UK LISTING RULES (CONSEQUENTIAL AMENDMENTS) INSTRUMENT 2024

Powers exercised

- A. The Financial Conduct Authority ("the FCA") makes this instrument in the exercise of the following powers and related provisions:
 - (1) the following sections of the Financial Services and Markets Act 2000 ("the Act"):
 - (a) section 73A (Part 6 Rules);
 - (b) section 89A (Transparency rules);
 - (c) section 89B (Provision of voteholder information)
 - (d) section 137A (The FCA's general rules);
 - (e) section 137D (FCA general rules: product intervention);
 - (f) section 137H (General rules about remuneration);
 - (g) section 137R (Financial promotion rules);
 - (h) section 137T (General supplementary powers);
 - (i) section 138D (Actions for damages);
 - (j) section 139A (Power of the FCA to give guidance);
 - (k) section 238(5) (Restrictions on promotion); and
 - (l) paragraph 23 (Fees) of Part 3 (Penalties and fees) of Schedule 1ZA (The Financial Conduct Authority); and
 - (2) the other rule and guidance making powers listed in Schedule 4 (Powers exercised) to the General Provisions of the FCA's Handbook.
- B. The rule-making provisions listed above are specified for the purposes of section 138G(2) (Rule-making instruments) of the Act.

Commencement

C. This instrument comes into force on [date].

Amendments to the Handbook

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

(1)	(2)
Glossary of definitions	Annex A
Code of Conduct sourcebook (COCON)	Annex B
Statements of Principle and Code of Practice for Approved Persons sourcebook (APER)	Annex C
Fees manual (FEES)	Annex D
Conduct of Business sourcebook (COBS)	Annex E

Environmental, Social and Governance sourcebook (ESG)	Annex F
Decision Procedure and Penalties manual (DEPP)	Annex G
Disclosure Guidance and Transparency Rules sourcebook (DTR)	Annex H

Amendments to material outside the Handbook

E. The Enforcement Guide (EG) is amended in accordance with Annex I to this instrument.

Notes

F. In the Annexes to this instrument, the notes (indicated by "**Note:**" or "*Editor's note*:") are included for the convenience of readers but do not form part of the legislative text.

Citation

G. This instrument may be cited as the UK Listing Rules (Consequential Amendments) Instrument 2024.

By order of the Board [date]

Annex A

Amendments to the Glossary of definitions

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

mıneral	(in LR) a competent person's report prepared in accordance with
expert's	paragraph 133 of section III.2 of the technical note on PR disclosure
report	and specialist issuers.
venture	(in LR) a company which is, or which is seeking to become, approved
capital trust	as a venture capital trust under section 842AA of the Income and
	Corporation Taxes Act 1988.

[Editor's note: The definition of 'significant transaction' takes into account the proposals and legislative changes set out in the UK Listing Rules Instrument 2024 (CP23/31) as if they were made final.]

significant (1) (in FEES) a transaction where: transaction

- (a) the *issuer* has a market capitalisation of less than £1.5billion and has submitted to the *FCA* for approval or review a *document* in relation to a *reverse takeover*, *initial transaction*, hostile takeover or significant restructuring; or
- (b) the *issuer* has a market capitalisation that is equal to or more than £500million and less than £5billion and has submitted to the *FCA* for approval or review:
 - (i) a prospectus for equity securities or specified exempted documents; or
 - (ii) a prospectus or listing particulars in relation to a certificate representing certain securities; or
 - (iii) a document in relation to a elass 1 transaction. reverse takeover by an issuer with a listing in the equity shares (commercial companies) category; or
 - (iv) <u>a document in relation to a significant transaction or</u> reverse takeover by a closed-ended investment fund.

super transaction a transaction where:

- (a) the *issuer* has a market capitalisation that is equal to or more than £1.5billion; and
 - (i) the *issuer* is a new *applicant* for a *premium listing listing* in the *equity shares (commercial companies)* category or the *closed-ended investment funds* category; or
 - (ii) it has submitted to the *FCA* for approval or review a document in relation to a *reverse takeover*, *initial transaction*, hostile takeover or significant restructuring; or
- (b) the *issuer* has a market capitalisation that is equal to or more than £5billion and has submitted to the *FCA* for approval or review:
 - (i) a prospectus for equity securities or specified exempted documents; or
 - (ii) a prospectus or listing particulars in relation to a certificate representing certain securities; or
 - (iii) a document in relation to a class 1 transaction. reverse takeover by an issuer with a listing in the equity shares (commercial companies) category; or
 - (iv) a document in relation to a significant transaction or reverse takeover by a closed-ended investment fund.

Annex B

Amendments to the Code of Conduct sourcebook (COCON)

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

- **3** General factors for assessing compliance
- 3.1 General factors for assessing compliance

...

3.1.7 G UK domestic firms with a premium listing listing in the equity shares (commercial company) category or the closed-ended investment funds category are subject to the UK Corporate Governance Code, whose internal control Provisions are explained in the publication entitled 'Guidance on Risk Management, Internal Control and Related Financial and Business Reporting (September 2014)' issued by the Financial Reporting Council. Therefore, firms in this category with a listing in these categories will be subject to that code, as well as to the rules in COCON. In forming an opinion as to whether a senior conduct rules staff member has complied with the rules in COCON, the FCA will give due credit if they followed corresponding Provisions in the UK Corporate Governance Code and related guidance.

Annex C

Amendments to the Statements of Principle and Code of Practice for Approved Persons sourcebook (APER)

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

- **3** Code of Practice for Approved Persons: general
- 3.1 Introduction

. . .

- 3.1.9 G (1) An APER employer that has its registered office (or, if it has no registered office, its head office) in the United Kingdom with a premium listing listing in the equity shares (commercial company) category or the closed-ended investment funds category is subject to the UK Corporate Governance Code, whose internal control Provisions are amplified in the publication entitled 'Guidance on Risk Management, Internal Control and Related Financial and Business Reporting (September 2014)' issued by the Financial Reporting Council. An APER employer in this category with a listing in these categories will be subject to that code as well as to the requirements and standards of the regulatory system.
 - (2) Where (1) applies, in forming an opinion whether *approved persons* have complied with the requirements of the *regulatory system*, the *FCA* will give due credit for their following corresponding Provisions in the *UK Corporate Governance Code* and related guidance.

Annex D

Amendments to the Fees manual (FEES)

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

1	Fees Manual		
1.1	Application and Purpose		
•••			
	Application		
1.1.2	R This manual applies in the following way:		
	(2) <i>FEES</i> 1, 2 and 4 apply to:		
	(g) under the <u>Listing Rules</u> <u>listing rules</u> every <u>issuer</u> of <u>shares</u> , depositary receipts and <u>securitised derivatives</u> ;		
	(h) under the Listing Rules (LR) <u>listing rules</u> every sponsor;		
	•••		
	•••		
3	Application, Notification and Vetting Fees		
3.2	Obligation to pay fees		
•••			
3.2.7	R Table of application, notification, vetting and other fees payable to the FCA		
	•••		
	Part 2: UKLA fees <u>Primary market fees</u>		

	* * *		
- 1		I I	

. . .

3 Authorisation fees payable

Annex 1R

. . .

Part 7 – Change of legal status – sponsors fees

An application involving only a simple change of legal status for the purposes of *FEES* 3.2.7R Part 2(1)(b) is from an applicant:

...

(2) which (subject to any changes required only as a result of the change in legal status) is to:

...

(b) make no changes to the systems and controls of the existing *sponsor* which ensure that the existing *sponsor* can carry out its role as *sponsor* in accordance with *LR* 8 (Sponsors: Premium listing)

UKLR 24 (Sponsors);

...

(d) otherwise continue to comply in all respects with the criteria for approval as a *sponsor* set out in *LR* 8.6.5R *UKLR* 24.4.5R.

[*Editor's note*: *FEES* 3 Annex 12R takes into account the proposals and legislative changes suggested in the consultation paper 'Regulatory fees and levies: policy proposals for 2024/25' (CP23/22) as if they were made final.]

. . .

3 **UKLA transaction Primary market transaction fees**

Annex 12R

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For the purposes of *FEES* 3 Annex 12R:

Category A1 includes:

- (a) applying for eligibility for *listing* of *securities* under *LR* 17 *UKLR* 17; or
- (b) applying for eligibility for *listing* of *miscellaneous securities* under *LR* 20 *UKLR* 19; or
- (c) applying for eligibility for *listing* of *equity shares* where *LR* 6.1.1R(1) or (2) *UKLR* 5.1.1R(1) or (2) applies; or
- (ca) applying for eligibility for *listing* of *equity shares* where *LR* 21.2.5R(1) or (2) applies; or [deleted]
- (cb) applying for eligibility for *listing* of *certificates representing shares* where *LR* 21.6.13R(1) or (2) applies; or [deleted]

. . .

(e) applying for the approval of a material change to the published investment policy of a *closed-ended investment fund* under *LR* 15.4.8R *UKLR* 11.4.14R; or

. . .

Category A3 includes:

- (a) applying for eligibility for *listing* of *equity shares* under *LR* 15 *UKLR* 11; or
- (b) applying for eligibility for *listing* of *equity shares securities* under *LR* 16A *UKLR* 12; or

...

Category A4 includes:

- (a) applying for eligibility for *listing* of *equity shares* under *LR* 6 *UKLR* 5; or
- (b) applying for eligibility for *listing* of *shares* under *LR* 14 *UKLR* 13; or
- (ba) applying for eligibility for *listing* of *equity shares* under *UKLR* 14; or
- (c) applying for eligibility for *listing* of *securities* representing certain *securities* under *LR* 18 *UKLR* 15; or
- (ca) applying for eligibility for *listing* of *non-equity shares* or *non-voting* equity shares under *UKLR* 16; or
- (d) applying for eligibility for *listing* of *securities* under *LR* 19 *UKLR* 18; or

- (da) applying for eligibility for *listing* of *equity shares* under *LR* 21; or [deleted]
- (db) applying for eligibility for *listing* of *certificates representing shares* under *LR* 21; or [deleted]

...

4 Periodic fees

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4.2 Obligation to pay periodic fees

...

4.2.11 R Table of periodic fees payable to the FCA

1 Fee payer	2 Fee payable	3 Due date	4 Events occurring during the period leading to modified periodic fee
A listed issuer (in LR UKLR) of shares and certificates representing certain securities.	FEES 4 Annex 14R	Within 30 days of the date of the invoice	Listed issuer (in LR UKLR) becomes subject to listing rules

. . .

[Editor's note: Further changes to FEES 4 Annex 14R will be consulted on in a later consultation.]

4 <u>UKLA Primary market periodic fees for the period from 1 April 2023 to 31 Annex</u>
March 2024

14R

Part	1 Base fee		
Activity group or invoice code (Note 1)		Description	Base fee payable (£)
•••			
E.2	Premium listed issuer Issuer in the equity shares (commercial companies) or closed- ended investment funds category	A listed issuer of equity shares and certificates representing shares with a premium listing with a listing in the equity shares (commercial companies) or closed-ended investment funds category (see Note 2)	6,037
E.3	Standard listed issuer Listed issuer of shares and certificates representing certain securities	A listed issuer of shares and certificates representing certain securities with a standard listing and not with a premium listing (see Note 2):	22,871
		with a listing in one of the following categories: equity shares (international commercial companies secondary listing), open-ended investment companies, equity shares (transition), equity shares (shell companies), non-equity shares and non-voting equity shares or certificates representing certain securities (see Note 2); and	
		that does not have a listing in the equity shares (commercial companies) or closed-ended investment funds categories	

1		

. .

Part			
Activity Group		Market capitalisation as at the last <i>business</i> day of the September prior to the <i>fee-year</i> in which the fee is payable in £million	Fee payable in £per £million or £part million
E.2	Premium	0 – 100	0
equity share	Issuer in the	> 100 – 250	48.522421
	equity shares (commercial	> 250 – 1,000	18.721381
	or closed- ended	> 1,000 - 5,000	11.523777
		> 5,000 - 25,000	0.281099
	funds category (as described in	> 25,000	0.090817
	Part 1)		

Annex E

Amendments to the Conduct of Business sourcebook (COBS)

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

4 Communicating with clients, including financial promotions

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4.12B Promotion of non-mass market investments

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Purpose and overview of the rules

4.12B.5 G ...

(7) The table below explains how the *rules* apply and to which *non-mass* market investments the *rules* apply, after the provisions in *COBS* 4.12B.4R have been applied.

Handbook provision	Description of the provision	Which investments does the provision apply to	When does the provision apply
COBS 4.12B.14R and COBS 4.12B.15R	Firms must ensure that a personalised risk warning and summary of the risks is made available to the client and a period of at least 24 hours (the 'cooling off period') is applied before the financial promotion is communicated	All non-mass market investments except for securities in a closed-ended investment fund (i) applying for, or with, a premium listing listing in the closed-ended investment funds category and (ii) which complies with the requirement of LR 15 UKLR 11	Before the financial promotion is communicated to a certified high net worth investor, self-certified sophisticated investor or certified sophisticated investor, in reliance on the relevant exemption in COBS 4.12B.7R(5)

COBS 4.12B.20R, COBS 4.12B.21R, COBS 4.12B.24R and COBS 4.12B.26R	Firms must ensure that a risk warning is provided to the client	All non-mass market investments except for securities in a closed-ended investment fund (i) applying for, or with, a premium listing listing in the closed-ended investment funds category; and (ii) which complies with the requirements of LR 15 UKLR 11	At the time the financial promotion is communicated to a certified high net worth investor, self-certified sophisticated investor or certified sophisticated investor, in reliance on the relevant exemption in COBS 4.12B.7R(5)
•••			

. . .

Prior conditions for communication to certified high net worth investors, certified sophisticated investors or self-certified sophisticated investors

4.12B.14 R ...

(6) This *rule* does not apply to a *financial promotion* of a *closed-ended investment fund* applying for, or with, a *premium listing listing* in the *closed-ended investment funds* category and which complies with the requirements of *LR* 15 *UKLR* 11.

• • •

4.12B.15 R (1) The second condition applies if a retail client requests to view a financial promotion of a non-mass market investment (including of a security in a closed-ended investment fund applying for, or with, a premium listing listing in the closed-ended investment funds category and which complies with the requirements of LR 15 UKLR 11).

. . .

Risk warning to be included in the financial promotion

4.12B.21 R ...

(6) This *rule* does not apply to a *financial promotion* of a *closed-ended investment fund* applying for, or with, a *premium listing listing* in the *closed-ended investment funds* category and which complies with the requirements of *LR* 15 *UKLR* 11.

...

• • •

Annex F

Amendments to the Environmental, Social and Governance sourcebook (ESG)

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

2 Disclosure of climate related financial information

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2.2 TCFD entity report

. . .

Approach to relevant climate-related financial disclosures contained in other reports at an entity-level

...

2.2.6 R (1) If a *firm* or a member of its *group* produces a document, other than its annual financial report, which includes climate-related financial disclosures consistent with the *TCFD Recommendations and**Recommended Disclosures* in compliance with *LR* 9.8.6R(8)* *UKLR*

6.6.6R(8)* for its *TCFD* in-scope business*, the firm may cross-refer to these disclosures in its *TCFD* entity report* where this information is relevant to *clients* or a *person* who is an investor in an *unauthorised**AIF* managed by a *UK* AIF* M, including hyperlinks to where the relevant disclosures are available.

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Annex G

Amendments to the Decision Procedure and Penalties manual (DEPP)

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

2 Statutory notices and the allocation of decision making

. . .

2 Annex Warning notices and decision notices under the Act and certain other enactments

...

Section of the Act	Description	Handbook reference	Decision maker
76(4)/(5)	when the FCA is proposing or deciding to refuse an application for listing of securities securities	LR 2 and LR 3 UKLR 3 and UKLR 20	Executive procedures
78(10)/(11)(a)	when the FCA has suspended, on its own initiative, the listing of securities and is proposing or deciding to refuse an application by an issuer issuer for cancellation of the suspension	LR 5 <u>UKLR 21</u>	Executive procedures
78A(4)/(5)	When the FCA is proposing or deciding to refuse an application by the issuer of the securities for the discontinuance or suspension of the listing of the securities	LR 5 UKLR 21	Executive procedures
78A(7)/(8)(a)	When the FCA has suspended the listing of securities on the application of the issuer	LR 5 <u>UKLR 21</u>	Executive procedures

	of the <i>securities</i> and is proposing or deciding to refuse an application by the <i>issuer</i> for the cancellation of the suspension		
88(4)(a)	when the <i>FCA</i> is proposing or deciding to refuse a <i>person's</i>	LR 8 <u>UKLR 24</u>	Executive procedures
88(6)(a)	application for approval as a <i>sponsor</i>		
88(8)(a)			

2 Annex Supervisory notices

2

Section of the Act	Description	Handbook reference	Decision maker
78(2)/(5)	when the FCA is proposing to discontinue or discontinues the listing of a security security	LR-5 <u>UKLR 21</u>	Executive procedures See DEPP 2.5.9G(4) and DEPP 2.5.10G
78(2)/(5)	when the FCA is proposing to suspend or suspends the listing of a security	LR 5 <u>UKLR 21</u>	Executive procedures
78A(2)/(8)(b)	when the FCA discontinues or suspends the listing of a security on the application of the issuer of the security	LR 5 <u>UKLR 21</u>	Executive procedures

• • •

6 Penalties

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6.2 Deciding whether to take action

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Action against an SMF manager under section 66A(5) of the Act

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6.2.9-E G When determining under section 66A(5)(d) of the Act whether or not an *SMF manager* has taken such steps as a person in their position could reasonably be expected to take to avoid the contravention of a relevant requirement by the *firm* occurring (or continuing), additional considerations to which the *FCA* would expect to have regard include, but are not limited to:

...

(7) whether the *SMF manager* acted in accordance with their statutory, common law and other legal obligations, including, but not limited to, those set out in the Companies Act 2006, the *Handbook* (including *COCON*), and, if the *firm* had a *premium listing listing* in the *equity shares* (commercial companies) or closed-ended investment funds category, the *UK Corporate Governance Code* and related guidance;

...

• • •

Discipline for breaches of the Listing Principles and Premium Listing Principles

6.2.16 G The Listing Principles and Premium Listing Principles are set out in *LR* 7. The Listing Principles set out in *LR* 7.2.1R are set out in *UKLR* 2 and are a general statement of the fundamental obligations of all *listed companies*. In addition to the Listing Principles, the Premium Listing Principles set out in *LR* 7.2.1AR are a general statement of the fundamental obligations of all *listed companies* with a *premium listing*. The Listing Principles and Premium Listing Principles derive their authority from the *FCA* 's rule making powers set out in section 73A(1) (Part 6 Rules) of the *Act*. A breach of a Listing Principle or, if applicable, a Premium Listing Principle, will make a *listed company* liable to disciplinary action by the *FCA*.

- 6.2.17 G In determining whether a Listing Principle or Premium Listing Principle has been broken, it is necessary to look to the standard of conduct required by the Listing Principle or Premium Listing Principle in question. Under each of the Listing Principles and Premium Listing Principles, the onus will be on the FCA to show that a listed company has been at fault in some way. This requirement will differ depending upon the relevant Listing Principle or Premium Listing Principle.
- 6.2.18 G In certain cases, it may be appropriate to discipline a *listed company* on the basis of the a Listing Principle or, if applicable, a Premium Listing Principle, alone. Examples include the following:
 - (1) where there is no detailed *listing rule* which prohibits the *behaviour* in question, but the *behaviour* clearly contravenes a Listing Principle or, if applicable, a Premium Listing Principle; and
 - (2) where a *listed company* has committed a number of breaches of detailed *rules* which individually may not merit disciplinary action, but the cumulative effect of which indicates the breach of a Listing Principle or, if applicable, a Premium Listing Principle.

Annex H

Amendments to the Disclosure Guidance and Transparency Rules sourcebook (DTR)

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

- **1B** Introduction (Corporate governance)
- **1B.1** Application and purpose (Corporate governance)

. . .

Application: Corporate governance statements

. . .

1B.1.5A G LR 9.8.7AR, LR 14.3.24R and LR 18.4.3R(2) UKLR 6.6.18R, UKLR 13.3.26R, UKLR 14.3.21R, UKLR 15.3.1R(2), UKLR 16.3.20R and UKLR 22.2.19R extend the application of DTR 7.2 (Corporate governance statements) for certain overseas companies which have securities admitted to the official list maintained by the FCA in accordance with section 74 (The official list) of the Act.

Exemptions

. . .

- 1B.1.8 G DTR 7.2.8AR does not apply to a listed company which:
 - (1) is required to comply with *DTR* 7.2 as if it were an *issuer* by *LR* 9.8.7AR, *LR* 14.3.24R or *LR* 18.4.3R(2) *UKLR* 6.6.18R, *UKLR* 13.3.26R, *UKLR* 14.3.21R, *UKLR* 15.3.1R(2), *UKLR* 16.3.20R or *UKLR* 22.2.21R; and

...

• • •

Application: Related party transactions

1B.1.10 R Except as set out in *DTR* 1B.1.12R, *DTR* 7.3 applies to an *issuer*:

. . .

1B.1.11 G LR 9.2.6CR, LR 14.3.25R, LR 15.4.1R, LR 21.4.1R and LR 21.8.17AR

UKLR 13.3.27R, UKLR 14.3.22R, UKLR 16.3.21R and UKLR 22.2.22R

extend the application of DTR 7.3 (Related party transactions) for certain listed companies which have equity shares or certificates representing

shares admitted to the official list maintained by the FCA in accordance with section 74 (The official list) of the Act.

Exemptions

1B.1.12 R DTR 1B.1.10R does not apply to an issuer which is required to comply with the requirements in UKLR 8 (Equity shares (commercial companies): related party transactions).

. .

- 1C Introduction (Primary information providers)
- 1C.1 Application and purpose (Primary information providers)

...

1C.1.2 G The purpose of the requirements in *DTR* 8 is to make the *Part 6 rules* permitted under section 89P of the *Act* in relation to *primary information* providers and persons applying for approval as primary information providers.

[Note: When exercising its functions under Part VI of the Act, the FCA may use the name: the UK Listing Authority.]

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5 Vote Holder and Issuer Notification Rules

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5.5 Acquisition or disposal by issuer of shares

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5.5.3 G Additional requirements in relation to a *listed company* which purchases its own *equity shares* are contained in *LR* 12.4.6 R *UKLR* 9.6.6R.

. . .

6 Continuing obligations and access to information

. . .

6 Annex Classes and sub-classes of regulated information

1

	Classification of regulated	Description
	information	

•••		
3.	Additional regulated information required to be disclosed under the laws of the United Kingdom	
3.1	Additional regulated information required to be disclosed under the laws of the United Kingdom	all information not falling within the sub-classes set out in points 1.1 to 1.3 and in points 2.1 to 2.6, but which the <i>issuer</i> , or any other <i>person</i> who has applied for the admission of securities to trading on a <i>regulated market</i> without the <i>issuer's</i> consent, has disclosed under <i>LR UKLR</i> or <i>DTR</i>

7 Corporate governance

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7.2 Corporate governance statements

• • •

7.2.4 G A *listed company* which complies with *LR* 9.8.6R(6) *UKLR* 6.6.6R(5) and (6) (the comply or explain rule in relation to the *UK Corporate Governance Code*) will satisfy the requirements of *DTR* 7.2.2R and *DTR* 7.2.3R.

. . .

7.3 Related party transactions

. . .

Requirements for material related party transactions

- 7.3.11 G (1) An issuer which complies with LR 11.1.7R (Requirements for related party transactions) in relation to a material related party transaction will satisfy the requirements of DTR 7.3.8R in respect of that transaction or arrangement.
 - (2) An issuer which complies with LR 11.1.10R (Modified requirements for smaller related party transactions) in relation to a material related party transaction will satisfy the requirements of DTR 7.3.8R(1) in respect of that transaction or arrangement.
 - (3) An issuer which complies with *LR* 11.1.7R as modified by *LR* 21.5.2R (Transactions with related parties: Equity shares) or *LR* 21.10.4R (Transactions with related parties: certificates representing

shares) in relation to a *material related party transaction* will satisfy the requirements of *DTR* 7.3.8R(1) in respect of that transaction or arrangement.

(4) An issuer which complies with LR 11.1.10R as modified by LR 21.5.2R or LR 21.10.4R in relation to a material related party transaction will satisfy the requirements of DTR 7.3.8R(1) in respect of that transaction or arrangement. [deleted]

. . .

7 Annex The related party tests

1

...

The gross assets test

• • •

7 Annex G The *issuer* should consider, when calculating the assets the subject of the transaction, whether further amounts, such as contingent assets or arrangements referred to in *LR* 10.2.4R *UKLR* 7.4.1R (indemnities and similar arrangements), should be included to ensure that the size of the

transaction is properly reflected in the calculation.

. . .

Figures used to classify assets and profits

7 Annex R ...

- (3) (a) The figures of the *issuer* must be adjusted to take account of transactions completed during the period to which the figures referred to in (1) or (2) relate, and subsequent completed transactions which the *issuer* would have been required to notify under *LR* 10.4 or *LR* 10.5 if the *issuer* had a *premium listing* where any *percentage ratio* was 5% or more at the time the terms of the relevant transaction were agreed, provided that for such subsequent completed transactions the figures for the transactions are reasonably available to the *issuer*.
 - (b) The figures of the target company or business must be adjusted to take account of transactions completed during the period to which the figures referred to in (1) or (2) relate, and subsequent completed transactions which would have been a class 2 transaction or greater for the purposes of the *listing rules* when classified against the target as a whole where any percentage ratio was 5% or more at the time the terms of the relevant transaction were agreed, provided that for such subsequent

completed transactions the figures for the transactions are reasonably available to the target.

...

...

8 Primary Information Providers

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8 Annex Headline codes and categories

Headline code	Headline Category	Description		
Medium p	Medium priority			
CMC	Compliance with Model Code	Statement by a closed ended investment fund under <i>LR</i> 15.5.1R confirming it is satisfied that all inside information has been previously notified.		
•••				
Low prior	Low priority			
•••				
RDN	Director Declaration	Notification regarding any of the matters in <i>LR</i> 9.6.13R <i>UKLR</i> 6.4.8R		

Annex I

Amendments to the Enforcement Guide (EG)

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

[Editor's note: Further changes to the Enforcement Guide are being consulted on in the consultation paper 'Our Enforcement Guide and publicising enforcement investigations – a new approach' (CP24/2).]

- 18 Cancellation of approval as sponsor or primary information provider
- 18.1 Cancellation on the FCA's own-initiative
- 18.1.1 The FCA may cancel a sponsor's approval under section 88 of the Act if it considers that a sponsor has failed to meet the criteria for approval as a sponsor as set out in LR 8.6.5R UKLR 24.4.5R.
- 18.1.2 When considering whether to cancel a *sponsor's* approval on its own initiative, the *FCA* will take into account all relevant factors, including, but not limited to, the following:

...

(4) the nature, seriousness and duration of the suspected failure of the *sponsor* to meet (at all times) the criteria for approval as a *sponsor* set out in *LR* 8.6.5R *UKLR* 24.4.5R;

...