Chapter 4

Principles: MiFID business



4.1 **Principles: MiFID business**

G 4.1.1 ■ PRIN 3.1.6 R gives effect to the provisions of the *EUWA* concerning the continuing application of the principle of the supremacy of EU law. It ensures that the *Principles* and ■ PRIN 2A do not impose obligations upon *firms* which are inconsistent with a relevant EU measure. If a Principle or ■ PRIN 2A does purport to impose such an obligation ■ PRIN 3.1.6 R disapplies that *Principle* or provision of ■ PRIN 2A, but only to the extent necessary to ensure compatibility with the relevant EU measure. This disapplication has practical effect only for certain matters covered by MiFID, which are explained in this section.

Where?

- 4.1.2 Under ■ PRIN 3.3.1 R, the territorial application of a number of *Principles* and ■ PRIN 2A to a *UK MiFID investment firm* is extended to the extent that another applicable rule or onshored regulation which is relevant to an activity has a wider territorial scope.
- 4.1.3 G Principles 4, 5 and 11 will have the same scope of territorial application for MiFID business as for other business.

What?

- G 4.1.4
- (1) Certain requirements derived from *MiFID* are disapplied for:
 - (a) eligible counterparty business;
 - (b) transactions concluded under the rules governing a *multilateral* trading facility between its members or participants or between the *multilateral trading facility* and its members or participants in relation to the use of the multilateral trading facility;

.....

.....

- (c) transactions concluded on a regulated market between its members or participants.
- (2) Under PRIN 3.1.6 R, these disapplications may affect *Principles* 1, 2, 6, 9, 12 and ■ PRIN 2A. ■ PRIN 3.1.6 R applies only to the extent that the application of a *Principle* or ■ PRIN 2A would be contrary to the *UK*'s obligations under a relevant EU measure in respect of a particular transaction or matter. In line with MiFID, these limitations relating to eligible counterparty business and transactions under the rules of a multilateral trading facility or on a regulated market only apply in relation to a firm's conduct of business obligations to its clients derived from MiFID. They do not limit the application of those Principles or ■ PRIN 2A in relation to other matters, such as *client* asset

protections, systems and controls, prudential requirements and market integrity. Further information about these limitations is contained in ■ COBS 1 Annex 1.

(3) Principles 3, 4, 5, 7, 8, 10 and 11 are not limited in this way.

4.1.5 G [deleted]

■ Release 31 • Nov 2023