The Alternative Investment Fund Managers (Amendment etc.) (EU Exit) Regulations 2019

Made - - - - 19th February 2019

Coming into force in accordance with regulation 1

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CHAPTER 2
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The Treasury make the following Regulations in exercise of the powers conferred by section 8(1) of, and paragraph 21 of Schedule 7 to, the European Union (Withdrawal) Act 2018. In accordance with paragraph 1(1) of Schedule 7 to that Act, a draft of these Regulations has been laid before Parliament and approved by a resolution of each House of Parliament.

PART 1
Introduction

Citation and commencement

1.—(1) These Regulations may be cited as the Alternative Investment Fund Managers (Amendment etc.) (EU Exit) Regulations 2019.
(2) These Regulations come into force on exit day.

(a) 2018 c. 16.
PART 2
Amendment of secondary legislation
CHAPTER 1
Amendment of the Alternative Investment Fund Managers Regulations 2013

Amendment of the Alternative Investment Fund Managers Regulations 2013

2. The Alternative Investment Fund Managers Regulations 2013(a) are amended in accordance with this Chapter.

Introductory provisions

3.—(1) In regulation 2(1)—
(a) omit the definition of “Article 36 custodian”;
(b) omit the definition of “competent authority”;
(c) in the definition of “depositary” for “at Article 21.1 of the directive” substitute “in rule 3.11.4 of the Investment Funds sourcebook”;
(d) for the definition of “EEA AIF” substitute—
“EEA AIF” means an AIF which—
(a) is authorised or registered under the applicable law in an EEA state, or has its registered office or head office in an EEA State; and
(b) was marketed in the United Kingdom before exit day under these Regulations;”;
(e) omit the definition of “EEA AIFM”;
(f) for the definition of “EEA ELTIF”, substitute—
“EEA ELTIF” means an EEA AIF that is authorised as a European long-term investment fund under Article 6 of the ELTIF Regulation by the competent authority of an EU member State;”;
(g) omit the definition of “ELTIF(c)”; 
(h) omit the definition of “ESRB”;
(i) before the definition of “EuSEF Manager”, insert—
“EuSEF” means a European social entrepreneurship fund registered under Article 15a of the EuSEF Regulation as that Regulation applies in the European Union;”;
(j) after the definition of “EuSEF Regulation”, insert—
“EuVECA” means a European venture capital fund registered under Article 14a of the EuVECA Regulation as that Regulation applies in the European Union;”;
(k) in the definition of “external valuer”(d), for “Article 19 of the directive” substitute “section 3.9 of the Investment Funds sourcebook”;
(l) after the definition of “external valuer” insert—
“FCA” means the Financial Conduct Authority;”;
(m) omit the definition of “full-scope EEA AIFM”;
(n) before the definition of “implementing provision” insert—
“full-scope Gibraltar AIFM” means an AIFM which is authorised to manage AIFs under Part 4 of the Financial Services (Alternative Investment Fund Managers)
Regulations 2013(a) of Gibraltar which is not a small AIFM within the meaning of regulation 8 of those Regulations;

“Gibraltar AIF” means an AIF which is authorised or registered under the national law in Gibraltar, or has its registered office or head office in Gibraltar;

“Gibraltar AIFM” means a Gibraltar AIFM which is authorised to manage AIFs under Part 4 of the Financial Services (Alternative Investment Fund Managers) Regulations 2013(b) of Gibraltar which is exercising an entitlement under the Financial Services and Markets Act 2000 (Gibraltar) Order 2001(c) to establish a branch or provide services in the United Kingdom;”;

(o) in the definition of “implementing provision”—

(i) for paragraph (c), substitute—

“(c) by any other EU Regulation which was made under the directive before exit day, and forms part of retained EU law;”;

(ii) in paragraph (d), for “if the provision implements the directive” substitute “if the provision was relied on before exit day to implement the directive, or replaces such a provision”;

(p) after the definition of “internal AIFM” insert—

“‘issuer’ means a company which has its registered office in the United Kingdom and the shares of which are admitted to trading on a UK regulated market, within the meaning of Article 2(1)(13A) of Regulation (EU) 600/2014 on markets in financial instruments;

“leverage” means any method by which the 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;”;

(q) after the definition of “managing an AIF”, insert—

“‘non-listed company’ means a company which has its registered office in the United Kingdom and the shares of which are not admitted to trading on a UK regulated market within the meaning of Article 2(1)(13A) of Regulation (EU) 600/2014 on markets in financial instruments;”;

(r) for the definition of “professional investor”, substitute—

“‘professional investor’ means an investor who is considered to be a professional client within the meaning of Article 2(1)(8) of Regulation (EU) 600/2014 on markets in financial instruments;”;

(s) after the definition of “qualifying venture capital fund”, insert—

“‘RVECA Manager’ means the manager of a venture capital fund that is registered in accordance with Article 14 of the EuVECA Regulation;”;

(t) omit the definition of “regulator’s notice”;

(u) after the definition of “retail investor”, insert—

“‘RVECA’ means a venture capital fund which is registered by the FCA in accordance with Article 14a of the EuVECA Regulation;

“SEF” means a social entrepreneurship fund which is registered by the FCA in accordance with Article 15a of the EuSEF Regulation;

“SEF Manager” means the manager of a qualifying social entrepreneurship fund that is registered in accordance with Article 15 of the EuSEF Regulation;”;

(v) in the definition of “small authorised UK AIFM”, in paragraph (c)—

(a) L.N. 2013/103.
(b) L.N. 2013/103.
(c) S.I. 2001/3084.
(i) omit “mentioned in Article 3.4 of the directive;”;
(ii) for “of the directive” the second time it is mentioned, substitute “applying to a full-
scope UK AIFM”;
(w) omit the definition of “small registered EEA AIFM”;
(x) in the definition of “third country” for “an EEA state” substitute “the United Kingdom”;
(y) in the definition of “third country AIF”, for “neither an EEA AIF” substitute “neither a
Gibraltar AIF”;
(z) after the definition of “third country feeder AIF”, insert—
“‘third country AIF custodian’ has the meaning given in regulation 57(5)(a)(a)”;
(aa) in the definition of “UK AIF”, for “an EEA State” substitute “the United Kingdom”;
(bb) for the definition of “UK ELTIF(b)”, substitute—
“‘UK LTIF’ means an AIF which is authorised by the FCA as a long-term investment
fund under Article 6 of the ELTIF Regulation;”;
(cc) after the definition of “UK ELTIF”, insert—
“‘UK UCITS’ has the meaning given in section 237(3) of the Act;”.

(2) In regulation 2(2)—
(a) omit paragraph (a);
(b) in paragraph (b)—
(i) omit “directly applicable”,
(ii) after “directive” insert “which forms part of retained EU law”.

(3) Omit regulation 2(3A)(c).

(4) At the end of regulation 2, insert—
“(5) Any reference in these Regulations to a sourcebook is to a sourcebook in the
Handbook of Rules and Guidance published by the FCA containing rules made and
guidance issued by the FCA under the Financial Services and Markets Act 2000 as it has
effect on exit day.

(6) Any reference in these Regulations to any EU Regulation, EU decision or EU tertiary
legislation (within the meaning of section 20 of the European Union (Withdrawal) Act
2018(d)) is, unless the contrary intention appears, to be treated as a reference to that EU
regulation, EU decision or EU tertiary legislation as it has effect on the day on which the
Alternative Investment Fund Managers (Amendment etc.) (EU Exit) Regulations 2018 are
made.”.

(5) In regulation 3—
(a) in paragraph (1), for sub-paragraph (b), substitute—
“(b) is not a UK UCITS;”;
(b) in paragraph (3), after sub-paragraph (a), insert—
“(aa) an occupational pension scheme, within the meaning of section 1(1) (categories
of pension schemes) of the Pension Schemes Act 1993(e);”;

(6) In regulation 4(4), after sub-paragraph (a) insert—
“(aa) an occupational pension scheme, within the meaning of section 1(1) of the
Pension Schemes Act 1993, including its trustees and managers;”.

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(a) As amended by these Regulations.
(b) The definition of UK ELTIF was inserted by S.I. 2015/1882,
(c) Paragraph (3A) was inserted by S.I. 2014/1292.
(d) 2018 c. 16.
(e) 1993 c. 48. Section 1(1) was amended by s.239 of the Pensions Act 2004 (c. 35).
Authorisation of full-scope UK AIFMs

4.—(1) In regulation 5—
(a) in paragraph (3)(c), for “implementing provisions relating to Article 9 of the directive”, substitute “rule 11.2.1 and section 11.3 of the Interim Prudential sourcebook for Investment Businesses”;
(b) in paragraph (8)(a)—
(i) for sub-paragraph (c), substitute—
“(c) a programme of activity setting out the organisational structure of the applicant, including information on how the applicant intends to comply with its obligations under the following provisions, so far as they apply to an AIFM—
(i) the Financial Services and Markets Act 2000(b);
(ii) these Regulations;
(iii) rules made by the FCA;
(iv) Commission Delegated Regulation;”;
(ii) in sub-paragraph (e), omit “EEA States or”;

(2) In regulation 6—
(a) in paragraph (1)—
(i) at the end of sub-paragraph (a), omit “and”;
(ii) omit sub-paragraph (b);
(b) in paragraph (3)—
(i) at the end of sub-paragraph (a), insert “; and”;
(ii) at the end of sub-paragraph (b), omit “and”;
(iii) omit sub-paragraph (c).

(3) In regulation 7(1), for “implementing provisions relating to Article 10.1 of the directive” substitute “rule 15.3.26 of the Supervision sourcebook”.

(4) Omit regulation 8.

SEFs, RVECAs and small AIFMs

5.—(1) In regulations 9(4), 10(4), 11(5), 12(1A) and 13(3)(c)—
(a) for “EuSEF Manager” substitute “SEF Manager”;
(b) for “EuVECA Manager” substitute “RVECA Manager”.

(2) In regulation 13—
(a) in paragraph (1)—
(i) after “Article 15” insert “or 15a”;
(ii) after “Article 14” insert “or 14a”;
(b) for paragraph (3), substitute—
“(3) If the FCA has not determined an application made under Article 15 or 15a of the EuSEF Regulation or Article 14 or 14a of the EuVECA Regulation before the end of the period of two months starting with the date on which the applicant has provided all the information required by the FCA in connection with the application—
(a) the FCA is to be treated as having refused the application, and
(b) the applicant may refer the matter to the Tribunal.”.

(a) Regulation 5(8) is amended by S.I. 2013/1797.
(b) 2000 c. 8.
(c) Regulations 11(5), 12(1A) and 13(3) were inserted by S.I. 2018/134.
(3) Omit regulation 14.

(4) In regulation 16(2)(c), omit “, in accordance with Article 3.4 of the directive”.

(5) In regulation 22—
   (a) in the heading, for “EuSEF and EuVECA Managers” substitute “SEF and RVECA Managers”;
   (b) omit paragraph (2);
   (c) in paragraph (3), omit “or (2)”.

(6) In regulation 48 and in the heading to regulation 48, for “EuSEF or EuVECA” substitute “SEF or RVECA”.

**ELTIFs**

6.—(1) In the heading to Part 3A(a), for “ELTIFs” substitute “LTIFs”.

(2) In regulation 23A(1), 23B(1), 23C(1) and 23C(2), for “UK ELTIF”, substitute “UK LTIF”.

(3) In the headings to each of regulations 23A, 23B and 23C and in regulation 23C(1), for “ELTIF” substitute “UK LTIF”.

(4) In regulations 30(7) and 32(3)(b)—
   (a) omit “an EEA ELTIF or”;
   (b) for “UK ELTIF” substitute “UK LTIF”.

**Operating conditions**

7.—(1) In regulation 24(1), for “Article 19 of the directive”, substitute “section 3.9 of the Investment Funds sourcebook”.

(2) In the heading to regulation 28, omit “under Article 20 of the directive”.

**Depositaries**

8.—(1) In regulation 29—
   (a) in paragraph (1)(c), for “an EEA AIFM” substitute “a Gibraltar AIFM”;
   (b) in paragraph (3), for the words “Directive 98/26/EC” to “of that Directive” substitute “the Financial Markets and Insolvency (Settlement Finality) Regulations 1999(d) by a designated system (within the meaning of regulation 2(1) of those Regulations)”.

(2) In regulation 30—
   (a) in paragraph (1), for “Article 21.8(a) of the directive” substitute “rule 3.11.21 of the Investment Funds sourcebook”;
   (b) in paragraph (4)(b), for “implementing provisions relating to the second paragraph of Article 21.11 of the directive”, substitute “rule 3.11.28 of the Investment Funds sourcebook”;
   (c) in paragraph (5)(b), for “implementing provisions relating to the second paragraph of Article 21.11 of the directive”, substitute “rule 3.11.28 of the Investment Funds sourcebook”;
   (d) in paragraph (6), for “Article 21.8 of the directive” substitute “rules 3.11.21 and 3.11.23 of the Investment Funds sourcebook”;
   (e) in paragraph (7)—

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(a) Regulations 23A to 23C and the heading to Part 3A were inserted by S.I. 2015/1882.
(b) Regulations 30(7) and 32(3) were inserted by S.I. 2015/1882.
(c) Regulation 29(1) is amended by S.I. 2013/1797, but those amendments are not yet in force.
(d) S.I. 1999/2979, to which there are amendments which are not relevant to this instrument.
(i) omit “an EEA ELTIF or”;
(ii) for “UK ELTIF” substitute “UK LTIF”.

(3) In regulation 31—
(a) in paragraph (1), for “Article 21.8(a) of the directive” substitute “rule 3.11.21 of the Investment Funds sourcebook”;
(b) in paragraph (2), for “Article 21.8 of the directive” substitute “rules 3.11.21 and 3.11.23 of the Investment Funds sourcebook”.

(4) In regulation 32—
(a) in paragraph (1)(b), for “implementing provisions relating to Article 21.11(d)(ii) of the directive”, substitute “rule 3.11.28(4)(b) of the Investment Funds sourcebook”;
(b) in paragraph (3)—
(i) omit “an EEA ELTIF or”;
(ii) for “UK ELTIF” substitute “UK LTIF”.

(5) In regulation 33(a)—
(a) for “an EEA State” substitute “the United Kingdom or Gibraltar”;
(b) for “the directive” substitute “the Financial Services and Markets Act 2000, these Regulations, and any EU tertiary legislation made under the directive which forms part of retained EU law”.

AIFs and control

9.—(1) In regulation 36(1), for paragraph (b), substitute—
“(b) for an issuer, holding the percentage of voting rights that confers control in the United Kingdom, calculated in accordance with rules made by the Panel on Takeovers and Mergers under the Companies Act 2006.”.

(2) In regulation 37(1), in the closing words, omit “other than the United Kingdom”.

(3) In regulation 42—
(a) in paragraph (1), for “implementing provisions relating to Article 22 of the directive” substitute “rules 3.3.2 to 3.3.8 of the Investment Funds sourcebook”;
(b) for paragraph (2) substitute—
“(2) The duty in paragraph (1) does not arise if—
(a) the non-listed company has its registered office in the United Kingdom and is required to draw up an annual report under the law applicable in the United Kingdom; and
(b) the AIFM ensures that—
(i) the annual report of the non-listed company contains the information in paragraph (3); and
(ii) the report is made available by the board of directors of the company to the employees’ representatives or, where there are none, to the employees themselves within the period in which the annual report must be drawn up.”;
(c) in paragraph (4), omit the words from “in accordance with” to the end of the paragraph.

(4) In regulation 43—
(a) in paragraph (4)(b), for “Article 20.1(b) to 20.1(h)” substitute “section 659(2)(b) or (c) of the Companies Act 2006(b), or an acquisition permitted by Chapter 4 of Part 18 of that Act”;

(a) Regulation 33 is amended by S.I. 2013/1797, but those amendments are not yet in force.
(b) 2006 c. 46.
(b) in paragraph (5)—
   (i) for the definition of “law” substitute—
       ““law” means the law of the United Kingdom, or of any part of the United Kingdom”;
   (ii) omit the definition of “second company law directive”.

Marketing of AIFs

10.—(1) In regulation 45, for “an EEA State” both times it occurs, substitute “the United Kingdom or Gibraltar”.

(2) In the heading to regulation 48, for “‘EuSEF’ or ‘EuVECA’” substitute “‘SEF’ or ‘RVECA’”.

(3) In regulation 48—
   (a) for “EuSEF” substitute “SEF”;
   (b) for “EuVECA” substitute “RVECA”.

(4) In regulation 49(a)—
   (a) in the heading, for “EEA” substitute “Gibraltar”;
   (b) renumber the existing provision as paragraph (1);
   (c) in paragraph (1), as renumbered—
       (i) in the opening words, for “EEA” substitute “Gibraltar”;
       (ii) in sub-paragraph (a), omit “(EEA passport rights)”;
   (d) after paragraph (1), insert—
       “(2) References in this regulation to Schedule 3 to the Act are to that Schedule as it applies in relation to Gibraltar AIFMs and Gibraltar AIFs.”.

(5) In regulation 50(b), in the table, in the entry relating to full-scope EEA AIFMs, for “EEA” substitute “Gibraltar”.

(6) In regulation 54(c)—
   (a) in paragraph (1), in sub-paragraph (b)—
       (i) for “EEA”, the first time it occurs, substitute “Gibraltar”;
       (ii) in paragraph (ii), for the words “in relation to” to the end, substitute “referred to in paragraph 14(1)(b) of Schedule 3 to the Act as that paragraph applies in relation to Gibraltar”;
       (iii) omit “(EEA passport rights)”;
   (b) in paragraph (4), in the opening words, for “EEA”, substitute “Gibraltar”;
   (c) in paragraph (5), for sub-paragraph (b), substitute—
       “(b) where the AIF concerned is a Gibraltar AIF, the Financial Services Commission of Gibraltar.”.

(7) In regulation 56(d), in the heading and in the opening words, for “EEA AIFM” substitute “Gibraltar AIFM”.

(8) In regulation 57(e)—
   (a) for the heading, substitute “Marketing of third country AIFs managed by full-scope UK AIFMs”;
   (b) in paragraph (1)(b)—

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(a) Regulation 49 is amended by S.I. 2013/1797.
(b) Regulation 50 is amended by S.I. 2013/1797.
(c) Regulation 54 is amended by S.I. 2013/1797.
(d) Regulation 56 is amended by S.I. 2013/1797.
(e) Regulations 57 to 64 are revoked by S.I. 2013/1797, but that revocation is not yet in force.
(i) for “an EEA AIF”, substitute “a Gibraltar AIF”;
(ii) omit “that is a feeder AIF, the master AIF of which is either managed by a third country AIFM or is a third country AIF”;
(c) in paragraph (2)(b), for “EEA AIFM” substitute “Gibraltar AIFM”;
(d) in paragraph (4)—
   (i) in sub-paragraph (a), for “the directive” substitute “the Financial Services and Markets Act 2000, these Regulations, any EU tertiary legislation made under the directive which forms part of retained EU law and rules made by the FCA”;
   (ii) in sub-paragraph (b)—
      (aa) for “the competent authority of the full-scope EEA AIFM (in the case of such an AIFM)” substitute “the Financial Services Commission of Gibraltar (in the case of a Gibraltar AIFM)”;
      (bb) for “or other competent authority” substitute “or the Financial Services Commission of Gibraltar”;
      (cc) for “the directive” substitute “these Regulations or the Financial Services (Alternative Investment Fund Managers) Regulations 2013 of Gibraltar(a)”;
(e) in paragraph (5)—
   (i) in the opening words, for “Article 21 of the directive” substitute “section 3.11 of the Investment Funds sourcebook, and regulations 29 to 32 of these Regulations”;
   (ii) in sub-paragraph (a) for “Article 21.7 to 21.9 of the directive (each an “Article 36 custodian”)” substitute “rules 3.11.4(2), 3.11.20, 3.11.21, 3.11.23 and 3.11.25 of the Investment Funds sourcebook (a “third country AIF custodian”)”.

(9) In regulation 59(b)—
   (a) in the heading for “under Article 42 of the directive” substitute “of AIFs managed by other third country AIFMs”;
   (b) in paragraph (2)—
      (i) insert at the beginning “Subject to paragraph (4A),”;
      (ii) in sub-paragraph (b) for “Articles 22 to 24 of the directive” substitute “sections 3.2, 3.3 and 3.4 of the Investment Funds sourcebook”;
      (iii) in sub-paragraph (d)—
        (aa) in paragraph (i), for “the competent authority of the other EEA State where the AIF is established” substitute “the Financial Services Commission of Gibraltar”;
        (bb) in the words after paragraph (ii), for the words “and, if applicable” to the end, substitute “to carry out its duties in accordance with the Financial Services and Markets Act 2000, these Regulations, any EU tertiary legislation made under the directive which forms part of retained EU law and rules made by the FCA”;
   (c) in paragraph (3), insert at the beginning “Subject to paragraph (4A),”;
   (d) in paragraph (4), insert at the beginning “Subject to paragraph (4A),”;
   (e) after paragraph (4), insert—
      “(4A) Paragraphs (2)(a) to (c), (3) and (4) do not apply to any collective investment scheme which has been declared to be a recognised scheme under section 272 of the Act.”.

(a) L.N. 2013/103.
(b) S.I. 2013/1773. Regulations 50 is amended and regulation 59 is revoked by S.I. 2013/1797, but those amendments have not yet come into force.
Duties and powers of the FCA

11.—(1) In regulations 62, 63 and 64(a), for “Article 36 custodian” wherever it appears, substitute “third country AIF custodian”.

(2) In regulation 65—
(a) omit “directly applicable”, and
(b) after “under the directive” insert “which forms part of retained EU law”.

(3) Omit regulation 66.

(4) In regulation 67—
(a) in the heading, omit “and supervisory cooperation”;
(b) in paragraph (1), for “implementing provisions relating to Article 24 of the directive” substitute “rules 3.4.2 to 3.4.6C of the Investment Funds sourcebook and Articles 110 and 111 of the Commission Delegated Regulation”;  
(c) omit paragraphs (2) to (4).

(5) In regulation 68, omit paragraphs (3) to (6).

(6) Omit regulation 69.

Transfer of Directive Functions

12. After regulation 69, insert—

“PART 7A
Transfer of functions

Transfer of the directive functions

69A.—(1) The Treasury may make regulations by statutory instrument for the purposes specified in Part 1 of Schedule A1 to these Regulations.

(2) A statutory instrument which contains regulations under paragraph (1) is subject to annulment in pursuance of a resolution of either House of Parliament.

(3) The FCA may make rules for purposes specified in Part 2 of Schedule A1 to these Regulations.

(4) Rules made under paragraph (3) are to be treated for the purposes of the Act as if they were made under section 137A of the Act.

(5) The FCA may make technical standards for the purposes specified in Part 3 of Schedule A1 to these Regulations.”.

Application of provisions of the Act

13. In regulation 71(5)(b), in sub-paragraphs (b), (c) and (f), for “EEA AIFM” substitute “Gibraltar AIFM”.

Transitional provisions

14. After regulation 78, insert—

(a) Regulations 62 to 64 are revoked by S.I. 2013/1797, but the revocation is not yet in effect.

(b) Regulation 71(5) is amended by 2013/1797.
“PART 9A
Temporary Marketing Provisions

Temporary marketing permissions: AIFs etc

78A.—(1) If this regulation applies—

(a) an AIF, a EuVECA or a EuSEF (a “relevant fund”) may be marketed in the United Kingdom on the same terms and subject to the same conditions as the relevant fund was, or could have been, marketed in the United Kingdom before exit day until the end of the period determined in accordance with regulation 78C;

(b) an AIFM which is authorised (in accordance with Article 6.1 of the alternative investment fund managers directive) by its home state regulator (“an EEA AIFM”) may continue to market a UK AIF in the United Kingdom on the same terms and subject to the same conditions as it was able to do before exit day until the end of the period determined in accordance with regulation 78C.

(2) This regulation applies in relation to AIFs where—

(a) an EEA AIFM satisfied the conditions entitling it to market an EEA AIF in the United Kingdom before exit day under regulation 49;

(b) the entitlement to market that AIF has not been suspended or revoked before exit day;

(c) the AIFM of the AIF has, before exit day, notified the FCA that it wishes the relevant fund to have temporary permission to be marketed in the United Kingdom after exit day under paragraph (1); and

(d) the AIFM is an authorised person, or is authorised or registered as an AIFM in a Member State.

(3) This regulation applies in relation to EuVECAs where—

(a) the EuVECA is—

(i) registered under Article 14a of the EuVECA Regulation(a) (as it applies in the European Union) in a Member State, or

(ii) managed by a small registered UK AIFM or a EuVECA Manager;

(b) the FCA has, before exit day, received a notification under Article 16 of the EuVECA Regulation that the United Kingdom has been added to the list of Member States in which the manager intends to market the EuVECA;

(c) the AIFM or EuVECA Manager of the EuVECA—

(i) has not been subject to any sanctions under Article 18 of the EuVECA Regulation, and

(ii) has notified the FCA that it wishes the relevant fund to have temporary permission to be marketed in the United Kingdom after exit day under paragraph (1).

(4) This regulation applies in relation to EuSEFs where—

(a) the EuSEF is—

(i) registered under Article 15a of the EuSEF Regulation(b) (as it applies in the European Union), or

(ii) managed by a small registered UK AIFM or a EuSEF Manager;

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(b) OJ L 115, 25.4.2013, p.18.
(b) the FCA has, before exit day, received a notification under Article 17 of the EuSEF Regulation that the United Kingdom has been added to the list of Member States in which the manager intends to market the EuSEF;

c) the AIFM or EuSEF Manager marketing the relevant fund—
   (i) has not been subject to any sanctions under Article 19 of the EuSEF Regulation, and
   (ii) has notified the FCA that it wishes the relevant fund to have temporary permission to be marketed in the United Kingdom after exit day under paragraph (1).

(5) This regulation applies in relation to EEA AIFMs marketing UK AIFs where the EEA AIFM—
   (a) satisfied the conditions entitling it to market the UK AIF in the United Kingdom before exit day under regulation 49;
   (b) is authorised or registered as an AIFM in a Member State;
   (c) has notified the FCA that it wishes to have temporary permission to market the UK AIF in the United Kingdom after exit day under paragraph (1).

(6) For the purposes of paragraphs (2)(c), (3)(c)(ii), (4)(c)(ii) and (5)(c), the notification must—
   (a) be made in such manner, and during such period, and
   (b) contain, or be accompanied by, such information,
as the FCA may direct.

(7) The power to give a direction under this regulation includes the power—
   (a) to give different directions to different persons or categories of person;
   (b) to vary or revoke a previous direction.

Deemed authorisation

78B.—(1) During the period referred to in regulation 78A(1), an EEA AIFM (as defined by regulation 78A(1)(b)) is to be treated as if it is an authorised person for the purposes of the Act if it satisfies the conditions in paragraph (2).

(2) An EEA AIFM satisfies the conditions in this paragraph if—
   (a) immediately before exit day the EEA AIFM—
      (i) was marketing an EEA AIF or a UK AIF in the United Kingdom in reliance on its rights under Article 32 of the directive; and
      (ii) was authorised to carry on a regulated activity in the United Kingdom by virtue of section 31(1)(b) or (c) (but not section 31(1)(a)) of the Act; and
   (b) after exit day, it is permitted to market that EEA AIF under regulation 78A.

Period during which regulation 78A(1) is to apply

78C.—(1) The period referred to in regulation 78A(1) (“the relevant period”) ends—
   (a) after three years beginning with the day on which exit day occurs; or
   (b) if paragraph (4) applies, the day determined in accordance with paragraph (4).

(2) Paragraph (4) applies where a person has given written notification under regulation 57(a) (subject to paragraph (3)), 58 or 59—

(a) Regulations 57 to 64 are revoked by S.I. 2013/1797, with effect from a date to be specified by the delegated act adopted by the Commission pursuant to Article 68.6 of directive 2011/61/EU of the European Parliament and the Council of 8 June 2011 on Alternative Investment Fund Managers.
(a) during such period, ending no later than the end of the period of two years beginning with the day on which exit day occurs ("the two year period"), as the FCA may direct, or

(b) if the FCA does not direct such a period, before the end of the two year period.

(3) If an AIF was marketed in the United Kingdom by an EEA AIFM before exit day under regulation 57, the AIFM must give notice to the FCA for the purposes of paragraph (2) under regulation 58 or 59.

(4) Where this paragraph applies, the relevant period ends with the day after the day on which notice is given by the person concerned.

(5) If the FCA exercises the power to direct a period during which notice may be given, the FCA must direct the same period in relation to all persons to whom the power relates.

(6) Subject to paragraph (5), the power to give a direction under this regulation includes the power—

(a) to give different directions to different persons or categories of person;

(b) to vary or revoke a previous direction.

FCA powers

78D. The FCA’s powers under regulations 62, 63 and 64 are exercisable in relation to an AIF, EuVECA or EuSEF marketed under regulation 78A as they are in relation to an entitlement to market an AIF following a notification under regulation 57, 58 or 59, but with the modification that references in those regulations—

(a) to a notification under regulation 57, 58 or 59 are to be read as references to notification under regulation 78A;

(b) to an AIF are to be read as including references to a EuVECA and EuSEF.

Power to extend the period during which a fund may be marketed

78E.—(1) The Treasury may by regulations made by statutory instrument amend regulation 78C(1)(a) to extend the period during which a relevant fund or a UK AIF may be marketed in the United Kingdom under regulation 78A(1) ("the relevant period"), if the Treasury considers it necessary to do so.

(2) The Treasury may only make regulations under paragraph (1) if, no later than six months before the end of the period to be extended, the FCA has submitted to the Treasury an assessment as to the effect of extending, and not extending, the relevant period on—

(a) persons entitled to market AIFs pursuant to regulation 78A;

(b) the financial markets; and

(c) the ability of the FCA to discharge its functions in a way that advances the FCA’s objectives under Part 1A of the Act.

(3) Regulations under paragraph (1) may not extend the relevant period by more than 12 months.

(4) A statutory instrument which contains regulations under paragraph (1) is subject to annulment in pursuance of a resolution of either House of Parliament.”.

Final provisions

15.—(1) In regulation 81—
(a) in paragraph (2)(b), for the words from “specified by the delegated act” to the end of the sub-paragraph, substitute “on which regulation 3 of and Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013(a) come into force”;

(b) in paragraph (3), for “Article 3 of the alternative investment fund managers directive” substitute “Part 3 of these Regulations”.

(2) Before Schedule 1, insert—

“SCHEDULE A1

Regulation 69A

Transfer of Functions to the Treasury and the FCA

PART 1

Directive functions transferred to the Treasury

1. The purposes set out in paragraphs 2 to 25 are specified for the purposes of Regulation 69A(1).

2.—(1) To specify how the thresholds referred to in regulation 9(1) are to be calculated and the treatment of AIFMs which manage AIFs whose assets under management, including any assets acquired through the use of leverage, occasionally exceed or fall below the relevant threshold in the same calendar year.

(2) To specify further the obligations of small AIFMs to register (including by amending regulations 10 and 11) and to provide information in order to allow effective monitoring of systemic risk(b).

3. To specify—

(a) the methods of leverage, including any financial or legal structures involving third parties controlled by the relevant AIF; and

(b) how leverage is to be calculated(c).

4. To specify—

(a) the risks the additional own funds or the professional indemnity insurance held by internally managed AIFs and external AIFMs must cover;

(b) the conditions for determining the appropriateness of additional own funds or the coverage of the professional indemnity insurance; and

(c) the manner of determining ongoing adjustments of the additional own funds or of the coverage of the professional indemnity insurance(d).

5. To specify the criteria to be used by the FCA in assessing whether AIFMs comply with their obligations under rules made by the FCA which were before exit day relied on to implement Article 12 of the directive(e).

6. To specify—

(a) the types of conflicts of interest referred to in rule 10.1.23 of the Senior Management, Systems and Controls sourcebook;

(a) S.I. 2013/1797.


(c) The powers in this paragraph are transferred from Article 4(3) of Directive 2011/61/EU.

(d) The powers in this paragraph are transferred from Article 9(9) of Directive 2011/61/EU.

(e) The powers in this paragraph are transferred from Article 12(3) of Directive 2011/61/EU.
(b) the reasonable steps AIFMs are expected to take in terms of structures and organisational and administrative procedures in order to identify, prevent, manage, monitor and disclose conflicts of interest(a).

7. To specify—
   (a) the risk management systems to be employed by AIFMs in relation to the risks which they incur on behalf of the AIFs that they manage;
   (b) the appropriate frequency of review of the risk management systems;
   (c) how the risk management function is to be functionally and hierarchically separated from the operating units, including the portfolio management function;
   (d) specific safeguards against conflicts of interest that allow for independent performance of risk management activities;
   (e) the following requirements—
      (i) to implement an appropriate, documented and regularly updated due diligence process when investing on behalf of the AIF, according to the investment strategy, the objectives and risk profile of the AIF;
      (ii) to ensure that the risks associated with each investment position of the AIF and their overall effect on the AIF’s portfolio can be properly identified, measured, managed and monitored on an ongoing basis, including through the use of appropriate stress testing procedures;
      (iii) to ensure that the risk profile of the AIF corresponds to the size, portfolio structure and investment strategies and objectives of the AIF as laid down in the AIF rules or instruments of incorporation, prospectus and offering documents(b).

8. To specify—
   (a) the liquidity management systems to be employed and the procedures to be adopted by AIFMs for each AIF that they manage which is not an unleveraged close-ended AIF;
   (b) the alignment required for the investment strategy, liquidity profile and redemption policy for each AIF managed by an AIFM(c).

9. To specify the administrative and accounting procedures, control and safeguard arrangements for electronic data processing and adequate internal control mechanisms which AIFMs are required to have(d).

10. To specify—
    (a) the criteria concerning the procedures for the proper valuation of the assets of an AIF and the calculation of the net asset value per unit or share;
    (b) the professional guarantees the external valuer must be able to provide to perform the valuation function effectively;
    (c) the frequency of valuation to be carried out by an open-ended AIF which is both appropriate to the assets held by the AIF and its issuance and redemption policy(e).

11. To specify—
    (a) the conditions for fulfilling the following requirements—
       (i) that the AIFM must be able to justify its entire delegation structure on objective reasons;

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(a) The powers in this paragraph are transferred from Article 14(4) of Directive 2011/61/EU.
(b) The powers in this paragraph are transferred from Article 15(5) of Directive 2011/61/EU.
(c) The powers in this paragraph are transferred from Article 16(3) of Directive 2011/61/EU.
(d) The powers in this paragraph are transferred from Article 18(2) of Directive 2011/61/EU.
(e) The powers in this paragraph are transferred from Article 19(11) of Directive 2011/61/EU.
(ii) that the delegate must dispose of sufficient resources to perform the respective tasks and the persons who effectively conduct the business of the delegate must be of sufficiently good repute and sufficiently experienced;

(iii) where the delegation concerns portfolio management or risk management, that it is conferred only on undertakings which are authorised or registered for the purpose of asset management and subject to supervision in the countries in which they are established;

(iv) where the delegation concerns portfolio management or risk management and is conferred on a third-country undertaking, that cooperation between the FCA and the supervisory authority of the undertaking is ensured;

(v) that the delegation does not prevent the effectiveness of supervision of the AIFM, and, in particular, must not prevent the AIFM from acting, or the AIF from being managed, in the best interests of its investors;

(vi) that the AIFM must be able to demonstrate that the delegate is qualified and capable of undertaking the functions in question, that it was selected with all due care and that the AIFM is in a position to monitor effectively at any time the delegated activity, to give at any time further instructions to the delegate and to withdraw the delegation with immediate effect when this is in the interest of investors;

(vii) that no delegation of portfolio management or risk management is conferred on—

(aa) the depositary or a delegate of the depositary; or

(bb) any other entity whose interests may conflict with those of the AIFM or the investors of the AIF, unless such entity has functionally and hierarchically separated the performance of its portfolio management or risk management tasks from its other potentially conflicting tasks, and the potential conflicts of interest are properly identified, managed, monitored and disclosed to the investors of the AIF;

(viii) that the third party does not sub-delegate any of the functions delegated to it unless the following conditions are met—

(aa) the AIFM consented prior to the sub-delegation;

(bb) the AIFM notified the FCA before the sub-delegations become effective;

(cc) the sub-delegation and the sub-delegate satisfy the conditions imposed in paragraphs (i) to (vi) imposed on delegations and delegates;

(ix) that no sub-delegation of portfolio management or risk management is conferred on—

(aa) the depositary or a delegate of the depositary; or

(bb) any other entity whose interests may conflict with those of the AIFM or the investors of the AIF, unless such entity has functionally and hierarchically separated the performance of its portfolio management or risk management tasks from its other potentially conflicting tasks, and the potential conflicts of interest are properly identified, managed, monitored and disclosed to the investors of the AIF(a);

(b) the conditions under which the AIFM is deemed to have delegated its functions to the extent that it becomes a letter-box entity and can no longer be considered to be the manager of the AIF(b).

12. To specify—

(a) The powers in this sub-paragraph are transferred from Article 20(7)(a) of Directive 2011/61/EU.

(b) The powers in this sub-paragraph are transferred from Article 20(7)(b) of Directive 2011/61/EU.
(a) the particulars that need to be included in the written contract referred to in rule 3.11.19 of the Investment Funds sourcebook;

(b) general criteria for assessing whether the prudential regulation and supervision of third countries have the same effect as the law of the United Kingdom and are effectively enforced;

(c) the conditions for performing the depositary functions pursuant to rules 3.11.20, 3.11.21, 3.11.23 and 3.11.25 of the Investment Funds sourcebook, including—

(i) the type of financial instruments to be included in the scope of the depositary’s custody duties in accordance with rule 3.11.21 of the Investment Funds sourcebook;

(ii) the conditions subject to which the depositary is able to exercise its custody duties over financial instruments registered with a central depositary;

(iii) the conditions subject to which the depositary is to safe-keep the financial instruments issued in a nominative form and registered with an issuer or a registrar, in accordance with rule 3.11.23 of the Investment Funds sourcebook;

(d) the duties of a depositary to exercise all due skill, care and diligence in the selection and the appointment of any third party to whom it wants to delegate parts of its tasks, and to keep exercising all due skill, care and diligence in the periodic review and ongoing monitoring of any third party to whom it has delegated parts of its tasks and of the arrangements of the third party in respect of the matters delegated to it;

(e) the obligation for the third party to segregate the assets of the depositary’s clients from its own assets and from the assets of the depositary in such a way that they can at any time be clearly identified as belonging to clients of a particular depositary;

(f) the conditions subject to which and circumstances in which financial instruments held in custody are to be considered as lost;

(g) what is to be understood by external events beyond reasonable control, the consequences of which would have been unavoidable despite all reasonable efforts to the contrary pursuant to regulation 30(3);

(h) the conditions subject to which and circumstances in which there is an objective reason to contract a discharge of the depositary’s liabilities pursuant to regulation 30(4)(a).

13. To state, on the basis of the criteria specified under paragraph 12(b), that the prudential regulation and supervision of a third country have the same effect as the law of the United Kingdom and are effectively enforced(b).

14. To specify the content and format of the AIFM’s annual report, taking account of the types of AIF which the report will cover(c).

15.—(1) To specify the obligations of AIFMs periodically to disclose to investors, for each of the AIFs they manage, and for each of the AIFs they market in the United Kingdom—

(a) the percentage of the AIF’s assets which are subject to special arrangements arising from their illiquid nature;

(b) any new arrangements for managing the liquidity of the AIF;

(a) The powers in this paragraph are transferred from Article 21(17) of Directive 2011/61/EU.
(b) The powers in this paragraph are transferred from the final sub-paragraph of Article 21(6) of Directive 2011/61/EU.
(c) The powers in this paragraph are transferred from Article 22(4) of Directive 2011/61/EU.
(c) the current risk profile of the AIF and the risk management systems employed by the AIFM to manage those risks.

(2) To specify the obligations of AIFMs managing AIFs employing leverage, or marketing in the United Kingdom AIFs employing leverage, to disclose on a regular basis (and the frequency with which that disclosure must be made)—

(a) any changes to the maximum level of leverage which the AIFM may employ on behalf of the AIF as well as any right of the reuse of collateral or any guarantee granted under the leveraging arrangement;

(b) the total amount of leverage employed by that AIF(a).

16. To specify—

(a) when leverage is to be considered to be substantial, for the purposes of rule 3.4.5 of the Investment Funds sourcebook;

(b) the obligations to report and provide information set out in section 3.4 of the Investment Funds sourcebook(b).

17. To set out principles specifying the circumstances in which the FCA applies the measures provided for in regulation 68, taking into account different strategies of AIFs, different market conditions in which AIFs operate and possible pro-cyclical effects of applying those provisions(c).

18.—(1) To specify—

(a) the form and content of a model for the statement to be given by the FCA to the supervisory authorities of any country referred to in sub-paragraph (2) confirming that the AIFM is authorised to manage AIFs with a particular investment strategy;

(b) the form of the transmission of the notification letter and accompanying information the FCA will send to the supervisory authorities referred to in paragraph (a).

(2) The countries referred to are—

(a) any country where a UK AIFM intends to market a UK or third country AIF to professional investors;

(b) any country where a third country AIFM intends to market a UK or third country AIF to professional investors(d).

19. To make further provision in relation to the co-operation arrangements—

(a) referred to in regulation 33 between the FCA and the supervisory authorities of the third country where the AIF is established(e);

(b) referred to in regulation 54(9) (as inserted by paragraph 2 of Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013(f)) between the FCA and the supervisory authorities of the third country where the AIF is established(g).

20. To determine the minimum content of the co-operation arrangements referred to in paragraph 19(b) to ensure that both the FCA and the supervisory authorities receive sufficient information to be able to exercise their supervisory and investigatory powers in relation to AIFMs(h).

(a) The powers in this paragraph are transferred from Article 23(6) of Directive 2011/61/EU.
(b) The powers in this paragraph are transferred from Article 24(6) of Directive 2011/61/EU.
(c) The powers in this paragraph are transferred from Article 25(9) of Directive 2011/61/EU.
(d) The powers in this paragraph are transferred from Articles 32(8); 35(16); 39(10) and 40(16) of Directive 2011/61/EU.
(e) The powers in this sub-paragraph are transferred from Article 34(2) of Directive 2011/61/EU.
(f) S.I. 2013/1797.
(g) The powers in this sub-paragraph are transferred from Article 35(11) of Directive 2011/61/EU.
(h) The powers in this paragraph are transferred from Article 35(13) of Directive 2011/61/EU.
21. (1) To determine the minimum content of the co-operation arrangements specified in paragraph (2) to ensure that the FCA and the supervisory authorities of the host country receive sufficient information to be able to exercise their supervisory and investigatory powers.

(2) The specified co-operation arrangements are the co-operation arrangements—

(a) referred to in regulation 5A(3)(c) (as inserted by paragraph 2 of Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013);

(b) referred to in regulation 54(9)(a) (as inserted by paragraph 2 of Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013(a).

22. To specify the procedures for coordination and exchange of information between the FCA and the supervisory authorities of the other countries in which the AIFM is operating(b).

23. To make provision regarding the co-operation arrangements referred to—

(a) in regulation 57(4)(b) (as inserted by paragraph 3 of Schedule 2 to the Alternative Investment Fund Managers (Amendment) Regulations 2013);

(b) in regulation 5A(3)(c) (as inserted by paragraph 2 of Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013);

(c) in regulation 54(9)(a) (as inserted by paragraph 2 of Schedule 1 to the Alternative Investment Fund Managers (Amendment) Regulations 2013);

(d) in regulation 59(2)(d)(e).

24. To make provision for the procedures for the exchange of information between the FCA, the Prudential Regulation Authority and supervisory authorities in third countries in connection with the supervision of AIFMs(d).

25. To establish common procedures for the FCA and the Prudential Regulation Authority to co-operate with supervisory authorities in third countries (or in third countries specified in the regulations) in relation to on-the-spot verifications and investigations in relation to the supervision of AIFMs(e).

PART 2

Directive functions transferred to the FCA

26. (1) The purpose set out in sub-paragraph (2) is specified for the purposes of Regulation 69A(3).

(2) To specify—

(a) the information to be notified to the FCA under rule 13.5.1 of the Supervision sourcebook by an AIFM to whom sub-paragraph (3) applies, and

(b) standard forms, templates and procedures for the transmission of information in accordance with paragraph (a).

(3) This sub-paragraph applies to AIFMs intending to—

(a) manage portfolios of investments in accordance with discretionary mandates given by investors;

(b) provide services comprising—

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(a) The powers in this paragraph are transferred from Article 37(1) and 40(14) of Directive 2011/61/EU.

(b) The powers in this paragraph are transferred from Article 35(14), 37(18) and 40(14) of Directive 2011/61/EU.

(c) The powers in this paragraph are transferred from Article 36(3), 37(15), 40(11) and 42(3) of Directive 2011/61/EU.

(d) The powers in this paragraph are transferred from Article 50(6) of Directive 2011/61/EU.

(e) The powers in this paragraph are transferred from Article 54(4) of Directive 2011/61/EU.
(i) investment advice;
(ii) safe-keeping and administration in relation to shares or units of collective investment undertakings;
(iii) reception and transmission of orders in relation to financial instruments.

PART 3

Powers to make technical standards transferred to the FCA

27. The purposes set out in paragraphs 28 to 31 are specified for the purposes of Regulation 69A(5).

28. To specify—
(a) the information to be provided to the FCA in an application for the authorisation of the AIFM, including the programme of activity;
(b) standard forms, templates and procedures for the provision of that information.

29. To determine types of AIFMs, where relevant in the application of these Regulations, and to rules made by the FCA in relation to AIFMs.

30. To specify the—
(a) requirements applicable to the AIFMs under paragraph 2C(1)(f) of Schedule 6 to the Act;
(b) requirements applicable to shareholders and members with qualifying holdings referred to in regulation 5(3)(d);
(c) obstacles which may prevent effective exercise of the supervisory functions of the FCA.

31. To make provision for—
(a) the manner in which a third country AIFM must comply with the requirements laid down in these Regulations, and in the Investment Funds sourcebook and other rules made by the FCA which apply to the AIFM, taking into account that the AIFM is established in a third country and in particular the presentation of the information required in sections 3.2, 3.3 and 3.4 of the Investment Funds sourcebook;
(b) the conditions under which the law to which a third country AIFM or a third country AIF is subject is considered to provide for an equivalent rule having the same regulatory purpose and offering the same level of protection to the relevant investors.

CHAPTER 2

Amendment of the Alternative Investment Fund Managers (Amendment) Regulations 2013

Alternative Investment Fund Managers (Amendment) Regulations 2013

16. The Alternative Investment Fund Managers (Amendment) Regulations 2013 are amended in accordance with this Chapter.

(a) The powers in this paragraph are transferred from Article 33(7) and (8) of Directive 2011/61/EU.
(b) The powers in this paragraph are transferred from Article 7(6) and (7) of Directive 2011/61/EU.
(c) The powers in this paragraph are transferred from Article 4(4) of Directive 2011/61/EU.
(d) Paragraph 2C was substituted, with paragraphs 1A to 7A, for the original Parts I, II by S.I. 2013/555.
(e) The powers in this paragraph are transferred from Article 8(6) of Directive 2011/61/EU.
(f) The powers in this paragraph are transferred from Article 37(23) of Directive 2011/61/EU.
(g) S.I. 2013/1797.
Commencement

17. In regulation 1—
   (a) for paragraphs (3) and (4), substitute—
       “(3) Regulations 3 and 4 and Schedules 1 and 2 come into force on such day as the Treasury may by regulations appoint.”;
   (b) after paragraph (5), insert—
       “(6) Regulations made by the Treasury under paragraph (3) may make different provision for different purposes.
       (7) The power to make regulations under paragraph (3) is exercisable by statutory instrument.”.

Amendments

18.—(1) In the heading to regulation 3, for “implement” substitute “implemented”.
   (2) In the heading to regulation 4, for “on termination of Articles 36 and 42 of the directive” substitute “on appointment by the Treasury”.

Consultation on rules for the purposes of Article 35 or 37 to 41 of the directive

19.—(1) In regulation 6, for paragraph (1) substitute—
       “(1) Before the date on which the Treasury makes regulations under regulation 1(3) appointing the day when the amendments in Schedule 1 to these Regulations come into force, the FCA or the PRA may make rules for the purpose of the provisions amended by Schedule 1 without complying with sections 138I to 138L of the Act (consultation)(a).”.
   (2) In the heading to regulation 6, for “Article 35 or 37 to 41 of the directive” substitute “the provisions amended by Schedule 1”.

Schedule 1

20.—(1) Schedule 1 is amended as follows.
   (2) In paragraph 1—
       (a) omit sub-paragraph (3);
       (b) omit sub-paragraph (4)(a);
       (c) in sub-paragraph (4)(b)(b), in new subsection (5B)—
           (i) in paragraph (b), for “an EEA state”, in both places, substitute “the United Kingdom”;
           (ii) in paragraph (c)—
               (aa) for “an EEA state” substitute “the United Kingdom”;
               (bb) for “provisions made under Article 42 of the alternative investment fund managers directive,” substitute “regulation 59 of the Alternative Investment Fund Managers Regulations 2013(c), and”;
           (iii) in paragraph (d)—
               (aa) for “an EEA state” substitute “the United Kingdom”;
               (bb) at the end, omit “and”;

(a) Sections 138I to 138L was substituted, with the rest of Part 9A for the original Part X by section 24(1) of Financial Services Act 2012 (c. 21).
(b) Sub-paragraph (4) was amended by S.I. 2014/1292.
(c) S.I. 2013/1773. Regulations 50 is amended and regulation 59 is revoked by S.I. 2013/1797, but those amendments have not yet come into force.
(iv) omit paragraph (e);
(d) in sub-paragraph (5)(b), in the opening words of the substituted paragraph (aa), for “is subject to the conditions of” substitute “derives from”;
(e) in sub-paragraph (6), in paragraph (b) of the new text, for “country that is not an EEA State” substitute “third country”.

(3) In paragraph 2—
(a) in sub-paragraph (2)—
   (i) in paragraph (a), in the inserted text, for “provisions implementing Article 42 of the directive” substitute “regulation 59 of these Regulations”;
   (ii) omit paragraphs (b) and (c);
   (iii) in paragraph (d), in the inserted text—
      (aa) omit “mentioned in Article 3.4 of the directive”;
      (bb) for “of the directive” the second time it is mentioned, substitute “applying to a full-scope AIFM”;
(iv) in sub-paragraph (e), in the new definition of “third country feeder AIF”—
      (aa) after “UK AIF” insert “, Gibraltar AIF”;
      (bb) for “an EEA State” substitute “the United Kingdom or Gibraltar”; 
(v) in sub-paragraph (f)—
      (aa) for paragraph (b) of the new definition of “UK AIFM” substitute— “(b) has its registered office in a third country, and the United Kingdom is—
         (i) the only country in which the AIFM intends to market AIFs;
         (ii) the country in which—
            (aa) most of the AIFs managed by that AIFM are established; or
            (bb) the largest amount of assets is being managed; or
         (iii) the country in which an AIFM intends to develop effective marketing for most of the AIFs it is managing.”;
      (bb) omit paragraph (c);
(b) in sub-paragraph (5), in new regulation 5A—
   (i) omit paragraphs (1) and (2);
   (ii) in paragraph (3)—
      (aa) omit sub-paragraph (a);
      (bb) in sub-paragraph (b)(i), omit “, other competent authorities, ESMA”;
      (cc) in sub-paragraph (b)(ii) for “pursuant to the directive” substitute “pursuant to the Financial Services and Markets Act 2000(a), these Regulations, and any EU tertiary legislation made under the directive which forms part of EU retained law”;
      (dd) for sub-paragraph (c), substitute— “(c) appropriate co-operation arrangements are in place between the FCA, the competent authority in relation to any EEA AIF managed by the applicant and the supervisory authorities of the third country in which the applicant has its registered office, in order to ensure an efficient exchange of information that enables the FCA to carry out its duties in accordance with the Financial Services and Markets Act 2000, these Regulations, and any EU tertiary legislation made under the directive which forms part of EU retained law;”;
(ee) in sub-paragraph (f), for “or the competent authority in relation to any EEA AIF managed by the applicant of its supervisory functions under the directive” substitute “of its supervisory functions under the Financial Services and Markets Act 2000, these Regulations and any EU tertiary legislation made under the directive which forms part of EU retained law”;

(iii) in sub-paragraph (4)(a) for “an EEA State” substitute “the United Kingdom or in Gibraltar”;

(iv) omit sub-paragraph (5);

(v) in sub-paragraph (6)—

(aa) omit paragraph (a);

(bb) in paragraph (b), for “an EEA State” substitute “the United Kingdom or in Gibraltar”;

(cc) in paragraph (c), in the closing words, for “ESMA” substitute “the FCA”;

(c) omit sub-paragraph (6);

(d) in sub-paragraph (8), in the words inserted into regulation 29(1)—

(i) in paragraph (a), for “an EEA AIFM” substitute “a Gibraltar AIFM”;

(ii) in paragraph (b)(ii), for “provisions implementing Article 36 or Article 42 of the directive” substitute “regulations 57 or 59 of these Regulations”;

(e) omit sub-paragraph (10);

(f) in sub-paragraph (11), in the table—

(i) in the fourth entry, in the first column, for “EEA AIFM with its registered office in an EEA State other than the United Kingdom” substitute “Gibraltar AIFM with its registered office in Gibraltar”;

(ii) in the fifth entry, in the first column, for “EEA AIFM” substitute “Gibraltar AIFM”;

(iii) in the sixth entry, in the first column, for “or a full-scope EEA AIFM” substitute “or a Gibraltar AIFM”;

(iv) in the seventh entry, in the first column, for “a full-scope EEA AIFM” substitute “a full-scope Gibraltar AIFM”;

(g) in sub-paragraph (12)(a), in new paragraph (1)(b), for “EEA AIFM” substitute “Gibraltar AIFM”;

(h) in sub-paragraph (12)(b), in the new paragraph (9)—

(i) in paragraph (a)—

(aa) for “in an EEA State other than the UK, the competent authority in that EEA State”, substitute “in Gibraltar, the Financial Services Commission”; and

(bb) for “the FCA or competent authority to carry out its duties in accordance with the directive” substitute—

“—

(i) the FCA to carry out its duties in accordance with the Financial Services and Markets Act 2000, these Regulations, and any EU tertiary legislation made under the directive which forms part of EU retained law, and

(ii) the Financial Services Commission to carry out its duties in accordance with the Financial Services (Alternative Investment Fund Managers) Regulations 2013 of Gibraltar;”;

(ii) in paragraph (c)—

(aa) for “in an EEA State other than the UK, with that EEA State” substitute “in Gibraltar, with Gibraltar”; and

(bb) for “each other EEA State” substitute “each EEA State”;

(i) in sub-paragraph (15)(b)—
(i) in the opening words, for “paragraph (4)” substitute “paragraph (4A)(a)”;  
(ii) in the new paragraph (5)—

(aa) at the end of paragraph (a), omit “, or”;

(bb) omit paragraph (b).

Schedule 2

21.—(1) Schedule 2 is amended as follows.

(2) In paragraph 3—

(a) in sub-paragraph (2), in paragraph (a), for “provisions implementing Article 42 of the directive”, substitute “regulation 59 of these Regulations”;

(b) in sub-paragraph (7)—

(i) in the heading to new regulation 56, for “EEA” substitute “Gibraltar”;

(ii) in new regulation 56, for “EEA AIFM” substitute “Gibraltar AIFM”.

(3) In paragraph 4(1)(c)—

(a) for sub-paragraph (i) substitute—

“(i) an authorised person with permission under Part 4A of the Financial Services and Markets Act 2000 to carry on the regulated activity of managing an AIF, or registered under Part 3 of the principal regulations in respect of the AIF otherwise than by virtue of that notification.”;

(b) omit sub-paragraph (ii).

PART 3

Amendment of EU delegated legislation

Commission Delegated Regulation (EU) No 231/2013


Definitions and general

23.—(1) In Article 1—

(a) in the opening words, for “Article 2 of Directive 2011/61/EU” substitute “regulation 2 of the AIFM Regulations 2013”;

(b) in point (3), for “Article 8(1)(c) of Directive 2011/61/EU”, substitute “section 4.2 of the Senior Management Arrangements, Systems and Controls sourcebook”;

(c) insert at the end—

“(6) “FCA” means the Financial Conduct Authority;

(7) “FSMA” means the Financial Services and Markets Act 2000(b);

(8) “UCITS” has the meaning given in section 236A of FSMA;

(9) “UK UCITS” has the meaning given in section 237(3) of FSMA(c);”

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(a) Paragraph 4A is inserted by regulation 10(9)(e) of these Regulations.
(b) 2000 c. 8. Section 236A was inserted by the Collective Investment Schemes (Amendment) (EU Exit) Regulations 2018.
(c) Section 237(3) was amended by paragraph 9 of Schedule 18 to the Financial Services Act 2012 (c. 21), S.I. 2011/1613 and S.I. 2013/1388. There are other amendments to section 237(3) which are not relevant.
(10) “UK provisions” means FSMA, secondary legislation made under FSMA or under the European Communities Act 1972 and rules made by the FCA under FSMA;

(11) Any reference in this Regulation to a sourcebook is to a sourcebook in the Handbook of Rules and Guidance published by the FCA under FSMA as in force on exit day(a);

(12) “the Regulated Activities Order 2001” means the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001(b);

(13) “the AIFM Regulations 2013” means the Alternative Investment Fund Managers Regulations 2013(c);


(2) Before Article 2, omit “(Article 3(2) of Directive 2011/61/EU)”.

(3) In Article 2—

(a) in paragraph 1—

(i) in the opening words, for “Article 3(2) of Directive 2011/61/EU” substitute “Article 51ZF(d) of, and paragraph 2 of Schedule 8 to, the Regulated Activities Order 2001”;

(ii) in point (a), for “Article 5 of Directive 2011/61/EU” substitute “regulation 4(3) of the AIFM Regulations 2013”;

(iii) in point (c), for “Article 3(2) of Directive 2011/61/EU” substitute “regulation 9(1) of the AIFM Regulations 2013”;

(b) in paragraph 2—

(i) in the first subparagraph, for “designated management company under Directive 2009/65/EC” substitute “management company (as defined in section 237(2) of FSMA)”;

(ii) in the second subparagraph, for “Article 20 of Directive 2011/61/EU” substitute “section 3.10 of the Investment Funds sourcebook”;

(c) in paragraph 6, for “competent authority” substitute “FCA”.

(4) In Article 3, in the second subparagraph, for “Article 3(2) of Directive 2011/61/EU” substitute “regulation 9(1) of the AIFM Regulations 2013”.

(5) In Article 4—

(a) in paragraph 2, for “Article 7 of Directive 2011/61/EU” substitute “sections 55A and 55U of FSMA(e)”;

(b) in paragraphs 2, 3 and 5, for “competent authority” substitute “FCA”.

(6) In Article 5—

(a) in paragraph 1—

(i) for “Article 3(3)(b) of Directive 2011/61/EU”, substitute “regulation 11(1) of the AIFM Regulations 2013”;

(ii) for “competent authorities” substitute “FCA”;

(b) in paragraph 2, for “Article 3(3)(c) of Directive 2011/61/EU” substitute “regulation 11(1) of the AIFM Regulations 2013”;

(a) Sourcebooks made by the Financial Conduct Authority are available on https://www.handbook.fca.org.uk/handbook and copies of the rules referred to can be obtained from the Financial Conduct Authority, 12 Endeavour Square, London E20 1JN, where it is also available for inspection.

(b) S.I. 2001/544.

(c) S.I. 2013/1773.

(d) Article 51ZF was substituted, with articles 51ZA to 51ZG, for article 51 by S.I. 2013/1773.

(e) 2000 c. 8. Sections 55A and 55U were substituted, with ss 55B to 55Z4, for the original Part IV by section 11(2) of the Financial Services Act 2012 (c. 21).
(c) in paragraph 3, for “point (d) of Article 3(3) of Directive 2011/61/EU” substitute “regulation 21 of the AIFM Regulations 2013”;

(d) omit paragraph 4;

(e) in paragraph 5—
   (i) for “Article 46 of Directive 2011/61/EU” substitute “FSMA”;
   (ii) for “competent authorities” substitute “FCA”;
   (iii) for “Article 3 of Directive 2011/61/EU” substitute “regulations 11 and 21 of the AIFM Regulations 2013”.

(7) Before Article 6, omit “(Article 4(3) of Directive 2011/61/EU)”.

(8) In Article 6(2), omit the second subparagraph.

(9) In Article 7, in the opening words, for “Article 19 of Directive 2011/61/EU and all delegated acts adopted pursuant to it” substitute “section 3.9 of the Investment Funds sourcebook, and all delegated acts adopted pursuant to Article 19 of Directive 2011/61/EU which form part of retained EU law”.

(10) In Article 8—
   (a) in paragraph 1, for “Article 19 of Directive 2011/61/EU and its corresponding delegated acts” substitute “section 3.9 of the Investment Funds sourcebook, and all delegated acts adopted pursuant to Article 19 of Directive 2011/61/EU which form part of retained EU law”;
   (b) in paragraph (8)(b), for “points 1 to 3 of Section C of Annex I to Directive 2004/39/EC” substitute “paragraphs 1 to 3 of Part 1 of Schedule 2 to the Regulated Activities Order 2001”.

(11) Before Article 12, omit “(Article 9(7) and Article 15 of Directive 2011/61/EU)”.

(12) In Article 12(1), for “Article 9(7) of Directive 2011/61/EU” substitute “rule 11.2.1 of the Interim Prudential sourcebook for Investment Businesses”.

(13) In Article 14—
   (a) in paragraphs 4 and 5 for “competent authority of the home Member State of the AIFM” substitute “FCA”;
   (b) in paragraph 5, for “competent authority” the second time it occurs, substitute “FCA”.

(14) In Article 15(2)—
   (a) in point (d)—
      (i) for “an EU or non-EU” substitute “a UK or non-UK”;
      (ii) for “Union law or national law” substitute “the law of the United Kingdom or of any part of the United Kingdom or the law of a third country”;
   (b) in the words following point (e), for “Article 9(1) and (3) of Directive 2011/61/EU” substitute “rules 11.3.1(2) and 11.3.2 of the Interim Prudential sourcebook for Investment Businesses”.

Operating conditions for AIFMs: general principles

24.—(1) Before Article 16, omit “(Article 12(1) of Directive 2011/61/EU)”.

(2) For Article 16, substitute—

“Article 16

General obligations of the FCA

When assessing the AIFM’s compliance with rules 2.1.4 and 18.5A.3 of the Conduct of Business sourcebook and rules 4.1.2C and 10.1.24 in the Senior Management

(a) Part 1 of Schedule 2 was amended by S.I. 2006/3384.
Arrangements, Systems and Controls sourcebook, the FCA shall use at least the criteria laid down in this Section.”.

(3) In Article 21, in the opening words, for “competent authorities” substitute “the FCA”.

(4) In Article 24, in the opening words, for “Annex I to Directive 2011/61/EU” substitute “rule 1.4.7 of the Investment Funds sourcebook”.

(5) In Article 29, for “UCITS”, wherever it occurs, substitute “UK UCITS”.

Conflicts of interest

25.—(1) Before Article 30, omit “(Article 14 of Directive 2011/61/EU)”.

(2) In Article 30, in points (c) and (d), for “UCITS” substitute “UK UCITS”.

(3) In Article 32, for “Article 14(1) of Directive 2011/61/EU” substitute “rules 10.1.23 and 10.1.25 of the Senior Management Arrangements, Systems and Controls sourcebook”.

(4) In Article 33, in paragraph 2, in points (a) and (e), for “Article 6(2) and (4) of Directive 2011/61/EU” substitute “rule 1.4.3 of the Investment Funds sourcebook”.

(5) In Article 36, in paragraph 1, for “Article 14(1) and (2) of Directive 2011/61/EU” substitute “rules 10.1.23, 10.1.25 and 10.1.26 of the Senior Management Arrangements, Systems and Controls sourcebook”.

Risk management

26.—(1) Before Article 38, omit “(Article 15 of Directive 2011/61/EU)”.

(2) In Article 39(1)—

(a) in point (b), for “point (c) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”;

(b) in point (d)(i), for “Article 23(4)(c) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”.

(3) In Article 40(3)(d), for “Article 23(4)(c) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”.

(4) In Article 41(4), for “competent authority of its home Member State” substitute “FCA”.

(5) In Article 42(3)—

(a) for “competent authorities of the home Member State of the AIFM” substitute “FCA”;

(b) for “the second subparagraph of Article 15(1) of Directive 2011/61/EU” substitute “rule 3.7.2(2) of the Investment Funds sourcebook”.

(6) In Article 43(1), for “Article 15(1) of Directive 2011/61/EU” substitute “rule 3.7.2 of the Investment Funds sourcebook”.

(7) In Article 44—

(a) in paragraph 1, for “competent authority” substitute “FCA”;

(b) in paragraph 3, for “point (c) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”.

(8) In Article 45(2), for “point (c) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”.

Liquidity management

27.—(1) Before Article 46, omit “(Article 16 of Directive 2011/61/EU)”.

(2) In Article 46—

(a) for “competent authorities of their home Member State”, substitute “FCA”;

(b) for “Article 16(1) of Directive 2011/61/EU” substitute “rule 3.6.3 of the Investment Funds sourcebook”.

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In Article 47, in paragraph 1(c)—
(a) for “Article 16(1) of Directive 2011/61/EU” substitute “rule 3.6.3 of the Investment Funds sourcebook”;
(b) for “regulated market within the meaning of point (14) of Article 4(1) of Directive 2004/39/EC” substitute “UK regulated market within the meaning of point (13A) of Article 2(1) of Regulation (EU) No 600/2014(a)”.

In Article 49(1), for “Article 16(2) of Directive 2011/61/EU” substitute “rule 3.6.2 of the Investment Funds sourcebook”.

Investment in securitisation positions

28.—(1) Before Article 50, omit “(Article 17 of Directive 2011/61/EU)”.
(2) In Article 50—
(a) in point (a), for “Article 4(36) of Directive 2006/48/EC” substitute “Article 2(1) of Regulation 2017/2402”;  
(b) in point (b), for “Article 4(40) of Directive 2006/48/EC” substitute “Article 2(19) of Regulation 2017/2402”;  
(c) in point (c), for “Article 4(42) of Directive 2006/48/EC” substitute “Article 2(5) of Regulation 2017/2402”;  
(d) in point (d), for “Article 4(39) of Directive 2006/48/EC” substitute “Article 2(6) of Regulation 2017/2402”;  
(e) after point (d), insert—

In Article 51(2)—
(a) for “the first subparagraph of Article 122a(3) of Directive 2006/48/EC” substitute “Article 6(5) of Regulation 2017/2402”;  
(b) for “the second subparagraph of Article 122a(3) of Directive 2006/48/EC”, substitute “Article 6(6) of Regulation 2017/2402”.

(4) In Article 53—
(a) in paragraph 2—
(i) in the first subparagraph, for “point (b) of Article 15(3) of Directive 2011/61/EU”, substitute “rule 3.7.5(2)(b) of the Investment Funds sourcebook”;  
(ii) in the second subparagraph, for “Article 15 of Directive 2011/61/EU” substitute “rules 3.7.2 to 3.7.7 of the Investment Funds sourcebook”;  
(b) in paragraph 4, for “Article 18 of Directive 2011/61/EU” substitute “rules 4.1.1, 4.1.1B and 4.1.2D of the Senior Management Arrangements, Systems and Controls sourcebook”;  
(c) in paragraph 5, for “Articles 22, 23 and 24 of Directive 2011/61/EU”, substitute “sections 3.2, 3.3 and 3.4 of the Investment Funds sourcebook”.

(5) For Article 56, substitute—

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(a) Point (13A) is inserted into Article 2(1) by the Markets in Financial Instruments (Amendment) (EU Exit) Regulations 2018.
“Article 56

Interpretation

In the absence of guidance issued by the FCA, the provisions of this Section shall be interpreted in a consistent manner with the corresponding provisions of Regulation 2017/2402.”.

Organisational requirements: general principles

29.—(1) Before Article 57, omit “(Articles 12 and 18 of Directive 2011/61/EU)”.
(2) In Article 57(4), for “competent authority” both times it occurs, substitute “FCA”.
(3) In Article 60—
   (a) in paragraph 1, after “its obligations under”, insert “the UK provisions which implemented”;
   (b) in paragraph 2—
      (i) in point (c), for “Article 19 of Directive 2011/61/EU” substitute “section 3.9 of the Investment Funds sourcebook”;
      (ii) in point (h), for “Annex II to Directive 2011/61/EU” substitute “rules 19B.1.4 to 19B.1.24 of the Senior Management Arrangements, Systems and Controls sourcebook”;
   (c) in paragraph 3, in point (a), after “laid down in” insert “the UK provisions which implemented”.
(4) In Article 61—
   (a) in paragraph 1—
      (i) after “its obligations under” insert “the UK provisions which implemented”;
      (ii) for “competent authorities to exercise their” substitute “FCA to exercise its”;
      (iii) for “under that Directive” substitute “under FSMA”;
   (b) in paragraph 2, in point (b), after “obligations under” insert “the UK provisions which implemented”.
(5) In Article 63—
   (a) in paragraph 1—
      (ii) in point (a)(i), for “Article 2(1) of Directive 2003/6/EC” substitute “Article 8(1) and (4)(a) to (d) of Regulation (EU) 596/2014”;
      (iii) in point (a)(iii), after “AIFM under” insert “the UK provisions which implemented”;
      (iv) in point (c) for “Article 3(a) of Directive 2003/6/EC” substitute “Article 14(c) of Regulation (EU) 596/2014”;
   (b) in paragraph 3, in point (b), for “subject to supervision under the law of a Member State which requires” substitute “required to have”.
(6) In Article 64, in paragraph 4—
   (a) for “point (7) of Article 4(1) of Directive 2004/39/EC” substitute “point (12) of Article 2.1 of Regulation (EU) No 600/2014”;
(b) for “a regulated market as referred to in point (14) of Article 4(1) of Directive 2004/39/EC” substitute “a UK regulated market as referred to in point (13A) of Article 2.1 of Regulation (EU) No 600/2014”(a);

(c) for “a multi-lateral trading facility as referred to in point (15) of Article 4(1) of Directive 2004/39/EC” substitute “a UK multi-lateral trading facility as referred to in point (14A) of Article 2.1 of Regulation (EU) No 600/2014(b)”;  

(d) for “point (8) of Article 4(1) of that Directive” substitute “point (6) of Article 2.1 of that Regulation”.

(7) In Article 66—

(a) in paragraph 1, in the second subparagraph—

(i) for “competent authorities” substitute “the FCA”;  
(ii) after “functions under” insert “the UK provisions which implemented”;

(b) in paragraph 2, in the second sentence, for “Competent authorities” substitute “The FCA”;  

(c) in paragraph 3—

(i) in the opening words, for “competent authorities” substitute “FCA”;

(ii) in point (a), for “competent authorities are” substitute “FCA is”.

Valuation

30.—(1) Before Article 67, omit “(Article 19 of Directive 2011/61/EU)”.  

(2) In Article 67(4), for “point (b) of Article 19(4) of Directive 2011/61/EU” substitute “rule 3.9.7 of the Investment Funds sourcebook”.

(3) In Article 68(3), for “Article 19(9) of Directive 2011/61/EU” substitute “section 55L or 166 of the Financial Services and Markets Act 2000(c)”.  

Delegation of AIFM functions

31.—(1) Before Article 75, omit “(Article 20(1), (2), (4) and (5) of Directive 2011/61/EU)”.  

(2) In Article 75(c), after “in accordance with” insert “the UK provisions which implemented”.

(3) In Article 76—

(a) in paragraphs 1 and 2, for “competent authorities” both times it appears, substitute “FCA”;  

(b) in paragraph 1, for “Article 20(1)(a) of Directive 2011/61/EU” substitute “rule 3.10.2(2)(a) of the Investment Funds sourcebook”.  

(4) In Article 77(3), in the second subparagraph, for “Union” substitute “United Kingdom”.  

(5) In Article 78—

(a) in paragraph 2—

(i) in the opening words, for “point (c) of Article 20(1) of Directive 2011/61/EU” substitute “regulation 26(1)(a) and (2) of the AIFM Regulations 2013, and rules 3.10.2(2)(c) and 3.10.7G of the Investment Funds sourcebook”;  

(ii) in point (a) for “Directive 2009/65/EC” substitute “FSMA”;  

(a) Points (13A) and (13B) were inserted into Article 2(1) by the Markets in Financial Instruments (Amendment) (EU Exit) Regulations 2018.  
(b) Points (14A) and (14B) were inserted into Article 2(1) by the Markets in Financial Instruments (Amendment) (EU Exit) Regulations 2018.  
(c) Section 55L was substituted, with ss 55A to 55Z4, for the original Part 4 by section 11(2) of the Financial Services Act 2012 (c. 21).
(iii) in point (b), for “Directive 2004/39/EC to perform portfolio management” substitute “FSMA with permission under Part 4A of that Act to carry out the regulated activity of managing investments under article 37 of the Regulated Activities Order 2001”;
(iv) in point (c), for “Directive 2006/48/EC having the authorisation to perform portfolio management under Directive 2004/39/EC” substitute “FSMA with permission under Part 4A of that Act to carry out the regulated activity of managing investments under article 37 of the Regulated Activities Order 2001”;
(v) in point (d), for “Directive 2011/61/EU” substitute “the Financial Services and Markets Act 2000”;

(b) in paragraph 3—
(i) in the opening words, for “point (d) of Article 20(1) of Directive 2011/61/EU” substitute “rules 3.10.2(2)(d) of the Investment Funds sourcebook”;
(ii) in point (a), for “competent authorities of the home Member State of the AIFM” substitute “FCA”;
(iii) in point (b), in the opening words, for “competent authorities” substitute “FCA”;
(iv) in point (b)(i), after “provided for in”, insert “the UK provisions which implemented”;
(v) in point (b)(iv), after “requirements of” insert “the UK provisions which implemented”;
(vi) in point (b)(v)—
(aa) after “requirements of” insert “the UK provisions which implemented”;
(bb) omit “and relevant national law”.

(6) In Article 79—
(a) in point (a), for “competent authorities”, in both places, substitute “FCA”;
(b) in point (b), for “competent authorities of the AIFM” substitute “FCA”;
(c) in point (c)—
(i) for “competent authorities” substitute “FCA”;
(ii) after “requirements of” insert “the UK provisions which implemented”.

(7) In Article 80(1), in the opening words, for “point (b) of Article 20(2) of Directive 2011/61/EU” substitute “rule 3.10.6(2) of the Investment Funds sourcebook”.

(8) In Article 81—
(a) in paragraph 1 in the second subparagraph, for “point (a) of Article 20(4) of Directive 2011/61/EU” substitute “rules 3.10.4(1) of the Investment Funds sourcebook”;
(b) in paragraph 2, for “point (b) of Article 20(4) of Directive 2011/61/EU” substitute “rule 3.10.4(2) of the Investment Funds sourcebook”.

(9) In Article 82—
(a) in paragraph 1, in point (d), in the second sentence, for “competent authorities” substitute “the FCA”;
(b) omit paragraphs 2 and 3.

**Depositary: particulars of written contract**

32.—(1) Before Article 83, omit “(Article 21(2) of Directive 2011/61/EU)”.

(2) In Article 83(1)—
(a) in the opening words, for “Article 21(2) of Directive 2011/61/EU” substitute “rule 3.11.19 of the Investment Funds sourcebook”;
(b) in point (c) for “Article 21(13) or (14) of Directive 2011/61/EU” substitute “regulation 30(4) or 32(2) of the AIFM Regulations 2013(a)”; 
(c) in point (e), for “competent authorities” substitute “the FCA”; 
(d) in point (h), for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook, and regulation 29(3) of the AIFM Regulations 2013(b)”; 
(e) in point (p), for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook, and regulation 29(3) of the AIFM Regulations 2013”.

Depositaries in third countries

33.—(1) Before Article 84, omit “(Article 21(6)(b) of Directive 2011/61/EU)”. 
(2) In Article 84—
   (a) in the opening words—
      (i) omit “For the purposes of point (b) of Article 21(6) of Directive 2011/61/EU”; 
      (ii) for “Union law” substitute “the law applicable in the United Kingdom, or in any part of the United Kingdom”; 
(b) in point (b), for “the Union” substitute “the United Kingdom”; 
(c) in point (c)—
      (i) for “the Union” substitute “the United Kingdom”; 
      (ii) for “an Union credit institution or investment firm” substitute “a credit institution or investment firm incorporated in, or formed under the law of any part of, the United Kingdom”; 
(d) in point (d), for “the Union” substitute “the United Kingdom”; 
(e) in point (e), for “Article 21(7) to (15) of Directive 2011/61/EU and its implementing measures and the relevant national law” substitute “rules 3.11.4, 3.11.5, 3.11.9, 3.11.20, 3.11.21 and 3.11.23 to 3.11.30 of the Investment Funds sourcebook, regulations 29 to 32 of the AIFM Regulations 2013, and Articles 85 to 102 of this Regulation”.

Depositary functions, due diligence duties and segregation obligation

34.—(1) Before Article 85, omit “(Articles 21(7)-(9) and 21(11)(c) and (d)(iii) of Directive 2011/61/EU)”. 
(2) In Article 85(1), for “Article 21(7) of Directive 2011/61/EU” substitute “rule 3.11.20 of the Investment Funds sourcebook”. 
(3) In Article 86—
   (a) in point (a)—
      (i) for “points (a), (b) and (c) of Article 18(1) of Directive 2006/73/EC” substitute “paragraphs (1), (2) and (3) of rule 7.13.3 of the Client Assets sourcebook”; 
      (ii) for “Union law” substitute “the law applicable in the United Kingdom, or in any part of the United Kingdom”; 
      (iii) for “Article 16 of Directive 2006/73/EC” substitute “rules 6.2.2R, 6.3.4A-1R, 6.6.2R, 6.6.3, 6.6.34, 7.13.12, 7.15.3 and 7.15.20 of the Client Assets sourcebook (so far as relevant)”; 
   (b) in point (e), for “competent authorities” substitute “FCA”.

(a) S.I. 2013/1773. 
(b) Regulation 29(3) is amended, with regulations 2 to 81 of the AIFM Regulations 2013, by Part 2 of these Regulations.
(4) In Article 87, for “Article 21(7) of Directive 2011/61/EU” substitute “rule 3.11.20 of the Investment Funds sourcebook”.

(5) In Article 88(1)(a), for “the last subparagraph of Article 51(3) of Directive 2009/65/EC and Article 10 of Commission Directive 2007/16/EC” substitute “rule 5.2.19(3) and (3A) of the Collective Investment Schemes sourcebook”.

(6) In Article 89—
(a) in paragraph 1—
(i) in the opening words, for “point (a) of Article 21(8) of Directive 2011/61/EU”, substitute “rule 3.11.21 of the Investment Funds sourcebook”;
(ii) in point (a), for “Article 21(8)(a)(ii) of Directive 2011/61/EU” substitute “rule 3.11.21(2) of the Investment Funds sourcebook”;
(iii) in point (c), for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
(b) in paragraph 2, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”.

(7) In Article 90—
(a) in paragraphs 1 and 2, for “point (b) of Article 21(8) of Directive 2011/61/EU” substitute “rule 3.11.23 of the Investment Funds sourcebook”;
(b) in paragraph 4, for “competent authorities” substitute “FCA”.

(8) In Article 91—
(a) in point (b) of paragraph 1, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
(b) in paragraph 3—
(i) in the opening words, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
(ii) in point (b), for “point (b) of Article 21(8) of Directive 2011/61/EU” substitute “rule 3.11.23 of the Investment Funds sourcebook”;
(iii) in point (d), for “Article 21(7) of Directive 2011/61/EU” substitute “rule 3.11.20 of the Investment Funds sourcebook”.

(9) In Article 92—
(a) in paragraphs 2 and 4, for “Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25 of the Investment Funds sourcebook”;
(b) in paragraph 3, for “competent authorities of the AIFM” substitute “FCA”.

(10) In Article 93, in the opening words, for “point (a) of Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25(1) of the Investment Funds sourcebook”.

(11) In Article 94—
(a) in paragraph 1, in the opening words, for “point (b) of Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25(2) of the Investment Funds sourcebook”;
(b) in paragraphs 1(a), 2 and 4, for “Article 19 of Directive 2011/61/EU and its implementing measures” substitute “rules 3.9.1 to 3.9.13 of the Investment Funds sourcebook and regulation 24 of the AIFM Regulations 2013”;
(c) in paragraph 3, for “Article 19 of Directive 2011/61/EU” substitute “rules 3.9.1 to 3.9.13 of the Investment Funds sourcebook and regulation 24 of the AIFM Regulations 2013”.

(12) In Article 95, in the opening words, for “point (c) of Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25(3) of the Investment Funds sourcebook”.

(13) In Article 96(1), for “point (d) of Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25(4) of the Investment Funds sourcebook”.
(14) In Article 97(1), in the opening words, for “point (e) of Article 21(9) of Directive 2011/61/EU” substitute “rule 3.11.25(5) of the Investment Funds sourcebook”.

(15) In Article 98—
(a) in paragraph 1—
   (i) for “point (c) of Article 21(11) of Directive 2011/61/EU” substitute “rule 3.11.28(3) of the Investment Funds sourcebook”;
   (ii) for “competent authorities” substitute “the FCA”;
(b) in paragraph 2, in the opening words, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
(c) in paragraph 3, in the opening words, for “point (d) of Article 21(11) of Directive 2011/61/EU” substitute “rule 3.11.28(4) of the Investment Funds sourcebook”;
(d) in paragraph 5, for “Article 21(4) of Directive 2011/61/EU”, substitute “rule 3.11.7 of the Investment Funds sourcebook”;
(e) in paragraph 6, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”.

(16) In Article 99—
(a) in paragraph 1—
   (i) in the opening words—
      (aa) for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”; and
      (bb) for “point (iii) of Article 21(11)(d) of Directive 2011/61/EU” substitute “rule 3.11.28(4)(c) of the Investment Funds sourcebook”;
   (ii) in point (c), for “the third subparagraph of Article 21(11) of Directive 2011/61/EU” substitute “rule 3.11.29 of the Investment Funds sourcebook”;
   (iii) in point (e)—
      (aa) for “points (a), (b) and (c) of Article 18(1) of Directive 2006/73/EC” substitute “paragraphs (1), (2) and (3) of rule 7.13.3 of the Client Assets sourcebook”;
      (bb) for “Union law” substitute “the law applicable in the United Kingdom, or in any part of the United Kingdom”;
      (cc) for “Article 21(7) of Directive 2011/61/EU” substitute “rule 3.11.20 of the Investment Funds sourcebook”;
(b) in paragraph 2, for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
(c) in paragraph 3—
   (i) for “Article 21(11) of Directive 2011/61/EU” the first time it occurs, substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”;
   (ii) for “the third subparagraph of Article 21(11) of Directive 2011/61/EU” substitute “rule 3.11.29 of the Investment Funds sourcebook”.

Loss of financial instruments, liability discharge and objective reasons

35.—(1) Before Article 100, omit “(Article 21(12) and (13) of Directive 2011/61/EU)”.

(2) In Article 100—
(a) in paragraph 1, for “Article 21(12) of Directive 2011/61/EU” substitute “regulations 30(1) to (3) and 31(1) of the AIFM Regulations 2013”;
(b) in paragraph 2, for “competent authorities” substitute “FCA”;
(c) in paragraph 3, for “Article 21(12) of Directive 2011/61/EU” substitute “regulations 30(1) to (3) and 31(1) of the AIFM Regulations 2013”.
(3) In Article 101—
   (a) in the heading, omit “under Article 21(12) of Directive 2011/61/EU”;
   (b) in paragraph 1—
      (i) in the opening words, for “second subparagraph of Article 21(12) of Directive 2011/61/EU” substitute “regulation 30(2) of the AIFM Regulations 2013”;
      (ii) in point (a), for “point (a) of Article 21(8) of Directive 2011/61/EU” substitute “rule 3.11.21 of the Investment Funds sourcebook”;
      (iii) in the second subparagraph, for “point (a) of Article 21(8) of Directive 2011/61/EU” substitute “rule 3.11.21 of the Investment Funds sourcebook”;
   (c) in paragraph 3, for “point (a) of Article 21(8) of Directive 2011/61/EU” substitute “rule 3.11.21 of the Investment Funds sourcebook”; 
   (d) in paragraph 4, for “Article 21(13) and (14) of Directive 2011/61/EU” substitute “regulations 30(4) and 32 of the AIFM Regulations 2013”.

(4) In Article 102—
   (a) in paragraph 1, in the opening words, for “Article 21(13) of Directive 2011/61/EU” substitute “regulation 30(4) of the AIFM Regulations 2013”;
   (b) in paragraph 3—
      (i) in the opening words, for “Article 21(13) of Directive 2011/61/EU” substitute “regulation 30(4) of the AIFM Regulations 2013”;
      (ii) in point (a), for “Article 21(11) of Directive 2011/61/EU” substitute “rules 3.11.28 to 3.11.30 of the Investment Funds sourcebook”.

Transparency requirements etc: annual report, disclosure and reporting

36.—(1) Before Article 103, omit “(Article 22(2)(a) to (e) and Articles 23(4) and 24(1) of Directive 2011/61/EU)”.

(2) In Article 104(1), for “point (a) of Article 22(2) of Directive 2011/61/EU” substitute “rule 3.3.5(1) of the Investment Funds sourcebook”.

(3) In Article 105(1)(c), for “Article 23 of Directive 2011/61/EU” substitute “section 3.2 of the Investment Funds sourcebook”.

(4) In Article 106—
   (a) in paragraphs 1 and 2, for “point (d) of Article 22(2) of Directive 2011/61/EU” substitute “rule 3.3.5(4) of the Investment Funds sourcebook”;
   (b) in paragraph 2, for “Article 23 of Directive 2011/61/EU” substitute “section 3.2 of the Investment Funds sourcebook”.

(5) In Article 107—
   (a) in paragraph 1, in the opening words, for “point (e) of Article 22(2) of Directive 2011/61/EU” substitute “rule 3.3.5(5) of the Investment Funds sourcebook”;
   (b) in paragraph 4, for “Annex II to Directive 2011/61/EU” substitute “rules 19B.1.4 to 19B.1.24 of the Senior Management Arrangements, Systems and Controls sourcebook”.

(6) In Article 108—
   (a) in paragraph 1, for “Article 23(4) of Directive 2011/61/EU”, substitute “rule 3.2.5 of the Investment Funds sourcebook”;
   (b) in paragraph 2—
      (i) in the opening words, for “Article 23(4)(a) of Directive 2011/61/EU” substitute “rule 3.2.5(1) of the Investment Funds sourcebook”;
      (ii) in point (b), for “Article 22(1) of Directive 2011/61/EU” substitute “rules 3.3.2 to 3.3.4 of the Investment Funds sourcebook”;
   (c) in paragraph 3—
(i) in the opening words, for “point (b) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(2) of the Investment Funds sourcebook”;

(ii) in point (a), for “Article 16(1) of Directive 2011/61/EU” substitute “rule 3.6.3 of the Investment Funds sourcebook”;

(d) in paragraph 4—

(i) in the opening words, for “point (c) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”;

(ii) in the second subparagraph, for “Article 22(1) of Directive 2011/61/EU” substitute “rules 3.3.2 to 3.3.4 of the Investment Funds sourcebook”;

(e) in paragraph 5—

(i) in the first subparagraph, for “point (c) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(3) of the Investment Funds sourcebook”;

(ii) in the second subparagraph, for “Article 22(1) of Directive 2011/61/EU” substitute “rules 3.3.2 to 3.3.4 of the Investment Funds sourcebook”.

(7) In Article 109—

(a) in paragraph 1, for “Article 23(5) of Directive 2011/61/EU” substitute “rule 3.2.6 of the Investment Funds sourcebook”;

(b) in paragraph 3, for “Article 22(1) of Directive 2011/61/EU” substitute “rules 3.3.2 to 3.3.4 of the Investment Funds sourcebook”.

(8) In Article 110—

(a) in the heading, for “competent authorities” substitute “the FCA”;

(b) in paragraph 1, in the opening words—

(i) for “the second subparagraph of Article 24(1) and of point (d) of Article 3(3) of Directive 2011/61/EU”, substitute “rule 3.4.2 of the Investment Funds sourcebook, and directions given by the FCA under regulation 21(2) of the AIFM Regulations 2013”;

(ii) for “competent authorities” substitute “the FCA”;

(c) in paragraph 2—

(i) in the opening words—

(aa) after “market in the” insert “United Kingdom or the”;

(bb) for “the competent authorities of their home Member State”, substitute “the FCA”;

(cc) for “Article 24(2) of Directive 2011/61/EU” substitute “rule 3.4.3 of the Investment Funds sourcebook”;

(ii) in point (a), for “point (a) of Article 23(4) of Directive 2011/61/EU” substitute “rule 3.2.5(1) of the Investment Funds sourcebook”;

(iii) in point (f) for “point (b) of Article 15(3) and the second subparagraph of Article 16(1) of Directive 2011/61/EU” substitute “rules 3.6.3(2) and 3.7.5(2)(b) of the Investment Funds sourcebook”;

(d) in paragraph 3—

(i) in point (a)—

(aa) for “points (a) and (b) respectively of Article 3(2) of Directive 2011/61/EU” substitute “subparagraphs (a) and (b) respectively of regulation 9(1) of the AIFM Regulations 2013”;

(bb) for “the EU AIFs” substitute “the UK and EU AIFs”;

(cc) after “they market”, insert “in the United Kingdom or”;

(ii) in point (b)—

(aa) for “the EU AIFs” substitute “the UK and EU AIFs”;

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(bb) for “in the Union” substitute “in the United Kingdom or in the Union”;

e) in paragraph 4, for “the competent authority of the home Member State of the AIFM”, substitute “the FCA”;

f) in paragraph 5, for “Article 24(4) of Directive 2011/61/EU” substitute “rule 3.4.5 of the Investment Funds sourcebook”;

g) omit paragraph 7.

(9) In Article 111—

(a) in paragraphs 1 and 2, for “Article 24(4) of Directive 2011/61/EU” substitute “rule 3.4.5 of the Investment Funds sourcebook”;

(b) in paragraph 2, for “competent authorities of their home Member States” substitute “FCA”.

Transparency requirements etc: AIFMs managing leveraged AIFs

37.—(1) Before Article 112, omit “(Article 25(3) of Directive 2011/61/EU)”.

(2) In Article 112—

(a) in paragraph 1—

(i) for “competent authorities” substitute “the FCA”;

(ii) for “exercise their” substitute “exercises its”;

(b) in paragraph 2—

(i) for “a competent authority” substitute “the FCA”;

(ii) for “Articles 7(3), 15(4), 24(4) or 24(5) of Directive 2011/61/EU” substitute “rules 3.4.5, 3.4.6A, 3.4.6C and 3.7.7 of the Investment Funds sourcebook, or in response to a requirement imposed under section 55U(4) or 165 of FSMA(a)”;

(c) in paragraph 3—

(i) in the opening words—

(aa) for “Competent authorities” substitute “The FCA”;

(bb) for “their” substitute “its”;

(ii) in point (c) for “competent authorities”, substitute “FCA”.

Rules relating to third countries

38.—(1) Before Article 113, omit “(Articles 34(1), 35(2), 36(1), Articles 37(7)(d), 40(2)(a) and Article 42(1) of Directive 2011/61/EU)”.

(2) In Article 113—

(a) in paragraph 1, for “Chapter VII of Directive 2011/61/EU” substitute “regulations 33, 49 and 50 of the AIFM Regulations 2013”;

(b) in paragraph 3, for “EU competent authorities” substitute “the FCA”;

(c) in paragraph 4—

(i) for “a Union competent authority”, the first time it occurs, substitute “the FCA”;

(ii) omit the words from “to other Union” to the end of the paragraph.

(3) In Article 114—

(a) in paragraph 1—

(a) Section 55U was substituted, with the rest of Part 4A for the original Part 4 by section 11(2) of the Financial Services Act 2012 (c. 21). Section 165 was amended by section 24 of the Financial Services Act 2010 (c. 28), paragraph 1 of Schedule 12 to the Financial Services Act 2012; paragraph 36 of Schedule 2 to the Bank of England and Financial Services Act 2016 (c. 14), S.I. 2013/1773; S.I. 2015/575.
(i) for “Union competent authorities” substitute “the FCA”;
(ii) for “Directive 2011/61/EU” substitute “FSMA and the AIFM Regulations 2013”;

(b) in paragraph 2—
(i) in the first sentence, for “Union competent authority’s duties under Directive 2011/61/EU” substitute “FCA’s duties”;
(ii) in the second sentence, for “the Union competent authority” each time it appears, substitute “the FCA”;

(c) in paragraph 3—
(i) for “the Union competent authorities” substitute “the FCA”;
(ii) for “Union legislation and national implementing legislation” substitute “the law applying in the United Kingdom, or in any part of the United Kingdom”.

(4) In Article 115, for “Article 52 of Directive 2011/61/EU” substitute “regulation 9(2B) of the Financial Services and Markets Act 2000 (Disclosure of Confidential Information) Regulations 2001(a)”.

Exchange of information

39.—(1) Before Article 116 omit “(Article 53(1) of Directive 2011/61/EU)”.
(2) Omit Article 116.

Final provisions and annexes

40.—(1) Omit the words “This Regulation shall be binding in its entirety and directly applicable in all Member States” after Article 117.
(2) In Annex IV, in the table headed “AIF-specific information to be provided to competent authorities”, in the heading, for “competent authorities” substitute “the FCA”.

Commission Implementing Regulation (EU) No 447/2013

(2) In Article 1—
(a) in the first subparagraph of paragraph 1—
(i) for “Article 3(2) of Directive 2011/61/EU” substitute “regulation 9 of the Alternative Investment Fund Managers Regulations 2013(b) (the “AIFM Regulations 2013”);”;
(ii) for “under that Directive” substitute “to regulation as a full-scope AIFM”;
(iii) for “competent authority of its home Member State” substitute “Financial Conduct Authority”;
(b) in the second subparagraph of paragraph 1, for “paragraphs 1 to 5 of Article 7 of Directive 2011/61/EU and in the measures adopted in implementation thereof” substitute “section 55U of the Financial Services and Markets Act 2000(c) (“FSMA”) and regulation 5 of the AIFM Regulations 2013”;
(c) in paragraph 2—

(a) S.I. 2001/2188. Paragraph (2B) was inserted into regulation 9 by S.I. 2013/1773, and amended by paragraph 278 of Schedule 19 to the Data Protection Act 2018 (c. 12).
(b) Regulation 5 was amended by S.I 2013/1797, and is amended by these Regulations.
(c) Section 55U was inserted into the Act, with the rest of Part 4A of that Act, by section 11(2) of the Financial Services Act 2012 (c. 21).
(i) for “competent authority of the home Member State” substitute “Financial Conduct Authority”;
(ii) for “Article 7 of that Directive” substitute “section 55U of FSMA and by regulation 5 of the AIFM Regulations 2013”;
(iii) for “Article 3(3) of that Directive” substitute “regulations 11, 15 and 21 of the AIFM Regulations 2013”;
(iv) for “the competent authority” the second time it occurs, substitute “the Financial Conduct Authority”;
(v) for “Article 5 of Directive 2009/65/EC” substitute “sections 242 and 261C of FSMA(a) and regulation 12 of the Open-Ended Investment Companies Regulations 2001(b)”;
(d) in paragraph 3—
(i) for “competent authority of the home Member State” substitute “Financial Conduct Authority”;
(ii) for “paragraphs 1 to 5 of Article 8 of Directive 2011/61/EU” substitute “regulation 5 of the AIFM Regulations 2013”.

(3) Omit the words “This Regulation shall be binding in its entirety and directly applicable in all Member States” after Article 2.

Commission Implementing Regulation (EU) No 448/2013


Commission Delegated Regulation (EU) No 2015/514

43. Commission Delegated Regulation (EU) No 2015/514 of 18 December 2014 on the information to be provided by competent authorities to the European Securities and Markets Authority pursuant to Article 67(3) of Directive 2011/61/EU of the European Parliament and of the Council(d) is revoked.

Jeremy Quin
Craig Whittaker
19th February 2019 Two of Her Majesty’s Lords Commissioners of Her Majesty’s Treasury

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations are made in exercise of the powers in section 8(1) of, and paragraph 21 of Schedule 7 to, the European Union (Withdrawal) Act 2018 (c. 16) in order to address failures of retained EU law to operate effectively and other deficiencies arising from the withdrawal of the United Kingdom from the European Union (including deficiencies under paragraphs (a), (b), (c), (d), (e), (f) and (g) of section 8(2) of that Act). They amend legislation in the field of financial services, relating to the regulation of alternative investment fund managers. In particular, they amend the Alternative Investment Fund Managers Regulations 2013, the Alternative Investment

(a) Section 242 was amended by S.I. 2013/423 and 2018/698 and section 261C was inserted by S.I. 2013/1388 and amended by S.I. 2018/698.
(b) S.I. 2001/1228. Regulation 12 was amended by S.I. 2018/698.
(c) OJ L132, 16.5.2013, p.3.
(d) OJ L82, 27.3.2015, p.5.

These Regulations refer to sourcebooks made by the Financial Conduct Authority under the Financial Services and Markets Act 2000 (c. 8). Sourcebooks made by the Financial Conduct Authority are available on https://www.handbook.fca.org.uk/handbook, and copies of the rules referred to can be obtained from the Financial Conduct Authority, 12 Endeavour Square, London E20 1JN, where they are also available for inspection.

An impact assessment of the effect that this instrument, and other instruments made by HM Treasury under the European Union (Withdrawal) Act 2018 at or about the same time, will have on the costs of business, the voluntary sector and the public sector is available from HM Treasury, 1 Horse Guards Road, London SW1A 2HQ and is published alongside this instrument at www.legislation.gov.uk.

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