PRA RULEBOOK: SOLVENCY II FIRMS: GROUP SUPERVISION (NOTIFICATION OF ISSUANCE-AMENDMENTS) INSTRUMENT 2016

Powers exercised

- A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"):
 - (1) section 137G (The PRA's general rules); and
 - (2) section 137T (General supplementary powers).
- B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rulemaking instrument) of the Act.

Pre-conditions to making

C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: Solvency II Firms: Group Supervision (Notification of issuance - amendments) instrument 2016

D. The PRA makes the rules in the Annex to this instrument.

Commencement

E. This instrument comes into force on 1 March 2016.

Citation

F. This instrument may be cited as the PRA Rulebook: Solvency II Firms: Group Supervision (Notification of issuance - amendments) instrument 2016.

By order of the Board of the Prudential Regulation Authority

14 January 2016

Annex

Amendments to the Group Supervision Part

In this Annex new text is underlined and deleted text is struck through.

1 APPLICATION

1.2 In this Part, the following definition shall apply:

close links

...

delegated act

means Commission Delegated Regulation (EU) 2015/35 supplementing Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance (Solvency II).

6 GROUP SOLVENCY: NOTIFICATION OF ISSUANCE OF OWN FUNDS ITEMS BY GROUP MEMBER

6.1

- (1) This section-Chapter applies to a *firm* if another member of its *group* which is not subject to Own Funds 5 intends to issue an item for inclusion within the *basic own funds* forming the *own* funds eligible for the group SCR of the *firm's* group.
- (2) This Chapter does not apply in respect of the following:
 - (a) any item which a *firm* intends to include within the *basic own funds* forming the *own funds eligible for the group SCR* of the *firm's group* that is not covered by the lists of *own funds* items set out in the *Solvency II Regulations*, but which may be included in the *basic own funds* forming the *own funds eligible for the group SCR* only if the *firm* has received the *PRA's* approval; and
 - (b) any item which a *firm* intends to include within the *ancillary own funds* forming the *own funds eligible for the group SCR* of the *firm's group*.

6.2

- (1) Subject to 6.5, a A-firm must notify the *PRA* in writing of the intention of another member of its *group* which is not a *firm* subject to Own Funds 5 to issue an item which it intends to include within the *basic own funds* forming the *own funds eligible* for the group SCR, as soon as it becomes aware of the intention of the issuing *undertaking*.
- (2) When giving notice, a *firm* must:

- (1)(a) provide details of the amount of *basic own funds* to be raised through the intended issue and whether the item is intended to be issued to external investors or within its *group*;
- (2)(b) identify the classification of *basic own funds* the item is intended to fall within;
- (3) include confirmation from the governing body of the firm that the item complies with the rules applicable to items of basic own funds included in the classification of the item identified in (2); and
- (4)(c) provide a copy of the term sheet and details of any features of the item it intends to include within the basic own funds forming the own funds eligible for the group SCR which are novel, unusual or different from an item of own funds of a similar nature previously issued by the firm or widely available in the market or not specifically contemplated by the Solvency II Firms Sector of the PRA Rulebook or the Solvency II Regulations. draft terms and conditions;
- (d) describe the proposed item's contribution to *own funds eligible for the group* <u>SCR;</u>
- (e) describe the group's membership and structure, including the relationship between the *firm* and the *group* member issuing the proposed item;
- (f) provide a draft of a properly reasoned independent legal opinion from an appropriately qualified individual confirming that the item complies with the rules applicable to items of *basic own funds* included in the classification of the item identified in (b);
- (g) for any item referred to in Article 82(3) of the *delegated act*, provide a draft of a properly reasoned independent accounting opinion from an appropriately gualified individual as to the item's treatment in the financial statements of the group member issuing the proposed item and of the group;
- (h) include confirmation from the governing body of the firm that the item complies with the rules applicable to items of basic own funds included in the classification of the item identified in (b); and
- (i) state whether the item is encumbered or whether there are any connected transactions in respect of the item and, if so, provide details.
- 6.3 A *firm* must provide a further written notification to the *PRA* including all the information required in 6.2 as soon as it proposes any change to the intended date of issue, amount of issue, type of investors, classification of a particular tier of *basic own funds* or any other feature of the item intended to be included as basic own funds to that previously notified to the *PRA*. If after an initial notification under 6.2, but prior to an item's issuance, a *firm* proposes to change the information previously submitted, it must provide a further written notification of that change without delay.
- 6.4 If an *undertaking* proposes to establish <u>or amend</u> a debt securities program<u>me</u> for the issue of an item which the *firm* intends to include within the *basic own funds* forming the *own funds eligible for the group SCR*, the *firm* must:
 - (1) notify the *PRA* of the establishment of the program<u>me or of the proposed</u> <u>amendment to the programme;</u> and
 - (2) provide the information required by 6.2

as soon it becomes aware of the proposed establishment <u>or amendment</u>. The *PRA* must be notified of any changes in accordance with 6.3.

- 6.5 The items of *basic own funds* to which 6.2 does not apply are to:
 - (1) ordinary *shares* issued by an *undertaking* in the *group* which are:
 - (a) classified as *Tier 1 own funds* or *Tier 2 basic own funds* <u>meet the</u> classification criteria for ordinary *share* capital in *Tier 1 own funds*; and
 - (b) <u>are the same as ordinary shares previously issued by that undertaking;</u>
 - (2) debt instruments issued from a debt securities program<u>me</u> established by an undertaking in the group, provided that program was notified to the PRA prior to its first drawdown in accordance with 6.4; and:
 - (a) the establishment of (and any subsequent amendment to) the programme was notified to the *PRA* in accordance with 6.4 and the last such notification was given to the *PRA* no more than twelve months prior to the date of the proposed drawdown;
 - (b) the programme complies with, and the information previously notified to the <u>PRA in accordance with 6.4 in relation to the programme is unaffected by,</u> <u>any changes in law or regulation, or the interpretation or application of either,</u> <u>coming into effect since the last notification in accordance with 6.4; and</u>
 - (b) any instrument issued pursuant to the programme must, under the terms of the programme, constitute *basic own funds*; and
 - (3) any item which is to be issued on identical terms to one or more items included in the basic own funds forming the own funds eligible for the group SCR issued by the undertaking in the group within the previous twelve months and notified to the PRA in accordance with 6.2, excluding (1) the issue date, (2) the maturity date, (3) the amount of the issuance, (4) the currency of the issuance, and (5) the rate of interest payable by the issuer.
- 6.6 A *firm* must notify the *PRA* in writing, no later than the date of issue, of the intention of the *undertaking* in the *group* to issue an item listed in 6.5 which it intends to include within the *basic own funds* forming the *own funds eligible for the group SCR*. When giving notice, a *firm* must:
 - provide the information set out at 6.2(1) to (3) in 6.2(2) other than 6.2(2)(c) (draft terms and conditions), 6.2(2)(f) (draft legal opinion) and 6.2(2)(g) (draft accounting opinion); and
 - (2) confirm that the terms of the item have not changed since the previous issue of that type of item of *basic own funds* by that *undertaking*.
- 6.7 A firm must notify the PRA in writing of the intention of an undertaking in the group to amend or otherwise vary the terms of any item of own funds eligible for the group SCR as soon as it becomes aware of the intention of the issuing undertaking to amend or otherwise vary the terms of the item.
- 6.8 A firm must provide to the PRA as soon as practicable after it becomes aware of the issuance of an item of basic own funds by an undertaking in its group to which 6.2 or 6.4 applies:

- (1) <u>a finalised copy of the draft legal opinion referred to in 6.2(2)(f);</u>
- (2) <u>a finalised copy of the draft accounting opinion referred to in 6.2(2)(g) if applicable;</u>
- (3) <u>a copy of the instrument's final terms and conditions; and</u>
- (4) <u>a reasoned basis for the choice of coupon structure and any other provision that</u> <u>might suggest an incentive to redeem.</u>