### **Bank of England**

## **Prudential Regulation Authority**

# Direction for modification by consent of 5.3 of the Capital Buffers Part of the PRA Rulebook.

To: City of London Group Plc

(the "Notified Person")

Date: 12 January 2023

#### **Power**

1. This Direction is given by the Prudential Regulation Authority ("PRA") under section 138A of the Financial Services and Markets Act 2000.

#### **Duration**

- 2.1 This Direction takes effect on the date shown above and remains in force for a period of 5 years or, if earlier, until superseded by a further Direction relating to the same subject matter.
- 2.2 Unless otherwise stated in this Direction, any italicised expression used in this Direction has the same meaning as in the Part of the PRA Rulebook to which it relates.

#### **Rules modified**

3. The PRA directs that 5.3 of the Capital Buffers Part of the PRA Rulebook apply to the company with the modifications shown below (new text underlined):

5 Application on an Individual and Consolidated Basis

• • •

Application on a consolidated basis

• • •

5.3

A PRA approved parent holding company, a PRA designated parent holding company, a PRA designated intermediate holding company or a PRA designated institution responsible for meeting CRR requirements on a consolidated basis must comply with this Part except for Chapter 4<sub>[1]</sub> on a consolidated basis.

Authorisations
Prudential Regulation Authority

[1] This modification applies where a Pillar 2A requirement, a G-SII buffer or an O-SII buffer has been imposed on the company on a consolidated basis.