC 5.1.12R	 	Not applicable	
<i>SYSC</i> 5.1.12AG	 	Not applicable	
SYSC 5.1.13R	 	Not applicable	
SYSC 5.1.14R	 	Not applicable	
SYSC 5.1.15G	 	Not applicable	

Provision	COLUMN A	COLUMN A+	COLUMN A++	COLUMN B
SYSC 6	Application to a common platform firm other than to a UCITS investment firm	Application to a UCITS management company	Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents, and the Society and full-scope UK AIFMs of unauthorised

				AIFs
SYSC 6.1.1R			Rule but only regarding the obligation to establish, implement and maintain adequate policies and procedures for countering the risk that the firm (including its managers and employees) might be used to further financial crime	
<u>SYSC 6.1.1AG</u>	Guidance	Guidance	Guidance	Guidance
SYSC 6.1.2R			Not applicable	
SYSC 6.1.2AG			Not applicable	
SYSC 6.1.3R			Not applicable	
SYSC 6.1.3AG			Not applicable	
SYSC 6.1.4R			Not applicable	
SYSC 6.1.4AG			Rule	
<i>SYSC</i> 6.1.4AR			Not applicable	
SYSC 6.1.5R			Not applicable	
SYSC 6.1.6G			Not applicable	
SYSC 6.2.1R			Not applicable	
SYSC 6.2.1AG			Not applicable	
SYSC 6.2.2G			Not applicable	
SYSC 6.3.1R			Rule	
SYSC 6.3.2G			Guidance	
SYSC 6.3.3R			Rule	

SYSC 6.3.4G			Guidance	
SYSC 6.3.5G			Guidance	
SYSC 6.3.6G			Guidance	
SYSC 6.3.7G			Guidance	
SYSC 6.3.8R			Rule	
SYSC 6.3.9R			Rule	
SYSC 6.3.10G			Guidance	
<u>SYSC 6.3.11G</u>	Guidance	Guidance	Guidance	Guidance

Provision SYSC 7	COLUMN A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a UCITS management company	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents, and the Society, and full-scope UK AIFMs of unauthorised AIFs
SYSC 7.1.1G			Not applicable	
SYSC 7.1.2R		•••	Not applicable	
SYSC 7.1.2AG		•••	Not applicable	
SYSC 7.1.2BG		•••	Not applicable	
SYSC 7.1.3R		•••	Not applicable	
SYSC 7.1.4R			Not applicable	
<i>SYSC</i> 7.1.4AG		•••	Not applicable	
SYSC 7.1.4BG			Not applicable	
SYSC 7.1.5R			Not applicable	
SYSC 7.1.6R			Not applicable	

SYSC 7.1.7R	 	Not applicable	
SYSC 7.1.7AG	 	Not applicable	
SYSC 7.1.7BG	 	Guidance.	
<i>SYSC</i> 7.1.7CG	 	Guidance	
SYSC 7.1.8G(1), (2)	 	Not applicable	
SYSC 7.1.9R	 	Not applicable	
SYSC 7.1.10R	 	Not applicable	
SYSC 7.1.11R	 	Not applicable	
SYSC 7.1.12G	 	Not applicable	
SYSC 7.1.13R - 7.1.16R	 	Not applicable	

Provision SYSC 8	COLUMN A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents, and the Society, and full-scope UK AIFMs of unauthorised AIFs
SYSC 8.1.1R			Not applicable	
SYSC 8.1.1AG			Not applicable	
SYSC 8.1.2G			Not applicable	
SYSC 8.1.3G			Not applicable	
SYSC 8.1.4R			Not applicable	
SYSC 8.1.5R			Not applicable	
SYSC 8.1.5AG			Not applicable	

SYSC 8.1.6R	 	Not applicable	
SYSC 8.1.7R	 	Not applicable	
SYSC 8.1.8R	 	Not applicable	
SYSC 8.1.9R	 	Not applicable	
SYSC 8.1.10R	 	Not applicable	
SYSC 8.1.11R	 	Not applicable	
<i>SYSC</i> 8.1.11AG	 	Not applicable	
SYSC 8.1.12G	 	Not applicable	
SYSC 8.1.13R	 	Not applicable	
SYSC 8.1.14G	 	Not applicable	
SYSC 8.2	 	Not applicable	
SYSC 8.3	 	Not applicable	

Provision SYSC 9	COLUMN A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a UCITS management company	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Application to all other firms apart from insurers, managing agents, and the Society, and full-scope UK AIFMs of unauthorised AIFs
SYSC 9.1.1R			Rule but only for the requirement for orderly records of its business and internal organisation which do not relate to portfolio	

		transactions and subscription and redemptions orders	
SYSC 9.1.2R	 	Rule but only for records specified by the modified application of SYSC 9.1.1R	
<i>SYSC</i> 9.1.3R	 	Not applicable	
SYSC 9.1.4G	 	Guidance	
SYSC 9.1.5G	 	Not applicable	
SYSC 9.1.6G	 	Not applicable	
<i>SYSC</i> 9.1.7G	 	Not applicable	

Provision SYSC 10	Column A Application to a common platform firm other than to a UCITS investment firm	COLUMN A+ Application to a UCITS management company	COLUMN A++ Application to a full-scope UK AIFM of an authorised AIF	Column B Application to all other firms apart from insurers, managing agents, and the Society, and full-scope UK AIFMs of unauthorised AIFs
<i>SYSC</i> 10.1.1R			Rule	
SYSC 10.1.2G			Not applicable	
<i>SYSC</i> 10.1.3R			Not applicable	
SYSC 10.1.4R			Not applicable	
<i>SYSC</i> 10.1.4AG			Not applicable	
SYSC 10.1.5G			Not applicable	

SYSC 10.1.6R			Not applicable	
<i>SYSC</i> 10.1.6AG			Not applicable	
SYSC 10.1.7R			Not applicable	
SYSC 10.1.8R			Not applicable	
<i>SYSC</i> 10.1.8AR			Not applicable	
SYSC 10.1.9G			Not applicable	
SYSC 10.1.10R			Not applicable	
SYSC 10.1.11R			Not applicable	
SYSC 10.1.11AG			Not applicable	
SYSC 10.1.12G - SYSC 10.1.15G			Guidance for SYSC 10.1.12G; not applicable for SYSC 10.1.13G – SYSC 10.1.15G	
SYSC 10.1.16R			Not applicable	
SYSC 10.1.17R			Not applicable	
<i>SYSC</i> 10.1.18G			Not applicable	
SYSC 10.1.19R			Not applicable	
SYSC 10.1.20R			Not applicable	
SYSC 10.1.21R			Not applicable	
SYSC 10.1.22R	Not applicable	Rule	Rule	Not applicable
SYSC 10.1.23R	Not applicable	Not applicable	Rule	Not applicable
SYSC 10.1.24R	Not applicable	Not applicable	Rule	Not applicable
SYSC 10.1.25R	Not applicable	Not applicable	Rule	Not applicable
<u>SYSC 10.1.26R</u>	Not applicable	Not applicable	Rule	Not applicable

SYSC 10.2.1R	 	Rule	
SYSC 10.2.2R	 	Rule	
SYSC 10.2.3G	 	Guidance	
<i>SYSC</i> 10.2.4R	 	Rule	
SYSC 10.2.5G	 	Guidance	

...

4.1.2 R For a *common platform firm*, the arrangements, processes and mechanisms referred to in *SYSC* 4.1.1R must be comprehensive and proportionate to the nature, scale and complexity of the *common platform firm's* activities and must take into account the specific technical criteria described in *SYSC* 4.1.7R, *SYSC* 5.1.7R, *SYSC* 7 and (for a *BIPRU firm* and a *third country BIPRU firm*) *SYSC* 19A, or (for a *full-scope UK AIFM*) *SYSC* 19B.

...

4.2.1 R The senior personnel of a common platform firm, a management company, a <u>full-scope UK AIFM</u>, or of the UK branch of a non-EEA bank must be of sufficiently good repute and sufficiently experienced as to ensure the sound and prudent management of the firm.

[Note: article 9(1) of *MiFID*, article 7(1)(b) of the *UCITS Directive*, article 8(1)(c) of *AIFMD* and article 11(1) second paragraph of the *Banking Consolidation Directive*]

. . .

4.2.2 R A common platform firm, a management company, a full-scope UK AIFM and the UK branch of a non-EEA bank must ensure that its management is undertaken by at least two persons meeting the requirements laid down in SYSC 4.2.1R and, for a full-scope UK AIFM, SYSC 4.2.7R.

[Note: article 9(4) first paragraph of MiFID, article 7(1)(b) of the UCITS Directive, article 8(1)(c) of AIFMD and article 11(1) first paragraph of the $Banking\ Consolidation\ Directive$]

...

4.2.4 G At least two independent minds should be applied to both the formulation and implementation of the policies of a *common platform firm*, a *management company*, *a full-scope UK AIFM* and the *UK* branch of a *non-EEA bank*. Where such a *firm* nominates just two individuals to direct its business, the *appropriate regulator* will not regard them as both effectively directing the business where one of them makes some, albeit significant, decisions relating to only a few aspects of the business. Each should play a part in the decision-making process on all significant decisions. Both should demonstrate the

qualities and application to influence strategy, day-to-day policy and its implementation. This does not require their day-to-day involvement in the execution and implementation of policy. It does, however, require involvement in strategy and general direction, as well as knowledge of, and influence on, the way in which strategy is being implemented through day-to-day policy.

4.2.5 G Where there are more than two individuals directing the business of a common platform firm, a management company, a full-scope UK AIFM or the UK branch of a non-EEA bank, the appropriate regulator does not regard it as necessary for all of these individuals to be involved in all decisions relating to the determination of strategy and general direction. However, at least two individuals should be involved in all such decisions. Both individuals' judgement should be engaged so that major errors leading to difficulties for the firm are less likely to occur. Similarly, each individual should have sufficient experience and knowledge of the business and the necessary personal qualities and skills to detect and resist any imprudence, dishonesty or other irregularities by the other individual. Where a single individual, whether a chief executive, managing director or otherwise, is particularly dominant in such a firm this will raise doubts about whether SYSC 4.2.2R is met.

. . .

- 4.2.6 R If a *common platform firm*, (other than a credit institution or <u>AIFM investment</u> firm) or the *UK* branch of a *non-EEA bank*, is:
 - (1) a natural person; or
 - (2) a legal person managed by a single natural person

it must have alternative arrangements in place which ensure sound and prudent management of the firm.

. . .

21.1 Risk control: guidance on governance arrangements

Additional guidance on governance arrangements

- 21.1.1 G (1) This chapter provides additional guidance on risk-centric governance arrangements for effective risk management. It expands upon the general organisational requirements in SYSC 2, SYSC 3, SYSC 4, and SYSC 7 and FUND 3.7, and so applies to the same extent as SYSC 3.1.1R (for insurers, managing agents and the Society), and SYSC 4.1.1R (for every other firm) and FUND 3.7 (for a full-scope UK AIFM of an authorised AIF).
 - (2) Firms should, taking account of their size, nature and complexity, consider whether in order to fulfil the general organisational requirements in SYSC 2, SYSC 3, SYSC 4, and

SYSC 7 and (for a full-scope UK AIFM of an authorised AIF) FUND 3.7 their risk control arrangements should include:

. .

Annex E

Amendments to the Fees manual (FEES)

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

1.1 Application and Purpose

•••

Application

- 1.1.2 R The manual applies in the following way:
 - (1) ...
 - (2) *FEES* 1, 2 and 4 apply to:
 - (a) every firm (except an <u>AIFM qualifier</u>, ICVC or UCITS qualifier);
 - (b) every <u>manager</u> <u>authorised fund manager</u> of an authorised <u>unit trust unit trust or authorised</u> contractual scheme;

...

- (k) every fee-paying electronic money issuer; and
- (l) every issuer of a regulated covered bond; and
- (m) every *person* making a notification to the *FCA* under regulation 57, 58 and 59 of the *AIFMD UK regulation*.

. . .

3.2.5 G (1

(1) The appropriate authorisation or registration fee is an integral part of an application for, or an application for a variation of, a *Part 4A permission*, or authorisation, registration or variation under the *Payment Services Regulations* or the *Electronic Money Regulations*, or notification or registration under the *AIFMD UK regulation*. Any application or notification received by the *appropriate regulator* without the accompanying appropriate fee, in full and without deduction (see *FEES* 3.2.1R), will not be treated as an application or notification made, incomplete or otherwise, in accordance with section 55U(4), or section 55H or 55I (as the case may be), of the *Act* or regulation 5(3) or 12(3) of the *Payment Services Regulations* or regulation 5 or 12 of the *Electronic Money Regulations* or

regulation 11(1) and 60 (a) of the *AIFMD UK regulation*. Where this is the case, the *appropriate regulator* will contact the applicant to point out that the application cannot be progressed until the appropriate fee has been received. In the event that the appropriate authorisation fee, in full and without deduction, is not forthcoming, the application will be returned to the applicant and no application will have been made.

...

3 Annex Authorisation fees payable 1R

. . .

Moderately complex cases			
Activity Description grouping			
A.7	Fund managers Portfolio managers		
A.9	Operators, trustees and depositories of collective investment schemes, operators of personal pensions schemes and operators of stakeholder pension schemes		
	Managers and depositaries of investment funds, and operators of collective investment schemes or pension schemes		

. . .

4.2 Obligation to pay periodic fees

...

Modifications for persons becoming subject to periodic fees during the course of a fee year

4.2.6 R (1) ...

(a) firms (other than AIFM qualifiers, ICVCs and UCITS qualifiers) in accordance with FEES 4.2.7R and FEES 4.2.8R;

. . .

4.2.7 R A *firm* (other than an <u>AIFM qualifier</u>, *ICVC* or *UCITS qualifier*) which becomes authorised or registered, or whose *permission* and/or *payment*

service activities are extended, during the course of the *fee year* must pay a fee which is calculated by:

• • •

- 4.3 Periodic fee payable by firms (other than <u>AIFM qualifiers</u>, ICVCs and UCITS qualifiers)
- 4.3.1 R The periodic fee payable by a *firm* (except an <u>AIFM qualifier</u>, *ICVC* or a *UCITS qualifier*) is:

...

• • •

Annex F

Amendments to the General Prudential sourcebook (GENPRU)

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

1.2 Adequacy of financial resources

•••

1.2.11 G The adequacy of a *firm's* financial resources needs to be assessed in relation to all the activities of the *firm* and the risks to which they give rise and so this section applies to a *firm* in relation to the whole of its business. In the case of a *UCITS investment firm* collective portfolio management investment firm this means that this section is not limited to designated investment business excluding scheme management activity. It also applies to scheme management activity and to activities that are not designated investment business its activities in relation to the management of AIFs and/or UCITS.

...

2.1 Calculation of capital resources requirement

• • •

2.1.8 G ...

(3) In the case of a *UCITS investment firm* a *collective portfolio* management investment firm this section implements article 9 of AIFMD and (in part) Article 7 of the *UCITS Directive*.

. . .

Calculation of the variable capital requirement for a BIPRU firm

2.1.45 R Table: Calculation of the variable capital requirement for a BIPRU firm This table belongs to *GENPRU* 2.1.40R

Firm category	Capital requirement			
BIPRU limited	the hi	gher o	f (1) and (2):	
licence firm (including UCITS	(1)	The	sum of:	
investment firm collective portfolio		(a)	the credit risk capital requirement; and	
<u>management</u>		(b)	the market risk capital requirement; and	

$\frac{investment\ firm}{}) \qquad (2)$	the fixed overheads requirement.
---	----------------------------------

...

Table: Base capital resources requirement for a BIPRU firm

2.1.48 R This table belongs to *GENPRU* 2.1.47R

Firm category	Amount: Currency equivalent of
UCITS investment firm Collective portfolio management investment firm	€125,000 plus, if the funds under management exceed €250,000,000, 0.02% of the excess, subject to a maximum of €10,000,000.

...

Annex G

Amendments to Prudential sourcebook for Banks, Building Societies and Investment Firms (BIPRU)

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

1.1 Application

• • •

1.1.3 G In the main BIPRU only applies to a UCITS investment firm collective portfolio management investment firm in respect of designated investment business (excluding scheme management activity managing an AIF and managing a UCITS). However BIPRU 2.2 (Internal capital adequacy standards), BIPRU 2.3 (Interest rate risk in the non-trading book), BIPRU 8 (Group risk - consolidation) and BIPRU 11 (Disclosure) apply to the whole of its business.

. . .

1.1.8 R A firm falling within BIPRU 1.1.6R(3) to BIPRU 1.1.6R(5) is a BIPRU investment firm. A BIPRU investment firm includes a UCITS investment firm collective portfolio management investment firm that is not excluded under BIPRU 1.1.7R.

. . .

Alternative classification of BIPRU investment firms

- 1.1.18 R BIPRU investment firm are divided into the following classes for the purposes of the calculation of the base capital resources requirement and for the purpose of any other provision of the Handbook that applies this classification:
 - (1) a *UCITS investment firm* <u>collective portfolio management</u> <u>investment firm;</u>

• • •

Types of investment firm: BIPRU 125K firm

1.1.19 R A BIPRU 125K firm means a BIPRU investment firm that satisfies the following conditions:

...

(4) it is not a *UCITS investment firm* <u>collective portfolio management</u> investment firm; and;

...

Types of investment firm: BIPRU 50K firm

1.1.20 R A *BIPRU 50K firm* means a *BIPRU investment firm* that satisfies the following conditions:

• • •

(3) it is not a *UCITS investment firm* <u>collective portfolio management</u> <u>investment firm</u>; and

...

Types of investment firm: 730K firm

1.1.21 R A BIPRU investment firm that is not a <u>UCITS investment firm collective</u>

<u>portfolio management investment firm</u>, a BIPRU 50K firm or a BIPRU

125K firm is a BIPRU 730K firm. A BIPRU investment firm that operates
a multilateral trading facility is a BIPRU 730k firm.

...

8.5 Basis of consolidation

...

Basis of inclusion of UCITS investment firms <u>collective portfolio management</u> investment firms in consolidation

- 8.5.7 R *GENPRU* 2.1.46R (Adjustment of the variable capital requirement calculation for UCITS investment firms collective portfolio management investment firms) does not apply for the purpose of this chapter.
- 8.5.8 G In general a <u>UCITS investment firm collective portfolio management investment firm</u> only calculates its capital and concentration risk requirements in relation to its <u>designated investment business</u> and does not calculate them with respect to <u>scheme management activity managing an AIF or managing a UCITS</u>. The effect of <u>BIPRU</u> 8.5.7R is that this does not apply on a consolidated basis. For the purpose of this chapter the calculations are carried <u>out</u> with respect to the whole of the activities of a <u>UCITS investment firm collective portfolio management investment firm</u>.

. . .

Annex H

Amendments to the Interim Prudential sourcebook for Friendly Societies (IPRU (FSOC))

In this Annex, underlining indicates new text.

7

Chapter 7: Definitions

Part 1	DEFINITIONS
7.1	In this Part of the <i>IPRU(FSOC)</i> , unless the contrary intention appears, the following definitions apply -
	<i>issuer</i> in respect of a <i>collective investment scheme</i> means the manager or operator of the scheme and in respect of an interest in a limited partnership (other than a <u>limited partnership scheme</u>) means the partnership;

Annex I

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

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

Chapter 1: Application and General Provisions

1.2.1 The Glossary applies to the transitional provisions, this chapter (IPRU(INV) R 1), IPRU(INV) 2, IPRU(INV) 4, IPRU(INV) 6, IPRU(INV) 11 and IPRU(INV) 13. 1.2.2 R (1) *IPRU(INV)* applies to: . . . (i) a credit union which is a CFT provider; and (j) an exempt CAD firm; and (k) a collective portfolio management firm. For the avoidance of doubt, IPRU(INV) does not apply to any of the 1.2.3 G following: . . . a UCITS qualifier; or (g) a UCITS management company. (h) 1.2.5 Table R

This table belongs to IPRU(INV) 1.2.4R

Service company Chapters 1 and 6

Collective portfolio management firm Chapters 1 and 11

Personal investment firm Chapters 1 and 13

Annex J

Amendments to the Supervision manual (SUP)

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

6.1 Application, interpretation and purpose

Application

6.1.2 G If appropriate, a *firm* which is an *authorised fund manager* should also refer to *COLL* 7 for *guidance* on the termination of *ICVCs*, <u>ACSs</u> and AUTs and on winding up *authorised funds* that are not commercially viable.

. . .

13.3 Establishing a branch in another EEA State

. . .

The conditions for establishing a branch

13.3.2 G A *UK firm* other than a *UK pure reinsurer* cannot establish a *branch* in another *EEA State* for the first time under an *EEA right* unless the <u>relevant</u> conditions in <u>paragraphs paragraph</u> 19(2), (4) and (5) of Part III of Schedule 3 to the *Act* are satisfied. It is an offence for a *UK firm* which is not an *authorised person* to contravene this prohibition (paragraph 21 of Part III of Schedule 3 to the *Act*). These conditions are that:

(2A) If the *UK firm's EEA right* relates to providing *collective portfolio* management services under the *UCITS Directive*, the *FCA* has provided to the *Host State regulator*:

. . .

(3) ...

(b) in any other case (except for a *firm* passporting under *AIFMD*):

. . .

. . .

Issue of a consent notice to the Host State regulator

13.3.5 G ...

(1B) Where the *UK firm's EEA right* derives from *AIFMD*, the *FCA* will give the *Host State regulator* a *consent notice* within two *months* of

having received the *notice of intention* and immediately inform the *UK firm* pursuant to *SUP* 13.3.6G if the *FCA* is satisfied that the *firm* complies, and continues to comply with:

- (a) the provisions implementing the AIFMD, and
- (b) any directly applicable EU regulation made under that directive.

. . .

- 13.3.6 G ...
 - (4) Where a *consent notice* is given under the *AIFMD* it must include confirmation that the *UK firm* has been *authorised* by the *FCA* under *AIFMD*.

...

- 13.3.7 G ...
 - (2) If the appropriate UK regulator decides to refuse to give a consent notice, then paragraph 19(12) of Part III of Schedule 3 to the Act requires the appropriate UK regulator to give the UK firm a decision notice within three months of the date on which it received the UK firm's notice of intention (two months in the case of a UK firm which is a UCITS management company or an AIFM). The UK firm may refer the matter to the Tribunal.

. . .

13.4 Providing cross-border services into another EEA State

...

13.4.2 G A *UK firm*, other than a *UK pure reinsurer* or an *AIFM* exercising an *EEA* right to market an *AIF* under *AIFMD*, cannot start providing cross-border services into another *EEA State* under an *EEA right* unless it satisfies the conditions in paragraphs 20(1) of Part III of Schedule 3 to the *Act* and, if it derives its *EEA right* from the *Insurance Directives*, *AIFMD*, *MiFID* or the *UCITS Directive*, paragraph 20(4B) of Part III of Schedule 3 to the *Act*. It is an offence for a *UK firm* which is not an *authorised person* to breach this prohibition (paragraph 21 of Part III of Schedule 3 to the *Act*). The conditions are that:

• • •

(3) if the *UK firm* is passporting under the *Insurance Mediation Directive* and the *EEA State* in which the *UK firm* is seeking to provide services has notified the European Commission of its wish to be informed of the intention of *persons* to provide *cross border services* in its territory in accordance with article 6(2) of that directive, one *month* has elapsed beginning with the date on which the

UK firm received written notice from the *appropriate UK regulator* as described in *SUP* 13.4.5G (paragraph 20 (3B)(c) of Schedule 3 to the *Act. Act*; or

(4) <u>if the *UK firm* is passporting under *AIFMD*, the *firm* has received written notice from the *FCA* as described in *SUP* 13.4.4-AG(1)(c).</u>

. . .

13.4.5 G When the *appropriate UK regulator* sends a copy of a *notice of intention* or if it gives a *consent notice* to the *Host State regulator*, it must inform the *UK firm* in writing that it has done so (paragraphs 20(3B)(b), (3D)(a)(iii) and (4) and 20C(9) of Schedule 3 to the *Act*).

. . .

13.5 Notices of intention

...

Specified contents: notice of intention to provide cross-border services

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

...

- (5) <u>SUP 13 Annex 8AR, if the UK firm is providing cross-border services</u> under AIFMD to manage an AIF in another EEA State.
- (6) <u>SUP 13 Annex 8BR, if the UK firm is providing cross-border services</u> under AIFMD to market an AIF in another EEA State.

. . .

13.6 Changes to branches

. . .

Changes arising from circumstances beyond the control of a UK firm

13.6.10 G ...

(3) Neither this <u>This guidance nor that set out at SUP 13.6.4G or 13.6.5G</u> is <u>not</u> applicable to *MiFID investment firms* <u>or AIFMs</u>.

The process

When the *appropriate UK regulator* receives a notice from a *UK firm* other than a *MiFID investment firm* (see *SUP* 13.6.5G(1) and *SUP* 13.6.7G(1)), or a *pure reinsurer* (see *SUP* 13.6.9BR) or an *AIFM* (see *SUP* 13.6.9CG) it is required by regulations 11(4) and 13(4) to either refuse, or consent to the

change within a period of one *month* from the day on which it received the notice.

...

13.7 Changes to cross-border services

13.7.1 G Where a *UK firm* is exercising an *EEA right* under the *UCITS Directive*, *MiFID* or, the *Insurance Directives* or *AIFMD* and is providing *cross-border services* into another *EEA State*, any changes to the details of the services are governed by the *EEA Passport Rights Regulations*...

...

13.8 Changes of details: provision of notices to the appropriate UK regulator

13.8.1 R (1) Where a *firm* is required to submit a notice of a change to a *branch* referred to in *SUP* 13.6.5G(1), *SUP* 13.6.5BG(1), *SUP* 13.6.7G(1), *SUP* 13.6.8G, *SUP* 13.6.9BR and *SUP* 13.6.10G(1), and *SUP* 13.6.9CG or a notice of a change to *cross-border services* referred to in *SUP* 13.7.3G(1), *SUP* 13.7.3G(1), *SUP* 13.7.5G(1), and *SUP* 13.7.6G and *SUP* 13.7.13G it must complete and submit that notice in accordance with the procedures set out in *SUP* 13.5 for notifying the establishing of a *branch* or the provision of *cross-border services*.

. . .

13A Qualifying for authorisation under the Act

13A.1 Application

13A.1.3 G (1) Under the *Gibraltar Order* made under section 409 of the *Act*, a Gibraltar firm is treated as an *EEA firm* under Schedule 3 to the *Act* if it is:

. . .

- (d) authorised in Gibraltar under the *MiFID*;
- (e) authorised in Gibraltar under the *UCITS Directive*.

• •

13A.4 EEA firms establishing a branch in the United Kingdom

• • •

The notification procedure

13A.4.4 G ...

(2) Although the *appropriate UK regulator* is not required to notify the *applicable provisions* to an *EEA firm* passporting under the *Insurance*

Mediation Directive, of MiFID or AIFMD, these provisions are set out in SUP 13A Annex 1G (Application of the Handbook to Incoming EEA Firms).

. . .

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

...

The notification procedure

13A.5.4 G ...

(2) Although the *appropriate UK regulator* is not required to notify the *applicable provisions* to an *EEA Firm* passporting under the *Insurance Mediation Directive*, or *MiFID* or *AIFMD* these provisions are set out in *SUP* 13A Annex 1G (Application of the Handbook to Incoming EEA Firms).

. . .

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

(1) Module of Handbook	(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	(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
•••		
SYSC	The common platform requirements in SYSC 4 - 10 apply as set out in Part 2 of SYSC 1 Annex 1 (Application of the common platform requirement). SYSC 1 Annex 1 row 2.6F provides that the common platform requirements do not apply to an incoming EEA AIFM branch, except the AIFMD Host State requirements and certain requirements regarding financial crime	

	SYSC 19A and 19B does do not apply.	
SUP	SUP 16 (Reporting requirements) Parts of this chapter may apply if the firm has a top-up permission or if the firm is: (d) (da) a depositary of an ACS; or	SUP 16 (Reporting requirements) Parts of this chapter may apply if the firm has a topup permission or if the firm is: (c) (ca) a depositary of an ACS; or
DISP	Applies Generally applies (DISP 1.1.1G) and applies but in a limited way in relation to MiFID business. For an incoming EEA AIFM branch DISP applies (subject to some limitations, see DISP 1.1.3R), except for an incoming EEA AIFM branch of a closed-ended corporate AIF, in which case DISP does not apply.	Does Generally does not apply (DISP 1.1.1G). However, for an incoming EEA firm which is a UCITS management company managing a UCITS scheme or an AIFM managing an authorised AIF, DISP applies (subject to some limitations, see DISP 1.1.3R).
СОМР	Applies, except in relation to the passported activities of an MIFID investment firm, a BCD credit institution (other than an electronic money institution within the meaning of article 1(3)(a) of the E-Money Directive that has the right to benefit from the mutual recognition arrangements under the Banking Consolidation Directive), an IMD insurance intermediary or a UCITS management company acting in that capacity other than in relation to a UCITS scheme carrying on non-core	Does not apply in relation to the passported activities of an MiFID investment firm, of a BCD credit institution, an IMD insurance intermediary or a UCITS management company acting in that capacity other than in relation to a UCITS sheeme (see the definition of "participation firm") carrying on non-core services under article 6.3

	services under article 6.3 of the UCITS Directive and an incoming AIFM branch carrying on either AIFM management functions for an unauthorised AIF or non-core services under article 6.4 of AIFMD (see the definition of "participant firm"). However, a MiFID investment firm, BCD credit institution, an IMD insurance intermediary or a UCITS management company (when carrying on permitted MiFID business) a firm specified above may be able to apply for top-up cover in relation to its passported activities (see COMP 14 (Participation by EEA firms)).	of the UCITS Directive or an incoming EEA AIFM regarding AIFM management functions carried on for an unauthorised AIF or noncore services under article 6.4. Otherwise, COMP may apply, but the coverage of the compensation scheme is limited for non-UK activities (see COMP 5).
COLL	A. The following provisions of An EEA UCITS management company providing collective portfolio management services for a UCITS scheme should be aware that it will be expected to comply with the above rules in relation to all aspects of the functioning of the relevant UCITS scheme where, for example, the firm: (b) wishes to apply for an authorisation order to establish an AUT, ACS or ICVC as a UCITS scheme; or B. Subject to FUND 1.1.2R, COLL applies to an incoming EEA AIFM as relevant.	For an EEA UCITS management company providing collective portfolio management services for a UCITS scheme, As as column (2) A.(d), (e), (f) and (g) and the other parts of COLL specify. For an incoming EEA AIFM, as column (2) B.
<u>FUND</u>	FUND 3.8 (Prime brokerage firms) applies to an incoming EEA AIFM branch. FUND 10 (Operating on a cross-border basis), provides guidance for an incoming EEA AIFM branch.	Does not apply, except FUND 10 (Operating on a cross border basis) which provides guidance for an EEA AIFM managing an AIF on a services basis or marketing an AIF using the marketing passport under AIFMD.

13A Matters reserved to a Home State regulator Annex 2G

Rec	luirem	ents in the interest of the general good				
2.	•••					
	(1)	the Single Market Directives expressly reserve responsibility for the prudential supervision of a MiFID investment firm, BCD credit institution, UCITS management company, AIFM or passporting insurance undertaking to the Firm's Home State regulator. The Insurance Mediation Directive reaches the same position without expressly referring to the concept of prudential supervision. Accordingly, the FCA, as Host State regulator, is entitled to regulate only the conduct of the firm's business within the United Kingdom;				
	(2)	there is no <u>explicit</u> "general good" provision in <i>MiFID</i> or <i>AIFMD</i> . Rather, <i>MiFID</i> states exactly what the <i>Host State regulator</i> regulates (see paragraphs 8—10) the responsibilities for a <i>Host State regulator</i> under <i>MiFID</i> are contained in paragraphs 8 to 10 and under <i>AIFMD</i> are contained in paragraphs 11G to 11J;				

. . .

14.3 Changes to cross-border services

14.3.1 Where an *incoming EEA firm* passporting under the *MiFID*, *UCITS Directive* of Insurance Directives of AIFMD is exercising an EEA right and is providing cross-border services into the United Kingdom, the EEA Passport Rights Regulations govern any changes to the details of those services. Where an *incoming EEA firm* has complied with the relevant requirements in the EEA Passport Rights Regulations, then the firm's permission given under Schedule 3 to the Act is to be treated as varied accordingly.

. . .

15.3 General notification requirements

...

Breaches of rules and other requirements in or under the Act

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

. . .

- (f) it exceeding (or becoming aware that it will exceed) the limit in *BIPRU* 10.5.6R; or
- (g) a breach of the AIFMD UK regulation; or
- (h) a breach of any directly applicable EU regulation made under *AIFMD*;

...

16.1 Application

...

Application of different sections of SUP 16 (excluding SUP 16.13, SUP 16.15, SUP 16.16 and SUP 16.17)

16.1.3 R

(2) Categories of firm to which section applies	(3) Applicable rules and guidance	
Trustee of an AUT	SUP 16.6.6R to SUP 16.6.9G	
Depositary of an ACS	SUP 16.6.6R to SUP 16.6.9G	
A CASS large firm and a CASS medium firm	Entire section	
A full-scope UK AIFM and a small authorised UK AIFM	SUP 16.18.3R	
	which section applies Trustee of an AUT Depositary of an ACS A CASS large firm and a CASS medium firm A full-scope UK AIFM and a small authorised	

...

Note 3 = The application of *SUP* 16.18 for the types of *AIFMs* specified in *SUP* 16.1.1CD is set out in *SUP* 16.18.2G.

..

...

16.3 General provisions on reporting

. . .

Structure of the chapter

16.3.2 G This chapter has been split into the following sections, covering:

...

(11) client money and asset return (SUP 16.14); and

...

- (14) remuneration reporting (SUP 16.17); and
- (15) *AIFMD* reporting (*SUP* 16.18).

. . .

16.6 Compliance reports

•••

Applicable provisions of this section (see SUP 16.6.1G)

16.6.2 G

Category of firm	Applicable provisions
Trustee of an AUT Depositary of an ICVC Depositary of an ACS	SUP 16.6.6R - SUP 16.6.9G

...

16.12 Integrated Regulatory Reporting

. . .

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

16.12.4 R

(1)		(2)	(3)	(4)
RAG	Regulated Activities	Provisions containing:		
number		applicable data items	reporting frequency/ period	due date
•••				
RAG 4	managing investments	<i>SUP</i> 16.12.14R	<i>SUP</i> 16.12.14R	<i>SUP</i> 16.12.14R

		CLID	GLID	CLID
	establishing, operating or winding up a regulated collective investment scheme establishing, operating or winding up an unregulated collective investment scheme establishing, operating or winding up a stakeholder pension scheme	SUP 16.12.1R	SUP 16.12.16R	SUP 16.12.17R
	establishing, operating or winding up a personal pension scheme			
	managing an AIFmanaging a UCITS			
	- managing a OCHS			
RAG 6	• acting as a trustee of an authorised unit trust	SUP 16.12.19R	SUP 16.12.20R	<i>SUP</i> 16.12.21 R
	acting as the depositary of an authorised contractual scheme			
	 safeguarding and administration of assets (without arranging) 			
	arranging safeguarding and administration of assets			
	acting as depository or sole director of an OEIC			
	• acting as trustee or			

<u>depositary of an</u> <u>AIF</u>		
• acting as trustee or depositary of a UCITS		

. . .

Regulated Activity Group 3

• • •

16.12.11 R The applicable *data items* referred to in *SUP* 16.12.4R are set out according to *firm* type in the table below:

Description of		Firms prude	ntial ca	ategory an	d a _l	pplicab	le data iter	ms (note 1))
data item	BIPRU firms (note 17)			Firms other than BIPRU firms					
	730 K	125K and UCITS investment firms collective portfolio managemen t investment firms	50 K	IPRU (INV) Chapter 3	(.	PRU INV) napter 5	IPRU (INV) Chapter 9	IPRU (INV) Chapter 13	UPRU
Capital adequacy				•••		•••			•••
Supplementar y capital data for collective portfolio management investment firms		FIN067 (note 35)							
<u>Note 35</u>	Only a	applicable to fi	rms th	at are <i>coll</i>	<u>ecti</u>	ve port	folio mana	gement in	<u>vestment</u>

. . .

16.12.12 R The applicable reporting frequencies for *data items* referred to in *SUP*16.12.4R are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

Data item	BIPRU 730K firm	BIPRU 125K firm and UCITS investment firm collective portfolio management investment firm	BIPRU 50K firm	UK consolidation group or defined liquidity group	Firm other than BIPRU firms
FSA058					
FIN067		Quarterly			
•••					

16.12.13 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.12R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly	Annual
•••						
FSA058						
FIN067				20 business days		
•••						

. . .

Regulated Activity Group 4

. . .

16.12.15 R The applicable *data items* referred to in *SUP* 16.12.4R according to type of *firm* are set out in the table below:

Descriptio		Firms'	prude	ntial categ	ory and ap	ory and applicable data items (note 1)				
n of data item	BIPRU firms				Firms other than BIPRU firms					
	730 K	125K and UCITS investment firms collective portfolio manageme nt investment firms	50 K	IPRU (INV) Chapter 3	IPRU (INV) Chapter 5	IPRU (INV) Chapter 9	IPRU (INV) Chapter 11	IPRU (INV) Chapter 13	UPRU	
Annual report and accounts	•••						No standar d format			
Solvency statement (note 11)	•••						No standar d format			
Balance sheet	•••						FSA02 9			
Income statement	•••		•••	•••		•••	FSA03 0	•••	•••	
Capital adequacy	•••		•••	•••		•••	FIN066	•••	•••	
Supplemen tary capital data for collective portfolio manage- ment investment firms		FIN067 (note 32)								

Volumes and types of business (note 21)							FSA03 8		
Client money and client assets							FSA03 9		
Asset managers that use hedge fund techniques (note 21)	FS A0 41	FSA041	FS A0 41	FSA 041	FSA04 1	FSA 041		FSA 041	FSA 041
UCITS (note 22)	FS A0 42	FSA042	FS A0 42	FSA 042	FSA04 2	FSA 042	FSA 042	FSA 042	FSA 042
Note 21	Only	applicable to	firms	that have	a managin	g investm	ents permi	ssion [dele	ted]
Note 22	Only applicable to <i>firms</i> that have <i>permission</i> for <i>establishing</i> , <i>operating or winding up a regulated collective investment scheme managing a UCITS</i> .								
<u>Note 32</u>	Only	applicable to	firms	that are co	ollective po	ortfolio ma	ınagement	investmen	t firms.

...

16.12.16 R The applicable reporting frequencies for *data items* referred to in *SUP*16.12.15R are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

Data item	Firms' prudential category								
	BIPRU 730K firm	BIPRU 125K firm and UCITS investment firm collective portfolio management investment firm	BIPRU 50K firm	UK consolidatio n group or defined liquidity group	Firm other than BIPRU firms				

FSA041	Annually	Annually	Annually		Annually
FSA042	Quarterly	Quarterly	Quarterly		Quarterly
FSA058				•••	
<u>FIN066</u>					Quarterly
<u>FIN067</u>		Quarterly			

16.12.17 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.16R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly	Annual
•••						
FSA041						30 business days
•••						
FSA058						
<u>FIN066</u>				20 business days		
<u>FIN067</u>				20 business days		
•••						

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Regulated Activity Group 7

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16.12.22A R The applicable *data items* referred to in *SUP* 16.12.4R are set out according to type of *firm* in the table below:

Description of <i>Firms</i> ' prudential category and applicable data item (note 1) Data item	Description of Data item
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	BIPRU 730k firm	BIPRU 125k firm and UCITS investment firm_collective portfolio management investment firm	BIPRU 50k firm	Exempt CAD firms subject to IPRU(INV) Chapter 13	Firms (other than exempt CAD firms) subject to IPRU(INV) Chapter 13	Firms that are also in one or more of RAGs 1 to 6 and not subject to IPRU(INV) Chapter 13
Securitisation: trading book						
Supplementary capital data for collective portfolio management investment firms		FIN067 (note 28)				
<u>Note 28</u>	Only app	licable to <i>firms</i> th	at are collect	tive portfolio ma	nagement investr	nent firms.

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16.12.23 R The applicable reporting frequencies for *data items* referred to in *SUP* 16.12.22AR are set out in the table below. Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

Data item	Frequency					
	Unconsolidate d BIPRU investment firm	Solo consolidated BIPRU investment firm	UK Consolidation Group or defined liquidity group	Annual regulated business revenue up to and including £5 million	Annual regulated business revenue over £5 million	
FSA058			•••			
<u>FIN067</u>	Quarterly					

16.12.24 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.23R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly
FSA058					
FIN067	20 business days				

SUP 16 Annex 24R Data items for SUP 16.12

Form FSA041 is deleted.

FIN066 and FIN067 are added - see following pages

SUP 16 Annex 25G Guidance notes for data items in SUP 16 Annex 24R

Guidance notes on Form FSA041 are deleted.

Guidance notes on Forms FIN066 and FIN067 are added - see following pages.

FIN066 - Capital Adequacy (for collective portfolio management firms

Introduction

FIN066 provides a framework for the collection of prudential information required by the FCA for its supervision activities. The data item is intended to reflect the underlying prudential requirements in IPRU(INV) 11 and allows monitoring against those requirements.

Defined terms

Terms in these notes are defined by the Companies Act 2006, as appropriate, or the provisions of the *firm's* accounting framework (usually UK GAAP or *IFRS*). The descriptions in these notes are designed to repeat, summarise or amplify the relevant statutory or other definitions and terminology without departing from their full meaning or effect.

- The data item should comply with the principles and requirements of the *firm's* accounting framework, which will generally be UK GAAP (including relevant provisions of the Companies Act 2006) or *IFRS*.
- The data item should be completed on an unconsolidated basis.
- The data item should be in agreement with the underlying accounting records.
- Accounting policies should be consistent with those adopted in the *firm's annual report and accounts* and consistently applied.

- Information required should be prepared in line with accepted accounting standards.
- The data item should not give a misleading impression of the *firm*. For example, if a *firm* wrongly omits or includes a material item or presents a material item in the wrong way.

Currency

You should report in the currency of your annual audited accounts, ie in Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements

These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Regulatory capital			
	1 to	The figures in this section should be consistent with	
	19	those entered in FSA029 for the same reporting period.	
Regulatory capital test	_		
Own funds test for collective	portfoli	o management firms	
Own funds	20B	The amount of <i>own funds</i> calculated in under <i>IPRU(INV)</i> 11.4. This is the figure entered at 19B.	
Funds under management requirement	21B	Up to a maximum of €10,000,000, this is the base capital resources requirement plus 0.02% of the amount by which the firm's funds under management exceeds €250,000,000. If the data item is not submitted with figures in Euros, then the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date. The appropriate definition of funds under management to be used in this calculation is that set out in the FCA	
Fixed overheads requirement	22B	Handbook Glossary of definitions. This is one quarter of the annualised fixed expenditure calculated under <i>IPRU(INV)</i> 11.3.3R.	
		The amount to be entered is calculated using elements 30 to 42 in the fourth quarter of the preceding financial year. Each of the four quarters in any financial year should use the figure calculated in the fourth quarter of the preceding year.	
		Where there was no preceding year, the figure entered is that determined under <i>IPRU(INV)</i> 11.3.6R.	
Professional negligence capital requirement	23B	The amount of additional <i>own funds</i> used to cover potential liability risks arising from professional negligence for <i>AIFM</i> activities in lieu of professional indemnity insurance, see <i>IPRU(INV)</i> 11.3.11R(1)(a).	

PII capital requirement	24B	When calculating this amount, <i>firms</i> should include the amount of any assets under management that are delegated to the firm by mandate, see <i>IPRU(INV)</i> 11.3.14 EU. Note that this treatment is different from that prescribed for the <i>funds under management requirement</i> (see the guidance in line 21B). If a firm makes an entry in 23B it should not make an entry in 24B. The amount of any additional <i>own funds</i> required to
Tir capital requirement	240	cover any defined excess and exclusions in the insurance policy, see <i>IPRU(INV)</i> 11.3.11R(1)(b). If a firm makes an entry in 24B it should not make an entry in 23B.
Total capital requirement	25B	This is the higher of 21B and 22B, plus either 23B or 24B.
Surplus / deficit of own funds	26B	This is 20B less 25B.
Liquid assets test	1	
Liquid assets requirement	27B	For a <i>collective portfolio management firm</i> , this is the amount required by <i>IPRU(INV)</i> 11.2.1R(3).
Liquid assets held	28B	The amount of liquid assets held by the <i>firm</i> at the reporting date. Assets are regarded as liquid if they are readily convertible to cash within one month. This figure must not include speculative positions.
Surplus / deficit of liquid assets	29B	This is 28B less 27B.
Calculation of relevant ann	ual exp	enditure for forthcoming year
	30 to 42	This section of the data item must be completed when the reporting period end date is equal to the <i>firm's</i> accounting reference date, ie the fourth quarter. This does not need to be completed during the other three quarters. Where appropriate, figures entered should match those on FSA030 for the same reporting period. When the <i>firm</i> is using projected figures (<i>IPRU(INV</i>) 11.3.6R(2)), these should be entered in this section.
Total expenditure (per income statement)	30B	This should be the amount entered in element 22A of FSA030 for the same reporting period. FSA030 must be completed on a cumulative basis, so the amounts entered in the fourth quarter represent the entire financial year up to the accounting reference date.
Deductions from expenditure	31A to 40A	Deductions from expenditure should be made in line with <i>IPRU(INV)</i> 11.3.4R
Relevant fixed expenditure	41B	This is 30B less the sum of 31A to 40A
Relevant annualised fixed expenditure	42B	If the figures submitted in FSA030 for the period ending on the <i>firm's</i> accounting reference date do not

		include twelve month's trading, then the amount calculated in 41B must be prorated to an equivalent annual amount. This situation may occur if the <i>firm</i> has changed its accounting reference date.
		Where a <i>firm</i> has not completed a full year since the commencement of its permitted business, an amount based on forecast expenditure included in its budget for the first twelve months' trading, as submitted with
		its application for membership, should be entered.
Professional Indemnity Inst	ırance	
Specify whether your firm holds additional own funds or PII under IPRU(INV) 7.3.12R	43B	The <i>firm</i> should report either "Own funds" or "PII". Where a <i>firm</i> has PII but also holds <i>own funds</i> to cover any excesses and/or exclusions on the policy, the <i>firm</i> should report "PII".
PII Basic information	l	r
Til Busic vigermunen	44	Firms should enter details on all relevant PII policies, using a separate line for each policy.
		A <i>firm</i> may satisfy its requirements for professional indemnity insurance with a policy that provides cover to one or more entities other than the <i>firm</i> , provided the policy satisfies the conditions of the <i>AIFMD level 2 regulation</i> in respect of the <i>firm</i> , exclusive of the cover provided to other entities by the policy. If such a policy is held, each <i>firm</i> covered by the policy should include the policy information on their return.
Annualised premium	44A	This should state the premium payable (in descending order of size, where relevant), net of tax and any other add-ons. If the premium covers a period other than 12 months, it should be annualised before ranking.
Insurer (from list)	44B	Select the PII insurer from the list provided. If you have more than one policy with the same insurer, they should be combined. If the insurer is not listed, select 'Other'. If a policy is underwritten by more than one insurance undertaking or Lloyd's syndicate, you should select 'multiple'.
Start date	44C	Enter the start date of the policy.
Renewal date	44D	Enter the renewal date of the policy.
Currency of indemnity limits	44E	Using the appropriate International Organization for Standardization ISO 4217 three digit code (eg, GBP), enter the currency in which the indemnity limits in fields 44F to 44J are reported.
Limit of indemnity required: single	44F	You should record the required indemnity limits on the <i>firm's</i> PII policy or policies, in relation to single claims. A <i>firm</i> should calculate this amount in line with <i>IPRU(INV)</i> 11.3.15 EU and include the amount of any assets under management that are delegated to the firm by mandate.

Limit of indemnity required: aggregate	44G	Where these are denominated in a currency other than the currency of the report, the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date. You should record the required indemnity limits on the <i>firm's</i> PII policy or policies, in aggregate. A <i>firm</i> should calculate this amount in line with <i>IPRU(INV)</i> 11.3.15 EU and include the amount of any assets under management that are delegated to the firm by mandate. Where these are denominated in a currency other than the currency of the report, the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date.
Limit of indemnity	44H	You should record the indemnity limits on the <i>firm's</i>
received: single	7711	PII policy or policies, received in relation to single claims.
		Where these are denominated in a currency other than the currency of the report, the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date.
Limit of indemnity	44J	You should record the indemnity limits on the <i>firm's</i>
received: aggregate		PII policy or policies, received in aggregate.
		Where these are denominated in a currency other than the currency of the report, the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date.
PII detailed information		
Business line (from list)	44K	For policies that cover all business lines, <i>firms</i> should select 'All' from the list provided. Where the policy contains different excesses for different business lines, <i>firms</i> should identify these business lines from the list (or the closest equivalent) and report the (highest) excess for that business line in data element 44L. Once these 'non-standard' excesses have been identified, the remaining business lines should be reported under 'All other'.
Policy excess	44L	For policies that cover all business lines with no difference in excesses, this should be the excess applicable. Otherwise, it should contain the highest excess for each business line that differs.

		Under <i>IPRU(INV)</i> 11.3.11R(1)(b) a firm should	
		include additional own funds sufficient to cover the	
		highest excess in the amount reported in 24B.	
Policy exclusions	icy exclusions 44M If there are exclusions in the <i>firm's</i> PII pol		
		business type(s) to which they relate should be	
		selected here from the list provided.	
		Under <i>IPRU(INV)</i> 11.3.11R(1)(b) a firm should include additional own funds sufficient to cover any	
		liabilities arising in the amount reported in 24B.	

FIN066 - Capital Adequacy (for collective portfolio management firms) validations

Internal validations

Data elements are referenced by row, then column.

Validation number	Data eleme	ent	
1	6B	=	$\Sigma(1B:5B)$
2	12B	=	$\Sigma(7A:11A)$
3	13B	=	6B - 12B
4	19B	=	$\Sigma(13B:18B)$
5	20B	=	19B
6	25B	=	(higher of 21B and 22B) $+ 23B + 24B$
7	26B	=	20B - 25B
10	41B	=	$30B - \Sigma(31A:40A)$

External validations

Validation	Data	
number	element	
1	30B =	FSA030.22A

FIN067 – Capital adequacy – supplemental (for *collective portfolio management investment firms*)

Introduction

FIN067 provides a framework for the collection of prudential information required by the *FCA* for its supervision activities. The data item is intended to reflect the underlying prudential requirements in *GENPRU* 2.1.63R to 2.1.74R and allows monitoring against those requirements.

Defined terms

Terms in these notes are defined by the Companies Acts 2006, as appropriate, or the provisions of the *firm's* accounting framework (usually UK GAAP or *IFRS*). The descriptions indicated in these notes are designed simply to repeat, summarise or amplify the relevant statutory or other definitions and terminology without departing from their full meaning or effect.

- The data item should comply with the principles and requirements of the firm's accounting framework, which will generally be UK GAAP (including relevant provisions of the Companies Acts 2006 as appropriate) or *IFRS*.
- The data item should be completed on an unconsolidated basis.
- The data item should be in agreement with the underlying accounting records.
- Accounting policies should be consistent with those adopted in *annual report and accounts* and should be consistently applied.
- Information required should be prepared in line with accepted accounting standards.
- The data item should not give a misleading impression of the *firm*. For example, if a *firm* wrongly omits or includes a material item or presents a material item in the wrong way.

Currency

You should report in the currency of your annual audited accounts, ie in Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data Elements

These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Own funds	1A	This amount should be equal to the figure entered in element 57A of FSA003 for the same reporting period.
Funds under management 2 requirement		This is the <i>base capital resources requirement</i> plus the amount which is 0.02% of <i>funds under management</i> that exceeds €250,000,000, up to a maximum of €10,000,000.
		If the data item is not submitted with figures in Euros, then the figure should be converted to the currency of the submission using the closing mid-market rate of exchange on the reporting period end date.
		The appropriate definition of <i>funds under management</i>
		to be used in this calculation is that set out in the <i>FCA</i> Handbook Glossary of definitions.
Fixed overheads requirement	3A	This is the amount calculated under <i>GENPRU</i> 2.1.53R. The amount should equal element 104A on FSA003 for the same reporting period.
Professional negligence capital requirement	4A	The amount of additional <i>own funds</i> used to cover potential liability risks arising from professional negligence for <i>AIFM</i> activities in lieu of professional indemnity insurance, see <i>GENPRU</i> 2.1.67R(1)(a).

DH conital requirement	5.4	When calculating this amount, <i>firms</i> should include the amount of any assets under management that are delegated to the firm by mandate, see <i>GENPRU</i> 2.1.70 EU. Note that this treatment is different from that prescribed for the <i>funds under management requirement</i> (see the guidance in line 2A) If a <i>firm</i> makes an entry in 4A it should not make an entry in 5A.
PII capital requirement	5A	The amount of any additional <i>own funds</i> required to cover any defined excess and exclusions in the insurance policy under <i>GENPRU</i> 2.1.67R(1)(b). If a <i>firm</i> makes an entry in 5A it should not make an entry in 4A.
Variable capital	6A	The amount calculated under GENPRU 2.1.45R. The
requirement		amount should equal element 70A on FSA003 for the same reporting period.
Total requirement	7A	This is the higher of 2A and 3A plus 4A or 5A, and 6A.
Surplus / deficit of own funds	8A	This is 1A less 7A.
Liquid assets test		,
Liquid assets requirement	9A	The amount of <i>own funds</i> required by <i>GENPRU</i> 2.1.64R.
Liquid assets held	10A	The amount of liquid assets held by the <i>firm</i> at the reporting date. Assets are regarded as liquid if they are readily convertible to cash within one month. This figure must not include speculative positions.
Surplus / deficit of liquid assets	11A	This is 10A less 9A.
Professional Indemnity Ins	urance	
Does your firm hold additional own funds or PII under GENPRU 2.1.67R	12A	The <i>firm</i> should report either "Own funds" or "PII". Where a <i>firm</i> has PII but also holds <i>own funds</i> to cover any excesses and/or exclusions on the policy, the <i>firm</i> should report "PII".
PII Basic information	10	Tr. 1 11 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /
	13	Firms should enter details on all relevant PII policies, using a separate line for each policy. A firm may satisfy its requirements for professional indemnity insurance with a policy that provides cover to one or more entities other than the firm, provided the policy satisfies the conditions of the AIFMD level 2 regulation in respect of the firm, exclusive of the cover provided to other entities by the policy. If such a policy is held, each firm covered by the policy should include the policy information on their return.
Annualised premium	13A	This should state the premium payable (in descending order of size, where relevant), net of tax and any other

		add-ons. If the premium covers a period other than 12
		months, it should be annualised before ranking.
Insurer (from list)	13B	Select the PII insurer from the list provided. If you
		have more than one policy with the same insurer, they
		should be combined. If the insurer is not listed, select
		'Other'. If a policy is underwritten by more than one
		insurance undertaking or Lloyd's syndicate, you should
		select 'multiple'.
Start date	13C	Enter the start date of the policy.
Renewal date	13D	Enter the renewal date of the policy.
Currency of indemnity	13E	Using the appropriate International Organization for
limits		Standardization ISO 4217 three digit code (eg, GBP),
		enter the currency in which the indemnity limits, in
		fields 13F to 13J are reported.
Limit of indemnity	13F	You should record the required indemnity limits on the
required: single		firm's PII policy or policies for single claims. A firm
		should calculate this amount in line with GENPRU
		2.1.71EU and include the amount of any assets under
		management that are delegated to the firm by mandate.
		Where these are denominated in a currency other than
		the currency of the report, the figure should be
		converted to the currency of the submission using the
		closing mid-market rate of exchange on the reporting
		period end date.
Limit of indemnity	13G	You should record the required indemnity limits on the
required: aggregate		firm's PII policy or policies, in aggregate. A firm
1 66 6		should calculate this amount in line with GENPRU
		2.1.71EU and include the amount of any assets under
		management that are delegated to the firm by mandate.
		Where these are denominated in a currency other than
		3
		the currency of the report, the figure should be
		converted to the currency of the submission using the
		closing mid-market rate of exchange on the reporting
Limit of indomnity	13H	period end date. Voy should record the indomnity limits on the firm's
Limit of indemnity received: single	13H	You should record the indemnity limits on the <i>firm's</i>
received. Single		PII policy or policies received for single claims.
		Where these are denominated in a currency other than
		the currency of the report, the figure should be
		converted to the currency of the submission using the
		closing mid-market rate of exchange on the reporting
		period end date.
Limit of indemnity	13J	You should record the indemnity limits on the <i>firm's</i>
received: aggregate		PII policy or policies, received in aggregate.
		Where these are denominated in a currency other than
	1	<u> </u>
		the currency of the report, the figure should be

		closing mid-market rate of exchange on the reporting period end date.
PII detailed information		period the date.
Business line (from list)	13K	For policies that cover all business lines, <i>firms</i> should select 'All' from the list provided. Where the policy contains different excess for different business lines, <i>firms</i> should identify these business lines from the list (or the closest equivalent) and report the (highest) excess for that business line in data element 13L. Once these 'non-standard' excesses have been identified, the remaining business lines should be reported under 'All other'.
Policy excess	13L	For policies that cover all business lines with no difference in excesses, this should be the excess applicable. Otherwise, it should contain the highest excess for each business line that differs. Under <i>GENPRU</i> 2.1.67R(1)(b), a firm should include additional own funds sufficient to cover the highest excess in the amount reported in 5A.
Policy exclusions	13M	If there are exclusions in the <i>firm's</i> PII policy, the business type(s) to which they relate should be selected from the list provided. Under <i>GENPRU</i> 2.1.67R(1)(b), a firm should include additional own funds sufficient to cover any liabilities arising in the amount reported in 5A.

$FIN067-Capital\ adequacy-supplemental\ (for\ {\it collective\ portfolio\ management\ investment\ firms})\ validations$

Internal validations

Data elements are referenced by row, then column.

Validation number	Data eleme	ent	
1	7A	=	Higher of ((Higher of 2A and 3A) $+ 4A + 5A$) and 6A
2	8A	=	1A - 7A
3	11A	=	10A - 9A

External validations

Validation number	Data elem	ent	
1	1A	=	FSA003.57A

2 3A = FSA003.104A 3 6A = FSA003.70A

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Part II: Comes into force on 22 July 2014

16 Reporting requirements

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16.12 Integrated Regulatory Reporting

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Regulated Activity Group 3

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16.12.11 R The applicable *data items* referred to in *SUP* 16.12.4R are set out according to *firm* type in the table below:

Descriptio n of data		Firms prudential category and applicable data items (note 1)										
item	BIP	RU firms (note	17)		Firms otl	ner than B	IPRU firms	5				
	730 K	125K and collective portfolio management investment firms	50K	IPRU (INV) Chapter 3	IPRU (INV) Chapter 5	IPRU (INV) Chapter 9	IPRU (INV) Chapter 13	<i>UPRU</i>				
Annual report and accounts			•••					No standard format				
Solvency statement								No standard format (note 11)				
Balance sheet	•••		•••					FSA029				
Income statement					•••			FSA030				

Capital adequacy	 		 	 	FSA036
Client money and client assets	 	•••	 	 	FSA039
CFTC	 		 	 	FSA040 (note 24)

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16.12.12 R The applicable reporting frequencies for *data items* referred to in *SUP*16.12.4R are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

Data item	BIPRU 730K firm	BIPRU 125K firm and collective portfolio management investment firm	BIPRU 50K firm	UK consolidation group or defined liquidity group	Firm other than BIPRU firms
FSA036	•••				Quarterly

16.12.13 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.12R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly	Annual
FSA036				20 business days		

Regulated Activity Group 4

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16.12.15 R The applicable *data items* referred to in *SUP* 16.12.4R according to type of *firm* are set out in the table below:

Description of data item		Firn	ns' pr	rudential ca	ategory and applicable data items (note 1)				
or adia tiem		BIPRU firms			1	Firms other	than <i>BIPRU</i>	I firms	
	730 K	125K and collective portfolio management investment firms	50 K	IPRU (INV) Chapter 3	IPRU (INV) Chapter 5	IPRU (INV) Chapter 9	IPRU (INV) Chapter 11	IPRU (INV) Chapter 13	UPRU
Solvency statement (note 11)									No standard format
Balance sheet									FSA029
Income statement									FSA030
Capital adequacy									FSA036
Volumes and types of business (note 21)									FSA038
Client money and client assets									FSA039
UCITS (note 22)									FSA042

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16.12.16 R The applicable reporting frequencies for *data items* referred to in *SUP*16.12.15R are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm's accounting reference date*, unless

indicated otherwise.

Data item	Firms' prudential category							
	BIPRU BIPRU 125K 730K firm firm and collective portfolio management investment firm		BIPRU 50K firm	UK consolidation group or defined liquidity group	Firm other than BIPRU firms			
FSA036					Quarterly			

16.12.17 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.16R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly	Annual
FSA036				20 business days		
•••						

Regulated Activity Group 8

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16.12.25 R The applicable *data items* referred to in *SUP* 16.12.4R are set out according to type of *firm* in the table below:

Descriptio n of data item	Firms' prudenti	Firms' prudential category and applicable data item (note 1)			
	BIPRU	Firms other than BIPRU firms			

	730K	125K	50K	IPRU (INV) Chapter 3	IPRU (INV) Chapter 5	IPRU (INV) Chapter 9	IPRU (INV) Chapter 13	<i>UPRU</i>
Solvency statement (note 11)								No standard format
Income statement	•••							FSA030
Capital adequacy	•••	•••					•••	FSA036
Client money and client assets								FSA039

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16.12.26 R The applicable reporting frequencies for *data items* referred to in *SUP*16.12.25AR are set out according to the type of *firm* in the table below.
Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

Data item	BIPRU 730K firm	BIPRU 125K firm	BIPRU 50K firm	UK consolidation group or defined liquidity group	Firms other than BIPRU firms
FSA036					Quarterly

16.12.27 R The applicable due dates for submission referred to in *SUP* 16.12.4R are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in *SUP* 16.12.26R, unless indicated otherwise.

Data item	Daily	Weekly	Monthly	Quarterly	Half yearly	Annual
FSA036				20 business days		
•••				•		

SUP 16 Annex 24R Data items for SUP 16.12

Form FSA036 is deleted.

SUP 16 Annex 25G Guidance notes for data items in SUP 16 Annex 24R

Guidance notes on Form FSA036 are deleted

Annex K

Amendments to the Compensation sourcebook (COMP)

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

1.4 EEA firms

1.4.1 G Incoming EEA firms which are conducting regulated activities in the United Kingdom under a BCD, IMD, or MiFID or UCITS Directive passport are not required to participate in the compensation scheme in relation to those passported activities. They may apply to obtain the cover of, or 'top-up' into, the compensation scheme if these is no cover provided by the incoming EEA firm's Home State compensation scheme or if the level or scope of the cover is less than provided by the compensation scheme. This is covered by COMP 14.

...

4.2 Who is eligible to benefit from the protection provided by the FSCS?

. . .

4.2.2 R Table COMP 4.2.2R Persons not eligible to claim unless COMP 4.3 applies (see COMP 4.2.1R)

This table belongs to COMP 4.2.1R

<u>(18)</u>	Alternative investment funds, and anyone who is the AIFM or depositary of an alternative investment fund.

. . .

6.2 Who is a relevant person?

...

- 6.2.2 G ...
 - (4) An incoming EEA AIFM managing an authorised AIF from a branch in the UK or under the freedom to provide cross-border services, is a relevant person for that activity.
 - (5) An incoming EEA AIFM managing an unauthorised AIF is not a relevant person for that activity unless it has top-up cover.
 - (6) An incoming EEA AIFM providing the services in article 6(4) of AIFMD is not a relevant person for those activities, unless it has top-up cover.

...

14.1 Application and Purpose

Application

. . .

14.1.2 R This chapter also applies to an *incoming EEA firm* which is a *credit institution*, or an *MIFID investment firm* (or both), an *IMD insurance intermediary*, or a *UCITS management company* or an *AIFM*.

Purpose

14.1.3 G This chapter provides supplementary rules and guidance for an incoming EEA firm which is a credit institution, an IMD insurance intermediary, an MiFID investment firm, of UCITS management company of AIFM. It reflects in part the implementation of the Deposit Guarantee Directive, Investors Compensation Directive, and UCITS Directive. This sourcebook applies in the usual way to an incoming EEA firm which is exercising EEA rights under the Insurance Directives. Such a firm is not affected by the Deposit Guarantee Directive, the Investors Compensation Directive or the UCITS Directive.

...

In relation to an *incoming EEA firm's passporting activities*, its *Home State* compensation scheme must provide compensation cover in respect of business within the scope of the *Deposit Guarantee Directive*, *Investors Compensation Directive*, and article 6(3) of the *UCITS Directive* and article 6(4) of *AIFMD*, whether that business is carried on from a *UK branch* or on a *cross-border services* basis. (For an *EEA UCITS management company* this is only for certain *passported activities*, namely *managing investments* (other than *collective portfolio management*, advising on investments or safeguarding and administering investments.

Insurance mediation activity relating to non-investment insurance contracts is not within the scope of the *Deposit Guarantee Directive* and the *Investor Compensation Directive*.

. . .

14.2 Obtaining top-up cover

• • •

- 14.2.3 G A notice under *COMP* 14.2.1R should include details confirming that the *incoming EEA firm* falls within a prescribed category. In summary:
 - (1) the *firm* must be:

. . .

- (d) a *UCITS management company* that carries on the activities of *managing investments* (other than *collective portfolio management*), advising on investments or safeguarding and administering investments; and or
- (e) an AIFM that carries on AIFM management functions for an unauthorised AIF; or
- (f) an AIFM that provides the services in article 6(4) of AIFMD;

...

• • •

Annex L

Amendments to the Building Societies Regulatory Guide (BSOG)

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

2.8 Timetable

...

2.8.4 G Notes:

(1) ...

...

(4) Where the Prudential Regulator is the PRA it is under a statutory obligation to consult the FCA (see section 95(6A) of the 1986 Act) in respect of approval of the Transfer Statement and Confirmation. This consultation will take place within the above timetable.

...