Chapter 4

Periodic fees



4.1 Introduction

Application

- 4.1.1 R This chapter applies to every *person* set out in ■ FEES 1.1.2R (2).
- 4.1.1A R A reference to *firm* in this chapter includes a reference to:
 - (1) a fee-paying payment service provider;
 - (2) a CBTL firm;
 - (3) a fee-paying electronic money issuer;
 - (4) a recognised investment exchange; and
 - (5) a data reporting services provider provider (other than an incoming data reporting services provider).

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Purpose

G 4.1.2 The purpose of this chapter is to set out the requirements on *firms* and others to pay periodic fees and transaction reporting fees in certain circumstances.

Background

- G Most of the detail of the periodic fees that are payable by firms is set out in 4.1.3 ■ FEES 4 Annexes 1A to 11BR. ■ FEES 4 Annex 12 G and ■ FEES 4 Annex 13G provide guidance on the calculation of certain tariffs. Most of the provisions of the Annexes will vary from one fee year to another. Accordingly fresh FEES 4 Annexes will come into force, following consultation, for each fee year.
- 4.1.4 G (1) The periodic fees for collective investment schemes reflect the estimated costs to the FCA of considering proposals to change regulated collective investment schemes, maintaining up to date records about them, and related policy work.
 - (2) [deleted]
 - (3) The periodic fees for fee-paying payment service providers, feepaying electronic money issuers, CBTL firms, data reporting service providers (other than incoming data reporting services providers and issuers of regulated covered bonds are set out in ■ FEES 4 Annex 11R. This annex sets out

the activity groups, tariff base, valuation dates and, where applicable, the flat fees due for these *firms*.

- 4.1.5 G The Society of Lloyd's, which has permission, has its own fee block.
- **4.1.6 G** [deleted]
- 4.1.7 G In the case of periodic fees for *firms*, fees are calculated individually for each *firm*, but they may be paid on a *group* basis, if the *group* so wishes.



4.2 Obligation to pay periodic fees

General

- 4.2.1
- A person shown in column (1) of the table in FEES 4.2.11 R as the relevant fee payer must pay each periodic fee applicable to it, calculated in accordance with the provisions referred to in column (2) of the applicable table, as adjusted by any relevant provision in this chapter:
 - (1) in full and without deduction (unless permitted or required by a provision in *FEES*); and
 - (2) on or before the date given in column (3) of that table, unless ■ FEES 4.2.10 R applies.
- 4.2.2
- A relevant fee payer will be required to pay a periodic fee for every year during which they have the status in column 1 of the table in ■ FEES 4.2.11 R (or in relation to collective investment schemes, for every year during which it is a regulated collective investment scheme) subject to any reductions or exemptions applicable under this chapter. If a person is the relevant fee payer for more than one status listed in column 1 of the table in ■ FEES 4.2.11 R (or in relation to collective investment schemes, the relevant fee payer for more than one regulated collective investment scheme) he will be required to pay a fee in relation to each.
 - (2) [deleted]
- 4.2.2A G
- A recognised body may also have obligations to pay fees to the FCA under other rules arising from legislation other than the Act. For example a recognised body may have an obligation to pay a fee as an approved operator of a relevant system under the Uncertificated Securities Regulations 1995 (SI 1995/3272).
- 4.2.3 G The FCA will issue invoices online at least 30 days before the dates on which payments fall due under ■ FEES 4.2.1 R.
- 4.2.3A If, in response to a request from a fee payer, the FCA issues a paper invoice, an administration charge of £50 per year will be added to the fee otherwise payable.

Method of payment

- 4.2.4 R
- (1) A periodic fee must be paid using either direct debit, credit transfer (BACS/CHAPS), cheque, Maestro, Visa Debit or by credit card (Visa/

		Mastercard only).	
		(2) [deleted]	
4.2.4A	R	The FCA does not specify a method of payment for a recognised body or a designated professional body.	
4.2.5	G	The FCA expects a recognised body or a designated professional body will generally pay their respective fees by electronic credit transfer.	
		Modifications for persons becoming subject to periodic fees during the course of a fee year	
4.2.6	R	[deleted]	
4.2.7	R	[deleted]	
4.2.7A	G	[deleted]	
4.2.7B	R	[deleted]	
4.2.7C	G	[deleted]	
4.2.7D	R	[deleted]	
4.2.7E	R	(1) (a) A firm (other than an ICVC, a,or an issuer of regulated covered bonds) which becomes authorised or registered, or whose permission and/or activities is extended, during the course of the fee year must pay a fee based on its projected valuation for the first twelve months of its new business.	
		(b) This is the valuation provided by the firm in the course of its application or if not provided at that time, the valuation provided subsequently.	
		(2) The calculation for the first year of <i>authorisation</i> or registration for:	
		(a) an ICVC is in ■ FEES 4 Annex 4R Part 1; and	
		(b) an issuer of regulated covered bonds is in FEES 4 Annex 11R Part 4.	
		Calculating the fee in the firm's first year of authorisation	
4.2.7F	R	(1) Identify the tariff rate or rates which will be relevant to the <i>firm</i> as a result of its new or extended <i>permission</i> ; and then	
		(2) apply the formula (A+B+C) x D, where:	

A = the amount arrived at by applying the tariff rates to the firm's projected valuation for the first twelve months of its new business, as provided by it in accordance with FEES 4.2.7ER;

B = the A.0 minimum fee, unless already paid;

C = any fee that becomes due in AP.0 following the calculation of A;

D = the number of calendar *months* (inclusive) between the calendar month during which the firm received its new or extended permission and the last calendar month of that $fee\ year \div 12$.

Calculating fees in the second fee-year where the firm received permission between 1 January and 31 March in its first fee

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When a *firm* receives permission between 1 January and 31 March, its fee for the following fee year starting 1 April will be calculated from:

- (a) the projected valuation for the first twelve months of its new business that it provided in accordance with ■ FEES 4.2.7ER; or
- (b) an annualised figure based on actual data provided by 30 April in the fee year following obtaining its new or extended permission.

If the annualised tariff base figure provided under (b) is a cumulative measure like income, covering the full year, it must apply the formula (A÷B) x 12, where:

A = the total income from the date the new or extended *permission* was obtained up to the firm's financial year end or 31 March (whichever is sooner) of its first fee year, calculated according to the relevant rules; and

B = the number of months in the period referred to in A.

Where the measure is not cumulative (e.g. the number of traders for feeblock A10), the firm must use the figure as at the firm's financial year end or 31 March (whichever is sooner) of its first fee year, calculated in accordance with the relevant rules. If trading has not commenced by the applicable date the figure is nil.

Calculating all other fees in the second and subsequent years of authorisation where a full year of tariff data is not available

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If it can, a firm must provide data from a complete period (as specified in ■ FEES 4 Annex 1AR Part 5 or ■ FEES 4 Annex 11R Part 4) that begins on or after the date that the firm obtained the relevant permissions to which the tariff base relates.

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If a *firm* does not have sufficient tariff data to enable the periodic fees calculation to be made in respect of that *fee year*, it must calculate an annualised figure based on actual data where possible. If the tariff base is a cumulative measure like income, covering the full year, it must apply the formula (A÷B) x 12, where:

A = the total income from the date of authorisation up to the *firm's* financial year end or 31 December (whichever is sooner), calculated according to the relevant *rules*; and

B = the number of *months* in the period referred to in A.

4.2.7J G

For example, suppose the tariff data for a particular *permission* is based on income for the financial year ending during the calendar year ending 31 December before the relevant *fee year* starting the following April. A *firm* is authorised in October and its financial year ends in June. By April, it will not have been able to report on the basis of its financial year. The value of A would therefore cover the period from October to December and the value of B would be two i.e. November and December.

If the *firm* was authorised in June and its financial year ended in October, then the value of A would cover June to October and the value of B would be four i.e. July to October.

4.2.7K R

Where the measure is not cumulative (e.g. the number of traders for feeblock A10), the *firm* must use the figure relating to the valuation date specified in FEES 4 Annex 1R Part 5 (e.g. 31 December for A10). Table A sets out the reporting requirements for the key fee-blocks when full actual data is not available:

Table A: calculating tariff data for second and subsequent years of authorisation when full trading figures are not available

Fee-bloo	ck	Tariff base	Calculation where trad- ing data are not available
A1. Dep	oosit acceptors	Average MELS for October - December	Use data available at 31 December or, if trading has not commenced by 31 December, use nil.
	ne finance pro- nd admin- s	Number of relevant con- tracts entered into or being administered in the twelve months up to 31 December	Apply the formula (A÷B) x 12 to arrive at an annualised figure.
A3. Insu	irers - general	Gross written premium for fees purposes (GWP) for the financial year ended in the calendar year ending 31 De- cember and best estim- ate liabilities for fees purposes (BEL) valued at the end of the finan- cial year	GWP – apply the formula (A÷B) x 12 to arrive at an annualised figure. BEL – use data at valuation date or, if trading has not commenced by then, use nil.
A4. Insu	urers - life	Gross written premium for fees purposes (GWP) for the financial year ended in the	

	calendar year ending 31 December and best estimate liabilities for fees purposes (BEL) val- ued at the end of the financial year	
A5. Managing agents at Lloyd's	Active capacity in respect of the underwriting year at the beginning of the period to which the fee relates	Not applicable.
A6. The Society of Lloyd's	Bespoke fee	Not applicable.
A7. Portfolio managers	Funds under manage- ment valued at 31 December	Use data as at 31 December or, if trading has not commenced by 31 December, use nil.
A9. Managers and depositaries of investment funds, and operators of collective investment schemes or pension schemes	Annual gross income for the financial year ended in the calendar year ending 31 December	Apply the formula (A÷B) x 12 to arrive at an annualised figure.
A10. Firms dealing as principal	Number of traders as at 31 December	Use data as at 31 December or, if trading has not commenced by 31 December, use nil.
A13. Advisors, ar- rangers, dealers or brokers	Annual income for the financial year ended in the calendar year end-	Apply the formula (A÷B) x 12 to arrive at the annualised figure
A14. Corporate finance advisers	ing 31 December	
A18. Home finance providers, advisers and arrangers		
A19. General insurance distribution		
A21. Firms holding cli	The highest amount of	The highest amount of

ent money or assets, or both	client money and the highest amount of <i>cus-</i> <i>tody assets</i> held over the 12 months ending 31 December	client money and/or custody assets over the period between the date of authorisation and 31 December or, if trading has not started, use nil.
B. Market operators, MTF operators and OTF operators	Flat fee	Not applicable.
B. Service companies	Annual income for the financial year ended in the calendar year ending 31 December	Apply the formula (A÷B) x 12 to arrive at the annualised figure.
B. Regulated benchmark administrators	Annual income for the financial year ended in the calendar year ending 31 December	Apply the formula (A÷B) x 12 to arrive at the annualised figure.
B. Recognised invest- ment exchanges	Annual income for the financial year ended in the calendar year ending 31 December	Apply the formula (A÷B) x 12 to arrive at the annualised figure.
B. [deleted]		
B. Recognised overseas investment exchanges	Flat fee	Not applicable.
CC1. Credit-related regulated activities with limited permission	Annual income for the financial year ended in the calendar year ending 31 December	Apply the formula (A÷B) x 12 to arrive at an annualised figure.
CC2. Credit related regulated activities	mg 31 Becomber	
G.2 Payment services institutions – deposit acceptors	See A1 deposit acceptors	
G.3. Large payment services institutions	Relevant income	Apply the formula (A÷B) x 12 to arrive at an annualised figure.
G.4 Small payment in- stitutions	Flat fee	Not applicable.
G.5 Other payment institutions	Relevant income	Apply the formula (A÷B) x 12 to arrive at an annualised figure.
G.10 Large electronic money institutions	Average outstanding e- money over 12 months ending 31 December	Average over the period from authorisation to 31 December.
G.11 Small electronic money institutions	Flat fee	Not applicable.
G.15 Issuer of regulated covered bonds	Value as at 31 December	Not applicable.
G.20 Consumer buy-to- let (CBTL) lender	Flat fee	Not applicable.
G.21 CBTL adviser and arranger		

4.2.8 For payment services and electronic money issuance, the adjustment only applies to the business to which the calculation made in ■ FEES 4.3.12A R relates.

> Fee payers ceasing to hold relevant status or reducing the scope of their permission after start of relevant period

4.2.9 G The FCA will not refund periodic fees if, after the start of the period to which they relate:

- (1) a fee payer ceases to have the status set out in column (1) of the table in ■ FEES 4.2.11 R; or
- (2) a firm reduces its permission or payment services activities so that it then falls out of the fee-block previously applied to it;

(but see ■ FEES 2.3 (Relieving Provisions) and ■ FEES 4.3.13 R (Firms Applying to Cancel or Vary Permission Before Start of Period)).

Extension of Time

- A person need not pay a periodic fee on the date on which it is due under 4.2.10 the relevant provision in ■ FEES 4.2.1 R, if:
 - (1) that date falls during a period during which circumstances of the sort set out in ■ GEN 1.3.2 R (Emergencies) exist, and that *person* has reasonable grounds to believe that those circumstances impair its ability to pay the fee, in which case he must pay it on or before the fifth business day after the end of that period; or
 - (2) unless FEES 4.3.6R (3), FEES 4.3.6R (4) or FEES 4.3.6R (4A) (Time and method for payment) applies, that date would otherwise fall on or before the 30th day after the date on which the FCA (in its own capacity or in its capacity as collection agent for the PRA) has sent written notification to that person of the fee payable on that date, in which case he must pay on or before the 30th day after the date on which the FCA sends the notification.
- 4.2.11 Table of periodic fees payable to the FCA

1 Fee payer	2 Fee payable	3 Due date	4 Events occur- ring during the period leading to modified periodic fee
Any firm (except an ICVC)	(1) Unless (2) applies, as specified in FEES 4.3.1 R in relation to FEES 4 Annex 2AR and FEES 4 Annex 11 R.	(1) Unless (2) or (3) apply, on or before the relev- ant dates speci- fied in FEES 4.3.6 R.	Firm receives permission, or becomes au- thorised or regis- tered under the Payment Services
	(2) Where a firm is paying a ring-fencing implementation fee, as specified in FEES 4 Annex 2BR.	(2) Unless (3) applies, if an event specified in column 4 occurs during the course of a fee year, 30 days after the occurrence of that event, or if later the dates specified in FEES 4.3.6 R.	Regulations, article 8 of the MCD Order, the DRS Regulations or the Electronic Money Regulations; or firm extends permission or its payment service activities
		(3) Where the permission is for operating a multilateral trading facility or operating an organised trading facility, the date specified in FEES 4 Annex 10R (Periodic fees for MTF and OTF operators).	
Persons who hold a certificate issued by the FCA under article 54 of the Regulated Activities Order (Advice given in	£1,151	(1) Unless (2) applies, on or before 1 August or, if later, within 30 days of the date of the invoice	Certificate issued to person by the FCA under art- icle 54 of the Regulated Ac- tivities Order
newspapers etc.)	la valation to	(2) If an event in column 4 occurs,	A.,
Any <i>manager</i> of an <i>AUT</i> ;	In relation to each unit trust the amount spe- cified in part 1 of FEES 4 Annex 4	during the course of a fee year, 30 days after the occurrence of that	Authorisation or- der is made in re- lation to the rel- evant scheme
Any authorised fund manager of an authorised contractual scheme;	In relation to each authorised contractual scheme the amount speci- fied in part 1 of FEES 4 Annex 4	event.	

1 Fee payer	2 Fee payable	3 Due date	4 Events occur- ring during the period leading to modified periodic fee
Any ACD of an ICVC; and	In relation to each ICVC, the amount speci- fied in part 1 of FEES 4 Annex 4		
Persons who, under the constitution or founding arrangements of a recognised scheme, are responsible for the management of the property held for or within the scheme;	In relation to each recognised scheme the amount speci- fied in part 1 of FEES 4 Annex 4	The relevant scheme becomes a recognised scheme	Not applicable
AIFM UK AIFM of a an LTIF	In relation to each <i>LTIF</i> the amount speci- fied in part 1 of FEES 4 Annex 4	(1) Unless (2) applies, on or before 1 August or, if later, within 30 days of the date of the invoice.	The <i>LTIF</i> is authorised by the <i>FCA</i> under the <i>LTIF</i> Regulation
		(2) If an event in column 4 occurs during the course of a fee year, 30 days after the occurrence of that event.	
Designated pro- fessional body	FEES 4 Annex 5	On or before the relevant dates specified in FEES 4.3.6 R	Not applicable
UK recognised body	FEES 4 Annex 6, part 1 for a <i>UK</i> <i>RIE</i>	(1) On or before the relevant dates specified	Recognition or- der is made. The modified
		in FEES 4.3.6 R (2) If the event in column 4 occurs during the course of a fee year, 30 days after the occurrence of that event	periodic fee is specified in FEES 4 Annex 6 R, Part 1.
ROIE	FEES 4 Annex 6, part 2	(1) On or before the relevant dates specified in FEES 4.3.6 R	Recognition or- der is made. The modified periodic fee is

1 Fee payer	2 Fee payable	3 Due date	4 Events occur- ring during the period leading to modified periodic fee
		(2) If the event in column 4 occurs during the course of a fee year, 30 days after the occurrence of that event.	specified in FEES 4 Annex 6, Part 2.
A listed issuer (in LR) of shares and certificates representing certain securities.	FEES 4 Annex 14R	Within 30 <i>days</i> of the date of the invoice	Listed issuer (in LR) becomes subject to listing rules
A sponsor	FEES 4 Annex 14R	Within 30 days of the date of the invoice	Approval of a sponsor
All non-listed issuers (in DTR) of shares and certificates representing certain securities.	FEES 4 Annex 14R	Within 30 <i>days</i> of the date of the invoice	Non-listed issuer (in DTR) be- comes subject to disclosure re- quirements and transparency rules
Any primary in- formation provider	FEES 4 Annex 14R	Within 30 <i>days</i> of the date of the invoice	A person is approved as a primary information provider
All firms reporting transactions in securities derivatives to the FCA in accordance with SUP 17, and market operators who provide facilities for trading in securities derivatives.	FEES 4 Annex 9 R	Within 30 days of the date of the invoice	Not applicable
Any issuer of a regulated covered bond.	1 R	(1) Unless (2) applies, on or before the relevant dates specified in FEES 4.3.6 R (2) If an event specified in column 4 occurs during the course of a fee year, 30 days after the occurrence of that event or, if later,	A person becomes registered as an issuer of a regulated covered bond

			4 Events occur- ring during the period leading to modified periodic
1 Fee payer	2 Fee payable	3 Due date	fee
		the dates speci- fied in FEES 4.3.6 R	
(i) A non-UK AIFM which has notified the FCA of its intention to market an AIF in the UK under regulation 59 of the AIFMD UK regulation and which has not ceased to mar- ket that AIF in the UK as at 1 April of the cur- rent fee year.	For each notification made by the AIFM of the kind specified in part 2 of FEES 4 Annex 4, the amount specified in part 2 of FEES 4 Annex 4	(1) Unless (2) applies, on or before 1 August, or, if later, within 30 days of the date of the invoice (2) If an event in column 4 occurs during the course of a financial year, 30 days after the occurrence of that	The FCA receives a notification to market in the UK
(ii) non-UK AIFM which has notified the FCA of its intention to market an AIF in the UK under regulation 58 or 59 of the AIFMD UK regulation and which has not ceased to market that AIF in the UK as at 1 April of the current fee year.		event	
A small regis- tered UK AIFM	The basic fee contained in part 3 of FEES 4 Annex 4		The AIFM is registered by the FCA under regulation 10 of the AIFMD UK regulation. [deleted]
A third country legal repres- entative	The tariff speci- fied in FEES 4 An- nex 15R	Payable in ac- cordance with FEES 4.3.6R	Not applicable

1 Fee payer	2 Fee payable	3 Due date	4 Events occur- ring during the period leading to modified periodic fee
A benchmark endorser	The tariff speci- fied in FEES 4 An- nex 15R	Payable in ac- cordance with FEES 4.3.6R	Not applicable
Any UK-based firm registered as a credit rating agency; a trade repository; a securitisation repository or any third country firm certified as a credit rating agency or recognised as a trade repository.	The tariff specified in FEES 4 Annex 16R	Within 30 days of the date of the invoice	Not applicable
Proxy advisor	(1) £5,000 (2) For a proxy advisor which is already trading on 1 April 2020, the amount specified in (1) upon notifying the FCA. (3) For a proxy advisor which starting trading after 1 April 2020, the fee payable is prorated in proportion to the months remaining in the financial year 1 April – 31 March, including the month of notification.	(1) At the time of notification (2) For a proxy advisor which has already notified the FCA, within 30 days of the date of the invoice	Not applicable

Note: Sponsors on the list of approved sponsors as at 1 April each year will be liable for the full year's annual fee unless ■ FEES 4.3.13 R applies.

4.2.11A





4.3 Periodic fee payable by firms (other than AIFM qualifiers, ICVCs and **UCITS** qualifiers)

- 4.3.1 The periodic fee payable by a firm (except an AIFM qualifier, ICVC or a UCITS qualifier) is:
 - (1) each periodic fee applicable to it calculated in accordance with ■ FEES 4.3.3 R, using information obtained in accordance with ■ FEES 4.4; plus
 - (1A) any periodic fee applicable to it calculated in accordance with ■ FEES 4.3.3A R using information relating to its *UK* business obtained in accordance with ■ FEES 4.4 (or by other means in the case of the Bank of England); less
 - (2) any deductions from the periodic fee specified in Part 2 of ■ FEES 4 Annex 2AR or Part 7 of ■ FEES 4 Annex 11R.
- G 4.3.2 (1) The amount payable by each firm will depend upon the category (or categories) of regulated activities or payment services it is engaged in (fee-blocks) and whether it is issuing electronic money, and on the amount of business it conducts in each category (tariff base). The feeblocks and tariffs are identified in ■ FEES 4 Annex 1AR (and guidance on calculating certain of the tariffs is at ■ FEES 4 Annex 12 G and ■ FEES 4 Annex 13G) while ■ FEES 4 Annex 2AR sets out the tariff rates for the relevant fee year. In the case of firms that provide payment services and/or issue electronic money, the relevant fee blocks, tariffs and rates are set out in ■ FEES 4 Annex 11R.
 - (2) [deleted]

Calculation of periodic fee for fee-paying payment service providers, CBTL firms, data reporting services providers and fee-paying electronic money issuers

- The periodic fee referred to in FEES 4.3.1 R is (except in relation to the 4.3.3 Society, fee-paying payment service providers, CBTL firms, fee-paying electronic money issuers and data reporting services providers) calculated as follows:
 - (1) identify each of the tariffs set out in Part 1 of FEES 4 Annex 2AR which apply to the business of the firm for the period specified in that annex;

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- (2) for each of the applicable tariffs, calculate the sum payable in relation to the business of the *firm* for that period;
- (3) add together the amounts calculated under (2);
- (4) work out whether an A.0, or , CC.0 minimum fee is payable under Part 2 of FEES 4 Annex 2AR and if so how much (except that that minimum fee is not payable again by a *firm* whose *permission* is extended if the fee was already payable before the extension);
- (4A) work out whether an AP.0 FCA prudential fee is payable under Part 2 of FEES 4 Annex 2AR and if so how much;
- (4B) [deleted]
 - (5) add together the amounts calculated under (3), (4) and (4A); and
 - (6) apply any applicable payment charge specified in FEES 4.2.4 R, provided that:
 - (a) for payment by direct debit, successful collection of the amount due is made at the first attempt by the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA); or
 - (b) for payment by credit transfer, the amount due is received by the *FCA* (in its own capacity and, if applicable, in its capacity as collection agent for the *PRA*) on or before the due date.

[Note: Transitional provisions apply to ■ FEES 4.3.3R for *firms* in activity groups A.3 and A.4 – see ■ FEES TP 13]

Calculation of periodic fee for fee-paying payment service providers, CBTL firms, data reporting services providers (other than incoming data reporting services providers) and fee-paying electronic money issuers

4.3.3A R

The periodic fee referred to in ■ FEES 4.3.1 R in relation to fee-paying payment service providers, CBTL firms, data reporting services providers and fee-paying electronic money issuers is calculated in accordance with ■ FEES 4 Annex 11 R.

Modification for firms with new or extended permissions

4.3.4 G

- (1) A *firm* which becomes authorised or registered during the course of a *fee year* will be required to pay a proportion of the periodic fee which reflects the proportion of the year for which it will have a *permission* or the right to provide particular *payment services* or the right to issue *electronic money* see FEES 4.2.5 G and FEES 4.2.6 R.
- (2) Similarly a *firm* which extends its *permission* or its right to provide particular *payment services* so that its business then falls within additional fee blocks will be required to pay a further periodic fee under this section for those additional fee blocks, but discounted to reflect the proportion of the year for which the *firm* has the extended permission or *payment services* activity see FEES 4.2.6 R and FEES 4.2.7 R.

- (3) [deleted]
- (4) These provisions do not apply to a firm's periodic fees in relation to its permission for operating a multilateral trading facility obtained from the FCA during the course of a fee year.

Amount payable by the Society of Lloyd's

4.3.5 R The periodic fee referred to in ■ FEES 4.3.1 R in relation to the Society is specified against its name in ■ FEES 4 Annex 2AR.

Time of payment

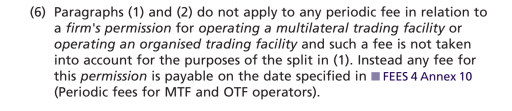
- 4.3.6 R
- (1) [deleted]
- (1A) [deleted]
- (1B) [deleted]
- (1C) If a person meets either of the conditions in (1D) it must pay the FCA the fee in (1E).
- (1D) A person meets the conditions referred to in (1C) if:
 - (a) its periodic fee for the previous fee year was at least £50,000 and it is:
 - (i) an FCA-authorised person; or
 - (ii) a designated professional body; or
 - (iii) a recognised investment exchange; or
 - (iv) a regulated covered bond issuer; or
 - (b) it is a PRA-authorised person and its combined FCA and PRA periodic fees for the previous fee year were at least £50,000.
- (1E) The fee in (1C) is:
 - (a) an amount equal to 50% of the FCA periodic fee payable for the previous fee year by:

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- (i) 1 April; or
- (ii) if later, within 30 days of the date of the invoice, in the *fee* year to which the sum due under FEES 4.2.1R relates; and
- (b) the balance of the FCA periodic fee due for the current fee year by:
 - (i) 1 September; or
 - (ii) if later, within 30 days of the date of the invoice, in the *fee* year to which that sum relates.

[Note: If the firm is a PRA-authorised person that meets the condition at ■FEES 4.3.6R(1)(D)(b), the firm will also pay its PRA periodic fees in two tranches as specified in the Fees Part of the PRA Rulebook. The FCA, acting as the PRA's collection agent, will collect these fees.]

- (2) If the firm's, designated professional body's, recognised investment exchange's, or regulated covered bond issuer's periodic fee for the previous fee year was less than £50,000, it must pay the periodic fee due in full by 1 August or, if later, within 30 days of the date of the invoice in the fee year to which that sum relates.
- (3) If a firm has applied to cancel its Part 4A permission in the way set out in SUP 6.4.5 D (Cancellation of permission), or its status as a payment institution under regulation 10 of the Payment Services Regulations (Cancellation of authorisation) or as regulation 10 is applied by regulation 14 of the Payment Services Regulations (Supplementary provisions), or its status as an electronic money issuer under regulation 10 of the Electronic Money Regulations (Cancellation of authorisation) or as regulation 10 is applied by regulation 15 of the Electronic Money Regulations (Supplementary provisions), or its registration as a CBTL firm under article 13(c) of the MCD Order or its authorisation as a data reporting services provider under regulation 11 of the DRS Regulations, then (1) and (2) do not apply but it must pay the total amount due when the application is made.
- (4) If the FCA has exercised its *own-initiative powers* to cancel a *firm's Part 4A permission*, then (1) and (2) do not apply but the *firm* must pay the total amount due immediately before the cancellation becomes effective.
- (4A) If the FCA has cancelled a firm's authorisation or registration under regulation 10 of the Payment Services Regulations or regulation 10 of the Electronic Money Regulations or its registration under regulation 10 as applied by regulation 14 of the Payment Services Regulations or its registration under regulation 10 as applied by regulation 15 of the Electronic Money Regulations, or its registration under article 13 (except under article 13(c)) of the MCD Order, or its authorisation as a data reporting services provider under regulation 11 or 12 of the DRS Regulations, then (1) and (2) do not apply but the firm must pay the total amount due immediately before the cancellation becomes effective.
 - (5) [deleted]
- (5A) [deleted]



4.3.6A R

Groups of firms

- A firm which is a member of a group may pay all of the amounts due from 4.3.7 other *firms* in the same *group* under ■ FEES 4.2.1 R, if:
 - (1) it notifies the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA) in writing of the name of each other firm within the group for which it will pay; and
 - (2) it pays the fees, in accordance with this chapter, as a single amount as if that were the amount required from the firm under ■ FEES 4.2.1 R.
- G 4.3.8 A notification under ■ FEES 4.3.7R (1) should be made in accordance with ■ SUP 15.7 (Form and method of notification).
- 4.3.9 G If the payment made does not satisfy in full the periodic fees payable by all of the members of the *group* notified to the *FCA* under ■ FEES 4.3.7 R, the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA) will apply the sum received among the firms which have been identified in the notification given under ■ FEES 4.3.7R (1) in proportion to the amounts due from them. Each firm will remain responsible for the payment of the outstanding balance attributable to it.
- G 4.3.10 If a firm pays its fees through an agent outside the scope of ■ FEES 4.3.7 R, the firm is responsible for ensuring that the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA) is informed that the sum being paid is for that firm's periodic fees.
- 4.3.11 G [deleted]
- 4.3.12 R [deleted]
- 4.3.12A R [deleted]

Firms Applying to Cancel or Vary Permission Before Start of Period

- 4.3.13 R
- (1) If:
 - (a) a firm:

- (i) makes an application to vary its permission (by reducing its scope), or cancel it, in the way set out in SUP 6.3.15D(3) (Variation of permission) and SUP 6.4.5D (Cancellation of permission); or
- (ii) applies to vary (by reducing its scope) or cancel its authorisation or registration (regulation 8 and 10(1) of the *Payment Services Regulations* including as applied by regulation 14 of the *Payment Services Regulations*); or
- (iii) applies to cancel its authorisation or registration (regulation 10 and 12 of the *Electronic Money Regulations* including as applied by regulation 15 of the *Electronic Money Regulations*); or
- (iv) applies for revocation of its registration under article 13(c) of the MCD Order; or
- (v) applies to vary (by reducing its scope) or cancel its authorisation as a *data reporting services provider* under regulation 11 and 12 of the *DRS Regulations*; or
- (aa) an issuer makes an application for de-listing; or
- (ab) a *sponsor* notifies the *FCA* of its intention to be removed from the list of approved *sponsors*; and
- (b) the *firm*, *issuer* or *sponsor* makes the application or notification referred to in (a), (aa) or (ab) respectively, before the start of the *fee year* to which the fee relates;
- FEES 4.2.1 R applies to the *firm* as if the relevant variation or cancellation of the *firm*'s *permission* or authorisation or registration under the *Payment Services Regulations*, *MCD Order*, *DRS Regulations* or the *Electronic Money Regulations*, de-listing or removal from the list of approved *sponsors*, took effect immediately before the start of the *fee year* to which the fee relates.
- (2) But (1) does not apply if, due to the continuing nature of the business, the variation, cancellation, de-listing or removal is not to take effect on or before 30 June of the *fee year* to which the fee relates.

4.3.13A R

4.3.14 G

The due dates for payment of periodic fees are modified by ■ FEES 4.3.6R(3), ■ FEES 4.3.6R(4) and ■ FEES 4.3.6R(4A) respectively where:

- (1) a firm has applied to cancel its:
 - (a) Part 4A permission; or
 - (b) its authorisation or registration under the *Payment Services* Regulations or the *Electronic Money Regulations*; or
 - (c) its registration as a *CBTL firm* under article 13(c) of the *MCD Order*; or
 - (d) authorisation under regulation 11 of the DRS Regulations; or
- (2) the FCA has exercised its:

- (a) own-initiative powers to cancel a firm's Part 4A permission; or
- (b) powers under regulation 10 (Cancellation of authorisation), including as applied by regulation 14 (Supplementary provisions) of the Payment Services Regulations to cancel a firm's authorisation or registration under the Payment Services Regulations; or
- (c) powers under regulation 10 (Cancellation of authorisation), including as applied by regulation 15 (Supplementary provisions) of the Electronic Money Regulations or regulation 11 of the DRS Regulations; or
- (d) powers under article 13 (Revocation of registration), excluding article 13(c), of the MCD Order.

Firms acquiring businesses from other firms

- **4.3.15** R | [deleted]
- 4.3.16 R (1) [deleted]
 - (2) [deleted]
 - (3) [deleted]
- 4.3.17 R (1) This rule applies if:
 - (a) a firm (A)
 - (i) (A) acquires all or a part of the business of another *firm* (B), whether by merger, acquisition of goodwill or otherwise; and
 - (B) would be required to pay a periodic fee in the *fee year* in which the acquisition takes place; or
 - (ii) becomes authorised or registered as a result of another firm's
 (B) simple change of legal status (as defined in
 FEES 3 Annex 1R Part 6); and
 - (b) had that acquisition or simple change of legal status (or any associated cancellation) not taken place, a periodic fee would have been payable by B in that same fee year.
 - (2) If, before the date of acquisition or simple change of legal status, B had paid any periodic fee that would have become payable by it in that fee year, FEES 4.2.1R and FEES 4.2.7ER to FEES 4.2.7KR will not apply to A in relation to the business of B.
 - (3) (a) If, before the date of acquisition or simple change of legal status, B had not paid any periodic fee that would have become payable by it in that fee year, FEES 4.2.1R and FEES 4.2.7ER to FEES 4.2.7KR will apply to A in relation to the business of B.
 - (b) Periodic fees that would have become payable in that fee year include those which may have been dis-applied under ■ FEES 4.3.13R.
 - (4) Regardless of A's valuation date:
 - (a) if the acquisition or simple change of legal status takes place before B's valuation date, then A must report the tariff data for, and pay fees or levies on, the transferred business up to the date of the transfer; and
 - (b) if the acquisition or simple change of legal status takes place after B's valuation date and B has not paid the relevant fees or levies, then the data should be reported and fees be paid by A as if the transfer had taken place immediately before the valuation (if B continues to be authorised, it should strip the transferred business out of its report).



4.4 Information on which fees are calculated

- 4.4.1 R A firm (other than the Society or an MTF or OTF operator in relation to its MTF or OTF business) must notify to the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA) the value (as at the valuation date specified in Part 5 of ■ FEES 4 Annex 1AR) of each element of business on which the periodic fee payable by the firm is to be calculated.
- 4.4.2 A firm (other than the Society) must send to the FCA (in its own capacity and, if applicable, in its capacity as collection agent for the PRA) in writing the information required under ■ FEES 4.4.1 R as soon as reasonably practicable, and in any event within two months, after the date specified as the valuation date in Part 5 of ■ FEES 4 Annex 1AR in relation to fees payable to the FCA (or ■ FEES 4.2.7B R where applicable) unless ■ FEES 4.4.2AR applies.
- 4.4.2A If a firm is a UK Solvency II firm in activity group A.3 or A.4 and the PRA or the FCA has either:
 - (1) not received the necessary tariff data on a timely basis in line with Part 3 and 5 of ■ FEES 4 Annex 1AR; or
 - (2) deemed the tariff data received to be incomplete or insufficiently reliable, by reference to a specific firm or across all or part of the activity group,

the FCA may use tariff data from the previous reporting period for the periodic fees calculation.

- R 4.4.2B For firms in activity group A.3 and A.4, if the data source specified in the applicable tariff base in Part 3 of ■ FEES 4 Annex 1AR is not available to the PRA or FCA for any reason and the same data is available to the PRA or FCA from an alternative source, the FCA may use that alternative source to calculate the tariff rates under ■ FEES 4 Annex 2AR.
- 4.4.3 To the extent that a *firm* has provided the information required by this section as part of its compliance with another provision of the Handbook, it is deemed to have complied with the provisions of this section.
- In most cases a firm will provide the information required by this section as 4.4.4 part of its compliance with the provisions of SUP. To the extent that the FCA does not obtain sufficient, or sufficiently detailed, information it may seek

this by using the general information gathering powers (see \blacksquare SUP 2 (Information gathering by the FCA or PRA on its own initiative)).

- **4.4.5** R [deleted], except those provided on a *cross border services* basis.
- The obligations of a *firm* to supply information as set out in ■FEES 4.4.1 R and FEES 4.4.2 R do not apply in respect of any of its *payment services* business.

Information relating to payment services and the issuance of electronic money

- A fee-paying payment service provider and a fee-paying electronic money issuer must notify to the FCA the value (as at the valuation date specified in Part 4 of FEES 4 Annex 11) of each element of business on which the periodic fee (other than a flat fee) payable by the firm under 1 R is to be calculated, including any payment services carried on by its agents from an establishment in the United Kingdom.
- A firm must send to the FCA in writing the information required under

 FEES 4.4.7 D as soon as reasonably practicable, and in any event within two months, after the date specified as the valuation date in Part 4 of

 FEES 4 Annex 11.
- To the extent that a *firm* has provided the information required by FEES 4.4.7 D to the *FCA* as part of its compliance with another provision of the *Handbook*, it is deemed to have complied with the provisions of that direction.

FCA activity groups, tariff bases and valuation dates

Part 1

This table shows how the FCA links the regulated activities for which a firm has permission to activity groups (fee-blocks). A firm can use the table to identify which fee-blocks it falls into based on its permission.

Activity Fee payer falls in the activity group if: group its permission includes accepting deposits or operating a dormant account fund BUT A.1 Deposit **DOES NOT** include either of the following: acceptors effecting contracts of insurance; carrying out contracts of insurance. A.2 Home its permission includes a regulated activity within one or more of the following: finance entering into a home finance transaction; or providers and adminadministering a home finance transaction; or agreeing to carry on a regulated activity istrators which is within either of the above. A.3 Insurers its permission includes one or more of the following: - general - effecting contracts of insurance; and UK **ISPVs** - carrying out contracts of insurance; in respect of specified investments that are: - general insurance contracts; or - long-term insurance contracts other than life policies OR it has permission to carry on insurance risk transformation. A.4 Insurers its permission includes one or more of the following: - life - effecting contracts of insurance; - carrying out contracts of insurance; in respect of specified investments including life policies; - entering as provider into a funeral plan contract. A.5 Manits permission includes managing the underwriting capacity of a Lloyd's syndicate as a managing agent at Lloyd's. aging agents at Lloyd's A.6 The Soit is the Society of Lloyd's ciety of Lloyd's **Note for** authorised professional firms:

Note for authorised professional fiffis.

Generally, for fee-blocks A.7 to A.19 below, only those *regulated activities* that are not limited to *non-mainstream regulated activities* should be taken into account in determining which fee-block(s) fee-payers belong to for the purpose of charging periodic fees. However, in the case that all the *regulated activity* within a *firm permission* are limited to *non-mainstream regulated activities*, then

that firms will be allocated to fee-block A.13 alone. This does not prevent a fee being payable by an authorised professional firm under FEES 3.2.7 R and/or FEES 3.2.7 A R(c) where it applies to vary its Part 4A permission such that it would normally be allocated to fee-block(s) other than A.13 if the variation was granted.

A.7 Portfolio managers

(1) its permission includes managing investments (a firm falling within this category is a class (1) firm);

OR

(2) its permission includes

ONLY either one or both of:

safeguarding and administering of investments (without arranging); and arranging safeguarding and administration of assets (a firm falling within this category is a class (2) firm);

OR

(3) the firm is a venture capital firm (a firm falling within this category is a class (3) firm if it is not a class (1) or (2) firm).

(4) its permission includes managing an AIF or managing a UK UCITS (a class 4 firm) Note:

Class (1) firms are subdivided into three classes:

- class (1)A, where the funds managed by the firm belong to one or more occupational pension schemes;
- class (1)B, where:
- (a) the firm is not a class (1)A firm; and
- (b) the *firm* permission includes **NEITHER** of the following:

safeguarding and administering investments (without arranging);

arranging safeguarding and administration of assets; and (c) the firm EITHER:

has a requirement that prohibits the firm from holding or controlling client money, or both: OR

if it does not have such a requirement, only holds or controls client money (or both), arising from an agreement under which commission is rebated to a client; and

- class (1)C, where the firm is not within class (1)A or class (1)B.

A.9 Managers and depositaries of investment funds, and operators of collective investment

schemes or

pension

schemes

(1) its permission:

(a) includes one or more of the following:

managing an AIF;

managing a UK UCITS

acting as trustee or depositary of an AIF;

acting as trustee or depositary of a UK UCITS establishing, operating or winding up a collective investment scheme;

establishing, operating or winding up a personal pension scheme or a stakeholder pension scheme (but only if the firm does not fall within activity group A1 or A4);

AND

(b) **PROVIDED** the *firm* is NOT one of the following:

OR

a corporate finance advisory firm;

FEES 4 Annex 1A/2

a *firm* in which the above activities are limited to carrying out *corporate finance* business;

a venture capital firm;

a firm which would be a venture capital firm but for the inclusion of managing an AIF on its permission; but only where the firm is managing an AIF exclusively in respect of AIFs which only invest in venture capital investments.

OR

(2) if the fee-payer has none of the *regulated activities* above within its *permission*, but ALL the remaining *regulated activities* in its *permission* are limited to carrying out trustee activities.

A.10 Firms dealing as principal

its permission includes

(a) dealing in investments as principal

BUT NOT if one or more of the following apply:

the firm is acting exclusively as a matched principal broker;

the above activity is limited either toestablishing, operating or winding up a collective investment scheme, establishing, operating or winding up a personal pension scheme or a stakeholder pension scheme, or to carrying out depositary activities;

the firm is a corporate finance advisory firm;

the above activity is otherwise limited to carrying out corporate finance business;

the *firm* is subject to a *limitation* to the effect that the *firm*, in carrying on this *regulated activity*, is limited to entering into transactions in a manner which, if the *firm* was an *unauthorised person*, would come within article 16 of the *Regulated Activities Order* (Dealing in contractually based investments);

the above activity is limited to not acting as a market maker;

the firm is an oil market participant, energy market participant or a local

its permission includes either:

- effecting contracts of insurance; or
- carrying out contracts of insurance.

A.13 Advisors, arrangers, dealers or brokers

(1) it is an authorised professional firm and ALL the regulated activities in its permission are limited to non-mainstream regulated activities (a firm falling within this category is a class (1) firm);

OR

- (2) its permission:
- (a) includes one or more of the following:
- (i)in relation to one or more designated investments:

dealing in investments as agent;

arranging (bringing about) deals in investments;

making arrangements with a view to transactions in investments;

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dealing as principal in investments where the activity is carried on as a matched principal broker, oil market participant, energy market participant or local;

advising on investments (except P2P agreements)

(except pension transfers and pension opt-outs);

giving basic advice on a stakeholder product;

advising on pension transfers and pension opt-outs;

advising on syndicate participation at Lloyd's;

(ii) advising on P2P agreements;

(iii) in relation to a structured deposit:

dealing in investments as agent; or

arranging (bringing about deals) in investments;

or making arrangements with a view to transactions in investments; or

advising on investments (except P2P agreements); or

advising on investments (except pension transfers and pension opt-outs);

(b) BUT NONE of the following:

effecting contracts of insurance; or

carrying out contracts of insurance;

AND(c) PROVIDED the fee-payer is NOT any of the following:

a corporate finance advisory firm;

a firm for whom all of the applicable activities above are otherwise limited to carrying out corporate finance business;

a firm for whom all the applicable activities aboveare limited to carrying out venture capital business;

a firm for whom all the applicable activities above are limited to acting as a residual CIS operator;

a firm for whom all the applicable activities above are limited to acting as trustee or depositary of an AIF and/or acting as trustee or depositary of a UK UCITS a service company.

A firm falling within (2) and not (1) is a class 2 firm.

A.14 Corporate finance advisers

the firm is carrying on corporate finance business PROVIDED the fee-payer is NOT a venture capital firm.

A.18 Home finance providers, advisers and

arrangers

its permission includes a regulated activity within one or more of the following:

entering into a home finance transaction; or

arranging (bringing about) a home finance transaction; or

making arrangements with a view to a home finance transaction; or

advising on a home finance transaction; or

agreeing to carry on a regulated activity which is within any of the above.

A.19 General insurance distribution

its permission includes one or more of the following in relation to a non-investment in-

surance contract:

dealing in investments as agent; or

arranging (bringing about) deals in investments; or

making arrangements with a view to transactions in investments; or

assisting in the administration and performance of a contract of insurance; or

advising on investments; or

agreeing to carry on a regulated activity which is within any of the above.

A.21 Firms (1) It is a firm carrying on a regulated activity defined in fee-block A.13; holding client money or assets, or both

AND EITHER OR BOTH:

(2A) It is a firm to which the client money rules apply

AND/OR

(2B) Its permissions includes safeguarding and administration of assets (without arranging)

UNLESS

CASS does not apply to that firm in accordance with CASS 1.2

B. Service companies it is a service company.

B. MTF and OTF operatorsoperators

its permission includes operating a multilateral trading facility or operating an organised trading facility.

B. Regulated benchmark admin-

istrators

it has a Part 4A permission to carry on the regulated activity of administering a

benchmark.

B. Recognised investment exchanges it is a recognised investment exchange.

B. [deleted]

B. Recognised overseas investment exchanges

it is a recognised overseas investment exchange.

CC1. Creditrelated regulated activities with lim-

it carries on credit-related regulated activities; and

it has a limited permission; and

ited

it is not a not-for-profit debt advice body; and

permission

it is not a credit union or community finance organisation.

CC2. Creditrelated regulated activities

it carries on credit-related regulated activities; and

it does not have a limited permission; and

it is not a not-for-profit debt advice body; and

it is not a credit union or community finance organisation.

CMC. it is a claims management company.

Part 2

This table sets out the activity groups (fee blocks) in relation to (i) the minimum feespayable to the FCA and (ii) the prudential fee payable to the FCA.

Activity group

Fee payer falls into the fee-block if

A.0 FCA (1) it is in at least one of the fee blocks under Part 1; and

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minimum fee	(2) it is not:
	(a) a <i>UK ISPV</i> ; or
	(b) a firm whose only permission is operating a dormant fund account; or
	(c) a firm exclusively carrying on credit-related regulated activities.
AP.0 <i>FCA</i> prudential	(1) it is an FCA authorised personother than an FCA authorised person exclusively carrying on credit-related regulated activities; and
fee	(2) the periodic fee it pays to the FCA is not limited to the A.0 FCA minimum fee.

Part 3

This table indicates the tariff base for each fee-block set out in Part 1.

The tariff base in this Part is the means by which the FCA measures the amount of business conducted by a firm for the purposes of calculating the annual periodic fees payable to the FCA by that

111111.	
Activity group	Tariff base
A.1	MODIFIED ELIGIBLE LIABILITIES
	For banks and building societies:
	Item B of Form ELS (Note (1)):
	(1 + 2 + 3 + 4 + 0.6*5 + 6 - 8 - 9A - 9B - 10A - 10B - 10C - 11A - 11B - 0.6*12) + (1/3)*(F1 + F2 + F3 + F4 + 0.6*F5 + F6 - F8 - F9A - F9B - F10A - F10B - F10C - F11A - F11B - 0.6*F12)
	- 13M
	Notes:
	(1) All references in the above formula are to entries on Form ELS (that is, the Eligible Liabilities Return completed to provide information by <i>banks</i> and <i>building societies</i> to the Bank of England as required by the Bank of England Act 1998).
	(2) The figures reported on the Form ELS relate to business conducted out of offices in the <i>United Kingdom</i> .
	For credit unions:
	Deposits with the credit union (share capital)
	LESS
	the credit union's bank deposits (investments + cash at bank)
	Note:
	Only United Kingdom business is relevant for calculating credit unions' MELs.
	Note:
	For a dormant account fund operator the tariff base is not relevant and the flat fee in FEES 4 Annex 2A R is payable.

A.2 NUMBER OF HOME FINANCE TRANSACTIONS ENTERED INTO AND ADMINISTERED

The number of newhome finance transactions entered into;

AND

The number of home finance transactions being administered:

- (a) multiplied by 0.05 for firms with permission for administering a home finance transaction but not permission for entering into a home finance transaction; or
- (b) by 0.5 for all other firms.

Notes:

- (1)[deleted]
- (2) For the measure of the number of contracts being administered, each charge counts as one contract, irrespective of the number of loans involved.
- (3) Home finance transactions administered include those that the firm administers on behalf of other firms.

A.3 GROSS WRITTEN PREMIUM FOR FEES PURPOSES AND BEST ESTIMATE LIABILITIES FOR FEES PURPOSES

Gross written premium for fees purposes means:

- (1) for UK Solvency II firms, a *firm's* gross written premium as reported to the *PRA*, being the total of items entered under row codes R0110, R0120 and R0130, as expressed in column code C0200 where this column is completed for those row codes of the annual quantitative reporting template S.05.01.01; and
- (2) [deleted]
- (3) for non-directive firms, a firm's gross premium written as reported to the PRA under item 11 of form 11, or where this is not reported because the firm is a Swiss general insurer or holds a relevant waiver given by the PRA under the PRA Rulebook, the entry at sheet 1, line 1, column 1, of form 20A, or where the firm is a friendly society, the income and expenditure account entry for gross premium written or contributions as income receivable, as appropriate under the Friendly Societies (Accounts and Related Provisions) Regulation 1994 (SI 1994/1983).

AND

Best estimate liabilities for fees purposes means:

- (1) for UK Solvency II firms, a *firm's* best estimate liabilities as reported to the *PRA*, being the sum of items entered under row codes R0010, R0370, R0380, R0410 and R0420, column code C0180, of the annual quantitative reporting template S17.01.01; plus the sum of items entered under row codes R0010, R0030, column codes C0090, C0140 and C0190, of the annual quantitative reporting template S12.01.01; and
- (2) [deleted] for incoming EEA firms or incoming Treaty firms, a firm's best estimate liabilities as reported to their Home State regulator, being the sum of items entered under row codes R0010, R0370, R0380, R0410 and R0420, column code C0180, of the annual quantitative reporting template S17.01.01; plus the sum of items entered under row codes R0010, R0030, column codes C0090, C0140 and C0190, of the annual quantitative reporting template S12.01.01 but only in relation to the regulated activities of the firm which are carried on in the United Kingdom, except those provided on a cross border services basis; and
- (3) for non-directive firms, a firm's total gross technical provisions as reported to the *PRA* under item 19 of form 15, or where this is not reported because the *firm* is a marine *mutual*, item 29 of form M2, or where the *firm* is a *friendly society*, the balance sheet entry C3 'claims outstanding' where this entry is required under the Friendly Societies (Accounts and Related Provisions) Regulations 1994 (SI 1994/1983); and otherwise zero.

'Annual quantitative reporting template' has the meaning given in Fees Chapter 1 Application and Definitions of the *PRA Rulebook*.

'Corporate pension business' has the meaning given in Fees Chapter 1 Application and Definitions of the PRA Rulebook.

'UK Solvency II firm' has the meaning given in Insurance General Application 2 of the PRA Rulebook.

Notes:

- (1) The recovery of the FCA's annual funding requirement allocated to the A.3 feeblock will be weighted:
- (a) 90% from gross written premium for fees purposes; and
- (b) 10% from best estimate liabilities for fees purposes.
- (2) This tariff base (A.3 fee-block) does not include gross written premium for fees purposes and best estimate liabilities for fees purposes on which a composite firm reports data relevant for fee-block A.4.
- (3) Where any figure used in the calculation of this tariff base is a negative number, it shall instead be deemed to be zero.
- (4) For UK ISPVs this tariff base is not relevant and a flat fee set out in FEES 4 Annex 2AR is payable.

GROSS WRITTEN PREMIUM FOR FEES PURPOSES AND BEST ESTIMATE LIABILITIES FOR **A.4** FEES PURPOSES (see FEES 4 Annex 12 G)

Gross written premium for fees purposes means:

for UK Solvency II firms, a firm's gross written premium as reported to the PRA, being the item entered under row code R1410, column code C0300 of the annual quantitative reporting template \$05.01.01 minus corporate pension business as reported to the PRA under the annual quantitative reporting template \$14.01.01.

Best estimate liabilities for fees purposes means:

for UK Solvency II firms, a firm's best estimate liabilities as reported to the PRA, being the sum of items entered under row codes R0010 and R0030, column codes C0150 and C0210 minus the sum of items entered under row codes R0010 and R0030, column codes C0090, C0140 and C0190 of the annual quantitative reporting template S12.01.01; minus corporate pension business reported under the annual quantitative reporting template \$14.01.01.

[deleted]

'Annual quantitative reporting template' has the meaning given in Fees Chapter 1 Application and Definitions of the *PRA Rulebook*.

'Corporate pension business' has the meaning given in Fees Chapter 1 Application and Definitions of the *PRA Rulebook*.

'UK Solvency II firm' has the meaning given in Insurance General Application 2 of the *PRA Rulebook*.

Notes:

- (1) The recovery of the FCA's annual funding requirement allocated to the A.4 fee-block will be weighted:
- (a) 60% from gross written premium for fees purposes; and
- (b) 40% from best estimate liabilities for fees purposes.
- (2) For non-directive firms, including non-directive composite firms to the extent that they come within the A.4 fee block, the tariff base is not relevant to the level of fees due and only the minimum fee as specified in Part 2(b) of FEES 4 Annex 2AR is payable.
- (3) Where any figure used in the calculation of this tariff base is a negative number, it shall instead be deemed to be zero.

A.5 ACTIVE CAPACITY

The capacity of the *syndicate(s)* under management in the year in question. This includes the capacity for *syndicate(s)* that are not writing new business, but have not been closed off in the year in question.

A.6 Not applicable.

A.7 FUNDS UNDER MANAGEMENT (FuM)

The total value, in pounds sterling, of all assets (see note (a) below) in portfolios which the *firm* manages, on a discretionary basis (see note (b) below), in accordance with its terms of business, less:

- a) funds covered by the exclusion contained in article 38 (Attorneys) of the *Regulated Activities Order*:
- (b) funds covered by the exclusion contained in article 66(3) (Trustees, nominees and personal representatives) of the *Regulated Activities Order*;
- (c) funds covered by the exclusion contained in article 68(6) (Sale of goods or supply of services) of the *Regulated Activities Order*;
- (d) funds covered by the exclusion contained in article 69(5) (Groups and joint enterprises) of the *Regulated Activities Order*; and
- (e) the value of those parts of the managed portfolios in respect of which the responsibility for the discretionary management has been formally delegated to another *firm* (and which *firm* will include the value of the assets in question in its own FuM total); any such deduction should identify the *firm* to which management responsibility has been delegated.

Notes on FuM

- (a) Except for funds under management where the *fund* is an *AIF*, for the purposes of calculating the value of funds under management, assets means all assets that consist of or include any *investment* which is a *designated investment* or those assets in respect of which the arrangements for their management are such that the assets may consist of or include such *investments*, and either the assets have at any time since 29 April 1988 done so or the arrangements have at any time (whether before or after that date) been held out as arrangements under which the assets would do so.
- (aa) for funds under management, where the *fund* is an *AIF*, assets means all assets or property of any description of the *fund*.
- (b) Assets managed by the *firm* on a discretionary basis exclude the *firm*'s own assets. Assets managed on a non-discretionary basis, being assets that the *firm* has a contractual duty to keep under continuous review but in respect of which prior specific con-

A.9

sent of the client must be obtained for proposed transactions, are also excluded as this activity is covered in those charged to fees in activity group A.13.

- (c) In respect of collective investment schemes, assets means the total value of the assets of the scheme.
- (d) For an OPS firm, the FuM should also be reduced by the value of the assets held as a result of a decision taken in accordance with article 4(6) of The Financial Services and Markets Act 2000 (Carrying on Regulated Activities by Way of Business) Order 2001 (investments in collective investment scheme or bodies corporate which have as their primary purpose the acquisition, directly, or indirectly, of relevant investments, as defined in that article).
- (e) Only assets that are managed from an establishment maintained by the firm in the United Kingdom are relevant.
- (f) If the firm is managing an overlay portfolio of derivative instruments and the underlying assets are managed by itself or a firm within the same group that has not reported them separately to the FCA, or by a firm outside its group, then it should calculate the value of the derivatives and other assets as prescribed in the quidance in FSA038 in SUP 16 Annex 25.

If the underlying assets are managed by another firm within the same group who has reported their value separately to the FCA, then to avoid double-counting within the group, the calculation must be restricted to the exposure of the overlay.

GROSS INCOME(1) For AIFMs (excluding internally managed AIFs), management companies, operators (including ACDs and authorised fund managersof unit trusts or authorised contractual schemes but excluding operators of a personal pension scheme or a stakeholder pension scheme) and residual CIS operators

gross income from the activity relating to fee-block A.9 is defined as:

the amount of the annual charge on investments in the fund received or receivable in the latest accounting period (this is calculated as a % of funds invested, typically 1% p.a.);

PLUS(a)

the front-end or exit charge levied on sales or redemptions of collective investment schemes (typically 4-5% of sales/redemptions) in that same accounting period; and

(b) any amount the firm would have levied as such a charge but for a business decision to waive, discount or rebate etc. that charge;

any additional initial or management charges levied through a product wrapper such as an ISA;

BUT EXCLUDING box management profits.

(2)For depositaries (including trustees of collective investment schemes and ICVC or ACS depositaries):

The amount of the annual charge levied on investments in funds for which they act as depositary (typically a % of the total funds for which they act as depositary).(3)

For operators of a personal pension scheme or a stakeholder pension schemegross income from the activity relating to fee block A.9 is defined as:

The amount of the charges levied on the personal pension scheme or stakeholder pension scheme for which they act as operator:

including up-front charges, fund related charges, transaction related charges and periodic charges; but

excluding charges made to an investor in respect of third party suppliers; for example, charges for stock broking, borrowing, banking services and charges for arranging third party legal services, surveys or environmental screening in connection with property.

Note:

Only the gross income corresponding to *United Kingdom* business is relevant.

(4) Internally managed AIFs must use a proxy for gross income for the activities relating to fee block A.9. This is the total value of funds under management (as defined in fee block A.7) multiplied by 0.01.

A.10 NUMBER OF TRADERS

Any *employee* or agent, who:

ordinarily acts within the *United Kingdom* on behalf of an *authorised person* liable to pay fees to the *FCA* in its fee-block A.10 (firms dealing as principal); and who,

as part of their duties in relation to those activities of the *authorised person*, commits the *firm* in market dealings or in transactions in *securities* or in other *specified investments* in the course of *regulated activities*.

But not any employees or agents who work solely in the firm's MTF operation.

A firm may, as an option, report employees or agents as full-time equivalents (FTE), taking account of any part-time staff. In calculating the FTE, firms must take into account the total hours employees or agents have contracted to work for the firm and not the time employees or agents devote to the dealing in investments as principal functions set out in fee-block A.10. Any figures using the FTE calculation to be recorded to one decimal place, rounded down to the nearest decimal place.

A.13 ANNUAL INCOME

Annual income as defined in FEES 4 Annex 11A R

A.14 ANNUAL INCOME

Annual income as defined in FEES 4 Annex 11A R.

A.18 Annual income as defined in FEES 4 Annex 11A

A.19 Annual income as defined in FEES 4 Annex 11A

A.21 CLIENT MONEY/ASSETS HELD:

A value in pound sterling equal to:

Highest total amount of *client money* held by the *firm* during the 12 months ending 31 December before the relevant *fee year*

PLUS

Highest total value of *safe custody assets* held by the *firm* during the 12 months ending 31 December before the relevant *fee year*

B. Service companies

ANNUAL INCOME

Annual income as defined in FEES 4 Annex 11AR.

B. MTF and OTF operators

SUPERVISORY CATEGORY

The general supervisory category to which the MTF or OTF operator was assigned as at the start of the relevant fee year.

Annual income as defined in FEES 4 Annex 11AR for the purposes of the valuation date and submission time in Part 5 of FEES 4 Annex 1AR.

B. Regulated benchmark administrators

Annual income as defined in FEES 4 Annex 11AR.

Annual income as defined in FEES 4 Annex 11AR.

B. Recognised investment exchanges **B.** [deleted] B. Reco-Not applicable. gnised overseas investment exchanges Annual income as defined in FEES 4 Annex 11B R. CC1. Creditrelated regulated activities with limited permission CC2. Credit-Annual income as defined in FEES 4 Annex 11B R. related

Part 4

CMC.

regulated activities

This table indicates the tariff base for each fee block set out in Part 2.

Annual turnover as defined in FEES 4 Annex 11AR.

The tariff base in this Part is the means by which the FCA measures the amount of business conducted by a firm for the purposes of calculating the annual periodic fees payable to the FCA by that firm.

Activity Group	Tariff base	
A.0	Not applicable because the minimum fee is a specified amount.	
AP.0	The total periodic fees payable as a result of fee blocks A.2 and A.7 to A.19 in Part 1 of FEES 4 Annex 2A R excluding any periodic fee for operating a dormant fund account.	

Part 5

This table indicates the valuation date for each fee-block. A firm can calculate its tariff data in respect of fees payable to the FCA by applying the tariff bases set out in Part 3 with reference to the valuation dates shown in this table.

Activity Valuation date group

IN THIS TABLE, REFERENCES TO SPECIFIC DATES OR MONTHS ARE REFERENCES TO THE LATEST ONE OCCURRING BEFORE THE START OF THE PERIOD TO WHICH THE FEE APPLIES, UNLESS OTHERWISE SPE-CIFIED - E.G. FOR 2013/14 FEES (1 APRIL 2013 TO 31 MARCH 2014), A REFERENCE TO DECEMBER ME-ANS DECEMBER 2012.

Where a firm's tariff data is in a currency other than sterling, it should be converted into sterling at the exchange rate prevailing on the relevant valuation date.

A.1 For banks:

Modified eligible liabilities (MELs), valued at:

for a firm which reports monthly, the average of the MELs for October, November and December;

FEES 4 Annex 1A/12

	for a firm which reports quarterly, the MELs for December. For credit unions:
	For credit unions:
	MELs, valued at December or as disclosed by the most recent annual return made prior to that date.
	For building societies:
	MELs, valued at the average of the MELs for October, November and December.
A.2	Number of mortgages, home purchase plans, home reversion plans and regulated sale and rent back agreements entered into in the twelve months ending 31 December.
	AND
	Number of mortgages, home purchase plans, home reversion plans and regulated sale and rent back agreements being administered on 31 December.
A.3	The <i>firm's</i> gross written premium for fees purposes and its best estimate liabilities for fees purposes for the <i>firm's</i> financial year which ends in the calendar year to 31 December prior to commencement of the <i>fee year</i> .
A.4	For UK Solvency II firms, including <i>composite</i> UK Solvency II <i>firms</i> to the extent that they are required to report data used for this tariff base, the <i>firm's</i> gross written premium for fees purposes and its best estimate liabilities for fees purposes, for the <i>firm's</i> financial year which ends in the calendar year to 31 December prior to commencement of the <i>fee year</i> .
A.5	Active capacity (AC), in respect of the Underwriting Year (as reported to the <i>Society</i> of Lloyd's) which is current at the beginning of the period to which the fee relates.
	[Note: this is the Underwriting Year which is already in progress at the start of the fee period - e.g. for 2013/14 fees, the fee period will begin on 1 April 2013, which is in the 2013 Underwriting Year, so the AC for that Underwriting Year is the relevant measure.]
A.6	Not applicable.
A,7	Funds under management (FuM), valued at 31 December.
A.9	Annual gross income (GI) for the financial year ended in the calendar year ending 31 December.
A.10	Number of traders as at 31 December.
A.13	Annual income for the financial year ended in the calendar year ending 31 December.
A.14	Annual income for the financial year ended in the calendar year ending 31 December.
A.18	Annual income (AI) for the financial year ended in the calendar year ending 31 December.
A.19	Annual income (AI) for the financial year ended in the calendar year ending 31 December.
A.21	In respect of <i>client money</i> , the highest amount of <i>client money</i> held over the 12 months ending 31 December before the relevant <i>fee year</i> .
	In respect of safe custody assets, the highest amount of safe custody assets held over the 12 months ending 31 December before the relevant fee year.
B. Service companies	Annual income for the financial year ended in the calendar year ending 31 December.
B. MTF and	The start of the relevant fee year.
OTF operators	Annual income for the financial year ended in the calendar year ending 31 December 2019, to be submitted to the <i>FCA</i> in writing by 30 September 2020.
B. Regulated benchmark administrators	Annual income for the financial year ended in the calendar year ending 31 December.

B. Reco- gnised in- vestment exchanges	Annual income for the financial year ended in the calendar year ending 31 December.
B. Reco- gnised auc- tion platforms	Not applicable.
B. Recognised overseas investment exchanges	Not applicable.
CC1. Credit- related regulated activities with lim- ited permission	Annual income for the financial year ended in the calendar year ending 31 December.
CC2. Credit- related regulated activities	Annual income for the financial year ended in the calendar year ending 31 December.
CMC.	Annual turnover for the financial year ended in the calendar year ending 31 December.

FCA Fee rates and EEA/Treaty firm modifications for the period from 1 April 2020 to 31 March 2021

Part 1

This table shows the tariff rates applicable to each of the fee blocks set out in Part 1 of FEES 4 Annex 1A R.

- (1) For each activity group specified in the table below, the fee is the total of the sums payable for each of the tariff bands applicable to the *firm's* business, calculated by multiplying the value of the *firm's* tariff base by the rate applicable to each tranche of the tariff base, as indicated.
- (2) A *firm* may apply the relevant tariff bases and rates to non-*UK* business, as well as to its *UK* business, if:
 - (a) it has reasonable grounds for believing that the costs of identifying the *firm*'s *UK* business separately from its non-*UK* business in the way described in Part 3 of FEES 4 Annex 1A R are disproportionate to the difference in fees payable; and
 - (b) it notifies the FCA in writing at the same time as it provides the information concerned under FEES 4.4 (Information on which fees are calculated), or, if earlier, at the time it pays the fees concerned.
- (3) For a *firm* which has not complied with FEES 4.4.2R (Information on which fees are calculated) for this period:
 - (a) the fee is calculated using (where relevant) the valuation or valuations of business applicable to the previous period, multiplied by the factor of 1.10; and
 - (b) an additional fee of £250 is payable, unless the *firm* is a *PRA-authorised person* in which case an additional fee of £125 is payable instead.
 - (c) [deleted]

Activity group	Fee payable		
A.1	Band width (£million of Modified Eligible Liabilities (MELs))	Fee (£/£m or part £m of MELs)	
		General Periodic fee	
	>10 - 140	15.3105	
	>140 - 630	15.3105	
	>630 - 1,580	15.3105	
	>1,580 - 13,400	19.138	
	>13,400	25.262	
	The tariff rates in A.1 are not relevant for the per ant account fund. Instead a flat fee of £6,367 is p		
A.2	Band width (No. of mortgages and/or home finance transactions)	Fee (£/mortgage)	
	>50	2.718	
A.3	Gross written premium for fees purposes (GWP)	Periodic fee	
	Band Width (£million of GWP)	Fee (£/m or part £m of GWP)	

	>0.5	370.90
	PLUS	
	Best estimate liabilities for fees purposes (BEL)	General Periodic fee
	Band Width (£million of BEL)	Fee (£/£m or part £m of BEL)
	>1	22.73
	For UK ISPVs the tariff rates are not relevant and spect of each FCA financial year (the 12 months e	
A.4	Gross written premium for fees purposes (GWP)	General Periodic fee
	Band Width (£million of GWP)	Fee (£/£m or part £m of GWP)
	>1	186.02
	PLUS	
	Best estimate liabilities for fees purposes (BEL)	General Periodic fee
	Band Width (£million of BEL)	Fee (f/fm or part fm of BEL)
	>1	13.51
A.5	Band Width (£million of Active Capacity (AC))	Fee (£/£m or part £m of AC)
	>50	8.0158
A.6	Flat fee (£)	376,291.18
A.7	For class 1(C), (2), (3) and (4) firms:	
	Band Width (£million of Funds under Manage- ment (FuM))	Fee (f/fm or part fm of FuM)
	>10	5.0472
	For class 1(B) firms: the fee calculated as for class 1(A) firms: the fee calculated as for class 1(C) firm	
A.9	Band Width (£million of Gross Income (GI))	Fee (£/£m or part £m of GI)
	>1	907.63
A.10	Band Width (No. of traders)	Fee (£/person)
	>1	6,805.33
A.13	Dand Width (C thousands of annual insome (AIV)	Fac (C/C thousand or part C thou
A.13	Band Width (£ thousands of annual income (AI))	Fee (f/f thousand or part f thousand of AI)
	>100	2.8356
A.14	Band Width (£ thousands of annual income (AI))	Fee (£/£ thousand or part £ thousand of AI)
	>100	1.6524
A.18	Band Width (£ thousands of Annual Income (AI))	Fee (£/£ thousand or part £ thousand of AI)
	>100	10.598
A.19	Band Width (£ thousands of Annual Income (AI))	Fee (f/f thousand or part f thousand of AI)
	>100	1.693
A.21	Client money	
	Band Width (£ client money) (CM) held	Fee (£/£ millions or part £ million of CM)

	less than £1 million	123.719
	an amount equal to or greater than £1 million but less than or equal to £1 billion	92.79
	more than £1 billion	61.86
	PLUS	
	Safe custody assets	
	Band Width (£ safe custody assets) (CA) held	Fee (£/£ millions or part £ million of CA)
	less than £10 million	0.4641
	an amount equal to or greater than £10 million and less than or equal to £100 billion	0.3481
	more than £100 billion	0.2321
B. Service Companies	Band Width	Fee (f)
	Annual income up to and including £100,000 PLUS:	1,132
	Band width	Fee (£/£thousand or part £ thousand of income)
	Annual income over £100,000	1.31
B. Regu-	Band width	Fee (f)
lated benchmark admin-	Annual income up to and including 100,000 PLUS:	1,151
istrators	Band width	Fee (f/f thousand or part f thousand of income)
	Annual income over 100,000	1.179
B. Reco-	Band width	Fee (f)
gnised in- vestment	Annual income up to and including £10,000,000 PLUS:	107,161
exchanges	Band width	Foo (f)f thousand or part f thou
	Danu Wiutii	Fee (f/f thousand or part f thousand of income)
	Annual income over £10,000,000	3.969
B. [deleted]	[deleted]	
B. Recognised overseas investment exchanges	61,200, except as provided below	
	Recognised overseas investment exchanges that are EEA market operators before IP completion day	No fee is payable in respect of any complete <i>fee year</i> beginning on or after 1 April 2018 and ending before IP completion day.
		For the <i>fee year</i> in which IP completion day occurs the fee payable is in accordance with the formula set out below.
		(The above fee ÷ 12) multiplied by the number of calendar <i>months</i> (in-

		clusive) between the calendar <i>month</i> in which IP completion day occurs and the last calendar month of that <i>fee year</i> .
	Recognised overseas investment exchanges (including those that were EEA market operators immediately before IP completion day for fee years following the fee year in which IP completion day occurs)	60,000
B. MTF and OTF operators	As set out in FEES 4 Annex 10R (Periodic fees for MTF and OTF operators).	
CC1. Credit-re- lated regu- lated activ- ities with limited permission	Band Width (£ thousands of annual income (AI))	Fee (f)
	0 - 10	106
	>10 - 50	266
	>50 - 100	424
	>100	530
	PLUS:	
		Fee (f/f thousand or part f thousand of AI)
	>250	0.40167
CC2. Credit-re- lated regu- lated ac- tivities	Band Width (£ thousands of annual income (AI))	Fee (f)
	0 - 50	318
	>50 - 100	530
	>100	1,061
	PLUS:	
		Fee (f/f thousand or part f thousand of AI)
	>250	1.30542
CMC.	Band width (£ thousands of annual turnover)	Fee (£) for 2020/21
	0-50	500
	50-100	1,000
	>100	5.0584 per f thousand or part per f thousand
Notes		
1.	For the purposes of this table, "IP completion day European Union (Withdrawal Agreement) Act 202 Act) and regulations made under that section.	
Part 2		

Part 2

The tables below show the tariff rates (minimum fees) applicable to each of the fee blocks set out in Part 2 of FEES 4 Annex 1A R.

Part 2(a) shows the tariff rates (minimum fees) payable to the FCA by FCA-authorised persons and Part 2(b) shows the tariff rates (minimum fees) payable to the FCA by PRA-authorised persons.

[Note: PRA-authorised persons will also pay minimum fees to the PRA as set out in Chapter 3 of the Fees Part of the PRA Rulebook.]

Part 2(a) tariff rates (minimum fees) payable to the FCA by FCA-authorised persons

A.0 (1) £1,151 unless it is a community finance organisation with a tariff base of:

- (a) up to and including 3 mortgages and/or home finance transactions, in which case a minimum fee of £176 is payable; or
- (b) more than 3 but no more than 10 mortgages and/or home finance transactions, in which case a minimum fee of £597 is payable; or
- (c) more than 10 but no more than 50 mortgages and/or *home finance transactions*, in which case a minimum fee of £1,106 is payable.

(2)

[deleted]

(3)

[deleted]

[deleted]

(4) [deleted]

AP.0 Periodic fees payable under fee blocks A.2, A.7 to A.19 and A. 21 in Part 1 multiplied by rate £0.10365

Part 2(b) tariff rates (minimum fees) payable to the FCA by PRA-authorised persons

A.0 (1) £574 unless:

(a) It is a credit union that meets the conditions in

(2), in which case the minimum fee payable is as set

out in (2);
(b) it is a non-directive

friendly society that falls into the A.3 activity group but not the A.4 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less, in which case the minimum fee payable is £247; or

it is a non-directive friendly society that falls into the A.4 activity group but not the A.3 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best

(c)

estimate liabilities for fees

purposes of 1.0 million or less, in which case the minimum fee payable is £247; or (d) it is a non-directive friendly society that falls into the A.3 and A.4 activity groups and meets the conditions in (3)(a) and (3)(b), in which case the minimum fee payable is £247. (2) The conditions referred to in (1)(a) are that the credit union has a tariff base (Modified Eligible Liabilities) of: (a) 0 to 0.5million, in which case a minimum fee of £92 is payable, or (b) greater than 0.5millon, but less than 2.0million, in which case a minimum fee of £92 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes and bolds best estimate liabilities for fees purposes and best estimate liabilities for fees purposes are the same as used for Part 1 of this Annex.			
iess, in which case the minimum fee payable is f247; or (d) it is a non-directive friendly society that falls into the A.3 and A.4 activity groups and meets the conditions in (3)(a) and (3)(b), in which case the minimum fee payable is f247. (2) The conditions referred to in (1)(a) are that the credit union has a tariff base (Modified Eligible Liabilities) of: (a) 0 to 0.5million, in which case a minimum fee of f32 is payable; or (b) greater than 0.5millon but less than 2.0million, in which case a minimum fee of f310 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes and best estimate liabilities for fees purposes an			
friendly society that falls into the A.3 and A.4 activity groups and meets the conditions in (3)(a) and (3)(b), in which case the minimum fee payable is £247. (2) The conditions referred to in (1)(a) are that the credit union has a tariff base (Modified Eligible Liabilities) of: (a) 0 to 0.5million, in which case a minimum fee of £92 is payable; or (b) greater than 0.5millon but less than 2.0million, in which case a minimum fee of £310 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less in gross written premium for fees purposes of 1.0 million or less in gross written premium for fees purposes of 1.0 million or less in gross written premium for fees purposes of 1.0 million or less in gross written premium for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes			less, in which case the minimum fee payable is
union has a tariff base (Modified Eligible Liabilities) of: (a) 0 to 0.5million, in which case a minimum fee of £92 is payable; or (b) greater than 0.5millon but less than 2.0million, in which case a minimum fee of £310 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less in gross written premium for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes and best estimate liabilities for fees purposes		(d)	friendly society that falls into the A.3 and A.4 activ- ity groups and meets the conditions in (3)(a) and (3)(b), in which case the minimum fee payable is
case a minimum fee of f92 is payable; or (b) greater than 0.5millon but less than 2.0million, in which case a minimum fee of £310 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes	(2)	union has a tariff base (Mo	
but less than 2.0million, in which case a minimum fee of £310 is payable. (3) The conditions referred to in (1)(d) are that: (a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes and best estimate liabilities for fees purposes		(a)	case a minimum fee of
(a) the non-directive friendly society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes and best estimate liabilities for fees purposes and best estimate liabilities for fees purposes		(b)	but less than 2.0million, in which case a minimum
society falls into the A.3 activity group and has, for that activity, 0.5 mil- lion or less in gross writ- ten premium for fees pur- poses and holds best es- timate liabilities for fees purposes of 1.0 million or less; (b) the non-directive friendly society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less. The figures for gross written premium for fees pur- poses and best estimate liabilities for fees purposes	(3)	The conditions referred to	in (1)(d) are that:
society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or less. The figures for gross written premium for fees purposes and best estimate liabilities for fees purposes		(a)	society falls into the A.3 activity group and has, for that activity, 0.5 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or
poses and best estimate liabilities for fees purposes		(b)	society falls into the A.4 activity group and has, for that activity, written 1.0 million or less in gross written premium for fees purposes and holds best estimate liabilities for fees purposes of 1.0 million or
		poses and best estimate lia	bilities for fees purposes

Part 3 [deleted]

PRA fee rates and EEA/Treaty firm modifications for the period from 1 March 2014 to 28 February 2015

Ring-Fencing Implementation Fee [deleted]

Fees relating to the direct reporting of transactions to the FCA under SUP 17A for the period 1 April 2017 to 31 March 2018 [deleted]

Periodic fees in relation to collective investment schemes, AIFs marketed in the UK, small registered UK AIFMs and money market funds payable for the period 1 April 2020 to 31 March 2021

Part 1 - Periodic fees payable

Scheme type	Basic fee (<u>f</u>)	Total funds/sub- funds aggregate	Fund factor	Fee (£)
ICVC,	363.50	1-2	1	363.50
AUT,		3-6	2.5	908.75
ACS,		7-15	5	1,817.50
LTIFs,		16-50	11	3,998.50
Money market funds with effect from 21 July 2018		>50	22	7,997.00
non-UK AIFs recognised under	1,47850	1-2	1	1,478.50
section 272 of the Act		3-6	2.5	3,696.25
		7-15	5	7,392.50
		16-50	11	16,263.50
		>50	22	32,527.00

Fees are charged according to the number of funds or *sub-funds* operated by a *firm* as at 31 March preceding the relevant *fee year*. Where a new *collective investment scheme* becomes authorised during a *fee year*, fees are charged according to the number of funds or *sub-funds* operated by a *firm* as at the date of authorisation. Where more than one fund or *sub-fund* is operated, the number of funds (not including the *umbrella* or parent fund) produces a 'fund factor' in accordance with the table above, which is then applied to a basic fee to produce one total fee per *operator*. Fund factors are applied per *operator* rather than per *scheme* so that the fees relate to the number of funds rather than the number of *schemes*. This means that, for example, an *authorised fund manager* of three *schemes* pays the same as an *operator* or *authorised fund manager* of one *scheme* with three *sub-funds* (as only the *sub-funds* are counted).

Schemes set up under section 264 of the Act are charged according to the number of funds or sub-funds which a firm is operating and marketing into the UK as at 31 March immediately before the start of the period to which the fee applies. For example, for 2010/11fees a reference to 31 March means 31 March 2010.

Part 2 - Periodic fees for AIFs marketed in the UK, following a notification to the FCA under regulation 57, 58 or 59 of the AIFMD UK regulation

Kind of notification	Fee per <i>AIF</i> (£)
Notification under regulation 57 of the <i>AIFMD UK regulation</i>	337
Notification under regulation 58 of the <i>AIFMD UK regulation</i>	235
Notification under regulation 59 of the <i>AIFMD UK regulation</i>	337

Part 3 - Periodic fees paid by small registered UK AIFMs

The annual fee for small registered UK AIFMs is £663

Periodic fees for designated professional bodies: tariff base, valuation date and tariff rates

Part 1

This table sets out the tariff base and valuation date for the *designated professional bodies* fee-block. The tariff base and valuation date in this Part is the means by which the *FCA* calculates the annual periodic fees payable by a *designated professional body* to the *FCA*.

Activity group	Fee payer falls in the activity group if:	Tariff base	Valuation date
D.1 Designated professional bodies	It is a designated professional body	Number of exempt pro- fessional firms regu- lated or supervised by a designated professional body	As at 31 December prior to the <i>fee-year</i>

Part 2

This table sets out the tariff rates applicable to designated professional bodies

Fee payable in relation to 2020/21	Amount payable
Minimum fee, payable by all designated professional bodies	£10,000
Variable fee, payable by designated professional bodies where the number of exempt professional firms regulated or supervised by a designated professional body is greater than 1	£15.86 multiplied by the total number of exempt professional firms in excess of 1

Note

The Financial Services Register includes details of exempt professional firms carrying out insurance distribution activity.

Periodic fees for recognised investment exchanges, and recognised auction platforms payable in relation to the period 1 April 2016 to 31 March 2017

[deleted]

Periodic fees in relation to the Listing Rules for the period 1 April 2015 to 31 March 2016 [deleted]

Periodic fees in relation to the Disclosure and Transparency Rules for the period 1 April 2015 to 31 March 2016 [deleted]

Periodic fees for MTF operators payable in relation to the period 1 April 2020 to 31 March 2021

General supervisory category of *MTF* or *OTF* operator (see Note below)

Fee payable (£)

Due date

(i) 1 August 2020; or

(ii) 30 days from the date of the invoice in the case of a firm which receives permission to be operating a multilateral trading facility or to be operating an organised trading facility or whose permission is extended to include either activity in the course of the relevant financial year.

MTF or OTF operator has a named individual fixed portfolio supervisor

350,225

All other *MTF* or *OTF* operators (i.e. those supervised by a team of flexible portfolio supervisors)

33,028

[deleted]

Note: subject to FEES 4.3.13 R, this table applies to all *MTF* or *OTF* operators with *permission* to operate an *MTF* or *OTF* as at 1 April of the applicable *fee year*; irrespective of whether, and if so when, their *permission* to operate an *MTF* or *OTF* was subsequently cancelled during that *fee year*.

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Periodic fees in respect of payment services, electronic money issuance, regulated covered bonds, CBTL business, data reporting services and third party verifiers in relation to the period 1 April 2020 to 31 March 2021

This Annex sets out the periodic fees in respect of payment services carried on by fee-paying payment service providers under the Payment Services Regulations and electronic money issuance by fee-paying electronic money issuers under the Electronic Money Regulations and issuance of regulated covered bonds by issuers and CBTL business carried on by CBTL firms under the MCD Order and data reporting services providers (other than incoming data reporting services providers) under the DRS Regulations.

Part 1 - Method for calculating the fee for fee-paying payment service providers

- (1) The periodic fee for fee-paying payment service providers is calculated by identifying the relevant activity group under Part 2 and thenadding the minimum fee to an additional fee calculated by multiplying the tariff base identified in Part 3 of FEES 4 Annex 11 by the appropriate rates applying to each tranche of the tariff base as indicated in the table at Part 5. For small payment institutions and small electronic money institutions the tariff rates are not relevant and a flat fee is payable.
- (2) A fee-paying payment service provider may apply the relevant tariff bases and rates to non-UK business, as well as to its UK business, if:
 - (a) it has reasonable grounds for believing that the costs of identifying the *firm's UK* business separately from its non-*UK* business in the way described in Part 3 of FEES 4 Annex 11 is disproportionate to the difference in fees payable; and
 - (b) it notifies the FCA in writing at the same time as it provides the information concerned under FEES 4.4 (Information on which fees are calculated), or, if earlier, at the time it pays the fees concerned.
- (3) For a fee-paying payment service provider which is required to comply with FEES 4.4.9 D (Information on which fees are calculated) and has not done so for this period:
 - (a) the fee is calculated using (where relevant) the valuation or valuations of business applicable to the previous period, multiplied by the factor of 1.10; and
 - (b) an additional administrative fee of £250 is payable.
 - (c) [deleted]

Part 1A - Method for calculating the fee for fee-paying electronic money issuers

- (1) The periodic fee for fee-paying electronic money issuers is calculated by identifying the relevant activity group under Part 2A and then multiplying the tariff base identified in Part 3 of 1R by the appropriate rates applying to each tranche of the tariff base as indicated in the table at Part 5. For small electronic money institutions, the tariff rates are not relevant and a flat fee is payable.
- (2) A fee-paying electronic money issuer may apply the relevant tariff bases and rates to non-UK business, as well as to its UK business, if:
 - (a) it has reasonable grounds for believing that the costs of identifying the firm's UK business separately from its non-UK business in the way described in Part 3 of 1 R is disproportionate to the difference in fees payable; and
 - (b) it notifies the FCA in writing at the same time as it provides the information concerned under FEES 4.4 (Information on which fees are calculated), or, if earlier, at the time it pays the fees concerned.

- (3)For a fee-paying electronic money issuer which is required to comply with FEES 4.4 (Information on which fees are calculated) and has not done so for this period:
 - the fee is calculated using (where relevant) the valuation or valuations of business applicable to the previous period, multiplied by the factor of 1.10; and
 - an additional administrative fee of £250 is payable. (b)
 - (c) [deleted]

Part 1B - Method for calculating the periodic fee where the firm is both a fee-paying payment service provider and a fee-paying electronic money issuer

Add the fee calculated under Part 1 to the fee calculated under Part 1A.

Part 1C - Method for calculating the fee for an issuer of a regulated covered bond

The issuance of regulated covered bonds by issuers is linked to activity group G.15 in this annex. The periodic fees for issuers of regulated covered bonds is calculated by multiplying the tariff base relevant to G.15 in Part 3 of 1R by the appropriate rates applying to each tranche of the tariff base as indicated in the table at Part 5.

Part 2 - Activity groups relevant to fee-paying payment service providers

This table shows how the payment services performed by fee-paying payment service providers are linked to activity groups (fee-blocks). A fee-paying payment service provider can use the table to identify which fee-blocks it falls into based on its authorisation or registration.

Activity group	Fee payer falls into this activity group if:
G.2 Certain deposit acceptors	it is a <i>fee-paying payment service provider</i> not falling within any of the other fee-blocks in this table
G.3 Large payment institutions and register count information service providers	ed ac- it is a fee-paying payment service provider that is an authorised payment institution, a registered account information service provider, the Post Of- fice Limited or a fee-paying electronic money issuer (except if it is a small electronic money in- stitution)
G.4 Small payment institutions	it is a fee-paying payment service provider that is a small payment institution or a small electronic money institution
G.5 - Other institutions	it is the Bank of England or a government department or local authority that provides payment services other than when carrying out functions of a public nature.

Part 2A - Activity groups relevant to fee-paying electronic money issuers

This table shows how the electronic money issuance by fee-paying electronic money issuers is linked to activity groups ('fee-blocks'). A fee-paying electronic money issuer can use the table to identify which fee-blocks it falls into based on its authorisation, registration or permission, as applicable.

Activity group	Fee payer falls into this activity group if:
G.10 Large electronic money in-	it is a fee-paying electronic money issuer (except if it is a small elec-
stitutions	tronic money institution)

G.11 Small electronic money in- it is a small electronic money institution stitutions

Part 2B - Activity groups relevant to CBTL firms

This table shows how *CBTL business* carried on by *CBTL firms* is linked to activity groups ('fee-blocks'). A *CBTL firm* can use the table to identify which fee-blocks it falls into based on its registration

Activity Group Fee payer falls into this activity group if

G.20 CBTL lender It is a CBTL lender and does not have permission

to carry out any regulated activities

G.21 CBTL arranger and CBTL adviser it is a CBTL arranger or a CBTL adviser and does

not have permission to carry out any regulated ac-

tivities

Part 2C – Activity group relevant to data reporting services providers

Activity Group Fee payer falls into this group if:

G.25 DRSP it is a data reporting services provider (other than

an incoming data reporting services provider).

Part 2D – Activity group relevant to third party verifiers

Activity Group Fee payer falls into this group if:

G.26 TPV it is a third party verifier.

Part 3

This table indicates the tariff base for each fee-block. The tariff base is the means by which the FCA measures the amount of business conducted by fee-paying payment service providers, fee-paying electronic money issuers, CBTL firms, data reporting services providers (other than incoming data reporting services providers), firms registered under the Money Laundering Regulations, issuers of regulated covered bonds and third party verifiers.

Activity Group	Tariff base
G.2	MODIFIED ELIGIBLE LIABILITIES
	These are determined in the same manner as the tariff-base for relevant <i>firms</i> in the A.1 fee-block set out in FEES 4 Annex 1 Part 2 R.
G.3	RELEVANT INCOME
	This is the sum of the following elements of the <i>firm</i> 's <i>UK</i> business:
	Interest income
	Interest expenses
	Gross commissions and fees received
	Gross other operating income
	calculated in the same manner as the relevant indicator referred to in paragraph 10(3)
	of Schedule 3 to the <i>Payment Services Regulations</i> .
	For the Post Office Limited only, Relevant Income relates only to its <i>payment services</i> business.
G.4	Not applicable.
G.5	As in G.3 and Relevant Income only relates to payment services business.

G.10	Average outstanding electronic money as defined under regulation 2(1) of the <i>Electronic Money Regulations</i> .
	This is the average total amount of financial liabilities related to <i>electronic money</i> in issue at the end of each calendar day over the preceding twelve calendar months (which is the period ending on the date set out under Part 4), calculated on the first calendar day of each calendar month and applied for that calendar month (£million).
G.11	Not applicable.
G.15	Regulated covered bonds issued in the 12 months ending on the valuation date and valued as at the valuation date.
G.20	Not applicable
G.21	Not applicable
G.25	Not applicable
G.26 TPV	Not applicable

Part 4 - Valuation period

This table indicates the valuation date for each fee-block. A fee-paying payment service provider, feepaying electronic money issuer, a regulated covered bond issuer and a third party verifier can calculate tariff data by applying the tariff bases set out in Part 3 with reference to the valuation dates shown in this table.

Activity group

Valuation date

In this table, reference to specific dates or months are references to the latest one occurring before the start of the period to which the fee applies e.g. for 2010/11 fees (1 April 2010 to 31 March 2011), a reference to December means December 2009.

Where the tariff data of a fee-paying payment service provider or a fee-paying electronic money issuer is in a currency other than sterling, it must be converted into sterling at the exchange rate prevailing on the relevant valuation date.

G.2	For banks and building societies as in FEES 4 Annex 1 Part 3.
G.3	Relevant income for the financial year ended in the calendar year ending 31 December.
G.4	Not relevant.
G.5	Relevant income for the twelve months ending 31 December.
G.10	31 December.
G.11	Not relevant.
G.15	(1) The last day of the financial quarter during which the <i>issuer</i> became registered as an <i>issuer</i> in the <i>FCA</i> financial year (the 12 <i>months</i> ending 31 March).
	(2) For subsequent <i>FCA</i> financial years, 31 December unless (3) applies.
	(3) If the issuer became registered as an <i>issuer</i> between 1 January and 31 March inclusive, 31 March in respect of the <i>FCA</i> financial year immediately following the <i>FCA</i> financial year during which it became registered and 31 December in respect of all further <i>FCA</i> financial years.

A reference to a financial quarter in this box means any of the following periods: 1 April to 30 June inclusive, 1 July to 30 September inclusive, 1 October to 31 December inclusive or 1 January to 31 March inclusive.

G.26 TPV Not relevant

	G.20 11 V	Not relevant	
Part 5 - Tariff rates			
	Activity group	Fee payable in relation to 2020/21	
	G.2	Minimum fee (£)	525
		f million or part fm of Modified Eligible Liabilities (MELS)	Fee (f/fm or part fm of MELS)
		> 0.1	0.5873
	G.3	Minimum fee (f)	525
		f thousands or part thousand of Relevant Income	Fee (f/fthousand or part fthousand of Relevant Income)
		> 100	0.39482
	G.4	Flat fee (£)	536
	G.5	As in G.3	
	G.10	Minimum fee (£)	1,726
		fmillion or part m of average outstanding electronic money (AOEM)	Fee (f/fm, or part fm of AOEM)
		>5.0	65.40
	G.11	Flat fee (£)	1,174
	G.15	Minimum fee for the first registered <i>programme</i> (£)	91,552
		Minimum fee for all subsequent registered <i>programmes</i>	75% of minimum fee for first registered <i>programme</i>
		fmillion or part fm of <i>regulated</i> covered bonds issued in the 12 months ending on the valuation date.	Fee (f/fm or part fm of regulated covered bonds issued in the 12 months ending on the valuation date)
		>0.00	7.14
		For the purposes of calculating fees, any <i>regulated covered bonds</i> denominated in a currency other than sterling must be converted into sterling at the applicable exchange rate set out below.	
		Where an exchange rate hedging agreement was entered into in connection with the issuance of <i>regulated covered bonds</i> denominated in a currency other than sterling, the applicable exchange rate for those <i>regulated cover bonds</i> is the exchange rate stipulated in the exchange rate hedging agreement.	
		An exchange rate hedging agreement is any agreement entered into to hedge the market risk relating to fluctuations in exchange rates.	
		In all other cases, the applicable exchange rate is the daily spot rate available on the Bank of England's Statistical Interactive Database (the Bank of England exchange rate) applying on the valuation data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day, then the applying data is not a hydrogen day.	

ation date. If the valuation date is not a *business day*, then the applicable exchange rate is the Bank of England exchange rate ap-

plying on the first business day following the valuation date.

G.20	Flat fee (£)	433
G.21	Flat fee (£)	216
G.25	Flat fee (f) for first data re- porting service plus 50% flat fee for each additional data re- porting service for which the data reporting services provider (other than an incoming data reporting services provider) has authorisation.	26,790
G.26 TPV		260

Part 7 [deleted]

Definition of annual income for the purposes of calculating fees in fee blocks A.13, A.14, A.18, A.19 and B. Service Companies, UK Recognised Investment Exchanges, Multilateral Trading Facilities, Organised Trading Facilities, Regulated Benchmark Administrators and Claims Management Companies

Annual income definition

General definition for all relevant fee-blocks (other than where the firm is an operator of a UK Recognised Investment Exchange, a Multilateral Trading Facility, an Organised Trading Facility a Regulated Benchmark Administrator or a Claims Management Company)

"Annual income" for a particular fee block (the "relevant fee block") is the gross inflow of economic benefits (i.e. cash, receivables and other assets) recognised in the *firm*'s accounts during the reporting year in respect of, or in relation to, the provision in the *UK* of the *regulated activities* specified in FEES 4 Annex 1A R Part 1 as belonging to the relevant fee block.

The figure should be reported for the relevant fee block without netting off the operating costs or business expenses, but including:

(a) all brokerages, commissions, fees, and other related income (for example, administration charges, overriders, profit shares etc) due to the firm in respect of, or in relation to, the provision in the UK of the regulated activities specified in FEES 4 Annex 1A R Part 1 as belonging to the relevant fee block and which the firm has not rebated to clients or passed on to other authorised firms (for example, where there is a commission chain).

PLUS

(b) any ongoing commission from previous business received by the firm during the reporting year.

PLUS:

(c) the "fair value" of any goods or services the *firm* provided to *clients*. This is the *commission* equivalent or an estimate of the amount the *firm* would otherwise have received for any *regulated* activity under (a) above, but for which it has made a business decision to waive or discount its charges.

Definition for UK Recognised Investment Exchanges

"Annual income" for a UK recognised investment exchange is the gross inflow of economic benefits (i.e. cash, receivables and other assets) recognised in the firm's accounts during the reporting year in respect of, or in relation to activities that comprise a necessary part of an exchange's business as an investment exchange. This should include all revenues the firm derives from operating multilateral trading facilities and organised trading facilities.

For the purposes of calculating annual income of the UK recognised investment exchange include amounts received in relation to the operation of its markets; access to those markets; the submission, management and execution of orders; quotes or transactions on those markets; the supply of pre-and post- trade transparency information about those markets; fees for admission to trading or listing; membership of connectivity charges; fees for order execution or management; trade reporting; market data and any other relevant revenue streams.

Definition for firms operating Multilateral Trading Facilities and Organised Trading Facilities

This refers to firms operating a multilateral trading facility or organised trading facility.

"Annual income" for an operator of a multilateral trading facility or organised trading facility is the gross inflow of economic benefits (i.e. cash, receivables and other assets) recognised in the firm's accounts during the reporting year in respect of, or in relation to activities that comprise a necessary

Annual income definition

part of the firm's business as an operator of a multilateral trading facility or organised trading facility.

For the purposes of calculating annual income of the operator of a multilateral trading facility or organised trading facility include amounts received in relation to the operation of its markets; access to those markets; the submission, management and execution of orders; quotes or transactions on those markets; the supply of pre-and post-trade transparency information about those markets; fees for admission to trading or listing; membership of connectivity charges; fees for order execution or management; trade reporting; market data and any other relevant revenue streams.

Where the firm is a Regulated Benchmark Administrator

"Annual income" for a regulated benchmark administrator is the gross inflow of economic benefits (i.e. cash, receivables and other assets) recognised in the firm's accounts during the reporting year in respect of, or in relation to activities in the UK that comprise a necessary part of its business as a regulated benchmark administrator.

Where the sales and marketing of a benchmark are undertaken by a separate legal entity, the requlated benchmark administrator is responsible for identifying the relevant income and reporting it to us as its own income. To avoid double counting, the regulated benchmark administrator should report only the income from sales and exclude any amount paid to it from that income to pay for its expenses as a regulated benchmark administrator.

Where the firm's regulated activities are carried on by an appointed representative of the firm

The firm's annual income must include income received by an appointed representative carrying a regulated activity in a relevant fee block on behalf of the firm.

The appointed representative's annual income must be calculated in the same way as the firm's. However, to avoid double counting, the appointed representative's annual income must not include any income also recognised in the firm's accounts, including income recognised as a result of a commission sharing arrangement with the appointed representative.

Where the relevant fee-block is fee-block A.18

For the purposes of calculating annual income for fee-block A.18, also include the following:

(d) for any home finance mediation activity carried out by the firm for which it receives payment from the lender or provider on a basis other than that in (a), the value of all new mortgage advances and amounts provided under other home finance transactions resulting from that activity multiplied by 0.004;

PLUS:

(e) if the firm is a home finance provider, the value of all new mortgage advances and amounts provided under other home finance transactions which are regulated mortgage contracts, home purchase plans, home reversion plans or regulated sale and rent back mediation activity, multiplied by 0.004m, excluding mortgage advances and home finance transactions which result from home finance mediation activity carried on by another firm, where payment has been made by the home finance provider to that other firm under (a);

PLUS:

(f) for firms whose permission includes administering regulated mortgage contracts, but not entering into a regulated mortgage contract and firms whose permission includes administering a home finance transaction but not entering into a home finance transaction, and in either case whose permission does not include advising on a home finance transaction, the relevant amounts are multiplied by 0.15.

Where the relevant fee-block is fee-block A.19

For the purposes of calculating annual income for fee-block A.19, also include the following:

(g) in relation to any activities in (a), for any insurance distribution activity carried out by the firm for which it receives payment from the insurer on a basis other than that in (a), the amount of premiums receivable on its contracts of insurance multiplied by 0.07;

PLUS:

Annual income definition

- (h) if the *firm* is an *insurer* in relation to the activities in (a), the amount of *premiums* receivable on its *contracts* of *insurance* multiplied by 0.07, excluding those *contracts* of *insurance* which:
- result from *insurance distribution activity* by another *firm*, where payment has been made by the *insurer* to the *firm* under (a); or
- are not general insurance contracts or pure protection contracts.

AND

- (i) for the purposes of calculating annual income for fee-block A.19:
- the provision in the *UK* of the *regulated activities* specified in FEES 4 Annex 1A Part 1 as belonging to the relevant fee block includes the provision of activities that would have been *insurance distribution activity* in relation to *general insurance contracts* or *pure protection contracts* if they had been carried on after 13 January 2005 or, in relation to *connected travel insurance contracts*, from 1 January 2009; a reference to a "*firm*" includes a reference to any *person*, including a *connected travel insurance intermediary*, who carried on activities which would be *insurance distribution activity* (in respect of *general insurance contracts* or *pure protection contracts*) if they had been carried on after 13 January 2005 or, in relation to *connected travel insurance contracts*, from 1 January 2009.Guidance on the interpretation of this definition is presented in FEES 4 Annex 13 G.

Where the firm is a Claims Management Company (fee-block claims management company)

Income is defined as turnover.

- "Turnover" means the sum of the amounts paid to, or received by, an authorised claims management company in respect of regulated claims management activities in Great Britain, including:
- (j) charges, commission, the share of any compensation, fees and subscriptions;
- (k) the monetary value of any services received by the *claims management company* where it makes no payment for those services or where the payment received is worth less than the monetary value of the services; and
- (I) the monetary value of any advertising in respect of the *claims management company* that it has not paid for out of funds referred to in sub-paragraphs (j) and (k).

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Definition of annual income for the purposes of calculating fees in fee blocks CC1 and CC2

(1) Annual income definition for credit related regulated activities

"Annual income" is the gross inflow of economic benefits (i.e. cash, receivables and other assets) recognised in the *firm*'s accounts during the reporting year in respect of, or in relation to, the provision in the *UK* of the *regulated activities* specified in FEES 4 Annex 1AR Part 1 as belonging to feeblocks CC1 or CC2 as applicable.

The figure should be reported without netting off the operating costs or business expenses, but including:

(a) all interest received on loans, brokerages, commissions, fees, and other related income (for example, administration charges, overriders, profit shares etc) due to the firm in respect of, or in relation to, the provision in the UK of the credit-related regulated activities specified in FEES 4 Annex 1AR Part 1 as belonging to fee-blocks CC1 and CC2 and which the firm has not rebated to clients or passed on to other authorised firms (for example, where there is a commission chain).

(aa)In the case of *consumer hire agreements*, interest should be calculated as the total revenue over the period of the lease minus depreciation of the asset over the same period. Where depreciation is not recorded in the accounts and a *firm* uses its own internal conventions for calculating depreciation, it must be ready on request to demonstrate that its methodology uses straight-line depreciation or an alternative depreciation method in line with the UK Financial Reporting Standard (FRS 102) or *International Accounting Standards* (IAS). In the absence of internal conventions for calculating depreciation, the assumption should be made that the asset depreciates to zero over the period (or minimum period) of the lease, or (if no period is specified) over a reasonable period.

Plus:

(b) any ongoing commission from previous business received by the firm during the reporting year.

(ba)any vouchers, reward cards or other benefits staff have received from other *firms* as recompense for making introductions as a *credit broker*.

Plus:

(c) the "fair value" of any goods or services the *firm* provided to *clients*. This is an estimate of the amount the *firm* would otherwise have received for any *regulated activity* under (a) above, but for which it has made a business decision to waive or discount its charges.

Plus:

(d) [deleted]

Or

(e) The figure must be reported using the proxy measure of annual income if the *firm* receives no annual income of the type in 1(a) to (c) and meets the criteria in (2).

(2) Proxy measure of annual income

(a) A firm that receives no annual income of the type in 1(a) to (c) must report its annual income using the proxy measure in (b) if:

(i) its main business is to sell goods or supply services, and is not to carry on a credit activity in 2(a)(ii) or 2(a)(iii);

and

- (ii) it carries on:
- (aa) credit broking in relation to credit agreements, except for credit broking in relation to buy-tolet mortgages; or
- (bb) entering into a regulated credit agreement as lender;

or

- (iii) it carries on:
- (aa) credit broking in relation to consumer hire agreements; or
- (bb) entering into a regulated consumer hire agreement as owner.
- (b) The proxy measure for annual income is calculated:
- (i) for activities in 2(a)(ii), by multiplying the gross loan amount under all agreements falling within the activity by the percentage value at (b)(iii);
- (ii) for activities in 2(a)(iii), by multiplying the gross value of all goods under all agreements falling within the activity by the percentage value at (b)(iii);
- (iii) the percentage value is 5% plus the Bank of England base rate on the final day of the firm's accounting reference date.
- (iv) any proxy income should be calculated on the basis of the Bank of England base rate in force at the time of submission.
- (3) Where the firm's regulated activities are being carried on by an appointed representative of the firm

The firm's annual income must include income received by an appointed representative carrying a regulated activity in a relevant fee block on behalf of the firm.

The appointed representative's annual income must be calculated in the same way as the firm's. However, to avoid double counting, the appointed representative's annual income must not include any income also recognised in the firm's accounts, including income recognised as a result of a commission sharing arrangement with the appointed representative.

Guidance on the interpretation of this definition is presented in Table 2 of FEES 4 Annex 13 G.

Guidance on the calculation of tariffs set out in FEES 4 Annex 1AR Part 3

The following table sets out guidance on how a firm should calculate tariffs for fee-block A.4.

Gross written premium for fees purposes (GWP) and Best estimate liabilities for fees purposes (BEL) - calculation of new regular premium business

- (1) If any business is transferred to a *firm* (A) from another *firm* (B) under the procedure set out at Part VII of the *Act* and that business would have been included in B's tariff base in the absence of such a transfer, this business should be included in either A's or B's tariff base, depending on the date of transfer. FEES 4.3.17R explains in whose tariff base it should be included.
- (2) Best estimate liabilities for fees purposes should take account of all of A's business, including all new business transferred from B.

Guidance on the calculation of tariffs set out in FEES 4 Annex 1AR Part 3

Table 1

The following table sets out *guidance* on how a *firm* should calculate tariffs for fee blocks A.13, A.14, A.18, A.19 and B. Service Companies, Recognised Investment Exchanges, Multilateral Trading Facilities, Organised Trading Facilities, Regulated Benchmark Administrators and Claims Management Companies.

Calculating and apportioning annual income - FEES 4 Annex 11AR

Calculating annual income

Defining relevant income streams

(1)

firm should refer to the feeblock definitions in FEES 4 Annex 1AR, **Part** 1 to decide which particular income streams should be taken into account when calculating its annual

The

income for the purposes of feeblocks A.13, A.14, A.18, A.19 and В. Service Companies, Recognised Īnvestment Exchanges, Multilateral Trading Facilities, Organised Trading Facilities and **Benchmark** Administrators. For the avoidance of doubt, the only income streams reportable for a relev-

(2)

ant

feeblock are those income streams which relate to a regulated activity listed in that feeblock. Income streams that do not relate to a regulated activ*ity* listed in the relevant feeblock should not be reported. Service companies, operators of recognised investment exchanges

and regulated benchmark administrators should report the income relating to each of these activities, excluding income from any other activities in the B feeblock on which they pay FCA fees. Operators of recognised investment exchanges should include all income derived from oper-

ating multilateral trading facilities and organised trading facilities. Under FEES 4 Annex 11AR, where the sales and marketing of a benchmark are undertaken by a separate legal entity within the same group, the income generated as a result is also deemed to relate to the regu-

lated activity carried on by the benchmark administrator and so should be reported the **FCA** by the benchmark administrator as its own income (for fees setting purposes). Firms should ехclude from the calculation of their annual income for any particular feeblock all in-

come

directly derived from the performance of regulated activities belonging to other feeblocks. For evample (a)interest from loans made in the course of providing or administering home finance (A.2)should be excluded from commission earned from arranging home finance agreeL

ments (A18); (b)premium interest from carrying out or effecting life insurance contracts (A.3),income from managing the underwriting capacity of a Lloyd's syndicate as a managing agent at Lloyds (A.5) should be ехcluded from commissions for arranging general insurance (A.19); (c)income

from

managing investments, collective investment schemes or pensions schemes (A.7 or A.9) or income fromoperating multilateral trading facilities (FEES 4 Annex 10R) should be excluded from income derived from investment intermediation (A.13) or operating a recognised invest-

ment exchange or administering specified benthmark. (3) Firms should only include revenue streams that relate to regulated activities which are carried on 'in the United Kingdom'. In many cases, it will be quite straightforward to identify where an activity is carried on. But when there is a

cross-

border element, for example because a client is outside the United Kingdom or because some other element of the activity happens outside the United Kingdom, the question may arise as to where the activity is carried on. PERG 2.4 generally and **PERG** 4.11 regarding activities relat-

ing to regulated mortgage contracts, **PERG** 5.12 regarding activities relating to insurance distribution activities and **PERG** 14.6 regarding home reversion plans and home purchase plans describe the legislation that is relevant to this question and gives the FCA's views on vari-

Reporting period	ous scenarios.	
(4)	Ex-	
	cept	
	for claims	
	man-	
	age-	
	ment com-	
	pan-	
	ies,	
	the "re-	
	porting	
	year" is the	
	firm's	
	fin-	
	an- cial	
	year	
	end dur-	
	ing the	
	the calenda	r
	year	
	prior to	
	the	
	FCA	
	fee year.	
	This	
	fee year	
	starts	
	on 1 April	
	April. This	
	is speci-	
	fied	
	in nart	
	part 5 of	
	FEES 4 An-	
	nex	
	1A.	
(5)	The	
	in- come	
	that	
	should be in-	
	cluded	
	is the in-	
	come	

that was recognised in the accounts of the relevant reporting year. This means that some income due may not be reported until the following year because it has not yet been recognised in the accounts, while other income may be carried forward from previous years.

Fair value

(6) Except in relation to feeblock A.18 and A.19 where one or more of paragraphs
(d) to
(f) or
(g) to
(i) of FEES 4 Annex 11A арply, the firm should report "fair value" price for any services for which it has made a business decision not to charge to clients. We consider fair value

to refer

to

the amount at which goods or services could be ехchanged in an arm's length transaction between informed and willing parties, other than in a forced or liquidation sale. For example, where firm has forgone or discounted the commission or fee would actually have charged but for the

busi-

ness decision to grant a discount in a particular case or on а temporary basis, should report the amount it would have otherwise have charged for providing equivalent activities. In the case of home finance mediation in feeblock A.18 and general insurance intermedi-

ation in feeblock A.19 where one or more of paragraphs (e) to (f) or (g) to (i) of FEES 4 Annex 11A арply, instead of asking for firms to estimate fair value, certain ratios are prescribed in FEES 4 Annex **11BR** where the client is not charged directly for the service provided. Annual

Inclusions

(7)

FEES 4: Periodic fees

come should indude: (a) al

- all amounts due to the firm arising out of the regulated activities referred to in the relevant fee block for which the firm holds permission, including regular charges and instalments due to the firm during the
- year; (b) any payment from a parent to facilitate the discounting forgoing of any amounts that would otherwise be charged in full

reporting

to а client, to the extent that the payment exceeds the "fair value" price reported in accordance with paragraph (6) above

(c) (i) amounts earned by а firm's appointed representativ when carrying on regulated activity for the firm to which FEES

> Annex 11A applies; and

(ii) amounts earned by person who will become the firm's appointed representativ immediately



made for:

- (a) bad debts
- (b) customer benefits such as cash rewards, complimenta travel insurance, air miles vouchers etc;
- (c) items such as general business expenses (e.g. employees' salaries and overheads);
- fines (d) or penalties levied against the fim,
- (e) commission firm pays another party to arrange transaction with a client unless it receives a fee in

respect of the same transaction;

(f) the difference (if positive) between the fee payable by firm to another party for arranging transaction and the amount payable to the firm by the end client in respect of that transaction (here, the firm must net any excess payable by the end client to zero); (g) payments made to clients by way of rectress. **Exclusions** (10) The following should

be excluded from the calculation of annual income:

(a) To avoid doublecounting, amounts which have been passed on to other firms may be excluded from the calculation of annual income, for example, where there is a commission chain. **T**ransfers of income to other firms may be especially common within groups where, to

present а single interface to dients,

FEES 4 : Periodic fees Annex 13

all amounts due to the group may be collected by one firm for subsequent redistribution to other firms within the group. It is for groups themselves to decide the most convenient way to report such annual income i.e. whether the firm which receives the full amount should declare that full amount, or whether each firm in the group should report its

(b)

separate distribution Any payment from parent to facilitate the discounting or forgoing of any amount that would otherwise be charged in full to

а client should be excluded to the extent that the payment does not exceed or equal the "fair value" price reported in

paragraph (6) above.

(c)

rebates to customers and members of а recognised investment

accordance with

exthange,

FEES 4 : Periodic fees Annex 13

multilateral trading facility and organised trading facility; and

- or commission passed onto other
- (d) Authorised professiona firms should exclude the income from nonmainstream regulated activities. They may estimate the proportion of their business that is derived from those activities and split the income from
- (e) For the avoidance of doubt, income relating to or in respect of

individual invoices

activity is not part of annual income for the purposes of the definition in FEES 4 Annex 11A to the extent that the activity benefits from the exclusion in article 69 of the Financial Services and Markets Act 2000 (Regulated Activities Order) 2001 (Groups and joint enterprises). **Firms** should refer to the guidance on the application of this exclusion

contained

PERG 29.

Apportioning annual income

Where a *firm* cannot separate its income on the basis of activities, it may apportion the income on the basis of the proportionate split of business that the *firm* otherwise undertakes. For instance:

(1)

receives annual income from platformbased business it may report this in

line with

wider breakdown of its activities.

Α

If a firm

(2)

firm providing corporate finance advice which does not maintain records of the split between regulated

activities and nonregulated activities for individual cases may calculate that regulated business accounts for a certain proportion of its business overall and apply that as a multiplier across its income. Α firm may allocate ongoing commission from previous business on the

(3)

basis

of the type of firm it receives the commission from. This avoids tracking back legacy business which may no longer match the provider's current business model. An authorised professional firm may estimate the proportion of its business that is derived from regulated activity

(4)

and split its income for individual invoices accordingly. (5) If a firm has invested income from regulated activities, then any interest received should be reported as income, in proportion to the volume of regulated business it undertakes to avoid tracking back old payments.

Firms'

(6)

sys-tems ought to be able to distinguish ŬK fromnon-UK business to establish which conduct of business regime it was conducted under. lf, however, they do not relate the figures back to income streams for the spe-

cific regulated activities in a particular

feeblock then the

firm may make proportionate split as described above, calculating its regulated UK income on the basis of the overall split between UK and overseas income. It is for individual firms to determine how they should calculate the арpro-

(7)

priate split

of income. The **FCA** is not prescriptive about the methodology. It requires only that:

(a) the approach should be proportiona the **FCA** is looking for firms to make their best efforts to estimate the split;

(b) the firm must be able on request to provide sound and clearly expressed rationale for its approach for

example, if all invoices

were analysed over particular period, the firm should be able to justify the period as representativ of its business across the year;

(c) the methodology should be

objective for example,

based on random sampling of

invoices or random

stratified

sampling: the

(d)

firm must on request be able

to provide an audit trail

which demonstrates

that the choice

methodology was

properly

considered at an appropriate level or in the appropriate forums within the firm, and the decision periodically reviewed at the same level or in an equivalent forum

Annex 13

Table 2

The following table sets out *guidance* on how a *firm* should calculate tariffs for fee blocks CC.1 and CC.2.

Calculating and apportioning annual income - FEES 4 Annex 11BR Calculating annual income

carculating annual income

Defining relevant income streams

(1) Firms should report the total income from the credit-related regulated activities for which they have normicsion

lated activities for which they have permission.

(2) Firms should only include revenue streams that relate to regulated

activities which are carried on 'in the *United Kingdom*'. In many cases, it will be quite straightforward to identify where an activity is carried on. But when there is a cross-border element, for example because a client is outside the *United Kingdom* or because some other element of the activity happens outside the *United Kingdom*, the question may arise as to where the activity is carried on. PERG 2.4 describes the legislation that is relevant to this

question.

Reporting period

(3) The "reporting year" is the firm's financial year end during the

calendar year prior to the FCA fee year. This fee year starts on 1

April. This is specified in part 5 of FEES 4 Annex 1A.

(4) The income that should be included is the income that was reco-

gnised in the accounts of the relevant reporting year. This means that some income due may not be reported until the following year because it has not yet been recognised in the accounts, while

other income may be carried forward from previous years.

Fair value

(6)

(6B)

(5)	The firm should report a "fair value" price for any services for
	which it has made a business decision not to charge to <i>clients</i> . We
	consider fair value to refer to the amount at which goods or ser-
	vices could be exchanged in an arm's length transaction between
	informed and willing parties, other than in a forced or liquidation
	sale.

Some examples where fair value may be relevant in the context of consumer credit are:

- (a) "Imputed interest": where a loan has been provided interestfree or at a discounted rate, the charge should be rounded up to the prevailing rate normally chargeable to a *client* with a similar credit rating;
- (b) "Commission-equivalent" or "fee-equivalent": where a firm has foregone or discounted the commission or fee it would actually have charged but for the business decision to grant a discount in a particular case or on a temporary basis, it should report the amount it would otherwise have charged for providing equivalent credit-related regulated activity.

Firms should not estimate a fair value where:

- (a) there is a statutory prohibition on charging interest (such as bankruptcy debts); or
- (b) they have reduced or suspended their normal charging structure because the debtor is unable to meet contractual repayments and an alternative repayment arrangement has been agreed with the creditor: or
- (c) they have made a "borrower-lender-supplier" agreement to allow a customer to pay the cash price of goods or services in instalments - any penalties or interest charged where the customer is in default should be declared as income.

(6A) [deleted]

Proxy measure of annual income FEES 4 Annex 11BR(2)

FEES 4 Annex 11BR(2) sets out the proxy measure of annual income for a firm defined in FEES 4 Annex 11BR(1)(e). An example of what a firm would report as a proxy measure of annual income is provided below:

If a firm enters into a regulated credit agreement as lender:

- (a) providing a gross loan amount of £1,000;
- (b) to enable a *customer* to purchase goods from it priced at £1,000; and
- (c) the Bank of England base rate on the final day of the firm's accounting reference date is 0.5%;

the firm should report: $(5\% + 0.5\%) \times (£1000) = £55$

(Historic Bank of England base rates (currently known as the Official Bank Rate) are available here: http://www.bankofengland.co.uk/statistics/Documents/rates/baserate.pdf)

Inclusions

Annual income should include: (7)

	(a)	all amounts due to the firm arising out of credit-related regulated activities for which the firm holds permission, including regular charges and instalments due to the firm during the reporting year;
	(b)	income received in relation to the provision of current account overdrafts interest charges, ar- rangement fees and credit cards charges;
	(c)	any payment from a parent to facilitate the discounting or forgoing of any amounts that would otherwise be charged in full to a <i>client</i> , to the extent that the payment exceeds the "fair value" price reported in accordance with paragraph (5) above;
	(d)	(i) amounts earned by the firm's appointed representatives when carrying on a regulated activity for the firm to which FEES 4 Annex 11B R applies; and
		(ii) amounts earned by a person who will become the firm's appointed representative immediately after authorisation; and
	(e)	administrative charges and any interest from income related to its credit-related regulated activity.
Prohibited deductions		
(8)	Deductions should not be made	
	(a)	bad debts;
	(b)	customer benefits such as cash rewards, complimentary travel insurance, air miles vouchers etc;
	(c)	items such as general business expenses (eg, employees' salaries and overheads);
	(d)	fines or penalties levied against the <i>firm</i> ;
	(e)	commission a <i>firm</i> pays to another party to arrange a transaction with a <i>client</i> unless it receives a <i>fee</i> in respect of the same transaction;
	(f)	the difference (if positive) be- tween the fee payable by a firm to another party for arran- ging a transaction and the amount payable to the firm by
		ging a transaction and the

	(g) (h)	the end <i>client</i> in respect of that transaction (here, the firm must net any excess payable by the end client to zero); payments to <i>clients</i> made by way of redress; and commission or fees clawed back
		by a third party firm in sub- sequent years, for example be- cause a client introduced by a credit broker to a lender repays a loan early or defaults.
Exclusions		
(9)	The following should be excluded income:	
	(a)	Any income arising from business which is not a credit-related regulated activity.
	(b)	(i) Repayments of principal lent by the <i>firm</i> in the course of it carrying on a <i>credit-related</i> regulated activity and (ii) sums received by the <i>firm</i> in exchange for the rights to principal owed to the <i>firm</i> where the principal was lent by the <i>firm</i> in the course of carrying on a <i>credit-related</i> regulated activity and where the rights are not sold at a premium to the value of the principal outstanding, should not be included. By the same token, the money a <i>firm</i> has received for the purpose of lending on to consumers as principal (e.g. money raised through wholesale borrowing, grant-aid, intra-group transfers, etc) should not be treated as income.
	(c)	On the same principle, the income on debt purchase is the difference between the price paid for the purchased book and the amount collected.
	(d)	To avoid double-counting, amounts which have been passed on to other firms carrying on credit-related regulated activity may be excluded from the calculation of annual income, for example where there is a commission chain. Transfers of income to other firms may be particularly common within groups where, to present a single interface to clients, all amounts due to the group may be collected by one firm for sub

	sequent redistribution to other firms within the group. It is for groups themselves to decide the most convenient way to report such annual income, ie whether the firm which receives the full amount should declare that full amount or whether each firm in the group should report its separate distribution.
(e)	Any payment from a parent to facilitate the discounting or forgoing of any amount that would otherwise be charged in full to a <i>client</i> should be excluded to the extent that the payment does not exceed or equal the "fair value" price reported in accordance with paragraph (6) above.
(f)	Rebates to <i>customers</i> and <i>fees</i> or <i>commissions</i> passed onto other <i>firms</i> should be excluded.
(g)	The costs of wholesale funding should be excluded from the calculation - ie interest payments on money borrowed in order to lend on to customers.
(h)	If the total income a <i>firm</i> reports to us in one year includes an estimate for potential income which had been recognised in the accounts but not in practice received, and which has subsequently been written off as a bad debt, the amount may be deducted from the following year's reported income.
(i)	Any debit backs deducted from an intermediary by a lender where a customer settles the loan early or defaults.
(j)	Authorised professional firms should exclude the income from non-mainstream regulated activities. They may estimate the proportion of their business that is derived from those activities and split the income from individual invoices accordingly.
(k)	For the avoidance of doubt, income relating to operating current accounts and debit card transactions should be excluded except where the income relates to the provision of overdrafts (see paragraph (6)(c) above).

(I)

(m)

For the avoidance of doubt, income relating to or in respect of an activity is not part of annual income to the extent that the activity benefits from the exclusion in article 69 of the Financial Services and Markets Act 2000 (Regulated Activities Order) 2001 (Groups and joint enterprises). Firms should refer to the *quidance* on the application of this exclusion is contained in PFRG 2 9

Where a consumer hire agreement is open ended, its term should be taken as the period over which depreciation is calculated to zero. If the agreement is in practice terminated before depreciation reaches zero, the residual value may not be subtracted from the revenue. Where an agreement ends before depreciation reaches zero, but is subsequently renewed, the residual value of the asset should determine its cost at the beginning of the new agreement and depreciation recalculated accordingly. For example, if the cost of the asset at the start of the original agreement was £500 and depreciation was 80%, then its residual value carried forward to the new agreement would be £100. If the asset was assumed to depreciate to zero during the original agreement, then there is no residual value to carry forward and the income for the second agreement would be the total revenue from the lease.

Apportioning annual income

Where a firm cannot separate its income on the basis of credit-related regulated activities, it may apportion the income on the basis of the proportionate split of business that the firm otherwise undertakes. Examples are outlined below.

(1)If a firm receives annual income from a platform-based business it

may report this in line with a wider breakdown of its activities.

(2)A firm may allocate ongoing commission from previous business on the basis of the type of firm it receives the commission from.

This avoids tracking back legacy business which may no longer match the provider's current business model.

If a firm has invested income from credit-related regulated activit-

ies, then any interest received should be reported as income, in proportion to the volume of business relating to credit-related regulated activities it undertakes to avoid tracking back old

payments.

(3)

(4)	Firms' systems ought to be able to distinguish <i>UK</i> from non- <i>UK</i> business to establish which conduct of business regime it was conducted under. However, if, a <i>firm</i> has a mix of business and its systems do not relate the figures back to the income streams from <i>credit-related regulated activities</i> , then it may make a proportionate split as described above, calculating its regulated <i>UK</i> income on the basis of the overall split between <i>UK</i> and non- <i>UK</i> income.	
(5)	An authorised professional firm may estimate the proportion of its business that is derived from regulated activity and split its income for individual invoices accordingly.	
(6)	It is for individual <i>firms</i> to determine how they should calculate the appropriate split of income. The <i>FCA</i> is not prescriptive about the methodology. It requires only that:	
	(a)	the approach should be proportionate - the FCA is looking for firms to make their best efforts to estimate the split;
	(b)	the firm must be able on request to provide a sound and clearly expressed rationale for its approach - for example, if all invoices were analysed over a particular period, the firm should be able to justify the period as representative of its business across the year;
	(c)	the methodology should be objective - for example, based on random sampling of invoices or random stratified sampling; and
	(d)	the <i>firm</i> must on request be able to provide an audit trail which demonstrates that the choice of methodology was properly considered at an appropriate level or in the appropriate forums within the <i>firm</i> , and the decision periodically reviewed at the same level or in an equivalent forum.

UKLA periodic fees for the period from 1 April 2020 to 31 March 2021

Part 1 B	Base fee		
Activ	ity group or invoice code (Note 1)	Description	Base fee payable (£)
E.1	Discontinued		
E.2	Premium listed issuer	A listed issuer of equity shares and certificates representing shares with a premium listing (see Note 2)	5,574
E.3	Standard listed issuer	A listed issuer of shares and certificates representing certain securities with a standard listing and not with a premium listing (see Note 2)	21,114
E.4	Discontinued		
E.5	Discontinued		
E.6	Non-listed issuer (in <i>DTR</i>)	A non-listed issuer (in DTR)	0
E.7	Primary information provider	A primary information provider	17,621
ES.01	Sponsor	A sponsor (see Note 3)	29,351
Notes			
Note 1		The 'E' activity groups are codes that appear odic fees.	on FCA invoices for peri-
Note 2	Note 2 A listed issuer of shares and certificates representing certain securities need not pay periodic fees if the following conditions apply:		
	(1) the <i>listed issuer</i> , or a related entity, has already paid a periodic fee in respect of the period concerned; or		ready paid a periodic fee
	(2)the <i>listed issuer</i> is subject to <i>listing rules</i> as a result of a <i>reverse</i> takeover; or		s a result of a reverse
	(3)the <i>listed issuer</i> is a newly formed entity, created as a result of a restructuring.		reated as a result of a re-
Note 3	Note 3 In the case of approval of a <i>sponsor</i> following a change of legal status in accordance with FEES 3 Annex 1R Part 7, the balance of the fees otherwise due from the original <i>sponsor</i> is due from the <i>sponsor</i> that is a result of the change of legal status.		the balance of the fees
Part 2 Variable fee additional to base fee			
Activity	Group	Market capitalisation as at the last business day of the September prior to the fee-year in which the fee is payable in fmillion	Fee payable in £per £mil- lion or £part million

E.2	Premium listed	0 - 100	0
	issuer (as described in Part 1)	> 100 - 250	32.981593
	iii i dic iy	> 250 – 1,000	12.725271
		> 1,000 - 5,000	7.832926
		> 5,000 – 25,000	0.191068
		> 25,000	0.061730

Fees relating to the recognition of benchmark administrators and the endorsement of benchmarks for the period 1 April 2020 to 31 March 2021

Activity group	Fee payable
A third country legal representative	£13,005
A benchmark endorser	£7,803

Periodic fees for credit rating agencies, trade repositories and securitisation repositories

This Annex sets out the periodic fees in respect of *credit rating agencies*, *trade repositories* and *securitisation repositories*.

Part 1 – Method for calculating the fee for fee-paying payment service providers

The periodic fee is calculated by identifying the relevant activity group under Part 2 and multiplying the tariff base identified in Part 3 of FEES 4 Annex 16R by the appropriate rates in the table at Part 4.

Part 2 – Activity groups

Activity group	Fee payer falls into this group if:	
J.1	it is a <i>credit rating agency</i> or certified credit rat- ing agency; or	
J.2	it is a <i>trade repository</i> or recognised trade repository; or	
J.3	it is a securitisation repository.	

Part 3

This table indicates the tariff base for each fee-block. The tariff base is the means by which the FCA measures the amount of business conducted by a *firm*.

J.1 Credit rating agencies APPLICABLE TURNOVER

This is revenue generated from the *credit rating* agency's activities and ancillary services.

J.2 Trade repositories APPLICABLE TURNOVER

This is the sum of revenues generated from:

- (a) the core functions of centrally collecting and maintaining records of derivatives and *securities* financing transactions; and
- (b) ancillary services that are directly related to centrally collecting and maintaining records of derivatives and securities financing transactions.

Ancillary services include:

- (i) direct provision by the trade repository;
- (ii) indirect provision by a company within the *trade repository's* group; and
- (iii) where an entity with which the *trade reposit-ory* has concluded an agreement in the context of the trading or post-trading chain or business line to cooperate in the provision of services provides the ancillary services.

Where a *trade repository's* accounts do not distinguish revenue from ancillary services under different activities, it should determine the share each activity represents of the turnover from provid-

he composite
ie composite
ed from:
llecting and s; and
related to records of se-
ion re-
within the se-
securitisation ent in the ng chain or ovision of ser-
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Part 4 – Tariff rates		
Fee block	Activity group	Fee payable in relation to the fee year 2021/2022
J.1	Registered <i>credit rating agencies</i> and third country certified credit rating agencies with applicable turnover of £8,969m or less	Exempt
	Registered <i>credit rating agencies</i> with turnover above £8,969m	f[tbc] per f1k or part-f1k (applies to all turnover)
	Certified <i>credit rating agencies</i> with turnover above £8,969m	£5,381
J.2	Registered trade repositories	f[tbc] per £1k or part-£1k, subject to a minimum payment of £26,907
	Recognised trade repositories	£4,484
J.3	Registered securitisation repositories	f[tbc] per f1k or part-f1k subject to a minimum payment of f26,907