



Consultation Paper | FCA CP15/29** | PRA CP35/15

Amendments to Various Forms

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FCA and PRA September 2015

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Appendix 2 Draft Handbook text and PRA Rulebook text – proposed changes to forms made under rulemaking powers

This Appendix contains the following draft rules (in Parts One to Three) amending forms. Those amendments are the subject of this CP.

Part One: Draft FCA instrument amending Forms D and F;

Part Two: Draft PRA Handbook Instrument amending Form D;

Part Three: Draft PRA Rulebook Instrument amending Forms D, F and M.

FCA and PRA September 2015

We are asking for comments on this Consultation Paper by 19 October 2015.

You can send them to us in writing to:

Richard Johnson Strategy and Competition Division Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS

Telephone: 020 7066 4834 **Email:** cp15-29@fca.org.uk

We make all responses to formal consultation available for public inspection unless the respondent requests otherwise. We will not regard a standard confidentiality statement in an email message as a request for non-disclosure.

Despite this, we may be asked to disclose a confidential response under the Freedom of Information Act 2000. We may consult you if we receive such a request. Any decision we make not to disclose the response is reviewable by the Information Commissioner and the Information Rights Tribunal.

You can download this Consultation Paper from our website: www.fca.org.uk.

The Bank of England and the Prudential Regulation Authority (PRA) reserve the right to publish any information which it may receive as part of this consultation.

Information provided in response to this consultation, including personal information, may be subject to publication or release to other parties or to disclosure, in accordance with access to information regimes under the Freedom of Information Act 2000 or the Data Protection Act 1998 or otherwise as required by law or in discharge of our statutory functions.

Please indicate if you regard all, or some of, the information you provide as confidential. If the Bank of England or the PRA receives a request for disclosure of this information, the Bank of England or the PRA will take your indication(s) into account, but cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system on emails will not, of itself, be regarded as binding on the Bank of England and the PRA.

This Consultation Paper proposes changes to the PRA Rulebook.

Please address responses, comments or enquiries by 19 October 2015 to:

CP35/15@bankofengland.co.uk

Abbreviations used in this document

СВА	Cost benefit analysis			
СР	Consultation paper			
FCA	Financial Conduct Authority			
FSMA	Financial Services and Markets Act 2000			
PRA	Prudential Regulation Authority			
SIMR	Senior Insurance Managers Regime			
SMR	Senior Managers Regime			

1. Overview

- **1.1** The Financial Conduct Authority (FCA) and the Prudential Regulation Authority (PRA), together 'the regulators', are introducing a new accountability regime for deposit-takers, insurers and PRA-designated investment firms.
- **1.2** As part of implementing the new regime, the regulators have consulted on amendments to a series of forms used by firms and individuals relating to regulatory approval for certain roles. During this exercise, we received feedback regarding the necessity of some of the questions asked in these forms.
- 1.3 Reflecting on that feedback, this paper sets out proposed amendments to two forms for the new regime and to two forms used in the current Approved Persons Regimes. These changes alter the questions to ensure we only require necessary disclosures from those we regulate, while ensuring the regulators remain able to properly assess the fitness and propriety of those we are required to approve.

Who does this consultation affect?

1.4 This paper will be of interest to all FCA and PRA-authorised firms and individual candidates for approval as approved persons, notified non-executive directors and key function holders.

Is this of interest to consumers?

1.5 This paper will primarily be of interest to firms.

Competition

1.6 The regulators do not consider these amendments are likely to have any adverse impact on effective competition.

Equality and diversity considerations

1.7 The regulators do not believe that the proposals in this paper introduce any adverse effects on any protected characteristics as the same questions will be asked of all applicants regardless of their background or circumstances. However, as with the whole consultation, we welcome feedback on this.

Next steps

What do you need to do next?

1.8 The regulators want to know what you think of our proposals. Please send us your comments by 19 October 2015.

How?

1.9 Please send your responses to both regulators at the following addresses:

CP35/15@bankofengland.co.uk

cp15-29@fca.org.uk

Next Steps

1.10 The regulators will consider your feedback and intend to publish our rules adopting the revised forms in a policy statement before the end of 2015.

Amendments to various forms

- 2.1 As part of introducing the new accountability regimes, the regulators have consulted on a series of consequential amendments to the forms used by firms and individuals in relation to roles that require pre-approval from us.
- 2.2 Large sections of the forms were not altered by these consultations as they were unaffected by the Senior Managers (SMR) or Senior Insurance Managers (SIMR) Regimes. This included questions contained in a series of forms relating to the fitness and propriety of prospective candidates¹ for roles requiring pre-approval. We received feedback that some questions sought unnecessary disclosure from firms and candidates.
- **2.3** We have considered this feedback and propose to alter the relevant questions in those forms accordingly. As these questions are asked in a wide range of forms, we consider it appropriate to make these changes wherever the relevant questions are asked. This includes forms relating to the approved persons regime, sole traders, change in control and e-money, funds and payment services firms.
- 2.4 For some SMR and SIMR forms effective from 7 March 2016, this involves reinstating questions that were removed as part of the initial response to previous consultations on the new regimes. The questions are being reinstated as the regulators consider them necessary in order to assess fitness and propriety. The reinstated questions use revised wording that reduces the scope of the current regulatory requirement on firms and individuals. The regulators plan to issue guidance notes to firms, later in the year, on how to complete the revised forms for the SMR and SIMR (this will include, for example, guidance on how to interpret question 5.01.5d, requested by some insurance firms).
- 2.5 A substantial majority of the forms containing questions relating to fitness and propriety are shared forms made under the regulators' powers of direction under FSMA. Where forms are made under such powers, there is no statutory duty on the regulators to consult when changing them. The regulators have today made changes to those forms under a power of direction with immediate effect. These changes respond to the feedback received to previous consultations, harmonise the disclosure across firms and, in contrast to versions of the forms used by firms and candidates currently, reduce the scope of the information sought. The revised questions are more targeted to ensure that the regulators are aware of any ongoing investigations and any past convictions (whether or not spent) that are not protected under the Rehabilitation of Offenders Act.
- **2.6** Please see Appendix 1 to this paper for the forms made today by the regulators.
- 2.7 In practice many firms access these forms online. Accordingly, we have also changed the online versions. These changes may take a few days to take effect in the system.

See e.g. section 5 of Long Form A - UK Firms (Relevant Authorised Persons only) Approval to perform senior management functions.

- 2.8 There are also two shared forms, and a PRA-only form, made under rulemaking powers that contain questions that mirror the questions in the forms amended today. Where forms are made under rulemaking powers, there is a statutory requirement on the regulators to consult on any proposed changes to them. The regulators will review the directions made today in light of the responses to this consultation, but on balance considered that it was in the interest of candidates and firms to amend the forms made under the directions power first, and then to consult on similar amendments to the following forms made under rulemaking powers. The forms are as follows:
 - Form D is a shared form used by firms to notify the regulators of any changes in circumstances for approved persons.
 - Form F is a shared form and relates to overseas firms.
 - Form M is a PRA-only form that applies from 7 March 2016 and relates to the appointment of Non-Executive Directors and Key Function Holders.
- **2.9** We believe the proposed changes to these forms are straightforward and so we are consulting for a period of one month. Appendix 2 contains the proposed changes to Forms D, F and M.
- 2.10 If firms are submitting a Form D or F to the regulators online before the publication of our final policy they will see that the wording will reflect the position we are consulting on. Should firms be submitting these forms in this period on paper, they should answer the relevant questions as if they were phrased as we propose in the appendices to this paper. If firms are at all unsure about this, they can contact the regulators via the contact details in this consultation paper and we will assist them.
- **2.11** Please note that the amendments made today to Long Form A, and those proposed to Form M, will also be relevant to equivalent forms for non-Solvency II insurance firms, which are currently subject to open consultation.² Accordingly, we welcome feedback from these firms on the proposed changes for the full duration of this consultation.
- **2.12** The regulators may conduct a fuller review of the disclosures sought through the forms in their respective rulebooks. This review may lead to future amendments or consultations, as appropriate (including as a response to the Fair and Effective Markets Review report).
 - Q1: Do you agree with the FCA and PRA's proposed amendments to the questions in Forms D and F?
 - Q2: Do you agree with the PRA's proposed amendments to the questions in Form M?

² Please see PRA CP26/15 and FCA CP 15/25 – which close on 12 October 2015.

Annex 1: FCA Cost benefit analysis

1. FSMA, as amended by the Financial Services Act 2012, requires us to publish a cost benefit analysis (CBA) of our proposed rules. Specifically, section 138l requires us to publish 'an analysis of the costs, together with an analysis of the benefits' that will arise if the proposed rules are made. It also requires us to include estimates of those costs and benefits, unless they cannot reasonably be estimated or it is not reasonably practicable to produce an estimate.

Market failure analysis

2. The potential failure in the market that we are seeking to address is a regulatory issue. It stems primarily from the requirement on firms to disclose information as part of the application process associated with becoming a controlled function, or as part of certain transaction. The current requirements are broader than is necessary.

Compliance costs for firms

3. We believe that the costs to firms of these proposals will be negligible and may even represent a slight overall reduction. The amended questions narrow the scope of disclosures, which should make the forms simpler for firms and individuals to complete.

FCA costs

4. We believe there will be negligible costs to the FCA incurred by these proposals, and possibly a slight reduction. The amended questions ensure only necessary disclosure, making the authorisations process more efficient.

Benefits

- 5. These proposals should ensure only necessary disclosures are made by firms when completing forms for the approval of individuals or transactions by the regulators. Firms will have a narrower range of potential information to consider reducing the associated burden of sourcing required data. In addition, only necessary disclosures will be received by the FCA, thereby enabling more efficient assessment of the information submitted.
- 6. The proposals support the overall aim of ensuring appropriate standards of conduct from individuals in important roles in financial services firms, by improving the FCA's assessment of the fitness and propriety of these individuals. We may review the questions in future to consider if there is a need to introduce additional changes.

Annex 2: PRA Cost benefit analysis

1. The PRA is required to perform an analysis of the economic impact in respect of proposed rule amendments.

Compliance costs for firms

2. The PRA believe that the costs to firms of these proposals are negligible, if not they represent a slight overall reduction. Focusing the questions in the relevant forms narrows the scope of disclosures, which should make the forms simpler for firms and individuals to complete.

PRA costs

3. The PRA believe there will be negligible costs to the regulators incurred by these proposals, and possibly a slight reduction. Focusing the questions in the forms means that any disclosures made in response to them will better align with the information the PRA needs to make its decisions.

Benefits

- **4.** These proposals should focus the disclosures made by firms when completing forms for the approval of individuals or transactions by the regulators. Altering the disclosures sought in the manner proposed should bring about benefits for both firms, who will have a narrower range of potential information to consider, and the PRA, who will receive answers that better align with the information needed to make the relevant decisions.
- 5. The PRA is not of the view that amendments being made will reduce the PRA's ability to make appropriate assessment of the fitness and propriety of these individuals. The PRA and FCA may review the questions in future to consider if there is a need to introduce additional changes.

Annex 3: FCA Compatibility statement

Compatibility with the FCA's general duties

1. This appendix sets out how the proposals in this CP are compatible with the general duties and regulatory principles of the FCA. The FCA is required, by section 138I of FSMA, to explain why making the proposed rules is compatible with its strategic objective, advances its operational objectives, and has regard to the regulatory principles in section 3B of FSMA.

The FCA's strategic objective and regulatory principles

- The proposals set out in this CP are compatible with our strategic objective of ensuring that the relevant markets function well. This CP supports our proposals, already consulted on, to clarify the lines of responsibility at the top of firms and enhance the FCA's ability to hold senior and other individuals in such firms to account. This should, over time, result in improved governance within the industry.
- **3.** In preparing these proposals, we have had regard to the regulatory principles set out in s.3B FSMA. We set out below how our proposals demonstrate such regard for each of the regulatory principles:

Regulatory principle	Compatibility	
Efficiency and economy The need to use FCA resources in the most efficient and economical way	The FCA and PRA have collaborated in order to take a consistent approach to amending these shared forms. This ensures that they are able to continue to take advantage of synergies and promote efficient use of both regulators' resources.	
Proportionality A burden or restriction should be proportionate to the benefits, considered in general terms, which are expected to result from the imposition of that burden or restriction.	The proposals in this CP are directly relevant to this principle as they seek to reduce requirements on individuals and firms submitting these forms.	
Sustainable growth The desirability of sustainable growth in the UK economy in the medium or long term.	We do not consider this principle to be directly relevant to the proposals in this CP.	
Consumer responsibility Consumers should take responsibility for their decisions	The proposals we have made concern the internal organisation of firms and requirements applying to their staff. These are not matters over which consumers can have any influence.	

Regulatory principle	Compatibility
Senior management responsibility The responsibilities of senior management of persons subject to requirements imposed by or under FSMA, including those affecting consumers, in relation to compliance with those requirements	The proposals in this CP support our overall objective that senior managers within relevant firms are clear about the responsibilities they hold and can therefore be more effectively held accountable for the performance of those responsibilities.
Recognising the differences in the businesses carried on by different regulated persons The desirability of exercising our function that recognises differences in the nature of the businesses carried on by different persons we regulate	The proposals in this CP amend questions wherever they are asked to ensure that for all firms only necessary disclosures are sought.
Openness and disclosure The desirability of publishing information relating to persons	We will not normally make public the fact that we are or are not investigating a particular matter or any of our findings or conclusions of an investigation public except as set out in chapter 6 of the Enforcement Guide. The proposals contained in this CP do not change that position.
Transparency The FCA should exercise its functions as transparently as possible.	We are an open and transparent regulator and welcome feedback on the proposals outlined in this CP.

The FCA's operational objectives

Consumer protection and market integrity

4. The objective of the proposals contained in this CP is to support our overall objective that senior persons in relevant firms are held accountable for the roles they perform. This is intended to create a structure that will make it more likely that individuals and roles are appropriately matched and that high standards of conduct are observed. We therefore consider that these aims and objectives support our consumer protection and market integrity objectives.

Promoting competition

5. In preparing the proposals set out in this CP, we have had regard to our duty to promote effective competition in the interests of consumers under section 1B(4) FSMA. The proposals in this CP relate to disclosures sought from all firms for certain roles and transactions and the FCA do not believe they are likely to have any adverse impact on effective competition.

Mutuals

6. The FCA also has a statutory requirement under section 138K(2) of FSMA to state whether the impact on mutual societies will be significantly different from the impact on other firms. The FCA considers that mutuals are not expected to be affected differently, or in a disproportionate way, from other firms by these proposals.

Annex 4: PRA Compatibility statement

- 1. This appendix sets out how the proposals in this CP are compatible with the general duties and regulatory principles of the PRA. The PRA is required, by section 138J(2)(d) of FSMA, to explain its reasons for believing that making the proposed amendments is compatible with:
 - Its duty to act, so far as is reasonably possible, in a way which advances its general objective (i.e. to promote the safety and soundness of PRA-authorised persons and to contribute to the securing of an appropriate degree of protection for those who are or may become insurance policyholders).
 - Its duty to act, so far as is reasonably possible, in a way which, as a secondary objective, facilitates effective competition in the markets and services provided by PRA authorised persons in carrying on regulated activities.
- 2. The amendments in this CP are compatible with the PRA's general objective in that they provide for the operation of the wider accountability regime and help to promote safety and soundness of firms.
- **3.** The PRA does not consider that these amendments are likely to have any adverse impact on effective competition.
- **4.** In developing the proposals in this CP, the PRA has had regard to the eight Regulatory Principles, which are set out in section 3B of FSMA.
 - a) The need to use the resources of each regulator in the most efficient and economic way

The PRA and FCA have collaborated in order to take a consistent approach to amending these shared forms. This ensures that they are able to continue to take advantage of synergies and promote efficient use of both regulators' resources.

b) The principle that a burden or restriction which is imposed on a person, or on the carrying on of an activity, should be proportionate to the benefits, considered in general terms, which are expected to result from the imposition of that burden or restriction

The amendments in this CP are directly relevant to this principle as they seek to reduce requirements on individuals and firms submitting these forms.

c) The desirability of sustainable growth in the economy of the United Kingdom in the medium or long term

The PRA does not consider this to be directly relevant for this CP.

d) The general principle that consumers should take responsibility for their decisions

The PRA does not consider this to be relevant for this CP.

e) The responsibilities of the senior management of persons subject to requirements imposed by or under this Act, including those affecting consumers, in relation to compliance with those requirements

The rationale of the proposal in this CP is to improve forms that contribute towards the operation and implementation of the existing and future individual accountability regimes.

f) The desirability where appropriate of each regulator exercising its functions in a way that recognises differences in the nature of, and objectives of, businesses carried on by different persons subject to requirements imposed by or under this Act [FSMA]

The PRA has given recognition to the varying nature and objectives of activities carried out by PRA-authorised persons. The PRA does not believe the proposal in this CP has implications for this principle.

g) The desirability in appropriate cases of each regulator publishing information relating to persons on whom requirements are imposed by or under this Act, or requiring such persons to publish information, as a means of contributing to the advancement by each regulator of its objectives

The PRA has the power to publish certain information relating to investigations into firms and individuals. The Statement of the PRA's Approach to Publicity of Regulatory Action (April 2013) deals with the PRA's approach to publication of disciplinary and other enforcement actions. The proposals contained in this consultation do not provide for any changes in this regard.

h) The principle that the regulators should exercise their functions as transparently as possible

This CP gives respondents the opportunity to comment on the amendments being made, including those that are being implemented with immediate effect where formal consultation is not required.

Impact on mutuals

5. The PRA has a statutory requirement under section 138K(2) of FSMA to state whether the impact on mutuals societies will be significantly different from the impact on other firms. The PRA does not believe that the impact of the proposed changes on mutual will be different from the impact on other firms. The proposed amendments have the same implications for applications relating to mutuals as they have for applications relating to other types of regulated firms.

Annex 5: List of questions

- Q1: Do you agree with the FCA and PRA's proposed amendments to the questions in Forms D and F?
- Q2: Do you agree with the PRA's proposed amendments to the questions in Form M?

Appendix 1: Forms amended with immediate effect under powers of direction

Part 1: Shared FCA/PRA Forms amended by direction or requirement with effect from 18th September 2015

- 1 Long Form A UK Firms (Relevant Authorised Persons only)
- 2 Long Form A Solvency II firms only
- 3 Long Form A UK and Overseas Firms (not Incoming EEA)
- 4 Long Form A Incoming EEA only
- 5 Application for Authorisation Controllers appendices Partnership
- 6 Application for Authorisation Controllers appendices Individual
- 7 Application for Authorisation Controllers appendices Corporate
- 8 Application for Authorisation Disclosure of significant events appendix
- 9 Notification for Change in Controller (Section 178 notice) Partnership
- 10 Notification for Change in Controller (Section 178 notice) Individual
- 11 Notification for Change in Controller (Section 178 notice) Corporate
- 12 Notification for Change in Controller (Section 178 notice) Intragroup transactions





Application number (for FCA/PRA use only)

The FCA and PRA have produced notes which will assist both the applicant and the candidate in answering the questions in this form. Please read these notes, which are available on both FCA and PRA websites at: https://handbook.fca.org.uk/handbook/SUP/10C/Annex2

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

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

Long Form A – UK Firms (Relevant Authorised Persons only)

Application to perform senior management functions

FCA Handbook Reference: SUP 10C Annex 2D

PRA Rulebook Reference: Senior Managers Regime - Applications and Notifications

7 March 2016

Name of candidate† (to be completed by applicant firm) Name of firm[†] (as entered in 2.01) Firm reference number† (as entered in 2.02)

Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom +44 (0) 300 500 0597 Telephone E-mail iva@fca.org.uk

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EC2R 7HH

Personal identification details

1.01	а	Candidate Individual Reference Number (IRN) †			
	b	OR name of previous regulatory body^\dagger			
	С	AND previous reference number (if applicable) †			
1.02		Title (e.g. Mr, Mrs, Ms, etc) †			
1.03		Surname [†]			
1.04		ALL forenames [†]			
1.05		Name commonly known by [†]			
1.06		Date of birth (dd/mm/yyyy) [†]			
1.07		National Insurance number [†]			
1.08		Previous name †			
1.09		Date of name change [†]			
1.10	а	Nationality [†]			
	b	Passport number (if National Insurance number not available) †			
1.11		Place of birth [†]			
		→	I have supplied further information	YES	NO 🗌
			related to this page in Section 6 [†]	- - -	

Version 1 (new form) May 2015

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

1.12	а	Private address [†]				
	b			Double In		
				Postcode [†]		
	С	Dates resident at this address (mm/yyyy) [†]	From		То	PRESENT
		(If address has changed in the last three y	ears, please	provide addresses fo	or the prev	ious three years.)
1.13	а	Previous address 1 [†]				
	-	Trevious address T				
	b			Postcode		
	С	Dates resident at this address (mm/yyyy) †	From		То	
		(ппиуууу)				
4.44		- · · · · ·				
1.14	а	Previous address 2 [†]				
	b			Postcode [†]		
	С	Dates resident at this address	From		То	
	Ū	(mm/yyyy) [†]	110			
		→		have supplied furthe information this page in Section	on YES	□ NO □

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

2.01	Name of <i>firm</i> making the application		
2.02	Firm Reference Number (FRN)		
2.03 a	Who should the FCA/PRA contact at the firm in relation to this application?		
b	Position		
С	Telephone		
d	Fax		
е	E-mail		
	I have supplied furelated to this p	urther information page in Section 6 [†] YES NO	

Section 2

Version 1 (new form) May 2015

Firm identification details

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

Arran	gement and se	Section 3		
3.01	Nature of the arrangement	а	Employee	
	between the candidate and the applicant.	late and the b	Group employee	
			Name of group	
		c Contract for services	Contract for services	
		d	Partner	
		е	Other	
			Give details	

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

Function	Description of a Senior Manager function	Tick (if applicable)	Effective Date
SMF 1	Chief Executive function		
SMF 2	Chief Finance function		
SMF 3	Executive Director		
SMF 4	Chief Risk function		
SMF 5	Head of Internal Audit		
SMF 6	Head of Key Business Area		
SMF 7	Group Entity Senior Manager		
SMF 8	Credit Union SMF (small Credit Unions only)		
SMF 9	Chairman		
SMF10	Chair of the Risk Committee		
SMF11	Chair of the Audit Committee		
SMF12	Chair of the Remuneration Committee		
SMF13	Chair of the Nominations Committee		
SMF14	Senior Independent Director		
SMF16	Compliance Oversight		
SMF17	Money Laundering Reporting		
SMF18	Other overall responsibility function		
3 Job tit urance med the candid		YES	

I have supplied further information

related to this page in Section 6[†]

NO 🗌

YES

Version 1 (new form) May 2015

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

3.04 Complete this section only if the application is on behalf of more than one *firm*.

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

	Firm Reference Number	Name of <i>firm</i>	Senior Management function	Job title	Effective date
а					
b					
С					
d					
е					

→	I have supplied further information	YES	No □
	related to this page in Section 6 [†]		, NO

Emplo	yment history in the p	east 5 years	Section 4
4.01	N.B.: ALL gaps must be accounte Employment details (1) †	d for	
а	Period (mm/yyyy)	From	
b	Nature of employment	 a Employed b Self-employed c Not employed d Full-time education 	
	If c or d is ticked, please give details		
С	Name of employer		
d	Nature of business		
е	Previous / other names of employer		
f	Last known address of employer		
g	Is/was employer regulated by a regulatory body?	YES NO Name of regulatory boo	dy
h	Is/was employer an appointed representative/tied agent?	YES NO If yes, of which firm?	
i	Position held		
j	Responsibilities		
k	Reason for leaving:	 a Resignation b Redundancy c Retirement d Termination/dismissal e End of contract f Other 	

4.02 Employment details (2)

Specify

Version 1 (new form) May 2015

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

а	Period (mm/yyyy)	From	То	
b	Nature of employment If c or d is ticked,	a Employedb Self-employedc Not employedd Full-time education		
	please give details			
С	Name of employer			
d	Nature of business			
е	Previous / other names of employer			
f	Last known address of employer			
g	Is/was employer regulated by a regulatory body?	YES NO	Name of regulatory bo	ody
h	Is/was employer an appointed representative/tied agent?	YES NO	If yes, of which firm?	
i	Position held			
j	Responsibilities			
k	Reason for leaving: Specify	 a Resignation b Redundancy c Retirement d Termination/dismissa e End of contract f Other 	al	
	-	I have supplied furt related to this page		□ NO □

Disclosure Note:

We require firms to disclose all relevant information relating to a candidate's fitness and propriety. If there is any doubt about the relevance of the information, the information should be disclosed. The FCA/PRA takes non-disclosure very seriously and may consider it to be evidence of dishonesty and/or lack of integrity. In all circumstances, disclosures should be full, frank and unambiguous; if in doubt, disclose. In the event that a candidate discloses adverse information to applicant firm (or the applicant firm knows of adverse information by some other means) the applicant firm has a duty to disclose that information candidly to the FCA/PRA and explain why the applicant firm considers this does not affect the candidate's fit ness and propriety (this paragraph should be read in conjunction with the information on disclosure in the guidance notes corresponding to this form).

5.01 Criminal Proceedings

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

5.01.1a	Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the United Kingdom): i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?	YES	NO 🗌
b	Is the <i>candidate</i> , or has the <i>candidate</i> ever been, <u>currently</u> the subject of any criminal proceedings, whether in the UK or elsewhere?	YES	NO 🗌
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?	YES	NO 🗌
5.01.2	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?	YES	NO 🗌
<u>5.01.3</u>	Is the candidate the subject of any ongoing criminal investigation?	YES	NO 🗌
5.01.3 <u>4</u>	Has the <i>candidate</i> ever been ordered to produce documents pursuant to any <u>ongoing</u> criminal investigation or been the subject of a search (with or without a warrant) pursuant to any <u>ongoing</u> criminal investigation?	YES 🗌	NO 🗌
	In answering question 5.01.4, you should include all matters even where the candidate was not the subject of the investigation.		
	I have supplied further informa related to this page in Section		NO 🗌

Version 1 (new form) May 2015

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions

5.01.4 <u>5</u>	Has any firm at which the <i>candidate</i> hold influence ever: (Please check the guidance notes for the influence' in the context of the questions	meaning of 'position of	YES	NO 🗌
а	Been convicted of any criminal offence?		YES	NO 🗌
<u>b</u>	Been summonsed, charged with or other prosecuted for any criminal offence?	wise investigated or	YES	NO 🗌
<u> </u>	Been the subject of any criminal proceed a conviction?	ng which has not resulted in	YES	NO 🗌
e <u>d</u>	Been ordered to produce documents in reinvestigation or been the subject of a sea in relation to any criminal investigation?		YES 🗌	NO 🗌
	In answering question 5.01.5, you should when the summons, charge, prosecution in a conviction, and, in respect of 5.01.5d the subject of the investigation. However, disclose details of any specific individuals (as opposed to ongoing) criminal investig summons or other historic criminal process.	or investigation did not result , even where the firm was not firms are not required to s who were subject to historic ations, prosecutions,		
	→	I have supplied further informat related to this page in Section		NO 🗌

5.02 Civil Proceedings 5.02.1 Has the candidate, ever been the subject of a judgement debt or NO YES award against the candidate? Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form. You should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and ii) the total number of all judgment debts, awards or CCJs ordered. 5.02.2 Has the candidate ever been party to any civil proceedings which resulted in any order against the candidate (other than a judgement YES NO debt or award referred to in 5.02.1 above)? (You should include, for example, injunctions and employment tribunal proceedings.) 5.02.3 Is the candidate aware of: а Any proceedings that have begun, or anyone's intention to begin proceedings against the candidate, for a CCJ or another judgement YES NO b More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other YES NO judgement debt? Anybody's intention to claim more than £1,000 of CCJs or judgement C YES NO debts in total from the candidate?

Does the *candidate* have any **current** judgment debts (including CCJs)

(including CCJs) made under a court order still outstanding, whether in

made under a court order still outstanding, whether in full or in part?

Has the candidate ever failed to satisfy any such judgment debts

full or part, within one year of the order being made?

related to this page in Section 6 [†] YES NO	>	I have supplied further information related to this page in Section 6 [†]	YES		NO [
---	-------------	--	-----	--	------

YES

YES

NO

NO

5.02.4

5.02.5

5.02.6	Has the candidate ever:		
а	Filed for the <i>candidate</i> 's own bankruptcy or had a bankruptcy petition served on the <i>candidate</i> ?	YES 🗌	NO 🗌
b	Been adjudged bankrupt?	YES	NO 🗌
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES	NO 🗌
d	Made any arrangements with the <i>candidate</i> 's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the <i>candidate</i> or result in any kind of agreement with the <i>candidate</i> ?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past? (whether or not in the UK or overseas)?	YES 🗌	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the <i>candidate</i> currently:		
а	Party to any civil proceedings?	YES	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (candidate should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES 🗌	NO 🗌
b	The subject of a judgement debt or award against the firm? (candidate should include all CCJs) made against the firm, whether satisfied or not.	YES	NO 🗌
С	Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

5.02.11	Is any firm at which the <i>candidate</i> currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:		
a	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES 🗌	NO 🗌
	I have supplied further informative related to this page in Section		№ □

5.02.11

5.03 Business and Employment Matters

5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the <i>candidate</i> acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the <i>candidate</i> ?	YES	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (This question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES 🗌	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the <i>candidate</i> by the <i>candidate</i> 's clients or former clients in the last five years which the <i>candidate</i> has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

5.04 Regulatory Matters

5.04.1

	The candidate, or		
	 Any company, partnership or unincorporated associate of which the candidate is or has been a controller, director, senior manage, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever – 		
а	Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body?	YES	NO 🗌
b	Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body?	YES	NO 🗌
С	Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the <i>candidate</i> or the firm?	YES	NO 🗌
d	Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the <i>candidate</i> or the firm?	YES	NO 🗌
е	Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the firm or otherwise)?	YES	NO 🗌
f	Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	YES	NO 🗌
g	Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body?	YES	NO 🗌
h	Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it?	YES	NO 🗌
i	Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court?	YES	NO 🗌
j	Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated firm?	YES	NO 🗌
k	Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions).	YES	NO 🗌

In relation to activities regulated by the FCA and/or PRA or any other

regulatory body (see note section 5), has:

I have supplied further information

related to this page in Section 6[†]

YES

NO 🗌

5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the candidate or any firm at which the candidate holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body is required without the requisite authorisations?	YES	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES	NO 🗌
С	Been found to have performed a senior management function or other controlled function (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval?	YES	NO 🗌
d	Been investigated for the possible performance of a senior management function or other controlled function (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES	NO 🗌
е	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the <i>FCA/PRA</i> of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES 🗌	NO 🗌
	I have supplied further informa	ation VES	NO \square

related to this page in Section 6[†]

NO 🗌

5.05.1 Is the candidate, in the role to which the application relates, aware of any business interests, employment obligations, or any other circumstance which may conflict with the performance of the senior YES NO management functions for which approval is now being sought? 5.05.2 Are the candidate or the firm aware of any other information relevant to this notification that we might reasonably expect from the candidate? YES Has the firm undertaken a criminal records check in accordance with 5.05.3 YES NO the requirements of the FCA or PRA? Please note that a firm is required to obtain the fullest information that it is lawfully able to obtain about the candidate under Part V of the Police Act 1997 (Certificates of Criminal records, etc) and related subordinated legislation of the UK or any part of the UK before making the application. (SUP 10C.10.16R and Senior Managers Regime - Applications and Notifications in the PRA Rulebook]) If yes, please enter date the check was undertaken Date (dd/mm/yy): Note: if date is more than 3 months prior to current date or 3 months prior to date of application submission or the check has not been undertaken, please provide details why in section 6. I have supplied further information NO YES related to this page in Section 6[†]

YES

Has / Have a reference or references been obtained from previous employer(s).lf No, please provide details why the reference or

references has/have not been obtained.

5.05 Other Matters

5.05.4

Supplementary information for Senior Management Functions Section 6

6.00

- If there is any other information the candidate or the firm considers to be relevant to the
 application, it must be included here.
- · Please provide full details of
 - why the candidate is competent and capable to carry out the senior management function(s) applied for.
 - why the appointment complements the firm's business strategy, activity and market in which it operates.
 - how the appointment was agreed including details of any discussions at governing body level (where applicable).
 - Provide a copy of the candidate's:-
 - Statement of Responsibilities with this form
 - o Roles description
 - Curriculum Vitae (CV)
 - Organisational chart
 - Provide a copy of the firm's management responsibilities map (SYSC 4.5 and SUP 10C.9.10G), and Allocation of Responsibilities in the PRA Rulebook
 - A firm should include a summary of any handover material (as referred to in SYSC4.9.4R to SYSC 4.9.8G and SUP10C.10.13G) and Senior Management Functions Chapter 2 in the PRA Rulebook.
- Please also include here any additional information indicated in previous sections of the Form.
- Please include a list of all directorships currently or previously held by the candidate in the past 10 years (where director has the meaning given in the Glossary.)
- If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and question to which the additional information relates.
- Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered 'yes' in section 5.

Question	Information

Declaration of Candidate

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

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

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

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

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

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

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

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

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

The *candidate* confirms that he or she understands the regulatory responsibilities of my proposed role as set out in the rules of conduct in the *FCA*'s *COCON* and/or *PRA* Conduct Rules (as applicable).

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

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

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

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

7.01 Candidates full name†	
7.02 Signature	
Date	

Version 1 (new form) May 2015

Declaration of Firm

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

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

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

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

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

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

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

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

The Applicant confirms that it has made the Individual aware of their regulatory responsibilities as set out in the rules of conduct in the FCA's COCON and/or PRA Conduct Rules (as applicable).

The Applicant confirms that the Statement of Responsibilities submitted with this form accurately reflects the aspects of the affairs of the Firm which it is intended that the *candidate* will be responsible for managing.

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

In signing this form on behalf of the firm:

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

I confirm that I have authority to make this application and provide the declarations given by the firm, and sign this Form, on behalf of the firm identified in section 2.01 and/or each *firm* identified in section 3.04. I also confirm that a copy of this Form, as submitted to the *FCA* and/or *PRA*, will be sent to each of those *firms* at the same time as submitting the Form to the *FCA* and/or *PRA*.

7.03 Name of the <i>firm</i> submitting the application†	
7.04 Name of <i>person</i> signing on behalf of the <i>firm</i> †	
7.05 Job title †	
7.06 Signature*	
Date †	

Version 1 (new form) May 2015

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A – UK firms (Relevant Authorised Persons only) Application to perform senior management functions





Application number (for FCA/PRA use only)

The FCA and PRA have produced notes which will assist both the applicant and the candidate in answering the questions in this form. Please read these notes, which are available on both FCA and PRA websites at: https://handbook.fca.org.uk/handbook/SUP/10A/Annex4

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

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

Long Form A – Solvency II firms only¹

Application to perform controlled functions

FCA Handbook Reference: SUP 10A Annex 4D

PRA Rulebook Reference: Solvency II firms: Senior Insurance Managers Regime - Applications and

Notifications

Name of <i>candidate</i> [†] (to be completed by applicant firm)	
Name of <i>firm</i> [†] (as entered in 2.01)	
Firm reference number [†] (as entered in 2.02)	

Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom

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EC2R 7HH

¹ Please see the *FCA Handbook Glossary* for the definition of *Solvency II firm*, and for the *PRA* see the firms included in *PRA Rulebook*: Solvency II firms: Insurance - Senior Insurance Management Functions Chapter 1 (Applications and Definitions)

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

Application to perform controlled functions

August 2015

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Section 1

1.01	а	Candidate Individual Reference Number (IRN) [†]			
	b	OR name of previous regulatory body [†]			
	С	AND previous reference number (if applicable) †			
1.02		Title (e.g. Mr, Mrs, Ms, etc) [†]			
1.03		Surname [†]			
1.04		ALL forenames [†]			
1.05		Name commonly known by [†]			
1.06		Date of birth (dd/mm/yyyy) †			
1.07		National Insurance number [†]			
1.08		Previous name [†]			
1.09		Date of name change [†]			
1.10	a	Nationality [†]			
	b	Passport number (if National Insurance number not available) †			
1.11		Place of birth [†]			
1.12	F	Phone number			
			I have supplied further		
		→	information	YES	NO 🗌
		-	related to this page in Section 6 [†]		_

1.12	а	Private address [†]				
	b			Postcode [†]		
	С	Dates resident at this address $(mm/yyyy)^{\dagger}$	From		То	PRESENT
		(If address has changed in the last three year	rs, please provi	de addresses fo	or the previ	ious three years.)
1.13	а	Previous address 1 [†]				
	b			Postcode [†]		
	_	Dates resident at this address	From		То	
	С	(mm/yyyy) [†]	From		10	
1.14	а	Previous address 2 [†]				
	b	'		Postcode [†]		
	С	Dates resident at this address (mm/yyyy) [†]	From		То	
		_	l have	supplied furthe		
		→ ,	elated to this p	information (NO L

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms Application to perform controlled functions August 2015

2.01	Name of <i>firm</i> making the application	
2.02	Firm Reference Number (FRN)	
2.03 a	Who should the FCA/PRA contact at the firm in relation to this application?	
b	Position	
С	Telephone	
d	Fax	
е	E-mail	

I have supplied further information

related to this page in Section 6[†]

Section 2

NO 🗌

YES

Firm identification details

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

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New a	rrangements a	nd d	controlled functions	Section 3
3.01	Nature of the arrangement	a Employee		
	between the candidate and the applicant.	b	Group employee	
			Name of group	
		С	Contract for services	
		d Partner		
		е	Other	
			Give details	
	Proposed date of	appoin	tment	
	Length of appointr	ment (i	f applicable)	

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

Function	Description of a controlled function	Tick (if applicable)	Effective Date
SIMF 1	Chief Executive officer		
SIMF 2	Chief Finance function		
SIMF 4	Chief Risk officer		
SIMF 5	Head of Internal Audit		
SIMF 7	Group Entity Senior Manager		
SIMF 9	Chairman		
SIMF 10	Chair of the Risk Committee		
SIMF 11	Chair of the Audit Committee		
SIMF 12	Chair of the Remuneration Committee		
SIMF 14	Senior Independent Director		
SIMF 19	Head of Third Country Branch function		
SIMF 20	Chief Actuary		
SIMF21	With-profits Actuary		
SIMF22	Underwriting function		
SIMF23	Underwriting Risk Oversight Officer (Lloyd's)		
CF 1	Director		
CF 2a	Chair of the Nominations Committee		
CF 2b	Chair of the With-Profits Committee		
CF 5	Director of unincorporated association function		
CF 10	Compliance Oversight		
CF 10a	CASS Operational Oversight		
CF 11	Money Laundering Reporting		
CF 28	Systems and Controls		
CF 29	Significant Management		
CF 30	Customer Function		
CF 51	Actuarial conduct function (third country)		
Job ti	tle		
te: Yes can	ate be responsible for Insurance mediation at the firm? only be selected if the individual is applying for a governing PRU 2.2.2))		on —
		d further informati s page in Section	

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

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3.04	Complete this section only	v if the application is on	behalf of more than one firm.
J.U4	Complete time section on	y ii tiit appiitatioii is oii	Denan Or more man one min.

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

	<i>Firm</i> Reference Number	Name of <i>firm</i>	Controlled function	Job title	Effective date
а					
b					
С					
d					
е					

→	I have supplied further information related to this page in Section 6	YES	NO 🗌
_	related to this page in Section of		

Emplo	yment history in the l	ast 5 years	Section 4
l.01	N.B.: ALL gaps must be accounte	d for	
а	Period (mm/yyyy)	From To	
b	Nature of employment	 a Employed b Self-employed c Not employed d Full-time education 	
	If c or d is ticked, please give details		
С	Name of employer		
d	Nature of business		
е	Previous / other names of employer		
f	Last known address of employer		
g	Is/was employer regulated by a regulatory body?	YES NO Name of regulatory body as	nd country
h	Is/was employer an appointed representative/tied agent?	YES NO If yes, of which firm?	
i	Position held		
j	Responsibilities		
k	Reason for leaving:	 a Resignation b Redundancy c Retirement d Termination/dismissal e End of contract 	

Other

Specify

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms Application to perform controlled functions August 2015

4.02	Employment details (2) †			
а	Period (mm/yyyy)	From	То	
b	Nature of employment	a Employedb Self-employedc Not employedd Full-time education		
	If c or d is ticked, please give details			
С	Name of employer			
d	Nature of business			
е	Previous / other names of employer			
f	Last known address of employer			
g	Is/was employer regulated by a regulatory body?	YES NO	Name of regulatory body	y and country
h	Is/was employer an appointed representative/tied agent?	YES NO	If yes, of which firm?	
i	Position held			
j	Responsibilities			
k	Reason for leaving:	 a Resignation b Redundancy c Retirement d Termination/dismis e End of contract f Other 	sal	
	Specify			
	-	I have supplied furelated to this p	urther information age in Section 6^{\dagger} YES [□ NO □

Disclosure Note:

We require firms to disclose all relevant information relating to a candidate's fitness and propriety. If there is any doubt about the relevance of the information, the information should be disclosed. The FCA/PRA takes non-disclosure very seriously and may consider it to be evidence of dishonesty and/or lack of integrity. In all circumstances, disclosures should be full, frank and unambiguous; if in doubt, disclose. In the event that a candidate discloses adverse information to the applicant firm (or the applicant firm knows of adverse information by some other means) the applicant firm has a duty to disclose that information candidly to the FCA/PRA and explain why the applicant firm considers this does not affect the candidate's fitness and propriety (this paragraph should be read in conjunction with the information on disclosure in the guidance notes corresponding to this form). Questions 5.03.4, 5.04.11 and 5.05.2 – 5.05.4, do not have to be answered for candidates for controlled function CF30 only.

5.01 Criminal Proceedings

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

5.01.1a	Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the United Kingdom): i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or	YES 🗌	NO 🗌
	ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?		
b	Is the <i>candidate</i> , or has the <i>candidate</i> <u>currently</u> ever been, the subject of any criminal proceedings, whether in the UK or elsewhere?	YES	NO 🗌
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?	YES	NO 🗌
5.01.2	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?	YES	NO 🗌
<u>5.01.3</u>	Is the candidate the subject of any ongoing criminal investigation?	YES	NO
5.01. 3 4	Has the <i>candidate</i> ever been ordered to produce documents pursuant to any <u>ongoing</u> criminal investigation or been the subject of a search (with or without a warrant) pursuant to any <u>ongoing</u> criminal investigation?	YES	NO 🗌
	In answering question 5.01.4, you should include all matters even where the candidate was not the subject of the investigation.		
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

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5.01.4 <u>5</u>	Has any <i>firm</i> at which the <i>candidate</i> holds of influence ever: (Please check the guidance notes for the minfluence' in the context of the questions in	eaning of 'position of		
а	Been convicted of any criminal offence?		YES 🗌	NO 🗌
<u>b</u>	Been summonsed, charged with or otherwise prosecuted for any criminal offence?	se investigated or	YES	NO 🗌
<u> bс</u>	Been the subject of any criminal proceeding a conviction?	g which has not resulted in	YES	NO 🗌
<u>е</u> <u>d</u>	Been ordered to produce documents in relationsestigation or been the subject of a searc in relation to any criminal investigation?		YES 🗌	NO 🗌
	In answering question 5.01.5, you should in when the summons, charge, prosecution or in a conviction, and, in respect of 5.01.5d, ethe subject of the investigation. However, fi disclose details of any specific individuals we (as opposed to ongoing) criminal investigat summons or other historic criminal proceed.	even where the firm was not rms are not required to who were subject to historic tions, prosecutions,		
	→	have supplied further informat related to this page in Section		NO 🗌

5.02 Civil Proceedings

5.02.1	Has the candidate, ever been the subject of a judgement debt or award against the candidate?	YES 🗌	NO 🗌
	Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.		
	Candidate should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and		
	 i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and 		
	ii) the total number of all judgment debts, awards or CCJs ordered.		
5.02.2	Has the <i>candidate</i> ever been party to any civil proceedings which resulted in any order against the <i>candidate</i> (other than a judgement debt or award referred to in 5.02.1 above)? (<i>candidate</i> should include, for example, injunctions and employment tribunal proceedings.)	YES	NO 🗌
5.02.3	Is the candidate aware of:		
а	Any proceedings that have begun, or anyone's intention to begin proceedings against the <i>candidate</i> , for a CCJ or another judgement debt?	YES	NO 🗌
b	More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?	YES	NO 🗌
С	Anybody's intention to claim more than £1,000 of CCJs or judgement debts in total from the <i>candidate</i> ?	YES	NO 🗌
5.02.4	Does the <i>candidate</i> have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?	YES	NO 🗌
5.02.5	Has the <i>candidate</i> ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in full or part, within one year of the order being made?	YES 🗌	NO 🗌
	I have supplied further informa		NO 🗌

5.02.6	Has the candidate ever:		
а	Filed for the <i>candidate's</i> own bankruptcy or had a bankruptcy petition served on the <i>candidate</i> ?	YES	NO 🗌
b	Been adjudged bankrupt?	YES 🗌	NO 🗌
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES	NO 🗌
d	Made any arrangements with the <i>candidate's</i> creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the <i>candidate</i> or result in any kind of agreement with the <i>candidate</i> ?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past? (whether or not in the UK or overseas)?	YES	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the candidate currently:		
а	Party to any civil proceedings? (including those covered in 5.02.7 above)	YES 🗌	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (candidate should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any <i>firm</i> at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES	NO 🗌
b	The subject of a judgement debt or award against the <i>firm</i> ? (candidate should include all CCJs) made against the <i>firm</i> , whether satisfied or not.	YES	NO 🗌
С	Party to any other civil proceedings which resulted in an order against the <i>firm</i> other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

5.02.11	the last 12 months from the date of the submission of this form, a position of influence currently:		
а	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES 🗌	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

5.03 Business and Employment Matters

5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the <i>candidate</i> acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES 🗌	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES 🗌	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the <i>candidate</i> ?	YES 🗌	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (this question covers internal investigation by an authorised <i>firm</i> , as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to, or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the <i>candidate</i> by the <i>candidate</i> 's clients or former clients in the last five years which the <i>candidate</i> has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES	NO 🗌
5.03.4	Has the <i>candidate</i> ever participated in an arbitration board?	YES	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

5.04 Regulatory Matters

5.04.1

	candidate is or has been a controller, director, senior manager, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever —		
а	Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body?	YES	NO 🗌
b	Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body?	YES 🗌	NO 🗌
С	Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the <i>candidate</i> or the <i>firm</i> ?	YES	NO 🗌
d	Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the <i>candidate</i> or the <i>firm</i> ?	YES	NO 🗌
е	Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the <i>firm</i> or otherwise)?	YES	NO 🗌
f	Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	YES	NO 🗌
g	Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body?	YES	NO 🗌
h	Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it?	YES	NO 🗌
i	Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court?	YES	NO 🗌
j	Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated <i>firm</i> ?	YES	NO 🗌
k	Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions).	YES	NO 🗌
I	Been on a board of directors in an operating undertaking that has not been granted a release from liability?	YES 🗌	NO 🗌
	I have supplied further information related to this page in Section		NO 🗌

In relation to activities regulated by the FCA and/or PRA or any other

Any company, partnership or unincorporated associate of which the

regulatory body (see note section 5), has:

• The *candidate*, or

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5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the candidate or any firm at which the candidate holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body is required without the requisite authorisations?	YES	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES	NO 🗌
С	Been found to have performed a <i>controlled function</i> (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval?	YES 🗌	NO 🗌
d	Been investigated for the possible performance of a <i>controlled function</i> (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES	NO 🗌
e	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the <i>FCA/PRA</i> of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES 🗌	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

5.05 Other Matters

5.05.1	Is the <i>candidate</i> , in the role to which the application relates, aware of:			
	any business interests, employment obligations, or any other circumstance which may conflict with the performance of the <i>controlled functions</i> for which approval is now being sought?	YES		NO 🗌
	Does the candidate have, or know of, any:			
5.05.2 a	Qualifying ownership ² or any other form of substantial influence in the <i>firm</i> or group, or any other companies			
	If yes, please provide: 1. Company name and registration number 2. Nature and scope of the operations 3. The registered office of the company 4. Possession in percentage	YES		NO 🗌
b	Close relatives with ownership shares in the <i>firm</i> or group	YES		NO 🗌
С	Close relatives with any other financial relations in the <i>firm</i> or group	YES		NO 🗌
d	Any other commitments that may give rise to a conflict of interest	YES		NO 🗌
	If 'yes' to any of the above, please provide explanations of the circ individual intends to mitigate this	umstand	ces and ho	ow the
5.05.3	Are the <i>candidate or the firm</i> aware of any other information relevant to this notification that we might reasonably expect from the <i>candidate</i> ?	YES		NO 🗌
5.05.4	Has the <i>firm</i> undertaken a criminal records check in accordance with the requirements of the <i>PRA</i> ?	YES		NO 🗌
	Please note that a <i>firm is</i> required to obtain the fullest information that it is lawfully able to obtain about the <i>candidate</i> under Part V of the Police Act 1997 (Certificates of Criminal records, etc) and related subordinated legislation of the <i>UK</i> or any part of the <i>UK</i> before making the application. (Applications and Notifications in the <i>PRA Rulebook</i>)			
	If yes, please enter date the check was undertaken Date (dd/mm/yy):			
	Note: if date is more than 3 months prior to current date or 3 months prior to date of application submission or the check has not been undertaken, please provide details why in section 6.			
5.05.5	For PRA functions only: Has / Have a reference or references been	YES		NO 🗌

² As defined in Article 13(21) of the Solvency II Directive, qualifying ownership is 'direct or indirect holding in an undertaking which represent 10% or more of the capital or of the voting rights or which makes it possible to exercise a significant influence over the management of that undertaking'.

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

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obtained from current and previous emrequirements of the <i>PRA</i> as set out in 2 Propriety			
→	I have supplied further information related to this page in Section		NO 🗌
If No, please provide details why the re not been obtained.	ference or references has/have		
Please note that for candidates for PRA required to take reasonable steps to obfrom any current or previous employer organisation at which the candidate is during the last 5 years (see Insurance the PRA Rulebook).	otain appropriate references of the candidate, or at any or was a non-executive director		

6.00

- If there is any other information the *candidate* or the *firm* considers to be relevant to the application, it must be included here.
- · Please provide full details of
 - why the candidate is competent and capable to carry out the controlled function(s) applied for
 - why the appointment complements the firm's business strategy, activity and market in which it operates
 - how the appointment was agreed including details of any discussions at governing body level (where applicable)
 - Provide a copy of the candidate's:-
 - Scope of Responsibilities with this form. This is not required for candidates for controlled function CF30 only.
 - o Roles description
 - Curriculum Vitae (C.V)
 - o Organisational chart
- Please also include here any additional information indicated in previous sections of the form.
- Please include a list of all directorships currently or previously held by the candidate in the past 10 years (where director has the meaning given in the Glossary.)
- If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and question to which the additional information relates.
- Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered 'yes' in section 5.

Question	Information

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

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Declaration of Candidate

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

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

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

The *candidate* confirms that the attached Scope of Responsibilities³ accurately reflects the aspects of the affairs of the firm which it is intended that the *candidate* will be responsible for managing. The *candidate* confirms that they have accepted all the responsibilities set out in this Scope of Responsibilities.

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

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

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

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

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

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

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

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

Tick here to	confirm you have read and understood this de	claration: ∞
7.01	Candidate's full name [†]	
7.02	Signature [*]	
	Da	te [†]

³ This is not applicable for *candidates* for *controlled function* CF30 only.

^{*}The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

Application to perform controlled functions

August 2015

Declaration of Firm

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

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

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

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

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

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

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

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

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

The applicant confirms that the Scope of Responsibilities⁴ submitted with this form accurately reflects the aspects of the affairs of the *firm* which it is intended that the *candidate* will be responsible for managing.

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

In signing this form on behalf of the firm:

I confirm that the information in this form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this form.

I confirm that I have authority to make this application and provide the declarations given by the firm, and sign this form, on behalf of the *firm* identified in section 2.01 and/or each *firm* identified in section 3.04. I also confirm that a copy of this form, as submitted to the *FCA* and/or *PRA*, will be sent to each of those *firms* at the same time as submitting the form to the *FCA* and/or *PRA*.

7.03	Name of the <i>firm</i> submitting the application [†]
7.04	Name of <i>person</i> signing on behalf of the <i>firm</i> †
7.05	Job title†
7.06	Signature*
	Date †

⁴ This is not applicable for *candidates* for *controlled function* CF30 only.

^{*}The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission.

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7.4R- 15.7.9G or in 'Solvency II firms: Senior Insurance Managers Regime - Applications and Notifications' in the *PRA* Rulebook Long Form A –Solvency II firms

Application to perform controlled functions

August 2015





Application number (for FCA/PRA use only)

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

- https://handbook.fca.org.uk/handbook/SUP/10A/Annex4
- http://www.bankofengland.co.uk/PRA

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

Long Form A – UK and Overseas Firms (not Incoming EEA)

Application to perform controlled functions under the approved persons regime

FCA Handbook Reference: SUP 10A Annex 4D PRA Handbook Reference: SUP 10B Annex 4D

1 October 201418 September 2015

Name of candidate[†]
(to be completed by applicant firm)

Name of firm[†]
(as entered in 2.01)

Firm reference number[†]
(as entered in 2.02)

Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom

Telephone +44 (0) 300 500 0597
Facsimile +44 (0) 207 066 0017
E-mail iva@fca.org.uk
Website http://www.fca.org.uk

Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

Prudential Regulation Authority 20 Moorgate London EC2R 6DA United Kingdom

Telephone +44 (0) 203 461 7000

E-mail PRA.firmenquiries@bankofengland.co.uk

Website www.bankofengland.co.uk/PRA

Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road, London, EC2R 7HH

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Personal identification details

1.01	а	Candidate Individual Reference Number (IRN) [†]			
	b	OR name of previous regulatory $body^\dagger$			
	C	AND previous reference number (if applicable) †			
1.02		Title (e.g. Mr, Mrs, Ms, etc) †			
1.03		Surname [†]			
1.04		ALL forenames [†]			
1.05		Name commonly known by [†]			
1.06		Date of birth (dd/mm/yyyy) †			
1.07		National Insurance number [†]			
1.08		Previous name [†]			
1.09		Date of name change [†]			
1.10	а	Nationality [†]			
	b	Passport number (if National Insurance number not available) †			
1.11		Place of birth [†]			
			11		
		→	I have supplied further information related to this page in Section 6 [†]	YES	NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

1.12	а	Private address [†]				
	b			Postcode [†]		
	С	Dates resident at this address (mm/yyyy)†	From		То	PRESENT
		(If address has changed in the last three y	ears, please	provide addresses f	or the previo	ous three years.)
1.13	а	Previous address 1 [†]				
	b			Postcode		
	С	Dates resident at this address (mm/yyyy) †	From		То	
1.14	а	Previous address 2 [†]				
	b			Postcode [†]		
	С	Dates resident at this address	From		То	
		(mm/yyyy) [†]				
		→		l have supplied furth information this page in Section	on YES	NO

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

2.01	Name of <i>firm</i> making the application
2.02	Firm Reference Number (FRN)
2.03 a	Who should the FCA/PRA contact at the <i>firm</i> in relation to this application?
b	Position
С	Telephone
d	Fax
е	E-mail

→

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

YES

NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Application to perform controlled functions under the approved persons regime

3.01	Nature of the arrangement	а	Employee	
	between the candidate and the applicant.	b	Group employee	
			Name of group	
		С	Contract for services	
		d	Partner/Sole trader	
		е	Appointed representative/tied agent – customer function	
			AR firm name and reference number	
		f	Appointed representative/tied agent – governing function	
			AR firm name and reference number	
		g	Other	
			Give details	
3.02			gle firm, please tick the boxes that correspond to the controlled functions are to be performed for more than one firm, please go to	
а	Significant	CF 1	Director function	
	influence	CF 2	Non-executive director function	H
	functions	CF 3	Chief executive function	H
		CF 4	Partner function	H
		CF 5	Director of an unincorporated association function	H
		CF 6	Small friendly society function	H
	Significant	CF 8	Apportionment and oversight function	
	influence		action is not applicable to all firms please refer to Notes for Completing Form.	A)
	functions	CF 10	Compliance oversight function	
		CF 10a	a CASS operational oversight function	
		CF 11	Money laundering reporting function	
		CF 12	Actuarial function	
		CF 12/	A With-profits actuary function	Ц
			3 Lloyd's Actuary function	
			System and controls function	
			Significant management function	
			Benchmark submission function	H
		CF 50	Benchmark administration function	Ш
b	Customer function	CF 30	Customer function	
3.03	Effective date of co	ontrolled	functions	
3.04	Job title (mandator function 28 & 29)			
	Please refer to note	es on the	e	

Arrangement and controlled functions

Section 3

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Application to perform controlled functions under the approved persons regime

Insurance mediation Will the candidate be responsible for Insurance mediation at the firm? (Note: Yes can only be selected if the individual is applying for (CF1, 3-8 or 29)	YES	NO			
-	•		rther information age in Section 6 [†]	YES	№ □

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

3.05 Complete this section only if the application is on behalf of more than one *firm*.

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

	Firm Reference Number	Name of firm	Controlled function	Job title (mandatory for controlled function 28 & 29)	Effective date
а					
b					
С					
d					
е					

_	I have supplied further information	VEO 🗆	NO \square
7	related to this page in Section 6	YES [NO

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

Emplo	oyment history in the p	oast 5 years		Section 4
4.01	N.B.: ALL gaps must be accounte Employment details (1) †			
а	Period (mm/yyyy)	From	То	
b	Nature of employment	a Employedb Self-employedc Not employedd Full-time education		
	If c or d is ticked, please give details			
С	Name of employer			
d	Nature of business			
е	Previous / other names of employer			
f	Last known address of employer			
g	Is/was employer regulated by a regulatory body?	YES NO	Name of regulatory body	
h	Is/was employer an appointed representative/tied agent?	YES NO	If yes, of which firm?	
i	Position held			
j	Responsibilities			
k	Reason for leaving:	a Designation		

Resignation

Redundancy

Retirement

Other

End of contract

Termination/dismissal

b

С

е

Specify

Application to perform controlled functions under the approved persons regime Version 15

Reason for leaving:

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

4.02	Employment details (2) †			
а	Period (mm/yyyy)	From	То	
b	Nature of employment	a Employedb Self-employedc Not employedd Full-time education		
	If c or d is ticked, please give details			
С	Name of employer			
d	Nature of business			
е	Previous / other names of employer			
f	Last known address of employer			
g	Is/was employer regulated by a regulatory body?	YES NO	Name of regulatory body	
h	Is/was employer an appointed representative/tied agent?	YES NO	If yes, of which firm?	
i	Position held			
j	Responsibilities			
k	Reason for leaving:	 a Resignation b Redundancy c Retirement d Termination/dismissa e End of contract f Other 	al	
	Specify	I have supplied furt related to this page		NO

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.01 Criminal Proceedings

Version 15

When answering the questions in this section you should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if the candidate is subject to the law of England and Wales, you must disclose spent convictions and cautions (other than a protected conviction or caution). (In the following questions, you should include all matters even when the arrest, charge, prosecution or investigation did not result in a conviction, and, in respect of 5.01.4, even where the candidate was not the subject of the investigation.)

5.01.1a	Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the <i>United Kingdom</i>):				
	i.	involving fraud, theft, false ac the administration of public ju perverting the course of justic witnesses or jurors), serious dishonesty or	ustice (such as perjury, ce and intimidation of	YES 🗌	NO 🗌
	ii.	relating to companies, buildir provident societies, credit un insurance, banking or other f insolvency, consumer credit money laundering, market m dealing?	ions, friendly societies, inancial services, or consumer protection,		
b	Is the <i>candidate</i> , or has the <i>candidate</i> ever been, <u>currently</u> the subject of any criminal proceedings, whether in the UK or elsewhere?		YES	NO 🗌	
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?		YES	NO 🗌	
5.01.2	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?		YES	NO 🗌	
5.01.3	Hals the candidate ever been arrested or charged with any criminal effence or been the subject of any ongoing criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)				NO 🗌
5.01.4	.01.4 Has the <i>candidate</i> ever been ordered to produce document to any <u>ongoing</u> criminal investigation or been the subject of (with or without a warrant) pursuant to any <u>ongoing</u> criminal investigation?		en the subject of a search	YES 🗌	NO 🗌
		ng question 5.01.4, you should i candidate was not the subject or			
I have supplied further information related to this page in Section 6 [†] YES				NO 🗌	

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime

5.01.5	Has any firm at which the <i>candidate</i> holds influence ever:	or has held a position of		
а	Been convicted of any criminal offence? (Please check the guidance notes for the rinfluence' in the context of the questions in		YES	NO 🗌
b	Been summonsed, charged with or otherw prosecuted for any criminal offence?	vise investigated or	YES	NO 🗌
С	Been the subject of any criminal proceeding a conviction?	ng which has not resulted in	YES	NO 🗌
d	Been ordered to produce documents in relation to any criminal investigation or been the subject of a search (with or without a warrant) in relation to any criminal investigation?		YES	NO 🗌
	In answering question 5.01.5, you should in when the summons, charge, prosecution of in a conviction, and, in respect of 5.01.5d, the subject of the investigation. However, disclose details of any specific individuals (as opposed to ongoing) criminal investigations or other historic criminal proceed.	or investigation did not result even where the firm was not firms are not required to who were subject to historic ations, prosecutions,		
	→	I have supplied further informati related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.02 Civil Proceedings

5.02.1	Has the candidate, ever been the subject of a judgement debt or award against the candidate?	YES	NO 🗌
	Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.		
	You should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and		
	i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and		
	ii) the total number of all judgment debts, awards or CCJs ordered.		
5.02.2	Has the <i>candidate</i> ever been party to any civil proceedings which resulted in any order against the candidate (other than a judgement debt or award referred to in 5.02.1 above)? (You should include, for example, injunctions and employment tribunal proceedings.)	YES	NO 🗌
5.02.3	Is the candidate aware of:		
a	Any proceedings that have begun or anyone's intention to begin proceedings against the candidate, for a CCJ or another judgement debt?	YES	NO 🗌
b	More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?	YES	NO 🗌
С	Anybody's intention to claim more than £1,000 of CCJs or judgement debts in total from the candidate?	YES	NO 🗌
5.02.4	Does the candidate have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?	YES	NO 🗌
5.02.5	Has the <i>candidate</i> ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in full or part, within one year of the order being made?	YES	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Application to perform controlled functions under the approved persons regime

5.02.6	Has the candidate ever:		
а	Filed for the candidate's own bankruptcy or had a bankruptcy petition served on the candidate?	YES	NO 🗌
b	Been adjudged bankrupt?	YES 🗌	NO 🗌
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES	NO 🗌
d	Made any arrangements with the candidate's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the candidate or result in any kind of agreement with the candidate?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past (whether or not in the UK or overseas)?	YES	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the <i>candidate</i> currently:		
а	Party to any civil proceedings? (including those covered in 5.02.7 above)	YES	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (You should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES 🗌	NO 🗌
b	The subject of a judgement debt or award against the firm? (You should include all CCJs made against the firm, whether satisfied or not.)	YES	NO 🗌
С	Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.02.11	Is any firm at which the <i>candidate</i> currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:		
а	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES 🗌	ио 🗌
	I have supplied further informative related to this page in Section		№ □

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.03 Business and Employment Matters

5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the candidate acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the candidate?	YES	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (This question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to, or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES 🗌	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the candidate by the candidate's clients or former clients in the last five years which the candidate has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES 🗌	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.04 Regulatory Matters

k

Version 15

5.04.1 In relation to activities regulated by the FCA and/or PRA or any other regulatory body (see section 5 guidance notes), has: The candidate, or Any company, partnership or unincorporated associate of which the candidate is or has been a controller, director, senior manager, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever -Been refused, had revoked, restricted, been suspended from or а terminated, any licence, authorisations, registration, notification, YES NO membership or any other permission granted by any such body? b Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by YES NO any such body? Received a warning (whether public or private) that such disciplinary or C YES NO interventional action may be taken against the candidate or the firm? d Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the candidate YES NO or the firm? Been required or requested to produce documents or any other е information to any regulatory body in connection with such an YES NO investigation (whether against the firm or otherwise)? f Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to NO YES produce documents to the Secretary of State, or any other authority, under any such legislation? Ceased operating or resigned whilst under investigation by any such g body or been required to cease operating or resign by any regulatory YES NO body? h Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by YES NO any such body, not to proceed with it? i Been the subject of any civil action related to any regulated activity YES NO which has resulted in a finding by a court? Provided payment services or distributed or redeemed e-money on j behalf of a regulated firm or itself under any contractual agreement YES NO where that agreement was terminated by the regulated firm?

→	I have supplied further information related to this page in Section 6 [†]	YES	NO 🗌

YES

NO

Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any

than as indicated in this group of questions).

governmental or statutory authority or any other regulatory body (other

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime

5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the <i>candidate</i> or any firm at which the <i>candidate</i> holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the FCA/PRA or any other regulatory body is required without the requisite authorisations?	YES	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the FCA/PRA or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the candidate?	YES	NO 🗌
С	Been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?	YES	NO 🗌
d	Been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the candidate?	YES	NO 🗌
e	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the FCA/PRA of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES	NO 🗌
	I have supplied further informative related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas Application to perform controlled functions under the approved persons regime Version 15

5.05.1	Is the <i>candidate</i> , in the role to which the application relates, aware of any business interests, employment obligations, or any other circumstance which may conflict with the performance of the controlled functions for which approval is now being sought	YES	NO 🗌
5.05.2	Are you aware of any other information relevant to this notification that we might reasonably expect from the <i>candidate</i> ?	YES	NO 🗌

5.05 Other Matters

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Application to perform controlled functions under the approved persons regime

6.00

- If there is any other information the candidate or the firm considers to be relevant to the
 application, it must be included here.
- If this application relates to a Significant influence controlled function then please provide full details of
 - why the candidate is competent and capable to carry out the controlled function(s) applied for;
 - why the appointment complements the firm's business strategy, activity and market in which it operates;
 - how the appointment was agreed including details of any discussions at governing body level (where applicable).
- Please also include here any additional information indicated in previous sections of the Form.
- Please include a list of all directorships currently or previously held by the *candidate* in the past 10 years (where *director* has the meaning given in the *Glossary*.)
- If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and guestion to which the additional information relates.
- Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered 'yes' in section 5.

Question	Information

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Declaration of Candidate

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000).

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the-FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

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

With reference to the above, the FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check.

In signing the form below:

- a) I authorise the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. Individual candidates may be required to apply to the Disclosure and Barring Service for a search to be made as to whether any criminal records are held in relation to them and to disclose the result of that search to us. I also understand that the results of these checks may be disclosed to the firm submitting this application.
- b) I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.
- c) I confirm that I understand the regulatory responsibilities of my proposed role as set out in the Statements of Principle and Code of Practice for Approved Persons

(https://handbook.fca.org.uk/handbook/APER) (http://www.bankofengland.co.uk/PRA)

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

7.01	Candidate's full name [†]			
7.02	Signature*			
		Date †		

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

Application to perform controlled functions under the approved persons regime

Declarations and signatures

Declaration of Firm

Knowingly or recklessly giving the *FCA* and/or *PRA* information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). *SUP* 15.6.1R and *SUP* 15.6.4R require an *authorised person* to take reasonable steps to ensure the accuracy and completeness of information given to the *FCA* and/or *PRA* and to notify the *FCA* and/or *PRA* immediately if materially inaccurate information has been provided.

APER 4.4.7E provides that, where an approved person is responsible for reporting matters to the FCA and/or PRA, failure to inform the FCA and/or PRA of materially significant information of which he is aware is a breach of Statement of Principle 4. Contravention of these requirements may lead to disciplinary sanctions or other enforcement action by the FCA and/or PRA. It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included

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

In signing this form on behalf of the firm:

- a) I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.
- b) I confirm that I have authority to make this application, and sign this Form, on behalf of each firm identified in section 3.05. I also confirm that a copy of this Form, as submitting to the FCA and/or PRA, will be sent to each of those firms at the same time as submitting the Form to the FCA and/or PRA.
- c) I confirm the candidate has been made aware of the regulatory responsibilities of the proposed role as set out in the Statements of Principle and Code of Practice for Approved Persons

(https://handbook.fca.org.uk/handbook/APER) (http://www.bankofengland.co.uk/PRA)

7.03	Name of the <i>firm</i> submitting the application [†]	
	Name of <i>person</i> signing on behalf of the <i>firm</i> †	
7.05	Job title †	
7.06	Signature*	
	Date [†]	

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – UK and Overseas

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Application number (for FCA/ PRA use only)

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

- https://handbook.fca.org.uk/handbook/SUP/10A/Annex4
- http://www.bankofengland.co.uk/PRA

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

Long Form A – Incoming EEA only

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FCA Handbook Reference: SUP 10A Annex 4D PRA Handbook Reference: SUP 10B Annex 4D

18 September 2015

Name of candidate (to be completed by applicant firm)

> Name of firm (as entered in 2.01)

Firm reference number (as entered in 2.02)

Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom

+44 (0) 300 500 0597 Telephone +44 (0) 207 066 0017 Facsimile E-mail iva@fca.org.uk http://www.fca.org.uk Website

Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

Prudential Regulation Authority

20 Moorgate London United Kingdom EC2R 6DA

Telephone +44 (0) 203 461 7000

E-mail PRA.firmenquiries@bankofengland.co.uk Website

www.bankofengland.co.uk/PRA

Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road,

London, EC2R 7HH

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A - Incoming EEA

Section 1

1.01	а	Candidate Individual Reference Number (IRN) [†]			
	b	OR name of previous regulatory body †			
	c	AND previous reference number (if applicable) †			
1.02		Title (e.g. Mr, Mrs, Ms, etc) [†]			
1.03		Surname [†]			
1.04		ALL forenames [†]			
1.05		Name commonly known by [†]			
1.06		Date of birth (dd/mm/yyyy)†			
1.07		National Insurance number [†]			
1.08		Previous name [†]			
1.09		Date of name change [†]			
1.10	а	Nationality [†]			
	b	Passport number (if National Insurance number not available) †			
1.11		Place of birth [†]			
		→	I have supplied further information related to this page in Section 6 [†]	YES	NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

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1.12	а	Private address [†]				
	b			Postcode [†]		
	С	Dates resident at this address (mm/yyyy) †	From		То	PRESENT
		(If address has changed in the last three y	ears, please	provide addresses	for the prev	vious three years.)
1.13	а	Previous address 1 [†]				
	b			Postcode		
	С	Dates resident at this address (mm/yyyy) †	From		То	
1.14	а	Previous address 2 [†]				
1	b			Postcode [†]		
	С	Dates resident at this address $(\text{mm/yyyy})^\dagger$	From		То	
		→	l have su related	upplied further informa d to this page in Secti	ation on 6 YES	□ NO □

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

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Firm identification details Se	ection

2.01		Name of <i>firm</i> making the application	
2.02		Firm Reference Number (FRN)	
2.03	a	Who should the <i>FCA/PRA</i> contact at the <i>firm</i> in relation to this application?	
	b	Business Address	
	С	Position	
	d	Telephone	
	е	E-mail	

_	I have supplied further information	\/=a	
7	related to this page in Section 6	YES	NO

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
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3.01	Nature of the				
	arrangement between the	а	Employee		
	candidate and the applicant.	e b	Group employee		
			Name of <i>group</i>		
		С	Contract for services		
		d	Partner/Sole trader		
		е	Appointed representative/tied ag	ent – customer function	
			AR firm name and reference number		
		f	Appointed representative/tied ag	ent – governing function	
			AR firm name and reference number		
		g	Other		
			Give details		
3.02	For applications for performed.	rom a sin	gle <i>firm</i> , please tick the boxes that	correspond to the controlled ful	nctions to be
	If the controlled fu	ınctions a	re to be performed for more than o	one firm, please go to question	3.05
а	Significant influence	CF 11 /	Money laundering reporting function	n	
	influence functions	CF 12 A	Actuarial function		
		CF 12A	With-profits actuary function		
		CF 12B	Lloyd's Actuary function		
		CF 29 3	Significant management function		
С	significant	CF 40 E	Benchmark submission function		
	influence functions	CF 50 E	Benchmark administration function		
b	Customer function	CF 30	Customer function		
	1				
				ed further information his page in Section 6	□ NO □

Arrangements and controlled functions

Section 3

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

3.03	Effective date of <i>controlled functions</i> indicated above [†]				
3.04	Job title (mandatory for controlled function 28 & 29) † Please refer to notes on the requirements for submitting a CV Insurance mediation Will the candidate be responsible for Insurance mediation at the firm? (Note: Yes can only be selected if the individual is applying for (CF1, 3-8 or 29)	YES	NO		

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

NO 🗌

YES

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

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3.05 Complete this section only if the application is on behalf of more than one firm.

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

	Firm Reference Number	Name of firm	Controlled function	Job title (mandatory for controlled function 29)	Effective date
a					
b					
C					
d					
е					

→	I have supplied further information	YES		№ □
	related to this page in Section 6		ш	

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

N.B.: ALL gaps must be accounted for 4.01 Employment details (1) † Period (mm/yyyy) а From То b Nature of employment **Employed** Self-employed b С Not employed Full-time education If c or d is ticked, please give details Name of employer С d Nature of business Previous / other names of е employer f Last known address of employer Is/was employer regulated by Name of regulatory body g a regulatory body? NO YES h Is/was employer an appointed If yes, of which firm? representative/tied agent? YES NO i Position held j Responsibilities k Reason for leaving: Resignation b Redundancy С Retirement Termination/dismissal d End of contract Other Specify I have supplied further information

related to this page in Section 6

NO |

YES

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A - Incoming EEA

4.02	Employment details (2) †			
а	Period (mm/yyyy)	From	То	
b	Nature of employment	a Employedb Self-employedc Not employedd Full-time education		
	If c or d is ticked, please give details			
С	Name of employer			
d	Nature of business			
е	Previous / other names of employer			
f	Last known address of employer			
g	Is/was employer regulated by a regulatory body?	YES NO	Name of regulatory body	
h	Is/was employer an appointed representative/tied agent?	YES NO	If yes, of which firm?	
i	Position held			
j	Responsibilities			
k	Reason for leaving:	 a Resignation b Redundancy c Retirement d Termination/dismissal e End of contract f Other 		
	Specify			

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
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5.01 Criminal Proceedings

When answering the questions in this section you should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if the candidate is subject to the law of England and Wales, you must disclose spent convictions and cautions (other than a protected conviction or caution). (In the following questions, you should include all matters even when the arrest, charge, prosecution or investigation did not result in a conviction, and, in respect of 5.01.4, even where the candidate was not the subject of the investigation.)

5.01.1a	 i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider 		NO 🗌
	dealing?		
b	Is the candidate, or has the candidate ever been, currently the subject of any criminal proceedings, whether in the UK or elsewhere?	YES	NO 🗌
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?	YES	NO 🗌
5.01.2	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?	YES	NO 🗌
5.01.3	Hals the candidate ever been arrested or charged with any criminal offence or been the subject of any ongoing criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)	YES	NO 🗌
5.01.4	Has the <i>candidate</i> ever been ordered to produce documents pursuant to any <u>ongoing</u> criminal investigation or been the subject of a search (with or without a warrant) pursuant to any <u>ongoing</u> criminal investigation?	YES	NO 🗌
	In answering question 5.01.4, you should include all matters even where the candidate was not the subject of the investigation.		
	I have supplied further informate related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A - Incoming EEA

5.01.5	Has any firm at which the <i>candidate</i> holds or has he influence ever:	eld a position of			
а	Been convicted of any criminal offence?			٦	- 🗀
	(Please check the guidance notes for the meaning influence' in the context of the questions in this part		YES L	_ N	0
b	Been summonsed, charged with or otherwise inves prosecuted for any criminal offence?	stigated or	YES [] N	0 🗌
С	Been the subject of any criminal proceeding which a conviction?	has not resulted in	YES [] N	0 🗆
d	Been ordered to produce documents in relation to a investigation or been the subject of a search (with a in relation to any criminal investigation?	,	YES [] N	0 🗆
	In answering question 5.01.5, you should include at when the summons, charge, prosecution or investig in a conviction, and, in respect of 5.01.5d, even who the subject of the investigation. However, firms are disclose details of any specific individuals who were (as opposed to ongoing) criminal investigations, prosummons or other historic criminal proceedings.	gation did not result ere the firm was not not required to e subject to historic			
		upplied further informati to this page in Section		□ NO	o 🗌

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5.02 Civil P	roceedings		
5.02.1	Has the candidate, ever been the subject of a judgement debt or award against the candidate?	YES	NO 🗌
	Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.		
	You should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and		
	i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and		
	ii) the total number of all judgment debts, awards or CCJs ordered.		
5.02.2	Has the <i>candidate</i> ever been party to any civil proceedings which resulted in any order against the candidate (other than a judgement debt or award referred to in 5.02.1 above)? (You should include, for example, injunctions and employment tribunal proceedings.)	YES 🗌	№ □
5.02.3	Is the candidate aware of:		
а	Any proceedings that have begun, or anyone's intention to begin proceedings against the candidate, for a CCJ or another judgement debt?	YES 🗌	NO 🗌
b	More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?	YES	NO 🗌
С	Anybody's intention to claim more than £1,000 of CCJs or judgement debts in total from the candidate?	YES 🗌	NO 🗌
5.02.4	Does the candidate have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?	YES	NO 🗌
5.02.5	Has the <i>candidate</i> ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in	yes \square	NO \square

→	I have supplied further information related to this page in Section 6 [†]	YES	NO 🗌

full or part, within one year of the order being made?

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

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5.02.6	Has the <i>candidate</i> ever:		
а	Filed for the candidate's own bankruptcy or had a bankruptcy petition served on the candidate?	YES	NO 🗌
b	Been adjudged bankrupt?	YES	NO
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES 🗌	NO 🗌
d	Made any arrangements with the candidate's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the candidate or result in any kind of agreement with the candidate?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past? (whether or not in the UK or overseas)?	YES	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the <i>candidate</i> currently:		
а	Party to any civil proceedings? (including those covered in 5.02.7 above)	YES	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (You should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES	NO 🗌
b	The subject of a judgement debt or award against the firm? (You should include all CCJs made against the firm, whether satisfied or not.)	YES 🗌	NO 🗌
c	Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
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5.02.11	Is any firm at which the <i>candidate</i> currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:		
а	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES	NO 🗌
	L have supplied further informa	ution —	_
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
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5.03 Business and Employment Matters

5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the candidate acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the candidate?	YES	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (This question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to , or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the candidate by the candidate's clients or former clients in the last five years which the candidate has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES 🗌	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

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5.04 Regulatory Matters

5.04.1

	 Any company, partnership or unincorporated associate of which the candidate is or has been a controller, director, senior manager, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever – 		
а	Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body?	YES	NO 🗌
b	Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body?	YES	NO 🗌
С	Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the candidate or the firm?	YES	NO 🗌
d	Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the candidate or the firm?	YES	NO 🗌
е	Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the firm or otherwise)?	YES	NO 🗌
f	Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	YES	NO 🗌
g	Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body?	YES	NO 🗌
h	Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it?	YES	NO 🗌
i	Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court?	YES	NO 🗌
j	Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated firm?	YES	NO 🗌
k	Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions).	YES 🗌	NO 🗌
	I have supplied further informated related to this page in Section		NO 🗌

In relation to activities regulated by the FCA and/or PRA or any other

regulatory body (see section 5 guidance notes), has:

The candidate, or

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
Application to perform controlled functions under the approved persons regime
Page 16

5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the <i>candidate</i> or any firm at which the <i>candidate</i> holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the FCA/PRA or any other regulatory body is required without the requisite authorisations?	YES 🗌	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the FCA/PRA or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the candidate?	YES 🗌	NO 🗌
С	Been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?	YES 🗌	NO 🗌
d	Been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the candidate?	YES 🗌	NO 🗌
е	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the FCA/PRA of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
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5.05.1	Is the <i>candidate</i> , in the role to which the application relates, aware of any business interests, employment obligations, or any other circumstance which may conflict with the performance of the controlled functions for which approval is now being sought	YES	NO
5.05.2	Are you aware of any other information relevant to this notification that we might reasonably expect from the <i>candidate</i> ?	YES 🗌	NO [
	I have supplied further informa related to this page in Sectio		NO 🗌

5.05 Other Matters

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA
Application to perform controlled functions under the approved persons regime
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- 6.00
- If there is any other information the *candidate* or the *firm* considers to be relevant to the application, it must be included here.
- If this application relates to a Significant influence controlled function then please provide full details of
 - why the candidate is competent and capable to carry out the controlled function(s) applied for.
 - why the appointment complements the firm's business strategy, activity and market in which it operates.
 - how the appointment was agreed including details of any discussions at governing body level (where applicable).
- Please also include here any additional information indicated in previous sections of the Form.
- Please include a list of all directorships currently or previously held by the *candidate* in the past 10 years (where *director* has the meaning given in the *Glossary*.)
- If there is insufficient space, please continue on a separate sheet of paper and clearly identify the section and guestion to which the additional information relates.
- Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4 or if any question has been answered 'yes' in section 5.

Question	Information

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

Declaration of Candidate

Knowingly or recklessly giving the *FCA* and/or *PRA* information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000).

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

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

With reference to the above, the *FCA* and/or *PRA* may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check.

In signing the form below:

- a) I authorise the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. Individual candidates may be required to apply to the Disclosure and Barring Service for a search to be made as to whether any criminal records are held in relation to them and to disclose the result of that search to us. I also understand that the results of these checks may be disclosed to the firm submitting this application.
- b) I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.
- c) I confirm that I understand the regulatory responsibilities of my proposed role as set out in the Statements of Principle and Code of Practice for Approved Persons

(https://handbook.fca.org.uk/handbook/APER) (http://www.bankofengland.co.uk/PRA)

7.01	Candidate's full name†		
7.02	Signature*		
		Date †	

[†] The above question(s) appears on an electronic form submission and a paper form submission

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

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A – Incoming EEA

Declaration of Firm

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). SUP 15.6.1R and SUP 15.6.4R require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the FCA and/or PRA and to notify the FCA and/or PRA immediately if materially inaccurate information has been provided.

APER 4.4.7E provides that, where an approved person is responsible for reporting matters to the FCA and/or PRA, failure to inform the-FCA and/or PRA of materially significant information of which he is aware is a breach of Statement of Principle 4. Contravention of these requirements may lead to disciplinary sanctions or other enforcement action by the FCA and/or PRA. It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it

should be included.				
In making this application the <i>firm</i> believes on the basis of due and diligent enquiry-that the candidate is a fit and proper person to perform the controlled function(s) listed in section 3. FOR FIRMS UNDERTAKING ANY NON MIFID BUSINESS PLEASE ALSO COMPLETE THE FOLLOWING				
The firm also believes, on the basis of due and diligent enquiry, that the candidate is competent to fulfil the duties required in the performance of such function(s).				
YES NO				
With reference to the above, the FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check.				
In signing this form on behalf of the firm:				
a) I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.				
b) I confirm that I have authority to make this application, and sign this Form, on behalf of each <i>firm</i> identified in section 3.05. I also confirm that a copy of this Form, as submitted to the <i>FCA</i> and/or <i>PRA</i> , will be sent to each of those <i>firms</i> at the same time as submitting the Form to the <i>FCA</i> and/or <i>PRA</i> .				
c) I confirm the candidate has been made aware of the regulatory responsibilities of proposed role as set out in , the Statements of Principle and Code of Practice for Approved Persons				
(https://handbook.fca.org.uk/handbook/APER)				
(http://www.bankofengland.co.uk/PRA)				
N. 60 6 1 20 0				

7.03	Name of the <i>firm</i> submitting the application [†]	
7.04	Name of <i>person</i> signing on behalf of the firm †	
7.05	Job title [†]	
7.06	Signature [*]	
	Date †	

[†] The above question(s) appears on an electronic form submission and a paper form submission

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

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 Long Form A - Incoming EEA





Application for Authorisation

Controllers appendices - Partnership

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act, please note that any personal information provided to us will be used to discharge our statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, it may increase the time taken to assess your application and may call into question your suitability to be authorised.

Terms in this form

In this form we use the following terms:

'we', 'our', or 'us' refers to the appropriate regulator;

'the FCA' refers to the Financial Conduct Authority;

'the PRA' refers to the Prudential Regulation Authority;

'Applicant firm' refers to the firm applying for authorisation; and

'You' refers to the person(s) signing the form on behalf of the controller.

Purpose of this form

This appendix collects information about the controller of the applicant firm.

Filling in the form

- 1 If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- 2 If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- 3 If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- 4 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Partnership controller's details

egistered num	ber (or if registered outside UK please give equivalent)	
Head office address		
Address		
Country		
Postcode		

EEA information

- 1.5 Do all of the following statements apply:
 - i. The controller is an EEA firm (as defined in paragraph 5 of Schedule 3 of the Financial Services and Markets Act 2000 ("FSMA");
 - ii. The applicant firm is connected with the controller because it is a subsidiary undertaking of the controller or a subsidiary undertaking of a parent undertaking of the controller ("subsidiary undertaking" and "parent undertaking" have the meaning given by s.420A of FSMA); and
 - iii. The applicant firm's application relates to a regulated activity other than an insurance mediation activity (within the meaning given by paragraph 2(5) of Schedule 6A of FSMA) or a regulated activity involving a regulated mortgage contract.

	No ▶ Continue to question 1.6 Yes ▶ Give details below	
	Name of controller	
	Country the controller is authorised in	
	Dogulatoria nama	
	Regulator's name	
	Regulator's telephone number	
	Description of business controller carries on	
1.6 Is the controller detailed in question 1.1 regulated by any other financial se body (other than us)?		
	No ▶ Continue to question 1.7	
	☐ Yes ▶ Give details below	
	Name of controller's financial regulator	
	Contact name and address	

1.7	Give details of any litigation (or known circumstances which might give rise to litigation) against the partnership controller currently outstanding or that has occurred in the last five years. This is except cases arising in the course of normal business activities.
1.8	Give details of any material written complaints made against the controller by its clients or its former clients in the last five years which are awaiting determination by, or have been upheld by an ombudsman.
1.9	Give details of any significant events or information (for example, in relation to
	insolvency, reconstruction, civil or <u>ongoing</u> criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, and which would be relevant to our consideration of the partnership controller and the applicant firm's application for authorisation.

2 About the Partners in the partnership controller

2.1 You must give details of the partners.

Date of birth			
salaried limited partner general partner general partner general partner dd/mm/yy equity salaried limited partner general partner general partner general partner dd/mm/yy equity salaried limited partner general p	Full name	Date of birth	Status in partnership
salaried limited partner general partner		dd/mm/yy	☐ salaried ☐ limited partner
salaried limited partner general partner dd/mm/yy equity salaried limited partner general partner gene		dd/mm/yy	☐ salaried☐ limited partner
salaried limited partner general partner dd/mm/yy equity salaried limited partner general partner general partner general partner general partner general partner general partner dd/mm/yy equity equity		dd/mm/yy	☐ salaried ☐ limited partner
salaried limited partner general partner		dd/mm/yy	☐ salaried ☐ limited partner
		dd/mm/yy	☐ salaried ☐ limited partner
☐ limited partner ☐ general partner		dd/mm/yy	☐ salaried☐ limited partner

3 About the partnership controller's undertakings

3.1	Does the partnership controller control any entities other than the applicant firm?
	□ No
	Yes ▶ You must provide an organisation chart showing all undertakings that the partnership controller controls.
	☐ Organisation chart attached

4 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

- I understand it is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive.
- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA or the PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form. I also understand thatthe results of these checks may be disclosed to the applicant for authorisation.
- I confirm that I am authorised to sign on behalf of the partnership controller named in question 1.1 above.

Name		
Position		
Signature		
Date	dd/mm/yy	

What to do next

You must give this form back to the person who is responsible for making the application for authorisation. They should send the form back to the appropriate regulator.





Application for Authorisation

Controllers appendices - Individual

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act, please note that any personal information provided to us will be used to discharge our statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, it may increase the time taken to assess your application and may call into question your suitability to be authorised.

Terms in this form

In this form we use the following terms:

'we', 'our', or 'us' refers to the appropriate regulator;

'the FCA' refers to the Financial Conduct Authority;

'the PRA' refers to the Prudential Regulation Authority;

'Applicant firm' refers to the firm applying for authorisation; and

'You' refers to the person(s) signing the form as controller.

Purpose of this form

This appendix collects information about the controller of the applicant firm.

Filling in the form

- 1 If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 5.
- 2 If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 5.
- 3 If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- 4 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Your details

1.1	First names
1.2	Surname
1.3	Any previous surnames or first names. Please include details of when you changed them
1.4	Name you are commonly known by, if different
1.5	Date of birth (dd/mm/yy) /
1.6	Place of birth
1.7	National insurance number
1.8	Passport number, if national insurance number is not applicable.
1.9	Your nationality
1.10	Have you ever had a different nationality? If yes, you must give your previous nationality.

2 Your address

2.1	Current private add	ress
	If you live outside the outside the UK and tie	UK and do not have an UK address you must provide your address ck the box below.
	☐ I live outside the U	JK and have no UK address.
	Address	
	Country	
	Postcode	
2.2	When did you move	into this address (mm/yy)?
		address less than three years ago, please give previous addresses is. There is space to write three addresses; please use a separate need more space.
	Previous address 1	
	Address	
	Country	
	Postcode	
	Previous address 2	
	Address	
	Address	
	Country	
	Postcode	
	Previous address 3	
	Address	
	Country	
	Postcode	
		many separate sheets of paper you have used
	Number of additional sheets	

3 Other directorships

3.1 You must give details of any directorships you hold in the UK or outside the UK.

Name of undertaking	Nature of business	Place of business

4 About your fitness and propriety

For the purposes of this form, a regulatory body is any of the following:

- a self-regulatory organisation including Investment Management Regulatory
 Organisation ('IMRO'), Securities and Futures Agency ('SFA'), Personal Investment
 Authority ('PIA'), Life Assurance and Unit Trust Regulatory Organisation ('LAUTRO'),
 Financial Intermediaries, Managers and Brokers Regulatory Association ('FIMBRA'),
 Association of Futures Brokers and Dealers Limited ('AFBD') and The Securities
 Association Limited ('TSA');
- a statutory body, including the FCA, the PRA, the Financial Services Authority (FSA), Securities and Investments Board ('SIB'), the Society of Lloyd's, the Registry of Friendly Societies, the Friendly Societies Commission, the Building Societies Commission, the Bank of England, the Treasury – Insurance Directorate (formerly the DTI) and the recognised bodies;
- · a designated professional body; or
- the equivalent of any of these regulators overseas.

By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 as amended, you are required to give details of spent convictions (other than protected ones) in response to questions in this form.

4.1	Have you ever been convicted, in the UK or elsewhere, of any offence involving fraud, theft, false accounting or other dishonesty? ☐ No ☐ Yes
4.2	Have you ever been convicted, in the UK or elsewhere, of any offence related to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing? No Yes
4.3	Have you ever been convicted, in the UK or elsewhere, of any offences other than those listed in 4.1 and 4.2 that are not spent?
	Do not include traffic offences unless these traffic offences resulted in a ban from driving or involved driving without insurance. No Yes
4.4	Are you the subject, in the UK or elsewhere, of any current criminal investigation or proceedings? ☐ No ☐ Yes
4.5	Are you or have you ever been the subject, in the UK or elsewhere, of any civil proceedings, arbitration or litigation, including proceedings that may lead to a County Court Judgment (CCJ) or other judgement debts? No Yes
4.6	Are you aware of anybody's intention, in the UK or elsewhere, to take any civil proceedings, arbitration or litigation, including proceedings that may lead to a County Court Judgment (CCJ) or other judgment debts against you? No Yes
4.7	Do you have any judgement debts (including CCJs), in the UK or elsewhere, made under a court order still outstanding, in full or in part?

4.8	lave you ever failed to satisfy any judgment debts (including CCJs), in the UK of elsewhere, within one year of the order being made? No Yes
4.9	Are you or have you ever been the subject in the UK or elsewhere of any pankruptcy proceedings, or proceedings for the sequestration of your estate? No Pes
4.10	Have you ever entered into a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed) or other agreement, in the UK or elsewhere, in favour of your creditors?
4.11	Do you or any undertaking under your management have any outstanding inancial obligations arising from regulated activities, carried on in the past, in th JK or elsewhere? No Yes
4.12	dave you or any undertaking under your management ever been found guilty of carrying on any unauthorised regulated activities or been investigated for possiberarying on of unauthorised regulated activities? ☐ No ☐ Yes
4.13	Are you or have you ever been the subject of an investigation into allegations of nisconduct or malpractice in connection with any business activity?
4.14	Have you ever, in the UK or elsewhere, been refused entry to, or been dismissed or requested to resign from, any profession, vocation, office or employment, or rom any fiduciary office or position of trust, whether or not remunerated?
4.15	Have you ever, in the UK or elsewhere, been refused, restricted in, or had suspended, the right to carry on any trade, business or profession for which specific licence, authorisation, registration, membership or other permission is required?
4.16	Have you ever, in the UK or elsewhere, been disqualified by a court from acting a director of a company or from acting in a management capacity or conducting he affairs of any company, partnership or unincorporated association?
4.17	Have you ever been the subject of a disqualification direction under section 59 on the Financial Services Act 1986 or a prohibition order, under section 56A of the Financial Services and Markets Act 2000, or received a warning notice to make such a direction or order?
	□ No □ Yes

Activities regulated by us or other regulatory body

4.18	which y	ou or has any company, partnership or unincorporated association for ou are or were a controller, director, senior manager, partner or company ry, during your association with that entity and for a period of three years u ceased to be associated with it:
	4.18.1	been refused, had revoked, restricted or terminated, any licence, authorisation, registration, notification, membership or other permission granted by us or other regulatory body? No Yes
	4.18.2	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by us or other regulatory body? No Yes
	4.18.3	resigned while under investigation by us, or been required to resign from us or other regulatory body? No Yes
	4.18.4	applied to us or other regulatory body for any of the following and decided not to proceed with it: • licence; • authorisation; • registration; • notification; • membership; or • other permission? □ No □ Yes
	4.18.5	had a finding against you in any civil action in relation to any activities regulated by us or other regulatory body? No Yes
	Your in	volvement in other organisations
4.19	were a	company, partnership, or unincorporated association of which you are or controller, director, senior manager, partner, or company secretary, in the Isewhere, at any time during your involvement or within one year of your ment:
	4.19.1	been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors? No Yes
	4.19.2	been adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct? No Yes
	4.19.3	been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation? No Yes
	4.19.4	been convicted of any criminal offence, censured, disciplined or publicly criticised, by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (not mentioned in answer to question 4.18.2)? No Yes

4.20	other situations that may conflict with your role as a controller of the applicant firm or your position at the controller? No Yes
4.21	Are you aware of any other information relevant to this application that we would reasonably expect you to give, including information that could have a material impact on this application? No Yes
4.22	If you have answered Yes to any of the questions 4.1 to 4.21, please give clear details on a separate sheet of paper.
	You must include: • the question number the information relates to; • the date of any events; • any amounts involved; • the outcome; • relevant circumstances and explanations; and • copies of supporting documents.
	Please indicate how many separate sheets of paper you have used Number of additional sheets

5 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

With reference to the above, we may seek to verify the information in this form including answers pertaining to fitness and propriety.

- I understand it is a criminal offence knowingly or recklessly to give the FCA or PRA information that is materially false, misleading or deceptive.
- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA or PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form. I also understand that the results of these checks may be disclosed to the applicant for authorisation.

Name		
Signature		
Date	dd/mm/yy	

What to do next

You must give the form back to the person who is responsible for making the application for authorisation. They should send the form back to the appropriate regulator.





Application for Authorisation

Controllers appendices - Corporate

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act, please note that any personal information provided to us will be used to discharge our statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, it may increase the time taken to assess your application and may call into question your suitability to be authorised.

Terms in this form

In this form we use the following terms:

'we', 'our', or 'us' refers to the appropriate regulator;

'the FCA' refers to the Financial Conduct Authority;

'PRA' refers to the Prudential Regulation Authority;

'Applicant firm' refers to the firm applying for authorisation; and

'You' refers to the person(s) signing the form on behalf of the controller.

Purpose of this form

This appendix collects information about the controller of the applicant firm.

Filling in the form

- 1 If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- 2 If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- 3 If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- 4 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Corporate controller's details

and status of com	porate controller
Legal status of corp	porate controller
	er of corporate controller
f registered outside	the UK, give equivalent reference number
Place of incorporat	on or formation of controller
Pogistored office as	ddress of controller
Registered office	diress of controller
registered office	
Country	
Postcode	
Does the controller	have a head office address?
☐ No ➤ Continue to	•
	e as address given in question 1.5 from the address in question 1.5, give details below
Head office address	Trom the address in question 7.5, give details below
. Ioaa omoo aaarooo	
Postcode	

EEA information

- **1.8** Do all of the following statements apply:
 - i. The controller is an EEA firm (as defined in paragraph 5 of Schedule 3 of the Financial Services and Markets Act 2000 ("FSMA");
 - ii. The applicant firm is connected with the controller because it is a subsidiary undertaking of the controller or a subsidiary undertaking of a parent undertaking of the controller ("subsidiary undertaking" and "parent undertaking" have the meaning given by s.420A of FSMA); and
 - iii. The applicant firm's application relates to a regulated activity other than an insurance mediation activity (within the meaning given by paragraph 2(5) of Schedule 6A of FSMA) or a regulated activity involving a regulated mortgage contract.

No ➤ Continue to question 1.9 Yes ➤ Give details below
Name of controller
Country the controller is authorised in
Regulator's name
Regulator's telephone number
Description of business controller carries on

1.9	Is the controller detailed in question 1.1 a regulated financial services provider, regulated by a body other than us?
	□ No ➤ Continue to question 1.10
	☐ Yes ➤ Give details below
	Regulator's name
	An identifying number allocated to the controller by the regulator
	Contact name, if known, at the regulator
	Regulator's address
1.10	Give details of any litigation (or known circumstances which might give rise to
	litigation) against the corporate controller currently outstanding or that has occurred in the last five years. This is except cases arising in the course of normal
	business activities.
1.11	Give details of any material written complaints made against the controller by its
	clients or its former clients in the last five years which are awaiting determination
	by, or have been upheld by an ombudsman.

1.12	insolvency, reconstruction, civil or <u>ongoing</u> criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller and the applicant firm's application for authorisation.		

2 About the directors/members of the corporate controller

2.1 You must give details of the corporate controller's directors or in the case of a limited liability partnership, members.

Full name	Date of birth	Position
	dd/mm/yy	

3 About the corporate controller's structure

- 3.1 You must send a complete structure chart of the corporate controller that shows the following:
 - percentages of holdings;
 - voting rights;
 - association;
 - parent undertakings;
 - any undertaking(s) or shares in another firm, than the applicant firm; and
 - any firms or individuals that are deemed to be a controller of the applicant firm by virtue of their significant influence (see FSMA section 422A).

4 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

With reference to the above, we may seek to verify the information in this form including answers about fitness and propriety.

- I understand it is a criminal offence knowingly or recklessly to give the FCA or PRA information that is materially false, misleading or deceptive.
- I confirm that the information in this form is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA or PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form. I also understand that the results of these checks may be disclosed to the applicant for authorisation.

I confirm that I am authorised to sign on behalf of the corporate controller named in question 2.1 above (this must be either a director or CEO).

Name		
Position		
Signature		
Date	dd/mm/yy	

What to do next

You must give this form back to the person who is responsible for making the application for authorisation. They should send the form back to the appropriate regulator.





Application for Authorisation

Disclosure of significant events appendix

Full name of applicant firm
Important information you should read before completing this form
The notes that accompany this form will help you complete the questions. They also explain why we require the information we ask you for.
Purpose of this pack
This appendix collects information about the applicant firm's business history.

1 Disclosure

1.1 Has the applicant firm ever been regulated by us or any other financial services regulator before making this application?		
	No ▶ Continue to Question 1.2	
	☐ Yes ▶ Please provide details below	
	Name of regulator	
	Address of regulator	
	Applicant firms identification number with that regulator (FRN if previous)	
	regulated by us)	
1.2	Has the applicant firm ever been presented with a petition for bankruptcy, a petition for compulsory winding up or creditors' voluntary arrangements?	
	□ No □ Yes	
1.3	Has the applicant firm ever had a receiver or administrator appointed, failed to satisfy a debt adjudged due, or come to a compromise or similar arrangement over a debt with any of its creditors? No Yes	
1.4	Has the applicant firm ever been the subject of a corporate restructure, because of any form of insolvency or otherwise? No Yes	
1.5	Has the applicant firm ever been the subject of any criminal investigations or proceedings?	
	In answering this question, firms are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations or historic criminal proceedings. No Yes	
1.6	Has the applicant firm been the subject of any civil investigations or proceedings or arbitration in the last five years? No Yes	
1.7	Does the applicant firm have any unsatisfied judgments, debts or awards outstanding against it? No Yes	
1.8	Has the applicant firm entered into any material settlements in the last five years, whether or not on an ex gratia basis? No Yes	

1.9	Has the applicant firm ever been convicted of fraud or other dishonesty? No Pyes		
1.10	Has the applicant firm ever	been convicted of an offence in the United Kingdom or not)	
	 companies; building societies; industrial and provident societies; credit unions; friendly societies; insurance? 	 ving: banking; mortgages; other financial services; insolvency; consumer credit; consumer protection; 	
1.11	made against it by its clien five years which it has acce	any material written complaints ts or former clients in the last epted, or which are awaiting en upheld – by an ombudsman or	
1.12		been: disciplinary intervention action egulator or government body in the UK or	
1.13	any unauthorised regulated	been found guilty of carrying on diactivities or been investigated of unauthorised regulated	
1.14	investigations or other eve	ntly involved in any proceedings, nts referred to in any of the ending or not yet determined?	
1.15		ve not asked about in Questions ened – or are taking place – that	

Explanations

 1.16 If the answer to any of Questions 1.2 to 1.15 is Yes, please give a full explanation of the events in question on a separate sheet of paper. Make sure this includes: the question number the event refers to; the date of the event; any amounts involved; the outcome; and an explanation of the circumstances. 	
	Please indicate how many separate sheets of paper you have used Number of additional sheets
1.17	You must attach your most recent annual or management accounts. Attached Not attached (You must provide a reason below)

End of Appendix





Notification for Change in Controller

(Section 178 notice) Partnership

Purpose of this form

This form should be completed by a partner of a partnership that wishes to acquire control or to increase control in a firm or in a parent undertaking of the firm. Please refer to the Handbook Glossary or section 422 of the Financial Services and Markets Act 2000 (FSMA) for the definition of control, controller, shares and voting power.

Important information you should read before completing this form

To comply with the Data Protection Act 1998, any personal information provided to the FCA/PRA will be used to discharge our statutory functions under FSMA and other relevant legislation; it may be disclosed to third parties for those purposes.

It is important that you disclose all relevant information and that it is accurate and complete. If you do not, you may be committing a criminal offence, it may increase time taken to assess your notification and may impact on your suitability as a controller.

If you leave a question blank, do not sign the declaration or do not attach the required supporting information and do not tell us why, the FCA/PRA will have to treat the notification as <u>incomplete</u>, which will result in delays. We may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.

Name of controller submitting this notification (include the FCA/PRA Firm Reference Number, if applicable)

Target firms (include the FCA/PRA Firm Reference Number)

Filling in the form

1 It is recommended you use your computer to complete the form:

- use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
- to add a new line in tables, press enter when in the cell;

2 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

Contact details

A) Who should the FCA/PRA contact about this notification?

Title		
First names		
Surname		
Job title		
Company name	,	
Business address		
Postcode		
Phone number (including area code)		
Mobile number (optional)		
Fax number (including area code)		
Email address		

B) Please provide the following details for the service of any "relevant document" (including statutory notices) on the notice-giver in relation to this notice under the *Financial Services and Markets Act 2000* and in accordance with the *Financial Services and Markets Act 2000* (Service of Notices) Regulations 2001:

Title	
First names	
Surname	
Job title	
Company name	
Address	
Postcode	
What is the notice-	
giver's relationship	
with this address:	

Definitions of terms can be found in the Handbook Glossary:

Controller: http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook/Glossary-htt

Control: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G221

Control function: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/C?definition=G224

Shares: http://fshandbook.info/FS/glossary-html/handbook/Glossary/S?definition=G1078

Voting power: http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-html/handbook/Glossary/V?definition=G1249

Aggregation of shares and acting in concert guidance:

http://fshandbook.info/FS/html/handbook/SUP/11/Annex6G

Parent undertaking: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/P?definition=G832

Firm: http://fshandbook.info/FS/glossary-html/handbook/Glossary/F?definition=G430

Regulatory body: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/R?definition=G979

1 About the notification

Please note that prior approval is required for proposed changes in control or increases in control to enter a higher control band. Even if the change in control or increase in control has already taken place without prior FCA/PRA approval, the FCA/PRA must still assess the suitability of new controllers that did not have prior approval. Therefore, a controller notification form should still be completed and submitted as soon as possible to allow a retrospective assessment of the change(s).

☐ Yes ▶ Give details below and continue to section 2
Tes Folve details below and continue to section 2
Do not leave any questions blank. If a question appears to be not applicable, state 'N/A and explain why it is not applicable.
Has the change in control already taken place?
 No ▶ Give proposed date below and continue to question 1.2 Yes ▶ Give date below and continue to question 1.2
Tes Folve date below and continue to question 1.2
Date change in control took / is intended to take place.
Date dd/mm/yy
What prompted you to submit the notification at this time? If this notification is being submitted after the event, include details of why prior approval had not been sought fo the change(s).
Are you aware of other notifications that relate to this change in control? (For example, another notification for a change in control, an approved person notification, a
Variation of Permission, Waiver, etc.)
, , ,
☐ No ➤ Continue to section 2
☐ Yes ▶ Give details below

2 About the target firm(s)

Has information been provided in another controller notification form?
No ▶ Proceed to question 2.1
☐ Yes ➤ Give details below and proceed to Section 3

2.1 Please list name(s) of the FCA/PRA-regulated firms undergoing the change in control (target firm(s)) and all the proposed controllers involved in this transaction.

You may complete a notification for more than one target firm with the same new controller(s) or for more than one proposed controller for a single target firm. The relevant sections for each controller should be completed (make copies if necessary) and each controller (and target firm if this is a joint notification) must sign the declaration page in section 11.

Please list the names of all proposed controllers or existing controllers applying to increase their control of the named target firm(s). From now on, if the form refers to a controller, the FCA/PRA mean the proposed new controller or controller proposing to increase their control of the target firm(s) (unless otherwise stated). Give the current (before the change) and proposed (after the change) percentages of control for each controller for each relevant target firm in the table below.

In the column headed 'Description of control', please provide information on how the control is to be held (e.g. through shares, capital contribution, voting power, acting in concert, direct or via a parent, etc). Please refer to our Handbook Glossary for the definition of control, controller, shares and voting power.

You should consider, in line with the above definitions, persons acting in concert and significant influence when completing the table below.

Target firm FCA/PRA number	Target firm name(s)	Proposed controller name(s)	Proposed controller FCA/PRA number/ Registered no/ Date of birth	Proposed controller current control %	Proposed control % after the change	Description of how control is held (e.g. direct or via another entity; shares / voting power etc)

3 Partnership controller's details

	umber of partnership controller. utside the UK, give equivalent reference number.
/hat is the he	ad office address of the partnership controller?
Address	
County	
Country	
Postcode	
the partnersh	Please provide financial statements for the last three financial periods, approved, if possible, by an auditing firm; including balance sheet, profit and loss accounts/income statements,

- 3.7 The questions that follow relate to information on:
 - the partnership controller;
 - any company under its control or in its group;
 - any person with a position of influence over, or who effectively runs the business of, the partnership controller; and
 - any other firm at which such a person, the partnership controller or any company under its control or in its group, holds or has ever held a position of influence (regarding matters arising during their association with the firm and up to one year after that association ceased).

In this section, all of the above will be referred to together as 'the controller and/or related persons / firms'.

Criminal proceedings

In answering the questions in this part you should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if you are subject to the law of England and Wales, you must also disclose spent convictions and cautions (other than protected convictions and cautions).

			d/or any persons with a position of influence over, or who usiness of the controller, ever:
(1)	which an ab	solute or	y criminal offence? (Include any conviction of an offence for conditional discharge was received. You should include traffic resulted in a ban from driving or involved driving without
	☐ No		Yes
(2)	received a	aution in	relation to any criminal offence?
	☐ No		Yes
(3)		for any cr	onsed or charged with any criminal offence, been otherwise iminal offence or been the subject of any criminal proceeding on?
	☐ No		Yes
(4)		of a searc	uce documents related to any criminal investigation or been the hand of the ha
	☐ No		Yes
firms the in response summo	emselves we onse to 3.7.1a bject to histo	re not the a you do n ric (as op	of 3.7.1 <u>a</u> (4) even where the controller and/or related persons / subject of the investigation. However, in providing information not need to disclose details of any specific individuals who posed to ongoing) criminal investigations, prosecutions, ninal proceedings.
3.7.1b			
(1)	business of conviction or received. Ye	the contro of an offen ou should	a position of influence over, or who effectively runs the oller ever been convicted of any criminal offence? (Include any ce for which an absolute or conditional discharge was include traffic offences only if they resulted in a ban from wing without insurance.)
	☐ No		Yes
(2)			h a position of influence over, or who effectively runs the oller ever received a caution in relation to any criminal
	☐ No		Yes
(3)		the contro	a position of influence over, or who effectively runs the oller the subject of any ongoing criminal proceedings or ?
	□ No		Yes
(4)	business of ongoing crir	the contro ninal inve	h a position of influence over, or who effectively runs the oller been ordered to produce documents related to any stigation or been the subject of a search (with or without a by ongoing criminal investigation?
	☐ No		<u>Yes</u>

Include all matters even where the controller and/or related persons / firms themselves were not the subject of the investigation.

3.7.2	effecti	vely run:	s the bus	any persons with a position of influence over, or who incident of any remains of the controller, currently the subject of any remained investigations?
		No		Yes
on a s	eparate	e sheet o	f paper.	questions 3.7.1 or 3.7.2 above, please give full details Tick this box to confirm that you have provided full Ite(s) and duration(s) as appropriate:
Civil proc	eeding	ıs		
-	ing the		s in this pa	art you should include matters whether in the UK or
3.7.3				or any persons with a position of influence over, or who increase of the controller, ever been:
(1)			court civer miscon	illy liable for any fraud, misfeasance, negligence, wrongful duct?
		No		Yes
(2)	the s	ubject of	a judgem	ent debt or award against them?
		No		Yes
		ed firms /		t Judgement(s) (CCJs) made against the controller and/or whether satisfied or not. Please include on a separate sheet
		ne sum ar ot); and	nd date of	f all judgement debts, awards or CCJs (whether satisfied or
	(b) th	ne total ni	umber of	all judgement debts, awards or CCJs ordered.
(3)	and/d 3.7.5	or related	persons e)? (You	proceedings that resulted in any order against the controller / firms (other than a judgement debt or award referred to at should include, for example, injunctions and employment
		No		Yes
3.7.4				any persons with a position of influence over, or who included included included in the controller, currently:
(1)	a par	ty to any	civil proc	eedings?
		No		Yes
(2)	inclu orde	de any or	ngoing dis the contro	ention to begin civil proceedings against them? (You should sputes whether or not such dispute is likely to result in any oller and/or related persons / firms or the order of a
		No		Yes
3.7.5	Has th	e contro vely runs	ller and/os the bus	or any persons with a position of influence over, or who iness of the controller, ever:
(1)	filed		wn bankı	ruptcy or had a bankruptcy petition served on them?
		No		Yes
(2)	been	adjudge	d bankrup	ot?
		No		Yes
(3)		the subjections or	ect of a bader) or off	ankruptcy restrictions order (including an interim bankruptcy fered a bankruptcy restrictions undertaking?
		No		Yes

(4)				ts with their creditors, for example a deed of arrangement or arrangement (or in Scotland a trust deed)?
		No		Yes
(5)	had	assets se	equestrate	ed?
,		No		Yes
(6)	proc	eedings o	did not res	roceedings relating to the above matters even if such sult in the making of any kind of order against the person or reement with the person?
		No		Yes
3.7.6	effecti proced (include	ively run edings ii de where	s the bus n relation	any persons with a position of influence over, or who siness of the controller, currently involved in any to any of the matters set out in 3.7.5(1)-(6) above in the process of entering into any kind of agreement in s)?
		No		Yes
		e specify been disc		arate sheet of paper whether any bankruptcy orders made
3.7.7	who e financ activit	ffectivel ial oblig ies regu	y runs the ations co	I/or any persons with a position of influence over, or e business of the controller, have any outstanding onnected with regulated activities (including any the FCA/PRA or any other regulatory body), which they past?
		No		Yes
3.7.8				or any persons with a position of influence over, or who siness of the controller, ever:
(1)	beer	put into	liquidation	1?
		No		Yes
(2)	beer	wound u	up (wheth	er compulsorily or voluntarily)?
		No		Yes
(3)	ceas	ed tradin	g?	
		No		Yes
(4)	had	a receive	r or admir	nistrator appointed?
		No		Yes
(5)	ente	red into a	any volunt	ary arrangement with its creditors?
		No		Yes
full de	tails o			any of the questions in 3.7.3 to 3.7.8 above, please give at of paper. Tick this box to confirm that you have
Business	and er	nployme	ent matte	rs
In answeri	ng the	question	s in this p	art you should include matters whether in the UK or
3.7.9				or any persons with a position of influence over, or who siness of the controller, ever been:
(1)		issed;		
(2)		•	n or agre	ed to resign; or
(3)		ended	J. Tor agre	54 to 150igit, of
(3)	from a	ny profes		ation, office, employment, position of trust, fiduciary
	appoin			hether or not remunerated?
		No		Yes

	effectively runs the business of the controller, ever been:
(1)	disqualified from acting as a director or similar position?
	□ No □ Yes
(2)	the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against them)?
	□ No □ Yes
(3)	the subject of any investigation which might have led to disciplinary proceedings?
	□ No □ Yes
(4)	notified of any potential proceedings of a disciplinary nature against them?
	□ No □ Yes
(5)	the subject of any allegations of malpractice or misconduct in connection with any business activities?
	□ No □ Yes
details	nave answered 'yes' to questions in 3.7.9 or 3.7.10 above, please give full on a separate sheet of paper. This at a minimum should include the reason(s), and duration. Tick this box to confirm that you have provided full details:
Regulatory	y matters
of the quest registration activity. To	ert to the guidance notes for the meaning of 'regulatory body and 'firm' in the context tions below. All references to authorisation include any authorisation, licence, , approval, notification, membership or relevant permission required to carry on any avoid doubt, the definition of 'regulatory body', as set out in the guidance notes, M Revenue and Customs for these purposes.
In answerin overseas.	g the questions in this part you should include matters whether in the UK or
ŀ	n relation to activities regulated by the FCA/PRA or any other regulatory body, has the controller and/or any persons with a position of influence over, or who effectively runs the business of the controller, ever:
(1)	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
	□ No □ Yes
(2)	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
	□ No □ Yes
(3)	received a warning (whether public or private) that such disciplinary or intervention action may be taken against them?
	□ No □ Yes
(4)	been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding against them?
	□ No □ Yes
(5)	been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the controller and/or related person/firm or otherwise)?
	□ No □ Yes
(6)	resigned or ceased to act or operate whilst under investigation by any such body or been required to resign or cease acting / operating by any regulatory body?
	□ No □ Yes
(7)	decided, not to proceed with an application for authorisation to any regulatory body?

	Ш	No		Yes
(8)	regu	lated firm	or itself u	ices or distributed or redeemed e-money on behalf of a under any contractual agreement where that agreement was ated firm?
		No		Yes
h	as th	e contro	ller and/c	regulated by the FCA/PRA or any other regulatory body, or any persons with a position of influence over, or who siness of the controller, ever:
(1)	the F		or any otl	ried on activities for which authorisation or registration by her regulatory body is required without the requisite
		No		Yes
(2)	regis	tration by	the FCA	ne possible carrying on of activities requiring authorisation or /PRA or any other regulatory body without the requisite or not such investigation resulted in a finding against them?
		No		Yes
(3)	requ		oval by th	formed a controlled function (or an equivalent function ne FCA/PRA or any other regulatory body) without the
		No		Yes
(4)	equiv body	valent fun	ction requi	ne possible performance of a controlled function (or an uiring approval by the FCA/PRA or any other regulatory site approval, whether or not such investigation resulted in a
		No		Yes
(5)	Serv warn	ices Act 1	1986 or a e proposir	squalification direction under section 59 of the Financial prohibition order under section 56 FSMA, or received a ng that such a direction or order be made, or received a
		No		Yes
(6)	Regu	ulations 2 dentity of	011 or Pa	ed to comply with an obligation under the Electronic Money ayment Services Regulations 2009 to notify the FCA/PRA of acting in a position of influence over its electronic money or ness?
		No		Yes
				questions 3.7.11 or 3.7.12 above, please give full details Tick this box to confirm that you have provided full
				any of the questions under 3.7, please give clear details leet of paper.

You must include:

- the question number the information relates to;
- the date of any events;
- any amounts involved;
- the outcome;
- · relevant circumstances and explanations; and
- copies of supporting documents.

					Partnership Cor
i					
_					
 	Please indica	te how many separa	ate sheets of pape	r you have used	
	Number o	f additional sheets			
_				_	
Шаа	the centrall	or and/or any nara	one with a positiv	an of influence o	ver, or who effectively ru
					ints made against them b
thei	r clients or f	ormer clients in the	e last five years,	which are awaiti	ng determination by, or h
		an ombudsman?			
		ue to question 3.9			
Ш	Yes ▶ Give d	etalis delow			
1					

3.9 Please provide a description of any financial and non-financial interests or relationships with: any other current shareholders of the target firm(s); any person entitled to exercise voting rights; any member of the board or similar body, or of the senior management of the target firm(s); the target firm(s) itself and its group. 3.10 Has an assessment of reputation as a controller or as a director of a financial institution, already been conducted by another supervisory authority? No ▶ Continue to question 3.11 ☐ Yes ▶ Give details below If yes, give the identity of authority below and attach evidence of the assessment and its outcome. (See 10.1.6 in the 'Supporting documents' section.) Has an assessment already been conducted by another authority from another, non-financial 3.11 sector? No ▶ Continue to section 4 ☐ Yes ▶ Give details below If yes, give the identity of authority below and attach evidence of the assessment and its outcome. (See 10.1.6 in the 'Supporting documents' section.)

4 Group and EEA information

In relation to consolidated financial supervision and financial conglomerates, please note the guidance in our Handbook under SUP11.5.4 and 11.5.4A.

	Is the controller part of a group?
	No ▶ Continue to question 4.2
	☐ Yes ➤ Give information below about the current activities of the group
	Is the controller or any firm in the group if the controller is part of a group, subject to regulation by another regulator? ☐ No ➤ Continue to section 5 ☐ Yes ➤ Please provide details below (if there is more than one, please use a separate sheet of paper to provide additional information.)
Γ	Name(s) of firm:
	Description of the business
	Country the firm is authorised in:
	Regulator's name:
	Regulator's contact details (including email address if known):
1	In relation to the activities of the controller, or the group the controller is part of, is the controller or any firm in the group (as defined in paragraph 5 of schedule 3 of FSMA) an EEA investment firm, an EEA credit institution, an EEA insurance undertaking, an EEA management company or the parent of any such firm? No > Continue to question 4.4 Yes > Please provide details below
	Name(s) of firm:

	the group a member of a financial conglomerate?
the guid	on to consolidated financial supervision and financial conglomerates, please note dance in the Handbook under SUP 11.5.4 and 11.5.4A. The Handbook Glossary on of a financial conglomerate refers to a decision tree in GENPRU 3 Annex 4: handbook.info/FS/html/handbook/GENPRU/3/Annex4.
□ No)	Continue to question 4.5
	▶ Please provide details below
	·
la 4la a	
	ontroller or any firm in the group a member of a third-country financial merate?
•	Third-country financial conglomerate – i.e. a financial conglomerate headed by a regulated
	entity or a mixed financial holding company that has its head office outside the EEA. The
	questionnaire in <u>GENPRU 3 Annex 3 G</u> and its explanatory notes will help you to assess th http://fshandbook.info/FS/html/handbook/GENPRU/3/Annex3
□ No ▶	Continue to question 4.6
	▶ Please provide details below
	ontroller or any firm in the group a member of a third-country banking and
	nent group?
	nent group? Third-country banking and investment group – i.e. a group headed by a bank, asset
investn	nent group? Third-country banking and investment group – i.e. a group headed by a bank, asset
investn	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group.
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group.
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5
• No •	Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and part of a wider EEA banking/investment group. Continue to section 5

5 The partners of the controller

For each partner that effectively runs the business, a complete curriculum vitae must be attached.

(Please note if there is any outstanding information it will cause delays and the assessment period to issue a decision will not start until all required information has been received. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.) (See 10.1.1 in the 'Supporting documents' section)

5.1 You must give details of the controller's partners.

Full name	Date of birth	Status in partnership
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity☐ salaried☐ limited partner☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner

The persons who effectively run the business of the partnership controller and its 'controllers'

For each member or person that effectively runs the business, a complete curriculum vitae must be attached.

(Please note if there is any outstanding information it will cause delays and the assessment period to issue a decision will not start until all required information has been received. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA) (See 10.1.1 in the 'Supporting documents' section.)

6.1 Please give details of all the persons who effectively run the business of the controller, if not already noted in section 5.

Full name	Date of birth	Position
	dd/mm/yy	

Controllers of the controller

You must provide details of any and all persons with 10% or more of the shares or voting power in the partnership controller, either directly or through a parent undertaking (see the Handbook Glossary for the definition of a parent undertaking). Also list any person who holds shares or voting power in the partnership controller (or a parent undertaking) as a result of which it is able to exercise significant influence over the partnership controller. In the column headed 'Description of how control is held' provide information on how the control is held. Consider again issues such as voting power, right to share in profit, acting in concert and significant influence.

If the partnership controller is proposing to acquire 50% or more of the shares or voting power of a target firm then they may become a parent undertaking of the target firm. If the partnership controller is a parent undertaking, any person who is a controller of the partnership controller would also need to complete and submit an appropriate change in controller notification form.

Please note that the FCA/PRA considers parents of minority controllers to be controllers of authorised firms due to the extended definition of 'voting power' in s422 (5)(a)(v) FSMA.

Please refer to the Handbook Glossary for the definition of control, controller, shares and voting power.

Name	Percentage of control	Description of how control is h

6.2 Are there any controllers of the controller?

7 Controller structure charts

You must send the FCA/PRA control structure chart(s) that show the position of the target firm(s) undergoing the change in control and all controllers after the proposed change in control. These chart(s) should show all the firms and/or individuals within the structure and include:

- · all entities in the group;
- parent undertakings;
- any undertaking(s)/subsidiaries other than the applicant firm;
- · any other close links;
- · anyone acting in concert;
- · percentages of holdings;
- percentages of voting rights;
- · percentages of control through right to share in capital, profits or liability for losses; and
- anyone with significant influence.

It would be helpful if you could also include a chart showing the position before the change.

It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above.

(See 10.1.4 'Supporting documents' section.)

8 About the transaction

	Has information been provided in another controller notification form?
	No ▶ Proceed to question 8.1
	☐ Yes ▶ Give details below and proceed to Section 9
Γ	
Ĺ	
9.4	Interest the terrest firm(a) arrange of the proposed controllers? intent?
δ. ι	Is/are the target firm(s) aware of the proposed controllers' intent?
	□ Yes
8.2	Is the notification market sensitive?
	No ▶ Continue to question 8.4
	☐ Yes ▶ Give details below and continue to question 8.3
_	Please confirm why the notification is market sensitive.
_	
8.3	What is the rationale behind the acquisition / what are the reasons for the change in
	control? Please provide a thorough explanation.
8.4	Does the proposed controller intend to make any changes to the target firm(s)
	regulated activities, business plan or strategy as a result of the change in control?
	No ▶ Continue to question 8.6
	☐ Yes ▶ Give details below

et Firm	Proposed changes
JOCT 11111	1 Toposcu changes
ther related costs. Provide full de	cost of the acquisition including the price paid and any etails of how the entire cost is to be funded, with s. Also note details on access to capital and financial
st	Details of funding
You must attach relevant supporting documents' section.)	document as appropriate. (See 10.1.3 in the 'Supporting
If you are not attaching supporting	g documentation you must explain why below.

8.8	Please provide details of any current or contemplated shareholders arrangements with other shareholders in relation to the target firm(s). (If none, state 'none'.)			
8.9	Please provide information on assets (if any) of the controller or target firm(s) that are to be sold in the short term (conditions of sale, price and appraisal etc.) (If none, state 'none'.)			
8.10	Does the proposed controller have any interests that may conflict with its role as a controller of the firm(s)?			
	No ▶ Continue to question 8.12Yes ▶ Give details below			
	103 / Give details below			
8.11	Please provide here any information relevant to this notification that we would reasonably expect you to give that you have not provided elsewhere. Provide supporting documentation and/or use additional sheets if required.			

9 Details of proposed control

	Has information been provided in another controller notification form? ☐ No ▶ Proceed to question 9.1 ☐ Yes ▶ Give details below and proceed to Section 10
1	Will the proposed controller become a parent undertaking (or a parent of a parent) of the target firm(s)? (See the Handbook Glossary or section 420 of FSMA for definition of 'parent undertaking'.)
	No ▶ Additional information may be requested once the information has been reviewed. Please note the assessment period for issuing a decision will not start until all the required information has been received. You will be notified as soon as possible if additional information is required and when the assessment period starts.
	☐ Yes ➤ Please provide a business plan (See 10.1.5 in the 'supporting documents' section for details of the minimum requirements for a business plan.)
	For more detail on what is required, please refer to Appendix II, Part II of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'. The website is:
	www.fca.org.uk
2	Do the proposed controller(s) intend to maintain, increase or reduce their level of control in the foreseeable future? Please provide details below.
3	If and after the proposed changes take place, how long do the proposed controller(s) intend to hold their control? Please provide details below.

Partnership Controller

	vide information about the controller(s)' ability (financial position) and
	s to support the target firm(s) with additional own funds, if needed, for
developme	nt of activities or in case of financial difficulties.
	osed percentage of control is less than 20%, continue to section 10. osed percentage of control is greater than 20%, continue below.
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the propo	osed percentage of control is greater than 20%, continue below.
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
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If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
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If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the propo	osed percentage of control is greater than 20%, continue below. ence do the controller(s) propose to exercise on the target firm(s)' financia
If the proposition, s	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources?
If the proposition, some	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources? cribe intentions and expectations towards the target firm(s) in the medium ring elements such as rationale, financial goals, synergies, reallocation of
If the proposition, some	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources?
If the proposition, some	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources? cribe intentions and expectations towards the target firm(s) in the medium ring elements such as rationale, financial goals, synergies, reallocation of
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If the proposition, some	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources? cribe intentions and expectations towards the target firm(s) in the medium ring elements such as rationale, financial goals, synergies, reallocation of
If the proposition, some	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources? cribe intentions and expectations towards the target firm(s) in the medium ring elements such as rationale, financial goals, synergies, reallocation of
What influe position, s	ence do the controller(s) propose to exercise on the target firm(s)' financial trategic development and allocation of resources? cribe intentions and expectations towards the target firm(s) in the medium ring elements such as rationale, financial goals, synergies, reallocation of

10 Supporting documents

In addition to the documentation required with the main notification, please provide the following documentation. Where this is not provided you must explain why.

The assessment period, which is 60 working days (before taking into account any interruption period) to assess a case, will start once you receive an acknowledgement of receipt for the purposes of section 189 of FSMA.

If the change in control has already taken place (i.e. this is a post notification) then the assessment period does not apply.

Please note that any outstanding information will cause delays and the assessment period will not start until all required information has been received and acknowledged. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA. The FCA/PRA will notify you as soon as possible if there is any outstanding information and we will notify you when the assessment period starts and expires. Once the assessment period has started, it can be extended by up to 30 working days* if further necessary information is required. You will be notified if the expiry date changes by virtue of any interruption period.

(*For further information on this please refer to section 190 of FSMA.)

10.1 Indicate whether the required supporting documents will accompany this form. If not, you must explain why.

	You are required to complete and send to us the following documents	Relevant part of form	Attach	ed	If not attached, please explain why
10.1.1	A curriculum vitae for each director/partner/member/person that effectively runs the business.	Section 5 and 6		Attached	
	Note: If an individual is currently an FCA/PRA approved person then a CV does not need to be provided				
10.1.2	Financial statements for the proposed controller for the last three financial periods, approved if possible by an auditing firm, including balance sheet, profit and loss accounts/income statements, annual reports and financial annexes. Note: If a proposed corporate controller is	Question 3.5		Attached	
	currently an FCA/PRA authorised firm then accounts do not need to be provided,				
10.1.3	Please submit the documentation as indicated, in support of information provided about the funding of the acquisition.	Question 8.6		Attached	
10.1.4	Control structure charts that show the position of the firm(s) undergoing the change in control (the target firm(s)) after the proposed change in control. These charts should show all the firms and/or individuals within the control structure or group and must include:	Section 7		Attached	

Partnership Controller all entities in the group; parent undertakings; any undertaking(s) / subsidiaries other than the applicant firm; any other close links; anyone acting in concert: percentages of holdings; percentages of voting rights; percentages of control through right to share in capital, profits or liability for losses: and anyone with significant influence. It would be helpful if you could also include a chart showing the target firm(s)'s controller(s) before the change. It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above. 10.1.5 Please provide a business plan containing: Question 9.1 \Box Attached (1) strategic developmental plan; (2) estimated financial statements for the target firm (solo and consolidated if applicable) for three years: and (3) information about the impact of the acquisition on the target firm including but not limited to its: i) Governance (including Board membership/composition, committee structure): ii) Systems and Controls; and iii) data security/financial crime. For more information please refer to Appendix II, Part II of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'. 10.1.6 If you have answered 'yes' to 3.10 or 3.11, 3.10 and 3.11 П Attached attach evidence of the assessment and its outcome. 10.2 Other information (please specify).

11 Declaration

If original declaration is not sent then it must be held on site for inspection if required.

Who must sign the declaration?

Type of controller	Who must sign (authorised signatory)
A partnership	One partner
A limited partnership	A general partner

Authorised signatories for controller(s) (see above) and in the case of a joint notification, authorised signatories for target firm(s).

There will be a delay in processing the notification if any information is inaccurate or incomplete. Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the notification process.

- I understand it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false, misleading or deceptive.
- I confirm that the information in this form and any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA/PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form and in any supporting documentation.
- The notice-giver(s) give their consent to receive communications from the FCA /PRA via email (including the serving of statutory-notices).

11.1 I confirm that I am legally authorised to sign on behalf of the controller named below:

	Name		
	Signing on behalf of (controller)		
<u>-</u>	Position		
	Signature		
	Date		
11.2	target firm(s), e.g. is this a j ☐ No (the target firm should ☐ Yes ▶ Complete the table	notify the FCA/PRA separately	, in writing)
	Name		
	Signing on behalf of (target firm)		
	Position		

Signature

Date

What to do next - Submitting the form

In order to identify which of the options listed below apply, please go to the 'Firm Register' at www.fca.org.uk and check the 'Regulator section' which will state whether the firm is regulated by the FCA only or by both the FCA and PRA.

Ple	ase READ carefully:
a)	If there is only one target firm in the transaction, is it regulated by both the FCA and PRA? □ No □ Yes □ N/A ▶ if there is more than one target firm please go to question b
	If the answer is:
	No ▶ please send your notification to the FCA
	Yes ▶ please send your notification to the PRA (you may wish to consider sending a notification marked 'COPY' to the FCA)
b)	If there is more than one target firm in the transaction, are any of the target firm(s) regulated by both the FCA and PRA? No Yes
	If the answer is:
	No ▶ please send your notification to the FCA Yes ▶ please send your notification to the PRA and the FCA
Ple	ase also CONFIRM the following:
i)	Are any of the proposed controller(s) regulated by both the FCA and PRA?
	NoYes - please state which controller(s) (FRN number, if applicable)
ii)	Do any of the target firm(s) form part of a group that is regulated by both the FCA and PRA? □ No
	Yes - please state which Group (FRN number, if applicable)

Contact details for both the FCA and PRA can be found below.

By Email

- 1. The FCA/PRA recommend that you submit your notification via email.
- 2. Please send your notification to the FCA at cic-notifications@fca.org.uk
- 3. Please send your notification to the PRA at PRA-ChangeinControl@bankofengland.co.uk
- 4. Please note that emails containing attachments larger than **20mb** will get rejected by the server. In these cases, please submit your notification by post.
- 5. Accepted file types are: Microsoft Word, Microsoft Excel, Microsoft PowerPoint, Microsoft Project, PDF Adobe Acrobat files, BMP (image files created in paintbrush) TIFF files (fax), and Text files. Please note that emails with attachments that include file types that are not listed may result in your notification being acknowledged as incomplete.
- 6. Notifications received after 16:00 hours will be treated as being received on the following working day.
- 7. Unless requested, you do not need to submit the original documentation provided in your email. However we recommend that you retain a copy throughout the application process.
- 8. Section 11 declaration The FCA/PRA will accept electronic signatures. Alternatively you should print this section, sign the declaration, scan it and then attach to your emailed notification.

By Post

- 1. If you are submitting confidential/sensitive information, the FCA/PRA recommend that you send your notification via courier.
- 2. Please send your postal notification to the FCA at:

Change in Control Team
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

3. Please send your postal notification to the PRA at:

Assessment and Monitoring Team
The Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA





Notification for Change in Controller

(Section 178 notice) Individual

Purpose of this form

This form should be completed by an individual who wishes to acquire control or to increase control in a firm or in a parent undertaking of the firm. Please refer to the Handbook Glossary or section 422 of the Financial Services and Markets Act 2000 (**FSMA**) for the definition of control, controller, shares and voting power.

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act 1988, please note that any personal information provided to us will be used to discharge our statutory functions under FSMA and other relevant legislation; it may be disclosed to third parties for those purposes.

It is important that you disclose all relevant information and that it is accurate and complete. If you do not, you may be committing a criminal offence, it may increase time taken to assess your notification and may impact on your suitability as a controller.

If you leave a question blank, do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the notification as <u>incomplete</u>, which will result in delays. We may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.

Name of controller submitting this notification (include the FCA/PRA Individual Reference Number, if applicable)

Target firms (include the FCA/PRA Firm Reference Number)

Filling in the form

1 It is recommended you use your computer to complete the form:

- use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
- to add a new line in tables, press enter when in the cell;

2 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

Contact details

A) Who should the FCA/PRA contact about this notification?

Title			
First names			
Surname			
Job title			
Company name			
Business address			
Postcode			
Phone number (inclu	ding area code)		
Mobile number (optio	nal)		
Fax number (includin	g area code)		
Email address			

B) Please provide the following details for the service of any "relevant document" (including statutory notices) on the notice-giver in relation to this notice under the *Financial Services and Markets Act 2000* and in accordance with the *Financial Services and Markets Act 2000* (Service of Notices) Regulations 2001:

Title	
First names	
Surname	
Job title	
Company name	
Address	·
Postcode	
What is the notice-	
giver's relationship	
with this address:	

Definitions of terms can be found in the Handbook Glossary:

Controller: http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-http://fshandbook/Glossary-http://fsha

Control: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G221

Control function: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/C?definition=G224 **Shares:** http://fshandbook.info/FS/glossary-html/handbook/Glossary/S?definition=G1078

Voting power: http://fshandbook.info/FS/glossary-http://fshandbook.info/FS/glossary-html/handbook/Glossary/V?definition=G1249

Aggregation of shares and acting in concert guidance:

http://fshandbook.info/FS/html/handbook/SUP/11/Annex6G

Parent undertaking: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/P?definition=G832

Firm: http://fshandbook.info/FS/glossary-html/handbook/Glossary/F?definition=G430

Regulatory body: http://fshandbook.info/FS/glossary-

html/handbook/Glossary/R?definition=G979

1 About the notification

Please note that prior approval is required for proposed changes in control or increases in control to enter a higher control band. Even if the change in control or increase in control has already taken place without prior FCA/PRA approval, the FCA/PRA must still assess the suitability of new controllers that did not have prior approval. Therefore a controller notification form should still be completed and submitted as soon as possible to allow a retrospective assessment of the change(s).

s the change in control already taken place? No respectively five proposed date below and continue to question 1.2 Set change in control took / is intended to take place. Oute dd/mm/yy What prompted you to submit the notification at this time? If this notification is leing submitted after the event, include details of why prior approval had not been ought for the change(s). The eyou aware of other notifications/notifications that relate to this change in introl? Out of example, another notification for a change in control, an approved person notification, (OP or Waiver, etc.)		ears to be not applicable, state
No recompled you to submit the notification at this time? If this notification is leing submitted after the event, include details of why prior approval had not been ought for the change(s). The you aware of other notifications/notifications that relate to this change in introl? The example, another notification for a change in control, an approved person notification, /OP or Waiver, etc.) No recontinue to section 2		ears to be not applicable, state
What prompted you to submit the notification at this time? If this notification is leing submitted after the event, include details of why prior approval had not been ought for the change(s). The you aware of other notifications/notifications that relate to this change in notification? The example, another notification for a change in control, an approved person notification, you waiver, etc.) No > Continue to section 2		
Yes Figure date below and continue to question 1.2 te change in control took / is intended to take place. ate dd/mm/yy That prompted you to submit the notification at this time? If this notification is eing submitted after the event, include details of why prior approval had not been ought for the change(s). The you aware of other notifications/notifications that relate to this change in introl? The example, another notification for a change in control, an approved person notification, OP or Waiver, etc.) No Figure Continue to section 2	ge in control already taken place?	
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VOP or Waiver, etc.) ☐ No ▶ Continue to section 2		_
	<u> </u>	
	ntinue to section 2	
	o i r	in control took / is intended to take place dd/mm/yy oted you to submit the notification at this itted after the event, include details of whe change(s). e of other notifications/notifications that another notification for a change in control, yer, etc.)

2 About the target firm(s)

Has information been provided in another controller notification form?
☐ No ▶ Proceed to question 2.1
☐ Yes ➤ Give details below and proceed to Section 3

2.1 Please list name(s) of the FCA/PRA-regulated firms undergoing the change in control (target firm(s)) and all the proposed controllers involved in this transaction.

You may complete a notification for more than one target firm with the same new controller(s) or for more than one proposed controller for a single target firm. The relevant sections for each controller should be completed (make copies if necessary) and each controller (and target firm if this is a joint notification) must sign the declaration page in section 11.

From now on, if the form refers to **you**, **your or the controller**, the FCA/PRA mean the proposed new individual controller or individual controller proposing to increase their control of the target firm(s) (unless otherwise stated).

Please list names of all proposed controllers or existing controllers applying to increase their control of the named target firm(s). Note the current (before the change) and proposed (after the change) percentages of control for each controller in relation to each relevant target firm in the table below.

In the column headed 'Description of control' please provide information how the control is to be held (e.g. through shares, capital contribution, voting power, acting in concert, direct or via a parent, etc). Please refer to our Handbook Glossary for the definition of control, controller, shares and voting power.

You should consider, in line with the above definitions, persons acting in concert and significant influence when completing the table below.

Target firm FCA/PRA number	Target firm name(s)	Proposed controller name(s)	Proposed controller FCA/PRA number/ Registered no/ Date of birth	Proposed controller current control %	Proposed control % after the change	Description of how control is held (e.g. direct or via another entity; shares / voting power etc)

3 Your details

A complete curriculum vitae detailing relevant education and training, previous professional experience and activities or additional functions currently performed will need to be attached for each individual controller.

(See 10.1.1 in the 'Supporting documents' section).

If there is any outstanding information it will cause delays and the assessment period to issue a decision will not start until all required information has been received. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.

Title:			
Forenam	•••		
rorenam	es.		_
Surname	:		
	ever been known by a		
	Continue to question 3.5 Give details below		
Give deta	ails of all previous nam	nes and the dates that	these were changed.
Title	Forename(s)	Surname	Date changed
Name co	mmonly known by:		
Date of b	irth:		
Date of b	irth:		
Date of b			
Place of		JK National):	

3.9	Passport number, if national insurance number is not applicable:
3.10	Nationality
3.10	Nationality
3.11	Have you ever had a different nationality?
	No ▶ Continue to question 3.12
	☐ Yes ➤ Give details below
	Please state all your previous nationalities.
3.12	Please provide information about your financial position and strength: details
	concerning source(s) of revenue, assets and liabilities, pledges and guarantees
	etc.
3.13	Please provide a description of your current professional activities.
	, , , , , , , , , , , , , , , , , , ,
3.14	Please provide information about your ratings and public reports if available (if no
	ratings/reports are available, please state and explain why).
	Tulingon oporto al o a taliazio, pioaco otato alla explain illiyi
3.15	Please provide a description of any financial and non-financial interests or
	relationships with:
	 any other current shareholders of the target firm(s);
	any person entitled to exercise voting rights;
	any member of the board or similar body, or of the senior management of the
	target firm(s); and
	the target firm(s) itself or themselves.
г	

4 Your address

4.1	Current private address
	Please provide your address. If you live outside the UK, please give your residential address outside the UK and tick the box below.
	☐ The controller lives outside the UK and has no UK address.

Property			
Street			
Town			
County			
Country			
Postcode			_

4.2	When did you move to this address?

If you moved to this address less than three years ago, please give previous addresses for the last three years. There is space to write three addresses. Please use a separate piece of paper if you need more space.

Previous address one:

Property		
Street		
Town		
County		
Country		
Postcode		

From	
То	

Previous address two:

Property	
Street	
Town	
County	
Country	
Postcode	
	<u> </u>
From	
То	
Previous address th	iree:
Property	
Street	
Town	
County	
Country	
Postcode	
From	
From To	

5 Other directorships and companies in which you hold control directly or indirectly

5.1	Do you hold any dir	ectorshi	ps within or outside t	ne UK?		
	☐ No ▶ Continue to		5.2			
	☐ Yes ▶ Give detail	ls below				
Name of	undertaking		Nature of business		Place o	f business
]			
			<u> </u>			
			1			
5.2	shares and voting p	ower as	rectly 10% or more of a result of which you ompanies within or ou	are able to exercis		
	☐ No ▶ Continue to ☐ ☐ Yes ▶ Give detail		5.3			
lame of u	ndertaking	Nature	of business	Place of business		ercentage of ontrol held
]		
		1		<u> </u>		
					L	
				1		
		<u> </u>		<u> </u>		
5.3	Places provide info		-144141		.th.au	
	riease provide illio	rmation	about the ratings and	public reports of c	uner	
			rol or directorships.	public reports of c	ouner	
			_	public reports of c	omer	
			_	public reports of c	ouner	
			_	public reports of c	other	

6 About your fitness and propriety

If you answer yes to any of the questions in section 6 below, please provide full details on a separate sheet of paper (see 6.6 below). If you are not certain of any of the questions, you must disclose the reasons for your uncertainty in connection with the relevant question, and explain your answer, on a separate sheet of paper.

6.1 Criminal proceedings

In answering the questions in this part you should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if you are subject to the law of England and Wales, you must also disclose spent convictions and cautions (other than protected convictions and cautions).

6.1.1	Have	you ev	or:	
(1)	any cond	convicti ditional	on of an discharge	convicted of any criminal offence? (You should include offence for which you received an absolute or . You should include traffic offences only if they n driving or involved driving without insurance.)
		No		Yes
(2)	<u>Hav</u>	e you e	ver receiv	ved a caution in relation to any criminal offence?
		No		Yes
(3)	subj matt	ect of a	ny ongoir	ed or charged with any criminal offence or been the ng criminal investigation? (You should include all rrest, charge or investigation did not result in a
		No		Yes
(4)	crim	inal inve	estigation	red to produce documents pursuant to any <u>ongoing</u> or been the subject of a search (with or without a any <u>ongoing</u> criminal investigation?
		No		Yes
	Are y	ou curr	ently the	subject of any investigation <u>or</u> proceedings nce?
		No		Yes
				otes for the meaning of 'position of influence' in the s part of the form.
6.1.3	Has a	ny firm	at which	n you hold or have held a position of influence ever:
(1)	beer	n convid	ted of an	y criminal offence?
		No		Yes
(2)			onsed, cl	narged with or otherwise investigated or prosecuted for
		No		Yes
(3)		n the su viction?	bject of a	ny criminal proceeding which has not resulted in a
		No		Ves

(4	1)	or be		ubject of a	ce documents in relation to any criminal investigation a search (with or without a warrant) in relation to any
			No		Yes
of on even 6.1.3 provi of an	e yo wh (4), <u>ding</u> y si	ear af ere th even g infor pecific	ter you come charge where the that it where the the the the the the the the the th	eased to e, prosecu ne firm its bout the als at the	arising during your association with that firm and for a period be associated with the firm.) You should include all matters ution or investigation has not resulted in a conviction and, for self was not the subject of the investigation.) However, in firm in response to 6.1.3, you do not need to disclose details firm who were subject to historic (as opposed to ongoing) tions, summons or other historic criminal proceedings.
6.1.4	р	ositio	on of infl	uence cı	u hold or have held, within the last year, a urrently the subject of any criminal proceedings ninal investigation?
			No		Yes
details o	on a	sepa	arate she	et of pa	of the questions in Part 6.1 above, please give full per. Tick this box to confirm that you have ason(s), date(s) and duration(s) as appropriate:
6.2. Civ	/il p	roce	edings		
	_		_	s in this p	art you should include matters whether in the UK or
oversea		9	1	u p	
6.2.1	Н	lave y	ou ever	been:	
(1)				villy liable for any fraud, misfeasance, negligence, er misconduct?
			No		Yes
(2	2)	the s	ubject of	a judgen	nent debt or award against you?
			No		Yes
					ty Court Judgement(s) (CCJs) made against you, ase include on a separate sheet of paper:
			ne sum ai atisfied o		of all judgement debts, awards or CCJs (whether d
		(b) th	ne total ni	umber of	all judgement debts, awards or CCJs ordered.
(;	3)	(other	er than a j	udgemer e, for exa	proceedings which resulted in any order against you nt debt or award referred to at 6.2.1 (2) above)? (You mple, injunctions and employment tribunal
			No		Yes
6.2.2		re yo	ou curren	ntly:	
	1)	-	to any ci	-	edings?
			No		Yes
(2	2)	shou	ld include	e any ong	ention to begin civil proceedings against you? (You going disputes whether or not such dispute is likely to inst you.)

			No		Yes
6.2.3		s an en:	y firm at	t which y	ou hold or have held a position of influence ever
(1)	a	djud or oth	ged by a er misco	court civ	illy liable for any fraud, misfeasance, wrongful trading
			No		Yes
(2)					ent debt or award against the firm? (You should against the firm, whether satisfied or not.)
			No		Yes
(3)					proceedings which resulted in an order against the on to matters mentioned at 6.2.3(2) above?
			No		Yes
					arising during your association with that firm and for a sed to be associated with the firm.)
6.2.4				hich you uence cu	ı hold or have held, within the last year, a ırrently:
(1)	а	part	ty to civil	proceedi	ngs?
			No		Yes
(2)	а	ware	e of anyo	ne's inter	ntion to begin civil proceedings against them?
			No		Yes
6.2.5	На	ve y	ou ever	(tick all t	hat apply):
(1)	fi	iled f	or your o	wn bankr	ruptcy or had a bankruptcy petition served on you;
			No		Yes
(2)	b	een	adjudge	d bankrup	ot;
			No		Yes
(3)	b	ankr			ankruptcy restrictions order (including an interim order) or offered a bankruptcy restrictions
			No		Yes
(4)	а		gement o		s with your creditors for example a deed of vidual voluntary arrangement (or in Scotland a trust
			No		Yes
(5)	h	ad a	ssets se	questrate	d; or
			No		Yes
(6)	р	roce	edings d	id not res	oceedings relating to the above matters even if such sult in the making of any kind of order against you or reement with you?
			No		Yes
6.2.6	ma in	atters	s set out process	t in 6.2.5(ved in any proceedings in relation to any of the (1) – (6) above (you should include where you are ng into any kind of agreement in favour of your

		No	ш	Yes
			on a sepa en discha	arate sheet of paper whether any bankruptcy orders rged.
6.2.7	regula	ted activ	vities (in	anding financial obligations connected with cluding any activities regulated by the FCA/PRA y body), which you have carried on in the past?
		No		Yes
6.2.8				you hold or have held a position of influence at ithin one year of your association with the firm
(1)	beer	n put into	liquidatio	on?
		No		Yes
(2)	beer	wound i	up (wheth	ner compulsorily or voluntarily)?
		No		Yes
(3)	ceas	ed tradin	ıg?	
		No		Yes
(4)	had	a receive	er or admi	inistrator appointed?
		No		Yes
(5)	ente	red into a	any volun	tary arrangement with its creditors?
		No		Yes
provided				
6.3. Busi In answeri overseas.		-	-	matters part you should include matters whether in the UK or
In answeri overseas.	ng the	question	s in this p	
In answeri overseas.	ng the	-	s in this p	
In answeri overseas.	ng the Have y	question you ever issed;	s in this p	
In answeri overseas. 6.3.1 (1)	Have you	question you ever issed;	s in this p	part you should include matters whether in the UK or
In answeri overseas. 6.3.1 (1) (2)	Have y dism aske susp	question you ever issed; d to resi ended ny profes	s in this process in this process. The been: The been: The been:	part you should include matters whether in the UK or
In answeri overseas. 6.3.1 (1) (2)	Have y dism aske susp	question you ever issed; d to resi ended ny profes	s in this process in this process. The been: The been: The been:	part you should include matters whether in the UK or eed to resign; or eation, office, employment, position of trust, fiduciary
In answeri overseas. 6.3.1 (1) (2) (3)	Have y dism aske susp from a appoir	question you ever issed; d to resigneded ny profestitment or	s in this property been: gn or agreession, voor similar w	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated?
In answeri overseas. 6.3.1 (1) (2) (3)	Have y dism aske susp from a appoin	question you ever issed; ed to resigned ny profestitment or No you ever	s in this problems in this problems.	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated?
6.3.1 (1) (2) (3)	Have y dism aske susp from a appoin	question you ever issed; ed to resigned ny profestitment or No you ever	s in this problems in this problems.	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated?
6.3.1 (1) (2) (3)	Have y disquared the s	question you ever issed; ed to resignended ny profestiment or No you ever ualified fr No subject of	s in this procession, vocasimilar was been: been: been: been: and acting f any procession this procession.	eed to resign; or cation, office, employment, position of trust, fiduciary /hether or not remunerated? Yes g as a director or similar position?
6.3.1 (1) (2) (3) 6.3.2 (1)	Have y disquared the s	question you ever issed; ed to resignended ny profestiment or No you ever ualified fr No subject of	s in this procession, vocasimilar was been: been: been: been: and acting f any procession this procession.	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated? Yes g as a director or similar position? Yes ceedings of a disciplinary nature (whether or not the
6.3.1 (1) (2) (3) 6.3.2 (1)	Have y disquared the sproce	question you ever issed; ed to resigneded ny profestiment or No you ever ualified fr No subject of eedings i	s in this p been: gn or agre ssion, voc similar w been: om acting f any proc resulted in	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated? Yes g as a director or similar position? Yes ceedings of a disciplinary nature (whether or not the n any finding against you)?
6.3.1 (1) (2) (3) 6.3.2 (1) (2)	Have y disquared the sproce	question you ever issed; ed to resigned ny profes ntment or No you ever ualified fr No subject of eedings if	s in this p been: gn or agre ssion, voc similar w been: om acting f any proc resulted in	eed to resign; or cation, office, employment, position of trust, fiduciary whether or not remunerated? Yes g as a director or similar position? Yes ceedings of a disciplinary nature (whether or not the nany finding against you)? Yes
6.3.1 (1) (2) (3) 6.3.2 (1) (2)	Have y disquent the sproce	question you ever issed; ed to resigneded ny profestion No you ever ualified fr No subject of eedings if No subject of eedings? No	s in this p been: gn or agre ssion, voc similar w been: om acting f any proc resulted in	eed to resign; or cation, office, employment, position of trust, fiduciary /hether or not remunerated? Yes g as a director or similar position? Yes ceedings of a disciplinary nature (whether or not the n any finding against you)? Yes estigation which has led or might lead to disciplinary

(5)	the subject of any allegations of malpractice or misconduct in connection with any business activities?
	□ No □ Yes
details on	ve answered yes to any of the questions in Part 6.3 above please give full in a separate sheet of paper. This at a minimum should include the induction. Tick this box to confirm that you have provided s:
6.4 Regu	ulatory matters
context of licence, re to carry or	vert to the guidance notes for the meaning of 'regulatory body' and 'firm' in the the questions below. All references to authorisation include any authorisation, egistration, approval, notification, membership or relevant permission required in any activity. To avoid doubt, the definition of 'regulatory body' as set out in ince notes includes HM Revenue and Customs for these purposes.
In answeri overseas.	ing the questions in this part you should include matters whether in the UK or
6.4.1	In relation to activities regulated by the FCA/PRA or any other regulatory body have you ever:
(1)	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
	□ No □ Yes
(2)	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
	□ No □ Yes
(3)	received a warning (whether public or private) that such disciplinary or intervention action may be taken against you?
	□ No □ Yes
(4)	been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding against you?
	□ No □ Yes
(5)	resigned or ceased to act whilst under investigation by any such body or been required to resign or cease acting by any regulatory body?
	□ No □ Yes
(6)	decided, not to proceed with an application for authorisation to any regulatory body?
	□ No □ Yes
(7)	provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
	□ No □ Yes
6.4.2	Has any firm at which you hold or have held a position of influence at any time during and within one year of your association with the firm ever:
(1)	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
	□ No □ Yes
(2)	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
	□ No □ Yes

(3)				c or private) that such disciplinary or against the firm?
	☐ No		Yes	
(4)				n by any regulatory body whether or not ding against the firm?
	☐ No		Yes	
(5)		latory boo	dy in connecti	duce documents or any other information on with such an investigation (whether
	☐ No		Yes	
(6)				estigation by any such body or been y regulatory body?
	☐ No		Yes	
(7)				on for any authorisation granted or ot to proceed with it?
	☐ No		Yes	
(8)	a regulated	firm or its	self under any	ributed or redeemed e-money on behalf of contractual agreement where that regulated firm?
	☐ No		Yes	
	In relation to body, have y			by the FCA/PRA or any other regulatory
(1)		r any oth		vities for which authorisation by the body is required without the requisite
	☐ No		Yes	
(2)	authorisatio	on by the lithorisation	FCA/PRA or a	carrying on of activities requiring any other regulatory body without the not such investigation resulted in a
	☐ No		Yes	
(3)	been found function red without the	uiring ap	proval by the	ontrolled function (or an equivalent FCA/PRA or any other regulatory body)
	☐ No		Yes	
(4)	an equivale regulatory b	nt functionody) with	n requiring ap	performance of a controlled function (or oproval by the FCA/PRA or any other site approval, whether or not such against you?
	☐ No		Yes	
(5)	Financial Sour received	ervices A a warnin	ct 1986 or a p	on direction under section 59 of the prohibition order under section 56 FSMA, posing that such a direction or order be ing?
	☐ No		Yes	
;				r have held a position of influence at ear of your association with the firm
(1)		by the F0	CA/PRA or an	vities for which authorisation or y other regulatory body is required without
	□ No		Yes	

(2)	auth with	out the re	or regis	stration by the FCA/PRA or any other regulatory body authorisation whether or not such investigation resulted ne firm?
		No		Yes
(3)	func	tion requ	iiring app	performed a controlled function (or an equivalent proval by the FCA/PRA or any other regulatory body) approval?
		No		Yes
(4)	an e regu	quivalen latory bo	t function dy) with	the possible performance of a controlled function (or n requiring approval by the FCA/PRA or any other out the requisite approval, whether or not such I in a finding against the firm?
		No		Yes
(5)	Mon the I	ey Regu FCA/PR/	lations 2 A of the i	ailed to comply with an obligation under the Electronic 2011 or Payment Services Regulations 2009 to notify dentity of a person acting in a position of influence over or payment services business?
		No		Yes
				any of the questions in Part 6.4 above, please give
full de	etails o ded ful er matt Are ye	n a sepa l details ers ou aware	arate sho	eet of paper. Tick this box to confirm that you have
full de provid	etails o ded ful er matt Are yo any o	n a sepa l details ers ou award ther circ	arate sho	eet of paper. Tick this box to confirm that you have
full de provid	etails o ded ful er matt Are yo any o	n a sepa l details ers ou award ther circ	arate sho	eet of paper. Tick this box to confirm that you have
full de provid 6.5. Othe 6.5.1	etails of ded fuller matter matter Are you of you	n a sepa details ers ou award ther circ ur contro No	e of any cumstan ol of the	business interests, employment obligations, or ces that may cause a conflict of interest in respect firm?
full de provid 6.5. Othe 6.5.1	etails of ded fuller matter matter Are you of you	n a sepa details ers ou award ther circ ur contro No	e of any cumstan ol of the	business interests, employment obligations, or ces that may cause a conflict of interest in respect firm? Yes

6.6.	If you have answered 'yes' to any of the questions in Section 6, please give
	clear details below and/or on a separate sheet of paper.

You must include:

- the question number the information relates to;
- the date of any events;
- any amounts involved;
- the outcome;
- · relevant circumstances and explanations; and
- copies of supporting documents.

Plasca	indicata	how many	canarata cha	ate of nanar	you have used.

|--|

7 Controller structure charts

You must send the FCA/PRA control structure chart(s) that show the position of the target firm(s) undergoing the change in control and all controllers after the proposed change in control. These chart(s) should show all the firms and/or individuals within the structure and include:

- all entities in the group;
- · parent undertakings;
- any undertaking(s)/subsidiaries;
- any other close links;
- anyone acting in concert;
- · percentages of holdings;
- · percentages of voting rights;
- percentages of control through right-to-share in capital, profits or liability for losses; and
- · anyone with significant influence.

It would be helpful if you could also include a chart showing the position before the change.

It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above.

(See 10.1.3 in the 'Supporting documents' section.)

8 About the transaction

	Has information been provided in another controller notification form?		
	No ▶ Proceed to question 8.1		
	☐ Yes ▶ Give details below and proceed to Section 9		
Г			
L			
8.1	Is/are the target firm(s) aware of the proposed controllers' intent?		
	□ No		
	Yes		
2 2	Is the notification market sensitive?		
0.2			
	No ▶ Continue to question 8.4		
	☐ Yes ➤ Give details below and continue to question 8.3		
	Please confirm why the notification is market sensitive.		
8.3	What is the rationale behind the acquisition / what are the reasons for the change		
г	in control? Please provide a thorough explanation.		
L			
8.4	Does the proposed controller intend to make any changes to the target firm(s)		
	regulated activities, business plan or strategy as a result of the change in control?		
	☐ No ▶ Continue to question 8.5		
	☐ Yes ▶ Give details below		
Ī			
Ĺ			
8.5	Does the proposed controller intend to restructure the legal form of the target		
	firm(s) or their borrowings, capital structuring or financial arrangements? ☐ No ▶ Continue to question 8.6		
	☐ Yes ► Give details below for each target firm detailed in 2.1		
	100 / Olve details below for each target fill detailed in 2.1		

	Target Firm	Proposed changes
8.6	Please provide full details of the cost of the and any other related costs. Provide full detafunded, with evidence of the origin of the ful capital and financial markets if applicable.	ails of how the entire cost is to be
	Cost	Details of funding
		J [
][
		<u> </u>
	By way of evidence, please provide docume statement) to support the information provide	
	You must attach relevant supporting documents 'Supporting documents' section.)	as appropriate. (See 10.1.2 in the
	If you are not attaching supporting documer	ntation, you must explain why below.
8.	7 Is there any involvement from/with other par contribution to financing, means of participa future arrangements, etc)?	
	□ No ➤ Continue to question 8.8	
	☐ Yes ▶ Give details below	

8.9 Please provide information on assets (if any) of the controller or tal	
are to be sold in the short term (conditions of sale, price and appranone, state 'none'.)	
8.10 Does the proposed controller have any interests that may conflict we controller of the firm(s) that have not already been mentioned in 6.9	
No ▶ Continue to question 8.11Yes ▶ Give details below	
8.11 Please provide here any information you consider relevant to this new would reasonably expect you to give and that you have not provelsewhere. Provide supporting documentation and/or use additional required.	vided

9 Details of proposed control

includes an inc an undertaking No ► Additional Please The required informational informational Please Yes ► Please	rent undertaking, which provides that a parent undertaking dividual who would be a parent undertaking if he were taken to be a). nal information may be requested once the information has been see note the assessment period for issuing a decision will not start until all ormation has been received. You will be notified as soon as possible if nation is required and also when the assessment period starts.
reviewed. Pleas the required info additional inforn ☐ Yes ▶ Pleas	se note the assessment period for issuing a decision will not start until all ormation has been received. You will be notified as soon as possible if
section for detail	se provide a business plan (See 10.1.4 in the 'supporting documents' ils of the minimum requirements for a business plan.)
for the prudentia	on what is required please refer to Appendix II, Part II of the 'Guidelines al assessment of acquisitions and increase of holdings in the financial by Directive 2007/44/EC'. The website is:
www.fca.org.uk	
	ed controller(s) intend to maintain, increase or reduce their level of oreseeable future? Please provide details below.
	proposed changes take place, how long do the controller(s) intendontrol? Please provide details below.

9.4	Will control be actively exercised by any of the controllers and, if so, what is the rationale for this? Please explain in full below. If the proposed controller will be a passive investor only, please also explain in full below.
9.5	Please provide information about the controller(s)' ability (financial position) and willingness to support the target firm(s) with additional own funds, if needed for development of activities or in case of financial difficulties.
	If the proposed percentage of control is less than 20%, continue to section 10. If the proposed percentage of control is greater than 20%, continue below.
9.6	What influence do the controller(s) propose to exercise over the target firm(s)' financial position, strategic development and allocation of resources?
9.7	Please describe intentions and expectations towards the target firm(s) in the medium term, covering elements such as rationale, financial goals, synergies, reallocation of resources, integration, etc.

10 Supporting documents

In addition to the documentation required with the main notification, please provide the following documentation. Where this is not provided you must explain why.

The assessment period, which is 60 working days (before taking into account any interruption period) to assess a case, will start once you receive an acknowledgement of receipt for the purposes of section 189 of FSMA.

If the change in control has already taken place (i.e. this is a post notification) then the assessment period does not apply.

Please note that any outstanding information will cause delays and the assessment period will not start until all required information has been received and acknowledged. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA. The FCA/PRA will notify you as soon as possible if there is any outstanding information and the FCA/PRA will notify you when the assessment period starts and expires. Once the assessment period has started, it can be extended by up to 30 working days* if further necessary information is required. You will be notified if the expiry date changes by virtue of any interruption period.

(*For further information on this please refer to section 190 of FSMA.)

10.1 Indicate whether the required supporting documents will accompany this form. If not, you must explain why.

	You are required to complete and send to us the following documents	Relevant part of form	Attach	ied	If not attached, please explain why
10.1.1	Please submit a curriculum vitae detailing relevant education and training, previous professional experience, and activities or additional functions currently performed. Note: If you are currently an FCA/PRA approved person then a CV does not need to be provided.	Section 3		Attached	
10.1.2	Please submit the documentation as indicated, in support of information provided about the funding of the acquisition.	Question 8.6		Attached	
10.1.3	You must send control structure charts that show the position of the firm(s) undergoing the change in control (the target firm(s)) after the proposed change in control. These charts should show all the firms and/or individuals within the structure and include, among others: • all entities in the group;	Section 7		Attached	
	 parent undertakings; any undertaking(s) / subsidiaries; any other close links; anyone acting in concert; percentages of holdings; 				
	 percentages of voting rights; percentages of control through right to share in capital, profits or liability 				

	for losses; and			
	It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above.			
10.1.4	Please provide a business plan containing: (1) strategic developmental plan; (2) estimated financial statements for the target firm (solo and consolidated if applicable) for three years; and (3) information about the impact of the acquisition on the target firm including but not limited to its:	Question 9.1	☐ Attached	
	 i) Governance (including Board membership/composition, committee structure); 			
	ii) Systems and Controls;			
	iii) data security/financial crime.			
	For more information please refer to Appendix II, Part II of the 'guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'.			
10.1.6	If you have answered 'yes' to any of the questions about your fitness and propriety, you should provide documentation to support the details given in each case. Please give clear details below of the supporting documentation you will provide.	Section 6	Attached	
	10.2 Other information (ple	ase specify).		

11 Declaration

If original declaration is not sent then it must be held on site for inspection if required.

Who must sign the declaration?

Type of controller	Who must sign (authorised signatory)
An individual	The individual

Authorised signatories for controller(s) (see above) and in the case of a joint notification, authorised signatories for target firm(s).

There will be a delay in processing the notification if any information is inaccurate or incomplete. Failure to notify the FCA/PRA immediately of any significant change to the information provided may result in a serious delay in the notification process.

- I understand it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false, misleading or deceptive.
- I confirm that the information in this form and any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA/PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form or in any supporting documentation. I understand that individual applicants may be required to apply to the Criminal Records Bureau for a search to be made as to whether any criminal records are held in relation to them and to disclose the result of that search to the FCA/PRA.
- The notice-giver(s) give their consent to receive communications from the FCA/PRA via email (including the serving of statutory-notices).

11.1 I confirm that I am the individual controller:

Name

Date

	Signature		
	Date		
11.2	Are the proposed controllers target firm(s), e.g. is this a jo	making this notification in conj int notification?	unction with the
	☐ No (the target firm should n	otify the FCA/PRA separately, in v	vritina)
	_ ` `	•	9/
	☐ Yes ➤ Complete the table to	Delow	
	I confirm that I am authorise	d to sign on behalf of the target	firm(s) named below:
	Name		
	Signing on behalf of (target firm)		
	Position		
	Signature		

What to do next - Submitting the form

In order to identify which of the options listed below apply, please go to the 'Firm Register' at www.fca.org.uk and check the 'Regulator section' which will state whether the firm is regulated by the FCA only or by both the FCA and PRA.

Ple	ease READ carefully:
a)	If there is only one target firm in the transaction, is it regulated by both the FCA and PRA? □ No □ Yes □ N/A ▶ if there is more than one target firm please go to question b
	If the answer is:
	No ▶ please send your notification to the FCA Yes ▶ please send your notification to the PRA (you may wish to consider sending a notification marked 'COPY' to the FCA)
b)	If there is more than one target firm in the transaction, are any of the target firm(s) regulated by both the FCA and PRA? ☐ No ☐ Yes
	If the answer is:
	No ▶ please send your notification to the FCA Yes ▶ please send your notification to the PRA and the FCA
Ple	ease also CONFIRM the following:
i)	Are any of the proposed controller(s) regulated by both the FCA and PRA?
	☐ No☐ Yes - please state which controller(s) (FRN number, if applicable)
ii)	Do any of the target firm(s) form part of a group that is regulated by both the FCA and PRA? No Yes - please state which Group (FRN number, if applicable)

Contact details for both the FCA and PRA can be found below.

By Email

- 1. The FCA/PRA recommend that you submit your notification via email.
- 2. Please send your notification to the FCA at cic-notifications@fca.org.uk
- 3. Please send your notification to the PRA at <u>PRA-ChangeinControl@bankofengland.co.uk</u>
- 4. Please note that emails containing attachments larger than **20mb** will get rejected by the server. In these cases, please submit your notification by post.
- 5. Accepted file types are: Microsoft Word, Microsoft Excel, Microsoft PowerPoint, Microsoft Project, PDF Adobe Acrobat files, BMP (image files created in paintbrush) TIFF files (fax), and Text files. Please note that emails with attachments that include file types that are not listed may result in your notification being acknowledged as incomplete.
- 6. Notifications received after 16:00 hours will be treated as being received on the following working day.
- 7. Unless requested, you do not need to submit the original documentation provided in your email. However we recommend that you retain a copy throughout the application process.
- 8. Section 11 declaration The FCA/PRA will accept electronic signatures.

 Alternatively you should print this section, sign the declaration, scan it and then attach to your emailed notification.

By Post

- 1. If you are submitting confidential/sensitive information, the FCA/PRA recommend that you send your notification via courier.
- 2. Please send your postal notification to the FCA at:

Change in Control Team
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

3. Please send your postal notification to the PRA at:

Assessment and Monitoring Team
The Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA





Notification for a Change in Controller (Section 178 notice) Corporate

Purpose of this form

This form should be completed by a director of a corporate entity that wishes to acquire control or to increase control in a firm or in a parent undertaking of the firm. Please refer to the Handbook Glossary or section 422 of the Financial Services and Markets Act 2000 (""FSMA"") for the definition of control, controller, shares and voting power.

Important information you should read before completing this form

To comply with the Data Protection Act 1998, any personal information provided to the FCA/PRA will be used to discharge our statutory functions under FSMA and other relevant legislation; it may be disclosed to third parties for those purposes.

It is important that you disclose all relevant information and that it is accurate and complete. If you do not, you may be committing a criminal offence, it may increase time taken to assess your notification and may impact on your suitability as a controller.

If you leave a question blank, do not sign the declaration or do not attach the required supporting information and do not tell us why, the FCA/PRA will have to treat the notification as <u>incomplete</u>, which will result in delays. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.

Name of controller submitting this notification (include the FCA/ PRA Firm Reference Number, if applicable)

Target firms (include the FCA/ PRA Firm Reference Number)

Filling in the form

1 It is recommended you use your computer to complete the form:

- use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
- to add a new line in tables, press enter when in the cell;

2 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

Contact details

A) Who should the FCA/PRA contact about this notification?

Title			
First names			
Surname			
Job title			
Company name			
Business address			
Postcode			
Phone number (inclu	ding area code)		
Mobile number (optional)			
Fax number (including area code)			
Email address			

B) Please provide the following details for the service of any "relevant document" (including statutory notices) on the notice-giver in relation to this notice under the *Financial Services and Markets Act 2000* and in accordance with the *Financial Services and Markets Act 2000* (Service of Notices) Regulations 2001:

Title	
First names	
Surname	
Job title	
Company name	
Address	
Postcode	
What is the notice-	
giver's relationship	
with this address:	

Definitions of terms can be found in the Handbook Glossary:

Controller: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G226

Control: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G221

Control function: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G224

Shares: http://fshandbook.info/FS/glossary-html/handbook/Glossary/S?definition=G1078

Voting power: http://fshandbook.info/FS/glossary-html/handbook/Glossary/V?definition=G1249

Aggregation of shares and acting in concert guidance: http://fshandbook.info/FS/html/handbook/SUP/11/Annex6G

Parent undertaking: http://fshandbook.info/FS/glossary-html/handbook/Glossary/P?definition=G832

Firm: http://fshandbook.info/FS/glossary-html/handbook/Glossary/F?definition=G430

Regulatory body: http://fshandbook.info/FS/glossary-html/handbook/Glossary/R?definition=G979

1 About the notification

Please note that prior approval is required for proposed changes in control or increases in control to enter the higher control band. Even if the change in control or increase in control has already taken place without prior FCA/PRA approval, the FCA/PRA must still assess the suitability of new controllers that did not have prior approval. Therefore a controller notification form should still be completed and submitted as soon as possible to allow a retrospective assessment of the change(s).

Do not leave any questions blank. If a question appears to be not applicable, state 'N/A' and explain why it is not applicable.

		on been provided in another controller notification form? ed to question 1.1
		details below and continue to section 2
	L	
.1		in control already taken place?
	•	roposed date below and continue to question 1.2 date below and continue to question 1.2
		control took / is intended to take place.
	Date	dd/mm/yy
.2		d you to submit the notification at this time? If this notification is being er the event, include details of why prior approval had not been sought for
((For example, an	of other notifications/applications that relate to this change in control? nother notification for a change in control, an approved person application, a nission or Waiver, etc.)
	□ No. \ Conti	nua ta acetian 2
	☐ Yes ▶ Give	nue to section 2 e details below
ı		
	I	

2 About the target firm(s)

Has information been provided in another controller notification form?
No ▶ Proceed to question 2.1
☐ Yes ▶ Give details below and proceed to Section 3

2.1 Please list name(s) of the FCA/PRA-regulated firms undergoing the change in control (target firm(s)) and all the proposed controllers involved in this transaction.

You may complete a notification for more than one target firm with the same new controller(s) or for more than one proposed controller for a single target firm. The relevant sections for each controller should be completed (make copies if necessary) and each controller (and target firm if this is a joint notification) must sign the declaration page in section 11.

Please list the names of all proposed controllers or existing controllers applying to increase their control of the named target firm(s). From now on, if the form refers to a controller, the FCA/PRA mean the proposed new controller or controller proposing to increase their control of the target firm(s) (unless otherwise stated). Give the current (before the change) and proposed (after the change) percentages of control for each controller for each relevant target firm in the table below.

.

In the column headed 'Description of control' please provide information on how the control is to be held (e.g. through shares, capital contribution, voting power, acting in concert, direct or via a parent, etc). Please refer to the Handbook Glossary for the definition of control, controller, shares and voting power.

You should consider, in line with the above definitions, persons acting in concert and significant influence when completing the table below.

Target firm FCA/PRA number	Target firm name(s)	Proposed controller name(s)	Registered no/ Date of	Proposed controller current control %	Proposed control % after the change	Description of how control is held (e.g. direct or via another entity; shares / voting power etc)

3 Corporate controller's details

Legal status of corporate controller:							
	gistration number of corporate controller. If registered outside alent reference number:						
Country of inc	orporation or formation of the corporate controller:						
Registered off	ice address of the corporate controller:						
Address							
County							
Country							
Postcode							
☐ No ► Give	ice address the same as your registered office address? details below tinue to question 3.7						
Address							
County							
Country							
Postcode							
Is the corpora	te controller financially solvent?						
□ No ▶ □ Yes ▶	Please provide financial statements for the last three financial periods, approved if possible by an auditing firm, including balance sheet, profit and loss accounts/income statements, annual reports and financial annexes.						

The	ques	tions	that fo	ollow re	elate to information on:	
•	the c	orpora	ite co	ntrolle	r;	
•	any c	ompa	ny un	der its	control or in its group;	
				•	ion of influence over, or who effectively runs the b oller; and	usin
	unde (rega	r its co rding	ontrol matte	or in it rs arisi	such a person, the corporate controller or any controller or and up to eased).	ence
		tion, al			will be referred to together as 'the controller and/or	
3.	_ €	effectiv been o	cely rui convict	ns the b ed of an	d/or any persons with a position of influence over, or whousiness of the controller, ever (where applicable): by criminal offence? (Include any conviction of an offence for conditional discharge was received. You should include traf	
			es only		resulted in a ban from driving or involved driving without	
		□ I	No		Yes	
	(2)	receiv	ed a ca	aution in	relation to any criminal offence?	
		<u> </u>	No		Yes	
	(3)	prosed	cuted f		nonsed or charged with any criminal offence, been otherwise riminal offence or been the subject of any criminal proceedin ion?	
		□ I	No		Yes	
	(4)	the su		f a sear	duce documents related to any criminal investigation or been ch (with or without a warrant) related to any criminal	
		<u> </u>	No		Yes	
	a con	viction emselve	and, in	respect e not the	re the arrest, charge, prosecution or investigation did not rest of 3.9.1(4), even where the controller and/or related person esubject of the investigation.) However, in providing 1.1a, you do not need to disclose details of any specific	
fir <u>in</u> <u>in</u>	dividu	als at th	ne firm		re subject to historic (as opposed to ongoing) criminal summons or other historic criminal proceedings.	

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	<u>drivir</u>	ng or inv	<u>/olved dri</u>	iving without insurance.)
		No		<u>Yes</u>
(2)		ess of th		a position of influence over, or who effectively runs the ller ever received a caution in relation to any criminal
		No	П	Yes
(3)	busine	ess of th	n with a properties ne control nal inves	position of influence over, or who effectively runs the ller the subject of any ongoing criminal proceedings or stigation?
		No		<u>Yes</u>
(4)	busine ongoir warrar	ess of thing crimint) relate	ne control nal inves	a position of influence over, or who effectively runs the ller been ordered to produce documents related to any stigation or been the subject of a search (with or without a or ongoing criminal investigation?
		No		<u>Yes</u>
				e the controller and/or related persons / firms themselves estigation.)
		-		
	effectiv	ely run	s the bu	r any persons with a position of influence over, or who siness of the controller, currently the subject of any or criminal investigation?
	<u> </u>	No		Yes
a sepa	rate she	et of p	aper. Tic	questions 3.9.1 or 3.9.2 above please give full details on ck this box to confirm that you have provided full details and duration(s) as appropriate:
Civil proc	eedinas	ì		
Civil proc In answeri overseas.			s in this p	part you should include matters whether in the UK or
In answeri overseas.	ng the q	uestions	oller and/	oart you should include matters whether in the UK or /or any persons with a position of influence over, or who siness of the controller, ever been:
In answeri overseas.	ng the q Has the effectiv adjude	e controlled	oller and/ s the bus	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful
In answeri overseas.	Has the effective adjudent	e controlled	oller and/ s the bu	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful
In answeri overseas.	Has the effective adjudent trading	controlled controlled years	oller and/ s the buse a court civer miscor	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct?
In answeri overseas. 3.9.3 (1)	Has the effectiv adjude tradine	controlled controlled years	oller and/ s the buse a court civer miscor	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes
In answeri overseas. 3.9.3 (1)	Has the effective adjudent trading the sure of the sur	e controlled by a g or other No hould in holler and	oller and/s the buse a court civer miscor	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on
In answeri overseas. 3.9.3 (1)	Has the effective adjudge trading the sure of the sure	e controvely run ged by a g or othe No bject of No hould in aller and	oller and/ s the buse a court civer miscor a judgen clude all l/or relate neet of pa	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on
In answeri overseas. 3.9.3 (1)	Has the effective adjudge trading the sure of the sure	e controlled by a g or other No hould in aller and arate she e sum a t); and	biller and/s the bust a court civer miscor a judgen clude all l/or relate seet of pa	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on aper:
In answeri overseas. 3.9.3 (1)	Has the effective adjudge trading the sure of the sure	e control ely run ged by a g or othe No hould in eller and arate sh ele sum a t); and ele total n to any or related (2) above	biller and/s the busta court civer miscor a judgent civer a judgent civer of part of buther civil dipersons	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on aper: of all judgement debts, awards or CCJs (whether satisfied or
In answeri overseas. 3.9.3 (1)	Has the effective adjudge trading the sure of the sure	e control ely run ged by a g or othe No hould in eller and arate sh ele sum a t); and ele total n to any or related (2) above	biller and/s the busta court civer miscor a judgent civer a judgent civer of part of the civil dipersons (You	/or any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on aper: of all judgement debts, awards or CCJs (whether satisfied or fall judgement debts, awards or CCJs ordered. proceedings that resulted in any order against the controller is / firms (other than a judgement debt or award referred to at
In answeri overseas. 3.9.3 (1) (2)	Has the effective adjudge trading the sure of the sure	e controlle ely run ged by a g or oth No bject of No hould in iller and arate sh e sum a t); and e total n to any or r related (2) abov al proce	biller and/s the busta court civer miscor a court civer miscor a judgent aclude all l/or related the peet of part of ther civil dipersons (e)? (You sedings.)	Vor any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on aper: of all judgement debts, awards or CCJs (whether satisfied or fall judgement debts, awards or CCJs ordered. proceedings that resulted in any order against the controller is / firms (other than a judgement debt or award referred to at a should include, for example, injunctions and employment
In answeri overseas. 3.9.3 (1) (2)	Has the effective adjudge trading the sure of the sure	e controlle ely run	biller and/s the busta court civer miscor a court civer miscor a judgent aclude all l/or related the peet of part of ther civil dipersons (e)? (You sedings.)	Vor any persons with a position of influence over, or who siness of the controller, ever been: villy liable for any fraud, misfeasance, negligence, wrongful nduct? Yes ment debt or award against them? Yes County Court Judgement(s) ('CCJs') made against the ed firms / persons, whether satisfied or not. Please include on aper: of all judgement debts, awards or CCJs (whether satisfied or fall judgement debts, awards or CCJs ordered. proceedings that resulted in any order against the controller of firms (other than a judgement debt or award referred to at a should include, for example, injunctions and employment Yes Trany persons with a position of influence over, or who siness of the controller, currently:

received. You should include traffic offences only if they resulted in a ban from

				Corporate Controller
(2)	inclu	de any o	ngoing di	ention to begin civil proceedings against them? (You should sputes whether or not such dispute is likely to result in any oller and/or related persons / firms.)
		No		Yes
3.9.5				or any persons with a position of influence over, or who siness of the controller, ever:
(1)	filed	for their o	own bank	ruptcy or had a bankruptcy petition served on them?
		No		Yes
(2)	beer	adjudge	d bankru	pt;
		No		Yes
(3)				eankruptcy restrictions order (including an interim bankruptcy fered a bankruptcy restrictions undertaking?
		No		Yes
(4)				ts with their creditors for example a deed of arrangement or arrangement (or in Scotland a trust deed)?
		No		Yes
(5)	had	assets se	equestrate	ed?
		No		Yes
(6)	proc	eedings o	did not re	roceedings relating to the above matters even if such sult in the making of any kind of order against them or result ent with them?
		No		Yes
3.9.6	effecti proced (include	vely run edings ir de where	s the bus relation	any persons with a position of influence over, or who siness of the controller currently involved in any to any of the matters set out in 3.9.5(1) - (6) above in the process of entering into any kind of agreement in s)?
		No		Yes
		e specify been disc		arate sheet of paper whether any bankruptcy orders made
3.9.7	who e financ activit	ffectively ial obligates ies regu	y runs th ations co	d/or any persons with a position of influence over, or e business of the controller, have any outstanding onnected with regulated activities (including any the FCA/PRA or any other regulatory body), which they past?
		No		Yes
3.9.8	any pe	ersons w	ith a pos	nder the control or in the group of the controller or (b) sition of influence over, or who effectively runs the ller, ever:
(1)	beer	put into	liquidatio	n?
		No		Yes
(2)	been	ง wound เ	up (wheth	er compulsorily or voluntarily)?
		No		Yes
(3)	ceas	ed tradin	g?	
		No		Yes
(4)	had a	a receive	r or admi	nistrator appointed?
		No		Yes
(5)	ente	red into a	iny volunt	tary arrangement with its creditors?
	П	No	П	Yes

full de	have answered yes to any of the questions in 3.9.3 to 3.9.8 above please give etails on a separate sheet of paper. Tick this box to confirm that you have ded full details.	
Business	s and employment matters	
In answeri	ring the questions in this part you should include matters whether in the UK or	
3.9.9	Has the controller and/or any persons with a position of influence over, or who effectively runs the business of the controller ever been:	
(1)	dismissed;	
(2)	asked to resign or agreed to resign; or	
(3)	suspended	
	from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar whether or not remunerated?	
	□ No □ Yes	
3.9.10	Has the controller and/or any persons with a position of influence over, or who effectively runs the business of the controller, ever been:	
(1)	disqualified from acting as a director or similar position?	
	□ No □ Yes	
(2)	the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against them)?	
	□ No □ Yes	
(3)		
	□ No □ Yes	
(4)		
	□ No □ Yes	
(5)	business activities?	
	□ No □ Yes	
on a s	have answered yes to questions in 3.9.9 or 3.9.10 above please give full details separate sheet of paper. This at a minimum should include the reason(s), date(s) uration. Tick this box to confirm that you have provided full details:	
Regulator	ry matters	
of the que registratio activity. To	vert to the guidance notes for the meaning of 'regulatory body' and 'firm' in the context estions below. All references to authorisation include any authorisation, licence, on, approval, notification, membership or relevant permission required to carry on any o avoid doubt, the definition of regulatory body as set out in the guidance notes HM Revenue and Customs for these purposes.	
In answeri	ring the questions in this part you should include matters whether in the UK or	
3.9.11	In relation to activities regulated by the FCA/PRA or any other regulatory body has the controller and/or any persons with a position of influence over, or who effectively runs the business of the controller ever:	
(1)	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?	
	□ No □ Yes	
(2)	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?	
	□ No □ Yes	
(3)	received a warning (whether public or private) that such disciplinary or intervention action may be taken against them?	

Corporate Controller

		No		Yes
(4)	been	ո the subj stigation ւ	ect of an resulted in	investigation by any regulatory body whether or not such a finding against them?
		No		Yes
(5)	regul	latory boo	dy in conr	sted to produce documents or any other information to any nection with such an investigation (whether against the d person/firm or otherwise)?
		No		Yes
(6)				act or operate whilst under investigation by any such body or or cease acting / operating by any regulatory body?
		No		Yes
(7)	decid body		o proceed	d with an application for authorisation to any regulatory
		No		Yes
(8)	regul	lated firm	or itself ι	ices or distributed or redeemed e-money on behalf of a under any contractual agreement where that agreement was ated firm?
		No		Yes
h	as th	e contro	ller and/o	regulated by the FCA/PRA or any other regulatory body or any persons with a position of influence over, or who siness of the controller ever:
(1)	the F		or any ot	ried on activities for which authorisation or registration by her regulatory body is required without the requisite
		No		Yes
(2)	regis	tration by	the FCA	ne possible carrying on of activities requiring authorisation or /PRA or any other regulatory body without the requisite or not such investigation resulted in a finding against them?
		No		Yes
(3)	requi		oval by th	formed a controlled function (or an equivalent function ne FCA/PRA or any other regulatory body) without the
		No		Yes
(4)	equiv body	valent fur	nction requi	ne possible performance of a controlled function (or an uiring approval by the FCA/PRA or any other regulatory site approval, whether or not such investigation resulted in a
		No		Yes
(5)	Serv warn	ices Act	1986 or a e proposii	isqualification direction under section 59 of the Financial prohibition order under section 56 FSMA, or received a ng that such a direction or order be made, or received a
		No		Yes
(6)	Regu	ulations 2 dentity of	011 or Pa	ed to comply with an obligation under the Electronic Money ayment Services Regulations 2009 to notify the FCA/PRA of acting in a position of influence over its electronic money or ness?
		No		Yes
on a sep details:	oarat	e sheet d	of paper.	uestions 3.9.11 or 3.9.12 above please give full details Tick this box to confirm that you have provided full
ir vou na	avea	uswered	ves to	any of the questions under 3.9, please give clear details

You must include:

• the question number the information relates to;

below and/or on a separate sheet of paper.

• the date of any events;

copies of supporting documents.	
Please indicate how many separate sheets of paper you have used	
Number of additional sheets	
10 Has the controller and/or any persons with a position of influence over, or who effo	
11 Please provide a description of any financial and non-financial interests or relation • any other current shareholders of the target firm(s);	nships with:
any person entitled to exercise voting rights;	
 any member of the board or similar body, or of the senior management of the tand 	arget firm(s)
• the target firm(s) itself and its group.	
12 Has an assessment of reputation as a controller or as a director of a financial insti- been conducted by another supervisory authority?	tution, alrea
□ No ➤ Continue to question 3.14	
☐ Yes ► Give details below	

any amounts involved;the outcome;relevant circumstances and explanations; and

Corporate Controller

(See 10.1	1.6 in the 'Supporting documents' section.)
Has an a sector?	ssessment already been conducted by another authority from another, non-financ
☐ No ▶	Continue to section 4
☐ Yes ▶	Give details below
If yes, g	ive the identity of authority below and attach evidence of the assessment and its
	1.6 in the 'Supporting documents' section.).

4 Group and EEA Information

In relation to consolidated financial supervision and financial conglomerates, please note the guidance in the Handbook under SUP 11.5.4 and 11.5.4A.

	Is the controller or any firm in the group subject to regulation by another regulator?
	 No ▶ Continue to section 5 Yes ▶ Please provide details below (if there is more than one, please use a separate shee of paper to provide additional information)
Γ	Name(s) of firm:
	Description of the business:
	Country the firm is authorised in:
	Regulator's name:
	Regulator's contact details (including email address if known):
	regulator's contact details (including email address il known).
	In relation to the activities of the controller, or the group the controller is part of, is the controller or any firm in the group (as defined in paragraph 5 of schedule 3 of FSMA) an EEA investment firm, an EEA credit institution, an EEA insurance undertaking, an EEA management company or the parent of any such firm?
	No ▶ Continue to question 4.4Yes ▶ Please provide details below
	Name(s) of firm:

	firm in the group a member of a financial conglomerate? In relation to consolidated financial supervision and financial conglomerates, please note the guidance in the Handbook under SUP 11.5.4 and 11.5.4A. The Handbook Glossary definition of a financial conglomerate refers to a decision tree in GENPRU 3 Annex 4: http://fshandbook.info/FS/html/handbook/GENPRU/3/Annex4 .
	No ► Continue to question 4.5 Yes ► Please provide details below
4.5	Is the controller or any firm in the group a member of a third-country financial conglomerate? • Third-country financial conglomerate – i.e. a financial conglomerate headed by a regulated entity or a mixed financial holding company that has its head office outside the EEA. The questionnaire in GENPRU 3 Annex 3 G and its explanatory notes will help you to assess this
	http://fshandbook.info/FS/html/handbook/GENPRU/3/Annex3 ☐ No ► Continue to question 4.6 ☐ Yes ► Please provide details below
l.6	Is the controller or any firm in the group a member of a third-country banking and investment group?
	 Third-country banking and investment group – i.e. a group headed by a bank, asset management company, investment firm or financial holding company outside the EEA and no part of a wider EEA banking/investment group. No ➤ Continue to section 5
	☐ Yes ▶ Please provide details below

5 The corporate controller's directors/members

For each director/member, a complete curriculum vitae must be attached.

(Please note if there is any outstanding information it will cause delays and the assessment period to issue a decision will not start until all required information has been received. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.) (See 10.1.1 in the 'Supporting documents' section.)

5.1 Please give details of all the corporate controller's directors or, in the case of a limited liability partnership controller, its members.

Full name	Date of birth	Position
	dd/mm/yy	

The persons who effectively run the business of the corporate controller and its 'controllers'

For each person that effectively runs the business, a complete curriculum vitae must be attached. (Please note if there is any outstanding information it will cause delays and the assessment period to issue a decision will not start until all required information has been received. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.) (See 10.1.1 in the 'Supporting documents' section.)

6.1 Please give details of all the persons who effectively run the business of the controller, if not already noted in section 5.

Full name	Date of birth	Position
	dd/mm/yy	

Controllers of the controller

You must provide details of any and all persons with 10% or more of the shares or voting power in the corporate controller, either directly or through a parent undertaking (see the Handbook Glossary for the definition of a parent undertaking). Also list any person who holds shares or voting power in the corporate controller (or a parent undertaking) as a result of which it is able to exercise significant influence over the corporate controller. In the column headed 'Description of how control is held' provide information on how the control is held. Consider again issues such as voting power, right to share in profit, acting in concert and significant influence.

If the corporate controller is proposing to acquire 50% or more of the shares or voting power of a target firm then they may become a parent undertaking of the target firm. If the corporate controller is a parent undertaking, any person who is a controller of the corporate controller would also need to complete and submit an appropriate change in controller notification form.

Please note that the FCA/PRA considers parents of minority controllers to be controllers of firms due to the extended definition of 'voting power' in section 422 (5)(a)(v) of FSMA.

Please refer to our Handbook Glossary for the definition of control, controller, shares and voting power.

Name				Percentage of control	Description of how control is held
					17
Please	provide i	nformatio	on about any	v shareholders agreei	ments, in relation to the
control	lers note	d in the t	able in 6.2.		
control	lers note	d in the t	able in 6.2.		ments, in relation to the

6.2

7 Controller structure charts

You must send the FCA/PRA control structure chart(s) that show the position of the target firm(s) undergoing the change in control and all controllers after the proposed change in control. These chart(s) should show all the firms and/or individuals within the structure and include:

- · all entities in the group;
- · parent undertakings;
- any undertaking(s)/subsidiaries other than the applicant firm;
- any other close links;
- anyone acting in concert;
- · percentages of holdings;
- · percentages of voting rights;
- percentages of control through right to share in capital, profits or liability for losses; and
- · anyone with significant influence.

It would be helpful if you could include a chart showing the position before the change.

It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above.

(See 10.1.4 in the 'supporting documents' section.)

8 About the transaction

	Has information been provided in another controller notification form? ☐ No ▶ Proceed to question 8.1
	☐ Yes ▶ Give details below and proceed to Section 9
8.1	Is/are the target firm(s) aware of the proposed controllers' intent? No Yes
8.2	Is the notification market sensitive?
	No ▶ Continue to question 8.3Yes ▶ Give details below and continue to question 8.3
	Please confirm why the notification is market sensitive.
8.3	What is the rationale behind the acquisition / what are the reasons for the change in control? Please provide a thorough explanation.
Ĺ	
0.4	Done the way and controller intend to make any change to the towart firm (a)
8.4	Does the proposed controller intend to make any changes to the target firm(s) regulated activities, business plan or strategy as a result of the change in control?
	No ▶ Continue to question 8.5Yes ▶ Give details below
8.5	Does the proposed controller intend to restructure the legal form of the target
	firm(s) or their borrowings, capital structuring or financial arrangements? ☐ No ➤ Continue to question 8.6
	☐ Yes ➤ Give details below for each target firm detailed in 2.1

	Target Firm	Proposed changes
8.6	and any other related costs. Provi	cost of the acquisition including the price paid de full details of how the entire cost is to be n of the funds. Also note details on access to plicable.
	Cost	Details of funding
	statement) to support the information You must attach relevant supporting 'supporting documents' section.)	le documentation (e.g. a loan agreement or bank tion provided above. documents as appropriate. (See 10.1.3 in the g documentation you must explain why below.
8.	contribution to financing, means of future arrangements, etc.)?	h other parties in the acquisition of control (e.g. of participation in financial or other current or
	No ▶ Continue to question 8.8Yes ▶ Give details below	

	with other shareholders in relation to the target firm(s). (If none, state 'none'.)
ļ	
8.9	Please provide information on assets (if any) of the controller or target firm(s) that
	are to be sold in the short term (conditions of sale, price and appraisal etc.) (If none, state 'none'.)
8.10	Does the proposed controller have any interests that may conflict with its role as a
	controller of the firm(s)?
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
	controller of the firm(s)?
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
8.11	controller of the firm(s)? ☐ No ▶ Continue to question 8.11
8.11	controller of the firm(s)? ☐ No ► Continue to question 8.11 ☐ Yes ► Give details below Please provide here any information you consider relevant to this notification that we would reasonably expect you to give which you have not provided elsewhere.
8.11	controller of the firm(s)? ☐ No ► Continue to question 8.11 ☐ Yes ► Give details below Please provide here any information you consider relevant to this notification that we would reasonably expect you to give which you have not provided elsewhere.
8.11	controller of the firm(s)? ☐ No ► Continue to question 8.11 ☐ Yes ► Give details below Please provide here any information you consider relevant to this notification that we would reasonably expect you to give which you have not provided elsewhere.
8.11	controller of the firm(s)? ☐ No ► Continue to question 8.11 ☐ Yes ► Give details below Please provide here any information you consider relevant to this notification that we would reasonably expect you to give which you have not provided elsewhere.

9 Details of proposed control

	Has information been provided in another controller notification form? ☐ No ▶ Proceed to question 9.1
	☐ Yes ▶ Give details below and proceed to Section 10
9.1	Will the proposed controller become a parent undertaking (or a parent of a parent) of the target firm(s)? (See the Handbook Glossary or section 420 of FSMA for definition of parent undertaking.)
	No ▶ Additional information may be requested once the information has been reviewed. Please note the assessment period for issuing a decision will not start until all the required information has been received. You will be notified as soon as possible if additional information is required and also when the assessment period starts.
	☐ Yes ➤ Please provide a business plan (See 10.1.5 in the 'supporting documents' section for details of the minimum requirements for a business plan.)
	For more detail on what is required please refer to Appendix II, Part II of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'. The website is:
	www.fca.org.uk
9.2	Do the proposed controller(s) intend to maintain, increase or reduce their level of control in the foreseeable future? Please provide details below.
9.3	If and after the proposed changes take place, how long do the controller(s) intend to hold their control? Please provide details below.

9.4	Will control be actively exercised by any of the controllers and if so what is the rationale for this? Please explain in full below. If the proposed controller will be a passive investor only, please also explain in full below.
9.5	Please provide information about the controller(s)' ability (financial position) and
	willingness to support the target firm(s) with additional own funds, if needed for development of activities or in case of financial difficulties.
	If the proposed percentage of control is less than 20%, continue to section 10. If the proposed percentage of control is greater than 20%, continue below.
0.0	What influence do the controller(s) were so to even in a control form (s)
9.6	What influence do the controller(s) propose to exercise over the target firm(s)' financial position, strategic development and allocation of resources?
9.7	Please describe intentions and expectations towards the target firm(s) in the
	medium-term, covering elements such as rationale, financial goals, synergies, reallocation of resources, integration, etc.

10 Supporting documents

In addition to the documentation required with the main notification, please provide the following documentation. Where this is not provided you must explain why.

The assessment period, which is 60 working days (before taking into account any interruption period) to assess a case, will start once you receive an acknowledgement of receipt for the purposes of section 189 of FSMA.

If the change in control has already taken place (i.e. this is a post notification) then the assessment period does not apply.

Please note that any outstanding information will cause delays and the assessment period will not start until all required information has been received and acknowledged. We may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA. The FCAPRA will notify you as soon as possible if there is any outstanding information and the FCA/PRA will notify you when the assessment period starts and expires. Once the assessment period has started, it can be extended by up to 30 working days* if further necessary information is required. You will be notified if the expiry date changes by virtue of any interruption period.

(*For further information on this please refer to section 190 of FSMA.)

10.1 Indicate whether the required supporting documents will accompany this form. If not, you must explain why.

	You are required to complete and send to the FCA/PRA the following documents	Relevant part of form	Attached	If not attached, please explain why
10.1.1	A curriculum vitae detailing relevant education and training, previous professional experience, and activities or additional functions currently performed.	Section 5 & 6	☐ Attached	
	Note: If an individual is currently an FCA/PRA approved person then a CV does not need to be provided			
10.1.2	Financial statements for the proposed corporate controller for the last three financial periods, approved if possible by an auditing firm, including balance sheet, profit and loss accounts/income statements, annual reports and financial annexes.	Question 3.7	☐ Attached	
	Note: If a proposed corporate controller is currently an FCA/PRA authorised firm then accounts do not need to be provided,			
10.1.3	Please submit the documentation as indicated, in support of information provided about the funding of the acquisition.	Question 8.6	☐ Attached	
10.1.4	Control structure charts that show the position of the firm(s) undergoing the change in control (the target firm(s)) after the proposed change in control. These charts should show all the firms and/or individuals within the structure and include:	Section 7	☐ Attached	
	all entities in the group;			

	 parent undertakings; any undertaking(s) / subsidiaries; any other close links; anyone acting in concert; percentages of holdings; percentages of voting rights; percentages of control through right to share in capital, profits or liability for losses; and anyone with significant influence. It would be helpful if you could also include a chart showing the target firm(s)'s controller(s) before the change. It is recommended that you read section 422 of FSMA for the definition of controller and to clarify the terms used above. 			
10.1.5	Business plan containing: (1) strategic developmental plan; (2) estimated financial statements for the target firm (solo and consolidated if applicable) for three years; and (3) information about the impact of the acquisition on the target firm including but not limited to it's: i) Governance (including Board membership/composition, committee structure); ii) Systems and Controls; and iii) data security/financial crime	Question 9.1	Attached	
	For more information please refer to Appendix II, Part II of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'.			
10.1.6	If you have answered yes to any of the following questions; 3.9, 3.10, 3.12 or 3.13, you should provide documentation to support the details given in each case. Please give clear details below of the supporting documentation you will provide.	Section 3 (questions; 3.9,3.10,3.12 and 3.13)	☐ Attached	
	10.2 Other information (please spe	ecify).		

11 Declaration

If original declaration is not sent then it must be held on site for inspection if required.

Who must sign the declaration?

Type of controller	Who must sign (authorised signatory)
A sole trader who employs one or more	The sole trader
A company with one director	The director
A company with more than one director	One director

Authorised signatories for controller(s) (see above) and in the case of a joint notification, authorised signatories for target firm(s).

There will be a delay in processing the notification if any information is inaccurate or incomplete. Failure to notify the FCA/PRA immediately of any significant change to the information provided may result in a serious delay in the notification process

- I understand it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false, misleading or deceptive.
- I confirm that the information in this form and any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA/PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form or in any supporting documentation.
- The notice-giver(s) give their consent to receive communications from the FCA/PRA via email (including the serving of statutory-notices).

nfirm that I am legally outhorized to sign an habelf of the controller named

below:	authorised to sign	on behall of the co	ontroller named
Name			
Signing on behalf of (controller)			
Position			
Signature			
Date			
☐ Yes ➤ Complete the ta I confirm that I am auth below:		on behalf of the ta	arget firm(s) named
Name			
Signing on behalf of (target firm)			
Position			
Signature			
Date			

What to do next - Submitting the form

In order to identify which of the options listed below apply, please go to the 'Firm Register' at www.fca.org.uk and check the 'Regulator section' which will state whether the firm is regulated by the FCA only or by both the FCA and PRA.

Ple	ase READ carefully:
a)	If there is only one target firm in the transaction, is it regulated by both the FCA and PRA? □ No □ Yes □ N/A ▶ if there is more than one target firm please go to question b
	If the answer is:
	No ▶ please send your notification to the FCA
	Yes ▶ please send your notification to the PRA (you may wish to consider sending a notification marked 'COPY' to the FCA)
b)	If there is more than one target firm in the transaction, are any of the target firm(s) regulated by both the FCA and PRA? No Yes
	If the answer is:
	No ▶ please send your notification to the FCA Yes ▶ please send your notification to the PRA and the FCA
Ple	ase also CONFIRM the following:
i)	Are any of the proposed controller(s) regulated by both the FCA and PRA?
	NoYes - please state which controller(s) (FRN number, if applicable)
ii)	Do any of the target firm(s) form part of a group that is regulated by both the FCA and PRA?
	☐ No☐ Yes - please state which Group (FRN number, if applicable)

Contact details for both the FCA and PRA can be found below.

By Email

- 1. The FCA/PRA recommend that you submit your notification via email.
- 2. Please send your notification to the FCA at cic-notifications@fca.org.uk
- 3. Please send your notification to the PRA at <u>PRA-ChangeinControl@bankofengland.co.uk</u>
- 4. Please note that emails containing attachments larger than **20mb** will get rejected by the server. In these cases, please submit your notification by post.
- 5. Accepted file types are: Microsoft Word, Microsoft Excel, Microsoft PowerPoint, Microsoft Project, PDF Adobe Acrobat files, BMP (image files created in paintbrush) TIFF files (fax), and Text files. Please note that emails with attachments that include file types that are not listed may result in your notification being acknowledged as incomplete.
- 6. Notifications received after 16:00 hours will be treated as being received on the following working day.
- 7. Unless requested, you do not need to submit the original documentation provided in your email. However we recommend that you retain a copy throughout the application process.
- 8. Section 11 declaration The FCA/PRA will accept electronic signatures. Alternatively you should print this section, sign the declaration, scan it and then attach to your emailed notification.

By Post

- 1. If you are submitting confidential/sensitive information, the FCA/PRA recommend that you send your notification via courier.
- 2. Please send your postal notification to the FCA at:

Change in Control Team
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

3. Please send your postal notification to the PRA at:

Assessment and Monitoring Team
The Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA





Notification for a Change in Controller: Intragroup Transactions (Section 178 notice)

Purpose of this form

This form can only be used for intragroup transactions (i.e. insertion of new holding companies) when there is no change to the ultimate controllers of the authorised firm(s). Please note that the PRA and the FCA reserve the right to request the use of the full length Section 178 notice for internal re-organisations in situations where it deems this Section 178 notice internal re-organisation form not appropriate.

Important information you should read before completing this form

To comply with the Data Protection Act 1998, any personal information provided to the FCA/PRA will be used to discharge our statutory functions under FSMA and other relevant legislation; it may be disclosed to third parties for those purposes.

It is important that you disclose all relevant information and that it is accurate and complete. If you do not, you may be committing a criminal offence, it may increase time taken to assess your notification and may impact on your suitability as a controller.

If you leave a question blank, do not sign the declaration or do not attach the required supporting information and do not tell us why, the PRA/FCA will have to treat the notification as <u>incomplete</u>, which will result in delays. The FCA/PRA may object to a notification if the information provided is incomplete. Please refer to section 185(3)(b) of FSMA.

Proposed controllers submitting this notification:

Firm name	Country of incorporation/formatic	Incorporation/registration on number

Target firms subject to this notification:

Firm name	FCA/PRA reference number	Dual regulated (PRA/FCA) or Solo (FCA only)

Contact details

A) Who should the FCA/PRA contact about this notification?

Title			
First names			
Surname			
Job title			
Company name			
Business address			
Postcode			
Phone number (inclu	ding area code)		
Mobile number (optio	nal)		
Fax number (includin	g area code)		
Email address			

B) Please provide the following details for the service of any 'relevant document' (including statutory notices) on the notice-giver in relation to this notice under the *Financial Services and Markets Act 2000* and in accordance with the *Financial Services and Markets Act 2000* (Service of Notices) Regulations 2001:

Title	
First names	
Surname	
Job title	
Company name	
Address	
Postcode	
Email address	
What is the notice-	
giver's relationship	
with this address?	

Definitions of terms can be found in the Handbook Glossary:

Controller: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G226

Control: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G221

Control function: http://fshandbook.info/FS/glossary-html/handbook/Glossary/C?definition=G224

Shares: http://fshandbook.info/FS/glossary-html/handbook/Glossary/S?definition=G1078

Voting power: http://fshandbook.info/FS/glossary-html/handbook/Glossary/V?definition=G1249

Aggregation of shares and acting in concert guidance:

http://fshandbook.info/FS/html/handbook/SUP/11/Annex6G

Parent undertaking: http://fshandbook.info/FS/glossary-html/handbook/Glossary/P?definition=G832

Firm: http://fshandbook.info/FS/glossary-html/handbook/Glossary/F?definition=G430

Regulatory body: http://fshandbook.info/FS/glossary-html/handbook/Glossary/R?definition=G979

1 About the notification

Date	dd/mm/yy	Ilendon to	e piaco.		
_ No → (ification market-sensite Continue to question 1.3 Give details below and	3	estion 1.3		
Please co	nfirm why the notificat	tion is market	-sensitive.		
control? For exam	ware of other PRA/FCA ple, another notification f permission or waiver.)	for a change ir			
	Continue to question 1.4 Give details below and		estion 1.4		
	u aware of other notifi t relate to this change		plications to	regulatory bod	lies outside the
IIK that	Continue to section 2 Provide details and con		n 2		
□ No ▶ C	Flovide details and con				

2 Controllers details

	2.1	Ale the new	proposed controlle	rs financially solvent?	
		□ No ▶ □ Yes ▶	period, approved if profit and loss according to the profit and loss according to the profit available, please according to the profit and profit available, please according to the profit and profit	provide a financial statements possible by an auditor, includi unts and income statements. ase provide details about the o	ng balance sheet,
	,		position		
	2.2		etails of all the cor rship controller, its		s or, in the case of a limited
II Name			IRN or Date of	Company	Position
			Dd/mm/yy		
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA w	roceedings or any civil process relating to the controller ould reasonably expect to be not to section 3	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons
	2.3	employment at listed above, the ☐ No ➤ Continuous Cont	nd regulatory matte hat the PRA/FCA we nue to section 3	ers relating to the controller ould reasonably expect to b	s, or any of the persons

3 Structure Charts

You must send the FCA/PRA control structure chart(s) that show the position of the target firm(s) undergoing the change in control and all controllers after the proposed change in control. If the transaction is a multi-staged process then a structure chart should be provided for each stage, including the stages that do not contain any change in control notification requirements.

The structure charts should include:

- all entities in the group that are impacted by the transaction
- · percentages of holdings
- · percentages of voting rights
- · percentages of control through right to share in capital, profits or liability for losses

The structure charts should also highlight:

- details of the cost of the transaction, how it will be funded and the origin of the funds, if applicable
- · transfer of assets or liabilities between companies
- · repayment of outstanding liabilities
- issuing of new debt

It would be helpful if you could include a chart showing the position before the change. It may also be necessary to provide additional supporting information.

It is recommended that you read section 422 of FSMA for the definition of 'controller' and to clarify the terms used above.

4 About the transaction

4.1	What is the rationale behind the re-organisation? Please provide a thorough explanation.			
4.2	Are any changes planned to the regulated activities, quantity and quality of capital resources, business plan/strategy or governance of the target firm(s)?			
	 No ▶ Continue to question 4.3 Yes ▶ Give details below and continue to question 4.3 			

that we would reasonably expect you to give which you have not provided	arget Firm	Proposed changes
that we would reasonably expect you to give which you have not provided elsewhere. Provide supporting documentation and/or use additional sheets		
that we would reasonably expect you to give which you have not provided elsewhere. Provide supporting documentation and/or use additional sheets		
that we would reasonably expect you to give which you have not provided elsewhere. Provide supporting documentation and/or use additional sheets		
that we would reasonably expect you to give which you have not provided elsewhere. Provide supporting documentation and/or use additional sheets		
	•	

5 Declaration

- I understand it is a criminal offence knowingly or recklessly to give the FCA/PRA information that is false, misleading or deceptive.
- I confirm that the information in this form and any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA/PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form or in any supporting documentation.
- The notice-giver(s) give their consent to receive communications from the FCA/PRA via email (including the serving of statutory notices).

5.1 I confirm that I am legally authorised to sign on behalf of the controller named below:

Name	
Position	
Signature	
Date	

The FCA/PRA will accept electronic signatures. Alternatively, you should print this section, sign the declaration, scan it and then attach to your emailed notification.

What to do next - Submitting the form

If the internal re-organisation only impacts dual regulated firms then please submit this notification to PRA-ChangeinControl@bankofengland.co.uk

If the re-organisation impacts solo regulated firms then please submit this notification to cic-notifications@fca.org.uk

If the re-organisation impacts both dual regulated and solo regulated firm then please submit this notification to PRA-ChangeinControl@bankofengland.co.uk and cicdualregteam@fca.org.uk

Unless requested, you do not need to submit the original documentation provided in your email. However we recommend that you retain a copy throughout the application process.

Please note that notifications received after 4PM will be treated as being received on the following working day.

Appendix 1: Forms amended with immediate effect under powers of direction

Part 2: FCA Forms amended by direction or requirement with effect from 18th September 2015

- 1 Sole Trader Appendix
- 2 PSD Individual Form: Application Form for an individual responsible for the management of a Payment Institution
- 3 Application for a Payment Institution Qualifying Holding (Controller) Individual Form
- 4 Application for a Payment Institution Qualifying Holding (Controller) Corporate Form
- 5 Application for a Payment Institution Qualifying Holding (Controller) Partnership Form
- 6 Notification for a 'Change in Qualifying Holding' Individual (Controller) Form for a Payment Institution
- 7 Add a PSD agent form: Application under regulation 29 of The Payment Services Regulations 2009
- **8** Application Form for an individual responsible for the management of an Electronic Money Institution
- 9 Application for Authorisation as an Authorised Electronic Money Institution Qualifying holding (Controller) Individual
- **10** Application for Authorisation as an Authorised Electronic Money Institution Qualifying holding (Controller) Corporate
- **11** Application for Authorisation as an Authorised Electronic Money Institution Qualifying holding (Controller) partnership
- **12** Add an EMD Agent Form: Application under regulation 34 of the Electronic Money Regulations 2011
- 13 Application for Registration as a Small Electronic Money Institution (SEMI) form
- 14 Form 272: Application for an order declaring an overseas collective investment scheme to be recognised in the UK
- **15** Application for registration as a consumer buy-to-let mortgage firm

Financial Conduct Authority



Application for Authorisation

Sole trader appendix

Full name of applicant firm

Important information you should read before completing this form

This form should be completed only by sole traders intending to conduct mortgage and /or non-investment insurance business.

The notes that accompany this form will help you complete the questions and they also explain why we require the information we ask you for.

Purpose of this form

This appendix collects information about the individual intending to carry on business as a sole trader.

Contents of this form

1 Your details	2
2 Your address	3
3 Disclosure	4
4 Declaration	11

1 Your details

1.1	First name(s)
1.2	Surname
1.3	Any previous surnames or first names. Please include details of when you changed them.
1.4	Name commonly known by, if different
1.5	Date of birth (dd/mm/yyyy)
1.6	Place of birth
1.7	National insurance number
1.8	Passport number, if national insurance number is not applicable.
1.9	Your nationality
1.10	Have you ever had a different nationality? If yes, please give your previous nationality.

2 Your address

2.1	Current private a	ddress UK address ► Please provide your address outside the UK				
	Address					
	Country					
	Postcode					
2.2	When did you mo	ove into this address (mm/yyyy)?				
	/					
	previous addresses	this address less than three years ago, please give for the last three years. There is space to write three use a separate sheet of paper if you need more space.				
	Address					
	Country					
	Postcode					
	Previous address 2					
	Address	, 2				
	7.1ddi 633					
	Country					
	Postcode					
	Previous address	; 3				
	Address					
	Country					
	Postcode					
		v many separate sheets of paper you have used				
	Number of additional sheets					

3 Disclosure

In answering the questions in this section, you should include matters whether in the United Kingdom or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England and Wales or Northern Ireland, they must disclose spent convictions and spent cautions (other than a protected conviction or caution).

3.1a	Have you ever been convicted of any offence (whether spent or not and whether or not in the United Kingdom):
	i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty; or
	ii relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking, mortgages or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing? No Yes
b	Are you the subject of any current criminal proceedings? $\hfill \square$ No $\hfill \square$ Yes
С	Have you ever been given a caution in relation to any criminal offence? ☐ No ☐ Yes
3.2	Do you have any convictions for any offences other than those listed in 3.1a above which are not spent, whether or not in the United Kingdom (excluding traffic offences, unless these traffic offences resulted in a ban from driving or involved driving without insurance)? No Yes
3.3	Have you ever been Are you the subject of any ongoing criminal investigations—or proceedings? ☐ No ☐ Yes
а	Are you, or have you ever been, the subject of any civil proceedings, arbitration or litigation, including proceedings that may lead to a County Court Judgment (CCJ) or other judgment debts, in the United Kingdom or elsewhere? No Pes
	If yes, is or was the total of judgment debts more than £1,000? \square No \square Yes
	Have you had more than two CCJs or judgment debts? $\hfill \square$ No $\hfill \square$ Yes
b	Are you aware of any intention to begin such proceedings against you in future? If yes, is more than one proceeding threatened? $\ \ \square \ \text{No} \ \square \ \text{Yes}$
	Do the amounts claimed total more than £1,000?

□ No □ Yes
 3.4 Have you entered into any material settlements in the last five years, whether or not on an ex gratia basis, to avoid legal action being brought against you or to avoid publicity? No Yes
□ NO □ YeS

3.5	court order still outstanding, in full or in part? No Yes						
3.6	Have you ever failed to satisfy any such judgment debts within one year of the order being made? No Yes						
3.7	Do you have any material written complaints made against you by your clients or former clients in the last five years which you have accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme? No Yes						
3.8	Are you or have you ever been, the subject of any bankruptcy proceedings, or proceedings for the sequestration of your estate? $\hfill \hfill \hfill$						
3.9	Have you ever entered into a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed) or other agreement in favour of your creditors, or are you doing so? ☐ No ☐ Yes						
3.10	Do you have any outstanding financial obligations arising from regulated activities, which you have conducted in the past, in the United Kingdom or overseas? (For advisers, this will include any outstanding liabilities arising from commissions paid for the sale of packaged products that have lapsed.) No Pes						
3.11	Have you ever been found guilty of conducting any unauthorised regulated activities or been investigated for possible conduct of unauthorised regulated activities? No Yes						
3.12	Are you, or have you ever been, the subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? This question covers internal investigation by an authorised firm, as well as investigations by a regulatory body, at any time. No Yes						
3.13	Have you ever, either in the United Kingdom, or elsewhere:						
	 a been refused entry to – or been dismissed or asked to resign from – any profession, vocation, office or employment, or from any fiduciary office or position of trust, whether or not it was remunerated? No Pes 						
	 b been refused, restricted in or had suspended, the right to carry on any trade, business or profession for which specific licence, authorisation, registration, membership or other permission is required? No Yes 						
	 been disqualified by a court from acting as a director of a company, from acting in a management capacity or 						

		unincorporated association? No Yes				
	d	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986; a prohibition order, under section 56 of the Financial Services and Markets Act 2000; or received a warning notice to make such a direction or order? No Yes				
3.14	Regarding activities regulated by us or any other regulatory body, have you – or has any company, partnership or unincorporated association of which you are or have been a controller, director, senior manager, partner or company secretary, during your association with that entity and for a period of three years after you ceased to be associated with it – ever:					
	a	been refused, had revoked, restricted or terminated, any licence, authorisation, registration, notification, membership or other permission granted by any such body? No Pes				
	b	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any such body? No Pes				
	С	resigned while under investigation by, or been required to resign from, any such body? No Yes				
	d	decided – after making an application for any licence, authorisation, registration, notification, membership or other permission granted by any such body – not to proceed with it?				
	e	been the subject of any civil action which has resulted in a finding against you by a court? No Yes				
3.15	which mana elsew	ny company, partnership, or unincorporated association of you are – or have been – a controller, director, senior ger, partner, or company secretary, in the United Kingdom or here, at any time during your involvement or within one year of an involvement:				
	а	been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors? No Pes				
	b	been adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct? No Yes				
	c	been investigated or been involved in an investigation by an inspector appointed under the companies act or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation? No Yes				

	d	or publicly critici governmental or	of any criminal offence, ce sed, by: any inquiry, the statutory authority or an a as already indicated und	Takeover Panel, any ny other regulatory			
3.16	Are there any other significant events relating to you which we have not asked about in questions 3.1 to 3.15 that have happened – or are taking place – that are relevant to your application for authorisation? Use this to disclose any additional information which is not the subject of a specific question but is relevant to the consideration of fitness and propriety. No Yes						
	Expla	inations					
3.17	If the answer to any of questions 3.1 to 3.16 is Yes, please give a full explanation of the events in question on a separate sheet of paper. Make sure this includes: • the question number the event refers to; • the date of the event; • any amounts involved; • the outcome; and • an explanation of the circumstances.						
	Relevant documents must also be provided, such as evidence of the settlements of County Court Judgments. Please indicate how many separate sheets of paper you have used Number of additional sheets 3.18 Are you conducting mortgage business? No > Continue to question 3.19 Yes > Please specify which examinations you have passed, the date passed, awarding body and place of study.						
3.18							
_	Examination		Date passed	Awarding body			
-							

Employment history for the past five years

3.19 Please provide details of your employment history for the past five years. Start with your current position and work back.

Current position	
Period	From dd/mm/yy To dd/mm/yy
Employment status	☐ Employed ☐ Self-employed ☐ Unemployed ☐ In full-time education
Employer/educational establishment name and add	dress
Previous/other names of employer (if known)	
Nature of business or course	
Is the employer a regulated financial services provider?	NoYes ► Please give the name of the regulatory body
Is/was the employer an appointed representative?	□ No □ Yes ► Please give the name of the firm
Job title	
	If your job title includes the word director but your responsibilities do not include those associated with the title of director please tick here.

We may contact your current employer.

Previous Position					
Period	From	dd/mm/yy	То	dd/mm/yy	
Employment status		Employed Self-employed Unemployed In full-time edu	cation		
Employer/educational establishment name and a	ddress				
Previous/other names of employer (if known)					
Nature of business or cours	se				
Was the employer a regula financial services provider?		No ☐ Yes ► Please give the regulatory body	e the n	ame of	
Was the employer an appo representative?	inted	No Yes ▶ Please give the firm	e the n	ame of	
Job title					
		If your job title included but your responsible those associated we please tick here.	ilities d	id not include	
Reason for leaving		☐ Resignation ☐ Redundancy ☐ Retirement ☐ Termination by mutual consent ☐ Dismissal ☐ End of contract ☐ Other ▶ please give details			
We may contact your previ	ous em	nployers.			
To give information about on questions in this section on				e answer the	
Please indicate how many s Number of additional sheets	separat	e sheets of paper yo	ou have	e used	

3.20 Directorships

Include a list of all directorships currently or previously held by you in the past ten years (where director has the meaning given in the Glossary). Please use an additional sheet if necessary.

Name of undertaking	Nature of business	Place of business	Please tick current directorship s
Please indicate hor Number of additional sheets	w many separate sheets	of paper you have us	ed

3.21	You	must	attach	the	fol	low	ing:
------	-----	------	--------	-----	-----	-----	------

Statement	of personal	assets a	and	liabilities	(see n	otes) [Attached
Statement	of business	assets	and	liabilities	(see n	otes) [Attached

4 Declaration

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (section 398A of the Financial Services and Markets Act 2000).

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

I authorise the FCA and/or the PRA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. I understand that Individual candidates may be required to apply to the Criminal Records Bureau for a search to be made as to whether any criminal records are held in relation to them and to disclose the result of that search to the FCA-and/or the PRA.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

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

With reference to the above, the FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check.

Name Signature Date Odd/mm/yy

End of Appendix

Financial Conduct Authority



PSD Individual Form

Application Form for an individual responsible for the management of a Payment Institution

Name of individual (the PSD Individual for whom approval is being requested)

Payment Services Regulations 2009, as amended by the Payment Services Regulations 2012.

Full name of applicant firm (as entered in 2.1)

Firm reference number (as entered in 2.2)

Important information you should read before completing this form

Please keep a copy of the forms you complete and any supporting documents you include with this application for your future reference.

For the purposes of complying with the Data Protection Act 1998, please note that any personal information provided to us will be used to discharge our statutory functions under The Payment Services Regulations 2009 and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

It is important that you provide accurate and complete information, and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

The FCA has produced notes which will assist both the applicant and the individual in answering the questions in this form. Please read these notes, which are available on the FCA's website at www.fca.org.uk. Both the applicant and the individual will be treated by the FCA as having taken these notes into consideration when completing their answers to the questions in this form.

Contents of this form

1	Personal identification details	3
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3	Arrangements	6
4	Employment history	7
5	Fitness and propriety	9
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7	Declarations and signatures	18

Financial Conduct Authority



Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous Question.
- 2 If you are filling in the form by hand:
 - use black ink: and
 - write clearly.
- **3** If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **4** If you leave a Question blank without telling us why, we will have to treat the application as incomplete. This will increase the time taken to assess your application.
- **5** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **6** If the PSD Individual Form is not part of a new application for registration as a Payment Institution, please email a PDF copy of the completed form to: Paymentservices-individuals@fca.org.uk

If the PSD Individual Form is part of a new application for registration or authorisation as a Payment Institution and you are filling in the form to accompany an application made through Connect, print the completed form, sign the declaration in section 7 and attach it to the firm's application as a PDF document

If the PSD Individual Form is part of a new application for registration or authorisation as a Payment Institution and you are filling in the form to accompany a paper application, complete the form, sign the declaration in section 7 and post the completed form along with the PSD application form to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

Personal identification details

	FCA Individual Reference Number (IRN) (if individual is already registered with the FCA)
b	OR name of previous regulatory body
3	AND previous reference number (if applicable
	Title (e.g. Mr, Mrs, Ms, etc)
	Title (e.g. Mi, Mis, Ms, etc)
ļ	Surname
	ALL forenames
	Name commonly known by
	Date of birth (dd/mm/yyyy) / / / / / / / / / / / / / / / / / / /
	National Insurance number
	Previous name
	Date of name change (dd/mm/yyyy) /
)	Nationality

1.11	Passport number (if National Insurance number not available)
1 1 2	Place of birth
12	Place of Birth
l.13	Private address
	Business address
	Postcode
	Date resident at this address (mm/yyyy)
	From
	If address has abanded in the last three years, places provide addresses for the
	If address has changed in the last three years, please provide addresses for the previous three years.
1.14	Previous address 1
	Business address
	Dusiness address
	Postcode
	Dates resident at this address (man (man)
	Dates resident at this address (mm/yyyy)
	T-2
	To
	Previous address 2
	Business address
	Postcode
	Dates resident at this address (mm/yyyy)
	To

2

Firm identification details

1	Name of applican application	t firm (or individual if sole trader) making the
2	FCA Firm Referen	nce Number (FRN)
3	Who should the F application?	FCA contact at the applicant firm in relation to this
	Name	
	Position	
	Telephone	
	Fax	
	Email	

2.4 Complete this section only if the application is on behalf of more than one Payment Institution

FRN	Name of Payment Institution	Job title	Requested date of commencement
			1 1
			1 1
			/ /
			1 1

Arrangements

3.1	Nature of the arrangement between the PSD Individual and Payment Institution
	Director / Partner or other member of the management board
	☐ Manager of the Payment Institution☐ Manager of the Payment Services of the Payment Institution (for firms
	that carry out activities other than just payment services)
	Other (give details below)



Employment history

N.B. A full five-year employment history must be provided & ALL gaps must be accounted for. Failing to provide this may delay the processing of the application (refer to the relevant notes in section 4)

Employment details (1)

4.1

Current position	
Period From	mm/yy To mm/yy
Nature of employment	□a) Employed □b) Self-employed □c) Unemployed □d) In full-time education If c or d is ticked, please give details
Name of employer	
Last known address of employer	
Previous/other names of employer	
Nature of business	
Is/was employer regulated by a regulatory body?	No ☐ Yes ► Please give the name of the regulatory body
Position held	
Responsibilities	
Reason for leaving	a) Resignation b) Redundancy c) Retirement d) Termination/dismissal e) End of contract f) Other ▶ Please specify

Employment details (2)

4.2

Previous position	
Period From	mm/yy To mm/yy
Nature of employment	☐a) Employed ☐b) Self-employed ☐c) Unemployed ☐d) In full-time education If c or d is ticked, please give details
Name of employer	
Last known address of employer	
Previous/other names of employer	
Nature of business	
Is/was employer regulated by a regulatory body?	No ☐ Yes ► Please give the name of the regulatory body
Position held	
Responsibilities	
Reason for leaving	a) Resignation b) Redundancy c) Retirement d) Termination/dismissal e) End of contract f) Other ▶ Please specify

5

Fitness and Propriety

In answering these questions, the individual and applicant/firm are expected to give the words (in the questions) the widest possible interpretation. **Remember, the FCA treats non-disclosure very seriously. If in doubt, disclose.**

Part A - Criminal proceedings

In answering the questions in Part A, you should include matters whether in the United Kingdom or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England, Wales or Northern Ireland, they must disclose spent convictions and spent cautions (other than protected convictions and cautions).

5.1 Has the PSD Individual ever:

ı	offence? (You should include any convicted of any criminal offence? (You should include any conviction of an offence for which the PSD Individual received an absolute or conditional discharge. You should include traffic offences only if they resulted in a ban from driving or involved driving without insurance). No Yes
ii	Has the PSD Individual ever received a caution in relation to any criminal offence? ☐ No ☐ Yes
iii	Is the PSD Individual been arrested or charged with any criminal offence or been currently the subject of any criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.) □ No □ Yes
iv	Has the PSD Individual been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? No Pes
	(You should include all matters even where the arrest, charge, prosecution or investigation did not result in a conviction and, in respect of 5.1 (iv), even where the PSD Individual themselves was not the subject of the investigation)
5.2	Is the PSD Individual currently the subject of any-investigation proceedings relating to any criminal offence? ☐ No ☐ Yes

Please revert to the guidance notes for the meaning of 'position of influence' in the context of the questions in this form.

5.3	Has any firm at which the PSD Individual holds or has held a position of influence ever:
i	been convicted of any criminal offence? ☐ No ☐ Yes
ii	been summonsed, charged with or otherwise prosecuted for any criminal offence? No Yes
iii	been the subject of any criminal investigation which has not resulted in a conviction? No Yes
iv	been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) pursuant to any criminal investigation? No Pes
	You should include all matters arising during the PSD Individual's association with that firm and for a period of one year after the PSD Individual ceased to be associated with the firm. (You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, in respect of 5.3(iv), even where the firm itself was not the subject of the investigation). However, you are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.
5.4	Is any firm at which the PSD Individual holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during the PSD Individual's association with that firm and for a period of one year after the PSD Individual ceased to be associated with the firm.) No Yes
5.5	If you have answered yes to any of the questions in Part A above, please give full details in section 6. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. Yes
	Part B – Civil proceedings In answering the questions in Part B you should include matters in the United Kingdom or overseas.
5.6	Has the PSD Individual ever been:
i	adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes
ii	the subject of a judgment debt or award? No Yes
iii	party to any other civil proceedings which resulted in a finding against the PSD Individual (other than a judgment debt or award referred to at 5.6 (ii) above)? (You should include, for example, injunctions and employment tribunal proceedings.)
	(You should include all County Court Judgment(s) ('CCJs') made against the PSD Individual, whether satisfied or not. Please include in section 6:

the total number of all CCJs ordered.) 5.7 Is the PSD Individual currently: i a party to any civil proceedings? □ No □ Yes ii aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against the PSD Individual or the order of a judgement debt.) □ No □ Yes 5.8 Has any firm at which the PSD Individual holds or has held a position of influence ever been: i adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct? □ No □ Yes ii party to any other civil proceedings which resulted in a finding against the firm? □ No ☐ Yes iii the subject of a judgement debt or award other than in relation to matters mentioned at 5.8(i) and 5.8(ii) above? (You should include all CCJs made against the firm, whether satisfied or not.) (You should include all matters arising during the PSD Individual's association with that firm and for a period of one year after the PSD Individual ceased to be associated with the firm.) 5.9 Is any firm at which the PSD Individual holds or has held a position of influence currently: i a party to civil proceedings? ☐ No ☐ Yes ii aware of anyone's intention to begin civil proceedings against them? □ No ☐ Yes (You should include all matters arising during the PSD Individual's association with that firm and for a period of one year after the PSD Individual ceased to be associated with the firm.) 5.10 Has the PSD Individual ever (tick all that apply) i) filed for bankruptcy or had a bankruptcy petition served on him /her; □ No ☐ Yes ii) been adjudged bankrupt; ☐ No ☐ Yes iii) been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking; □ No ☐ Yes iv) made any arrangements with creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed); □ No □ Yes

the sum and date of all judgment debts or CCJs (whether satisfied or not);

	No Yes		
	vi) been involved in any proceeding relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement? No Yes		
5.11	I Is the PSD Individual currently involved in any proceedings in relation to any of the matters set out in 5.10(i) – (vi) above (you should include where the PSD Individual is in the process of entering into any kind of agreement in favour of the PSD Individual's creditors)? No Yes Please specify in section 6 whether any bankruptcy orders made have been discharged.		
5.12	2 Does the PSD Individual have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA or any other regulatory body), which the PSD Individual has carried on in the past? No Pes		
5.13	3 Has any firm at which the PSD Individual holds or has held a position of influence at any time during and within one year of the PSD Individual's involvement:		
i	been put into liquidation? ☐ No ☐ Yes		
ii	been wound up (whether compulsorily or voluntarily)? ☐ No ☐ Yes		
iii	ceased training? No Yes		
iv	had a receiver or administrator appointed? or No Yes		
V	entered into any voluntary arrangement with its creditor? ☐ No ☐ Yes		
5.14	4 If you have answered yes to any of the questions in Part B above please give full details in section 6. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. Yes		
	Part B – Business and employment matters In answering the questions in Part C you should include matters in the United Kingdom or overseas.		
5.15 Has the PSD Individual ever been:			
i	dismissed; No Yes		
ii	asked to resign or agreed to resign; or No Yes		
iii	suspended No Yes		

from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar, whether or not remunerated?

5.10	6 Has the PSD Individual ever been:
i	disqualified from acting as a director or similar position? ☐ No ☐ Yes
ii	the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)? No Pes
iii	the subject of any investigation which might lead to or might have led to disciplinary proceedings? No Yes
iv	notified of any potential proceedings of a disciplinary nature? $\hfill \square$ No $\hfill \square$ Yes
v	the subject of any allegations of malpractice or misconduct in connection with any business activities? No Yes
5.1	7 If you have answered yes to any of the questions in Part C above, please give full details in section 6. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details: Yes
	Part D - Regulatory matters
	Please revert to the guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the question below. In answering the questions in Part D you should include matters whether in the United Kingdom or overseas.
5.18	8 In relation to activities regulated by the FCA or any other regulatory body, has the PSD Individual ever:
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? No Yes
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes
iv	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding? ☐ No ☐ Yes
v	resigned or ceased to act whilst under investigation by any such body or been required to resign or cease acting by any regulatory body? No Yes
vi	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? No Yes

VII	behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? No Pes					
5.19	Has any firm of which the PSD Individual held a position of influence during the PSD Individual's association with that firm as well as for a period of one year after the PSD Individual ceased to be associated with it ever:					
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? No Yes					
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes					
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes					
iv	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding? ☐ No ☐ Yes					
v	been required or requested to produce documents or any other information to any regulatory body? ☐ No ☐ Yes					
vi	ceased operating whilst under investigation by any such body or been required to cease operating by any regulatory body? No Yes					
vii	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? $\hfill \hfill \hfi$					
viii	provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? $\hfill \begin{tabular}{ll} \hfill \$					
5.20	In relation to activities regulated by the FCA or any other regulatory body has the PSD individual ever:					
i	been found to have carried on activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration? \square No \square Yes					
ii	been investigated for the possible carrying on of activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding?					
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Yes					

IV	function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Yes
V	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56A of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made? No Yes
5.2	I Has any firm of which the PSD Individual is or has held, a position of influence during the PSD Individual's association with that firm as well as for a period of one year after the PSD Individual ceased to be associated with it ever:
i	been found to have carried on activities for which authorisation by or registration with the FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation/registration? No Pes
ii	been investigated for the possible carrying on of activities requiring authorisation by or registration with the FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding? No Yes
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Pes
iv	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Pes
V	been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its electronic money or payment services business? No Yes
5.22	If you have answered yes to any of the questions in Part D above, please give full details in section 6. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details:
	Part D - Other matters
5.23	Is the PSD individual aware of any business interests, employment obligations, or any other circumstances which may affect the performance of the role at the firm? No Yes
5.24	4 The PSD Individual needs to demonstrate that they possess the appropriate knowledge and experience to perform payment

	services. You must therefore include in section 6 a description of the PSD Individual's relevant:
i	training; Yes
ii	knowledge; and/or Yes
iii	experience Yes
	including dates and time periods
5.2	5 Have you submitted the PSD individual's CV to support the information supplied in 5.24? No Yes
5.2	6 If you have answered yes to 5.23 please give full details in section 6. Tick this box to confirm that you have provided full details. No Yes



Supplementary information

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

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

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

Question	Information

Please indicate how many additional sheets are being submitted

7

Declarations and signatures

Declaration of Individual

7.1 Individual's full name

Knowingly or recklessly giving the FCA (or providing to another person to give to the FCA) information which is false or misleading in a material particular, is a criminal offence (regulation 114 of the Payment Services Regulations 2009) and may lead to disciplinary sanctions or other enforcement action by the FCA.

It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.

For the purposes of complying with the Data Protection Act 1998, any personal information provided to us will be used to discharge our functions under the Payment Services Regulations 2009 as amended and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

With reference to the above, the FCA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check and/or a Disclosure and Barring Service (DBS) check.

I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. I understand I may be selected to undergo a DBS search to determine whether any criminal records are held in relation to me and that the FCA may wish to disclose the results of that search to the firm submitting this application.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

Signature
- · g
Date (dd/mm/yyyy)

Declaration of Applicant Firm/ Payment Institution

It is a criminal offence (under Regulation 114) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.

All information that the FCA might reasonably consider relevant to this notification should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.

In making this application the applicant firm / PI believes on the basis of due and diligent enquiry that the individual is a fit and proper person. The firm also believes, on the basis of due and diligent enquiry, that the individual is competent to fulfil the duties required.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

I confirm that I have authority to make this application, and sign this Form, on behalf of each PI identified in section 2. I also confirm that a copy of this Form, as submitted to the FCA, will be sent to each of those PIs at the same time as submitting the Form to the FCA.

ame or	person signing of	n behalf of the applicant firm / PI
ob title		
gnatui	e	

Name of the applicant firm /DI submitting the application



Application for a Payment Institution

Qualifying Holding (Controller) – Individual Form Full name of applicant firm

Important information you should read before completing this form

Any personal information provided to us in an application will be processed in accordance with the Data Protection Act 1998. We may disclose the information to third parties for the purpose of discharging our statutory functions under the Payment Services Regulations 2009 and other legislation. We may also disclose the information to third parties for other purposes in accordance with the Financial Services and Markets Act 2000 (Disclosure and Confidential Information) Regulations 2001.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

Terms in this form

In this form the FCA uses the following terms:

'Applicant', or 'applicant firm' refers to the business or entity applying for authorisation or registration;

'Controller' means a person with a qualifying holding;

'FCA', 'we', 'our', or 'us' refers to the Financial Conduct Authority;

The 'Regulations' refers to The Payment Services Regulations 2009 & The Payment Services Regulations

2012: and

'You' refers to the individual signing the form who has a qualifying holding (i.e. the controller) of the applicant

Purpose of this form

This form collects information about the individual controller who has a qualifying holding in the applicant.



Filling in the form to accompany an application made through Connect

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print the completed form, sign the declaration in section 6 and attach it to the **firm's** application as a PDF document.
- 2 If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **3** If you leave a Question blank or do not attach the required supporting information without telling us why, we will treat the application as incomplete. This will increase the time taken to assess your application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **5** Ensure you attach this form, together with the relevant supporting documents to the PSD application on Connect.



Filling in the form to accompany a paper application

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 6.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 6.
- **3** If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **5** This completed form should be posted along with the PSD application form to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

1 Individual controller's details

1.1	First name(s)					
1.2	Surname					
1.3	Any previous surnames or first names. Please include details of when you changed them					
1.4	Name you are commonly known by, if different					
1.5	Date of birth (dd/mm/yy) /					
1.6	Place of birth					
1.7	National insurance number					
1.8	Passport number, if national insurance number is not applicable.					
1.9	Your nationality					
1.10	Have you ever had a different nationality? If yes, you must give your previous nationality.					

2 Your address

Current privat	e address			
	de the UK and do not have an UK address you must providentside the UK and tick the box below.			
☐ I live outside the UK and have no UK address.				
Address				
Country				
Postcode				
When did you	move into this address (mm/yy)?			
previous addres	nto this address less than three years ago, please give sses for the last three years. There is space to write three ase use a separate piece of paper if you need more space.			
Previous addr				
Address				
Country				
Postcode				
Previous addr	ress 2			
Address				
Country				
Postcode				
Previous address 3				
Address				
Country				
Postcode				
	h			
applicable):	how many separate sheets of paper you have used (if			
Number of				
additional sheets				

3 Other directorship(s)

3.1 You must give details of any directorship(s) you hold in the UK or outside the UK.

Name of undertaking	Nature of business	Place of business

4 About your fitness and propriety

For the purposes of this form, a regulatory body is any of the following:

- a self-regulatory organisation including Investment Management Regulatory Organisation ('IMRO'), Securities and Futures Agency ('SFA'), Personal Investment Authority ('PIA'), Life Assurance and Unit Trust Regulatory Organisation ('LAUTRO'), Financial Intermediaries, Managers and Brokers Regulatory Association ('FIMBRA'), Association of Futures Brokers and Dealers Limited ('AFBD') and The Securities Association Limited ('TSA');
- a statutory body, including the FCA, Financial Services Authority (FSA), Securities and Investments Board ('SIB'), the Society of Lloyd's, the Registry of Friendly Societies, the Friendly Societies Commission, the Building Societies Commission, the Bank of England, HMRC, the Treasury – Insurance Directorate (formerly the DTI) and the recognised bodies;
- a designated professional body (A professional body designated by the Treasury under section 326A of the Financial Services and Markets Act 2000); or
- the equivalent of any of these regulators overseas.

A condition for authorisation and registration under Regulation 6(6)(a) and 13(4A) of the Regulations is that the applicant must satisfy us that any persons having a qualifying holding in it are fit and proper persons having regard to the need to ensure the sound and prudent conduct of the affairs of the Payment Institution. Please respond to the following questions. In answering these questions, the individual and applicant/firm are expected to give words the widest possible interpretation. Remember, the FCA treats non-disclosure very seriously. If in doubt, disclose.

Criminal proceedings

In answering the questions in this section, you should include matters whether in the United Kingdom or overseas By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England and Wales or Northern Ireland, they must disclose spent convictions and spent cautions (other than a protected conviction or caution).

4.1 Have you ever:

i	 Have you ever been convicted of any criminal offence? (Yo should include any conviction of an offence for which you received an absolute or conditional discharge. You should include traffic offences only if they resulted in a ban from driving or involved driving without insurance). No			
ii	Have you evoffence?	_	received a caution in relation to any	y criminal

iii	Are you been arrested or charged with any criminal offence or been currently the subject of any criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.) No Yes
iv	Have you been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? No Yes (You should include all matters even where the arrest, charge, prosecution or investigation all not result in a sequilibrium and in respect of 4.1 (h) average.
	investigation did not result in a conviction and, in respect of 4.1 (iv), even where you were not the subject of the investigation)
4.2	Are you currently the subject of any-investigation proceedings relating to any criminal offence? No Yes
4.3	Has any firm at which you hold or have held a position of influence ever: (Please revert to the guidance notes for the meaning of 'position of influence in the context of the questions in this form).
i	been convicted of any criminal offence? ☐ No ☐ Yes
ii	been summonsed, charged with or otherwise prosecuted for any criminal offence? No Yes
iii	been the subject of any criminal investigation which has not resulted in a conviction? No Yes
iv	been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) pursuant to any criminal investigation? No Yes
	You should include all matters arising during your association with that firm and for a period of one year after you ceased to be associated with the firm. (You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, in respect of 4.3(iv), even where the firm itself was not the subject of the investigation.) However, in answering this question you are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing)
	criminal investigations, prosecutions, summons or other historic criminal
	proceedings.
4.4	Is any firm at which you hold or have held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during your association with that firm and for a period of one year after you ceased to be associated with the firm.) No Yes

 4.5 If you have answered yes to any of the questions in the Criminal proceedings section above, please give full details in section 5. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. No Yes 						
	L NO	L Tes				

Civil proceedings

In answering the questions you should include matters whether in the United Kingdom or overseas.

4.6	Have you ever been
i	adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes
ii	the subject of a judgment debt or award? No Yes
iii	party to any other civil proceedings which resulted in a finding against you (other than a judgment debt or award referred to at 4.6(ii) above)? (You should include, for example, injunctions and employment tribunal proceedings.) No Yes
	(You should include all County Court Judgment(s) ('CCJs') made against you, whether satisfied or not. Please include in section 5:
	 the sum and date of all judgment debts or CCJs (whether satisfied or not); and
	the total number of all CCJs ordered.)
	Are you currently:
i	a party to any civil proceedings? No Yes
ii	aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against you or the order of a judgement debt.) No Pes
4.8	Has any firm at which you hold or have held a position of influence ever been:
i	adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct? No Yes
ii	party to any other civil proceedings which resulted in a finding against the firm? No Yes
iii	the subject of a judgement debt or award other than in relation to matters mentioned at 5.8(i) and 5.8(ii) above? (You should include all CCJs made the subject against the firm, whether satisfied or not.) No Yes (You should include all matters arising during the your association with that firm and for a period of one year after the you ceased to be associated with
4.9	the firm.)
7.3	influence currently:
i	a party to civil proceedings? No Yes

ii	aware of anyone's intention to begin civil proceedings against them? No Yes
	(You should include all matters arising during your association with that firm and for a period of one year after you ceased to be associated with the firm)
4.10	Have you ever (tick all that apply):
i	filed for bankruptcy or had a bankruptcy petition served on him/her;
	□ No □ Yes
"	been adjudged bankrupt; No Yes
iii	been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking; No Pes
iv	made any arrangements with creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed); No Yes
V	had assets sequestrated; or No Yes
vi	been involved in any proceeding relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement? No Yes
4.11	Are you currently involved in any proceedings in relation to any of the matters set out in 4.10(i) – (vi) above (you should include where you are in the process of entering into any kind of agreement in favour your creditors)? No Yes Please specify in section 5 whether any bankruptcy orders made have been discharged.
4.12	Do you have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA or any other regulatory body), which you have carried on in the past? No Yes
4.13	Has any firm at which you hold or have held a position of influence at any time during and within one year of your involvement:
i	been put into liquidation; No Yes
ii	been wound up (whether compulsorily or voluntarily); ☐ No ☐ Yes
iii	ceased trading; No Yes
iv	had a receiver or administrator appointed; or No Yes
v	entered into any voluntary arrangement with its creditor? No Yes

4.14	If you have answered yes to any of the questions above please give full details in section 5. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. No Yes
	Business and employment matters In answering the questions you should include matters whether in the United Kingdom or overseas.
4.15	Have you ever been:
i	dismissed; No Yes
ii	asked to resign or agreed to resign; or No Yes
iii	suspended No Yes
	from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar, whether or not remunerated?
4.16	Have you ever been:
i	disqualified from acting as a director or similar position? ☐ No ☐ Yes
ii	the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)? No Yes
iii	the subject of any investigation which might lead to or might have led to disciplinary proceedings? No Yes
iv	notified of any potential proceedings of a disciplinary nature? No Yes
V	the subject of any allegations of malpractice or misconduct in connection with any business activities? No Yes
4.17	If you have answered yes to any of the questions above, please give full details in section 5. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details: No Yes

Regulatory matters

Please revert to the guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the question below.

In answering the questions in Part D you should include matters whether in the United Kingdom or overseas.

4.18	In relation to activities regulated by the FCA or any other regulatory body, have you ever:
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? ☐ No ☐ Yes
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes
iv	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding? $\hfill \hfill \$
V	resigned or ceased to act whilst under investigation by any such body or been required to resign or cease acting by any regulatory body? No Yes
vi	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? No Yes
vii	provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? No Yes
4.19	Has any firm at which you held a position of influence during the association with that firm as well as for a period of one year after you ceased to be associated with it ever:
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? ☐ No ☐ Yes
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes
vi	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding?

V	been required or requested to produce documents or any other information to any regulatory body? ☐ No ☐ Yes
vi	ceased operating whilst under investigation by any such body or been required to cease operating by any regulatory body? No Yes
vii	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? No Pes
viii	provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? No Yes
4.20	In relation to activities regulated by the FCA or any other regulatory body have you ever:
i	been found to have carried on activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration? No Yes
ii	been investigated for the possible carrying on of activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding? No Yes
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Yes
vi	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Yes
V	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56A of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made? No Yes
4.21	Has any you hold or have held, a position of influence during the your association with that firm as well as for a period of one year after you ceased to be associated with it ever:
i	been found to have carried on activities for which authorisation by or registration with the FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation/registration? No Pes

II	requiring authorisation by or registration with the FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding? No Yes
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Yes
vi	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Yes
V	been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its electronic money or payment services business? No Yes
4.22	If you have answered yes to any of the questions above, please give full details in section 5. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details:
	Other matters
4.23	Do you have any personal or business interests, employment obligations, or any other situations that may conflict with your role as a controller of the applicant firm or your position at the controller? No Yes
4.24	Are you aware of any other information relevant to this application that we would reasonably expect you to give, including information that could have a material impact on any of the requirements described in the Regulations? No Yes
4.25	If you have answered 'Yes' to any of the questions 4.23 to 4.24, please give clear details on a separate sheet of paper.
	You must include: • the question number the information relates to; • the date of any events; • any amounts involved; • the outcome; • relevant circumstances and explanations; and • copies of supporting documents.
	Please indicate how many separate sheets of paper you have used
	Number of additional sheets

5 Supplementary information

If there is any other information the individual or the applicant considers may be relevant to the application, it must be included here.

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

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

Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 4.

Question	Information

	Please indicate ho	ow many ser	parate sheets	of paper	you have used
--	--------------------	-------------	---------------	----------	---------------

Number of	
additional	
sheets	

6 Declaration

- It is a criminal offence (under Regulation 114) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.
- All information that the FCA might reasonably consider relevant to this application should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included
- You must notify us immediately of any material change to the information provided (see Regulation 16). Failure to notify us immediately of any significant change to the information provided may result in a delay in the application process. Failure to provide information may also call into question whether the applicant meets the conditions for registration in Regulation 13.
- There may be a delay in processing the application if any information is inaccurate or incomplete.

In signing the declaration below I confirm that:

- I am authorised to make this application for registration on behalf of the applicant named on the front of this form.
- I understand it is a criminal offence to knowingly or recklessly give the FCA information which is false or misleading in a material particular. The information in this application is accurate and complete to the best of my knowledge and belief, and I have taken all reasonable steps to ensure that the information in this application is accurate and complete.
- I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I understand that I may be selected to undergo a Criminal Records Bureau search to determine whether any criminal records are held in relation to me and that the FCA may wish to disclose the results of that search to the firm submitting this application.
- I am aware of the Regulations, in particular the Conditions in section four of the application form. See Regulations:

http://www.opsi.gov.uk/si/si2009/uksi_20090209_en_1

Name		
Signature		
Date	dd/mm/yy	



Application for a Payment Institution

Qualifying Holding (Controller) - Corporate Form

Full name of applicant firm

Important information you should read before completing this form

Any personal information provided to us in an application will be processed in accordance with the Data Protection Act 1998. We may disclose the information to third parties for the purpose of discharging our statutory functions under the Payment Services Regulations 2009 and other legislation. We may also disclose the information to third parties for other purposes in accordance with the Financial Services and Markets Act 2000 (Disclosure and Confidential Information) Regulations 2001.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

Terms in this form

In this form the FCA uses the following terms:

'Applicant', 'applicant firm' refers to the firm applying for authorisation or registration;

'Controller' means a person with a qualifying holding;

'FCA', 'we', 'our', or 'us' refers to the Financial Conduct Authority;

'The Regulations' refers to The Payment Services Regulations 2009 & The Payment Services Regulations 2012

'You' refers to the individual signing the form who has a qualifying holding (i.e. the controller) of the applicant

Purpose of this form

This form collects information about the corporate controller who has a qualifying holding in the applicant.



Filling in the form to accompany an application made through Connect

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print the completed form, sign the declaration in section 4 and attach it to the **firm's** application as a PDF document.
- 2 If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **3** If you leave a Question blank or do not attach the required supporting information without telling us why, we will treat the application as incomplete. This will increase the time taken to assess your application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **5** Ensure you attach this form, together with the relevant supporting documents to the PSD application on Connect.



Filling in the form to accompany a paper application

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- **3** If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- 5 This completed form should be posted along with the PSD application form to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

1 Corporate controller's details

Registration number of corporate controller			
If registered outside the UK, give equivalent reference number			
Tregistered outsic	the ore, give equivalent reference number		
Place of incorpor	ation or formation of controller		
Registered office address of corporate controller			
Registered office			
Country			
Postcode			
No ▶ Continue tYes, it is the sa	te controller have a head office address? o Question 1.6 me as address given in Question 1.4 nt from the address in Question 1.4, give details belov		
Postcode			

EEA information

1.7 Do all of the following statements apply:

- i.The qualifying holding is held by an "EEA authorised payment institution" as defined in 2(1) of the Regulations or "EEA firm" as defined in paragraph 5 of Schedule 3 to the Financial Services and Markets Act 2000;
- ii. The applicant firm is connected with the qualifying holding because it is a subsidiary undertaking of the qualifying holding or a subsidiary undertaking of a parent undertaking of the qualifying holding ("subsidiary undertaking" and "parent undertaking" have the meaning given by Section 1162 of the Companies Act 2006); and
- iii. The qualifying holding is as defined in the Regulations by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition in the BCD is a "direct or indirect holding in an undertaking which represents 10% or more of the capital or the voting rights or which make it possible to exercise a significant influence over the management of the undertaking"

No ▶ Continue to Question 1.8 Yes ▶ Give details below	
Name of corporate controller	
Country the corporate controller is authorised in	
Regulator's name	
Regulator's telephone number	
Description of the business the corporate controller carries out	
Description of the business the corporate controller carries out	

r	Is the corporate controller detailed in Question 1.1 a regulated financial services provider regulated by a body other than us?			
- 1	No ▶ Continue to Question 1.9			
j	☐ Yes ► Give details below			
F	Regulator's name			
Ī				
	An identifying number allocated to the corporate controller by the regulator			
	A contact name, if known, at the regulator			
ſ				
Ī	Regulator's address			
•	Give details of any litigation (or known circumstances which might give rise to litigation) against the corporate controller currently outstanding or that has occurred in the last five years. This is except			
	cases arising in the course of normal business activities.			
- 1				
•				
,	corporate controller by its clients or its former clients in the last fiv			
,	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			
3	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			
,	corporate controller by its clients or its former clients in the last five years which are awaiting determination by, or have been upheld by			
,	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			
,	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			
3	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			
,	corporate controller by its clients or its former clients in the last fiv years which are awaiting determination by, or have been upheld by			

Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or regulatory proceedings) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller and the applicant's application for authorisation or registration.		

2 About the director(s)/member(s) of the corporate controller

2.1 You must give details of all the corporate controller's directors or members.

Full name	Date of birth	Position
	dd/mm/yy	

3 About the corporate controller's structure

3.1 You must send a complete structure chart of the corporate controller that shows the following:

- percentages of holdings;
- voting rights;
- association;
- parent undertakings;
- any undertaking(s) other than the applicant firm; and
- any firms deemed to be a controller by virtue of their significant influence.

4 Declaration

- It is a criminal offence (under Regulation 114) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.
- All information that the FCA might reasonably consider relevant to this
 application should be supplied to the FCA. It should not be assumed that
 information is known to the FCA merely because it is in the public domain
 or has previously been disclosed to the FCA or another regulatory body,
 and the applicant is not entitled to assume that, in assessing this
 application, the FCA will check its existing records in respect of (or for
 information relating to) the applicant or persons connected to it. If there
 is any doubt about the relevance of information, it should be included
- You must notify us immediately of any material change to the information provided (see Regulation 16). Failure to notify us immediately of any significant change to the information provided may result in a delay in the application process. Failure to provide information may also call into question whether the applicant meets the conditions for registration in Regulation 13.
- There may be a delay in processing the application if any information is inaccurate or incomplete.

In signing the declaration below I confirm that:

- I am authorised to make this application for authorisation or registration on behalf of the applicant named on the front of this form.
- I understand it is a criminal offence to knowingly or recklessly give the FCA information which is false or misleading in a material particular.
- The information in this application is accurate and complete to the best of my knowledge and belief, and I have taken all reasonable steps to ensure that the information in this application is accurate and complete.
- I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I understand that the individuals notified in section 2.1 may be selected to undergo a Criminal Records Bureau search to determine whether any criminal records are held in relation to them and that the FCA may wish to disclose the results of that search to the applicant submitting this application.
- I am aware of the Regulations, in particular the Conditions in section four of the application form. See Regulations: http://www.opsi.gov.uk/si/si2009/uksi 20090209 en 1
- I also understand that the results of these checks may be disclosed to the applicant for authorisation or registration.
- I confirm that I am authorised to sign on behalf of the corporate controller named in question 1.1 above (this must be either a director or member).

Name		
Position		
Signature		
Date	dd/mm/yy	



Application for a Payment Institution

Qualifying Holding (Controller) - Partnership Form Full name of applicant firm

Important information you should read before completing this form

Any personal information provided to us in an application will be processed in accordance with the Data Protection Act 1998. We may disclose the information to third parties for the purpose of discharging our statutory functions under the Payment Services Regulations 2009 and other legislation. We may also disclose the information to third parties for other purposes in accordance with the Financial Services and Markets Act 2000 (Disclosure and Confidential Information) Regulations 2001.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

Terms in this form

In this form the FCA uses the following terms:

'Applicant' refers to the firm applying for authorisation or registration;

'Controller' means a person with a qualifying holding;

'FCA', 'we', 'our', or 'us' refers to the Financial Conduct Authority;

The 'Regulations' refers to The Payment Services Regulations 2009 & The Payment Services Regulations

2012; and

You' refers to the individual signing the form who has a qualifying holding (i.e. the controller) of the applicant

Purpose of this form

This form collects information about the partnership controller who has a qualifying holding in the applicant.

Financial Conduct Authority



Filling in the form to accompany an application made through Connect

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print the completed form, sign the declaration in Section 4 and attach it to the **firm's** application as a PDF document.
- 2 If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **3** If you leave a Question blank or do not attach the required supporting information without telling us why, we will treat the application as incomplete. This will increase the time taken to assess your application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **5** Ensure you attach this form, together with the relevant supporting documents to the PSD application on Connect.

Financial Conduct Authority



Filling in the form to accompany a paper application

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- **3** If you leave a question blank, do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- 5 This completed form should be posted along with the PSD application form to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

1 Partnership controller's details

gistered n juivalent)	umber (or if registered outside UK please give
ead office a	nddress
ddress	
ountry	
stcode	

EEA information

1.5 Do all of the following statements apply:

- i.The qualifying holding is held by an "EEA authorised payment institution" as defined in 2(1) of the Regulations or "EEA firm" as defined in paragraph 5 of Schedule 3 to the Financial Services and Markets Act 2000;
- ii. The applicant firm is connected with the qualifying holding because it is a subsidiary undertaking of the qualifying holding or a subsidiary undertaking of a parent undertaking of the qualifying holding ("subsidiary undertaking" and "parent undertaking" have the meaning given by Section 1162 of the Companies Act 2006); and
- iii. The qualifying holding is as defined in the Regulations by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition in the BCD is a "direct or indirect holding in an undertaking which represents 10% or more of the capital or the voting rights or which make it possible to exercise a significant influence over the management of the undertaking"

exercise a significant influence over the management of the undertaking
No ▶ Continue to Question 1.6 Yes ▶ Give details below
Name of partnership controller
Country the partnership controller is authorised in
Regulator's name
Regulator's telephone number
Description of business the partnership controller carries out

Name of p	partnership contr oller's financial regulator
Contact na	ame and address
give rise outstand	ails of any litigation (or known circumstances which mit to litigation) against the partnership controller current ing or that has occurred in the last five years. This is ases arising in the course of normal business activities.
partnersh five years	ails of any material written complaints made against th hip controller by its clients or its former clients in the l s which are awaiting determination by, or have been y an ombudsman.
in relatio investiga not given considera	ails of any significant events or information (for examp on to insolvency, reconstruction, civil or <u>ongoing</u> crimin ations or proceedings, or financial services regulations) on elsewhere in this form, which would be relevant to ou ation of the partnership controller and the applicant's on for authorisation or registration.
in relatio investiga not given considera	on to insolvency, reconstruction, civil or <u>ongoing</u> criminations or proceedings, or financial services regulations) on elsewhere in this form, which would be relevant to out ation of the partnership controller and the applicant's

2 About the partners of the partnership controller

2.1 You must give details of all the partners.

Full name	Date of birth	Status in partnership
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner

3 About the partnership controller's undertakings

3.1	Does the partnership controller control any entities other than the applicant?
	NoYes ➤ You must provide an organisation chart showing all undertakings that the partnership controller controls.
	☐ Organisation chart attached

4 Declaration

- It is a criminal offence (under Regulation 114) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us
- All information that the FCA might reasonably consider relevant to this application should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included
- You must notify us immediately of any material change to the information provided (see Regulation 16). Failure to notify us immediately of any significant change to the information provided may result in a delay in the application process. Failure to provide information may also call into question whether the applicant meets the conditions for registration in Regulation 13.
- There may be a delay in processing the application if any information is inaccurate or incomplete.

In signing the declaration below I confirm that:

- I am authorised to make this application for registration on behalf of the applicant named on the front of this form.
- I understand it is a criminal offence to knowingly or recklessly give the FCA information which is false or misleading in a material particular
- The information in this application is accurate and complete to the best of my knowledge and belief, and I have taken all reasonable steps to ensure that the information in this application is accurate and complete.
- I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I understand that the partners notified in section 2.1 may be selected to undergo a Criminal Records Bureau search to determine whether any criminal records are held in relation to me and that the FCA may wish to disclose the results of that search to the firm submitting this application.
- I am aware of the Regulations, in particular the Conditions in section four of the application form. See Regulations:

http://www.opsi.gov.uk/si/si2009/uksi_20090209_en_1

Name		
Position		
Signature		
Date	dd/mm/yy	

Financial Conduct Authority



PAYMENT SERVICES

Notification for a 'Change in Qualifying Holding' Individual (Controller) Form for a Payment Institution

Name of Controller submitting this notification	
Registered name of Payment Institution & FRN	

Terms in this form

In this form the FCA uses the following terms:

'Controller', or 'Qualifying Holding' means a person with a stake or shareholding in the Payments Institution (PI);

'FCA', 'we', 'our', or 'us' refers to the Financial Conduct Authority;

'Regulations' refers to the Payment Services Regulations 2009 & The Payment Services Regulations 2012; and

Purpose of this form

This form should be completed if an individual wishes to acquire a qualifying holding in a payment institution or in a parent undertaking of a payment institution. Please refer to our Approach Document for the definition of qualifying holding and controllers.

Ceasing to be a controller

To inform us that a controller is ceasing to be a controller by reducing its qualifying holding to below 10% in a PI, or in a parent undertaking of a PI, please confirm the date this took place by sending an email to the Change in Control team.

The Financial Conduct Authority

Change in Control Team Permissions Department Authorisations Division 25 The North Colonnade

Canary Wharf London E14 5HS United Kingdom

Telephone: +44 (0) 845 606 9966 Facsimile: +44 (0) 207 066 0017 E-mail: cic-notifications@fca.org.uk

Website: www.fca.org.uk

Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

^{&#}x27;You' refers to the individual signing the form who has a qualifying holding (i.e. the controller) in the applicant.

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act 1998, any personal information provided to us will be used to discharge our functions under the Payment Services Regulations 2009 as amended and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

We attach considerable importance to the completeness and accuracy of the 'Qualifying Holding' form. If the applicant is in any doubt as to whether or not any information is relevant, it should be included.

Filling in the form

- 1. If you are using your computer to complete the form:
- 2. use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
- 3. print out the completed form and sign the declaration in section 5.
- 4. If you are filling in the form by hand:
 - 1. use black ink;
 - 2. write clearly; and
 - 3. sign the declaration in section 5.
 - 4. If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.

Contact details

Who should we contact about this notification?

Title			
First name(s)			
Surname			
Job title			
Company name		-	
Business address			
Postcode			
Phone number (inclu	ding area code)		
Mobile number (optio	nal)		
Fax number (includin	g area code)		
Email address			

You may find it useful to refer to the following publications which can be found in the Payment Services section of the FCA website when completing this form:

- The FCA's Approach Document
- The Payment Services Regulations 2009 (PSRs)

A 'qualifying holding' is defined in the PSRs by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition of a 'qualified holding' is a 'direct or indirect holding in an undertaking which represents 10% or more of the capital or of the voting rights or which makes it possible to exercise a significant influence over the management of that undertaking'. We refer to people with a qualifying holding as 'controllers'.

1 About the notification

1.1	las the change	e in qualifying holding already taken place?	
	☐ No ▶ Contin	nue to question 1.2	
	☐ Yes ▶ Give	e the date the change in qualifying holding took place below:	
ſ			
	Date	dd/mm/yy	
L			
1.2	What prompte	ed you to submit the notification at this time? If this notification is beir	ng
	submitted after	er the event, include details of why notification was not given prior to t	he
	change(s).		
[
		of other notifications that relate to this change in qualifying holding?	
	For example, an PSD Individual, e	nother notification for a change in qualifying holding, appointment of agents	or a
ſ	75D maividual, e	atc)	
	☐ No ▶ Conti	inue to section 2	
	☐ Yes ▶ Give		

2 About the target firm(s)

2.1 Please list the payment institution(s) undergoing the change in qualifying holding (target firm(s)).

You may complete a notification for more than one target firm with the same new controller(s) or for more than one proposed controller for a single target firm. The relevant sections for each controller should be completed (make copies if necessary) and each controller and target firm must sign a declaration page.

Please list names of all proposed controllers of the named target firm(s). From hereon, if the form refers to a controller, this means the proposed new controller of the target firm(s) (unless otherwise stated). List in the table below the current and proposed percentages of control for each controller in relation to each relevant target firm.

In the column headed 'Description of control' please provide information on the type of control held. Please refer to our Approach Document for the meaning of qualifying holding and controllers.

You should consider, in line with the above definitions, persons acting in concert and/or with significant influence when completing the table below.

Target firm name(s)	FCA number/Registered no/Date of birth	Current control %	Proposed control%	Description of control

3 Individual's details

3.1	First name(s)
3.2	Surname
3.3	Please give details of any previous names and the dates they were changed
3.4	Name commonly known by
3.5	Date of birth (dd/mm/yy)
3.6	Place of birth
3.7	National Insurance number
3.8	Passport number, if National Insurance number is not applicable.
3.9	Individual's nationality
3.10	Has the individual ever had a different nationality? If yes, you must give the individual's previous nationalities.

4 Individual's address

The controlle	er lives outside the UK and has no UK address.
The controlle	il lives outside the OK and has no OK address.
Property	
Street	
Town	
County	
Country	
Postcode	
f the individual r	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece o	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece o	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece of the previous addresses	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual r	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece of the separate piece pie	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece of the separate piece	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.
f the individual raddresses for the separate piece of the previous addresses	moved to this address less than three years ago, please give previous last three years. There is space to write three addresses. Please of paper if you need more space.

То

Previous address two:

Property						
Street						
Town						
County						
Country						
Postcode						
From						
То						
Previous address t Property	1					
Street						
Town						
County						
Country						
Postcode						
	_					
From						
То						
Please indicate how	many sens	arata shaets	of naner you b	ו אפפון פעב	(if applicable):	
Number of	many sepa	arate srieets	oi papei you ii	ave useu (ii applicable).	

Number of	
additional sheets	

5 Other directorships and companies in which the individual holds, directly or indirectly, 10% or more control

5.1 Give details of any directorships the individual holds in the UK or outside the UK.

Name of undertaking	Nature of business	Place of business

5.2 Give details of any companies inside or outside the UK in which the individual holds, directly or indirectly, 10% or more control

Name of undertaking	Nature of business	Place of business	Percentage of control held

6 About the individual's fitness and propriety

For the purposes of this form, a regulatory body is any of the following:

- a self-regulatory organisation including Investment Management Regulatory Organisation ('IMRO'), Securities and Futures Agency ('SFA'), Personal Investment Authority ('PIA'), Life Assurance and Unit Trust Regulatory Organisation ('LAUTRO'), Financial Intermediaries, Managers and Brokers Regulatory Association ('FIMBRA'), Association of Futures Brokers and Dealers Limited ('AFBD') and The Securities Association Limited ('TSA');
- a statutory body, including the FCA (formerly the FSA), Securities and Investments Board ('SIB'), the Society of Lloyd's, the Registry of Friendly Societies, the Friendly Societies
 Commission, the Building Societies Commission, the Bank of England, HMRC, the Treasury – Insurance Directorate (formerly the DTI) and the recognised bodies;
- a designated professional body (A professional body designated by the Treasury under section 326 of the Financial Services and Markets Act 2000); or
- · the equivalent of any of these regulators overseas.

A condition for authorisation and registration under Regulation 6(6)(a) and 13(4A) of the Regulations is that the applicant must satisfy us that any persons having a qualifying holding in it are fit and proper persons having regard to the need to ensure the sound and prudent conduct of the affairs of the Payment Institution. Please respond to the following questions.

In answering these questions, the individual and applicant/firm are expected to give words the widest possible interpretation. **Remember, the FCA treats non-disclosure very seriously. If in doubt, disclose.**

Criminal proceedings

In answering the questions in this section, you should include matters whether in the United Kingdom or overseas By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England and Wales or Northern Ireland, spent convictions and spent cautions (other than a protected conviction or caution) must be disclosed.

6.01 Have the individual ever: i) Has the individual ever been convicted of any criminal offence? (You should include any conviction of an offence for which you received an absolute or conditional discharge. You should include traffic offences only if they resulted in a ban from driving or involved driving without insurance). ☐ No ☐ Yes ii) Has the individual ever received a caution in relation to any criminal offence? ☐ No iii) Is the individual been arrested or charged with any criminal offence or been currently the subject of any criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.) iv. Has the individual been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? ☐ Yes (You should include all matters even where the arrest, charge, prosecution or investigation did not result in a conviction and, in respect of 6.01 (iv), even where you were not the subject of the investigation) 6.02 Is the individual currently the subject of any investigation proceedings relating to any criminal offence? ☐ Yes □ No

6.03	ever:	
	(Please revert to the guidance notes for the meaning of 'position of influence' in the cor	ntext of
	the questions in this form).	
	i. been convicted of any criminal offence?	
	□ No □ Yes	
	ii. been summonsed, charged with or otherwise prosecuted for any criminal offer	ıce?
	□ No □ Yes	
	iii. been the subject of any criminal investigation which has not resulted in a con-	viction?
	□ No □ Yes	
	iv. been ordered to produce documents pursuant to any criminal investigation or the subject of a search (with or without a warrant) pursuant to any criminal investigation?	been
	□ No □ Yes	
	prosecution or investigation has not resulted in a conviction and, in respect of 6.03(iv), firm itself was not the subject of the investigation.) However, you are not required to disany specific individuals who were subject to historic (as opposed to ongoing) criminal in prosecutions, summons or other historic criminal proceedings.	sclose details of
6.04	.04 Is any firm at which the individual holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during your association with that firm and for a period of one year after you ceased to be associated with the firm.) No Yes	
6.05	.05 If you have answered yes to any of the questions in the Criminal proceedings section above, please give full details in section 7. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable.	

Civil proceedings

In answering the questions you should include matters whether in the United Kingdom or overseas.

6.06	Has the individual ever been?
	i. adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct?
	□ No □ Yes
	ii. the subject of a judgment debt or award?
	□ No □ Yes
	iii. party to any other civil proceedings which resulted in a finding against you (other than a judgment debt or award referred to at 6.06(ii) above)? (You should include, for example, injunctions and employment tribunal proceedings.)
	□ No □ Yes
	(You should include all County Court Judgment(s) ('CCJs') made against you, whether satisfied or not. Please include in section 7:
	 the sum and date of all judgment debts or CCJs (whether satisfied or not); and
	 the total number of all CCJs ordered.)
6 07	Is the individual currently:
0.07	i. a party to any civil proceedings?
	□ No □ Yes
	ii. aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against you or the order of a judgement debt.)
	□ No □ Yes
6.08	Has any firm at which the individual holds or has held a position of influence ever been:
	i. adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct?
	□ No □ Yes
	ii. party to any other civil proceedings which resulted in a finding against the firm?
	□ No □ Yes
	iii. the subject of a judgement debt or award other than in relation to matters mentioned at 6.08(i) and 6.08(ii) above? (You should include all CCJs made the subject against the firm, whether satisfied or not.)
	□ No □ Yes
	(You should include all matters arising during the the individual's association with that firm and for a period of one year after the individual ceased to be associated with the firm.)
6.09	Is any firm at which the individual holds or has held a position of influence currently:
	i. a party to civil proceedings?
	□ No □ Yes
	ii. aware of anyone's intention to begin civil proceedings against them?
	□ No □ Yes
	(You should include all matters arising during your association with that firm and for a period of
	one year after you ceased to be associated with the firm)

6.10	Has the individual ever (tick all that apply):
	i. filed for bankruptcy or had a bankruptcy petition served on him/her;
	□ No □ Yes
	ii. been adjudged bankrupt;
	□ No □ Yes
	iii. been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking;
	□ No □ Yes
	iv. made any arrangements with creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed);
	□ No □ Yes
	v. had assets sequestrated; or
	□ No □ Yes
	vi. been involved in any proceeding relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement?
	□ No □ Yes
6.11	Is the individual currently involved in any proceedings in relation to any of the matters set out in 6.10(i) – (vi) above (you should include where you are in the process of entering into any kind of agreement in favour your creditors)? No Yes Please specify in section 7 whether any bankruptcy orders made have been discharged.
6.12	Does the individual have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA or any other regulatory body), which you have carried on in the past? No Yes
6.13	Has any firm at which the individual holds or has held a position of influence at any time during and within one year of the individual involvement: i. been put into liquidation; No Yes ii. been wound up (whether compulsorily or voluntarily); No Yes
	iii. ceased trading;
	□ No □ Yes
	iv. had a receiver or administrator appointed; or
	□ No □ Yes
	v. entered into any voluntary arrangement with its creditor?
	□ No □ Yes
6.14	If you have answered yes to any of the questions above please give full details in section 7. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. No Yes

Business and employment matters

In answering the questions you should include matters whether in the United Kingdom or overseas.

6.15	Has the indivi	idual ever been:
	i. dismissed;	
	☐ No	☐ Yes
	ii. asked to re	esign or agreed to resign; or
	☐ No	☐ Yes
	iii. suspended	d
	☐ No	☐ Yes
		fession, vocation, office, employment, position of trust, fiduciary or similar, whether or not remunerated?
6.16	Has the indivi	idual ever been:
	i. disqualified	I from acting as a director or similar position?
	☐ No	☐ Yes
		t of any proceedings of a disciplinary nature (whether or not the is resulted in any finding)?
	☐ No	☐ Yes
	iii. the subjec proceeding	et of any investigation which might lead to or might have led to disciplinary is?
	☐ No	☐ Yes
	iv. notified of	any potential proceedings of a disciplinary nature?
	☐ No	☐ Yes
	v. the subject business ac	t of any allegations of malpractice or misconduct in connection with any ctivities?
	☐ No	☐ Yes
6.17	details in sec	nswered yes to any of the questions above, please give full tion 7. This at a minimum should include the reason(s), date(s) as applicable. Tick this box confirm that you have provided full Yes

Regulatory matters

Please revert to the guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the question below.

In answering the questions below you should include matters whether in the United Kingdom or overseas.

6.18	In relation to activities regulated by the FCA or any other regulatory body, has the individual ever:
	i. been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
	□ No □ Yes
	ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
	□ No □ Yes
	iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
	□ No □ Yes
	iv. been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding?
	□ No □ Yes
	v. resigned or ceased to act whilst under investigation by any such body or been required to resign or cease acting by any regulatory body?
	□ No □ Yes
	vi. decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it?
	□ No □ Yes
	vii. provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
	□ No □ Yes
6.19	Has any firm at which the individual held a position of influence during the association with that firm as well as for a period of one year after the individual ceased to be associated with it ever:
	i. been refused, had revoked, restricted or terminated, any authorisation granted or
	required by any regulatory body?
	□ No □ Yes
	 No ☐ Yes ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
	 No ☐ Yes ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? ☐ No ☐ Yes
	 No ☐ Yes ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? ☐ No ☐ Yes iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
	 No ☐ Yes ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? ☐ No ☐ Yes iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)? ☐ No ☐ Yes
	 No

	viii. provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
	□ No □ Yes
6.20	In relation to activities regulated by the FCA or any other regulatory body has the individual ever:
	i. been found to have carried on activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration?
	□ No □ Yes
	ii. been investigated for the possible carrying on of activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding?
	□ No □ Yes
	iii. been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval?
	□ No □ Yes
	vi. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
	□ No □ Yes
	v. been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made?
	□ No □ Yes
6.21	Has any position the individual holds or has held, a position of influence during the your association with that firm as well as for a period of one year after the individual ceased to be associated with it ever:
	i. been found to have carried on activities for which authorisation by or registration with the FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation/registration?
	□ No □ Yes
	 ii. been investigated for the possible carrying on of activities requiring authorisation by or registration with the FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding? No Yes
	iii. been found to have performed a controlled function (or an equivalent function
	requiring approval by the FCA or any other regulatory body) without the requisite approval?
	□ No □ Yes
	vi. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
	□ No □ Yes
	v. been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its electronic money or payment services business?
	□ No □ Yes
6.22	If you have answered yes to any of the questions above, please give full details in section 7. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details:
	□ No □ Yes

Other matters

6.23	obligations, or any	other situations	onal or business interests, employ that may conflict with the individ or your position at the controller	ual's role
6.24	would reasonably e	xpect you to give	ation relevant to this notification the ve, including information that coul irements described in the Regulati	d have a
6.25	If you have answere clear details on a se	-	of the questions 6.1 to 6.24 please f paper.	give
	You must include: the question numbe the date of any eve any amounts involv the outcome; relevant circumstar copies of supporting	nts; /ed; nces and explana		
	Please indicate how i	many separate s	sheets of paper you have used	
	Number of additional sheets			

7 Supplementary information

If there is any other information the individual or the firm considers may be relevant to the notification, it must be included here.

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

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

Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 6.

Question	Information

Ple	ase indicate how r	many separate s	heets of paper you have	ve used
	Number of			
	additional sheets			

8 Control structure charts

You must send us control structure charts that show the position of the firm(s) undergoing the change in qualifying holding (the target firm(s)) after the proposed change in control. These charts should show all the firms and/or individuals within the structure and include, among others:

- all entities in the group;
- parent undertakings;
- any undertaking(s) other than the applicant firm;
- · any other close links;
- · any controller by virtue of acting in concert;
- · percentages of holdings;
- · voting rights;
- · control through right-to-share in capital, profits or liability for losses; and
- any controller by virtue of their significant influence.

It would be helpful to include a chart showing the target firm(s)' controller(s) before the change.

It is recommended that you read our Approach Document for the definition of qualifying holding and controllers.

(See 11.1.2 in the 'supporting documents' section.)

9 About the notification

9.1	Is the notification market sensitive?
	☐ No ➤ Continue to question 9.2
	☐ Yes ▶ Give details below
	Confirm why the notification is market sensitive.
9.2	What is the rationale behind the acquisition?
9.3	Does the proposed controller intend to make any changes to the target firm's regulated activities, business plan or strategy as a result of the change in qualifying holding?
	☐ No ▶ Continue to question 9.4
	☐ Yes ▶ Give details below
9.4	Does the proposed controller intend to restructure the legal form of the target firm(s) or
	their borrowings, capital structuring or financial arrangements? ☐ No ▶ Continue to question 9.5
	☐ Yes ▶ Give details below for each target firm detailed in 2.1
F	irm Proposed changes
L	

9.5 Provide full details of the cost of the acquisition and how this is to be funded, evidencing the origin of the funds. Cost **Details of funding** Is there any documentation (e.g. a loan agreement) to support the information provided above? No ▶ Continue to question 9.6 ☐ Yes ➤ Attach relevant supporting document as appropriate (see 11.1.1 in the 'supporting documents' section) If you are not attaching supporting documentation you must explain why below. 9.6 Is there any involvement from/with other parties in the acquisition of control (e.g. contribution to financing, means of participation in financial or other current or future arrangements, etc)? No ▶ Continue to question 9.7 ☐ Yes ▶ Give details below

Individual Controller

	controller have any int m(s)?	erests that may co	onflict with its r	ole as a
	m(s)?	erests that may co	onflict with its r	ole as a
controller of the fir	m(s)? question 9.9	erests that may co	onflict with its r	ole as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	ole as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	role as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	ole as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	role as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	role as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	role as a
controller of the fir No ▶ Continue to	m(s)? question 9.9	erests that may co	onflict with its r	role as a

Individual Controller

Provide any information you consider relevant and not given elsewhere. Please p supporting documentation and/or use additional sheets if required.

10 Details of proposed control

	Has information been provided in another controller notification form?
	No ▶ Proceed to question 10.1
	☐ Yes ▶ Give details below and proceed to Section 11
i	
10.1	Will the proposed controller become a parent undertaking (or a parent of a parent) of the target firm(s)?
	No ▶ Additional information may be requested once the information has been reviewed. Please note the assessment period for issuing a decision will not start until all the required information has been received. You will be notified as soon as possible if additional information is required and also when the assessment period starts.
	☐ Yes ➤ Please provide a business plan (See 11.1.5 in the 'supporting documents' section for details of the minimum requirements for a business plan.)
	For more detail on what is required please refer to Appendix II, Part II of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'. The website is:
	www.fca.org.uk
10.2	Do the proposed controller(s) intend to maintain, increase or reduce their level of control in the foreseeable future? Please provide details below.
10.3	If and after the proposed changes take place, how long do the controller(s) intend to hold their control? Please provide details below.

Individual Controller

10.4	Will control be actively exercised by any of the controllers and if so what is the rationale for this? Please explain in full below. If the proposed controller will be a passive investor only, please also explain in full below.
10.5 	Please provide information about the controller(s)' ability (financial position) and willingness to support the target firm(s) with additional own funds, if needed for development of activities or in case of financial difficulties.
10.6	What influence do the controller(s) propose to exercise over the target firm(s)' financial position, strategic development and allocation of resources?
10.7	Please describe intentions and expectations towards the target firm(s) in the mediumterm, covering elements such as rationale, financial goals, synergies, reallocation of resources, integration, etc.
L	

11 Supporting documents

In addition to the documentation required with the main **notification**, please provide the following documentation. Where this is not provided please explain why.

Indicate whether the required supporting documents will accompany this form. If not, please explain why.

	You are required to complete and send to us the following documents	Relevant part of form	Attach	ed	If not attached, please explain why
11.1.1	Please submit the documentation as indicated, in support of information provided about the funding of the acquisition.	Question 9.5		Attached	
11.1.2	You must send us control structure charts that show the position of the firm(s) undergoing the change in qualifying holding (the target firm(s)) after the proposed change in control. These charts should show all the firms and/or individuals within the structure and include, among others:	Section 8		Attached	
	 all entities in the group; parent undertakings; any undertaking(s) other than the applicant firm; any other close links; any controller by virtue of acting in concert; percentages of holdings; voting rights; control through right-to-share in capital, profits or liability for losses; and any controller by virtue of their significant influence. It would be helpful to include a chart showing the target firm(s)' controller(s) before the change. It is recommended that you read our Approach Document for the definition of qualifying holding and controllers. 				
11.1.4	If you have answered yes to any of the questions about your fitness and propriety, you should provide documentation to support the details given in each case. Please give clear details below of the supporting documentation you will provide.	Section 6		Attached	
11.1.5	Business plan containing: (1) strategic developmental plan; (2) estimated financial statements for the target firm (solo and consolidated if applicable) for three years; and (3) information about the impact of the acquisition on the target firm including but not limited to it's: i) Governance (including Board membership/composition, committee structure); ii) Systems and Controls; and	Question 10.1		Attached	
	iii) data security/financial crime For more information please refer to Appendix II, Part II				

of the 'Guidelines for the prudential assessment of acquisitions and increase of holdings in the financial sector required by Directive 2007/44/EC'.

11.2 Other information (please specify).

12 Declaration

- It is a criminal offence (under Regulation 114) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.
- All information that the FCA might reasonably consider relevant to this notification should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and those making the notification are not entitled to assume that, in assessing this notification, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.
- You must notify us immediately of any material change to the information provided (see Regulation 16). Failure to notify us immediately of any significant change to the information provided may result in a delay in the notification process. Failure to provide information may also call into question whether the target firm meets the conditions for registration in Regulation 13.

In signing the declaration below I confirm that:

- I am authorised to make this notification for a change in qualifying holding on behalf of the applicant named on the front of this form.
- I understand it is a criminal offence to knowingly or recklessly give the FCA information which is false or misleading.
- The information in this notification is accurate and complete to the best of my knowledge and belief, and I have taken all reasonable steps to ensure that the information in this notification is accurate and complete.
- I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I understand that the individuals notified in section 2.1 may be selected to undergo a
 Criminal Records Bureau search to determine whether any criminal records are held in
 relation to them and that the FCA may wish to disclose the results of that search to those
 submitting this notification.
- I am aware of the Regulations, in particular the Conditions in section four of the notification form. See Regulations: http://www.opsi.gov.uk/si/si2009/uksi 20090209 en 1

I confirm that I am legally authorised to sign on behalf of the target firm named below.

Is signing on behalf of (target firm)				
Position				
Signature				
Date				
I confirm that I am legally authorised to sign on behalf of the controller firm named below.				
Name				
Is signing on behalf of (controller)				
Signature				
Date				
·				

Name

What to do next

Submitting the form

Email

- We recommend that you submit your notification via email to <u>cic-notifications@fca.org.uk</u>. Please note however that emails containing attachments larger than 20mb will get rejected by our server.
- 2. Notifications received after 16:00 hours will be treated as being received on the following working day.
- 3. Section 11 declaration You should print this section, sign the declaration, scan it and then attach to your emailed notification.

Post

- 1. If you are submitting confidential/sensitive information, we recommend that you send your notification via courier.
- 2. All posted notifications should be submitted to:

The Financial Conduct Authority
Change in Control Team
Permissions Department
Authorisations Division
25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom

Telephone: +44 (0) 845 606 9966 Facsimile: +44 (0) 207 066 0017



PAYMENT SERVICES Add a PSD agent form

Application under regulation 29 of The Payment Services Regulations 2009

Firm name (i.e. name of PI)	(the firm)	
Firm reference number (FRN)		
Address		

Terms in this form

Telephone:

Website:

This form uses the following terms:

- 'PSD' refers to directive 2007/64/EC of the European Parliament and of the council of 13 November 2007 on payment services in the internal market amending Directives 97/7/EC, 2002/65/EC, 2005/60/EC and 2006/48/EC and repealing Directive 97/5/EC
- 'PI' refers to Payment Institution
- 'EEA' refers to European Economic Area

Address: Authorisations Division

The Financial Conduct Authority 25 The North Colonnade Canary Wharf

London E14 5HS +44 (0) 845 606 9966 http://www.fca.org.uk

Registered as a Limited Company in England and Wales No. 01920623

Notes

This form should only be used to notify a new agent of a Payment Institution. It is the responsibility of the payment institution to complete and submit this form on behalf of the agent.

Agent name, or in the case of a sole trader, the individual's name If the agent is registered, please provide its firm reference 2 number (FRN) 3 Address (include country if not UK) Country: Postcode: Trading name(s), if different to the name given in question 1 above 5 Telephone number (Landline preferred) 6 Email address Website address (not mandatory) 8 Legal status* Private limited company Public limited company Partnership Limited partnership Limited liability partnership Unincorporated association Other, please specify below

*Corporate registration number (e.g. Companies House)

Sole trader

Agent details

Section A

10	Authorised Pls only	Yes 🗌 No 🗌
	Will the API be engaging the agent to provide payment services in another EEA states(s)?	
	If 'no', proceed to Section C.	
	Does the API hold a passport to the relevant EEA State?	Yes No
	If no, has a notification been made?	Yes No *
	If 'yes', please indicate the type of passport the PSD agent will operate under	Establishment Services
	* If this PSD agent is established in, or will provide payment servivill need to supply this information by using the relevant Passporeach applicable EEA State:	
	 whether the PSD agent is establishment in the EEA or will present the payment services that will be provided. 	rovide services from the UK; and

Notes

Firms wishing to appoint agents need to provide a description of the internal control mechanisms that will be used by the agent to comply with money laundering legislation. If you have indicated that the PSD agent will be providing services on your behalf in other EEA jurisdictions you will need to demonstrate how the internal controls comply with national money laundering legislation in the relevant state(s).

M	oney laundering controls	Section	on B	
			Yes	No
1	Has the PI already supplied to us, as part of another application, a description money laundering controls that will be used by all their agents, and do you co that those controls will be used by this agent?			
	If 'yes', proceed to Section C.			
	If 'no', please provide a description of the internal money laundering controls comply with money laundering legislation.	to be us	ed by tl	nis to

Notes

Please see Annex 1 for the questions that we expect you to ask each of the individual(s) listed below to assess their fitness and propriety. This list is not exhaustive and you should advise individual(s) to disclose to you any issues that could affect their fitness and propriety.

Please complete the following table for the proprietor, director(s)/partner(s) and person(s) responsible for the management <u>within</u> the agent. Please state number of individuals

Full name of individual(s) – include previous name(s), if applicable and date(s) of name change(s) and any Name(s) commonly known by	* If the agent is located in another EEA member State you must provide their identification code as relevant in that host state e.g. national insurance number, fiscal number	Date of birth	Assessed as a fit and proper person	Anything to disclose in relation to Annex 1
			Yes No	Yes No
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		

If there is not enough space above, please continue on a separate sheet of paper and attach it to the form.

If the firm has anything to disclose for any individual, whether in relation to Annex 1 or otherwise, please provide further information on a separate sheet of paper, clearly identifying the individual(s) it relates to.

Please indicate the number of additional sheets provided

1. Criminal proceedings

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

1.1 Has the Individual ever:

- i. <u>Has the individual ever</u> been convicted of any criminal offence? (You should include any conviction of an offence for which the individual received an absolute or conditional discharge. Include traffic offences only if they resulted in a ban from driving or involved driving without insurance.)
- ii. Has the individual ever received a caution in relation to any criminal offence?
- iii. <u>Is the individual been arrested or charged with any criminal offence or been currently</u> the subject of any criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)
- iv. <u>Has the individual</u> been ordered to produce documents pursuant to any <u>ongoing criminal</u> investigation or been the subject of a search (with or without a warrant) relating to any ongoing criminal investigation?

You should include all matters even where the arrest, charge, prosecution or investigation did not result in a conviction and, in respect of 1.1 (iv) even where the individual themselves was not the subject of the investigation.)

1.2 Is the individual currently the subject of any investigation or proceedings relating to any criminal offence?

Please revert to the PSD Individual form guidance notes for the meaning of 'position of influence' in the context of the questions below in this part of the form.

- 1.3 Has any firm at which the individual holds or has held a position of influence **ever**:
 - i. been convicted of any criminal offence?
 - ii. been summonsed, charged with or otherwise prosecuted for any criminal offence?
 - iii. been the subject of any criminal which has not resulted in a conviction?
 - iv. been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) relating to any criminal investigation?

You should include all matters arising during the individual's association with that firm and for a one year after the individual ceased to be associated with it.) You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, in respect of 1.3(iv), even where the firm itself was not the subject of the investigation.) However, you are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.

1.4 Is any firm at which the individual holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during the individual's association with that firm **and for one year after** the PSD individual ceased to be associated with it.)

2 Civil proceedings

2.1

In answering the questions in this part you should include matters in the UK and/or overseas.

Has the individual ever been:

- i. judged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct?
- ii. the subject of a judgment debt or award?
- iii. party to any other civil proceedings which resulted in a finding against the individual (other than a judgment debt or award referred to at 2.1 (ii) above)?
 (You should include, for example, injunctions and employment tribunal proceedings.)

(You should include all County Court Judgment(s) – CCJs made against the Individual, whether satisfied or not.

- a) the sum and date of all judgment debts or CCJs (whether satisfied or not); and
- b) the total number of all CCJs ordered.
- 2.2 Is the individual currently:
 - i. a party to any civil proceedings?
 - ii. aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against the Individual or the order of a judgment debt.)

- 2.3 Has any firm at which the individual holds or has held a position of influence ever been:
 - i. judged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct?
 - ii. party to any other civil proceedings which resulted in a finding against the firm?
 - iii. the subject of a judgment debt or award other than in relation to matters mentioned at 2.2(i) and 2.2(ii) above? (You should include all CCJs) made against the firm, whether satisfied or not.)

(You should include all matters arising during the individual's association with that firm **and for one year after** the individual ceased to be associated with it.)

- 2.4 Is any firm at which the individual holds or has held a position of influence currently:
 - i. a party to civil proceedings?
 - ii. aware of anyone's intention to begin civil proceedings against them?

(Where the individual no longer holds a position of influence at the firm consider whether the matters have arisen within **one year** of the individual ceasing to be associated with the firm. Include all matters which have arisen within this period.)

- 2.5 Has the individual ever (tick all that apply):
 - i. filed for bankruptcy or had a bankruptcy petition served on them;
 - ii. been judged bankrupt;
 - iii. been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking;
 - iv. made any arrangements with creditors for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed);
 - v. had assets sequestrated; or
 - vi. been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement?

- Is the individual **currently** involved in any proceedings in relation to any of the matters set out in 2.5(i) (vi) above (You should include where the individual is in the process of entering into any kind of agreement in favour of the their creditors.)?
- Does the individual have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA/PRA or any other regulatory body), which the individual has carried on in the past?
- 2.8 Has any firm at which the individual holds or has held a position of influence at any time during and within one year of the individual's involvement:
 - i. been put into liquidation?
 - ii. been wound up (whether compulsorily or voluntarily)?
 - iii. ceased trading?
 - iv. had a receiver or administrator appointed?
 - v. entered into any voluntary arrangement with its creditor?

3. Business and employment matters

In answering the questions in this part you should include matters in the UK and/or overseas.

Has the individual ever been:

3.1

- i. dismissed;
- ii. asked to resign or agreed to resign; or
- iii. suspended

from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar whether or not remunerated?

3.2 Has the individual ever been:

- i. disqualified from acting as a director or similar position?
- ii. the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)?
- iii. the subject of any investigation which might lead to or might have led to disciplinary proceedings?
- iv. notified of any potential proceedings of a disciplinary nature?
- v. the subject of any allegations of malpractice or misconduct in connection with any business activities?

4. Regulatory matters

Please see the PSD Individual form guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the questions below. In answering the questions in this part you should include matters in the UK and/or overseas.

- In relation to activities regulated by the FCA/PRA or any other regulatory body has the individual ever:
 - i. been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
 - ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body
 - iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
 - iv. been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding?
 - v. resigned or ceased to act while under investigation by any such body or been required to resign or cease acting by any regulatory body?
 - vi. decided, after applying for any authorisation granted by any regulatory body, not to proceed with the application?
 - vii. provided payment services on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?

- Has any firm where the individual held a position of influence (during their association with that firm as well as for **one year after** they ceased to be associated with it):
 - i. been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
 - ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body?
 - iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
 - iv. been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding?
 - v. been required or requested to produce documents or any other information to any regulatory body?
 - vi. ceased operating while under investigation by any such body or been required to cease operating by any regulatory body?
 - vii. decided, after applying for any authorisation granted by any regulatory body, not to proceed with the application?
 - viii. provided payment services on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
- In relation to activities regulated by the FCA/PRA or any other regulatory body has the individual ever:
 - i. been found to have carried on activities for which authorisation by the FCA/PRA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation?
 - ii. been investigated for the possible carrying on of activities requiring authorisation by the FCA/PRA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation whether or not such investigation resulted in a finding?
 - iii. been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?
 - iv. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
 - v. been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made?

- Has any firm where the individual held a position of influence (during their association with that firm as well as for one year after they ceased to be associated with it):
 - i. been found to have carried on activities for which authorisation or registration by the FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation?
 - ii. been investigated for the possible carrying on of activities requiring authorisation or registration by the FCA/PRA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation, whether or not such investigation resulted in a finding?
 - iii. been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?
 - iv. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
 - v. been found to have failed to comply with an obligation under the Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its payment services business?

Financial Conduct Authority



EMD Individual Form

Application Form for an individual responsible for the management of an Electronic Money Institution

The Electronic Money Regulations 2011

Name of individual (to be completed by applicant firm)

Full name of applicant firm (as entered in 2.1)

Firm reference number (as entered in 2.2)

Important information you should read before completing this form

Please keep a copy of the forms you complete and any supporting documents you include with this application for your future reference.

It is important that you provide accurate and complete information, and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

The FCA has produced notes which will assist both the applicant and the individual in answering the questions in this form. Please read these notes, which are available on the FCA's website at www.fca.org.uk. Both the applicant and the individual will be treated by the FCA as having taken these notes into consideration when completing their answers to the questions in this form.

Contents of this form

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2	Firm identification details	5
3	Employment details	6
4	Fitness and propriety	8
5	Supplementary information	16
6	Declarations and signatures	17

Financial Conduct Authority



Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous Question.
- **2** If you are filling in the form by hand:
 - use black ink: and
 - write clearly.
- **3** If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **4** If you leave a Question blank without telling us why, we will have to treat the application as incomplete. This will increase the time taken to assess your application.
- **5** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **6** If the EMD Individual Form is not part of a new application for registration as an Electronic Money Institution, please email a scanned (PDF) copy of the completed form to: Paymentservices-individuals@fca.org.uk

If the EMD Individual Form is part of a new application for registration or authorisation as an Electronic Money Institution this should be posted along with all the other relevant EMD application forms (as applicable), to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London
E14 5HS

Personal identification details

l.1a	FCA Individual Reference Number (IRN) (if individual is already registered with the FCA)
b	OR name of previous regulatory body
С	AND previous reference number
1.2	Title (e.g. Mr, Mrs, Ms, etc)
1.3	Surname
1.4	ALL forenames
1.5	Name commonly known by
1.6	Date of birth (dd/mm/yyyy) / / / / / / / / / / / / / / / / / / /
1.7	National Insurance number
1.8	Previous name
1.9	Date of name change (dd/mm/yyyy)
1.10	Nationality

	Place of birth	
	Flace of Birth	
3	Private address	
	Business address	
	Postcode .	
	Date resident at t	this address (mm/yyyy)
	/	
	If address has char previous three year	nged in the last three years, please provide addresses for s.
	Previous address	
	Business address	-
	Postcode	
	Dates resident at	this address (mm/yyyy)
	Dates resident at	this address (mm/yyyy)
	Dates resident at / To	this address (mm/yyyy)
	/	this address (mm/yyyy)
	/	
	To /	
	To Previous address	
	To Previous address	
	To Previous address	
	To Previous address Business address	
	To Previous address	
	To Previous address Business address Postcode	
	To Previous address Business address Postcode	2

2

Firm identification details

2.1 Name of applicant firm making the application

Who should the FCA contact at the applicant firm in relation to this application?			
Name			
Position			
Telephone			
Fax			
Email			

2.4 Complete this section only if the application is on behalf of more than one firm

FRN	Name of firm	Job title	Requested date of commencement
			1 1
			1 1
			1 1
			1 1

3

Employment history

N.B. A full five-year employment history must be provided & ALL gaps must be accounted for. Failing to provide this may delay the processing of the application (refer to the relevant notes in section 4)

Employment details (1)

4.1

Current position		
Period From	mm/yy	To mm/yy
Nature of employment	□a) Employed □b) Self-employed □c) Unemployed □d) In full-time ed If c or d is ticked, p	ducation
Name of employer		
Last known address of employer		
Previous/other names of employer		
Nature of business		
Is/was employer regulated by a regulatory body?	No Yes ► Please giv regulatory k	re the name of the boody
Position held		
Responsibilities		
Reason for leaving	a) Resignation b) Redundancy c) Retirement d) Termination/ e) End of contra f) Other ▶ Please	ct

Employment details (2)

4.2

Previous position	
Period From	mm/yy To mm/yy
Nature of employment	☐a) Employed ☐b) Self-employed ☐c) Unemployed ☐d) In full-time education If c or d is ticked, please give details
Name of employer	
Last known address of employer	
Previous/other names of employer	
Nature of business	
Is/was employer regulated by a regulatory body?	No ☐ Yes ► Please give the name of the regulatory body
Position held	
Responsibilities	
Reason for leaving	a) Resignation b) Redundancy c) Retirement d) Termination/dismissal e) End of contract f) Other ▶ Please specify



Fitness and Propriety

In answering these questions, the individual and applicant/firm are expected to give the words (in the questions) the widest possible interpretation. **Remember, the FCA treats non-disclosure very seriously. If in doubt, disclose.**

Part A - Criminal proceedings

In answering the questions in Part A, you should include matters whether in the United Kingdom or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England, Wales or Northern Ireland, they must disclose spent convictions and spent cautions (other than protected convictions and cautions).

4.1 Has the EMD Individual ever:

i	Has the EMD Individual ever been convicted of any criminal offence? (You should include any conviction of an offence for which the EMD Individual received an absolute or conditional discharge. You should include traffic offences only if they resulted in a ban from driving or involved driving without insurance)? No Yes
ii	Has the EMD Individual ever received a caution in relation to any criminal offence? ☐ No ☐ Yes
iii	Is the EMD Individual been arrested or charged with any criminal offence or been the subject of any ongoing criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction)? No Pes
iv	Has the EMD Individual been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? No Pes
	(You should include all matters even where the arrest, charge, prosecution or investigation did not result in a conviction and, in respect of 4.1 (iv), even where the EMD Individual themselves was not the subject of the investigation)
4.2	Is the EMD Individual currently the subject of any investigation proceedings relating to any criminal offence? No Yes

Please revert to the guidance notes for the meaning of 'position of influence' in the context of the questions in this form.

4.3	Has any firm at which the EMD Individual holds or has held a position of influence ever:	
i	been convicted of any criminal offence? ☐ No ☐ Yes	
ii	been summonsed, charged with or otherwise prosecuted for any criminal offence? No Yes	
iii	been the subject of any criminal investigation which has not resulted in a conviction? No Yes	
iv	been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) pursuant to any criminal investigation? No Pes	
	You should include all matters arising during the EMD Individual's association with that firm and for a period of one year after the EMD Individual ceased to be associated with the firm. (You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, in respect of 4.3(iv), even where the firm itself was not the subject of the investigation.) <u>However, you are not required to disclose details of any individuals who were subject to criminal investigations, prosecutions, summons or other criminal proceedings (other than ongoing ones).</u>	
4.4	Is any firm at which the EMD Individual holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during the EMD Individual's association with that firm and for a period of one year after the EMD Individual ceased to be associated with the firm.) No Pes	
4.5	If you have answered yes to any of the questions in Part A above, please give full details in section 5. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. Yes	
	Part B - Civil proceedings In answering the questions in Part B you should include matters in the United Kingdom or overseas.	
4.6	Has the EMD Individual ever been	
i	adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes	
ii	the subject of a judgment debt or award? No Yes	
iii	party to any other civil proceedings which resulted in a finding against the EMD Individual (other than a judgment debt or award referred to at 4.6 (ii) above)? (You should include, for example, injunctions and employment tribunal proceedings.) No Yes (You should include all County Court Judgment(s) ('CCJs') made against the EMD	
	Individual, whether satisfied or not. Please include in section 5:	

	 the total number of all CCJs ordered.) 	
4.7	Is the EMD Individual currently:	
i	a party to any civil proceedings? ☐ No ☐ Yes	
ii	aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against the EMD Individual or the order of a judgement debt.) No Yes	
4.8	Has any firm at which the EMD Individual holds or has held a position of influence ever been:	
i	adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct? No Yes	
ii	party to any other civil proceedings which resulted in a finding against the firm? No Yes	
iii	the subject of a judgement debt or award other than in relation to matters mentioned at 4.8(i) and 4.8(ii) above? (You should include all CCJs made against the firm, whether satisfied or not.) No Yes (Where the EMD individual no longer holds a position of influence at the firm, consider whether matters have arisen within one year after the EMD Individual ceased to be associated with the firm. Include all matters which have arisen within this period).	
4.9	Is any firm at which the EMD Individual holds or has held a position of influence currently:	
i	a party to civil proceedings? No Yes	
ij	aware of anyone's intention to begin civil proceedings against them? No Yes (You should include all matters arising during the EMD Individual's association with that firm and for a period of one year after the EMD Individual ceased to be associated with the firm.)	
4.10	O Has the EMD Individual ever (tick all that apply)	
	 i) filed for bankruptcy or had a bankruptcy petition served on him /her? No Yes 	
	ii) been adjudged bankrupt? No Yes	
	iii) been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking? No Pes	
	iv) made any arrangements with creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)? No Pes	

the sum and date of all judgment debts or CCJs (whether satisfied or not);

	v) had assets sequestrated? or No Yes		
	vi) been involved in any proceeding relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement? No Pes		
4.1	1 Is the EMD Individual currently involved in any proceedings in relation to any of the matters set out in 4.10(i) – (vi) above (you should include where the EMD Individual is in the process of entering into any kind of agreement in favour of the EMD Individual's creditors)? No Yes Please specify in section 5 whether any bankruptcy orders made have been discharged.		
4.12 Does the EMD Individual have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA or any other regulatory body), which the EMD Individual has carried on in the past? ☐ No ☐ Yes			
4.1	4.13 Has any firm at which the EMD Individual holds or has held a position of influence at any time during and within one year of the EMD Individual's involvement:		
i	been put into liquidation? ☐ No ☐ Yes		
ii	been wound up (whether compulsorily or voluntarily)? ☐ No ☐ Yes		
iii	ceased training? No Yes		
iv	had a receiver or administrator appointed?; or ☐ No ☐ Yes		
v	entered into any voluntary arrangement with its creditor? ☐ No ☐ Yes		
 4.14 If you have answered yes to any of the questions in Part B above please give full details in section 5. Tick this box to confirm that you have provided full details, including reason(s), date(s) and duration as applicable. Yes 			
	Part C – Business and employment matters In answering the questions in Part C you should include matters in the United Kingdom or overseas.		
4.15 Has the EMD Individual ever been:			
i	dismissed; ☐ No ☐ Yes		
ii	asked to resign or agreed to resign; or No Yes		
iii	suspended No Yes		

from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar, whether or not remunerated?

4.16	6 Has the EMD Individual ever been:
i	disqualified from acting as a director or similar position? $\hfill \square$ No $\hfill \square$ Yes
ii	the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)? No Yes
iii	the subject of any investigation which might lead to or might have led to disciplinary proceedings? No Yes
iv	notified of any potential proceedings of a disciplinary nature? $\hfill \square$ No $\hfill \square$ Yes
v	the subject of any allegations of malpractice or misconduct in connection with any business activities? No Yes
4.1	7 If you have answered yes to any of the questions in Part C above, please give full details in section 5. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details: Yes
	Part D – Regulatory matters Please revert to the guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the question below.
	In answering the questions in Part D you should include matters whether in the United Kingdom or overseas.
4.18	8 In relation to activities regulated by the FCA or any other regulatory body, has the EMD Individual ever:
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? No Yes
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes
iv	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding? ☐ No ☐ Yes
V	resigned or ceased to act whilst under investigation by any such body or been required to resign or cease acting by any regulatory body? No Yes
vi	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? No Yes

VII	behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? No Pes
4.19	Has any firm of which the EMD Individual held a position of influence during the EMD Individual's association with that firm as well as for a period of one year after the EMD Individual ceased to be associated with it ever:
i	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body? No Yes
ii	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body? No Yes
iii	received a warning that such disciplinary or intervention action may be taken (whether public or privately)? No Yes
iv	been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding? ☐ No ☐ Yes
v	been required or requested to produce documents or any other information to any regulatory body? ☐ No ☐ Yes
vi	ceased operating whilst under investigation by any such body or been required to cease operating by any regulatory body? No Yes
vii	decided, after making an application for any authorisation granted by any regulatory body, not to proceed with it? $\hfill \hfill \hfi$
viii	provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm? $\hfill \begin{tabular}{ll} \hfill \$
4.20	In relation to activities regulated by the FCA or any other regulatory body has the EMD individual ever:
i	been found to have carried on activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration? No Pes
ii	been investigated for the possible carrying on of activities for which authorisation or registration is required by the FCA (or any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding?
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Yes

iv	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Yes
V	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56A of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made? No Yes
4.2	Has any firm of which the EMD Individual is or has held, a position of influence during the EMD Individual's association with that firm as well as for a period of one year after the EMD Individual ceased to be associated with it ever:
i	been found to have carried on activities for which authorisation by or registration with the FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation/registration? No Pes
ii	been investigated for the possible carrying on of activities requiring authorisation by or registration with the FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation/registration, whether or not such investigation resulted in a finding? No Yes
iii	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval? No Pes
iv	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding? No Pes
V	been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its electronic money or payment services business? No Pes
4.2	If you have answered yes to any of the questions in Part D above, please give full details in section 5. This at a minimum should include the reason(s), date(s) and duration as applicable. Tick this box confirm that you have provided full details. Yes
	Part E - Other matters
4.23	Is the EMD individual aware of any business interests, employment obligations, or any other circumstances which may affect the performance of the role at the firm? No Yes
4.24	The EMD Individual needs to demonstrate that they possess the appropriate knowledge and experience to perform payment

	the EMD Individual's relevant:
i	training; Yes
ii	knowledge; and/or Yes
iii	experience Yes including dates and time periods.
4.2	5 Have you submitted the EMD individual's CV to support the information supplied in 4.24? No Yes
4.26 If you have answered yes to 4.23 please give full details in section 5. Tick this box to confirm that you have provided full details. No Yes	

services. You must therefore include in section 5 a description of

5

Supplementary information

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

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

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

NOTE: Full details must be provided here if there were any issues that could affect the Fitness and Propriety of the individual that arose when leaving an employer listed in section 3 or if relevant question(s) have been answered 'yes' in section 4.

Question	Information

Please indicate how many additional sheets are being submitted



Declarations and signatures

Declaration of Individual

Knowingly or recklessly giving the FCA (or providing to another person to give to the FCA) information which is false or misleading in a material particular, is a criminal offence (regulation 114 of the Payment Services Regulations 2009) and may lead to disciplinary sanctions or other enforcement action by the FCA.

It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.

For the purposes of complying with the Data Protection Act 1998, any personal information provided to us will be used to discharge our functions under the Electronic Money Regulations 2011 and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

With reference to the above, the FCA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. This may include a credit reference check and/or a Disclosure Barring Service (DBS) check.

I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. I understand I may be selected to undergo a DBS search to determine whether any criminal records are held in relation to me and that the FCA may wish to disclose the results of that search to the firm submitting this application.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

6.1	Individual's full name
6.2	Signature
	Date (dd/mm/yyyy)

Declaration of Applicant Firm

It is a criminal offence (under Regulation 66) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.

All information that the FCA might reasonably consider relevant to this notification should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.

In making this application the applicant firm / PI believes on the basis of due and diligent enquiry that the individual is a fit and proper person. The firm also believes, on the basis of due and diligent enquiry, that the individual is competent to fulfil the duties required.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

I confirm that I have authority to make this application, and sign this Form, on behalf of each PI identified in section 2. I also confirm that a copy of this Form, as submitted to the FCA, will be sent to each of those PIs at the same time as submitting the Form to the FCA.

5. 5	Name of the applicant firm submitting the application
5.4	Name of person signing on behalf of the applicant firm
6.5	Job title
6.6	Signature
	Date (dd/mm/yyyy)

Name of the conditions firm colonistic attendant conditions



Application for Authorisation as an Authorised Electronic Money Institution

Qualifying holding (Controller) Individual

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act 1998, please note that any personal information provided to us will be used to discharge our statutory functions under The Electronic Money Regulations 2011 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, and/or it may increase the time taken to assess your application. In some cases, it could lead to your application being rejected.

Terms in this form

In this form the FCA uses the following terms:

'We', 'our', or 'us' refers to the Financial Conduct Authority;

'Applicant firm' refers to the firm applying for authorisation;

'Controller' means a person with a qualifying holding; and

'You' refers to the person signing the form;

'Regulations' refers to the Electronic Money Regulations 2011; and

`EMI' refers to Electronic Money Institution

Purpose of this form

This form collects information about the controller of the applicant firm.

Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 5.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 5.
- **3** If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Your details

1.1	First name(s)
1.2	Surname
1.3	Any previous surnames or first names. Please include details of when you changed them
1.4	Name you are commonly known by, if different
1.5	Date of birth (dd/mm/yy) /
1.6	Place of birth
1.7	National insurance number
1.8	Passport number, if national insurance number is not applicable
1.9	Your nationality
1.10	Have you ever had a different nationality? If yes, you must give your previous nationality.

2 Your address

у [- [-	our address outsid	the UK and do not have an UK address, you must provide de the UK and tick the box below. e UK and have no UK address.	
	☐ I live outside th Address		
F			
F	Country		
F	Country		
F	Country		
L			
_	Postcode		
v	When did you mo	ove into this address (mm/yy)?	
	/		
р	previous addresses	this address less than three years ago, please give for the last three years. There is space to write three use a separate piece of paper if you need more space.	
P	Previous address	1	
F	Address		
(Country		
	Country		
F	Postcode		
F	Previous address	s 2	
F	Address		
(Country		
F	Postcode		
Previous address 3			
A	Address		
(Country		
F	Postcode		

sheets

3 Other directorships

3.1 You must give details of any directorships you hold in the UK or outside the UK.

Name of undertaking	Nature of business	Place of business

4 About your fitness and propriety

A condition for authorisation under Regulation 6(6)(a) of the Regulations is that the applicant must satisfy us that any persons having a qualifying holding in it are fit and proper persons having regard to the need to ensure the sound and prudent conduct of the affairs of the Authorised EMI. Please respond to the following questions:

4.1 Criminal proceedings

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

4.1.1 Has the individual controller ever:

	(1)	Has the individual controller ever been convicted of any criminal offence? (You should include any conviction of an offence for which the individual controller received an absolute or conditional discharge. You should include traffic offences only if they resulted in a ban from driving or involved driving without insurance.)
		□ No □ Yes
	(2)	<u>Has the individual controller ever</u> received a caution in relation to any criminal offence?
		□ No □ Yes
	(3)	Is the individual controller been arrested or charged with any criminal offence or been currently the subject of any criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)
		□ No □ Yes
	(4)	<u>Has the individual controller</u> been ordered to produce documents relating to any <u>ongoing</u> criminal investigation or been the subject of a search (with or without a warrant) relating to any <u>ongoing</u> criminal investigation?
		□ No □ Yes
	inve whe	u should include all matters even where the arrest, charge, prosecution or estigation did not result in a conviction and, for in respect of 4.1.1(4) even are the individual controller themselves was not the subject of the estigation.)
4.1.2		he individual controller currently the subject of any investigation ceedings relating to any criminal offence?
		ise revert to the EMD Individual from guidance notes for the meaning of ition of influence' in the context of the questions in this form.
4.1.3		any firm at which the individual controller holds or has held a ition of influence ever:
	(1)	been convicted of any criminal offence?
		□ No □ Yes
		been summoned, charged with or otherwise prosecuted for any criminal offence?
		□ No □ Yes
	FCA	Qualifying holding – Individual form

(3) been the subject of any criminal which has not resulted in a conviction?
□ No □ Yes
(4) been ordered to produce documents relating to any criminal investigation or been the subject of a search (with or without a warrant) relating to any criminal investigation?
□ No □ Yes
(You should include all matters arising during the individual controller's association with that firm and for a period of one year after the individual controller ceased to be associated with the firm.) You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, for 4.1.3(4), even where the firm itself was not the subject of the investigation.) However, in answering this question, you are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.
4.1.4 Is any firm at which the individual controller holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during the individual controller's association with that firm and for one year after they ceased to be associated with it.)
□ No □ Yes
4.1.5 If you have answered yes to any of the questions in Part 4.1 above please give full details on a separate sheet of paper. Tick this box to
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas.
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct?
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? □ No □ Yes
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes (2) the subject of a judgment debt or award?
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes (2) the subject of a judgment debt or award? No Yes
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please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes (2) the subject of a judgment debt or award? No Yes (3) party to any other civil proceedings which resulted in a finding against the individual controller (other than a judgment debt or award referred to at 4.2.1 (2) above)? (You should include, for example, injunctions and
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes (2) the subject of a judgment debt or award? No Yes (3) party to any other civil proceedings which resulted in a finding against the individual controller (other than a judgment debt or award referred to at 4.2.1 (2) above)? (You should include, for example, injunctions and employment tribunal proceedings.) (You should include all County Court Judgment(s) – CCJs) made against the individual controller, whether satisfied or not. Please include on a separate
please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details include reason(s), date(s) and duration as applicable 4.2. Civil proceedings In answering the questions in this part you should include matters whether in the UK or overseas. 4.2.1 Has the individual controller ever been: (1) adjudged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct? No Yes (2) the subject of a judgment debt or award? No Yes (3) party to any other civil proceedings which resulted in a finding against the individual controller (other than a judgment debt or award referred to at 4.2.1 (2) above)? (You should include, for example, injunctions and employment tribunal proceedings.) (You should include all County Court Judgment(s) – CCJs) made against the individual controller, whether satisfied or not. Please include on a separate sheet of paper: • the sum and date of all judgment debts or CCJs (whether satisfied

4.2.2 Is the individual controller currently:	
(1) a party to any civil proceedings?	
□ No □ Yes	
(2) aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against the individual controller or the order of a judgment debt.)	
□ No □ Yes	
4.2.3 Has any firm at which the individual controller holds – or has held – a position of influence ever been:	
(1) judged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct?	
□ No □ Yes	
(2) party to any other civil proceedings which resulted in a finding against the firm?	
□ No □ Yes	
(3) the subject of a judgment debt or award other than in relation to matters mentioned at 2.2(1) and 2.2(2) above? (You should include all CCJs) made against the firm, whether satisfied or not.)	
□ No □ Yes	
(You should include all matters arising during the individual controller's association with that firm and for one year after they ceased to be associated with it.)	
4.2.4 Is any firm at which the individual controller holds or has held a position of influence currently:	
(1) a party to civil proceedings?	
□ No □ Yes	
(2) aware of anyone's intention to begin civil proceedings against them?	
□ No □ Yes	
(Where the individual controller no longer holds a position of influence at the firm, include all matters that have arisen within one year of them finishing their association with the firm.)	
4.2.5 Has the individual controller ever (tick all that apply):	
(1) filed for bankruptcy or had a bankruptcy petition served on him;	
□ No □ Yes	
(2) been judged bankrupt;	
□ No □ Yes	
(3) been the subject of a bankruptcy restrictions order (including an interim	
bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking;	
□ No □ Yes	
(4) made any arrangements with creditors for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed);	
□ No □ Yes	
(5) had assets sequestrated: or	

□ No □ Yes
(6) been involved in any proceedings relating to the above matters even if they did not result in any kind of order or result in any kind of agreement?
□ No □ Yes
4.2.6 Is the individual controller currently involved in any proceedings in relation to any of the matters set out in 4.2.5(1) − (6) above (you should include where the individual controller is entering into any kind of agreement in favour of the individual controller's creditors)? □ No □ Yes
Please specify on a separate sheet of paper whether any bankruptcy orders made have been discharged.
4.2.7 Does the individual controller have any outstanding financial obligations connected with regulated activities (including any activities regulated by the FCA or any other regulatory body), which they have carried on in the past? No Yes
4.2.8 Has any firm at which the individual controller holds – or has held – a position of influence at any time during and within one year of the individual controller's involvement:
(1) been put into liquidation?
□ No □ Yes
(2) been wound up (whether compulsorily or voluntarily)?
□ No □ Yes
(3) ceased trading?
□ No □ Yes
(4) had a receiver or administrator appointed?
□ No □ Yes
(5) entered into any voluntary arrangement with its creditors?
□ No □ Yes
 4.2.9 If you have answered yes to any of the questions in Part 4.2 above please give full details on a separate sheet of paper. Tick this box to confirm that you have provided full details. ☐ No ☐ Yes
4.3. Business and employment matters
In answering the questions in this part you should include matters whether in the UK or overseas.
4.3.1 Has the individual controller ever been:(1) dismissed;
(2) asked to resign or agreed to resign; or
(3) suspended
from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar whether or not remunerated?
□ No □ Yes

4.3.2	las the individual controller ever been:
	1) disqualified from acting as a director or similar position?
	□ No □ Yes
	2) the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)?
	□ No □ Yes
	3) the subject of any investigation which might lead to - or might have led to - disciplinary proceedings?
	□ No □ Yes
	4) notified of any potential proceedings of a disciplinary nature?
	□ No □ Yes
	5) the subject of any allegations of malpractice or misconduct in connection with any business activities?
	□ No □ Yes
	f you have answered yes to any of the questions in Part 4.3 above please give full details on a separate sheet of paper. At a minimum, this should include the reason(s), date(s) and duration. Tick this box to confirm that you have provided full details: \square
	4.4 Regulatory matters
	Please revert to the EMD Individual form guidance notes for the meaning of regulatory body' and 'authorisation' in the context of the question below.
	n answering the questions in this part you should include matters whether in he UK or overseas.
4.4.1	n relation to activities regulated by the FCA or any other regulatory body, has the individual controller ever:
	been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
	□ No □ Yes
	 been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body
	□ No □ Yes
	3) received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
	□ No □ Yes
	4) been the subject of an investigation by any regulatory body, whether or not such investigation resulted in a finding?
	□ No □ Yes
	5) resigned or ceased to act while under investigation by any such body or been required to resign or cease acting by any regulatory body?
	□ No □ Yes
	6) decided, after applying for any authorisation granted by any regulatory body, not to proceed with the application?
	□ No □ Yes

of	rovided payment services or distributed or redeemed e-money on behalf faregulated firm under any contractual agreement where the regulated rm terminated the agreement?
	□ No □ Yes
	any firm that the individual controller held a position of influence (during their association and for a year afterwards):
gı	een refused, had revoked, restricted or terminated, any authorisation ranted or required by any regulatory body?
	□ No □ Yes
th	een criticised, censured, disciplined, suspended, expelled, fined, or been ne subject of any other disciplinary or intervention action by any egulatory body?
	□ No □ Yes
	eceived a warning that such disciplinary or intervention action may be aken (whether public or privately)?
	□ No □ Yes
no	een the subject of an investigation by any regulatory body, whether or ot such investigation resulted in a finding?
	□ No □ Yes
	een required or requested to produce documents or any other formation to any regulatory body?
	□ No □ Yes
r∈	eased operating while under investigation by any such body or been equired to cease operating by any regulatory body?
	□ No □ Yes
bo	ecided, after applying for any authorisation granted by any regulatory ody, not to proceed with the application?
	□ No □ Yes
of	rovided payment services or distributed or redeemed e-money on behalf f a regulated firm under any contractual agreement where that greement was terminated by the regulated firm?
	□ No □ Yes
	lation to activities regulated by the FCA or any other regulatory has the individual controller ever:
r∈	een found to have carried on FCA-authorised activities (or any activity equiring authorisation from any other regulatory body) without the equisite authorisation?
	□ No □ Yes
(c W	een investigated for the possible carrying on of FCA-authorised activities or activities requiring authorisation from any other regulatory body) ithout the requisite authorisation, whether or not such investigation esulted in a finding?
	□ No □ Yes
fL	een found to have performed a controlled function (or an equivalent unction requiring approval by the FCA or any other regulatory body) ithout the requisite approval?
	□ No □ Yes

	(4)	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
		□ No □ Yes
	(5)	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56A of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made?
		□ No □ Yes
4.4.4	Ha	s any firm of which the individual controller is or has held a
		sition of influence with (during their association and for a year erwards):
		been found to have carried on FCA-authorised activities (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation?
		□ No □ Yes
	(2)	been investigated for the possible carrying on of FCA-authorised activities (or activities requiring authorisation from any other regulatory body) without the requisite authorisation, whether or not such investigation resulted in a finding?
		□ No □ Yes
	(3)	been found to have performed a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval?
		□ No □ Yes
	(4)	been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
		□ No □ Yes
	(5)	been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over of its electronic money or payment services business?
		□ No □ Yes
4.4.5	ple	you have answered yes to any of the questions in Part 4.4 above asse give full details on a separate sheet of paper. Tick this box to after that you have provided full details: \square
	4.5	. Other matters
4.5.1	em	the individual controller aware of any business interests, ployment obligations, or any other circumstances which may use a conflict of interest regarding their control of the firm?
		you have answered yes to 4.5.1 please give full details on a separate sheet paper. Tick this box to confirm that you have provided full details:

that w that c descri	-	pect you to give pact on any of	evant to this application re, including information the requirements
	have answered 'Yes' to an letails on a separate sheet		ns in Section 4, please give
You m	ust include:		
• th	ne question number the inf	ormation relate	s to;
• th	ne date of any events;		
• a	ny amounts involved;		
• th	ne outcome;		
• re	elevant circumstances and	explanations; a	nd
• C0	opies of supporting docum	ents.	
Please	indicate how many separa	ate sheets of pa	per you have used
	Number of additional		

5 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

With reference to the above, we may seek to verify the information in this form and supporting documentation, including answers pertaining to fitness and propriety.

- I understand it is a criminal offence knowingly or recklessly to give the FCA information that is materially false, misleading or deceptive.
- I confirm that the information in this form and supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form or in supporting documentation which may include Criminal Records Bureau and credit checks. I also understand that the results of these checks may be disclosed to the applicant for authorisation.

Name		
Signature		
Date	dd/mm/yy	

What to do next

You must give the form back to the person who is responsible for making the application as an authorised EMI. They should send the form back to the FCA.



Application for Authorisation as an Authorised Electronic Money Institution

Qualifying holding (Controller) Corporate

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act 1998, please note that any personal information provided to us will be used to discharge our statutory functions under the Electronic Money Regulations 2011 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, it may increase the time taken to assess your application. In some cases, it could lead to your application being rejected.

Terms in this form

In this form the FCA uses the following terms:

'We', 'our', or 'us' refers to the Financial Conduct Authority;

'Applicant firm' refers to the firm applying for authorisation;

'Controller' means a person with a qualifying holding;

'You' refers to the person(s) signing the form on behalf of the controller;

'Regulations' refers to The Electronic Money Regulations 2011; and

`EMI' refers to Electronic Money Institution.

Purpose of this form

This form collects information about the controller of the applicant firm.

Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- **3** If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- **4** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Corporate controller's details

Registration nun	nber of corporate controller
If registered outsid	de the UK, give equivalent reference number
Place of incorpor	ration or formation of controller
Danishasa da 66 a	and described the second secon
	address of controller
Registered office	
Country	
Postcode	
	I
	ler have a head office address?
No ► Continue	
	me as address given in Question 1.4
Head office	ent from the address in Question 1.4, give details below
address	
Postcode	

EEA information

1.7 Do all of the following statements apply:

- i.The qualifying holding is held by an "EEA authorised EMI" as defined in 2(1) of the Regulations or "EEA firm" as defined in paragraph 5 of Schedule 3 to the Financial Services and Markets Act 2000;
- ii. The applicant firm is connected with the qualifying holding because it is a subsidiary undertaking of the qualifying holding or a subsidiary undertaking of a parent undertaking of the qualifying holding ("subsidiary undertaking" and "parent undertaking" have the meaning given by Section 1162 of the Companies Act 2006); and
- iii. The qualifying holding is as defined in the Regulations by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition in the BCD is a "direct or indirect holding in an undertaking which represents 10% or more of the capital or the voting rights or which make it possible to exercise a significant influence over the management of the undertaking"

management of the underta king"
No ▶ Continue to question 1.8 Yes ▶ Give details below
Name of controller
Country the controller is authorised in
Regulator's name
Regulator's telephone number
Description of business controller carries on

No ▶ Continue to question 1.9
☐ Yes ► Give details below
Regulator's name
An identifying number allocated to the controller by the regulator
A contact name, if known, at the regulator
Regulator's address
Regulator 5 dadress
Give details of any litigation (or known circumstances which might give rise to litigation) against the corporate controller currently
outstanding or that has occurred in the last five years. This is exce
cases arising in the course of normal business activities.
cases arising in the course of normal business activities.
cases arising in the course of normal business activities.
cases arising in the course of normal business activities.
cases arising in the course of normal business activities.
cases arising in the course of normal business activities.
Give details of any material written complaints made against the controller by its clients or its former clients in the last five years which are awaiting determination by, or have been upheld by an ombudsman.
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1.11	relation to insolvency, reconstruction, civil or <u>ongoing</u> criminal investigations or proceedings, or regulatory proceedings) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller and the applicant firm's application for authorisation.

2 About the directors/members of the corporate controller

2.1 You must give details of the corporate controller's directors or members.

Full name	Date of birth	Position
	dd/mm/yy	

About the persons who effectively run the business of the controller

3.1 Please give details of all the persons who effectively run the business of the controller, if not already noted in section 2.

Full name	Date of birth	Position
	dd/mm/yy	

3.2 Please give details of any and all persons or entities, with a qualifying holding, either direct or through a parent undertaking. Also list anyone who has significant influence over the controller.

Full name	Date of birth	Percentage of control
	dd/mm/yy	

4 About the corporate controller's structure

- 4.1 You must send a complete structure chart of the corporate controller that shows the following:
 - percentages of holdings;
 - voting rights;
 - association;
 - parent undertakings;
 - any undertaking(s) other than the applicant firm; and
 - any firms deemed to be a controller by virtue of their significant influence.

Structure	chart	attached
Juliacian	Criari	attachicu

5 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

- I understand it is a criminal offence knowingly or recklessly to give the FCA information that is materially false, misleading or deceptive.
- I confirm that the information in this form and in any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form and in any supporting documentation. I also understand that the results of these checks may be disclosed to the applicant for authorisation.

I confirm that I am authorised to sign on behalf of the corporate controller named in question 1.1 above (this must be either a director or member).

Name		
Position		
Signature		
Date	dd/mm/yy	

What to do next

You must give this form back to the person who is responsible for making the application as an authorised EMI. They should send the form back to the FCA.



Application for Authorisation as an Authorised Electronic Money Institution

Qualifying holding (Controller) Partnership

Full name of applicant firm

Important information you should read before completing this form

For the purposes of complying with the Data Protection Act 1998, please note that any personal information provided to us will be used to discharge our statutory functions under The Electronic Money Regulations 2011 and other relevant legislation and may be disclosed to third parties for those purposes.

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence, and/or it may increase the time taken to assess your application. In some cases, it could lead to your application being rejected.

Terms in this form

In this form the FCA uses the following terms:

'FCA', 'we', 'our', or 'us' refers to the Financial Conduct Authority;

'Applicant firm' refers to the firm applying for authorisation;

'Controller' means a person with a qualifying holding;

'You' refers to the person(s) signing the form on behalf of the controller;

'Regulations' refers to The Electronic Money Regulations 2011; and

'EMI' refers to Electronic Money Institution.

Purpose of this form

This form collects information about the controller of the applicant firm.

Filling in the form

- 1 If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out the completed form and sign the declaration in section 4.
- 2 If you are filling in the form by hand:
 - use black ink;
 - write clearly; and
 - sign the declaration in section 4.
- 3 If you leave a question blank or do not sign the declaration or do not attach the required supporting information and do not tell us why, we will have to treat the application as incomplete, which will increase the time taken to assess this application.
- 4 If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.

1 Partnership controller's details

ivalent)	mber if applicable (or if registered outside UK please give
ad office ad	dress
ldress	
ountry	
ostcode	

EEA information

1.5 Do all of the following statements apply:

- i.The qualifying holding is held by an 'EEA authorised EMI' as defined in 2(1) of the Regulations or 'EEA firm' as defined in paragraph 5 of Schedule 3 to the Financial Services and Markets Act 2000;
- ii. The applicant firm is connected with the qualifying holding because it is a subsidiary undertaking of the qualifying holding or a subsidiary undertaking of a parent undertaking of the qualifying holding ('subsidiary undertaking' and 'parent undertaking' have the meaning given by Section 1162 of the Companies Act 2006); and
- iii. The qualifying holding is as defined in the Regulations by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition in the BCD is a 'direct or indirect holding in an undertaking which represents 10% or more of the capital or the voting rights or which make it possible to exercise a significant influence over the management of the undertaking'

No ▶ Continue to question 1.6
Yes ▶ Give details below
Name of controller
Country the controller is authorised in
Regulator's name
Regulator's telephone number
Description of business controller carries on

1.6	Is the controller detailed in question 1.1 regulated by any financial services body other than us?
	□ No ▶ Continue to question 1.7
	☐ Yes ▶ Give details below
	Name of controller's financial regulator
	<u> </u>
	Contact name and address
1.7	Give details of any litigation (or known circumstances which might give rise to litigation) against the partnership controller currently outstanding or that has occurred in the last five years. This is except cases arising in the course of normal business activities.
1.8	Give details of any material written complaints made against the controller by its clients or its former clients in the last five years which are awaiting determination by, or have been upheld by an ombudsman.
1.8	its clients or its former clients in the last five years which are awaiting
1.8	its clients or its former clients in the last five years which are awaiting
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1.8	its clients or its former clients in the last five years which are awaiting
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller
	Give details of any significant events or information (for example, in relation to insolvency, reconstruction, civil or ongoing criminal investigations or proceedings, or financial services regulations) not given elsewhere in this form, which would be relevant to our consideration of the corporate controller

2 About the partners of the partnership controller

2.1 You must give details of the partners.

Full name	Date of birth	Status in partnership
	dd/mm/yy	☐ equity☐ salaried☐ limited partner☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	☐ equity ☐ salaried ☐ limited partner ☐ general partner
	dd/mm/yy	□ equity □ salaried □ limited partner □ general partner

3 About the partnership controller's undertakings

Does the partnership controller control any entities other than the applicant firm?
□ No
☐ Yes ► You must provide an organisation chart showing all undertakings that the partnership controller controls.
☐ Organisation chart attached

4 Declaration

It is a criminal offence knowingly or recklessly to give us information that is materially false, misleading or deceptive. If necessary, appropriate professional advice should be sought before supplying information to us.

There will be a delay in processing the application if any information is inaccurate or incomplete.

Failure to notify us immediately of any significant change to the information provided may result in a serious delay in the application process.

- I understand it is a criminal offence knowingly or recklessly to give the FCA information that is materially false, misleading or deceptive.
- I confirm that the information in this form and any supporting documentation is accurate and complete to the best of my knowledge and belief.
- I authorise the FCA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form and in any supporting documentation. I also understand that the results of these checks may be disclosed to the applicant for authorisation.

I confirm that I am authorised to sign on behalf of the partnership controller named in question 1.1 above.

Name		
Position		
Signature		
Date	dd/mm/yy	

What to do next

You must give this form back to the person who is responsible for making the application for an authorised EMI. They should send the form back to the FCA.



If the agent is in the UK then this form is to be e-mailed to: UK-agents@fca.org.uk

For EEA agents e-mail this for to passport.notifications@fca.org.uk

ELECTRONIC MONEY Add an EMD agent form

Application under regulation 34 of The Electronic Money Regulations 2011

Firm name (i.e. name of EMI)	(the firm)
Firm reference number (FRN)	
Address	

Terms in this form

This form uses the following terms:

- 'EMD' refers to Directive 2009/110/EC of the European Parliament and of the Council of 16 September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions, amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC
- 'EMI' refers to Electronic Money Institution
- 'EEA' refers to European Economic Area

Address: Authorisations Division

The Financial Conduct Authority

25 The North Colonnade

Canary Wharf London E14 5HS

Telephone: +44 (0) 845 606 9966 Website: <u>http://www.fca.org.uk</u>

Registered as a Limited Company in England and Wales No. 01920623

Notes

This form should only be used to apply to add an EMD agent of a small EMI or an authorised EMI. It is the responsibility of the EMI to complete and submit this form.

Pei	'SOI	nal details	Section A
1	san	ntact name at the EMI (this is not necessarily the ne person making the declaration at the end of form)	
2	Cor	ntact's details:	
	а	position in the firm	
	b	daytime telephone number	
	С	email address	

Agent name, or in the case of a sole trader, the individual's 1 name If the agent is on the register, please provide their firm 2 reference number (FRN) 3 Address (include country if not UK) Country: Postcode: Trading name(s), if different to the name given in question 1 above 5 Telephone number (Landline preferred) Fax number 7 Email address 8 Website address (not mandatory) 9 Legal status* Private limited company Public limited company Partnership Limited partnership Limited liability partnership Unincorporated association Sole trader Other, please specify below

Section

*Corporate registration number (e.g.

Companies House)

Agent details

10		es the EMI intend to distribute or eem e-money through this EMD agent?	Yes No
	<u>Au</u>	thorised EMIs only	
11	EM dist	I the Authorised EMI be engaging the D agent to provide payment services of tribute or redeem e-money in another A State(s)?	Yes No
	lf 'r	no', proceed to Section C.	Yes No
12		es the Authorised EMI hold a passport he relevant EEA State?	Yes No
	lf n	o, has an application been made?	Establishment
		ves', please indicate the type of passpor EMD agent will operate under	Services
	If this EMD agent will have an establishment in, or provide services into, any other EEA State you wineed to supply this information on a separate sheet of paper, specifying for each applicable EEA State:		
	-	whether the EMD agent will have an establishment or will prov	ride cross-border services; and
	-	the payment services that will be provided and any distribution	or redemption activities.
		This is to be e-mailed to passport.notification	ns@fca.org.uk

Notes

Firms wishing to appoint agents need to provide a description of the internal control mechanisms that will be used by the agent to comply with money laundering legislation. If you have indicated that the EMD agent will be providing services on your behalf in other EEA jurisdictions' you will need to demonstrate how the internal controls comply with national money laundering legislation in the relevant state(s)

Money laundering controls	Section	on C
	Yes	No
Has the EMI already supplied to us, as part of another application, a description of the money laundering controls that will be used by all their agents, and do you confirm that those controls will be used by this agent?		
If 'yes', proceed to Section D.		
If 'no', please provide a description of the internal money laundering controls to be	used by t	his to

comply with money laundering legislation.

Notes

Please see Annex 1 for the questions that we expect you to ask each of the individual(s) below to assess their fitness and propriety. This list is not exhaustive and you should advise individual(s) to disclose to you any issues that could affect their fitness and propriety.

Please complete the following table for the proprietor, director(s)/partner(s) and person(s) responsible for the management <u>within</u> the agent. Please state number of individuals

Full name of individual(s) – include previous name(s), if applicable and date(s) of name change(s) and any Name(s) commonly known by	National Insurance* (NI) number only * If the agent is located in another EEA member State you must provide their identification code as relevant in that host state e.g. national insurance number, fiscal number	Date of birth	Assessed as a fit and proper person	Anything to disclose in relation to Annex 1
			Yes No	Yes No
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		
Surname Forename Title	Document number Document type Issuing country	dd/mm/yy		

If there is not enough space above, please continue on a separate sheet of paper and attach it to the form.

If the firm has anything to disclose for any individual, whether in relation to Annex 1 or otherwise, please provide further information on a separate sheet of paper, clearly identifying the individual(s) it relates to.

Please indicate the number of additional sheets provided

Declaration and signature

Section E

Warning

Knowingly or recklessly giving the PRA/FCA information, which is false or misleading in a material particular, may be a criminal offence (regulation 66 of The Electronic Money Regulations 2011) and may lead to disciplinary sanctions or other enforcement action by the PRA/FCA.

It should not be assumed that information is known to the PRA/FCA merely because it is in the public domain or has previously been disclosed to the PRA/FCA or another regulatory body. If you are not sure whether a piece of information is relevant, please include it anyway.

Data protection

For the purposes of complying with the Data Protection Act 1998, the personal information in this form will be used by the PRA/FCA to discharge its statutory functions under the Electronic Money Regulations 2011 and other relevant legislation. It will not be disclosed for any other purposes without the individual's permission.

Declaration

By submitting this notification:

- I/we confirm that this information is accurate and complete to the best of my knowledge and belief and that I have taken all reasonable steps to ensure that this is the case.
- I am/we are aware that it is a criminal offence knowingly or recklessly to give the PRA/FCA information that is false or misleading in a material particular.
- I am/we are aware that some questions do not require supporting evidence. However, the
 records, which demonstrate the applicant firm's compliance with the requirements in relation
 to the questions, are available to the PRA/FCA on request.
- I/we will notify the PRA/FCA immediately if there is a significant change to the information given in the form. If I/we fail to do so, this may result in a delay in the application process or enforcement action.

Signature	
Name of signatory	
Date	1 1
Position in firm	

Annex 1 - Fitness and propriety

1. Criminal proceedings

In answering the questions in this part you should include matters in the UK and/or overseas. Any references to criminal convictions or cautions do not include criminal convictions or cautions that are now spent. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if the Individual is subject to the law of England and Wales, Individual must disclose spent convictions and cautions (other than a protected conviction or caution).

Has the Individual ever:

1.1

- Has the Individual ever been convicted of any criminal offence? (You should include any conviction of an offence for which the individual received an absolute or conditional discharge. Include traffic offences only if they resulted in a ban from driving or involved driving without insurance.)
- ii. Has the Individual ever received a caution in relation to any criminal offence?
- iii. <u>Is the Individual been arrested or charged with any criminal offence or been currently</u> the subject of a criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)
- iv. Has the Individual been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) relating to any ongoing criminal investigation?

You should include all matters even where the arrest, charge, prosecution or investigation did not result in a conviction and, in respect of 1.1 (iv) even where the individual themselves was not the subject of the investigation.)

1.2 Is the individual currently the subject of any investigation proceedings relating to any criminal offence?

Please revert to the EMD Individual form guidance notes for the meaning of 'position of influence' in the context of the questions below in this part of the form.

- 1.3 Has any firm at which the individual holds or has held a position of influence ever:
 - i. been convicted of any criminal offence?
 - ii. been summonsed, charged with or otherwise prosecuted for any criminal offence?
 - iii. been the subject of any criminal which has not resulted in a conviction?
 - iv. been ordered to produce documents pursuant to any criminal investigation or been the subject of a search (with or without a warrant) relating to any criminal investigation?

You should include all matters arising during the individual's association with that firm and for a one year after the individual ceased to be associated with it.) You should include all matters even where the charge, prosecution or investigation has not resulted in a conviction and, in respect of 1.3(iv), even where the firm itself was not the subject of the investigation.) However, you are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.

1.4

Is any firm at which the individual holds or has held a position of influence currently the subject of any criminal proceedings or the subject of a criminal investigation? (You should include all matters arising during the individual's association with that firm **and for one year after** the EMD individual ceased to be associated with it.)

2 Civil proceedings

In answering the questions in this part you should include matters in the UK and/or overseas.

Has the individual ever been:

2.1

- i. judged by a court liable for any fraud, misfeasance, negligence, wrongful trading or other misconduct?
- ii. the subject of a judgment debt or award?
- iii. party to any other civil proceedings which resulted in a finding against the individual (other than a judgment debt or award referred to at 2.1 (ii) above)?
 (You should include, for example, injunctions and employment tribunal proceedings.)

(You should include all County Court Judgment(s) – CCJs made against the Individual, whether satisfied or not.

- a) the sum and date of all judgment debts or CCJs (whether satisfied or not); and
- b) the total number of all CCJs ordered.

2.2 Is the individual currently:

- i. a party to any civil proceedings?
- ii. aware of anybody's intention to begin civil proceedings against them? (You should include any ongoing disputes whether or not such dispute is likely to result in a finding against the Individual or the order of a judgment debt.)

- 2.3 Has any firm at which the individual holds or has held a position of influence ever been:
 - i. judged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct?
 - ii. party to any other civil proceedings which resulted in a finding against the firm?
 - iii. the subject of a judgment debt or award other than in relation to matters mentioned at 2.2(i) and 2.2(ii) above? (You should include all CCJs) made against the firm, whether satisfied or not.)

(You should include all matters arising during the individual's association with that firm **and for one year after** the individual ceased to be associated with it.)

- 2.4 Is any firm at which the individual holds or has held a position of influence currently:
 - i. a party to civil proceedings?
 - ii. aware of anyone's intention to begin civil proceedings against them?

(Where the individual no longer holds a position of influence at the firm consider whether the matters have arisen within **one year** of the individual ceasing to be associated with the firm. Include all matters which have arisen within this period.)

- 2.5 Has the individual ever (tick all that apply):
 - i. filed for bankruptcy or had a bankruptcy petition served on them;
 - ii. been judged bankrupt;
 - been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking;
 - iv. made any arrangements with creditors for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed);
 - v. had assets sequestrated; or
 - vi. been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order or result in any kind of agreement?

- 2.6 Is the individual **currently** involved in any proceedings in relation to any of the matters set out in 2.5(i) (vi) above (You should include where the individual is in the process of entering into any kind of agreement in favour of the their creditors.)?
- Does the individual have any outstanding financial obligations connected with regulated activities (including any activities regulated by the PRA/FCA or any other regulatory body), which the individual has carried on in the past?
- 2.8 Has any firm at which the individual holds or has held a position of influence at any time during and within one year of the individual's involvement:
 - i. been put into liquidation?
 - ii. been wound up (whether compulsorily or voluntarily)?
 - iii. ceased trading?
 - iv. had a receiver or administrator appointed?
 - v. entered into any voluntary arrangement with its creditor?

3. Business and employment matters

In answering the questions in this part you should include matters in the UK and/or overseas.

Has the individual ever been:

3.1

- i. dismissed;
- ii. asked to resign or agreed to resign; or
- iii. suspended

from any profession, vocation, office, employment, position of trust, fiduciary appointment or similar whether or not remunerated?

3.2 Has the individual ever been:

- i. disqualified from acting as a director or similar position?
- ii. the subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding)?
- iii. the subject of any investigation which might lead to or might have led to disciplinary proceedings?
- iv. notified of any potential proceedings of a disciplinary nature?
- v. the subject of any allegations of malpractice or misconduct in connection with any business activities?

4. Regulatory matters

Please see the EMD Individual form guidance notes for the meaning of 'regulatory body' and 'authorisation' in the context of the questions below. In answering the questions in this part you should include matters in the UK and/or overseas.

- In relation to activities regulated by the PRA/FCA or any other regulatory body has the individual ever:
 - i. been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
 - been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any regulatory body
 - iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
 - iv. been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding?
 - v. resigned or ceased to act while under investigation by any such body or been required to resign or cease acting by any regulatory body?
 - vi. decided, after applying for any authorisation granted by any regulatory body, not to proceed with the application?
 - vii. provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
- Has any firm where the individual held a position of influence (during their association with that firm as well as for **one year after** they ceased to be associated with it):
 - i. been refused, had revoked, restricted or terminated, any authorisation granted or required by any regulatory body?
 - ii. been criticised, censured, disciplined, suspended, expelled, fined, or been the

subject of any other disciplinary or intervention action by any regulatory body?

- iii. received a warning that such disciplinary or intervention action may be taken (whether public or privately)?
- iv. been the subject of an investigation by any regulatory body whether or not such investigation resulted in a finding?
- v. been required or requested to produce documents or any other information to any regulatory body?
- vi. ceased operating while under investigation by any such body or been required to cease operating by any regulatory body?
- vii. decided, after applying for any authorisation granted by any regulatory body, not to proceed with the application?
- viii. provided payment services or distributed or redeemed e-money on behalf of a regulated firm under any contractual agreement where that agreement was terminated by the regulated firm?
- In relation to activities regulated by the PRA/FCA or any other regulatory body has the individual ever:
 - i. been found to have carried on activities for which authorisation by the PRA/FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation?
 - ii. been investigated for the possible carrying on of activities requiring authorisation by the PRA/FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation whether or not such investigation resulted in a finding?
 - iii. been found to have performed a controlled function (or an equivalent function requiring approval by the PRA/FCA or any other regulatory body) without the requisite approval?
 - iv. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the PRA/FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
 - v. been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 of the Financial Services and Markets Act 2000, or received a warning notice proposing that such a direction or order be made?
- Has any firm where the individual held a position of influence (during their association with that firm as well as for one year after they ceased to be associated with it):
 - i. been found to have carried on activities for which authorisation or registration by the PRA/FCA is required (or any activity requiring authorisation from any other regulatory body) without the requisite authorisation?
 - ii. been investigated for the possible carrying on of activities requiring authorisation or registration by the PRA/FCA (or activities requiring authorisation from any other regulatory body) without the requisite authorisation, whether or not such investigation resulted in a finding?

- iii. been found to have performed a controlled function (or an equivalent function requiring approval by the PRA/FCA or any other regulatory body) without the requisite approval?
- iv. been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the PRA/FCA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding?
- v. been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify us of the identity of a person acting in a position of influence over its electronic money or payment services business?

Financial Conduct Authority



Application for Registration as a Small Electronic Money Institution (SEMI)

Registered name of applicant firm

Important information you should read before completing this form

We require all applicant firms to provide these details as part of their application for registration.

Please keep a copy of the forms you complete and any supporting documents you include with this application pack for your future reference.

For the purposes of complying with the Data Protection Act 1998, any personal information provided to us will be used to discharge our functions under the Payment Services Regulations 2009 as amended and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

Terms in this pack

In this form we use the following terms:

'Applicant firm' refers to the firm applying for registration

'Approach Document' refers to our guidance document

'EMD' refers to Directive 2009/110/EC of the European Parliament and of the Council of 16th September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC

'EMI' refers to Electronic Money Institution

'SEMI' refers to Small Electronic Money Institution

`FSMA' refers to the Financial Services and Markets Act 2000

'Qualifying holding' refers to a controller of the applicant firm

'Regulations', or 'EMRs' refers to The Electronic Money Regulations 2011

'We', 'our', 'us', or 'FCA' refers to the Financial Conduct Authority

'You' refers to the person(s) signing the form on behalf of the applicant firm

Purpose of this pack

We will only grant an applicant firm registration as a Small Electronic Money Institution (SEMI) if we are satisfied that it meets the conditions for registration in regulation 13 of the EMRs. Please note that the burden is on the applicant firm to satisfy us that it meets the relevant conditions. The information in this pack is required to enable us to assess whether the applicant firm does this. In some circumstances, we may ask for more information to be able to grant registration.

Contents of this form

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2	About the applicant firm	5	9	Qualifying holdings	19
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Financial Conduct Authority



Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from Question to Question and press SHIFT TAB to move back to the previous Question; and
 - print out all the parts of the form you have completed and sign the declaration.
- 2 If you are filling in the form by hand:
 - use black ink:
 - write clearly; and
 - sign the declaration.
- 3 If you think a Question is not relevant to you, write 'not applicable' and explain why.
- **4** If you leave a Question blank and/or do not sign the declaration without telling us why, we will have to treat the application as incomplete. This will increase the time taken to assess your application.
- **5** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant Question number.
- **6** Post the application consisting of:
 - this application form;
 - EMD individual form(s);
 - EMD Agent form(s) if applicable;
 - Additional information requested in this form (if applicable); and
 - the application fee to us at:

Permissions Department
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
LONDON
E14 5HS

1.2

Contact details and time considerations for this application

Why do we ask the Questions in this section?

We need this information in case we need to contact you when assessing this application and to ensure we are able to contact you.

Contact for this application

1.1 Contact details of the person we will get in touch with about this application.

one who works	for the applicant firm.
cluding STD	
otional)	
ding STD code)	
ails of the perso st be someone v	gulatory purposes In who should be contacted for regulatory who works for the applicant firm. Itherwise you must give details below.
cluding STD	
ding STD code)	
	cluding STD otional) ding STD code) details for regals of the person of the someone was to be someone was a compared to the

Time considerations for this application

1.3	Does the applicant firm have any particular time pressures that it would like us to take into account?					
	If there is a pressing reason for the applicant firm to be registered by a specific date, please explain here. We will try to meet this, but if we cannot, we will contact you with the reasons why. Please note that we have up to 12 months to determine an incomplete application.					

	Details of professional advisers Have you used a professional adviser to help with this application? ☐ No ➤ Continue to Section 2 ☐ Yes ➤ You must fill in the rest of this section					
.4						
.5	Name of professional adviser's firm					
.6	Contact details of professional adviser					
	Title					
	First name(s)					
	Surname					
	Business address					

luding STD			
ding STD code)			
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	ding STD code)	ding STD code)	ding STD code)

1.7	Do you want us to copy all correspondence to the professional
	adviser?
	□ NI=

Ш	No
	Yes

About the applicant firm Why do we ask the Questions in this section?

We need to know general information about the applicant firm so we can process this application as efficiently as possible. We also need the applicant firm's details for the

E-money Register, which is our public record of authorised and registered firms, their agent(s) and EEA branches (if applicable). The applicant firm must be a body corporate whose head office is in the UK. See Regulation 13(9).

Information for the E-money Register

Postcode	
Telephone nur STD code), mu	ber (including st be a landline
Fax number (i	cluding STD code)
Email address	
_	ice of applicant firm If office address the same as the address given in Question
☐Yes ▶ Continu	e to Question 2.3
	t give details below
Registered offi	е
address	
Postcode	
Postcode Is the applica	nt firm a subsidiary of an FCA regulated firm?
Postcode Is the applica □ No • Continu	e to Question 2.4
Postcode Is the applica □ No • Continu	
Postcode Is the applica □ No • Continu	e to Question 2.4
Postcode Is the applica No ▶ Continu Yes ▶ You m Name	e to Question 2.4
Postcode Is the applica No ▶ Continu Yes ▶ You m Name FRN	e to Question 2.4 st give details below
Postcode Is the applica No ▶ Continu Yes ▶ You m Name FRN Is the applica	e to Question 2.4 st give details below out firm a member of a group?
Postcode Is the applica No F Continu Yes F You m Name FRN Is the applica No F Continu	e to Question 2.4 st give details below

About the legal status of the applicant firm

	What type of firm is the applicant firm? ☐ Private limited company											
	Limited liability partnership											
		☐ Public limited company										
		nited par		•								
	☐ Oth	ner≯ You	mus	st det	ail belo	ow th	e lega	I stat	us of the	e applic	ant firm	1
2.6		of incor		tion	or fori	mati	on of t	the a	pplicar	nt firm		
		/		/								
2.7	Wher	e was th	е ар	plica	ant fir	m in	corpoi	rated	or for	med?		
	☐ En	gland/ W	ales									
	☐ Sco	otland										
	☐ No	rthern Ire	eland	l								
	Oth	ner ≯You	mus	st spe	ecify							
	_			- 								
2.8	Does the applicant firm have a registered number e.g. Companies House number?											
	No ▶ Continue to Question 2.9											
	1 1 1/1/0	▶ Contin	ue to	Que	stion 2	. 9						
	=						elow					
	=	► Contin					elow					
	=						elow					
	=						elow					
	Yes		nust	provid			elow					
2.8	Yes	s ≯You n	ar ei	provio	de deta	ails b		vear (end (dd	l/mm)		
2.8	Yes	You n	ar ei	provio	de deta	ails b		rear e	end (dd	l/mm)		
2.8	Yes	You n	ar ei	provio	de deta	ails b		rear (end (dd	l/mm)		
2.8	Yes	You n	ar ei	provio	de deta	ails b		ear e	end (dd	l/mm)		
2.8	Finar Date	You n	ar ei	provio	de deta	ails b		ear e	end (dd	I/mm)		
2.8	Finar Date Othe	ncial ye	ar en	nd ant f	de deta	finai	ncial y				s in addi	tion
	Finar Date Othe Does to the	r names	ar en	nd ant f	"irm's	ails b	ncial y	any t	rading			tion
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	Finar Date Othe Does to the	r names	ar en	nd ant firm on t	m inte	and to	o use a	any t	rading			tion

Conditions for registration Why do we ask the Questions in this section?

Every applicant firm for registration has to confirm that they meet with the following conditions. See Regulation 13 (2) to (10) and Chapter 3 of the Approach Document.

3.1	You must confirm that the total business activities of the applicant firm immediately before the time of registration do not generate average outstanding electronic money exceeding €5,000,000. ☐ Yes
	No ▶ You will need to apply to be an Authorised EMI
	Where a Small EMI provides payment services that are not related to issuing electronic money or carries out other business activities, the amount of outstanding electronic money may be unknown in advance. In this circumstance the applicant firm may assess the amount of average outstanding electronic money on the basis of a representative portion assumed to be used for the issuance of electronic money. This is provided that the representative portion can be reasonably estimated on the basis of historical data and to our satisfaction. If the applicant firm is unable to base this calculation on relevant historical data, it may use a projection supported by the business plan.
3.2	You must confirm that the monthly average of the total amount of payment transactions not related to issuing e-money, executed by the applicant firm, including any of its agents, in the 12 months preceding the application does not exceed €3,000,000. If the applicant firm is unable to base this calculation on relevant historical data, it may use a projection supported by the business plan. ☐ Yes ☐ No ➤ You will need to apply to be an Authorised EMI ☐ N/A ➤ If only issuing e-money and providing related payment services
3.3	You must confirm the applicant firm, immediately before the time of registration, will hold the amount, if any, of initial capital required in line with Part 1 of Schedule 2 to the Regulations. Yes No
	See Section 5 (Capital resources and requirements)
3.4	 You must confirm that the applicant firm has: robust governance arrangements for its electronic money and payment service business including a clear organisational structure with well-defined, transparent and consistent lines of responsibility; and effective procedures to identify, manage, monitor and report any risks to which it might be exposed;
	which are comprehensive and proportionate to the nature, scale and complexity to the type(s) of electronic money to be issued and payment services to be provided. Yes
	See Section 6 (Governance arrangements)

3.3	management or operation of the applicant firm has been convicted of offences relating to money laundering or terrorist financing or other financial crimes in either the UK or overseas (see Regulation 13 (8)). By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, in relation to any individual who is subject to the law of England and Wales, spent convictions (other than protected convictions) must be declared. Yes No See Section 8 (Personnel)
3.6	You must confirm the applicant firm's head office is in the UK. ☐ Yes ☐ No ➤ You will need to apply to the relevant competent authority where you have your head office.
3.7	All EMIs need to be registered with us under the Money Laundering Regulations (MLR) 2007. Is the applicant firm already registered with us under the MLR? Yes You must provide the applicant firm's FCA registration number.
	☐ No, but an Annex 1 application is being made. (We cannot register the applicant firm, under the Regulations, until this condition has been met). The relevant Annex 1 registration form and guidance notes can be found on our website.

3.8 Contact details	of the I	Money Lau	undering Re	porting	Officer ((MLRO)
(regulation 20	(5a) of t	the Money	Laundering	Regula	itions 20	07)

Title			
First name(s)			
Surname			
Business address			
Postcode			
Phone number (inc code)	cluding STD		
Fax number (inclu	ding STD code)		
Mobile number (op	otional)		
Email address			



Business plan

Why do we ask the Questions in this section?

We need to know how the applicant firm intends to carry out its business so we can assess that (i) the proposal has been carefully thought out, and (ii) the adequacy of its financial and non-financial resources, systems and procedures have been considered. The applicant firm must satisfy the FCA on this point before we can grant registration. See Regulation 13(7)(b).

	Use a	separate sheet of paper to answer the Questions 4.1 to 4.4 and 4.6.
	Indica	te the number of separate sheets used
4.1		nust attach a detailed business plan including, but not limited e following:
	4.1.1	background to the application;
	4.1.2	sources of funding;
	4.1.3	target markets;
	4.1.4	a marketing plan;
	4.1.5	types of e-money to be issued and payment services to be provided;
	4.1.6	if the applicant firm will provide payment services or distribute or redeem e-money through EMD agents or distributors you must detail how this arrangement will work (you should also refer to Section 10 Unrelated payment services); and
	4.1.7	use of branches, including numbers and locations (if applicable).
	applica	vel of detail you provide should reflect the scale and complexity of the ant firm's proposed business. If any of the information provided is r we will ask you.
	□ Atta	•
	Ш Апа	aci ieu
	relation risk morgan show the in	
4.3	Deper be app function	nding on the nature, scale and complexity of its business, it may propriate for the applicant firm to maintain an internal audit on that is separate and independent from the other functions ctivities of the applicant firm. We would expect the internal function to:
	• • • • • Atta	establish, implement and maintain an audit plan to examine and evaluate the adequacy and effectiveness of the applicant firm's systems, internal control mechanisms and arrangements; issue recommendations based on the result of work carried out; verify compliance with those recommendations; and report in relation to internal audit matters.
4.4	organ	nust attach a description of the applicant firm's structural isation, e.g. the plan for how the work of the business will be ised. You must include: a structure chart;

[• Atta		rticipat	ion in a	national	or intern	ation	al payr	ment :	syster	m.
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		_		ince she	eet			Attach	ed		
1	Monthl	y cash	flow fo	recast				Attach	ed		
				ss fore				Attach			
I	Last ye	ear's ac	counts	(if alrea	ady tradi	ng)		Attach	ed		
	under	-		, and v		er activi				, p	
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	Syste Provid Descridata, What any su	ms and le a broke the control of the	d conficient des	trols - scriptio	IT system of the agementume/valume/va	applicant informalue/des	ationstinat	collection	place?	from e to io	dentify

	determining appropriate mitigation actions?
4.7.6	Are there separate development, testing, and live environments?
4.7.7	Are all changes to the program source code of all key business applications written by the applicant firm's own programmers? (As opposed to installing package updates made by another organisation).
	Yes ▶ Continue to Question 4.7.8
	No ▶ You must describe below
4.7.8	Do procedures require package program changes to be tested using a standard test pack in a separate testing environment, with bugs resolved, changes signed-off, and user documentation updated?
4.7.9	Are system support staff available throughout business hours and beyond, to resolve problems before the next business day?
4.7.1	0 Is there a written Information Security Policy (ISP)?
4.7.1	1 Are all internal networks' connections to the internet protected by firewalls, a DMZ and an ISP?
4.7.1	2 Is logical access to applications granted on the principle of least privilege and is it given in a way that enforces segregation of duties? (i.e. does it ensure that separate persons can access functions that need separation for control purposes, e.g. inputting and releasing payments?)
4.7.1	3 Is an independent penetration test of the network carried out, and all significant weaknesses corrected at least annually?

	acceptable?
1 !	5 Is the effectiveness of the disaster recovery plan validated by successful testing on the systems at least annually, with any failu corrected and retested within six months?
1(6 Does the applicant firm outsource significant IT functions? ☐ No ▶ Continue to Question 4.7.17
	☐ Yes ▶ You must briefly explain below
	7 Does the applicant firm have the expertise and methods required for assessing the service provider's performance, supervising the service provider, and initiating corrective actions?
L	8 Does the contract give the applicant firm, your auditors, us and any other relevant competent authority the right to audit the serv provider?
L	any other relevant competent authority the right to audit the serv
L	any other relevant competent authority the right to audit the serv provider? 9 Does the contract require the service provider to protect any confidential information relating to you and your customers? For
L!	any other relevant competent authority the right to audit the serv provider? 9 Does the contract require the service provider to protect any confidential information relating to you and your customers? For transfers to non-EU states, does the contract mirror the EU model
L	any other relevant competent authority the right to audit the serv provider? 9 Does the contract require the service provider to protect any confidential information relating to you and your customers? For transfers to non-EU states, does the contract mirror the EU model clauses?
L	any other relevant competent authority the right to audit the serv provider? 9 Does the contract require the service provider to protect any confidential information relating to you and your customers? For transfers to non-EU states, does the contract mirror the EU model clauses? EMD agents (if applicable) Outline the IT strategy that exists between the applicant firm and
L!	any other relevant competent authority the right to audit the serv provider? 9 Does the contract require the service provider to protect any confidential information relating to you and your customers? For transfers to non-EU states, does the contract mirror the EU model clauses? EMD agents (if applicable) Outline the IT strategy that exists between the applicant firm and agents.

1.8.3	What restrictions, if any, can the applicant firm impose on agents?
.8.4	How is software delivered and installed onto agents' systems?
l.8.4	How is software delivered and installed onto agents' systems?

Capital resources and requirements Why do we ask the Questions in this section?

plan which are, or have been, required by us.

Before registration, the applicant firm must confirm that it will hold initial capital, if any, at the level required by Part 1 of Schedule 2 to the Regulations. See regulation 19(2) and 13(5).

5.1	You must confirm the applicant firm will hold, immediately prior to registration, initial capital of at least 2% of its average outstanding electronic money, where the business activities generate average outstanding electronic money of €500,000 or more.
	Yes
	Where the applicant firm has not been in business long enough to calculate the amount of average outstanding electronic money for these purposes, it must make an estimate on the basis of projected outstanding electronic money as supported by its business plan, subject to any adjustments to that

As well as the requirement for initial capital, the Regulations require that Small EMIs maintain adequate own funds, if any, on an ongoing basis in line with Part 1 of Schedule 2 to the Regulations.



Governance arrangements Why do we ask the Questions in this section?

Applicant firms are required to provide descriptions of their governance arrangements to enable us to assess if the arrangements and procedures are appropriate, sound and adequate. Please note the applicant firm must satisfy us on this point before we can grant registration See Regulation 13(6).

You must use a separate sheet of paper to answer Questions 6.1 to 6.4.

Indicate the number of separate sheets used	
malcate the number of separate sheets used	Ì

The level of detail you provide should reflect the scale and complexity of the applicant firm's proposed business. If any of the information you provide is unclear, we will ask you about it.

- 6.1 You must describe the governance arrangements (procedures used in the decision making and control of the business that provide its structure, direction and accountability), including a clear organisational structure with well-defined, transparent and consistent lines of responsibility. We would expect to receive information on:
 - decision-making procedures;
 - reporting lines;
 - internal reporting and communication processes;
 - arrangements for regular monitoring of internal controls and procedures;
 - the measures that would be taken to address any deficiencies.
- 6.2 You must describe the risk management procedures that will enable the applicant firm to effectively identify, manage, monitor and report any risks to which it might be exposed. Such risks may include:
 - settlement risk (a settlement of a payment transaction does not take place as expected);
 - operational risk (loss from inadequate or failed internal processes, people or systems);
 - counterparty risk (that the other party to a transaction does not fulfil its obligations);
 - liquidity risk (inadequate cash flow to meet financial obligations);
 - market risk (risk resulting from the behaviour of the entire market);
 - financial crime risk (see Chapter 11 of the Approach Document); and
 - foreign exchange risk (fluctuation in exchange rates).
- 6.3 You must describe the internal controls, e.g. systems, procedures and policies used to safeguard the applicant firm from fraud (internal and external) and error.

Where the applicant firm intends to employ agents in respect of payment services, or distributors for the distribution or redemption of e-money, we would also expect that the internal controls are sufficiently robust to ensure it meets its responsibilities with regard to those entities.

6.4 You must describe the procedures that the applicant firm will establish in order to comply with the money laundering regulations and the EC wire transfer regulation.

Option 1

Safeguarding Why do we ask the Questions in this section?

Safeguarding is a specific set of requirements for protecting funds that have been received in exchange for electronic money that has been issued. The Regulations require that Small EMIs comply with the safeguarding requirements. See Regulations 20-22, paragraph 4 of Schedule 1 to the Regulations and Chapters 3 and 10 of the Approach Document for more information.

It is a condition of registration under regulation 13(7)(c) that the applicant firm satisfies the FCA that the institution 'has taken adequate measures for the purpose of safeguarding electronic money holders' funds in accordance with regulation 20'.

Please note that this section relates to the safeguarding of funds held in exchange for electronic money only. Safeguarding of funds held in connection to payment services is covered in Section 10 Unrelated payment services (if applicable).

7.1 You must indicate the applicant firm's chosen option for safeguarding funds received for e-money issuance services from the table below:

Segregation of relevant funds

Option 2	Coverage of relevant funds by an insurance policy from an authorised insurer, or a comparable guarantee from an authorised insurer or credit institution.	
If option 2 is selectories to the selectory of the selec	ed above a copy of the policy or guarantee must	
measures will opera	pelow how the applicant firm's safeguarding ite, including details of the reconciliation	
processes.		



Personnel

Why do we ask the Questions in this section?

The director(s) and person(s) responsible for managing the applicant firm's electronic money and payment services business need to be of good repute and possess appropriate knowledge and experience (be 'fit and proper') to issue electronic money and provide payment services. Please note that the applicant firm must satisfy us that its relevant individuals meet the requirements before registration can be granted. See Regulation 13(7)(a).

8.1	You must complete and submit an EMD Individual form for each
	director and person responsible for the management of the applicant
	firm's electronic money or payment services business.

How many EMD Individual forms are you sending with this application?



The following are examples of persons that would be required to complete and submit an EMD Individual form:

- all the members of the management board;
- in the case of a Small EMI that only issues e-money and provides related payment services, all the management staff; and
- in the case of a Small EMI that carries on activities other than just issuing e-money and related payment services, all the persons with direct responsibility for the firm's e-money issuance and related payment services on a day-to-day basis.



Qualifying holdings Why do we ask the Questions in this section?

The change in control provisions of FSMA (Part 12) apply to Small EMIs. Although not a condition of registration, we require information on individual(s) with a qualifying holding to facilitate our ongoing supervision of the applicant firm. See Paragraph 4 of Schedule 3 to the Regulations.

A 'qualifying holding' is defined in the Regulations by reference to Article 4(11) of the Banking Consolidation Directive (BCD). The definition in the BCD is a 'direct or indirect holding in an undertaking which represents 10% or more of the capital or of the voting rights or which makes it possible to exercise a significant influence over the management of that undertaking'. Persons or firms with qualifying holdings are referred to as controllers in FSMA (Part 12).

A 'qualifying holding' is broadly an individual or firm that:

- holds 10% or more of the shares in the applicant firm (or 10% or more of the shares in a parent firm);
- is able to exercise significant influence over the management of the applicant firm through a shareholding in the applicant firm or a parent;
- is entitled to control or exercise control of 10% or more of the voting power in the applicant firm (or 10% or more of the voting power in a parent firm); or
- is able to exercise significant influence over the management of the applicant firm through their voting power in it or a parent.

Limited Liability Partnership (LLP) applicants should note that some (or sometimes all) individual members may be controllers of the LLP. Usually this will depend on the number of members and the terms of the membership agreement, especially regarding voting power or significant influence.

A full definition of controller, shares and voting power is set out in section 422A of FSMA (Part 12).

9.1 Who controls (owns) the applicant firm?

You must detail in the boxes below the individual(s) with a 'qualified holding' in the applicant firm. Please use a separate sheet of paper if necessary

If you have used separate sheets of paper please indicate how many below.

Number of	
additional	
sheets	

Name
Name
Is this person an individual (e.g. Director/Partner) or a firm?
Percentage of shares or voting rights held in the applicant firm %
Percentage of shares or voting rights held in the applicant firm's parent(s) %
Do they have significant influence over the management of the applicant firm?
☐ Yes ☐ No
Person 2
Name
Is this person is an individual (e.g. Director/Partner) or a firm?
15 this person is an individual (e.g. Director/Farther) or a mini-
Percentage of shares or voting rights held in the applicant firm
%
Percentage of shares or voting rights held in the applicant firm's parent(s) %
Do they have significant influence over the management of the applicant firm?
☐ Yes ☐ No
Person 3
Name
Is this person is an individual (e.g. Director/Partner) or a firm?
Percentage of shares or voting rights held in the applicant firm %
Percentage of shares or voting rights held in the applicant firm's parent(s) %
Do they have significant influence over the management of the applicant
firm? Yes No

Person 4				
Name				
Is this person is an individual (e.g. Director/Partner) or a firm?				
Percentage of shares or voting rights held in the applicant firm				
%				
Percentage of shares or voting rights held in the applicant firm's parent(s)				
%				
Do they have significant influence over the management of the applicant				
firm?				
☐ Yes ☐ No				
Person 5				
Name				
Is this person is an individual (e.g. Director/Partner) or a firm?				
Percentage of shares or voting rights held in the applicant firm				
%				
Percentage of shares or voting rights held in the applicant firm's parent(s)				
%				
Do they have significant influence over the management of the applicant				
firm?				
☐ Yes ☐ No				

Unrelated payment services Why do we ask the Question in this section?

Where the applicant firm will provide payment services unrelated to its emoney issuance, you must provide details here. See Regulation 12(1) for more information.

Do not complete this section unless the applicant firm intends to carry out payment services unrelated to its e-money issuance business.

10.1 You must select the unrelated payment services the applicant firm will be providing from the list below:

10.1.1	Services enabling cash to be placed on a payment account and all of the operations required for operating a payment account.	
10.1.2	Services enabling cash withdrawals from a payment account and all of the operations required for operating a payment account.	
10.1.3	The execution of the following types of payment transaction: (i) direct debits, including one-off direct debits; (ii) payment transactions executed through a payment card or a similar device; (iii) credit transfers, including standing orders.	
10.1.4	The execution of the following types of payment transaction, where the funds are covered by a credit line for the payment service user: (i) direct debits, including one-off direct debits; (ii) payment transactions executed through a payment card or a similar device; (iii) credit transfers, including standing orders.	
10.1.5	Issuing payment instruments or acquiring payment transactions.	
10.1.6	Money remittance.	
10.1.7	The execution of payment transactions, where the consent of the payer to execute the payment transaction is given by means of any telecommunication, digital or IT device and the payment is made to the telecommunication, IT system or network operator acting only as an intermediary between the payment service user and the supplier of the goods or services.	

Safeguarding

_	ast give details below of the applicant firms cho	isen option
No ▶ Continu	e to Question 10.3	
Option 1	Segregation of relevant funds	
Option 2	Coverage of relevant funds by an insura from an authorised insurer, or a compa guarantee from an authorised insurer o institution.	rable
l If option 2 is guarantee.	selected above, you must attach a copy o	f the policy or
☐ Attached		
sareguardeu i	n exchange for e-money.	
You must com any person(s) managing the	luals plete and submit additional EMD Individuals, additional to those referred to in 8.1, resapplicant firm's unrelated payment serviceme director(s)/person(s) detailed in 8.1, will be applicant firm's unrelated payment services;	ponsible for es. e responsible
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Fees and levies

Why do we ask the Questions in this section?

This section is included to provide the applicant information on periodic fees and levies payable to the FCA, the Financial Ombudsman Service and Money Advice Service (MAS). We also explain the relevant FCA and Ombudsman Service fee-blocks. See Chapters 3 and 16 of the Approach Document and Regulation 59.

The activities the applicant firm undertakes when it becomes registered will determine which fee-block(s) the applicant firm is allocated to. The fees and levies in each fee-block are often based on the tariff data; however, Small EMIs will pay flat periodic fees and levies in line with FEES 4 Annex 11 Part 5 of our Handbook. See www.fshandbook.info/FS/html/handbook/FEES/4/11 Please see below for fee and industry blocks that apply to a Small EMI.

FCA fees

11.1 Fee-block G.11- Small Electronic Money Institutions

If an applicant firm is providing unrelated payment services, it will also be allocated to fee-block G.4 - Small Payment Institutions. We do not require data for fee-block G.4 as this is a flat fee.

11.2 Financial Ombudsman Service (Ombudsman Service) General Levy

An applicant firm will come under the jurisdiction of the Ombudsman Service for issuing electronic money except if it is an exempt electronic money issuer. A Small EMI will fall within Industry block 18 – Electronic Money Issuers. A flat fee is payable for this industry block.

If the applicant firm will provide unrelated payment services, i.e. not directly related to its electronic money business, it will also be allocated to Industry block 11. A flat levy is payable for this industry block. So there are no data requirements for the Ombudsman Service levy.

Declaration of the Financial Ombudsman Service exemption

Please note that if the applicant firm will carry on business with consumers then exemption will not be available, because they qualify as eligible complainants.

11.3 The Financial Ombudsman Service exemption

If the applicant firm will not carry on business with eligible complainants and does not foresee doing so in the immediate future, please tick the box below:
Applicant firm is exempt from the Financial Ombudsman Service
If you have indicated that the applicant firm is exempt from the Financial Ombudsman Service, please provide supporting evidence for this exemption.
☐ Attached

11.4 Money Advice Service (MAS) levy

For SEMIs, a flat fee is payable. The fee block(s) mirrors FCA fee block(s). So there are no data requirements for the MAS levy.

Application fee Why do we ask the Question in this section?

You must attach a cheque for the full application fee or the application will not be processed. See Chapters 3 and 16 of the Approach Document.

12.1 You must tick below to confirm that you have paid the application fee $\hfill \pm 1,000$

You must pay the full application fee by cheque. **It is non-refundable** (even if the applicant firm decides to withdraw its application for registration).

How to pay

- **1** Make the cheque payable to the Financial Conduct Authority. We cannot accept a post-dated cheque.
- 2 Write the name of the applicant firm on the back of the cheque.
- **3** Write 'EMD application for registration' on the back of the cheque.
- **4** Send the cheque with the application pack.

Declaration

Why do we ask the Question in this section?

The application must be signed by the person(s) responsible for making the application on behalf of the applicant firm. The appropriate person(s) depends on the application firm's type. See Chapter 3 of the Approach Document.

Declaration

It is a criminal offence (under Regulation 66) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.

All information that the FCA might reasonably consider relevant to this notification should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA (or formerly the FSA) or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included. There may be a delay in processing the application if any information is inaccurate or incomplete.

You must notify us immediately of any material change to the information provided (see Regulation 16). Failure to notify us immediately of any significant change to the information provided may result in a delay in the application process. Failure to provide information may also call into question whether the applicant meets the conditions for registration in Regulation 13.

In signing the declaration below I confirm that:

- I am authorised to make this application for registration on behalf of the applicant named on the front of this form.
- I understand it is a criminal offence to knowingly or recklessly give the FCA information that is materially false, misleading or deceptive.
- The information in this application is accurate and complete to the best of my knowledge and belief, and I have taken all reasonable steps to ensure that the information in this application is accurate and complete.
- I authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I understand I may be selected to undergo a Criminal Records Bureau search to determine whether any criminal records are held in relation to me and that the FCA may wish to disclose the results of that search to the applicant submitting this application.
- I am aware of the Regulations, in particular the Conditions in section four of the application form. See Regulations: http://www.opsi.gov.uk/si/si2009/uksi 20090209 en 1
- I consent to receive communications from the FCA via post or email (including the serving of statutory notices).

Who must sign the declaration?

This declaration must be signed by the director(s)/partner(s) of the applicant firm.

Signature one		Signature two
Name		
Position		
Signature		
Date	dd/mm/yy	dd/mm/yy

Financial Conduct Authority



Form 272

Application for an order declaring an overseas collective investment scheme to be recognised in the UK

Name of Scheme

Important information you should read before completing this form

We need the information in this form to recognise a collective investment scheme in the UK under section 272 of FSMA.

You must keep a copy of your completed form and the supporting documents that you send us for future reference.

It is important that you give accurate and complete information and disclose all relevant information. If you do not, it may take us longer to deal with your application.

Terms in this pack

In this form we use the following terms:

'AIF' refers to an alternative investment fund

'AIFM' refers to an alternative investment fund manager

'AIFMD' refers to the European Parliament and Council Directive 2011/61/EU of 8 June 2011 on Alternative Investment Fund Managers

'COLL' refers to the Collective Investment Schemes sourcebook which is part of the Handbook

'Collective investment scheme' an AIF that satisfies the requirements of s.235 of FSMA.

'COLLG' refers to the Collective Investment Schemes Information Guide which is part of the Handbook

'EEA' refers to the European Economic Area

'FCA', 'we, 'us' and 'our' refers to the Financial Conduct Authority

'FSMA' or 'the Act' refers to the Financial Services and Markets Act 2000

'FUND' refers to the Investment Funds sourcebook which is part of the Handbook

'Handbook' refers to the Handbook of rules which you can accessed at http://www.fshandbook.info/FS/index.jsp

'Marketing' for a definition see the FCA Glossary to the Handbook

'OEIC Regulations' refers to the Open-Ended Investment Companies Regulations 2001

'Operator' refers to the collective investment scheme itself if an open-ended investment company (see section 237(2) of FSMA). For any other collective investment scheme, it is any person who, under the constitution or founding arrangements of the scheme, is responsible for managing the property held for or within the scheme (see the Handbook Glossary)

'UK' refers to the United Kingdom

'You' refers to the person signing the form on behalf of the Operator

Purpose of this form

Under section 272 of FSMA, we may, on application from the Operator of a collective investment scheme, make an order that the scheme is a recognised scheme if:

- (i) the scheme is managed in a country or territory outside of the UK;
- (ii) it does not satisfy the requirements of section 264 (schemes constituted in other EEA States) of FSMA; and
- (iii) it appears to the FCA to satisfy the requirements of section 272 of FSMA (individually recognised overseas schemes), which include that adequate protection must be afforded to the participants.

The information requested in this form is intended to allow the FCA to satisfy itself that the requirements set out in section 272 FSMA will be met.

Do not complete this form if the scheme is a UCITS scheme established in an EEA member state. If you wish to market the units of an EEA UCITS in the UK, you must contact the home state competent authority of the UCITS scheme.

Filling in the form

- **1** If you are completing the form electronically:
 - use the TAB key to move to the next question and press SHIFT TAB to move to the previous question; and
 - print out all the completed parts of the form and sign the declaration.
- **2** If you are filling in the form by hand:
 - use black ink;
 - write clearly in BLOCK LETTERS; and
 - sign the declaration.

- **3** If you leave a question blank, do not sign the declaration or do not attach the required supporting information without telling us why, we may have to treat the application as incomplete. This may increase the time it takes us to deal with your application.
- **4** We have left space in Section 8.2 for additional information. If there is not enough space on the form, you must continue on separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.
- The Operator is advised to get a copy of FSMA, COLL, FUND and COLLG before completing this form. Although FCA staff may offer some help to applicants, they are not able to give any definitive ruling on the interpretation of legislation or regulations; only the UK Courts have this power. So we suggest you seek your own legal advice on all matters relating to the recognition of the scheme.
- **6** Your application should include:
 - this Form 272;
 - a copy of the scheme rules or instruments constituting the scheme;
 - a copy of the full prospectus or any similar document giving detail of the scheme;
 - a copy of the latest annual report and any subsequent half-yearly report;
 - a copy of any other document affecting the rights of participants in the scheme;
 - a legal comparison of the scheme against the nearest comparable scheme that is authorised in the UK;
 - in the case of an open-ended investment company, details of the relationship between the company and the person(s) responsible for the management of its property (including a copy of the management agreement);
 - details of any arrangements which might compromise the independence of the Operator and the scheme and any depositary, trustee or custodian and registrar;
 - explanation of why the scheme is thought of provide adequate protection to participants;
 - if the scheme or company has been in existence for less than three years, a business plan for the scheme covering three years or a longer period which, in the opinion of the Operator, will be necessary to enable the scheme to become of a viable size. In particular the following details should be given:
 - 1. the scheme's (proposed) launch date
 - 2. the initial price of the units and the current price (if different)
 - 3. minimum transaction size, both initially and subsequently if different
 - 4.details of the Operator's estimated income from the scheme and the Operator's estimated expenditure for the scheme for each year covered by the business plan (estimates should be on a basis which the Operator considers reasonable and that basis should be stated);
 - if the scheme has already been in existence for three years or more, you must provide the information below:
 - 1. method of sale of units and to whom
 - 2. the countries in which the units are marketed
 - 3. any minimum transaction size, both initially and subsequently if different

- 4. details of the Operator's income from the scheme for each of the preceding three years and the Operator's expenditure for the scheme for each of the preceding three years.
- details of marketing arrangements, including details of:
 - 1. date of commencement of marketing;
 - 2. the company or companies which will be responsible for the marketing
 - 3. whether the operator intends to market the scheme in the UK in a manner which will involve carrying on a regulated activity in the UK;
 - 4. whether the units will be sold through any employed sales force, authorised person, or unsolicited calls.
- the application fee, as set out in our Fees Manual. Details of payment methods can be found on the FCA website at:

http://www.fca.org.uk/firms/being-regulated/fees/annual/societies.

Details of payment method used should be included in Section 7.1.

Send your application to us electronically at recognisedcis@fca.org.uk

(The total email size should be no more than 10MB. If required, multiple emails may be used but should be clearly marked "email x of y". If necessary, files may be compressed using a legacy 2.0 .zip format. Originals of all documents, including this signed form, must be retained by the AFM.)

Or by post to:

Fund Authorisations
The Financial Conduct Authority
25 The North Colonnade
Canary Wharf
LONDON
E14 5HS

Any document you send us which is not in English must be accompanied by an English translation.

Details of the scheme

We need this information to determine whether the purposes of the scheme are reasonably capable of being successfully achieved. We also need these details for our FS Register, which is our public record of regulated collective investment schemes in the UK. You can access our FS Register http://www.fsa.gov.uk/register/home.do

	Information about the scheme
1.1	You must explain the reason for name chosen, if not obvious
1.2	Legal form of the scheme
1.3	You must give a description of the purposes of the scheme, including investment objectives (ie capital growth or income)
1.4	You must outline how the purposes are to be achieved. Include investment policy and an indication of any techniques and instruments of borrowing power that may be used
1.5	
a	State the base currency of the scheme
b	If the base currency is not sterling, are the units redeemable in sterling?
U	If the base currency is not sterning, are the units redeemable in sterning:
1.6	Duration of the scheme, if it is limited
1.7	Present (or proposed) level of the charges in respect of the scheme
a	Preliminary charges

b	Periodic charges
С	All other charges
1.8	You must give details of any features of the scheme which, in the view of the Operator, would be considered in the UK as unusual, or would not be permitted for a unit trust authorised under section 242 of FSMA, an authorised contractual scheme under section 261I of FSMA or an investment with variable capital authorised under regulation 14 of the OEIC Regulations
1.9	Is the scheme authorised by any government or regulatory body and/or governed by the legislation of any country outside the UK?
	☐ Yes ☐ No- Go to 1.10
	If yes, you must give full details
1	9b Please state the date of any authorisation order (or equivalent) issued by the government or regulatory body stated in 1.9a.
1.10	You must give full details of the arrangements for the sale and redemption of units
1.11	Name and address of the place in the UK for serving notices or other documents, and invoices for periodic fees
	Address
	·

ddress		
1441 C33		
Postcode		

Postcode

Details of the OperatorSee definition of Operator on Page 1 of this form

2.1	Name of the Operator
2.2	Is the Operator an authorised person under FSMA or has it previously been recorded as the operator of an AIF recognised in the UK?
	☐ Yes ☐ No
2.3	If Yes, state the Operator's FCA firm reference number
2.4	If the Operator is authorised by or subject to any regulation from any other government
	or regulatory body, you must give details
2.5	Addresses of the Operator's registered office or principal place of business in the UK (if any)
	Address
	Postcode
2.6	
а	Country where the Operator is incorporated
b	Date of incorporation

	Address			
	Country			
2.8	Directors of t	he Operator		
а	Name of the Cha	nirman		
b	Name of the Chi	ef Executive or Managi	ing Director	
c		er directors, including ne letters NE next to th	non-executive directors. Identi neir name	fy non-executive
2.9	Management ag	reement: You must giv	ve details of the main functions	to be carried out
2.10)			
а	Current fees pay	yable to the Operator		
b	How the fee can	be varied?		

2.7 Addresses of the Operator

Name				
Address				
Country				
Country of inc		_		
Country of inc	orporation			
Date of incorp	oration			
Principal activ	vities			
Names of a	iny other collective	investment sche	emes managed by t	he Operator
				mstance which, in t ght compromise, t
		om any deposita	y, trustee or custo	dian
view of the	of the Operator from			
view of the	of the Operator fro			
iew of the	of the Operator fro			
iew of the	of the Operator fro			
iew of the	of the Operator fr			
iew of the	of the Operator fr			
riew of the ndependence	of the Operator fro	thorised never	you must sive th	o following dotails
riew of the ndependence If the Oper he authorise	of the Operator fro	who is the repi	esentative, with p	e following details ower to act genera nts on his behalf
riew of the ndependence If the Oper the authorise	rator is NOT an aud person in the UK	who is the repi	esentative, with p	ower to act genera

b					
	Address				
	Postcode				
С	FCA firm refere	nce number			
2.14	l You must giv business activit	re details of any Ty	authorisation c	ırrently held to ca	rry on any investment
2.15	You must give behalf of the Op	ve details of the perator	powers of the re	presentative nam	ed in 2.13 to act on

Details of the depositary, trustee or custodian

3.1	Name
3.2	Legal form
3.3	Is the depositary, trustee or custodian an authorised person under FSMA or has it previously been recorded as such for an AIF recognised in the UK?
	☐ Yes ☐ No-Go to 3.5
3.4	If Yes, state the firm's FCA firm reference number
3.5	If the depositary, trustee or custodian is authorised by, or subject to, any regulation from any other government or regulatory body, give details
3.6	Addresses of depositary's, trustee's or custodian's registered office or principal place of business (if any) in the UK
	Address
	Postcode
3.7	
а	Country of incorporation of depositary, trustee or custodian
b	Date of incorporation

3.8	Directors of depositary, trustee or custodian
а	Name of the Chairman
b	Name of the Chief Executive or Managing Director
c	Names of all other directors, including non-executive directors. Identify non-executive directors with the letters NE next to their name
3.9	
а	Current fees payable to the depositary, trustee or custodian
b	How the fee can be varied?
3.10	If the depositary, trustee or custodian is a subsidiary, give the following details of its
	holding company
а	Name
b	
	Address
	Country
С	Country of incorporation
d	Date of incorporation

You must give d	letails of any autho	orisation or licens	se held to carry o	n any investment	
ousiness activity					

Details of investment adviser(s)

Complete this section if the Operator has appointed or proposes to appoint any person(s) (other than any employee) as an investment adviser under a commercial arrangement. This section should be photocopied and completed for each investment adviser

4.1	Total number of investment advisers
4.2	Name of investment adviser
4.3	Legal form of investment adviser
4.4	
4.4 a	Is the investment adviser an authorised person under FSMA?
a	is the investment adviser an authorised person under FSMA?
	☐ Yes ☐ No-Go to 4.5
b	If Yes, state the investment adviser's FCA firm reference number
4.5	If the investment adviser is authorised by, or subject to, any regulation from any other government or regulatory body, you just give details
4.6	Addresses of investment adviser's registered office or principal place of business in the UK (if any)
	Address
	Postcode

Name of Chairman
Name of Chief Executive or Managing Director
Name of other Executive of Flandging Director
Names of all other directors, including non-executive directors. Identify non-executive directors with the letters NE next to their name
If the investment adviser is a subsidiary, you must give the following details of its holding company
Name
Address
Postcode
Country of incorporation
Date of incorporation
Principal activities
You must give details of the agreement or arrangement between the Operator and/the scheme and the investment adviser
and denoting the title defined daring

4.7

Directors of investment adviser

b	Does the investment adviser have the authority of the Operator to make decisions on behalf of the Operator and/or the scheme?
	☐ Yes ☐ No-Go to 4.10
С	If Yes, give a description of the matters on which the investment adviser has that authority
4.10	Details of any authorisation or license held to carry on any investment business activity

Details of the registrar and auditor of the scheme

See definition of the registrar in the Handbook Glossary

5.1	Total number of registrar.	registrars. This page should be photocopied and completed for each
5.2	Name of registra	r
5.3	Legal form of reg	jistrar(s)
5.4	Addresses of reg	istrar's registered office or principal place of business in the UK (if any)
	Address	
	Postcode	
5.5	You must give de depositary, trust	etails of the agreement or arrangement between the Operator or ee or custodian and/or the scheme and the registrar
5.6	Name of the aud	itor
5.7	Addresses of aud	litor's registered office or principal place of business in the UK (if any)
	Address	
	Postcode	

Details of non-authorised persons

We may ask for information additional to that requested in the application form. Please note that we may make any further enquiries if we consider it necessary and may take into account other information on applicants.

1	Complete this section only if one or more of the following are NOT authorised persons
unde	er FSMA:

- (i) the Operator;
- (ii) the depositary, trustee or custodian; or
- (iii) the investment adviser.
- 2 In this section, the word 'applicant' refers to those persons listed above who are not authorised.
- 3 Answer YES, NO or N/A

	Operator	Depositary trustee or custodian	Investment adviser
6.1 a Has a petition for the bankruptcy or compulsory winding-up of the applicant, or for the sequestration of the applicant's estate, been presented at any time in the previous ten years?			
b Is the applicant aware that any such petition is pending?			
c Has any subsidiary or company controlled by the applicant been compulsorily wound up at any time in the previous ten years?			
Note: 'bankruptcy', 'winding-up', and sequestration of estate' include any similar proceedings under the law of another country. 6.2			
Has the applicant at any time in the last ten years had a receiver or administrator appointed, failed to satisfy a debt adjudged due or a debt in respect of which a decree has passed against it, or come to a compromise or similar arrangement with its creditor?			
Note: 'administrator' and 'receiver' include any similar appointment under the law of another country. 'Compromise or similar arrangement with creditors' includes any similar arrangements under the law of another country.			

6.3			
Has the applicant at any time in the last ten years been refused or had withdrawn any license, recognition, authorisation or membership granted by any government, institutional or regulatory body controlling or regulating any aspect of investment business?			
	Operator	Depositary, Trustee or Custodian	Investment Adviser
Has the applicant at any time in the last ten years withdrawn an application for a license, recognition, authorisation or membership granted by any government institution or regulatory body controlling or relating any aspect of investment business before the application was decided?			
6.5 Have the applicant's affairs in the last ten years been investigated by any body of which it is, or was at the time, a member or licensee in relation to its investment business activities (this does not include those conducted in the course of normal monitoring and surveillance procedures with no adverse findings)?			
6.6 a Has the applicant ever been charged or convicted of any offence involving fraud or other dishonesty relating to any investment business activity?			
This question does not require disclosure of details of the identity of any individuals who have been charged in relation to historic (as opposed to ongoing) criminal investigations.			
b Has the applicant ever been involved in any civil litigation relating to any investment business activity?			
5.7	L	I	
If the answer to any of the above questions circumstances. If there is not enough space separate sheet of paper which you should atta	, you must co		

7 AIFMD requirements

7.1	AIFMD does	not appoint appoint in a second appointment in a secon	o will act as the AIFM for this collective investment scheme. In the scheme as a result of the transitional provisions of the because of the size of the AIFM (ie it is a small AIFM), pleas	r
7.2	depositary of the AIFM provisions of	of an AI D does i or does i	A AIF, does the depositary hold the permission of 'acting as a F' or the equivalent authorisation in its home member state? not apply to the depositary as a result of the transitional not apply fully because of the size of the AIFM (ie it is a smalate this below.	1
7.3a (g EEA AIFs only) Have you submitted a notification to ate regulator or to us in accordance with FUND 3.12?	
Yes		No		
7.3b I	f yes, please	indicate	e to whom you have submitted this notification.	

7.3c (3.3c (EEA AIFMs managing non-EEA AIFs only) Have you submitted a notification to u under the national private placement regime that governs AIF marketing in the UK? More information on these requirements can be found in FUND 10.5.			ing in the		
	Yes		No			
7.3d 1			.3b is not app using the tra			
7.4) Have you so gime that gov			he national
	Yes		No			
form		reshold no	her you have on-EEA AIFM:			

Payment and additional information

You may need to use this extra space to tell us about payment details and answer the questions

1	You must give details of the payment method used, when the payment was made, who made the payment and any reference number
.2	Additional information



Declaration

This declaration must be signed for and on behalf of the Operator

The applicant must tell us of any other information which is material to their application and also tell us immediately of any material changes in the information provided, which occur before receiving our decision on the application.

Under section 398 of FSMA, a person who knowingly or recklessly gives us information which is false or misleading in a material particular is guilty of an offence. A person guilty of such an offence is liable:

- (a) on conviction on indictment, to a fine; or
- (b) on summary conviction, to a fine not exceeding the statutory maximum.

I DECLARE that the information given in connection with this application is, to the best of my knowledge, complete and correct, at the time of the application, and that the contents of the proposed instrument of incorporation do not conflict with the OEIC Regulations and/or the COLL sourcebook.

Signature			1
Name of person sigr	ning for and on	behalf of the (Operator
Position			1
Date			I
Name of ways and a			
Name of person dea	iing with this a	pplication]
Position			1
Business Address			
Country			
Telephone number			
Email			
Email]

Financial Conduct Authority



Application for registration as a consumer buy-to-let mortgage firm

Registered name of applicant firm

Important information you should read before completing this form

We require all applicants to provide these details as part of their application for registration. Please keep a copy of the forms you complete and any supporting documents you include with this application pack for your future reference.

For the purposes of complying with the Data Protection Act 1998, any personal information provided to us will be used to discharge our functions under the Mortgage Credit Directive Order 2015 as amended, and other relevant legislation; it may be disclosed to third parties for those purposes and/or where there is an applicable gateway permitting disclosure (i.e. specific circumstances in which the FCA is permitted to disclose confidential information to a third party).

It is important that you provide accurate and complete information and disclose all relevant information. If you do not, you may be committing a criminal offence and it may increase the time taken to assess your application.

Terms in this form

In this form we use the following terms:

'Applicant', or 'applicant firm' refers to the business or entity applying for registration **'Consumer buy-to-let mortgage contract (CBTL)'** means a buy-to-let mortgage contract which is not entered into by the borrower wholly or predominantly for the purpose of a business carried on, or intended to be carried on, by the borrower

'Consumer buy-to-let business' means one or more of the following activities-

- (a) Acting as a creditor
- (b) Acting as a credit intermediary
- (c) Providing advisory services

'CBTL Regulations' refers to Part 3 of the Mortgage Credit Directive Order 2015

'We', 'our', or 'us' refers to the Financial Conduct Authority (FCA)

'You' or 'your' refers to the person(s) signing the form on behalf of the applicant firm

Purpose of this form

We may refuse to register an applicant as a consumer buy-to-let mortgage firm if we are not satisfied that it meets the conditions in the CBTL Regulations. The information in this pack is required to enable us to assess whether the applicant satisfies those conditions. In some circumstances we may require further information to be able to make a determination on an application.

Contents of this form

1 Contact details	3	5 Fees and levies	12
2 Basic details	4	6 Gabriel	13
3 About the applicant	6	7 Application fee	14
4 Conditions	7	8 Declaration	15

Financial Conduct Authority



Filling in the form

- **1** If you are using your computer to complete the form:
 - use the TAB key to move from question to question and press SHIFT TAB to move back to the previous question; and
 - print out all the parts of the form you have completed and sign the declaration.
- **2** If you are filling in the form by hand:
 - use black ink;
 - · write clearly; and
 - sign the declaration.
- 3 If you think a question is not relevant to you, write 'not applicable' and explain why.
- **4** If you leave a question blank and/or do not sign the declaration without telling us why, we may have to treat the application as incomplete. This will increase the time taken to assess your application.
- **5** If there is not enough space on the forms, you may need to use separate sheets of paper. Clearly mark each separate sheet of paper with the relevant question number.
- **6** Post the application consisting of the:
 - Consumer buy-to-let application form;
 - Additional information requested in this form (if applicable); and
 - Application fee (if applicable), to us at:

Permissions Department The Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom

Contact details

Why we ask the questions in this section

We need this information in case we need to contact you when assessing this application

1.1 Contact details of the person we will get in touch with about this application.

This must be someone who works for the applicant.

Title				
First name(s)				
Surname				
Job title				
Business address Postcode				
Phone number (incode)	cluding STD			
Mobile number (optional)				
Fax number (including STD code)		_	_	
Email address				

Basic details

Why we ask the questions in this section

We need to know general information about the applicant so we can process this application as efficiently as possible.

About the legal status of the applicant

2.1	What type of firm is the applicant?					
	☐ Sole trader ➤ Continue to Question 2.5					
	☐ Private limited company					
	☐ Unincorporated Partnership (other than LP or LLP) ➤ Continue to Question 2.5					
	☐ Limited liability partnership (LLP)					
	☐ Public limited company					
	Limited partnership (LP)					
	Unincorporated association					
	UK branch of a non-FFA firm					
	☐ Other ▶ You must detail below the legal status of the applicant					
	Other Frod must detail below the legal status of the applicant					
2.2	Date of incorporation or formation of the applicant firm					
	(dd/mm/yyyy)					
2.3	Does the applicant firm have a registered number e.g. Companies					
	House number?					
	□ No					
	☐ Yes ▶ Give details below					
24	Where was the applicant firm incorporated or formed?					
2.7	_					
	☐ England/ Wales					
	Scotland					
	☐ Northern Ireland					
	☐ Outside the UK ► Give details below					

Financial year end

2.5	This question	applicant's financial year end (dd/mm). should be answered by all applicants. (For all incorporated firm incial year end should match the date recorded with Companies
	Other name	es
2.6	the name given No	plicant use/ intend to use any trading names as well as ven on the front of this application form?
	Name	

About the applicant

Why we ask the questions in this section

We need the applicant firm's details for the Financial Services Register, which is a public record of authorised and registered persons and their agents. The applicant's head office and where applicable registered office (or place of residence for natural persons) must be in the UK.

Information for the Financial Services Register

3.1	Principal place of	business / head office of the applicant
	Principal place of	,
	business / head	
	office	
	Postcode	
	UK Landline	
	Telephone	
	Number	
	(mandatory)	
	Fax Number	
	Email Address	
	(mandatory)	
	Question ☐ Yes ▶ 0 ☐ No ▶ G	stered office address the same as the address provided in 3.1? Continue to Question 3.3 ive details below
	Registered office address	
	addiess	
	Postcode	
3.3	What consumer b	ouy-to-let business does the applicant firm
	undertake?	,
	☐ Acting as a CBT	L lender
	☐ Acting as a CBT	L administrator
	☐ Acting as a CBT	Larranger
	☐ Acting as a CBT	•



Conditions

Why we ask the questions in this section

Every applicant for registration as a consumer buy-to-let mortgage firm has to satisfy us that they meet the conditions set out in the CBTL Regulations. The following questions help us to assess whether the conditions are met.

4.1	Is the applicant's head office and where applicable registered office (or place of reside for sole trader), in the United Kingdom? ☐ Yes
	No ▶ You will need to apply to the competent authority where you have your head office and where applicable your registered office (or place of residence for natural persons).
	Structural organisation
4.2	Please provide a description of the applicant's structural organisation, e.g. the plan for how the applicant will organise its consumer buy-to-let mortgage business.
	We would expect this information to include a structural chart identifying the individuals responsible for the management or operation of consumer buy-to-let mortgage business within the firm.
	☐ Structural chart attached
4.3	Have any of the individuals responsible for the management or operation of the consumer buy-to-let mortgage business with the firm:
	 ever been convicted of any offence involving fraud or dishonesty, or any indictable offence, and for this purpose 'offence' including any act of omission which would be an offence if it had taken place in the United Kingdom; or
	• subject to a prohibition order By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 and the Rehabilitation of Offenders (Exceptions) Order (Northern Ireland) 1979 as amended, if the individual is subject to the law of England, Wales or
	Northern Ireland, they must disclose spent convictions and spent cautions ☐ Yes ► Please ensure you provide full disclosure with this application ☐ No

Controlling interests (if you are a 'sole trader' please go to Question 4.8)

A person (C) has a controlling interest over the firm (F) if:

- C holds 10% or more of the shares in the applicant firm or in a parent undertaking of the applicant firm (P);
- C holds 10% or more of the voting power in the applicant firm (F) or parent (P)
- C holds shares or voting power in Firm (F) or parent (P) as a result of which C is able to exercise significant influence over the management of the applicant firm.

Limited Liability Partnership (LLP) applicants should note that some (or sometimes all) individual members may be controllers of the LLP. Usually this will depend on the number of members and the terms of the membership agreement, especially regarding voting power or significant influence.

4.4 Who controls the applicant firm?

Person 1

You must detail in the boxes below the persons(s) with a 'controlling interest" in the applicant firm.

Name
Is this person an individual (e.g. Director/Partner) or a firm?
Percentage of shares or voting rights held in the applicant
%
70
Percentage of shares or voting rights held in the applicant's parent(s)
%
70
Person 2
Name
Is this person an individual (e.g. Director/Partner) or a firm?
13 this person arr marriadar (e.g. Bireeter) artifor) of a min.
Percentage of shares or voting rights held in the applicant
%
Dorcontago of shares or veting rights hold in the applicant's parent(s)
Percentage of shares or voting rights held in the applicant's parent(s)
%

iii. the persons responsible for consumer buy-to-let mobusiness of good repute? ☐ Yes ☐ No ➤ Please ensure you provide full disclosure with this application Do the individuals responsible for the management or operationsumer buy-to-let mortgage business within the firm posse appropriate level of knowledge and competence in relation	15 (nis person an individual (e.g. Director/Partner) or a firm?
Percentage of shares or voting rights held in the applicant's parent(shares with the special shares of paper if necessary to provide details format above) of any additional controllers. If you have used separate of paper please indicate how many below Number of additional sheets		
Please use a separate sheet of paper if necessary to provide details format above) of any additional controllers. If you have used separate of paper please indicate how many below Number of additional sheets	Perd	
format above) of any additional controllers. If you have used separate of paper please indicate how many below Number of additional sheets	Perd	
additional sheets Is the applicant firm satisfied that any persons having a continterest over the firm are fit and proper persons having regard need to ensure the sound and prudent conduct of the affair consumer buy-to-let mortgage firm? Yes No ▶ Please ensure you provide full disclosure with this application Where the registration is to be of a body corporate, are i. the directors; ii. the persons responsible for the management of the firm; iii. the persons responsible for consumer buy-to-let mo business of good repute? Yes No ▶ Please ensure you provide full disclosure with this application Do the individuals responsible for the management or operationsumer buy-to-let mortgage business within the firm posses appropriate level of knowledge and competence in relations.	format	above) of any additional controllers. If you have used separate
interest over the firm are fit and proper persons having regard need to ensure the sound and prudent conduct of the affair consumer buy-to-let mortgage firm? Yes No Please ensure you provide full disclosure with this application Where the registration is to be of a body corporate, are i. the directors; ii. the persons responsible for the management of the firm; iii. the persons responsible for consumer buy-to-let mobusiness of good repute? Yes No Please ensure you provide full disclosure with this application Do the individuals responsible for the management or operationsumer buy-to-let mortgage business within the firm posses appropriate level of knowledge and competence in relation	ado	litional
 Yes No ▶ Please ensure you provide full disclosure with this application Do the individuals responsible for the management or operate consumer buy-to-let mortgage business within the firm posse appropriate level of knowledge and competence in relations. 	need consul Yes No	st over the firm are fit and proper persons having regard to ensure the sound and prudent conduct of the affairs mer buy-to-let mortgage firm? • Please ensure you provide full disclosure with this application
Do the individuals responsible for the management or operat consumer buy-to-let mortgage business within the firm posso appropriate level of knowledge and competence in relati	need for consumation of the cons	st over the firm are fit and proper persons having regard to ensure the sound and prudent conduct of the affairs mer buy-to-let mortgage firm? Please ensure you provide full disclosure with this application the registration is to be of a body corporate, are the directors; the persons responsible for the management of the firm; at the persons responsible for consumer buy-to-let mort
 Yes No ▶ Please ensure you provide full disclosure with this application 	need of yes No Where i. iii. of goo	st over the firm are fit and proper persons having regard to ensure the sound and prudent conduct of the affairs mer buy-to-let mortgage firm? Please ensure you provide full disclosure with this application the registration is to be of a body corporate, are the directors; the persons responsible for the management of the firm; at the persons responsible for consumer buy-to-let mort business direpute?
Please confirm and describe what checks you have completed to verify your response to Questions 4.3-4.7 above?	meed or consult of good on the consult of good of good on the consult of good on the consult of good on the consult of good on the good of good on the good of good of good on the good of good on the good of good of good on the good of good of good on the good of good of good of good of good on the good of good	st over the firm are fit and proper persons having regard to ensure the sound and prudent conduct of the affairs mer buy-to-let mortgage firm? Please ensure you provide full disclosure with this application the registration is to be of a body corporate, are the directors; the persons responsible for the management of the firm; at the persons responsible for consumer buy-to-let mort business drepute? Please ensure you provide full disclosure with this application in individuals responsible for the management or operation in the firm posses priate level of knowledge and competence in relation mer buy-to-let mortgage contracts?

4.9 1	rofessional indemnity insurance	ce (PII)
	s the applicant firm applying ntermediary or providing advisory	to register as a CBTL credit
	No ► Continue to Question 4.10	Sel vices.
	☐ Yes ➤ Continue to Question 4.9.2	
4.9.2 V	Will the applicant firm have PII cov	ver of at least the minimum
n	nonetary amount specified in Com	mission Delegated (EU) No
	l125/2014 of 19 September 2014 (he Council?	of the European Parliament and of
v	www.eur-lex.europa.eu/legal-	
9	content/EN/TXT/?uri=uriserv:OJ.L	.2014.305.01.0001.01.ENG
	Yes ► Continue to Question 4.9.3	
L	No ▶ You must provide an explanat	ion in the box below
L		
4.9.3 Y	ou must provide details of cover*	1
	Insurer name	
	Annual premium	
	Limit of indemnity (single claim)	
	Limit of indemnity (aggregate)	
	Policy excess	
	Increased excess(es) for specific business types:	Business type:
	business types.	Amount: £
		Business type:
		Amount: £
		Business type:
		Amount: £

^{*}We may ask you to confirm these details before we register the firm

	Complying	with the	Mortgage	Credit Di	irective	Order	2015
--	-----------	----------	----------	-----------	----------	-------	------

4.10	Please outline how the applicant firm will comply with Article 18 Schedule 2 of the Mortgage Credit Directive Order 2015: http://www.legislation.gov.uk/uksi/2015/910/pdfs/uksi 20150910 en.pdf"

Fees and levies

Why we ask the questions in this section

We require this information so we can calculate the applicant firm's annual FCA fees once they become registered. We will also use this information to calculate the levies for the Ombudsman Service.

The permission the applicant firm has when it becomes a registered for consumer buy-to-let mortgage will determine which fee-block(s) the firm is allocated to. The fees and levies in each fee-block are usually based on a measure of size of **business 'tariff base'**; however CBTL firms will pay a flat FCA periodic fee and FOS levy in accordance with FEES 4 Annex 11 Part 5 of the FCA Handbook.

See http://www.fshandbook.info/FS/html/handbook/FEES/4/11

FCA fees

- 5.1 The relevant fee-block is:
 - G20 for CBTL lenders (includes administrators) or
 - **G21** for CBTL arrangers or CBTL advisors.

You should be aware that if you become registered you will be required to pay an annual FCA fee and Financial Ombudsman Service (FOS) general levy.

Failure to pay these fees could result in action being taken in respect of your registration. For the avoidance of doubt, this action may include the cancellation of your registration.

Declaration of ongoing FCA fees liability

5.2	You must confirm that the applicant firm understands that it is liable and remains liable to pay fees until such time as the FCA cancels its permission. This is irrespective of whether it is trading, or even if it has notified us of intention to cease trading or submitted an application to cancel.
	Yes

Declaration of Ombudsman Service exemption

Please note that if the applicant firm will carry on business with retail clients then exemption is unlikely to be available. This is because retail clients are likely to qualify as eligible claimants and/or complainants.

- 5.3 The Ombudsman Service exemption if the applicant firm will not conduct business with eligible complainants (please see DISP 2.7) and do not foresee doing so in the immediate future, please tick the box below.
 - Applicant firm is exempt from the Ombudsman Service general levy

Online Invoicing

Online invoicing gives you access to your fees account via the web giving you:

- Easy access to view all transactions on your account;
- Immediate email notification of new invoices and credit notes;
- Access to view, download (pdf) and print invoices and credit notes;
- Ability to guery invoices online and receive responses by email;
- Opportunity to register multiple users to access your fees information;
- Future fee tariff data requests by email (if required); and,
- A paperless 'green' process, reducing printing and postage costs.

5.4 Details to register for Online Invoicing

Once your firm is authorised you will be contacted and provided with an access code. You can then also request access for further users.

Full name	
Position	
Email address	



Gabriel

Why we ask the questions in this section

We will require some registered consumer buy-to-let mortgage firms to provide us with their annual returns. GABRIEL (GAthering Better Regulatory Information Electronically) is our online regulatory reporting system.

6.1 Contact person's details for GABRIEL for regulatory reporting purposes

This individual will be the principal user for reporting purposes and registered on GABRIEL. It is the applicant's responsibility to ensure that the FCA is notified and informed of any significant/material changes (as the case may be). This includes any changes during the application stage (and any changes after registration).

0	,
Title	
First name(s)	
Surname	
Job title	
Email address (mandatory)	

Please be aware, following successful registration you must comply with the reporting deadline for submitting the GABRIEL return (see SUP 16.21.4, SUP 16 Annex 39AD).

Application fee

Why we ask the questions in this section

You must send a cheque for the appropriate application fee in full with this application pack or the application will not be processed.

7.1 You must tick below to confirm that you have paid the application fee \square £500

You must pay the full application fee by cheque. **It is <u>non-refundable</u>** (even if the applicant decides to withdraw the application for registration, or the application for registration is unsuccessful)

How to pay

- **1** Make the cheque payable to the Financial Conduct Authority. We cannot accept post-dated cheques.
- **2** Write the name of the applicant (as it appears on the front cover of this application form) on the back of the cheque.
- **3** Write 'consumer buy-to-let application for registration' on the back of the cheque.
- **4** Send the cheque with the application pack.



Declaration

Why we ask the questions in this section

The application must be signed by the person who is responsible for making the application on behalf of the applicant. The appropriate person(s) depends on the applicant's firm type.

Declaration

- It is a criminal offence (under article 23(1)(e) of the CBTL Regulations and section 398(1) of the Financial Services and Markets Act 2000) to knowingly or recklessly give us information which is false or misleading in a material particular. If necessary, appropriate professional advice should be sought before supplying information to us.
- All information that the FCA might reasonably consider relevant to this notification should be supplied to the FCA. It should not be assumed that information is known to the FCA merely because it is in the public domain or has previously been disclosed to the FCA or another regulatory body, and the applicant is not entitled to assume that, in assessing this application, the FCA will check its existing records in respect of (or for information relating to) the applicant or persons connected to it. If there is any doubt about the relevance of information, it should be included.
- There may be a delay in processing the application if any information is inaccurate or incomplete.
- You must notify us immediately of any material change to the information provided. Failure to notify us immediately of any significant change to the information provided may result in a delay in the application process.
 Failure to provide information may also call into question whether the applicant meets the conditions for registration in article 8 of the CBTL Regulations.

In signing the declaration below I confirm that:

- I/We am/are authorised to make this application for registration on behalf of the applicant named on the front of this form.
- I/We understand it is a criminal offence to knowingly or recklessly give the FCA information that is materially false, misleading or deceptive.
- The information in this application is accurate and complete to the best of my/our knowledge and belief, and I/we have taken all reasonable steps to ensure that the information in this application is accurate and complete.
- I/We authorise the FCA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this form, including (if appropriate) requesting further information or documents from the applicant and/or making relevant enquiries with third parties.
- I/We understand I/we may be selected to undergo a Criminal Records Bureau search to determine whether any criminal records are held in relation to me/us and that the FCA may wish to disclose the results of that search to the applicant submitting this application.
- I/We am/are aware of the CBTL Regulations, in particular the Conditions in section four of the application form. See the CBTL Regulations:
 - http://www.legislation.gov.uk/uksi/2015/910/contents/made

• I/We consent to receive communications from the FCA via post or email (including the serving of statutory notices).

	Signature one	Signature two	
Name			
Position			
Signature			
Date dd/mm/yy			

Appendix 2: Draft Handbook text and PRA Rulebook text – proposed changes to forms made under rulemaking powers

Part 1: Draft FCA Rules Instrument

NOTIFICATION FORMS (AMENDMENT) INSTRUMENT 2015

Powers exercised

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

Commencement

C. This instrument comes into force as follows:

Part of the Annex to this instrument	Date comes into force
Part 1	TBC
Part 2	7 th March 2016

Amendments to the Handbook

D. The annexes to the Supervision manual (SUP) of the FCA's Handbook are amended in accordance with Parts 1 and 2 of the Annex to this instrument.

Citation

E. This instrument may be cited as the Notification Forms (Amendment) Instrument 2015.

By order of the Board of the Financial Conduct Authority [date TBC]

Annex

Amendments to the Supervision manual (SUP)

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

Part 1: Comes into force on [TBC].

The forms in the following annexes are amended as shown.

10A Form F: Changes in notified persons

Annex

2R





Application number
(for FCA /PRA use only)

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

http://media.fshandbook.info/Forms/notes/imap_formf_notes.doc http://www.bankofengland.co.uk/PRA

Both the applicant and the notified person will be treated by the *FCA* and *PRA*_as having taken these notes into consideration when completing their answers to the questions in this form.

Form F - Changes in notified persons

FCA and PRA Handbook Reference: SUP 15 Annex 2R – Notification under SUP 15.4.1R PRA Rulebook Reference: Notifications 4.1(2)

1 April 2013 [TBC]

Name of notified person [†]	
(to be completed by applicant)	
Name of <i>firm</i> [†]	

Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom
Telephone +44 (0) 845 606 9966
Facsimile +44 (0) 207 066 0017
E-mail iva@fca.org.uk

http://www.fca.org.uk

Website

Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA
United Kingdom
Telephone +44 (0) 203 461 7000
E-mail PRA.FirmEnquiries@bankofengland.co.uk
Website http://www.bankofengland.co.uk/PRA

Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

÷

Contact Details

Contact for this application

Title ₁
First Namet
Surname _†
Job Titlet
Business address †
Post code†
Phone number (including STD code) †
Email address†
Mobile Not
Fax No. †

Details	Details of notified person						
Is the	notifie	d person an approved person?	YES		NO		
1.01	а	If 'yes' Notified person's Individual Reference Number (IRN) †					
	b	OR name of previous regulatory body [†]					
	С	AND previous reference number [†]					
1.02		Title (e.g. Mr, Mrs, Ms, etc) [†]					
1.03		Surname [†]					
1.04		ALL forenames [†]					
1.05		Name commonly known by [†]					
1.06		Date of birth [†]	11				
1.07		National Insurance number [†]					
1.08		Previous name [†]					
1.09		Date of change [†]	11				
1.10		Reason for change [†]					
1.11	а	Nationality [†]					
	b	Passport Number [†] (If National Insurance number not available)					
1.12		Place of birth [†]					
		I have supplied further information related to this in Section 6 [†]	YES [NO		

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook Form F – Changes in notified persons

1.13	а	Private address [†]				
	b	Postcode [†]				
	С	Dates resident at this address (mm/yyyyy) †	From //		To PRESE	NT
		(If address has changed in the las three years.) †	t three years, please _l	provide add	dresses for the	e previous
1.14	а	Previous address 1 [†]				
	b	Postcode [†]				
	С	Dates resident at this address (mm/yyyyy)†	From / /		To //	
1.15	а	Previous address 2 [†]				
	b	Postcode [†]				
	С	Dates resident at this address (mm/yyyyy)†	From / /		To //	
			upplied further informate this in Section 6 [†]	ation YE	s 🗌	NO

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook
Form F – Changes in notified persons
Version 6 September 2015

2.01

Name of firm making the application[†] 2.02 Firm Reference Number (FRN)†

2.03 Name of Home State regulator[†]

Country† b

> I have supplied further information YES NO \square related to this in Section 6[†]

† The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Notified	d Positions	Section 3
3.01	Notified positions individual is taking over. †	a Firm's world-wide chief executive where the person is situated outside the United Kingdom b The person, if not the world-wide chief executive, within the overseas firm with a purely strategic responsibility for UK operations c For a bank: the two or more persons who effectively direct its business in accordance with SYSC 4.2.2 d For a UK branch of an insurer: the authorised UK representative
3.02	Effective date [†]	//
3.03	Individual Reference Number of individual being replaced [†]	
3.04	Name of individual being replaced [†]	
	■ I have supplied further information	YES \(\Backsigma \) NO \(\Backsigma \)
	related to this in Section 6 [†]	YES NO
	ment history for past 5 years rt with the most recent employment. †	Section 4

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Note: ALL gaps in employment must be accounted for

4.01	Employment details (1	1

а	Period (mm/yyyy)†	From /	To /	
b	Nature of employment [†]	a Employedb Self-employedc Unemployedd Full-time education		
	if b, c or d is ticked, please give details [†]			
С	Name of employer [†]			
d	Nature of business [†]			
е	Previous / other names of employer [†]			
f	Last known address of employer [†]			
g	Is / was employer regulated by a regulatory body? †	Yes No No	Name of regulatory bo	dy
h	Is / was employer an appointed representative/tied agent [†]	Yes No No	If yes, of which firm?	
i	Position held [†]			
j	Responsibilities [†]			
k	Reason for leaving [†]	 a Resignation b Redundancy c Retirement d Termination/dism e End of contract f Other 	issal	
	Specify [†]			
	I have supplied further info Section 6 [†]	ormation related to thi	is in YES	NO 🗌
а	Period (mm/yyyy) †	From /	To /	

4.02

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

b	Nature of employment [†]	a Employed		
		b Self-employed		
		c Unemployed		
		d Full-time education	on	
	if b, c or d is ticked, please give details †			
С	Name of employer [†]			
d	Nature of business [†]			
е	Previous / other names of employer [†]			
f	Last known address of employer [†]			
g	Is / was employer regulated by a regulatory body? †	Yes No	Name of regulatory bo	ody
h	Is / was employer an appointed representative/tied agent [†]	Yes No No	If yes, of which firm?	
i	Position held [†]			
j	Responsibilities†			
k	Reason for leaving [†]	 a Resignation b Redundancy c Retirement d Termination/dism e End of contract f Other 	issal	
	Specify [†]			
	I have supplied further info	ormation related to thi	is in YES	NO 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Form F – Changes in notified persons

Version 5

.03		Employment details (3)			
i	а	Period (mm/yyyy) †	From /	To /	
1	b	Nature of employment [†]	a Employedb Self-employedc Unemployedd Full-time education	on	
		if b, c or d is ticked, please give details [†]			
•	С	Name of employer [†]			
•	d	Nature of business [†]			
•	е	Previous / other names of employer [†]			
,	f	Last known address of employer [†]			
!	g	Is / was employer regulated by a regulatory body? †	Yes No No	Name of regulatory boo	dy
I	h	Is / was employer an appointed representative/tied agent†	Yes No No	If yes, of which firm?	
İ	i	Position held [†]			
j	j	Responsibilities [†]			
1	k	Reason for leaving [†]	 a Resignation b Redundancy c Retirement d Termination/dism e End of contract f Other 	issal	
		Specify [†]			

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Form F – Changes in notified persons

4.04		Employment details (4)				
а	ì	Period (mm/yyyy) †	From	1	To /	
b	•	Nature of employment [†]	c Une	oloyed -employed employed -time educa	ation	
		if b, c or d is ticked, please give details †				
c	;	Name of employer [†]				
d	t	Nature of business [†]				
е)	Previous / other names of employer [†]				
f		Last known address of employer [†]				
g	3	Is / was employer regulated by a regulatory body?	Yes [No 🗌	Name of regulatory body	
h	1	Is / was employer an <i>appointed</i> representative/tied agent [†]	Yes [No 🗌	If yes, of which firm?	
i		Position held [†]				
j		Responsibilities [†]				
k	•	Reason for leaving [†]	b Red c Reti d Terr	ignation lundancy rement mination/dis		
		Specify [†]				
		I have supplied further related to this in Section		nation Y	'ES NO 🗌	

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

.05	Employment details (5)			
а	Period (mm/yyyy)†	From /	To /	
b	Nature of employment [†]	a Employedb Self-employedc Unemployedd Full-time education		
	if b, c or d is ticked, please give details [†]			
С	Name of employer [†]			
d	Nature of business [†]			
е	Previous / other names of employer [†]			
f	Last known address of employer [†]			
g	Is / was employer regulated by a regulatory body? †		·	
h	Is / was employer an appointed representative/tied agent [†]			
i	Position held [†]			
j	Responsibilities [†]			
k	Reason for leaving [†]			
	Specify [†]			
■ I ha	ave supplied further information	.o.		
	YE supplied turtile information YE	S NO		

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Form F – Changes in notified persons

Version 5

Fitness and Pi	ropriety _†
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Section 5

When answering the questions in this section, the notified person should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, the notified person is not required to disclose spent convictions and cautions.

5.01	а		fied person ever been convicted of any offence ent or not and whether or not in the <i>United</i>	Yes 🗌	No 🗌
		i.	involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or		
		ii.	relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?		
	b	Is the notifie proceedings	d person the subject of any current criminal ?	Yes 🗌	No 🗌
	С	Has the noti to any crimir	fied person ever been given a caution in relation nal offence	Yes 🗌	No 🗌
		*			
5.02		(whether specified Kingdom) of offences that	fied person any convictions for any offences ent or not and whether or not in the United her than those in 5.01above (excluding traffic t did not result in a ban from driving or did not not insurance)?*	Yes 🗌	No 🗌
5.03	а		fied person ever had a County Court Judgment er judgement debt, (whether or not in the United	Yes 🗌	No 🗌
		Has the noti	fied person had:	Yes 🗌	No 🗌
		i. more than	2 CCJs or judgment debts?		
		ii. more tha	n £1,000 in total of CCJs or judgment debts?	Yes	No
	b	Is the notifie	d person aware of anybody's intention to:		
		i.	begin more than one set of proceedings against the notified person for a CCJ or other judgment debt? Or	Yes 🗌	No 🗌
		ii	claim more than £1,000 of CCJs or	Yes	No 🗌
			judgment debts in total from the notified person	Yes	No
5.04			tified person have any judgment debts (including under a court order still outstanding, whether in?	Yes 🗌	No 🗌
5.05			fied person ever failed to satisfy any such bts within one year of the making of the order?	Yes 🗌	No 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

5.06	а	Is the notified person, or has the notified person ever been, the subject of any bankruptcy proceedings or proceedings for the sequestration of the notified person's estate?	Yes	No 🗌
	b	Has the notified person ever entered or is in the process of entering into an agreement in favour of the notified person's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	Yes 🗌	No 🗌
5.07		Does the notified person have any outstanding financial obligations arising from <i>regulated activities</i> , which the notified person has carried on in the past (whether or not in the <i>United Kingdom</i>)?	Yes 🗌	No 🗌
		(In the case of <i>advisers</i> , this will include any outstanding liabilities arising from commissions paid for the sale of <i>packaged products</i> that have lapsed.)		
5.08		Has the notified person ever been found guilty of carrying on any unauthorised <i>regulated activities</i> or been investigated for the possible carrying on of unauthorised <i>regulated activities</i> ?	Yes 🗌	No 🗌
5.09		Is the notified person, or has the notified person ever been, the subject of an investigation into allegations of misconduct or malpractice in connection with any business activities?	Yes 🗌	No 🗌
5.10		Has the notified person ever (whether or not in the United Kingdom) –		
	а	been refused entry to, or been dismissed or requested to resign from, any profession, vocation, office or employment, or any fiduciary office or position of trust, whether or not remunerated?	Yes 🗌	No 🗌
	b	been refused, restricted in, or had suspended, the right to carry on any trade, business or profession for which specific licence, authorisation, registration, membership or other permission is required?	Yes 🗌	No 🗌
	С	been disqualified by a court from acting as a <i>director</i> of a <i>company</i> or from acting in a management capacity or conducting the affairs of any <i>company</i> , <i>partnership</i> or <i>unincorporated association?</i>	Yes 🗌	No 🗌
	d	been the subject of a disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order, under section 56 of the Financial Services and Markets Act 2000, or received a warning notice that such a direction or order be made?	Yes 🗌	No 🗌
5.11		In relation to activities regulated by the FCA and/or PRA or any other regulatory body (see note section 5), has:		
		i. the notified person, or		
		ii. any company, partnership or unincorporated association of which the notified person is or has been a controller, director, senior manager, partner or company secretary, during the notified person's association with that entity and for a period of three years after the notified person ceased to be associated with it, ever –		

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Form F – Changes in notified persons

	а	been refused, had revoked, restricted or terminated, any licence, authorisation, registration, notification, membership or other permission granted by any such body?	Yes	No 🗌
	b	been criticised, censured, disciplined, suspended, expelled, fined, or been the subject of any other disciplinary or intervention action by any such body?	Yes	No 🗌
	С	resigned whilst under investigation by, or been required to resign from, any such body ?	Yes 🗌	No 🗌
	d	decided, after making an application for any licence, authorisation, registration, notification, membership or other permission granted by any such body , not to proceed with it?	Yes 🗌	No 🗌
	е	been the subject of any civil action which has resulted in a finding against the notified person or it by a court?	Yes	No 🗌
5.12		Has any company, partnership or unincorporated association of which the notified person is or has been a controller, director, senior manager, partner, or company secretary, in the United Kingdom or elsewhere, at any time during the notified person's involvement or within one year of such an involvement -		
	а	been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	Yes	No 🗌
	b	been adjudged by a court liable for any fraud, misfeasance, wrongful trading or other misconduct?	Yes 🗌	No 🗌
	С	been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	Yes 🗌	No 🗌
	d	been convicted of any criminal offence, censured, disciplined or publicly criticised, by any inquiry, by the <i>Takeover Panel</i> or any governmental or statutory authority or any other regulatory body (other than as already indicated under 5.11(b)	Yes 🗌	No 🗌
5.13		Is the notified person aware of any business interests, employment obligations, or any other situations which may conflict with the performance of the <i>controlled functions</i> for which approval is now sought?	Yes 🗌	No 🗌

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook Form F – Changes in notified persons Version 5

Supp	lementary	Information †
Secti	on 6	
6.01 Is	there any oth	er information the notified person of the firm considers to be relevant to the application?
Please	provide full de	etails [†]
6.02		Full details must be provided here if there were any issues that arose when leaving an employer listed in section 4 or if any question has been answered 'yes' in section 5. †
		Please indicate clearly which question additional information relates to. †
	Question	Information
6.03		Include a list of all directorships currently or previously held by the notified person in the past 10 years (where <i>director</i> has the meaning given in the <i>Glossary</i>). †
6.04		Is there any other information the notified person or the <i>firm</i> considers to be relevant to the application? †
		If yes, provide details below or on a separate sheet of paper [†]

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

Supporting I	Documents [†]	
Indicate the required	d supporting documents to accomp	pany this form.
		I
Documents		Mode (Send by Email, Post, or by Fax)
Documents		Mode (Send by Email, Post, or by Fax)
Other information		Mode (Send by Email, Post, or by Fax)
		Mode (Send by Email, Post, or by Fax)



DECLARATION OF NOTIFIED PERSON[†]

Knowingly or recklessly giving the *FCA* and/or *PRA* information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000).

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

Data Protection[†]

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

I can confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the Notes to this Form.

The FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. I authorise the FCA and/or PRA to make such enquiries and seek further information as it thinks appropriate in the course of verifying the information given in this Form. I also understand that the results of these checks may be disclosed to my employer.

7.01	Notified person's full name [†]	
7.02	Signature *	
	Date [†]	11
	Tick here to confirm you have read and	understood this declaration: [∞]

^{*} The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission

²⁰ The above question(s) appears on the electronic form submission only. It does not appear on a paper form submission.

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or Chapter 7 of the Notifications Part in the PRA Rulebook

DECLARATION OF FIRM†

Knowingly or recklessly giving the *FCA* and/or *PRA* information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). *SUP* 15.6.1R and *SUP* 15.6.4R require an *authorised person* to take reasonable steps to ensure the accuracy and completeness of information given to the *FCA* and/or *PRA* and to notify the *FCA* and/or *PRA* immediately if materially inaccurate information has been provided.

APER 4.4.7E provides that, where an approved person is responsible for reporting matters to the FCA and/or PRA, failure to inform the FCA and/or PRA of materially significant information of which he is aware is a breach of Statement of Principle 4. Contravention of these requirements may lead to disciplinary sanctions or other enforcement action by the FCA and/or PRA.

It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

In making this application the *firm* believes on the basis of due and diligent enquiry that the notified person is a fit and proper person to perform the notified position(s) listed in section 3. The *firm* also believes, on the basis of due and diligent enquiry, that the notified person is competent to fulfil the duties required of such function(s).

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the Notes to this Form.

I confirm that I have authority to make this notification, and sign this Form, on behalf of each *firm* identified in section 7. I also confirm that a copy of this Form, as submitted to the *FCA* and/or *PRA* will be sent to each of those *firms* at the same time as submitting the Form to the *FCA* and/or *PRA*.

Name of the firm submitting the application[†]

7.03		
7.04	Name of <i>person</i> signing on behalf of the firm [†]	
7.05	Job title [†]	
7.06	Signature	
	Date [†]	
Tick	k here to confirm you have read and understood	this declaration:

Completion Checklist

Is the Form fully completed? †

Are ALL forenames included? †

Is there a complete five-year employment history with all gaps explained? †

Is the Form correctly signed and dated by both the firm making the application and the notified person? †

Has all supplementary information been included and clearly marked? †

^{*} The above question(s) appears on a paper form submission only. That question does not appear on an electronic form submission

[†] The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7

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10A Form D: Notification of changes to personal information or application details 7R





Application number (for FCA/PRA use only)

The FCA and PRA have produced notes which will assist both the applicant and the approved person in answering the questions in this form. Please read these notes, which are available on the FCA and PRA's website at: http://media.fshandbook.info/Forms/notes/imap_formd_notes.doc http://media.fshandbook.info/Forms/notes/imap_formd_notes.doc www.bankofengland.co.uk/PRA

Both the applicant and the approved person will be treated by the *FCA* and *PRA* as having taken these notes into consideration when completing their answers to the questions in this form.

Form D

Notification of changes in personal information or application details

FCA Handbook Reference: SUP 10A Annex 7R PRA Handbook Reference: SUP 10B Annex 7R

[TBC]

Name of individual (to be completed by applicant)

Name of *firm* (as entered in 4.01)

Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London E14 5HS
United Kingdom
Telephone +44 (0) 300 500 0597
E-mail iva@fca.org.uk

Website http://www.fca.org.uk
Registered as a Limited Company in England and
Wales No 1920623. Registered Office as above

Prudential Regulation Authority
20 Moorgate
London
EC2R 6DA
United Kingdom
Telephone +44 (0) 203 461 7000
Email PRA-ApprovedPersons@bankofengland.co.uk
Website www.bankofengland.co.uk/PRA

Registered as a Limited Company in England and Wales
No 07854923. Registered Office: 8 Lothbury Road,

 Telephone
 +44 (0) 845 606 9966

 Facsimile
 +44 (0) 207 066 0017

 E-mail
 iva@fca.org.uk

 Website
 www.fca.org.uk

London, EC2R 7HH

Email PRA.firmenquiries@bankofengland.co.uk-Website www.bankofengland.co.uk/PRA-

What sections should you complete?

The question will below will help you determine the sections of the form you must complete

Please select the outcome				
Change in personal details	YES	You must complete sections 1, 2, 6 (if applicable) &7		
Change in arrangements				
Change in anangements	YES	You must complete sections 1, 2, 3, 4, 6 (if applicable) & 7		
Change to Fitness and Propriety information	YES	You must complete sections 1,2, 5, 6 (if applicable) & 7		

Contact Details Section 1

CONTACT FOR THIS NOTIFICATION

1.01	Title (e.g. Mr, Mrs, Ms, etc)	
1.02	First name	
1.03	Surname	
1.04	Job Title	
1.05	Business address	
	Postcode	
1.06	Phone number (including STD code)	
1.07	Email address	
1.08	Mobile No	
1.09	Fax No.	

2.01	Approved person Individual Reference Number (IRN)	
2.02	Title (e.g. Mr, Mrs, Ms, etc)	
2.03	Surname	
2.04	ALL forenames	
2.05	National Insurance number	
2.06	Nationality	
2.07	Passport number	
2.08	Effective date of change (dd/mm/yy)	//
2.09	Reason for change	

Add New Arrangement

3.01	State the nature of the arrangement between the candidate and the applicant firm?					
		Employee	Continue to Section 4			
		Group Employee	Continue to Question 3.02			
		Contract for Services	Continue to Section 4			
		Appointed Representative	Continue to Question 3.04			
		Other Arrangement	Continue to Question 3.03			
3.02	Name of Group (Once completed continue to Section 4)					
3.03	Details of the Other Arrangement (Once completed continue to Section 4)					
	Appointed Representatives					
3.04	Please provide details of the Appointed Representatives you would like to add and/or remove. If you are removing an Appointed Representative you will need to consider whether to submit a withdrawal of a CF and/or an Appointed Representative termination.					
	You must use a separate sheet of paper if necessary.					
	If you have used separate sheets of paper, you must indicate how many here.					
	Appointed Representative 1					
	Appointed Representative 1					
	Are you adding or removing an Appointed Representative?	Add Remove				
	Are you adding or removing an Appointed	Add Remove	; <u> </u>			
	Are you adding or removing an Appointed Representative?	Add Remove				

	_	
Appointed Representative 2		
Are you adding or removing an Appointed Representative?	Adding	Removing
AR FRN		
Firm Name		
Effective date (dd/mm/yy)	//	
Appointed Representative 3		
Are you adding or removing an Appointed Representative?	Adding	Removing
AR FRN		
Firm Name		
Effective date (dd/mm/yy)	//	
Appointed Representative 4		
Are you adding or removing an Appointed Representative?	Adding	Removing
AR FRN		
Firm Name		
Effective date (dd/mm/yy)	//	
Please continue to Section 4		

4.01	Name of firm			
4.02	Firm Reference Numb	er (FRN)		
4.03	Other <i>firms</i> for whom the individual performs <i>controlled functions</i> FRN Name of <i>firm</i> Controlled function			Controlled function
а	TRIV	Name	s of min	Controlled function
b				
С				
d				
е				

Please continue to Section 6

5.01 Criminal Proceedings

When answering the questions in this section you should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, if the candidate is subject to the law of England and Wales, you must disclose spent convictions and cautions (other than a protected conviction or caution). (In the following questions, you should include all matters even when the arrest, charge, prosecution or investigation did not result in a conviction, and, in respect of 5.01.4, even where the candidate themself was not the subject of the investigation.)

If you answer Yes to any of the questions in Section 5 you will be asked for further details in Section 6.02.

5.01.1a	Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the United Kingdom): i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?	YES 🗌	NO 🗌
b	Is the <i>candidate</i> , or has the <i>candidate</i> ever been, <u>currently</u> the subject of any criminal proceedings, whether in the UK or elsewhere?	YES 🗌	NO 🗌
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?-	YES 🗌	NO 🗌
5.01.2	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)?	YES	NO 🗌
5.01.3	Hals the candidate ever been arrested or charged with any criminal offence or been the subject of any ongoing criminal investigation? (You should include all matters even if the arrest, charge or investigation did not result in a conviction.)	YES	NO 🗌
5.01.4	Has the candidate ever been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? In answering question 5.01.4, you should include all matters even where the candidate was not the subject of the investigation.	YES	NO 🗌

5.01.5	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever:			
а	Been convicted of any criminal offence?			
	(Please check the guidance notes for the meaning of 'position of influence' in the context of the questions in this part of the form.)	YES	NO	
b	Been summonsed, charged with or otherwise investigated or prosecuted for any criminal offence?	YES	NO	
С	Been the subject of any criminal proceeding which has not resulted in a conviction?	YES	NO	
d	Been ordered to produce documents in relation to any criminal investigation or been the subject of a search (with or without a warrant) in relation to any criminal investigation?			
	In answering question 5.01.5, you should include all matters even when the summons, charge, prosecution or investigation did not result in a conviction, and, in respect of 5.01.5d, even where the firm was not the subject of the investigation. However, firms are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.	YES	NO	
5.02 Civil Proce	eedings			
5.02.1	Has the candidate, ever been the subject of a judgement debt or award against the candidate?	YES	NO	
	Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.			
	You should include all County Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and			
	i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and			
	ii) the total number of all judgment debts, awards or CCJs ordered.			
5.02.2	Has the <i>candidate</i> ever been party to any civil proceedings which resulted in any order against the candidate (other than a judgement debt or award referred to in 5.02.1 above)? (You should include, for example, injunctions and employment tribunal proceedings.)	YES	NO	
5.02.3	Is the candidate aware of:			
а	Any proceedings that have begun, or anyone's intention to begin proceedings against the candidate, for a CCJ or another judgement debt?	YES	NO	
b	More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?	YES	NO	
С	Anybody's intention to claim more than £1,000 of CCJs or judgement debts in total from the candidate?	YES	NO	
5.02.4	Does the candidate have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?	YES	NO	
5.02.5	Has the <i>candidate</i> ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in	YES	NO	

full or part, within one year of the order being made?

5.02.6	Has the <i>candidate</i> ever:		
а	Filed for the candidate's own bankruptcy or had a bankruptcy petition served on the candidate?	YES	NO 🗌
b	Been adjudged bankrupt?	YES	NO 🗌
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES	NO 🗌
d	Made any arrangements with the candidate's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the candidate or result in any kind of agreement with the candidate?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past? (whether or not in the UK or overseas)?	YES	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the candidate currently:		
а	Party to any civil proceedings? (including those covered in 3.02.7 above)	YES 🗌	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (you should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES 🗌	NO 🗌
b	The subject of a judgement debt or award against the firm? (you should include all CCJs) made against the firm, whether satisfied or not.	YES	NO 🗌
С	Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌

5.02.11	Is any firm at which the <i>candidate</i> currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:		
а	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES	NO 🗌
5.03 Busine	ess and Employment Matters		
5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the candidate acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the candidate?	YES	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (this question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to, or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES 🗌	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the candidate by the candidate's clients or former clients in the last five years which the candidate has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES 🗌	NO 🗌

5.04 Regulatory Matters

- In relation to activities regulated by the FCA and/or PRA or any other regulatory body (see guidance notes), has:
 - The candidate, or
 - Any company, partnership or unincorporated associate of which the candidate is or has been a controller, director, senior manager, partner or company secretary, during the candidate's association with the entity and for a period of three years after the candidate ceased to be associated with it, ever –

a	Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body?	YES	NO 🗌
b	Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body?	YES	NO 🗌
С	Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the candidate or the firm?	YES	NO 🗌
d	Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the candidate or the firm?	YES	NO 🗌
е	Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the firm or otherwise)?	YES	NO 🗌
f	Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	YES	NO 🗌
g	Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body?	YES	NO 🗌
h	Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it?	YES	NO 🗌
i	Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court?	YES	NO 🗌
j	Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated firm?	YES	NO 🗌
k	Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions).	YES	NO 🗌

5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the <i>candidate</i> or any firm at which the <i>candidate</i> holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the FCA/PRA or any other regulatory body is required without the requisite authorisations?	YES	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the FCA/PRA or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the candidate?	YES 🗌	NO 🗌
С	Been found to have performed a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval?	YES 🗌	NO 🗌
d	Been investigated for the possible performance of a controlled function (or an equivalent function requiring approval by the FCA/PRA or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the candidate?	YES	NO 🗌
е	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the FCA/PRA of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES	NO 🗌

5.05 Other Matters

5.05.1	Is the <i>candidate</i> , in the role to which the application relates, aware of any business interests, employment obligations, or any other circumstance which may conflict with the performance of the controlled functions for which approval is now being sought	YES 🗌	NO 🗌
5.05.2	Are you aware of any other information relevant to this notification that we might reasonably expect from the <i>candidate</i> ?	YES	NO 🗌

6.01 Indicate the required supporting documents to accompany this form

Documents	Mode (by email, fax, post)

6.02 Full details must be provided here if any questions have been answered 'yes' in Section 5 (Fitness and Propriety)

Question	Information

DECLARATION OF APPROVED PERSON

The *firm* must ask the individual to make the declaration only where the *firm* becomes aware of information that would reasonably be material to the assessment of the *approved person's* continuing fitness and propriety.

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000). It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

Data Protection

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

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

The FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety. I authorise the FCA and/or PRA to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. I also understand that the results of these checks may be disclosed to my employer.

7.01	Full name of approved person i.e. Title, forenames, SURNAME		
7.02	Signature		
		Date	//

DECLARATION OF FIRM

Knowingly or recklessly giving the *FCA* and/or *PRA* information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). *SUP* 15.6.1R and *SUP* 15.6.4R require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the *FCA* and/or *PRA* and to notify the *FCA* and/or *PRA* immediately if materially inaccurate information has been provided. *APER* 4.4.7E provides that, where an approved person is responsible for reporting matters to the *FCA* and/or *PRA*, failure to inform the *FCA* and/or *PRA* of materially significant information of which he is aware is a breach of *Statement* of *Principle* 4. Contravention of these requirements may lead to disciplinary sanctions or other enforcement action by the *FCA* and/or *PRA*. It should not be assumed that information is known to the *FCA* and/or *PRA* merely because it is in the public domain or has previously been disclosed to the *FCA* and/or *PRA* or another regulatory body. If there is any doubt about the relevance of information, it should be included.

I confirm that the information in this Form is accurate and complete to the best of my knowledge and belief and that I have read the notes to this Form.

7.03	Name of the firm		
7.04	Name of <i>person</i> signing on behalf of the <i>firm</i>		
7.05	Position		
7.06	Signature		
		Date	//

These questions should only be completed if submission of this form is online. It should not be completed if the form is being submitted in one of the other ways set out in SUP 15.7

Part 2: Comes into force on 7 March 2016.

The form in the following annex is amended as shown.





Application number (for FCA/PRA use only)

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

http://fshandbook.info/FS/html/FCA/SUP/10A/Annex7

www.bankofengland.co.uk/PRA

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

Form D Notification: Changes to personal information/ application details and conduct breaches/disciplinary action related to conduct

FCA Handbook Reference: SUP 10A Annex 7R

PRA Rulebook Reference: Senior Managers Regime - Applications and/er Notifications

Senior Insurance Managers Regime - Applications and Notifications

7 March 2016

Name of individual (to be completed by firm)

Name of *firm* (as entered in 2.01)

Financial Conduct Authority 25 The North Colonnade Canary Wharf London E14 5HS United Kingdom

Telephone +44 (0) 300 500 0597 E-mail iva@fca.org.uk Website http://www.fca.org.uk

Registered as a Limited Company in England and Wales No 1920623. Registered Office as above

Prudential Regulation Authority

20 Moorgate London EC2R 6DA United Kingdom

Telephone +44 (0) 203 461 7000

Email PRA-ApprovedPersons@bankofengland.co.uk

Website www.bankofengland.co.uk/PRA

Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road,

London, EC2R 7HH

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Form D - Notification: Change to personal information/application details and conduct breaches/disciplinary action related to conduct

Version 8 - September 2015

The above question(s) should be completed whether submission of in 'Senior Managers Regime - Applications and Notifications' in the	this form is online or in one of the other ways set out in SUP 15.7 or <i>PRA</i> Rulebook
	oplication details and conduct breaches/disciplinary action
Version 8 – September 2015	Page 2

What sections should you complete?

Please select the outcome

The question below will help you determine the sections of the form you must complete

Change in personal details	YES You must complete sections 1, 2, 6 (if applicable) & 7
Change in arrangements	YES You must complete sections 1, 2, 3, 4, 6 (if applicable) & 7
Change to Fitness and Propriety information	YES You must complete sections 1, 2, 5, 6 (if applicable) & 7
Notifications under Section 64B(5) or 64C of the Financial Services and Markets Act 2000	YES You must complete sections 1, 2, 6 & 7

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Contact Details Section 1

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('An	tつへt	tor.	thic	notiti	cation
CULI	ıacı	IUI	เบเอ	HOUIII	Cauci

1.01	Title (e.g Mr; Mrs, Ms, etc)	
1.02	First Name	
1.03	Surname	
1.04	Job Title	
1.05	Business address	
	Post code	
1.06	Phone number (including STD code)	
1.07	Email address	
1.08	Mobile No	
1.09	Fax No.	

_	I have supplied further information	YES		NO
7	related to this page in Section 7	YES	Ш	NO

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

2.01	Approved person Individual Reference Number (IRN)	
	DETAILS TO BE CHANGED	
2.02	Title (e.g. Mr, Mrs, Ms, etc)	
2.03	Surname	
2.04	ALL forenames	
2.05	National Insurance number	
2.06	Nationality	
2.07	Passport number	
2.08	Job Title or Position	
2.09	Effective date of change	
2.10	Reason for change	
		re supplied further information

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Add New Arrangement

3.01	State the nature of the arrangement between the candidate and the applicant firm?	Employee	Continue to Section 4
		Group Employee	Continue to Question 3.02
		Contract for Services	☐ Continue to Section 4
		Appointed Representative	Continue to Question 3.04
		Other Arrangement	Continue to Question 3.03
3.02	Name of Group (Once completed continue to Section 4)		
3.03	Details of the Other Arrangement (Once completed continue to Section 4)		
	Annointed Penrocentatives		
0.04	Appointed Representatives		d 4/
3.04	Appointed Representatives Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio You must use a separate sheet of paper if	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio You must use a separate sheet of paper if necessary. If you have used separate sheets of paper, you	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio You must use a separate sheet of paper if necessary. If you have used separate sheets of paper, you must indicate how many here.	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio You must use a separate sheet of paper if necessary. If you have used separate sheets of paper, you must indicate how many here. Appointed Representative 1 Are you adding or removing an Appointed	ou will need to consider whether	
3.04	Please provide details of the Appointed Represe If you are removing an Appointed Representative yo CF and/or an Appropriate Representative terminatio You must use a separate sheet of paper if necessary. If you have used separate sheets of paper, you must indicate how many here. Appointed Representative 1 Are you adding or removing an Appointed Representative?	ou will need to consider whether	

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Appointed Representative 2 Are you adding or removing an Appointed Add \square Remove Representative? AR FRN Firm Name Effective date (dd/mm/yy) **Appointed Representative 3** Are you adding or removing an Appointed Add \square Remove Representative? AR FRN Firm Name Effective date (dd/mm/yy) **Appointed Representative 4** Are you adding or removing an Appointed Add \square Remove Representative? AR FRN Firm Name Effective date (dd/mm/yy)

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Firr	n Iden	tification Detai	ls		Section 4
4.01	Name of	: firm			
F.U 1	ivame or	111111			
1.02	Firm Ref	ference Number (FRN)			
.03		Other firms for whom t functions – see section	he individual perfor	ms controlled functions (othe	er than senior management
		FRN	Na	ame of <i>firm</i>	Controlled function
i	a				
I	b				
(C				
(d				
•	9				
.04		Other firms for whom t	he individual perfor	ms senior management func	tions
		FRN	Na	ame of <i>firm</i>	Senior Management function
;	a				
I	b				
(С				
(d				
•	е				
			→	have supplied further inform related to this page in Sec	nation yes NO NO

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the PRA Rulebook

Form D - Notification: Change to personal information/application details and conduct breaches/disciplinary action related to conduct

5.00 Do you want to notify us of a change to the approved person's fitness and propriety?		

5.01 Criminal Proceedings

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

If you answer Yes to any of the questions in Section 5 you will be asked for further details in Section 7.02

5.01.1a	Has the candidate ever been convicted of any criminal offence (whether spent or not and whether or not in the United Kingdom): i. involving fraud, theft, false accounting, offences against the administration of public justice (such as perjury, perverting the course of justice and intimidation of witnesses or jurors), serious tax offences or other dishonesty or ii. relating to companies, building societies, industrial and provident societies, credit unions, friendly societies, insurance, banking or other financial services, insolvency, consumer credit or consumer protection, money laundering, market manipulations or insider dealing?	YES 🗌	NO 🗌
b	Is the <i>candidate</i> , or has the <i>candidate</i> ever been, <u>currently</u> the subject of any criminal proceedings, whether in the UK or elsewhere?	YES 🗌	NO 🗌
С	Has the <i>candidate</i> ever been given a caution in relation to any criminal offence?-	YES	NO 🗌
5.01.2 <u>5.01.3</u>	Has the <i>candidate</i> any convictions for any offences other than those in 5.01.1 above (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)? Is the candidate the subject of any ongoing criminal investigation?	YES 🗌	NO 🗌
5.01. <u>34</u>	Has the candidate ever been ordered to produce documents pursuant to any ongoing criminal investigation or been the subject of a search (with or without a warrant) pursuant to any ongoing criminal investigation? In answering question 5.01.4, you should include all matters even where the candidate was not the subject of the investigation.	YES 🗌	NO 🗌

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

I have supplied further information

related to this page in Section 6

Form D - Notification: Change to personal information/application details and conduct breaches/disciplinary action related to conduct

NO |

YES

	f this form is online or in one of the other ways set out in SUP 15.7 or PRA Rulebook
Form D - Notification: Change to personal information/a related to conduct	pplication details and conduct breaches/disciplinary action
Version 8 – September 2015	

5.01.4 <u>5</u>	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever: (Please check the guidance notes for the meaning of 'position of influence' in the context of the questions in this part of the form.)	YES 🗌	NO 🗌
а	Been convicted of any criminal offence?		
b	Been summonsed, charged with or otherwise investigated or prosecuted for any criminal offence?	YES	NO 🗌
<u> ьс</u>	Been the subject of any criminal proceeding which has not resulted in a conviction?	YES	NO 🗌
e <u>d</u>	Been ordered to produce documents in relation to any criminal investigation or been the subject of a search (with or without a warrant) in relation to any criminal investigation?		
	In answering question 5.01.5, you should include all matters even when the summons, charge, prosecution or investigation did not result in a conviction, and, in respect of 5.01.5d, even where the firm was not the subject of the investigation. However, firms are not required to disclose details of any specific individuals who were subject to historic (as opposed to ongoing) criminal investigations, prosecutions, summons or other historic criminal proceedings.	YES 🗌	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.02 Civil Proceedings

5.02.1	Has the candidate, ever been the subject of a judgement debt or award against the candidate?	YES	NO 🗌
	Please give a full explanation of the events in questions, ensuring that it adheres to the Disclosure Note at the beginning of this form.		
	Candidate should include all Count Court Judgement(s) (CCJs) made against the candidate, whether satisfied or not); and		
	i) the sum and date of all judgements debts, awards or CCJs (whether satisfied or not); and		
	ii) the total number of all judgment debts, awards or CCJs ordered.		
5.02.2	Has the <i>candidate</i> ever been party to any civil proceedings which resulted in any order against the <i>candidate</i> (other than a judgement debt or award referred to in 5.02.1 above)? (<i>candidate</i> should include, for example, injunctions and employment tribunal proceedings.)	YES 🗌	NO 🗌
5.02.3	Is the candidate aware of:		
а	Any proceedings that have begun, or anyone's intention to begin proceedings against the <i>candidate</i> , for a CCJ or another judgement debt?	YES	NO 🗌
b	More than one set of proceedings, or anyone's intention to begin more than one set of proceedings, that may lead to a CCJ or other judgement debt?	YES	NO 🗌
С	Anybody's intention to claim more than £1,000 of CCJs or judgement debts in total from the <i>candidate</i> ?	YES 🗌	NO 🗌
5.02.4	Does the <i>candidate</i> have any current judgment debts (including CCJs) made under a court order still outstanding, whether in full or in part?	YES	NO 🗌
5.02.5	Has the <i>candidate</i> ever failed to satisfy any such judgment debts (including CCJs) made under a court order still outstanding, whether in full or part, within one year of the order being made?	YES	NO 🗌
	L have cumplied further informe	tion —	
	I have supplied further informated related to this page in Section		NO

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.02.6	Has the <i>candidate</i> ever:		
а	Filed for the <i>candidate</i> 's own bankruptcy or had a bankruptcy petition served on the <i>candidate</i> ?	YES 🗌	NO 🗌
b	Been adjudged bankrupt?	YES 🗌	NO 🗌
С	Been the subject of a bankruptcy restrictions order (including an interim bankruptcy restrictions order) or offered a bankruptcy restrictions undertaking?	YES	NO 🗌
d	Made any arrangements with the <i>candidate</i> 's creditors, for example a deed of arrangement or an individual voluntary arrangement (or in Scotland a trust deed)?	YES	NO 🗌
е	Had assets sequestrated?	YES	NO 🗌
f	Been involved in any proceedings relating to the above matters even if such proceedings did not result in the making of any kind of order against the <i>candidate</i> or result in any kind of agreement with the <i>candidate</i> ?	YES	NO 🗌
5.02.7	Does the <i>candidate</i> , or any undertaking under their management, have any outstanding financial obligations arising from <i>regulated activities</i> , which have been carried out in the past? (whether or not in the UK or overseas)?	YES	NO 🗌
5.02.8	Has the <i>candidate</i> ever been adjudged by a court or tribunal (whether criminal, civil or administrative) for any fraud, misfeasance, negligence, wrongful trading or other misconduct?	YES	NO 🗌
5.02.9	Is the candidate currently:		
а	Party to any civil proceedings? (including those covered in 5.02.7 above)	YES 🗌	NO 🗌
b	Aware of anybody's intention to begin civil proceedings against the candidate? (candidate should include any ongoing disputes whether or not such dispute is likely to result in any order against the candidate.)	YES	NO 🗌
5.02.10	Has any firm at which the <i>candidate</i> holds or has held a position of influence ever been:		
а	Adjudged by a court civilly liable for any fraud, misfeasance, wrongful trading or other misconduct?	YES 🗌	NO 🗌
b	The subject of a judgement debt or award against the firm? (candidate should include all CCJs) made against the firm, whether satisfied or not.	YES	NO 🗌
С	Party to any other civil proceedings which resulted in an order against the firm other than in relation to matters covered in 5.02.10a and 5.02.10b above?	YES	NO 🗌
	I have supplied further informa		NO 🗍
	related to this page in Section	on 6 'LS L	1 1 0

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.02.11	Is any firm at which the <i>candidate</i> currently holds or has held, within the last 12 months from the date of the submission of this form, a position of influence currently:		
а	a party to civil proceedings?	YES	NO 🗌
b	aware of anyone's intention to begin civil proceedings against them?	YES	NO 🗌
5.02.12	Has any company, partnership or unincorporated association of which the <i>candidate</i> is or has been a controller, director, senior manager, partner or company secretary, in the United Kingdom or elsewhere, at any time during their involvement, or within one year of such an involvement, been put into liquidation, wound up, ceased trading, had a receiver or administrator appointed or entered into any voluntary arrangement with its creditors?	YES NO	
	I have supplied further informa	tion —	
	related to this page in Section		NO 📙

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.03 Business and Employment Matters

5.03.1	Has the <i>candidate</i> ever been:		
а	Disqualified from acting as a director or similar position (one where the <i>candidate</i> acts in a management capacity or conducts the affairs of any company, partnership or unincorporated association)?	YES	NO 🗌
b	The subject of any proceedings of a disciplinary nature (whether or not the proceedings resulted in any finding against the <i>candidate</i>)?	YES	NO 🗌
С	The subject of any investigation which has led or might lead to disciplinary proceedings?	YES	NO 🗌
d	Notified of any potential proceedings of a disciplinary nature against the <i>candidate</i> ?	YES	NO 🗌
е	The subject of an investigation into allegations of misconduct or malpractice in connection with any business activity? (this question covers internal investigation by an authorised firm, as well as investigation by a regulatory body, at any time.)	YES	NO 🗌
5.03.2	Has the <i>candidate</i> ever been refused entry to , or been dismissed, suspended or requested to resign from, any professional, vocation, office or employment, or from any fiduciary office or position of trust whether or not remunerated?	YES	NO 🗌
5.03.3	Does the <i>candidate</i> have any material written complaints made against the <i>candidate</i> by the <i>candidate</i> 's clients or former clients in the last five years which the <i>candidate</i> has accepted, or which are awaiting determination, or have been upheld – by an ombudsman or complaints scheme?	YES 🗌	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.04 Regulatory Matters

- In relation to activities regulated by the FCA and/or PRA or any other regulatory body (see note section 5), has:
 The candidate, or
 - Any company, partnership or unincorporated associate of which the *candidate* is or has been a controller, director, senior manage, partner or company secretary, during the candidate's association with the entity and for a period of three years after the *candidate* ceased to be associated with it, ever –

а	Been refused, had revoked, restricted, been suspended from or terminated, any licence, authorisations, registration, notification, membership or any other permission granted by any such body?	YES	NO 🗌
b	Been criticised, censured, disciplined, suspended, expelled, fined or been the subject of any other disciplinary or interventional action by any such body?	YES	NO 🗌
С	Received a warning (whether public or private) that such disciplinary or interventional action may be taken against the <i>candidate</i> or the firm?	YES	NO 🗌
d	Been the subject of an investigation by any regulatory body, whether or not such an investigation resulted in a finding against the <i>candidate</i> or the firm?	YES	NO 🗌
е	Been required or requested to produce documents or any other information to any regulatory body in connection with such an investigation (whether against the firm or otherwise)?	YES	NO 🗌
f	Been investigated or been involved in an investigation by an inspector appointed under companies or any other legislation, or required to produce documents to the Secretary of State, or any other authority, under any such legislation?	YES	NO 🗌
g	Ceased operating or resigned whilst under investigation by any such body or been required to cease operating or resign by any regulatory body?	YES	NO 🗌
h	Decided, after making an application for any licence, authorisation, registration, notification, membership or any permission granted by any such body, not to proceed with it?	YES	NO 🗌
i	Been the subject of any civil action related to any regulated activity which has resulted in a finding by a court?	YES	NO 🗌
j	Provided payment services or distributed or redeemed e-money on behalf of a regulated firm or itself under any contractual agreement where that agreement was terminated by the regulated firm?	YES	NO 🗌
k	Been convicted of any criminal offence, censured, disciplined or publicly criticised by any inquiry, by the Takeover Panel or any governmental or statutory authority or any other regulatory body (other than as indicated in this group of questions).	YES	NO 🗌
	I have supplied further information and the supplied further information of the supplied further infor	ation YES	№ П

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

related to this page in Section 6

5.04.2	In relation to activities regulated by the FCA/PRA or any other regulatory body, has the candidate or any firm at which the candidate holds or has held a position of influence at any time during and within one year of the candidate's association with the firm ever:		
а	Been found to have carried on activities for which authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body is required without the requisite authorisations?	YES	NO 🗌
b	Been investigated for the possible carrying on of activities requiring authorisation or registration by the <i>FCA/PRA</i> or any other regulatory body without the requisite authorisation whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES 🗌	NO 🗌
С	Been found to have performed a senior management function or other controlled function (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval?	YES	NO 🗌
d	Been investigated for the possible performance of a senior management function or other controlled function (or an equivalent function requiring approval by the <i>FCA/PRA</i> or any other regulatory body) without the requisite approval, whether or not such investigation resulted in a finding against the <i>candidate</i> ?	YES	NO 🗌
е	Been found to have failed to comply with an obligation under the Electronic Money Regulations 2011 or Payment Services Regulations 2009 to notify the <i>FCA/PRA</i> of the identity of a person acting in a position of influence over its electronic money or payment services business?	YES	NO 🗌
f	Been the subject of disqualification direction under section 59 of the Financial Services Act 1986 or a prohibition order under section 56 FSMA, or received a warning notice proposing that such a direction or order be made, or received a private warning?	YES	NO 🗌
	I have supplied further informa related to this page in Section		NO 🗌

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

5.05 Other Matters

5.05.1	Is the <i>candidate</i> , in the role to which the application relates, aware of any business interests, employment obligations, or any other circumstance which may conflict with the performance of the senior management functions for which approval is now being sought?	YES 🗌	NO 🗌
5.05.2	Are the <i>candidate or the firm</i> aware of any other information relevant to this notification that we might reasonably expect from the <i>candidate</i> ?	YES	NO 🗌

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Fitness and Propriety – Notifications under Section 64B(5) or 64C of the Financial Services and Markets Act 2000 Section 6

This section should be completed by a firm that is a relevant authorised person to:

- (a) make a notification under section 64B(5) (Breach of conduct rules) of the Financial Services and Markets Act 2000 of known or suspected breach of the individual or senior manager conduct rules set out in the FCA's CO-CON or PRA Conduct Rules;
- (b) make a notification of disciplinary action (as defined in section 64C (Requirement for relevant authorised persons to notify regulator of disciplinary action) of the Financial Services and Markets Act 2000) due to any action, failure to act or circumstance that amounts to a breach of the individual or senior manager conduct rules set out in the FCA's COCON or PRA Conduct Rules;
- (c) make a follow up notification to update a determination that has previously been the subject of a notification that has been made by the firm in relation to (a) or (b) (as appropriate and to the extent required by, in the case of the FCA, SUP15.11.8 or in the case of the PRA, Notifications 11.5 in the *PRA*'s Rulebook)

6.01 Initial or update on previous notification	
6.01.1 Is the firm updating a previous notification made under section 64B(5) or section 64C of the Financial Services ar Markets Act 2000 ?	nd
YES NO	
If the firm has answered "No", please go to section 6.02	
If the firm has answered "Yes", please complete the below:	
Date of previous notification:	
Please provide brief details of prior notification including reference number:	
Description of the update to the previous notification (this includes updates to previous notifications made under section 64B(5) (Breach of Conduct Rules) and 64C (Requirement for relevant authorised persons to notify regulator of disciplinary action) of the Financial Services and Markets Act 2000):	

6.02 Notification of breaches of the individual or senior manager conduct rules and/or disciplinary action.

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Form D - Notification: Change to personal information/application details and conduct breaches/disciplinary action related to conduct

Version 8 - September 2015

6.02.1 If the firm is making a notification under section 64B(5) of the Financial Services and Markets Act 2000 of any known or suspected breach(es) of the individual or senior manager conduct rules set out in the *FCA*'s CO-CON or *PRA* Conduct Rules, please complete the relevant boxes below.

	Tick the rule(s) relevant to this notification	Tick if this is a known breach	Tick if this is a suspected breach
Individual Conduct Rules			
Rule 1: You must act with integrity.			
Rule 2: You must act with due skill, care and diligence.			
Rule 3: You must be open and cooperative with the <i>FCA</i> , the <i>PRA</i> and other regulators.			
Rule 4: You must pay due regard to the interests of <i>customers</i> and treat them fairly.			
Rule 5: You must observe proper standards of market conduct.			
Senior Manager Conduct Rules			
SC1: You must take reasonable steps to ensure that the business of the <i>firm</i> for which you are responsible is controlled effectively.			
SC2: You must take reasonable steps to ensure that the business of the <i>firm</i> for which you are responsible complies with relevant requirements and standards of the <i>regulatory system</i> .			
SC3: You must take reasonable steps to ensure that any delegation of your responsibilities is to an appropriate person and that you oversee the discharge of the delegated responsibility effectively.			
SC4: You must disclose appropriately any information of which the <i>FCA</i> or <i>PRA</i> would reasonably expect notice.			

6.02.2 For each breach please provide the following information. Please attach additional sheets as necessary.

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Date when known or suspected breach came to the attent Date or period of known or suspected breach Details of the known or suspected breach:	tion of the firm:		
Details of the known or suspected breach:			
02.3 If the firm is making a notification under section (rovide details below of disciplinary action taken and the re	64C of the Financial Services and Measons for this action.	∕larkets Act 2	2000, please
→	I have supplied further information related to this page in Section 7	YES 🗌	NO 🗆

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Supporting Documents and Supplementary Information

Section

Full details must be provided here if any questions have been answered "yes" in Section 5 (Fitness and Propriety) and if there if there is any other information the approved person or the firm considers to be relevant to the notification?

Please provide full details

Please indicate clearly which question the supplementary information relates to.

Question	Information
How many add	tional sheets are being submitted?

7.02

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the PRA Rulebook

Supporting Documents

7.03 Indicate the required supporting documents to accompany this form.

Documents	Mode (by email, fax, post)

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Declaration

The *firm* must ask the *approved person* to make the declaration to be given by the Individual only where the *firm* becomes aware of information that would reasonably be material to the assessment of the Individual's continuing fitness and propriety.

However, note that it may not be appropriate in the case of an *approved person* who performs a *senior management function* to ask that *approved person* to make the declaration below where the Firm becomes aware of information that would reasonably be material to the assessment of that *approved person*'s continuing fitness and propriety.

Knowingly or recklessly giving the FCA and/or PRA information which is false or misleading in a material particular may be a criminal offence (section 398 of the Financial Services and Markets Act 2000). It should not be assumed that information is known to the FCA and/or PRA merely because it is in the public domain or has previously been disclosed to the FCA and/or PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

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

DECLARATION OF APPROVED PERSON

The *approved person* confirms that he or she is aware that, for the purposes of complying with the Data Protection Act, the personal information in this form will be used by the *FCA and/or PRA* to discharge its statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation. It will not be disclosed for any other purposes without the permission of the applicant.

The approved person confirms that the information in this Form is accurate and complete to the best of his or her knowledge and belief and that he or she has read the notes to this Form. The approved person will notify the FCA/PRA, as applicable, immediately if there is a material change to the information provided.

The FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety and make such enquiries and seek further information as it or they consider appropriate. The approved person authorises the FCA and PRA, as applicable, to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form. The approved person also understands that the results of these enquiries may be disclosed to the Firm / his or her employer.

8.01 Full name of approved person
i.e. Title, forenames, SURNAME
8.02 Signature
Date

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Form D – Notification: Change to personal information/application details and conduct breaches/disciplinary action related to conduct

Version 8 - September 2015

DECLARATION OF FIRM

The *firm* confirms that the information in this Form is accurate and complete to the best of its knowledge and belief. The Firm will notify the *FCA/PRA*, as applicable, immediately if there is a material change to the information provided.

If the *firm* submits this Form on behalf of one or more other *firms*, the *firm* confirms that is duly authorised by such *firm(s)* to make such submission.

The FCA and/or PRA may seek to verify the information given in this Form including answers pertaining to fitness and propriety and make such enquiries and seek further information as it or they consider appropriate. The *firm* authorises the FCA and PRA, as applicable, to make such enquiries and seek such further information as it thinks appropriate in the course of verifying the information given in this Form.

By signing below, the person submitting this Form on behalf of the *firm* confirms that this Form is accurate and complete to the best of his or her knowledge and he or she has read and understood the notes to this Form and the declaration given by the Firm.

8.03 Name of the firm
8.04 Name of <i>person</i> signing on behalf of the <i>firm</i>
8.05 Position
8.06 Signature
Date

The above question(s) should be completed whether submission of this form is online or in one of the other ways set out in SUP 15.7 or in 'Senior Managers Regime - Applications and Notifications' in the *PRA* Rulebook

Part 2: Draft PRA Handbook Instrument

HANDBOOK NOTIFICATION FORMS (AMENDMENT) INSTRUMENT [YEAR]

Powers exercised

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

Commencement

C. This instrument comes into force on [date].

Amendments to the Handbook

D. The PRA makes the rules in the Annex to this instrument, amending Form D: Notification of changes in personal information or application details.

Citation

E. This instrument may be cited as the Handbook Notification Forms (Amendment) Instrument [Year].

By order of the Board of the Prudential Regulation Authority [DATE]

Annex

Amendments to the Supervision Manual (SUP)

In this Annex, new text is underlined and deleted text is struck through.

SUP 10B Annex 7R Form D: Notification of changes in personal information or application details

Note: the PRA is consulting on the same text of Form D as that included in Part 1 of the Annex to the FCA's draft Notification Forms (Amendment) Instrument 2015, which can be found in this consultation paper at Appendix 2.1.

Part 3: Draft PRA Rulebook Instrument

PRA RULEBOOK: CRR FIRMS: NON-CRR FIRMS: SOLVENCY II FIRMS: NON SOLVENCY II FIRMS: NOTIFICATION FORMS (AMENDMENT) INSTRUMENT [YEAR]

Powers exercised

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

PRA Rulebook: CRR FIRMS: NON-CRR FIRMS: SOLVENCY II FIRMS: NON SOLVENCY II FIRMS: NOTIFICATION FORMS (AMENDMENT) INSTRUMENT [YEAR]

C. The PRA makes the rules in the Annexes to this instrument, amending each of the forms in column (1) below in accordance with the Annex listed column (2).

(1)	(2)
Form D: Notification of changes to personal information/application details and conduct breaches/disciplinary action related to conduct	А
Form F: Changes in notified persons	В
Form M: Notification of non SMF/SIMF Appointment	С

Commencement

D. Annexes A and C to this instrument come into force on 7 March 2015. Annex B to this instrument comes into force on [DATE].

Citation

This instrument may be cited as the PRA Rulebook : CRR FIRMS : NON-CRR FIRMS : SOLVENCY II FIRMS : NOTIFICATION FORMS (AMENDMENT) INSTRUMENT [YEAR]

By order of the Board of the Prudential Regulation Authority [DATE]

Annex A

Amendment to the form in Notifications 11.12(2) in the CRR FIRMS, NON-CRR FIRMS, and SOLVENCY II FIRMS sectors of the PRA Rulebook.

In this Annex new text is underlined and deleted text is struck through.

Form D: Notification of changes to personal information/application details and conduct breaches/disciplinary action related to conduct

Note: the PRA is consulting on the same text of Form D as that included in Part 2 of the Annex to the FCA's draft Notification Forms (Amendment) Instrument 2015, which can be found in this consultation paper at Appendix 2.1.

Annex B

Amendment to the form in Notifications 10.1 in the CRR FIRMS, NON-CRR FIRMS, SOLVENCY II FIRMS and NON-SOLVENCY II FIRMS sectors of the PRA Rulebook.

In this Annex new text is underlined and deleted text is struck through.

Form F: Changes in notified persons

Note: the PRA is consulting on the same text of Form D as that included in Part 1 of the Annex to the FCA's draft Notification Forms (Amendment) Instrument 2015, which can be found in this consultation paper at Appendix 2.1.

Annex C

Amendment to the form in Fitness and Propriety 4.2 in the CRR FIRMS and NON-CRR FIRMS sectors of the PRA Rulebook, and under Key Function Holders – Notifications 4.1 in the SOLVENCY II FIRMS sector of the PRA Rulebook.

In this Annex new text is underlined and deleted text is struck through.

Form M: Notification of non SMF/SIMF Appointment

Notification of the appointment of a Non-Executive Director or Key Function Holder

PRA Rulebook Reference: Fitness and Propriety (CRR Firms) 4.2 and Fitness and Propriety (SII Firms) 4.1

The PRA have produced notes which will assist both the notifying *firm* and the appointee in answering the questions in this form. Please read these notes, which are available on the *PRA* website at

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

Both the notifying *firm* and the appointee will be treated by the *PRA* as having taken these notes into consideration when completing this form.

Name of appointee	
Name of firm(s)	
Firm reference number(s)	

Prudential Regulation Authority	1 KA 2013/AA
20 Moorgate	
London	
EC2R 6DA	
United Kingdom	
Telephone +44 (0) 203 461 7000	
E-mail PRA.firmenquiries@bankofengland.co.uk	
Website <u>www.bankofengland.co.uk/PRA</u>	

Registered as a Limited Company in England and Wales No 07854923. Registered Office: 8 Lothbury Road, London, EC2R 7HH

Contact information

1.01	a	Who should the <i>PRA</i> contact at the <i>firm</i> in relation to this notification?	
	b	Position	
	С	Telephone	
	d	Fax	
	е	E-mail	

Details of the person subject to notification

2.01 a	Appointee Individual Reference Number (IRN) – If applicable	
b	OR name of previous regulatory body – if applicable	
С	AND previous reference number - if applicable	
2.02	Title (e.g. Mr, Mrs, Ms, etc)	
2.03	Surname	
2.04	ALL forenames	
2.05	Commonly known as	
2.06	Date of birth (dd/mm/yyyy)	11
2.07	Previous name	
2.08	Date of name change	11
2.09	Reason for change	
2.10	Nationality	

Appendix 2.3

PRA 2015/XX

2.11	National Insurance Number (or passport number)			
2.12	Place of birth			
2.13	Private (Home) address			
		Postcode		
	→	I have supplied further information related to this section	YES 🗌	NO 🔲

Description of the position being notified

3.01	Name of the position and/or name of key function(s) for which the individual will be responsible
3.02	Please note the key responsibilities of the role:
3.03	Date of appointment
3.04	If applicable, length of appointment
3.05	Name of firm(s) and/or group for which the role will be exercised ¹
3.06	FRN(s) (if applicable)

 $^{^{1}}$ If more space is required please detail on a separate sheet and attach with Supplementary Information

3.07	Please note how many other appointments the individual currently holds (Executive & Non-Executive) and how the <i>firm</i> considers that the appointee has sufficient time and resources to dedicate to the role:

The following question is applicable to Non-Executive Directors only

3.08 Please note how the *firm* considers that the appointment complements the composition of the Board, and ensures the appropriate levels of skills and experience:

$\overline{}$	^	^	/XX

			FINA 2013/7	\ /\
The following	questions are applicable to Solvency II	Key Function Holders only		
3.09	Is the individual deemed to be in a position where they are effectively running the firm or group?			
3.10	Is the individual currently approved for a PRA or FCA Controlled Function at that firm or any other firm within that group? If so, please name that firm, and also name the relevant Controlled Function			
3.11	Is the individual applying on a separate form to perform a PRA or FCA Controlled Function at the same firm or any other firm within that group?			
		supplied further nation related to this section	YES	NO 🗌

Fitness and propriety

This section should be completed in reference to the guidance notes corresponding with this form.

Disclosure Note:

We require firms to disclose all relevant information relating to an appointee's fitness and propriety. If there is any doubt about the relevance of the information, the information should be disclosed. The *PRA* takes non-disclosure very seriously and may consider it to be evidence of dishonesty and/or lack of integrity. In all circumstances, disclosures should be full, frank and unambiguous; if in doubt, disclose. In the event that an appointee discloses adverse information to notifying firm (or the notifying firm knows of adverse information by some other means) the notifying firm has a duty to disclose that information candidly to the *PRA* and explain why the notifying firm considers this does not affect the appointee's fitness and propriety (this paragraph should be read in conjunction with the information on disclosure in the guidance notes corresponding to this form).

4.01 Criminal Proceedings – Has the appointee ever been convicted of any criminal offence (whether spent or not), been given a caution, been subject to Criminal proceedings or been asked to produce documents pursuant to a criminal investigation (whether or not in the United Kingdom)?

Has the appointee ever been convicted of any criminal offence (excluding traffic offences that did not result in a ban from driving or did not involve driving without insurance)? Is

the appointee **currently** the subject of any criminal proceedings? Has the appointee been ordered to produce documents pursuant to any **current** criminal investigation?

When answering the questions in this section, the appointee should include matters whether in the UK or overseas. By virtue of the Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975, the appointee is not required to disclose spent convictions and cautions.

4.02	debt or award against the appointee or been party to civil proceeding which resulted in an order against the appointee? Does the appointee have any current judgement debts outstanding or have they ever failed to satisfy any such judgement debts. Has the appointee ever filed for or had a petition served for bankruptcy, been adjudged bankrupt, been subject of a bankruptcy restrictions order or made any arrangements with creditors?
4.03	Conflicts of Interest – Does the appointee have any potential conflicts of Interest such as other appointments, Close relatives with financial relations to companies subject to this notification, qualifying ownership or any other form of substantial influence in the firm?

4.04 Business and Employment Matters – Has the appointee ever been dismissed from a position in a financial institution, company or from employment as a senior executive or subject to termination of an engagement as a board member or auditor in another firm?

regulatory body. Has the appointee been subject of an investigation, been subject to the rejection o an application, exclusion or limitation in any other way in terms of the right to conduct operations		
	4.05	Regulatory Matters – In relation to activities regulated by the FCA and/or PRA or any other regulatory body. Has the appointee been subject of an investigation, been subject to the rejection of an application, exclusion or limitation in any other way in terms of the right to conduct operations, been the subject of supervisory sanctions, or been the subject of a notification of breach of conduct rules?

Other Matters - Are the appointee or the firm aware of any other information relevant to this notification that we might reasonably expect to receive?

4.06

		/XX

→	I have supplied further information related to this section	YES	NO 🗌

Supplementary Information

5.01	Please confirm that the <i>Firm</i> has provided the below documentation, in support of this notification:			ation:
	5.01.1	the appointee's full CV including relevant employment history;	YES	NO 🗌
	5.01.2	its assessment of whether the <i>appointee</i> has the personal characteristics required to perform the role effectively;	YES	NO
	5.01.3	its assessment of whether the <i>appointee</i> possesses the level of competence, knowledge and experience required to perform the role effectively;	YES	NO 🗌
	5.01.4	its assessment of whether the appointee has the qualifications required to perform the role effectively; and	YES	NO 🗌
	5.01.5	its assessment of whether the appointee has undergone or is undergoing all training required to perform the role effectively.	YES	NO 🗌
5.02	Is the firm su	Is the firm submitting any other information relevant to this notification?		NO 🗌
5.03	Please confir	m total number of additional sheets being submitted		

Declarations and signatures

Declaration of Firm

Knowingly or recklessly giving the *PRA* information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). Rule 6 of the Notifications Part of the PRA CRR Rulebook require an *authorised person* to take reasonable steps to ensure the accuracy and completeness of information given to the *PRA* and to notify the *PRA* immediately if materially inaccurate information has been provided.

Fitness and Propriety 3.1(d) in the PRA CRR Rulebook and Insurance – Conduct Standards 2.2 in the PRA Solvency II Rulebook provide that a firm must require any key function holder or non-executive director to disclose appropriately any information of which the PRA would reasonably require notice. Contravention of these requirements may lead to disciplinary sanctions or other enforcement action against the *firm* by the *PRA*.

In addition, appointees should be reminded that a failure by the appointee to disclose relevant information either to the firm or to the PRA could be regarded as evidence that they were not fit and proper. It should not be assumed that information is known to the PRA merely because it is in the public domain or has previously been disclosed to the PRA or another regulatory body. If there is any doubt about the relevance of information, it should be included.

In making this notification the *firm* believes on the basis of due and diligent enquiry that the appointee is a fit and proper person to perform the role. The firm also believes, on the basis of due and diligent enquiry, that the appointee is competent to fulfil the duties required in the performance of such function(s).

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

(http://fshandbook.info/FS/html/PRA/)

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

6.01	Name of <i>person</i> signing on behalf of the <i>firm</i>	
6.02	Job title	
6.03	Signature	
	Date	11

Declaration of Appointee

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

The appointee confirms that the key responsibilities set out in Section 3.02 accurately reflect the aspects of the affairs of the firm which it is intended that the *appointee* will be responsible for managing. The *appointee* confirms that they have accepted all these responsibilities.

The appointee authorises the *PRA* to make such enquiries and seek such further information as it thinks appropriate to identify and verify information that it considers relevant to the assessment of this notification.

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

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

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

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

The appointee confirms that he or she understands the regulatory responsibilities of the proposed role as set out in the *PRA* Insurance - Conduct Standards Instrument.

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

6.04	Name		
6.05	Signature of appointee		
		Date	11





PUB REF: 005144

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