

# Financial Services Act 2021

# CHAPTER 22

# FINANCIAL SERVICES ACT 2021

Prudential regulation of credit institutions and investment firms

- 1 Exclusion of certain investment firms from the Capital Requirements Regulation
- 2 Prudential regulation of certain investment firms by FCA rules
- 3 Transfer of certain prudential regulation matters into PRA rules
- 4 CRR Basel standards
- 5 Prudential regulation of credit institutions etc by PRA rules
- 6 Power to amend the Credit Rating Agencies Regulation
- 7 Amendments of the Capital Requirements Regulation

#### Benchmarks

- 8 Review of which benchmarks are critical benchmarks
- 9 Mandatory administration of a critical benchmark
- 10 Prohibition on new use where administrator to cease providing critical benchmark
- 11 Assessment of representativeness of critical benchmarks
- 12 Mandatory contribution to critical benchmarks
- 13 Designation of certain critical benchmarks
- 14 Use of Article 23A benchmarks
- 15 Orderly cessation of Article 23A benchmarks
- 16 Review of exercise of powers under Article 23D
- 17 Policy statements relating to critical benchmarks
- 18 Critical benchmarks provided for different currencies etc
- 19 Changes to and cessation of a benchmark
- 20 Extension of transitional period for benchmarks with non-UK administrators
- 21 Benchmarks: minor and consequential amendments

#### Access to financial services markets

- 22 Regulated activities and Gibraltar
- 23 Power to make provision about Gibraltar
- 24 Collective investment schemes authorised in approved countries
- 25 Individually recognised overseas collective investment schemes
- 26 Money market funds authorised in approved countries
- 27 Provision of investment services etc in the UK

Variation or cancellation of permission to carry on regulated activity

28 Part 4A permissions: variation or cancellation on initiative of FCA

## Rules about level of care provided by authorised persons

29 FCA rules about level of care provided to consumers by authorised persons

### Insider dealing and money laundering etc

- 30 Insider lists and managers' transactions
- 31 Maximum sentences for insider dealing and financial services offences
- 32 Money laundering offences: electronic money institutions, payment institutions and deposit-taking bodies
- 33 Forfeiture of money: electronic money institutions and payment institutions
- 34 Application of money laundering regulations to overseas trustees

#### Debt respite scheme

35 Debt respite scheme

#### Help to save

36 Successor accounts for Help-to-Save savers

## Miscellaneous

- 37 Regulated activities and application of Consumer Credit Act 1974
- 38 Amendments of the PRIIPs Regulation etc
- 39 Retention of personal data under the Market Abuse Regulation
- 40 Over the counter derivatives: clearing and procedures for reporting
- 41 Regulations about financial collateral arrangements
- 42 Appointment of chief executive of FCA
- 43 Subordinate legislation made under retained direct EU legislation
- 44 Payment services and the provision of cash

#### General

- 45 Power to make consequential provision
- 46 Regulations
- 47 Interpretation
- 48 Extent
- 49 Commencement and transitional provision
- 50 Short title

### SCHEDULES

SCHEDULE 1 — Exclusion of certain investment firms from the Capital Requirements Regulation: consequential amendments

- PART 1 AMENDMENTS OF THE CAPITAL REQUIREMENTS REGULATION
- 1 The Capital Requirements Regulation is amended as follows.
- 2 (1) Article 4(1) (definitions) is amended as follows.
- 3 (1) Article 4A (definitions: regulators' rules) is amended as follows....
- 4 For Article 4B substitute— Article 4B The consolidating supervisor The...
- 5 Before Article 11 (and the Section and Chapter headings before...
- 6 Omit Article 15 (derogation from the application of own funds...
- 7 Omit Article 16 (derogation from the application of the leverage...
- 8 Omit Article 17 (supervision of investment firms waived from the...
- 9 In Article 47c(5) (deduction for non-performing exposures), omit "and the...
- 10 In Article 49(6) (requirement for deduction where consolidation, supplementary supervision...
- 11 (1) Article 81(1)(a) (minority interests that qualify for inclusion in...
- 12 (1) Article 82(a) (Qualifying Additional Tier 1, Tier 1, Tier...
- 13 (1) Article 84 (minority interests included in consolidated Common Equity...
- 14 (1) Article 85 (qualifying Tier 1 instruments included in consolidated...
- 15 (1) Article 87 (qualifying own funds included in consolidated own...
- 16 In Article 93 (initial capital requirement on going concern)-
- 17 Omit Article 95 (own funds requirements for investment firms with...
- 18 Omit Article 96 (own funds requirements for IFPRU 730k firms)....
- 19 Omit Article 97 (own funds based on fixed overheads).
- 20 Omit Article 98 (own funds for investment firms on a...
- 21 In Article 100 (additional reporting requirements), in the second subparagraph,...
- 22 In Article 115(2) (exposures to regional governments or local authorities),...
- 23 In Article 119 (exposures to institutions), after paragraph 5 insert-...
- 24 (1) Article 136 (mapping of ECAI's credit assessments) is amended...
- 25 In Article 162(3) (maturity), in the second subparagraph, in point...
- 26 (1) Article 197 (eligibility of collateral under all approaches and...
- 27 In Article 199(8) (additional eligibility for collateral under the IRB...
- 28 In Article 200 (other funded credit protection), for point (c)...
- 29 In Article 202 (eligibility of protection providers under the IRB...
- 30 In Article 224(6) (supervisory volatility adjustment under Financial Collateral Comprehensive...
- 31 In Article 227(3) (conditions for applying 0% volatility adjustment under...
- 32 In Article 243(1) (criteria for STS securitisations qualifying for differentiated...
- 33 (1) Article 270e (securitisation mapping) is amended as follows.
- 34 In Article 290(3) (stress testing), for the words from "the...
- 35 (1) Article 304(5) (treatment of clearing members' exposure to clients)...
- 36 (1) Article 325u(5) (own funds requirements for residual risks) is...

- 37 (1) Article 325az (alternative internal model approach and permission to...
- 38 (1) Article 325bk(3) (calculation of stress scenario risk measure) is...
- 39 In Article 382(4) (scope of own funds requirements for CVA...
- 40 (1) Article 441(2) (indicators of global systemic importance) is amended...
- 41 In Article 450(1)(d) (remuneration policy) omit "19A.3.44R to 44DR and"....
- 42 In Article 456(1) (regulations modifying this Regulation) omit points (f)...
- 43 (1) Article 464B (power to make technical standards) is amended...
- 44 In Article 522(1)(b) (savings provisions: pre-exit decisions)—
- 45 In Annex 1 (classification of off-balance sheet items), in point...
- 46 (1) Annex 3 (items subject to supplementary reporting of liquid...
- 47 In the following provisions, for "FCA and PRA may each"...
  PART 2 AMENDMENTS OF THE CAPITAL REQUIREMENTS (COUNTRY-BY-
  - **COUNTRY REPORTING) REGULATIONS 2013**
- 48 The Capital Requirements (Country-by-Country Reporting) Regulations 2013 (S.I. 2013/3118) are...
- 49 (1) Regulation 1(2) (interpretation) is amended as follows.
- 50 In regulation 1, after paragraph (2) insert—
- 51 In regulation 1(3) (interpretation of references to EU legislation), for...
- 52 (1) Regulation 2 (ongoing reporting obligation) is amended as follows....
- 53 In regulation 3(1) (interim reporting obligation), after "Institutions" insert "and...
- 54 (1) Regulation 4 (group disclosure) is amended as follows.
- 55 (1) Regulation 5 (prior disclosure: prevention of duplication) is amended...
- 56 In regulation 6(2) (enforcement)— (a) in sub-paragraph (a) omit "which...

SCHEDULE 2 — Prudential regulation of FCA investment firms

- PART 1 NEW PART 9C OF THE FINANCIAL SERVICES AND MARKETS ACT 2000
- 1 In the Financial Services and Markets Act 2000, after Part... PART 2 — MINOR AND CONSEQUENTIAL AMENDMENTS
- 2 The Financial Services and Markets Act 2000 is amended as...
- 3 In section 133(7A) (proceedings before the Tribunal: meaning of "disciplinary...
- 4 In section 137A (the FCA's general rules), at the end...
- 5 In section 165(7) (regulators' power to require information), after paragraph...
- 6 (1) Section 166 (regulators' power to require reports by skilled...
- 7 (1) Section 167 (regulators' power to appoint investigators) is amended...
- 8 (1) In section 168(4), after paragraph (i) insert—
- 9 (1) Section 176 (entry of premises under warrant) is amended...
- 10 After section 177 insert— Interpretation Interpretation of Part 11 In this Part— "FCA investment firm" has the meaning given...
- 11 In section 347(1)(g) (record of authorised persons etc), after "order"...
- 12 In section 391(1ZB) (publication of warning notices), after paragraph (ia)...
- 13 In section 392 (application of third party rights to notices)—...

- 14 In section 395(13) (meaning of supervisory notice), after paragraph (bba)...
- 15 (1) Section 417(1) (definitions) is amended as follows.
- 16 In section 424A(1) (investment firm), after "this Act" insert "(except...
- 17 (1) Section 429 (parliamentary control of statutory instruments) is amended...
- 18 In paragraph 20(4) of Schedule 1ZA (enforcement costs), after paragraph...
  - PART 3 TRANSITIONAL PROVISION
- 19 Rules made before Part 1 of this Schedule comes into force
- 20 Pre-commencement consultation etc
- 21 Relevant equivalence decisions
- 22 Carbon target
- 23 Interpretation
  - SCHEDULE 3 Prudential regulation of credit institutions etc
    - PART 1 NEW PART 9D OF THE FINANCIAL SERVICES AND MARKETS ACT 2000
  - In the Financial Services and Markets Act 2000, after Part...
    PART 2 PRA'S POWERS IN RELATION TO CERTAIN HOLDING COMPANIES
  - 2 Part 12B of the Financial Services and Markets Act 2000...
  - 3 Before section 1920 insert— Interpretation .
  - 4 (1) Section 1920(1) (interpretation) is amended as follows.
  - 5 Before section 192P insert— Approval.
  - 6 Omit section 192V (rules imposing consolidated or sub-consolidated requirements).
  - 7 After section 192X insert— Rules Rules applying to holding companies...
- 8 In section 192Y(1) (power to impose penalty or issue censure),... PART 3 — MINOR AND CONSEQUENTIAL AMENDMENTS
- 9 Bank of England Act 1998 (c. 11)
- 10 Financial Services and Markets Act 2000 (c. 8)
- 11 In section 137G (the PRA's general rules), at the end...
- 12 In section 138J(10) (consultation by the PRA), for "section 138L"...
- 13 In section 138K (consultation: mutual societies), at the end insert-...
- 14 (1) Section 1920 (interpretation of Part 12B) is amended as...
- 15 In section 192R(3) (grant of approval)— (a) in paragraph (a)...
- 16 (1) Section 192T (measures) is amended as follows.
- 17 In section 192Y(1) (power to impose penalty or issue censure)—...
- 18 In section 417(1) (definitions), at the appropriate place, insert— "CRR...
- 19 In section 429(2) (parliamentary control of statutory instruments: affirmative procedure),...
- 20 Capital Requirements Regulations 2013 (S.I. 2013/3115)
- 21 In regulation 2(1), in the definition of "appropriate regulator", at...
- 22 (1) Regulation 39 (meaning of "permission" etc) is amended as... PART 4 — TRANSITIONAL PROVISION
- 23 Pre-commencement consultation etc
- 24 Relevant equivalence decisions
- 25 Carbon target
- 26 Section 192V rules
- 27 Interpretation

SCHEDULE 4 — Amendments of the Capital Requirements Regulation

- 1 The Capital Requirements Regulation is amended as follows.
- 2 In Article 4A(1)(a) (definitions: references to PRA rulebook), for "as...
- 3 In Article 92(3) (own funds requirements), for points (b) and...
- 4 In Article 107(3) (approaches to credit risk), for "third-country investment...
- 5 In Article 144(1)(g) (competent authorities' assessment of an application to...
- 6 In Article 201(1) (eligibility of protection providers under all approaches),...
- 7 (1) Article 223 (Financial Collateral Comprehensive Method) is amended as...
- 8 In Article 283 (permission to use the Internal Model Method),...
- 9 For Article 298 substitute— Article 298 Effects of recognition of...
- 10 In Article 299(2) (items in the trading book), omit point...
- 11 In Article 384(1) (standardised method), in the definition of "EADitotal"—...
- 12 (1) Article 500d (temporary calculation of exposure value of regularway...
- 13 (1) Annex 2 (types of derivatives) is amended as follows....

SCHEDULE 5 — Benchmarks: minor and consequential amendments

- 1 The Benchmarks Regulation is amended as follows.
- 2 (1) Article 3(1) (definitions) is amended as follows.
- 3 In Article 3, after paragraph 1 insert— References in this Regulation to the capability of a benchmark...
- 4 In Article 11 (input data), after paragraph 4 insert— In the case of a critical benchmark, paragraph 4 does...
- 5 In Article A20(5)(b) (review of critical benchmarks), for "determines" substitute...
- 6 (1) Article 20 (critical benchmarks: conditions and other matters) is...
- 7 In Article 21(3) (mandatory administration of a critical benchmark), in...
- 8 After Article 26 insert— CHAPTER 7 COMPLIANCE WITH REQUIREMENTS Article...
- 9 In Article 29 (use of a benchmark), after paragraph 1...
- 10 In Article 36(1) (register of administrators and benchmarks), after point...
- 11 After Article 48 insert— TITLE 6A PROVISION OF INFORMATION AND...

SCHEDULE 6 — Gibraltar-based persons carrying on activities in the UK

SCHEDULE 7 — UK-based persons carrying on activities in Gibraltar

SCHEDULE 8 — Gibraltar: minor and consequential amendments 1 Financial Services and Markets Act 2000 (c. 8)

- 2 In section 3A(3)(a) (expressions in which general definition of "regulator"...
- 3 In section 33(1)(a) (withdrawal of authorisation), after "permission" insert "or...
- 4 In Part 5 (performance of regulated activities), after section 711...
- 5 After section 137A insert— The FCA's general rules: Gibraltar (1) The FCA's general rules may not make provision prohibiting...

- 6 After section 137G insert— The PRA's general rules: Gibraltar (1) The PRA's general rules may not make provision prohibiting...
- 7 In section 213 (the compensation scheme), after subsection (9) insert
- 8 In section 214 (provisions of the compensation scheme: general), before...
- 9 In section 224 (scheme manager's power to inspect documents held...
- 10 After section 367 insert— Winding-up petitions: Gibraltar-based persons (1) A regulator may not present a petition to the...
- 11 (1) Section 392 (application of sections 393 and 394: warning...
- 12 (1) Section 395 (the FCA's and PRA's procedures) is amended...
- 13 Omit section 409 (Gibraltar).
- 14 In section 417(1) (definitions), at the appropriate places insert— "Gibraltar-based...
- 15 In section 418 (carrying on regulated activities in the United...
- 16 (1) Section 429 (parliamentary control of statutory instruments) is amended...
- 17 In paragraph 24 of Schedule 1ZA (services for which the...
- 18 In paragraph 32 of Schedule 1ZB (services for which the...
- 19 Financial Services and Markets Act 2000 (Gibraltar) Order 2001 (S.I. 2001/3084)
- SCHEDULE 9 Collective investment schemes authorised in approved countries PART 1 — PROVISIONS TO BE INSERTED IN CHAPTER 5 OF PART 17 OF THE FINANCIAL SERVICES AND MARKETS ACT 2000
- 1 In Chapter 5 of Part 17 of the Financial Services... PART 2 — MINOR AND CONSEQUENTIAL AMENDMENTS
- 2 Financial Services and Markets Act 2000 (c. 8)
- 3 In section 138I (consultation by the FCA), after subsection (9)...
- 4 (1) Section 165 (regulators' powers to require information) is amended...
- 5 In section 237(2) (Part 17 definitions), in the definition of...
- 6 In section 392 (application of third party rights to notices)—...
- 7 In section 395(13) (meaning of supervisory notice), before paragraph (f)...
- 8 In section 429(2) (regulations subject to affirmative procedure), after "262,"...
- 9 The Alternative Investment Fund Managers Regulations 2013 (S.I. 2013/1773)
- 10 In regulation 57 (marketing of third country AIFs by full-scope...
- 11 In regulation 58(1) (marketing of AIFs managed by small third...
- 12 In regulation 59 (marketing of AIFs managed by other third...
- 13 The Collective Investment Schemes (Amendment etc.) (EU Exit) Regulations 2019 (S.I. 2019/325)
- 14 In regulation 62(3) (end of temporary recognition)—
- 15 In regulation 67 (power to extend the period for temporary...
- 16 After regulation 67 insert— Applications under section 271A of the...

SCHEDULE 10 — Amendments of the Markets in Financial Instruments Regulation

- 1 Introduction
- 2 Scope
- 3 Definitions

- 4 Provision of services by third-country firms following equivalence determination
- 5 (1) Article 46 (general provision about provision of services etc...
- 6 Equivalence determination
- 7 Requirements
- 8 Temporary prohibitions and restrictions and withdrawal of registration
- 9 Temporary prohibitions and restrictions and withdrawal of registration: procedure
- 10 FCA directions and rules
- 11 In the heading of Article 50B (FCA Directions), at the...
- 12 After that Article insert— Article 50C Other FCA directions A direction by the FCA under Article 46(4) may make...
- 13 The requirements of section 138I of the Financial Services and...
- 14 Transitional provisions

SCHEDULE 11 — Variation or cancellation of Part 4A permission on initiative of FCA: additional power

- 1 The Financial Services and Markets Act 2000 is amended as...
- 2 After section 55J insert— Variation or cancellation on initiative of...
- 3 After Schedule 6 insert— SCHEDULE 6A Variation or cancellation of...
- 4 In section 133 (proceedings before Tribunal: general provision), after subsection...
- 5 In section 392 (application of sections 393 and 394)—

# SCHEDULE 12 — Forfeiture of money: electronic money institutions and payment institutions

- 1 Anti-terrorism, Crime and Security Act 2001 (c. 24)
- 2 Part 4B (forfeiture of terrorist money held in bank and...
- 3 In the Part heading, for "bank and building society" substitute...
- 4 (1) Paragraph 10Q (application for account freezing order) is amended...
- 5 In paragraph 10V(1) (restriction on proceedings and remedies), for "bank...
- 6 In paragraph 10W(6)(b) (account forfeiture notice), for "bank or building...
- 7 (1) Paragraph 10Y (lapse of account forfeiture notice) is amended...
- 8 In paragraph 10Z2(7)(a) (forfeiture order), for "bank or building society"...
- 9 In Part 6 (interpretation), in paragraph 19(1), at the appropriate...
- 10 Proceeds of Crime Act 2002 (c. 29)
- 11 Chapter 3B (forfeiture of money held in bank and building...
- 12 In the Chapter heading, for "bank and building society" substitute...
- 13 In the italic heading before section 303Z1, for "bank and...
- 14 (1) Section 303Z1 (application for account freezing order) is amended...
- 15 In section 303Z2(3) (restrictions on making of application under section...
- 16 In section 303Z6(1), for "bank or building society" substitute "relevant...
- 17 In section 303Z8(4), for "bank or building society" substitute "relevant...
- 18 In section 303Z9(6)(b) (account forfeiture notice: England and Wales and...
- 19 (1) Section 303Z11 (lapse of account forfeiture notice) is amended...

- 20 In section 303Z14(7)(a) (forfeiture order), for "bank or building society"...
- 21 In section 316(1) (general interpretation of Part 5), at the...