

## **Direction for**

To:	[] (the `firm')				
Ref:	[]				
Of: Date:	[]				
Handbook Version as in force at the date of this Direction					
Power					
1. This direction is given by the FCA under section 138A of the Act.					
Duration					
2.	(1) This direction takes effect on []				
	(2) This direction ends on 27 October 2027.				
Rules	modified				
3. The FCA directs that the sourcebooks listed below apply to the firm with the modifications shown.					
_	ndbook Mod ircebook	lification			
	This	section is added after GEN 2.2.26R			
		es applying to EEA firms with a UK branch assisting irance and distribution activities by the firm's EEA office			

## GEN 2.2.26AR

Where an *EEA firm*, with a *Part 4A permission*, is operating a branch in the *United Kingdom* and meets the four conditions set out in GEN 2.2.26BR, GEN 2.2.26CR, *GEN* 2.2.26ER and GEN 2.2.26FR, the *FCA handbook* is modified as follows:

[**Note:** Due to the nature of the *regulated activities* carried on by the *firm's UK branch*, some parts of *FCA Handbook* would not apply in any event, and so do not require modification. These are not listed in the table. Nor does the table list the parts of the *FCA Handbook* that continue to apply to the *firm*.]

Column 1	Column 2			
Sourcebook	Amendments limiting the scope of the existing application – these must be read with GEN 2.2.26BR			
SYSC	Requirements in SYSC 19F.2 (IDD remuneration incentives) do not apply in relation to regulated activities carried on for non-investment insurance contracts.			
TC	Does not apply			
MIPRU	Does	Does not apply		
ICOBS	Does not apply			
PROD	Requirements in relation to non-investment insurance contracts do not apply			
SUP	The following SUP sections do not apply:			
	(a)	SUP 16.11 (Product sales data reporting)		
	(b)	SUP 16.23A (Employer's Liability Register compliance)		
	(c)	SUP 16.24 Retirement income data reporting		
	(d)	SUP 16.27 (General insurance value measures reporting)		
	(e)	SUP 16.28 (Home Insurance and motor insurance pricing reporting))		
Note 1: Any requirements based on a requirement that no longer applies				

Note 1: Any requirements based on a requirement that no longer applies according to the table in GEN 2.2.26AR, also does not apply.

- GEN 2.2.26BR (1) The first condition referred to in GEN 2.2.26AR is that the only regulated activities of the firm are carried on from the UK branch, and the regulated activities are solely those:
  - (a) necessary to assist with:
    - (i) activities within the scope of IDD in relation to; and
    - (ii) any other insurance activities relating to the issuing of,
    - non-investment insurance contracts by the EEA office of the firm; and
  - (b) relating to insurance risks where the *state of the risk* or *state of commitment* is in the *EEA*, and where the customer is also *habitually resident* in the *EEA*.
  - (2) For the purposes of GEN 2.2.26BR (1)(b) *customer* includes:
    - (a) potential customers;
    - (b) customers who were habitually resident in the EEA at the time that the activities took place, but who subsequently became habitually resident in the United Kingdom, but only where insurance activities necessary to perform the obligations under the existing contract take place for the period when the customer is habitually resident in the United Kingdom (necessary activities do not include the renewal of the contract).

## GEN 2.2.26CR The second condition referred to in GEN 2.2.26AR is that:

- (1) the *firm* must not carry on any *regulated activities* through its *UK branch*, or otherwise in the *United Kingdom*, other than *regulated activities* within the scope of its permission necessary to assist with the activities of the *EEA* office of the *firm*;
- (2) the *firm* must ensure that *employees* or any representatives of the *UK branch* will not have contact with *customers* (including potential *customers*), unless the *employees* or representatives are representing the *EEA* office and only hold themselves out as such and do not otherwise act in any way, including giving any indication, that could give the impression that *UK* regulation may be relevant;
- (3) the *firm* must ensure that every material communication of the *firm* (by letter or other means) is clear that its business is done from or for the *EEA* office, and any *customers* are *customers* of the *EEA* office in accordance with the applicable laws of the *EEA* state, and that any conduct regulation is the responsibility of the *firm's* home state regulator and/or where relevant, another relevant *EEA* regulator;
- (4) the *UK branch* of the *firm* must not hold *client* money.

- GEN 2.2.26DR For the purposes of the provisions in GEN 2.2.26BR and GEN 2.2.26CR customer means a policyholder or prospective policyholder who makes the arrangements preparatory to them concluding the contract of insurance.
- GEN 2.2.26ER The third condition referred to in GEN 2.2.26AR is that:
  - (1) the relevant home state regulator of the firm's EEA office has provided written confirmation that they are satisfied that what the firm is proposing is acceptable to them and in keeping with relevant home state national law requirements, relevant directives, and regulations. The FCA must have been provided with a copy of the confirmation and provide a translation in the English language, as relevant.
  - (2) where there are any changes to the proposal in (1), the *firm* must update their home state regulator and obtain their updated written confirmation under (1), and provide the *FCA* with a copy (including a translation), as relevant.
- GEN 2.2.26FR The fourth condition referred to in GEN 2.2.26AR is that the firm must:
  - (1) establish and maintain effective arrangements to ensure it meets the conditions for the purposes of GEN 2.2.26AR on a continuing basis;
  - (2) maintain and keep adequate records to demonstrate compliance with GEN 2.2.26AR and be in a position to provide any version of the record to the *FCA* on request;
  - (3) notify the FCA immediately when it becomes aware, or has information which reasonably suggests, that the firm is failing or will fail, to satisfy one or more of the conditions referred to in GEN 2.2.26AR. The notification must be provided by a director or appropriate person performing a senior management function in the UK branch.

## Interpretation

4. The interpretative provisions (including definitions) of the *Handbook* apply to this Direction in the same way as they apply to the *Handbook*.