PRA RULEBOOK: CRR FIRMS, NON CRR FIRMS AND NON AUTHORISED PERSONS: DEPOSITOR PROTECTION (AMENDMENT No. 2) INSTRUMENT 2015

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);
 - (2) section 137T (General supplementary powers);
 - (3) section 213 (The compensation scheme);
 - (4) section 214 (General); and
 - (5) section 215 (Rights of the scheme on insolvency).
- B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making 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: CRR Firms, Non CRR Firms and Non Authorised Persons: Depositor Protection (Amendment No. 2) Instrument 2015

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

Commencement

- E. This instrument comes into force on 3 July 2015.
- F. With effect from 1 June 2016, the PRA deletes rule 9.6(2A).

Citation

G. This instrument may be cited as the PRA Rulebook: CRR Firms, Non CRR Firms and Non Authorised Persons: Depositor Protection (Amendment No.2) Instrument 2015

By order of the Board of the Prudential Regulation Authority 26 June 2015

Annex A

Amendments to the Depositor Protection Part

Chapter 30 is deleted and the following amendments are made. In this Annex, new text is underlined and deleted text is struck through (with the exception of the deletion of the existing text of Chapter 30, which is not shown).

APPLICATION AND DEFINITIONS 1 Unless otherwise stated, in this Part, the following definitions shall apply: 1.4 . . . exclusions view means a single, consistent view of: (1) an account holder's aggregate deposits with a firm limited to accounts that contain or may contain eligible deposits to which the account holder is not absolutely entitled; or (2) a depositor's aggregate eligible deposits with a firm limited to accounts that are not active and which contains the information required by 12.9. a depositor's aggregate eligible deposits with a firm which contains the information required by 12.9, limited to accounts which: hold any funds to which the depositor is not absolutely entitled; or are not active. 2 **ELIGIBILITY** 2.2 ... (4) The following are not eligible deposits: a deposit made by another credit institution on its own behalf or for its own (a)

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account:

9 TIME LIMITS

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- 9.6 (1) From 1 June 2016 until 31 December 2023, in cases to which 9.2 9.3 applies, where the FSCS cannot pay compensation within seven business days starting on the day following the compensation date, the FSCS shall, provided it receives sufficient information to enable it to make a payment, ensure that within five business days of receipt of a request from a depositor.
 - (a) the *depositor* who is an individual, has access to an appropriate amount of their *covered deposits* to cover the cost of living; and
 - (b) the *depositor* which is not <u>an individual or</u> a *large company*, or is a <u>small local</u> <u>authority</u>, has access to an appropriate amount of their <u>covered deposits</u> to cover necessary business expenses <u>or operating costs</u>.

[Note: Art 8(4) of the DGSD]

- (2) From 3 July 2015 until 1 December 2016, in cases to which 9.3 applies, the FSCS shall ensure that a depositor which is a large company has access to their covered deposits within fifteen business days of receipt of a request from the depositor which contains sufficient information to enable the FSCS to make a payment.
- (2A) From 3 July 2015 until 1 June 2016, in cases to which 9.3 applies, the FSCS shall ensure that a depositor which is a *small local authority* has access to their *covered deposits* within fifteen *business days* of receipt of a request from the *depositor* which contains sufficient information to enable the FSCS to make a payment.

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12 SINGLE CUSTOMER VIEW REQUIREMENTS

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12.3 If a *firm* does not have any accounts or balances which are required to be included within the <u>an</u> exclusions view, the *firm* must provide confirmation of this to the *FSCS*.

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12.9 A *firm* must ensure that each *single customer view* and *exclusions view* contains all the information set out in the table below.

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1.	Single customer	Unique customer identifier.	Maximum number of
	view record		characters in field: 200
	number		<u>100</u>

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10. Other national identifier being provided [if applicable and where held by the firm].	Maximum number of characters in field: 50 Values: (a) NID - national identifier (Non-UK), (b) DL - driving

Maximum number of characters in field: 3 27. Single customer view record number Unique customer identifier. Maximum number of characters in field: 200 100				licence, (c) <u>O - other or</u> unknown.
27. Single customer Unique customer identifier. Maximum number of characters in field: 200				
view record characters in field: 200				
	27.	view record	Unique customer identifier.	

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37.	Exclusion type	If applic	cable, where the file is	Values:	
		an exc	<i>lusions view</i> , an	a)	BEN
		indicati	on of why the account	b)	LEGDOR
		falls wit	thin an <i>exclusions view</i> .	c)	LEGDIS
				d)	HMTS
		Identify	all of the following		
		which a	apply:	Maximum	n number of
		a)	The account contains	character	s in field: 6
			or may contain eligible		
			deposits to which the		
			account holder is not		
			absolutely entitled.		
			The depositor is not		
			absolutely entitled to		
			the sums held in the		
			account;		
		b)	The account is a		
			dormant account;		
		c)	The account is an		
			account for which the		
			firm has received		
			formal notice of a legal		
			dispute or competing		
			claims to the proceeds		
			of the account;		
		d)	The account appears		
			on the "Consolidated		
			list of financial		
			sanctions targets in		
			the United Kingdom"		
			that is maintained by		
			•		
			HM Treasury or is		
			otherwise subject to		
			restrictive measures		
			imposed by national		
			governments or		
			international bodies.		
	1	1		<u>I</u>	

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49. 48.	Single customer view record	Unique customer identifier.	Maximum number of characters in field: 200
	number		100

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- 12.13 The amount inserted into each *single customer view* and *exclusions view* as the account balance (Field 42) and aggregate balance across all accounts (Field 49 50) must be the total of principal plus any interest or premium attributable up to the *compensation date* (or the date on which the *PRA* or *FSCS* requests the *firm* to provide the *single customer view* and *exclusions view* in accordance with 12.2).
- 12.14 A *firm* must ensure that the amount inserted into each *single customer view* and *exclusions view* as the account balance (Field 42), original account balance before interest (Field 46 <u>47</u>) and aggregate balance across all accounts (Field 49 <u>50</u>) includes any payment made to the *depositor* for which value has been credited to the *depositor*'s account regardless of whether the *firm* has received the value itself. A *firm* must ensure that the amount inserted into each *single customer view* and *exclusions view* as the account balance (Field 42), original account balance before interest (Field 46 <u>47</u>) and aggregate balance across all accounts (Field 49 <u>50</u>) excludes any payment sent by the *depositor* which has been debited from the *depositor*'s account regardless of whether the *firm* has sent value itself.

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30 RECOVERIES OF ELIGIBLE DEPOSITS: RETURN OF SURPLUS TO COMPENSATION RECIPIENT

- 30.1 If the FSCS, in relation to a *claim* for *eligible deposits*, makes recoveries from the *credit* institution or any third party in respect of that *eligible deposit*, it must:
 - (1) retain from those recoveries a sum equal to the aggregate of:
 - (a) the sum paid by the FSCS as compensation;
 - (b) any amount paid or payable by a *home state scheme* to the *compensation* recipient; and
 - (c) any amount the FSCS determines is appropriate to cover all or part of its reasonable costs of recovery; and
 - (2) as soon as reasonably possible after it makes the recoveries, pay any remaining sum to the compensation recipient (or, if not the depositor, as directed by the depositor or to any person subrogated to the claim of the depositor against the credit institution or to the rights of the depositor under this Part or to any person otherwise entitled to any remaining sum).

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43 FUNDING – CLASS A TARIFF BASE CALCULATION

- 43.1 The class A tariff base is:
 - (1) covered deposits (excluding temporary high balances) as at 31 December except that, where the covered deposit is a dormant account, the applicable tariff base is dormant account covered deposit multiplied by 0.2 as at 31 December. and

	(2) the total balance of any deposits in any account which holds funds to which the account holder is not absolutely entitled but may exclude the value of any funds which the firm has confirmed are not covered deposits.
43.2	A <i>firm</i> must also include in its <i>class A tariff base</i> calculation the total balance of any <i>deposits</i> in any:
	(1) not active account; or
	(2) account which holds funds to which the account holder is not absolutely entitled.
50	TRANSITIONAL PROVISIONS – SINGLE CUSTOMER VIEW
50 50.11	TRANSITIONAL PROVISIONS – SINGLE CUSTOMER VIEW A firm must ensure that a single customer view contains all the information set out in the table below.

(b) the date of request from the FSCS or the PRA

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