Appendix 1 Relevant definitions

1.1 Relevant definitions

App 1.1.1 FCA

Note: The following definitions relevant to the listing rules are extracted from the Glossary.

Act	The Fi	The Financial Services and Markets Act 2000.	
admission or admission to listing	admiss	admission of securities to the official list.	
admission to trading		sion of securities to trading on an RIE's market for ecurities.	
advertisement	(as def	ined in the PD Regulation) announcements:	
	(a)	relating to a specific offer to the public of securities or to an admission to trading on a regulated market; and	
	(b)	aiming to specifically promote the potential subscription or acquisition of securities.	
applicant	an issu	er which is applying for admission of securities.	
asset backed securi- ty	(as def	ined in the PD Regulation) securities which:	
	(1)	represent an interest in assets, including any rights intended to assure servicing, or the receipt or timeliness of receipts by holders of assets of amounts payable there under; or	
	(2)	are secured by assets and the terms of which provide for payments which relate to payments or	

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		reasonable projections of payments calculated by reference to identified or identifiable assets.
associate		tion to a director, substantial shareholder, or person sing significant influence, who is an individual:
	(1)	that individual's spouse, civil partner or child (together "the individual's family");
	(2)	the trustees (acting as such) of any trust of which the individual or any of the individual's family is a beneficiary or discretionary object (other than a trust which is either an occupational pension scheme or an employees' share scheme which does not, in either case, have the effect of conferring benefits on persons all or most of whom are related parties;
	(3)	any company in whose equity securities the individual or any member or members (taken together) of the individual's family or the individual and any such member or members (taken together) are directly or indirectly interested (or have a conditional or contingent entitlement to become interested) so that they are (or would on the fulfilment of the condition or the occurrence of the contingency be) able:
		(a) to exercise or control the exercise of 30% or more of the votes able to be cast at general meetings on all, or substantially all, matters; or
		(b) to appoint or remove directors holding a majority of voting rights at board meetings on all, or substantially all, matters;
	(4)	any partnership whether a limited partnership or <i>limited liability partnership</i> in which the individual or any member or members (taken together) of the individual's family are directly or indirectly interested (or have a conditional or contingent entitlement to become interested) so that they hold or control or would on the fulfilment of the condition or the occurrence of the contingency be able to hold or control:
		(a) a voting interest greater than 30% in the partnership; or
		(b) at least 30% of the partnership.

	For the purpose of paragraph (3), if more than one director of the listed company, its parent undertaking or any of its subsidiary undertakings is interested in the equity securities of another company, then the interests of those directors and their associates will be aggregated when determining whether that company is an associate of the director.	
		tion to a substantial shareholder or person exercising cant influence, which is a company:
	(1)	any other company which is its subsidiary undertak- ing or parent undertaking or fellow subsidiary under- taking of the parent undertaking;
	(2)	any company whose directors are accustomed to act in accordance with the substantial shareholder's or person exercising significant influence's directions or instructions;
	(3)	any company in the capital of which the substantial shareholder or person exercising significant influence and any other company under paragraph (1) or (2) taken together, is (or would on the fulfilment of a condition or the occurrence of a contingency be) able to exercise power of the type described in paragraph (3)(a) or (b) above of this definition.
authorised person		ordance with section 31 of the <i>Act</i> (Authorised perone of the following:
	(a)	a person who has a Part 4A permission to carry on one or more regulated activities;
	(b)	an incoming EEA firm;
	(c)	an incoming Treaty firm;
	(d)	a UCITS qualifier;
	(e)	an ICVC;
	(f)	the Society of Lloyd's.
bank	(a)	a firm with a Part 4A permission which includes accepting deposits, and: (i) which is a credit institution; or (ii) whose Part 4A permission includes a requirement that it comply with the rules in GENPRU and BIPRU relating to banks; but which is not a building society, a friendly society or a credit union;
	(b)	an EEA bank which is a full credit institution.

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base prospectus	a base	prospectus referred to in PR 2.2.7 R	
body corporate	any bo	(in accordance with section 417(1) of the <i>Act</i> (Definitions)) any body corporate, including a body corporate constituted under the law of a country or territory outside the <i>United Kingdom</i>	
book value of property	(in relation to a <i>property company</i>) the value of a <i>property</i> (which is not classified as a net current asset) before the deduction of mortgages or borrowings as shown in the <i>company's</i> latest annual report and accounts.		
break fee arrange- ment	an arra	ingement falling within the description in LR 10.2.6A R.	
building block	mation to be a depend	ined in the <i>PD Regulation</i>) a list of additional infor- requirements, not included in one of the schedules, dded to one or more schedules, as the case may be, ling on the type of instrument and/or transaction ich a prospectus or base prospectus is drawn up.	
business day	(1)	(in relation to anything done or to be done in (including to be submitted to a place in) any part of the <i>United Kingdom</i>), any <i>day</i> which is not a Saturday or Sunday, Christmas Day, Good Friday or a bank holiday in that part of the <i>United Kingdom</i> ;	
	(2)	(in relation to anything done or to be done by reference to a market outside the <i>United Kingdom</i>) any day on which that market is normally open for business.	
Buy-back and Stabil- isation Regulation	menting for buy	ission Regulation (EC) of 22 December 2003 imple- ing the <i>Market Abuse Directive</i> as regards exemptions y-back programmes and stabilisation of financial ments (No 2273/2003).	
CARD	Consolidated Admissions and Reporting Directive.		
certificate represent- ing certain securi- ties	the <i>investment</i> specified in article 80 of the <i>Regulated Activities Order</i> (Certificates representing certain securities), which is in summary: a certificate or other instrument which confers contractual or property rights (other than rights consisting of <i>options</i>):		
	(a)	in respect of any share, debenture, alternative debenture, government and public security or warrant held by a person other than the person on whom the rights are conferred by the certificate or instrument; and	
	(b)	the transfer of which may be effected without requiring the consent of that <i>person</i> ;	

i I	but excluding any certificate or other instrument which confers rights in respect of two or more <i>investments</i> issued by different <i>persons</i> or in respect of two or more different <i>government and public securities</i> issued by the same <i>person</i> .
ing debt securities	a certificate representing certain securities where the certificate or other instrument confers rights in respect of debentures, alternative debentures, or government and public securities.
ing equity securities	a certificate representing certain securities where the certificate or other instrument confers rights in respect of equity securities.
ing shares o	a certificate representing certain securities where the certificate or other instrument confers rights in respect of equity shares.
i	(in relation to <i>securitised derivatives</i>) means any payment identified under the terms and conditions of the <i>securitised derivatives</i> .
i V	an arrangement that requires information held by a <i>person</i> in the course of carrying on one part of its business to be withheld from, or not to be used for, <i>persons</i> with or for whom it acts in the course of carrying on another part of its business.
1 t	any document issued to holders of <i>listed securities</i> including notices of meetings but excluding <i>prospectuses</i> , <i>listing particulars</i> , annual reports and accounts, interim reports, proxy cards and dividend or interest vouchers.
	securities the rights attaching to which are or will be identical and which form a single issue or issues.
4	a class 1 transaction that involves an acquisition by the relevant listed company or its subsidiary undertaking.
class 1 circular	a circular relating to a class 1 transaction.
-	a class 1 transaction that consists of a disposal by the relevant listed company or its subsidiary undertaking.
	a transaction classified as a class 1 transaction under LR 10.
	a transaction classified as a class 2 transaction under LR 10.
	the tests set out in LR 10 Ann 1 (and for certain specialist companies, those tests as modified or added to by LR 10.7),

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		which are used to determine how a transaction is to be classified for the purposes of the <i>listing rules</i> .	
closed-ended	•	ation to investment entities) an investment company is not an open-ended investment company.	
closed-ended invest- ment fund	an ent	ity:	
	(a)	which is an undertaking with limited liability, including a company, limited partnership, or <i>limited liability partnership</i> ; and	
	(b)	whose primary object is investing and managing its assets (including pooled funds contributed by holders of its <i>listed securities</i>):	
		(i) in property of any description; and	
		(ii) with a view to spreading investment risk.	
close period	as defi	ned in paragraph 1(a) of the Model Code.	
COBS	the Conduct of Business sourcebook, from 1 November 2007.		
Combined Code	Gover	tion to an <i>issuer</i> the Combined Code on Corporate nance published in June 2008 by the Financial Reg Council.	
company	any bo	dy corporate.	
competent authority	(in rela <i>Act</i>):	ation to the functions referred to in Part VI of the	
	(a)	the authority designated under Schedule 8 to the <i>Act</i> (transfer of functions under Part VI (Official listing)) as responsible for performing those functions under the <i>Act</i> ; for the time being the <i>FCA</i> in its capacity as such; or	
	(b)	an authority exercising functions corresponding to those functions under the laws of another <i>EEA State</i> .	
connected client	in relation to a <i>sponsor</i> or securities house, any client of the <i>sponsor</i> or securities house who is:		
	(a)	a partner, director, employee or controller (as defined in section 422 of the Act) of the sponsor or securities house or of an undertaking described in paragraph (d);	
	(b)	the spouse, civil partner or child of any individual described in paragraph (a);	

	(c)	a person in his capacity as trustee of a private trust (other than a pension scheme or an employees' share scheme) the beneficiaries of which include any person described in paragraph (a) or (b); or
	(d)	an undertaking which in relation to the <i>sponsor</i> or securities house is a group undertaking.
connected person	as defi	ned in section 96B(2) of the Act.
Consolidated Admissions and Reporting Directive	Directive of the European Parliament and of the Council on the admission of securities to official stock exchange listing and on information to be published on those securities (No 2001/34/EC).	
constitution		randum and articles of association or equivalent tutional document.
contingent liability investment	be liab and w	cative under the terms of which the client will or may ble to make further payments (other than charges, thether or not secured by margin) when the transacles to be completed or upon the earlier closing out of sition.
contract of signifi- cance	amour	ract which represents in amount or value (or annual at or value) a sum equal to 1% or more, calculated roup basis where relevant, of:
	(1)	in the case of a capital transaction or a transaction of which the principal purpose or effect is the granting of credit, the aggregate of the <i>group's</i> share capital and reserves; or
	(2)	in other cases, the total annual purchases, sales, payments or receipts, as the case may be, of the group.
convertible securi-	a secui	rity which is:
	(1)	convertible into, or exchangeable for, other <i>securities</i> ; or
	(2)	accompanied by a warrant or option to subscribe for or purchase other <i>securities</i> .
deal	a deali	ing transaction;
dealing	(in accordance with paragraph 2 of Schedule 2 to the <i>Act</i> (Regulated activities)) buying, selling, subscribing for or underwriting <i>investments</i> or offering or agreeing to do so, either as <i>principal</i> or as agent, including, in the case of an	

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	<i>investment</i> which is a <i>contract of insurance</i> , carrying out the contract.
debt security	debentures, alternative debentures, debenture stock, loan stock, bonds, certificates of deposit or any other instrument creating or acknowledging indebtedness.
deferred bonus	any arrangement pursuant to the terms of which an <i>employ- ee</i> or <i>director</i> may receive a bonus (including cash or any security) in respect of service and/or performance in a peri- od not exceeding the length of the relevant financial year notwithstanding that the bonus may, subject only to the <i>person</i> remaining a <i>director</i> or <i>employee</i> of the group, be receivable by the <i>person</i> after the end of the period to which the award relates.
defined benefit scheme	in relation to a <i>director</i> , means a pension scheme which is not a <i>money purchase scheme</i> .
depositary	a person that issues certificates representing certain securities that have been admitted to listing or are the subject of an application for admission to listing.
DEPP	the Decision Procedure and Penalties manual
designated professional body	a professional body designated by the Treasury under section 326 of the <i>Act</i> (Designation of professional bodies) for the purposes of Part XX of the Act (Provision of Financial Services by Members of the Professions); as at 21 June 2001 the following professional bodies have been designated in the Financial Services and Markets Act 2000 (Designated Professional Bodies) Order 2001 (SI 2001/1226):
	(a) The Law Society (England and Wales);
	(b) The Law Society of Scotland;
	(c) The Law Society of Northern Ireland;
	(d) The Institute of Chartered Accountants in England and Wales;
	(e) The Institute of Chartered Accountants of Scotland;
	(f) The Institute of Chartered Accountants in Ireland;
	(g) The Association of Chartered Certified Accountants;
	(h) The Institute of Actuaries.
director	(in accordance with section 417(1)(a) of the <i>Act</i>) a <i>person</i> occupying in relation to it the position of a director (by

		ver name called) and, in relation to an <i>issuer</i> which a body corporate, a person with corresponding powers aties.		
disclosure rules	(in accordance with sections 73A(1) and 73A(3) of the <i>Act</i>) rules relating to the disclosure of information in respect of <i>financial instruments</i> which have been admitted to trading on a <i>regulated market</i> or for which a request for <i>admission to trading</i> on such a market has been made.			
document	any piece of recorded information, including (in accordance with section 417(1) of the <i>Act</i> (Interpretation)) information recorded in any form; in relation to information recorded otherwise than in legible form, references to its production include references to producing a copy of the information in legible form.			
document viewing facility	can ins	a location identified on the FCA website where the public can inspect documents referred to in the listing rules as being documents to be made available at the document viewing facility.		
DTR		the sourcebook containing the disclosure rules, transparency rules and corporate governance rules.		
EEA State	(in accordance with paragraph 8 of Schedule 3 to the <i>Act</i> (EEA Passport Rights)) a State which is a contracting party to the agreement on the European Economic Area signed at Oporto on 2 May 1992, as it has effect for the time being; as at 1 May 2004, the following are the <i>EEA States</i> : Austria, Belgium, Cyprus, the Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, the Slovak Republic, Slovenia, Spain, Sweden and the <i>United Kingdom</i> .			
EG	the Enforcement Guide			
employee	an ind	ividual:		
	(a)	who is employed or appointed by a <i>person</i> in connection with that <i>person's</i> business, whether under a contract of service or for services or otherwise; or		
	(b)	whose services, under an arrangement between that <i>person</i> and a third party, are placed at the disposal and under the control of that <i>person</i> ;		
	but excluding an appointed representative or, where applicable, a tied agent of that person.			



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employees' share scheme	has the same meaning as in section 1166 of the Companies $Act\ 2006$.
equity security	equity shares and securities convertible into equity shares.
equity share	shares comprised in a company's equity share capital.
equity share capital	(for a <i>company</i>), its issued share capital excluding any part of that capital which, neither as respects dividends nor as respects capital, carries any right to participate beyond a specified amount in a distribution.
equivalent document	a document containing information equivalent to a <i>prospectus</i> for the purposes of PR 1.2.2 R (2) or (3) or PR 1.2.3 R (3) or (4).
ESMA recommenda- tions	the recommendations for the consistent implementation of the European Commission's Regulation on Prospectuses No 809/2004 published by the European Securities and Markets Authority (ESMA/2011/81).
exercise notice	(in relation to securitised derivatives), a document that notifies the issuer of a holder's intention to exercise its rights under the securitised derivative.
exercise price	(in relation to securitised derivatives), the price stipulated by the issuer at which the holder can buy or sell the under- lying instrument from or to the issuer.
exercise time	(in relation to <i>securitised derivatives</i>), the time stipulated by the <i>issuer</i> by which the holder must exercise their rights.
expiration date	(in relation to securitised derivatives), the date stipulated by the issuer on which the holder's rights in respect of the securitised derivative ends.
external manage- ment company	has the meaning in PR 5.5.3A R (i.e., in relation to an <i>issuer</i> that is a <i>company</i> which is not a collective investment undertaking, a <i>person</i> who is appointed by the <i>issuer</i> (whether under a contract of service, a contract for services or any other commercial arrangement) to perform functions that would ordinarily be performed by <i>officers</i> of the <i>issuer</i> and to make recommendations in relation to strategic matters).
extraction	(in relation to <i>mineral companies</i>), includes mining, quarrying or similar activities and the reworking of mine tailings or waste dumps.
final terms	the document containing the final terms of each issue which is intended to be <i>listed</i> .
financial informa- tion table	financial information presented in a tabular form that covers the reporting period set out in LR 13.5.13 R in relation

	to the entities set out in LR 13.5.14 R, and to the extent relevant LR 13.5.17A R .		
FCA	the Financial Conduct Authority.		
group	(1)	except in LR 6.1.19 R and LR 8.7.8R (10), an <i>issuer</i> and its <i>subsidiary undertakings</i> (if any); and	
	(2)	in LR 6.1.19 R, and LR 8.7.8R (10), as defined in section 421 of the Act	
guarantee	(in rela	ation to securitised derivatives), either:	
	(1)	a guarantee given in accordance with LR 19.2.2R(3) (if any); or	
	(2)	any other guarantee of the issue of securitised derivatives.	
guidance	guidan	nce given by the FCA under the Act.	
Handbook	the FC	the FCA's Handbook of rules and guidance.	
holding company	(as defined in section 1159(1) of the Companies Act 2006 (Meaning of "subsidiary" etc) (in relation to another <i>body corporate</i> ("S")) a <i>body corporate</i> which:		
	(a)	holds a majority of the voting rights in S; or	
	(b)	is a member of S and has the right to appoint or remove a majority of its board of directors; or	
	(c)	is a member of S and controls alone, under an agreement with other shareholders and members, a majority of the voting rights in S.	
Home Member State or Home State	(as defined in section 102C of the <i>Act</i>) in relation to an issuer of <i>transferable securities</i> , the <i>EEA State</i> which is the "home Member State" for the purposes of the <i>prospectus directive</i> (which is to be determined in accordance with Article 2.1(m) of that directive.		
Host Member State or Host State	(as defined in Article 2.1(n) of the <i>prospectus directive</i>) the State where an offer to the public is made or admission to trading is sought, when different from the <i>home Member State</i> .		
IAS	Intern	ational Accounting Standards.	
inside information	as defi	as defined in section 118C of the Act.	
insider list	a list of persons with access to inside information as required by DTR 2.8.1 R.		

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International Accounting Standards	international accounting standards within the meaning of EC Regulation No 1606/2002 of the European Parliament and of the Council of 19 July 2002 as adopted from time to time by the European Commission in accordance with that Regulation.	
intermediaries offer	means	seting of securities already or not yet in issue, by of an offer by, or on behalf of, the issuer to intermes for them to allocate to their own clients.
in the money	(in rela	ation to securitised derivatives):
	(a)	where the holder has the right to buy the <i>underlying instrument</i> or instruments from the <i>issuer</i> , when the <i>settlement price</i> is greater than the <i>exercise price</i> ; or
	(b)	where the holder has the right to sell the <i>underlying</i> instrument or instruments to the issuer, when the exercise price is greater than the settlement price.
investment entity	an entity whose primary object is investing and managing its assets with a view to spreading or otherwise managing investment risk.	
investment manager	a person who, on behalf of a client, manages investments and is not a wholly-owned subsidiary of the client.	
investment trust	a company listed in the United Kingdom or another EEA State which:	
	(a)	is approved by the Inland Revenue Commissioners under section 842 of the Income and Corporation Taxes Act 1988 (or, in the case of a newly formed <i>company</i> , has declared its intention to conduct its affairs so as to obtain such approval); or
	(b)	is resident in an <i>EEA State</i> other than the <i>United Kingdom</i> and would qualify for such approval if resident and <i>listed</i> in the <i>United Kingdom</i> .
issuer	any <i>company</i> or other legal person or undertaking (including a <i>public sector issuer</i>), any <i>class</i> of whose <i>securities</i> has been admitted to <i>listing</i> or is the subject of an application for <i>admission</i> to <i>listing</i> .	
LR	the sourcebook containing the listing rules.	
limited liability part- nership	(a) a <i>body corporate</i> incorporated under the Limited Liability Partnerships Act 2000;	
	(b) a <i>body corporate</i> incorporated under legislation having the equivalent effect to the Limited Liability Partnerships Act 2000.	

list of sponsors	the list of <i>sponsors</i> maintained by the <i>FCA</i> in accordance with section 88(3)(a) of the <i>Act</i> .	
listed	admitted to the <i>official list</i> maintained by the <i>FCA</i> in accordance with section 74 of the <i>Act</i> .	
listed company	a comp	pany that has any class of its securities listed.
listing particulars	in sucl	cordance with section 79(2) of the <i>Act</i>), a document in form and containing such information as may be ed in <i>listing rules</i> .
listing rules	•	ordance with sections 73A(1) and 73A(2) of the <i>Act</i>) relating to admission to the <i>official list</i> .
London Stock Ex- change	Londo	on Stock Exchange Plc.
long-term incentive scheme	any arrangement (other than a retirement benefit plan, a deferred bonus or any other arrangement that is an element of an executive <i>director's</i> remuneration package) which may involve the receipt of any asset (including cash or any <i>security</i>) by a <i>director</i> or <i>employee</i> of the <i>group</i> :	
	(1)	which includes one or more conditions in respect of service and/or performance to be satisfied over more than one financial year; and
	(2)	pursuant to which the <i>group</i> may incur (other than in relation to the establishment and administration of the arrangement) either cost or a liability, whether actual or contingent.
MAD	Marke	t Abuse Directive.
Market Abuse Directive	Directive of the European Parliament and of the Council of 28 January 2003 on insider dealing and market manipulation (market abuse) (No 2003/6/EC).	
major subsidiary undertaking	a <i>subsidiary undertaking</i> that represents 25% or more of the aggregate of the gross assets or profits (after deducting all charges except taxation) of the <i>group</i> .	
member	(in relation to a profession) a <i>person</i> who is entitled to practise that profession and, in practising it, is subject to the rules of the relevant <i>designated professional body</i> , whether or not he is a member of that body.	
mineral company	planne	pany or group, whose principal activity is, or is ed to be, the extraction of mineral resources (which is may not include exploration for mineral resources).

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mineral resources	include metallic and non-metallic ores, mineral concentrates, industrial minerals, construction aggregates, mineral oils, natural gases, hydrocarbons and solid fuels including coal.		
mineral expert's re- port	_	a report prepared in accordance with the ESMA recommendations	
miscellaneous secu- rities	securit	ies which are not:	
	(a)	shares; or	
	(b)	debt securities; or	
	(c)	asset backed securities; or	
	(d)	certificates representing debt securities; or	
	(e)	convertible securities which convert to debt securities; or	
	(f)	convertible securities which convert to equity securities; or	
	(g)	convertible securities which are exchangeable for securities of another company; or	
	(h)	certificates representing certain securities; or	
	(i)	securitised derivatives.	
Model Code		the Model Code on <i>directors'</i> dealings in <i>securities</i> set out in LR 9 Ann 1.	
modified report	an acc	ountant's or auditor's report:	
	(a)	in which the opinion is modified; or	
	(b)	which contains an emphasis-of-matter paragraph.	
money purchase scheme	in relation to a <i>director</i> , means a pension scheme under which all of the benefits that may become payable to or in respect of the <i>director</i> are money purchase benefits.		
net annual rent	(in relation to a <i>property</i>) the current income or income estimated by the valuer:		
	(1)	ignoring any special receipts or deductions arising from the <i>property</i> ;	
	(2)	excluding Value Added Tax and before taxation (including tax on profits and any allowances for interest on capital or loans); and	
	(3)	after making deductions for superior rents (but not for amortisation) and any disbursements including,	

		if appropriate, expenses of managing the <i>property</i> and allowances to maintain it in a condition to command its rent.	
new applicant	an applicant that does not have any class of its securities already listed.		
non-EEA State	a coun	try or state that is not an EEA State.	
OECD state guaranteed issuer	those s	ner of debt securities whose obligations in relation to securities have been guaranteed by a member state OECD.	
offer	an <i>offe</i>	er of transferable securities to the public.	
offer of transferable securities to the public	(as def	(as defined in section 102B of the Act), in summary:	
	(a)	a communication to any person which presents sufficient information on:	
		(i) the transferable securities to be offered, and(ii) the terms on which they are offered,	
		to enable an investor to decide to buy or subscribe for the securities in question;	
	(b)	which is made in any form or by any means;	
	(c)	including the placing of securities through a financial intermediary;	
	(d)	but not including a communication in connection with trading on: (i) a regulated market; (ii) a multilateral trading facility; or (iii) any market prescribed by an order under section 130A of the Act.	
	Note: This is only a summary, to see the full text of the definition, readers should consult section 102B of the <i>Act</i> .		
offer for sale	an invitation to the public by, or on behalf of, a third party to purchase <i>securities</i> of the <i>issuer</i> already in issue or allot- ted (and may be in the form of an invitation to tender at or above a stated minimum price).		
offer for subscrip- tion	an invitation to the public by, or on behalf of, an <i>issuer</i> to subscribe for <i>securities</i> of the <i>issuer</i> not yet in issue or allotted (and may be in the form of an invitation to tender at or above a stated minimum price).		

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offeror	(a)	in LR 5.2.10R, an offeror as defined in the $\it Takeover Code$; and
	(b)	elsewhere in LR, a person who makes an offer of transferable securities to the public.
official list		maintained by the FCA in accordance with section of the Act for the purposes of Part VI of the Act.
open ended invest- ment company	as defin	ned in section 236 of the Act (Open-ended investment nies).
open offer	an invitation to existing <i>securities</i> holders to subscribe or purchase <i>securities</i> in proportion to their holdings, which is not made by means of a renounceable letter (or other negotiable document).	
operational objectives	as defined in section 1B(3) of the Act.	
option	the <i>investment</i> , specified in article 83 of the <i>Regulated Activities Order</i> (Options), which is an option to acquire or dispose of: (a) a <i>designated investment</i> (other than an option); or (b) currency of the <i>United Kingdom</i> or of any other country or territory; or (c) palladium, platinum, gold or silver; or (d) an option to acquire or dispose of an option specified in (a), (b) or (c).	
overseas	outside the United Kingdom.	
overseas company	a company incorporated outside the United Kingdom.	
overseas investment exchange	an investment exchange which has neither its head office nor its registered office in the <i>United Kingdom</i> .	
PD	prospectus directive.	
PD Regulation	Regulation number 809/2004 of the European Commission	
PR	the sourcebook containing the <i>Prospectus Rules</i> .	
parent undertaking	as defined in section 1162 of the Companies Act 2006.	
Part 6 rules	(in accordance with section 73A(1) of the <i>Act</i>) rules made for the purposes of Part 6 of the <i>Act</i> .	
percentage ratio	(in relation to a transaction) the figure, expressed as a percentage, that results from applying a calculation under a <i>class test</i> to the transaction.	

person	(in accordance with the Interpretation Act 1978) any person, including a body of persons corporate or unincorporate (that is, a natural person, a legal person and, for example, a <i>partnership</i>).	
person discharging managerial respon- sibilities	as defined in section 96B(1) of the Act.	
person exercising significant influ- ence	in relation to a <i>listed company</i> , a <i>person</i> or entity which exercises significant influence over that <i>listed company</i> .	
placing	a marketing of <i>securities</i> already in issue but not <i>listed</i> or not yet in issue, to specified <i>persons</i> or clients of the <i>sponsor</i> or any securities house assisting in the placing, which does not involve an offer to the public or to existing holders of the <i>issuer's securities</i> generally.	
preference share	a <i>share</i> conferring preference as to income or return of capital which does not form part of the <i>equity share capital</i> of a <i>company</i> .	
premium listing	(a)	in relation to equity shares (other those of a closed-ended investment fund or of an open-ended investment company), means a listing where the issuer is required to comply with those requirements in LR 6 (Additional requirements for premium listing (commercial company)) and the other requirements in the listing rules that are expressed to apply to such securities with a premium listing;
	(b)	in relation to equity shares of a closed-ended invest- ment fund, means a listing where the issuer is re- quired to comply with the requirements in LR 15 (Closed-Ended Investment Funds: Premium listing) and other requirements in the listing rules that are expressed to apply to such securities with a premium listing;
	(c)	in relation to equity shares of an open-ended invest- ment company, means a listing where the issuer is required to comply with LR 16 (Open-ended invest- ment companies: Premium listing) and other re- quirements in the listing rules that are expressed to apply to such securities with a premium listing.
premium listing (commercial compa- ny)	a premium listing of equity shares (other than those of a closed-ended investment fund or of an open-ended investment company).	

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premium listing (investment company)	a premium listing of equity shares of a closed-ended invest- ment fund or of an open-ended investment company.	
probable reserves	in respect of <i>mineral companies</i> primarily involved in the <i>extraction</i> of oil and gas resources, those reserves which are not yet <i>proven</i> but which, on the available evidence and taking into account technical and economic factors, have a better than 50% chance of being produced; and	
	(2)	in respect of mineral companies other than those primarily involved in the extraction of oil and gas resources, those measured and/or indicated mineral resources, which are not yet proven but of which detailed technical and economic studies have demonstrated that extraction can be justified at the time of the determination and under specified economic conditions.
profit estimate	(as defined in the <i>PD Regulation</i>) a profit forecast for a financial period which has expired and for which results have not yet been published.	
profit forecast	(as defined in the <i>PD Regulation</i>) a form of words which expressly states or by implication indicates a figure or a minimum or maximum figure for the likely level of profits or losses for the current financial period and/or financial periods subsequent to that period, or contains data from which a calculation of such a figure for future profits or losses may be made, even if no particular figure is mentioned and the word "profit" is not used.	
prohibited period	as defined in the Model Code.	
property	freeho	ld, heritable or leasehold property.
property company	a <i>company</i> primarily engaged in property activities including:	
	(1)	the holding of <i>properties</i> (directly or indirectly) for letting and retention as investments;
	(2)	the development of <i>properties</i> for letting and retention as investments;
	(3)	the purchase and development of <i>properties</i> for subsequent sale; or
	(4)	the purchase of land for development <i>properties</i> for retention as investments.
property valuation report	a property valuation report prepared by an independent expert in accordance with :	

	(1)	for an <i>issuer</i> incorporated in the <i>United Kingdom</i> , the Channel Islands or the Isle of Man, the Appraisal and Valuation Standards (5th edition) issued by the Royal Institution of Chartered Surveyors; or
	(2)	for an <i>issuer</i> incorporated in any other place, either the standards referred to in paragraph (1) of this definition or the International Valuation Standards (7th edition) issued by the International Valuation Standards Committee.
prospectus	a pros	pectus required under the prospectus directive.
prospectus directive		
prospectus rules	(as defined in section 73A(4) of the <i>Act</i>) rules expressed to relate to transferable securities.	
proven reserves	(1)	in respect of <i>mineral companies</i> primarily involved in the <i>extraction</i> of oil and gas resources, those reserves which, on the available evidence and taking into account technical and economic factors, have a better than 90% chance of being produced; and
	(2)	in respect of <i>mineral companies</i> other than those primarily involved in the <i>extraction</i> of oil and gas resources, those measured <i>mineral resources</i> of which detailed technical and economic studies have demonstrated that <i>extraction</i> can be justified at the time of the determination, and under specified economic conditions.
public international body	the African Development bank, the Asian Development Bank, the Caribbean Development Bank, the Council of Europe Development Bank, the European Atomic Energy Community, the European Bank for Reconstruction and Development, the European Company for the Financing of Railroad Stock, the <i>EU</i> , the European Investment Bank, the Inter-American Development bank, the International Bank for Reconstruction and Development, the International Finance Corporation, the International Monetary Fund, the Nordic Investment bank.	
public sector issuer	states and their regional and local authorities, state monopolies, state finance organisations, public international bodies, statutory bodies and OECD state guaranteed issuers.	

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registration docu- ment	a registration document referred to in PR 2.2.2R.	
recognised scheme	a scheme recognised under:	
	(a)	section 264 of the <i>Act</i> (Schemes constituted in other EEA States); or
	(b)	section 270 of the Act (Schemes authorised in designated countries or territories); or
	(c)	section 272 of the <i>Act</i> (Individually recognised overseas schemes).
Regulated Activities Order	Activit	nancial Services and Markets Act 2000 (Regulated ries) 2001 (SI 2001/544).
regulated market	a multilateral system operated and/or managed by a market operator, which brings together or facilitates the bringing together of multiple third-party buying and selling interests in financial instruments in the system and in accordance with its non-discretionary rules in a way that results in a contract, in respect of the financial instruments admitted to trading under its rules and/or systems, and which is authorised and functions regularly and in accordance with the provisions of Title III of MiFID.	
regulatory informa- tion service or RIS	a Regulatory Information Service that is approved by the FCA as meeting the Primary Information Provider criteria and that is on the list of Regulatory Information Services maintained by the FCA .	
related party	as defi	ned in LR 11.1.4R.
related party circular	a circular relating to a related party transaction.	
related party trans- action	as defined in LR 11.1.5R.	
retail securitised derivative	a securitised derivative which is not a specialist securitised derivative; in this definition, a "specialist securitised derivative" is a securitised derivative which, in accordance with the listing rules, is required to be admitted to listing with a clear statement on any disclosure document that the issue is intended for a purchase by only investors who are particularly knowledgeable in investment matters.	
reverse takeover	a trans	saction classified as a reverse takeover under LR 5.6.

an offer to existing security holders to subscribe or purchase further securities in proportion to their holdings made by means of the issue of a renounceable letter (or other negotiable document) which may be traded (as "nil paid" rights) for a period before payment for the securities is due. RIE recognised investment exchange. (in accordance with section 417(1) of the Act (Definitions)) a rule made by the FCA under the Act, including: (a) a Principle; and (b) an evidential provision. Schedule (as defined in the PD Regulation) a list of minimum information requirements adapted to the particular nature of the different types of issuers and/or the different securities involved. scientific research based company primarily involved in the laboratory research and development of chemical or biological products or processes or any other similar innovative science based company. securitised derivative is itsed under LR 19 (including such an option or contract for differences which, in either case, is listed under LR 19 (including such an option or contract for differences which, in either case, is listed under LR 19 (including such an option or contract for differences which is also a debenture). security (in accordance with section 102A of the Act) anything which has been, or may be admitted to the official list. settlement price (in relation to securitised derivatives), the reference price or prices of the underlying instrument or instruments stipulated by the issuer for the purposes of calculating its obligations to the holder. shadow director as in sub-paragraph (b) of the definition of director in section 417(1) of the Act. share (in accordance with section 540(1) of the Companies Act 2006) a share in the share capital of a company, and includes: (a) stock (except where a distinction between shares and stock is express or implied); and (b) preference shares. an investor who is particularly knowledgeable in investment matters.			
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specialist investor an investor who is particularly knowledgeable in investment		` · ·	
1		(b) preference shares.	
	specialist investor		

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specialist securities	securities which, because of their nature, are normally bought and traded by a limited number of investors who are particularly knowledgeable in investment matters.	
specialist securitised derivative	mally	ritised derivative which because of its nature is nor- bought and traded by a limited number of investors re particularly knowledgeable in investment matters.
specified investment	•	the following <i>investments</i> specified in Part III of the <i>nted Activities Order</i> (Specified Investments):
	(a)	deposit (article 74);
	(aa)	electronic money (article 74A);
	(b)	contract of insurance (article 75); for the purposes of the permission regime, this is sub-divided into:(i) general insurance contract;(ii) long-term insurance contract;
		and then further sub-divided into classes of <i>contract</i> of insurance;
	(c)	share (article 76);
	(d)	debenture (article 77);
	(da)	alternative debenture (article 77A);
	(e)	government and public security (article 78);
	(f)	warrant (article 79);
	(g)	certificate representing certain securities (article 80);
	(h)	unit (article 81);
	(i)	stakeholder pension scheme (article 82);
	(ia)	emissions auction product (article 82A);
	(j)	option (article 83); for the purposes of the permission regime, this is sub-divided into: (i) option (excluding a commodity option and an option on a commodity future); (ii) commodity option and an option on a commodity future;
	(k)	future (article 84); for the purposes of the permission regime, this is sub-divided into: (i) future (excluding a commodity future and a rolling spot forex contract); (ii) commodity future; (iii) rolling spot forex contract;

	(1)	contract for differences (article 85); for the purposes of the permission regime, this is sub-divided into: (i) contract for differences (excluding a spread bet and a rolling spot forex contract); (ii) spread bet; (iii) rolling spot forex contract;
	(m)	underwriting capacity of a Lloyd's syndicate (article 86(1));
	(n)	membership of a Lloyd's syndicate (article 86(2));
	(0)	funeral plan contract (article 87);
	(oa)	regulated mortgage contract (article 61(3);
	(ob)	home reversion plan (article 63B(3));
	(oc)	home purchase plan (article 63F(3));
	(od)	regulated sale and rent back agreement (article 63J(3));
	(p)	rights to or interests in investments (article 89).
sponsor	a <i>person</i> approved, under section 88 of the <i>Act</i> by the <i>FCA</i> , as a sponsor.	
sponsor service	a service relating to a matter referred to in LR 8.2 that a <i>sponsor</i> provides or is requested or appointed to provide including preparatory work that a <i>sponsor</i> may undertake before a decision is taken as to whether or not it will act as <i>sponsor</i> for a <i>listed company</i> or in relation to a particular transaction, and including all the <i>sponsor's</i> communications with the <i>FSA</i> in connection with the service. But nothing in this definition is to be taken as requiring a <i>sponsor</i> when requested to agree to act as a <i>sponsor</i> for a <i>company</i> or in relation to a transaction.	
standard listing	in relation to securities, means a listing that is not a premium listing.	
standard listing (shares)	a standard listing of shares other than preference shares that are specialist securities.	
state finance organ- isation	a legal person other than a company:	
	(1)	which is a national of an EEA State;
	(2)	which is set up by or pursuant to a special law;
	(3)	whose activities are governed by that law and consist solely of raising funds under state control through the issue of <i>debt securities</i> ;

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	(4)	which is financed by means of the resources they have raised and resources provided by the <i>EEA State</i> ; and
	(5)	the <i>debt securities</i> issued by it are considered by the law of the relevant <i>EEA State</i> as securities issued or guaranteed by that state.
state monopoly	_	pany or other legal person which is a national of an tate and which:
	(1)	in carrying on its business benefits from a monopoly right granted by an <i>EEA state</i> ; and
	(2)	is set up by or pursuant to a special law or whose borrowings are unconditionally and irrevocably guaranteed by an <i>EEA state</i> or one of the federated states of an <i>EEA state</i> .
subsidiary undertak- ing	as defined in section 1162 of the Companies Act 2006.	
substantial share- holder	as defined in LR 11.1.4A R.	
summary	(in relation to a <i>prospectus</i>) the <i>summary</i> included in the <i>prospectus</i> .	
SUP	the Supervision manual.	
supplementary list- ing particulars	(in accordance with section $81(1)$ of the Act), supplementary listing particulars containing details of the change or new matter.	
supplementary prospectus	a supplementary prospectus containing details of a new factor, mistake or inaccuracy.	
Takeover Code	the City Code on Takeovers and Mergers issued by the <i>Takeover Panel</i> .	
target	the subject of a class 1 transaction or reverse takeover.	
tender offer	an offer by a <i>company</i> to purchase all or some of a <i>class</i> of its <i>listed equity securities</i> at a maximum or fixed price (that may be established by means of a formula) that is:	
	(1)	communicated to all holders of that <i>class</i> by means of a <i>circular</i> or advertisement in two national newspapers;
	(2)	open to all holders of that <i>class</i> on the same terms for at least 7 days; and

	(3)	open for acceptance by all holders of that <i>class</i> pro rata to their existing holdings.	
trading day	a day included in the calendar of trading days published by the FCA at www.fsa.gov.uk.		
trading plan	a written plan between a restricted person and an independent third party which sets out a strategy for the acquisition and/or disposal of <i>securities</i> by a specified person and: (a) specifies the amount of securities to be dealt in and the price at which and the date on which the securities are to be dealt in; or		
	(b) gives discretion to that independent third party to make trading decisions about the amount of securities to be dealt in and the price at which and the date on which the securities are to be dealt in; or		
	progra dealt i	ludes a written formula or algorithm, or computer am, for determining the amount of <i>securities</i> to be n and the price at which and the date on which the ties are to be dealt in.	
transferable security	(as defined in section 102A of the <i>Act</i>) anything which is a transferable security for the purposes of <i>MiFID</i> , other than money-market instruments for the purposes of that directive which have a maturity of less than 12 months.		
transparency rules	in accordance with sections 73A(1) and 89A of the <i>Act</i> , <i>rules</i> relating to the notification and dissemination of information in respect of <i>issuers</i> of <i>transferable securities</i> and relating to major shareholdings.		
treasury shares	shares which meet the conditions set out in paragraphs (a) and (b) of subsection 724(5) of the Companies Act 2006.		
trust deed	a trust deed or equivalent document securing or constituting debt securities.		
UK	United Kingdom.		
UK Corporate Gover- nance Code	in relation to an <i>issuer</i> , the UK Corporate Governance Code published in May 2010 by the Financial Reporting Council.		
underlying instru- ment	(in relation to securitised derivatives) means either:		
	(1)	if the securitised derivative is an option or debt security with the characteristics of an option, any of the underlying investments listed in article 83 of the Regulated Activities Order; or	

	if the securitised derivative is a contract ences or debt security with the charact contract for differences, any factor by which a profit or loss under article 85 lated Activities Order can be calculated	teristics of a reference to of the <i>Regu</i> -
unrecognised scheme	a collective investment scheme which is neither a recognised scheme nor a scheme that is constituted as an authorised unit trust scheme.	
vendor considera- tion placing	a marketing, by or on behalf of vendors, of so have been allotted as consideration for an ac	
venture capital trust	a <i>company</i> which is, or which is seeking to be proved as a venture capital trust under section the Income and Corporation Taxes Act 1988.	on 842AA of
warrant	the <i>investment</i> , specified in article 79 of the <i>Regities Order</i> (Instruments giving entitlements to which is in summary: a warrant or other installing the holder to subscribe for a <i>share</i> , <i>debentive debenture</i> or <i>government and public security</i>	investments), trument enti- ture, alterna-

Appendix 1 Relevant definitions

1.1

App 1.1.1 FCA

Note: The following definitions relevant to the *prospectus rules* are extracted from the *Glossary*.

Act

the Financial Services and Markets Act 2000.

admission to trading admission to trading on a regulated market.

advertisement

(as defined in the PD Regulation) announcements:

- (1) relating to a specific offer to the public of securities or to an admission to trading on a regulated market; and
- (2) aiming to specifically promote the potential subscription or acquisition of securities.

applicant

an applicant for approval of a prospectus or supplementary prospectus relating to transferable securities.

asset backed security (as defined in the PD Regulation) securities which:

- (1) represent an interest in assets, including any rights intended to assure servicing, or the receipt or timeliness of receipts by holders of assets of amounts payable thereunder; or
- (2) are secured by assets and the terms of which provide for payments which relate to payments or reasonable projections of payments calculated by reference to identified or identifiable assets.

base prospectus

a base prospectus referred to in PR 2.2.7 R.

body corporate

(in accordance with section 417(1) of the *Act* (Definitions) any body corporate, including a body corporate constituted under the law of a country or territory outside the *United Kingdom*;

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building block

(as defined in the PD Regulation) a list of additional information requirements, not included in one of the schedules, to be added to one or more schedules, as the case may be, depending on the type of instrument and/or transaction for which a prospectus or base prospectus is drawn up.

undertaking other than the closed-end type

collective investment (in PR) (as defined in Article 2.1(0) of the prospectus directive) unit trusts and investment companies:

- **(1)** the object of which is the collective investment of capital provided by the public, and which operate on the principle of risk-spreading;
- **(2)** the units of which are, at the holder's request, repurchased or redeemed, directly or indirectly, out of the assets of these undertakings.

company

any body corporate.

Directive

Consolidated Admis- Directive 2001/34/EC of the European Parliament and of sions and Reporting the Council on the admission of securities to official stock exchange listing and on information to be published on those securities.

credit institution

as defined in article 1(1) of the Banking Consolidation Direc-

tive.

director

(in accordance with section 417(1)(a) of the Act) a person occupying in relation to it the position of a director (by whatever name called) and, in relation to an issuer which is not a body corporate, a person with corresponding powers and duties.

EEA State

(in accordance with paragraph 8 of Schedule 3 to the Act (EEA Passport Rights)) a State which is a contracting party to the agreement on the European Economic Area signed at Oporto on 2 May 1992, as it has effect for the time being; as at 1 May 2004, the following are the EEA States: Austria, Belgium, Cyprus, the Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, the Slovak Republic, Slovenia, Spain, Sweden and the United Kingdom.

equity security

(as defined in Article 2.1(b) of the *prospectus directive*) shares and other transferable securities equivalent to shares in companies, as well as any other type of transferable securities giving the right to acquire any of the aforementioned securities as a consequence of their being converted or the rights conferred by them being exercised, provided that securities of the latter type are issued by the issuer of the

underlying shares or by an entity belonging to the group of the said issuer.

equity share

shares comprised in a company's equity share capital.

equity share capital (for a company), its issued share capital excluding any part of that capital which, neither as respects dividends nor as respects capital, carries any right to participate beyond a specified amount in a distribution.

tions

ESMA recommendations for the consistent implementation of the European Commission's Regulation on Prospectuses No 809/2004 published by the European Securities and Markets Authority (ESMA/2011/81).

executive procedures the procedures relating to the giving of warning notices, decision notices and supervisory notices that are described in DEPP 4 (Decision by FCA staff under executive procedures).

FCA the Financial Conduct Authority.

guarantee

guarantor

(as defined in the *PD Regulation*) any arrangement intended to ensure that any obligation material to the issue will be duly serviced, whether in the form of guarantee, surety, keep well agreement, mono-line insurance policy or other equivalent commitment.

Home State or

a person that provides a guarantee. (as defined in section 102C of the Act) in relation to an issuer

Home Member State of transferable securities, the EEA State which is the "home Member State" for the purposes of the *prospectus directive* (which is to be determined in accordance with Article 2.1(m)

of that directive).

Host State or Host Member State

(as defined in Article 2.1(n) of the *prospectus directive*) the EEA State where an offer to the public is made or admission to trading is sought, when different from the home State.

issuer

(as defined in section 102A of the Act) a legal person who issues or proposes to issue the transferable securities in question.

key information

(in PR) (as defined in section 87A(9) and (10) of the Act) the information which is essential to enable investors to understand the transferable securities to which the prospectus relates and decide whether to consider the offer further. The key information must include:

- (a) the essential characteristics of, and risks associated with, the issuer and any guarantor, including their assets, liabilities and financial positions;
- **(b)** the essential characteristics of, and risks associated with, investment in the transferable securities, including any rights attaching to the securities;

- (c) the general terms of the *offer*, including an estimate of the expenses charged to an investor by the issuer and the offeror, if not the issuer;
- (d) details of the admission to trading; and
- the reasons for the offer and proposed use of the (e) proceeds.

limited liability part- (a) nership

- a body corporate incorporated under the Limited Liability Partnerships Act 2000;
- a body corporate incorporated under legislation hav-**(b)** ing the equivalent effect to the Limited Liability Partnerships Act 2000.

MiFID

The European Parliament and Council Directive on markets in financial instruments (No. 2004/39/EC).

See also MiFID Regulation and MiFID implementing Direc-

able securities

non-equity transfer- (as defined in section 102A of the Act) all transferable securities that are not equity securities.

> Note: In the *prospectus directive* and the *PD Regulation*, the Commission uses the term "non-equity securities" rather than "non-equity transferable securities".

offer

an offer of transferable securities to the public.

offer of transferable (as defined in section 102B of the Act), in summary: securities to the public

- a communication to any person which presents suffi-(a) cient information on:
 - (i) the transferable securities to be offered, and
 - (ii) the terms on which they are offered,

to enable an investor to decide to buy or subscribe for the securities in question;

- **(b)** which is made in any form or by any means;
- including the placing of securities through a financial (c) intermediary;
- (d) but not including a communication in connection with trading on:
 - (i) a regulated market;
 - (ii) a multilateral trading facility; or
 - (iii) any market prescribed by an order under section 130A of the Act.

Note: This is only a summary, to see the full text of the definition, readers should consult section 102B of the Act.

offering programme (as defined in Article 2.1(k) of the prospectus directive) a

plan which would permit the issuance of non-equity securities, including warrants in any form, having a similar type and/or class, in a continuous or repeated manner during a

specified issuing period.

a person who makes an offer of transferable securities to the offeror

public.

officer (in relation to a *body corporate*) (as defined in section 400(5)

> of the Act (Offences by bodies corporate etc)) a director, member of the committee of management, chief executive, manager, secretary, or other similar officer of the body, or a person purporting to act in that capacity or a controller

of the body.

a company incorporated outside the *United Kingdom*. overseas company

Part 6 rules (in accordance with section 73A(1) of the Act), rules made

for the purposes of Part 6 of the Act.

(in accordance with section 417(1) of the *Act* (Definitions)) partnership

> any partnership, including a partnership constituted under the law of a country or territory outside the *United Kingdom*,

but not including a limited liability partnership.

PD prospectus directive.

PD Regulation Regulation number 809/2004 of the European Commission.

(in accordance with the Interpretation Act 1978) any person, person

> including a body of persons corporate or unincorporated that is, a natural person, a legal person and, for example,

a partnership).

PR the Prospectus Rules sourcebook.

profit estimate (as defined in the PD Regulation) a profit forecast for a fi-

nancial period which has expired and for which results have

not yet been published.

profit forecast (as defined in the PD Regulation) a form of words which

expressly states or by implication indicates a figure or a minimum or maximum figure for the likely level of profits or losses for the current financial period and/or financial periods subsequent to that period, or contains data from which a calculation of such a figure for future profits or losses may be made, even if no particular figure is mentioned

and the word "profit" is not used.

property collective

ing

(as defined in the PD Regulation) a collective investment investment undertak- undertaking whose investment objective is the participation

in the holding of property in the long term.

a prospectus required under the prospectus directive. prospectus

•	of transferable securities:	
	(a)	a person or entity described in points (1) to (4) of Section I of Annex II to <i>MiFID</i> , other than a <i>person</i> who, before the making of the <i>offer</i> , has agreed in writing with the relevant firm (or each of the relevant firms) to be treated as a non- <i>professional client</i> in accordance with <i>MiFID</i> ; or
	(b)	a person who has made a request to one or more relevant firms to be treated as a professional client in accordance with Section II of Annex II to MiFID and has not subsequently, but before the making of the offer, agreed in writing with the relevant firm (or each of the relevant firms) to be treated as a non-professional client in accordance with the final paragraph of Section I of Annex II of MiFID; or
	(c)	a person who is recognised as an eligible counterparty in accordance with article 24 of MiFID and has not, before the making of the offer, agreed in writing with the relevant firm (or each of the relevant firms) to be treated as a non-professional client in accordance with the final paragraph of Section I of Annex II of MiFID; or
	(d)	a person whom any relevant firm is authorised to continue to treat as a <i>professional client</i> in accordance with article 71(6) of <i>MiFID</i> .
registration docu- ment	a registration document referred to in PR 2.2.2 R.	
regulated informa- tion	(as defined in the <i>PD Regulation</i>) all information which the issuer, or any person who has applied for the admission of securities to trading on a regulated market without the issuer's consent, is required to disclose under Directive 2001/34/EC or under Article 6 of Directive 2003/6/EC.	

prospectus directive the Directive of the European Parliament and of the Council

relate to transferable securities.

Public international (as defined in the PD Regulation) a legal entity of public

(No 2003/71/EC).

are members.

Prospectus Rules

qualified investor

body

of 4 November 2003 on the prospectus to be published when securities are offered to the public or admitted to trading

(as defined in section 73A(4) of the Act) rules expressed to

sovereign States and of which one or more Member States

(as defined in section 86(7) of the Act)in relation to an offer

a multilateral system operated and/or managed by a market

operator, which brings together or facilitates the bringing

nature established by an international treaty between

regulated market

together of multiple third-party buying and selling interests
in financial instruments in the system and in accordance
with its non-discretionary rules in a way that results in a
contract, in respect of the financial instruments admitted
to trading under its rules and/or systems, and which is au-
thorised and functions regularly and in accordance with
the provisions of Title III of MiFID.
thorised and functions regularly and in accordance with

RIS Regulatory Information Service.

risk factors (as defined in the *PD Regulation*) a list of risks which are

> specific to the situation of the issuer and/or the securities and which are material for taking investment decisions.

rule (in accordance with section 417(1) of the *Act* (Definitions))

a rule made by the FCA under the Act.

schedule (as defined in the PD Regulation) a list of minimum infor-

> mation requirements adapted to the particular nature of the different types of issuers and/or the different securities

involved.

continuous and repeated manner

securities issued in a (as defined in Article 2.1(1) of the prospectus directive) issues on tap or at least two separate issues of securities of a similar type and/or class over a period of 12 months.

securities note a securities note referred to in PR 2.2.2 R.

small and mediumsized enterprise

(as defined in Article 2.1(f) of the *prospectus directive*) companies, which, according to their last annual or consolidated accounts, meet at least two of the following three criteria: an average number of employees during the financial year of less than 250, a total balance sheet not exceeding €43,000,000 and an annual net turnover not exceeding €50,000,000.

special purpose vehi- (as defined in the PD Regulation) an issuer whose objects and purposes are primarily the issue of securities.

ciated decision

cle

statutory notice asso- a decision which is made by the FCA and which is associated with a decision to give a statutory notice, including a decision:

- (a) to determine or extend the period for making representations;
- **(b)** to determine whether a copy of the statutory notice needs to be given to any third party and the period for him to make representations;
- to refuse access to FCA material; (c)
- (d) as to the information which it is appropriate to publish about the matter to which a final notice or an effective supervisory notice relates.

statutory notice decision	a decision by the FCA on whether or not to give a statutory notice.
summary	(in relation to a <i>prospectus</i>) the summary included in the <i>prospectus</i> .
supplementary prospectus	a supplementary prospectus containing details of a new factor, mistake or inaccuracy.
transferable security	(as defined in section 102A of the <i>Act</i>) anything which is a transferable security for the purposes of <i>MiFID</i> , other than money-market instruments for the purposes of that directive which have a maturity of less than 12 months.
	Note: In the <i>prospectus directive</i> and <i>PD regulation</i> , the Commission uses the term "security" rather than "transferable security".
umbrella collective investment scheme	(as defined in the <i>PD Regulation</i>) a collective investment undertaking invested in one or more collective investment undertakings, the asset of which is composed of separate class(es) or designation(s) of securities.
United Kingdom	England and Wales, Scotland and Northern Ireland (but not the Channel Islands or the Isle of Man).
units of a collective investment scheme	(as defined in Article 2.1(p) of the <i>prospectus directive</i>) securities issued by a collective investment undertaking as representing the rights of the participants in such an undertaking over its assets.
working day	(as defined in section 103 of the <i>Act</i>) any day other than a Saturday, a Sunday, Christmas Day, Good Friday or a day which is a bank holiday under the Banking and Financial Dealings Act 1971 in any part of the <i>United Kingdom</i> .