

Specific Direction [X]21 to PSPs participating in CHAPS that provide relevant CHAPS accounts, to reimburse CHAPS APP scam payments and comply with the CHAPS reimbursement rules

Specific Direction [X]21 (CHAPS APP scam reimbursement requirement)

[DATESeptember 2024]

This is a comparison version showing how Specific Direction 21 has been amended following PS24/5. Additions are in green and underlined. Deleted text is set in red and shown struck through. It has been prepared by the PSR to assist stakeholders.

Specific Direction (X):21: CHAPS APP scam reimbursement requirement

1 Recitals

Whereas:

- 1.1 Authorised push payment (APP) scams happen when a person uses a fraudulent or dishonest course of conduct to manipulate, deceive or persuade someone to send money to an account outside of their control.
- 1.2 The Financial Services and Markets Act 2023 (FSMA 2023) amends regulation 90 of the Payment Services Regulations 2017 to provide that it does not affect the liability of a payment service provider (PSP) under a relevant requirement imposed by the PSR in a case where a payment order is executed subsequent to fraud or dishonesty.
- 1.3 The PSR has previously implemented a policy that requires APP scam victims of payments made via Faster Payments to be reimbursed by the sending PSP, where payments are made over the Faster Payments Scheme. This is known as the Faster Payments PS reimbursement requirement.
- Following publication by the PSR of its policy on the Faster Payments FPS reimbursement requirement, the Bank of England (the Bank) announced its intention, as the operator of the CHAPS payment system, for-comparable protections to be implemented for victims of APP scams perpetrated against consumers using CHAPS. the CHAPS payment system. The Bank of England has therefore created the CHAPS reimbursement rules, set out in an annex to the CHAPS Reference Manual.
- **1.41.5** To support this, the PSR has decided to create a relevant requirement by giving this specific direction, which imposes obligations on in-scope participants PSPs in the CHAPS payment system. This is known as the CHAPS reimbursement requirement.
- 1.5 The PSR is introducing the CHAPS reimbursement requirement to ensure greater consistency in the reimbursement of APP scam victims across different payment systems.
- <u>To ensure the effectiveness of The PSR has also decided to direct in-scope PSPs in CHAPS</u>

 <u>to comply with</u> the CHAPS reimbursement requirement, and the <u>PSR is also</u>

 <u>introducingCHAPS reimbursement</u> rules which. This is to ensure that these rules apply to
 all participants in CHAPS, whether or not they are CHAPS direct participants, so that all inscope participants in CHAPS and their consumers are, as far as possible, placed on an
 equal footing.

- 1.6 The PSR will also specify the information which PSPs must collect collate, retain, make available and report to and provide to the CHAPS Operator to enable it to monitor and/or ensure compliance with the CHAPS operator. These rules are intended to function in the same way, mutatis mutandis, as those reimbursement rules which operate in respect of participants in Faster Payments.
- 1.7 This information will be specified by the PSR in the CHAPS Compliance Data Reporting Standards (CCDRS). In scope Directed PSPs must comply with the requirements of this direction, including the requirement to comply with the provisions of the CCDRS.

2 Powers exercised and purpose

- 2.1 CHAPS is designated by the HM Treasury as a regulated payment system under section 43 of Financial Services (Banking Reform) Act 2013 (FSBRA) for the purposes of Part 5 of FSBRA.
- The PSR gives this specific direction in accordance with section 54(1) and (2) of FSBRA. In accordance with section 54(3)(c), this direction applies to persons of a specified description.
- 2.3 In making its decision to use its section 54 powers, the PSR had regard to section 62 of FSBRA (Duty to consider exercise of powers under the Competition Act 1998).
- 2.4 The PSR articulated its policy objectives in respect of the reimbursement of victims of APP scams in PS23/3, *Fighting authorised push payment fraud: a new reimbursement requirement* (June 2023)¹. In particular the PSR considers that a legal framework is necessary to give effect to reimbursement of victims in order:
 - to incentivise the payments industry to invest in fraud prevention, increasing consumer protections so most victims of APP scams are swiftly reimbursed; and
 - to pursue the PSR's long-term ambition for the operator of payment systems to tackle fraud by improving the rules by which those payment systems operate.
- 2.5 Following the PSR's publication of this policy position, the Bank of England announced its intention, as operator of the-CHAPS_payment system, for comparable protections to be implemented for victims of APP scams perpetrated using CHAPS.. The PSR further set out its rationale in respect of the reimbursement of victims of APP scams over CHAPS in Chapter 3 of the consultation paper. the CHAPS payment system.
- 2.6 The PSR issues the present gives this specific direction to support implementation of introduce a reimbursement rules requirement in respect of the CHAPS.
- <u>To achieve these objectives, payment system</u> and to assist in for the monitoring of compliance with this CHAPS reimbursement requirement, the reasons and purposes set out in PS24/5.
- The PSR is issuing CCDRS. All hereby requires all in-scope PSPs must to comply with the CHAPS reimbursement requirement, the CHAPS reimbursement rules, and any requirements imposed in the CCDRS. PSPs must also have regard to any other guidance and/or standards issued by the PSR as regards compliance with the CHAPS reimbursement requirement.

¹ http://www.psr.org.uk/publications/policy-statements/ps23-3-fighting-authorised-push-payment-fraud-a-new-reimbursement-requirement/

Direction

NOW the PSR gives the following specific direction to all PSPs participating in CHAPS that provide relevant CHAPS accounts

3 The reimbursement requirement

The CHAPS reimbursement requirement

3.1 When a victim reports a reimbursable CHAPS APP scam payment to their sending PSP, the sending PSP must reimburse the victim in full. This is the CHAPS reimbursement requirement.

The scope of the CHAPS reimbursement requirement

- 3.2 The CHAPS reimbursement requirement applies to all reimbursable CHAPS APP scam payments executed <u>on or</u> after the implementation date. The implementation date is 7 October 2024.
- 3.3 This specific direction applies to all directed PSPs, whether or not they are CHAPS direct participants, insofar as they provide a relevant CHAPS account.
- The CHAPS reimbursement requirement applies, mutatis mutandis, in line with the exceptions and additional provisions set out in the CHAPS reimbursement rules. These exceptions and provisions shall be applied in respect of the CHAPS reimbursement requirement subject to any specific definitions or requirements which are applicable in the context of that requirement.
- 3.5 If a sending PSP fails to reimburse a victim as required by the CHAPS reimbursement requirement and CHAPS reimbursement rules, the victim is entitled to seek redress pursuant to these and recover the outstanding amount from the sending PSP in the civil courts.

4 Requirement to comply with the CHAPS reimbursement rules

4.1 From 7 October 2024 all directed PSPs, whether or not they are CHAPS direct participants, must comply with the CHAPS reimbursement rules.

5 Directed PSPs to inform consumers of their rights

- By 7 October 2024, all All directed PSPs, whether or not they which are CHAPS direct participants, capable of being sending PSPs must have informed inform their existing consumers of their rights under the CHAPS reimbursement requirement and the CHAPS reimbursement rules. This includes informing consumers of the changes which will be made to their contractual terms and conditions as required by paragraph 6.1.
- 5.2 For the purposes of this specific direction, a directed PSP is capable of being a sending PSP if it:
 - a. Provides a relevant CHAPS account for a consumer.
 - b. From which it is or will be possible for a CHAPS APP scam payment to be made.
- <u>5.3</u> Directed PSPs which are capable of being sending PSPs must inform their consumers in accordance with paragraph 5.1 as follows:
 - a. If a PSP has not yet complied with paragraph 5.1 of Specific Direction 20 (July 2024) by the date this direction comes into force, by 7 October 2024. A PSP may use a single communication to comply with both paragraph 5.1 of this direction and paragraph 5.1 of Specific Direction 20 (July 2024).
 - b. If a PSP has already complied with paragraph 5.1 of Specific Direction 20 (July 2024) by the date this direction comes into force, as soon as practicable and in any event no later than two months before the date on which the changes made to their consumers' contractual terms and conditions as required by paragraph 6.1 are to take effect.
 - c. If a PSP is not required to comply with paragraph 5.1 of Specific Direction 20 (July 2024), as soon as practicable and in any event no later than two months before the date on which the changes made to their consumers' contractual terms and conditions as required by paragraph 6.1 are to take effect.
- From 7 October 2024, all directed PSPs, whether or not they which are CHAPS direct participants, capable of being sending PSPs must have arrangements in place to inform any new consumers of their rights under the CHAPS reimbursement requirement and CHAPS reimbursement rules, at the latest by the time and have informed them before they provide those new consumers with their services.
- 5.35.5 Consumers must be informed in the same manner in which the PSP would notify their consumers them of other changes to the way in which they provide their CHAPS services.

6 PSPs to amend their terms and conditions

6.1 All directed PSPs which are capable of being sending PSPs must amend the terms and conditions of their relevant contracts to provide that they will reimburse their consumers

- as and when required by the CHAPS reimbursement requirement and CHAPS reimbursement rules.
- A relevant contract is a framework contract between a consumer who holds a relevant CHAPS account and a directed PSP which is capable of being a sending PSP.
- 6.3 All directed PSPs which are capable of being sending PSPs must amend their relevant contracts as provided for above at the earliest practicable opportunity, including by reference to contractual amendment cycles. In any event this amendment must be effected by 9 April 2025 at the latest.

67 Indirect access providers to provide information about their indirect PSP customers

- 6.17.1 By 31 March 2025, and annually thereafter, all indirect access providers must give the PSR- a complete list of all of their indirect PSP customers for the previous calendar year.
- The PSR may specify in guidance additional requirements for the format and content of the list mentioned in paragraph 57.1.
- 6.37.3 By 30 April 2025, and monthly thereafter, all indirect access providers must give the PSR an update containing any changes to the list they provide under paragraph 57.1. They do not need to provide a report for months where there are no changes since the previous report.
- This direction should be read alongside, and interpreted consistently with, any other relevant directions or requirements issued under sections 54 or 55 of FSBRA.
- 7.4 Where a PSP also reports under paragraphs 7.1 and/or 7.3 of Specific Direction 20 (July 2024), that PSP may submit a single report which covers both those requirements and the requirements of paragraphs 7.1 and 7.3 of this specific direction.

78 PSP information obligations

Overarching duties

All directed PSPs, whether or not they are CHAPS direct participants, must register in line with the requirements of the CHAPS reimbursement rules. This paragraph does not apply to those directed PSPs which are directed PSPs for the purposes have not previously registered as required by paragraphs 8.1 – 8.3 of Specific Direction 20 (Faster Payments APP seams reimbursement requirement).

- **7.28.1** Registration requires directed PSPs to provide the information July 2024) must register as specified by the CHAPS operator in its CHAPS rules, Operator in the manner established in the CHAPS reimbursement rules.
- 7.38.2 The obligation at paragraph 68.1 applies as follows:
 - a. For directed PSPs participating in CHAPS and that provide providing relevant CHAPS accounts at the time when this direction is given, paragraph 8.a1 must be complied with as soon as is practicable and in any case by 7 October 2024.
 - b. For directed PSPs which begin to participate in CHAPS and provide relevant <u>CHAPS</u> accounts at any date after this direction is given, and <u>whilewhilst</u> it continues in force, paragraph 68.1 must be complied with before that PSP sends or receives live transactions using CHAPS.
- **7.48.3** From 7 October 2024, all directed PSPs, whether or not they are CHAPS direct participants, must:
 - a. Collate collate and retain for a period of at least five years:
 - i. the information identified in the PSR's CCDRS <u>in</u> respect of CHAPS APP scam reimbursement claims
 - <u>ii. any other information relevant to the CHAPS APP scam elaimsclaim</u> which is necessary to enable the CHAPS <u>operator Operator</u> to <u>undertake monitor and/or ensure</u> compliance <u>monitoring activities other than that covered with the CHAPS reimbursement rules and which is specified by paragraph 6.4.a.1. This includes the CHAPS Operator in the CHAPS reimbursement rules</u>
 - ii.<u>iii.</u> any information which has been requested by the CHAPS operator by paragraph 6.4Operator in accordance with paragraphs 8.3.d, 8.4 and 8.5
 - b. provide the information specified in the CCDRS in line withto the processes set out by the Bank as the operator of CHAPS Operator
 - c. take appropriate and reasonable steps to assure themselves of the accuracy of any information provided, in the manner required by the CHAPS operator and set out in the CHAPS reimbursement rules pursuant to this direction, before it is provided to the CHAPS Operator
 - d. provide timely, complete and accurate responses to reasonable and proportionate requests for information from the CHAPS <u>operator Operator</u> in order to enable it to <u>undertake its</u><u>monitor and/or ensure</u> compliance <u>monitoring activites</u> <u>with the CHAPS</u> <u>reimbursement rules.</u>
- 7.58.4 For the purposes of paragraph 6.48.3.d, the CHAPS operator operator may determine a time frame within which a timely, complete and accurate response must be provided.

- 7.68.5 A reasonable and proportionate request for information by the CHAPS operator is one which is appropriately scoped having regard to the time frame set for the response, and may include, but is not limited to requests that Operator is one which:
 - a. Enable is made in circumstances where the CHAPS operator Operator has reasonable grounds to suspect that a directed PSP is not compliant, or that there is a reasonable likelihood that a directed PSP will not be compliant, with a requirement of the CHAPS reimbursement rules. The CHAPS Operator must include its reasoning and supporting evidence in the request
 - b. is appropriately scoped having regard to any time frame set for the response
 - c. may include, but is not limited to requests that:
 - i. <u>enable the CHAPS Operator</u> to monitor and/<u>or</u> ensure compliance with the CHAPS-reimbursement rules
 - ii. relate to the CHAPS operator's role in Operator monitoring and assuring the quality, accuracy, completeness and integrity of the information data received
 - iii. enable the CHAPS operator operator to undertake enhanced monitoring in response to any potential compliance issues identified.
- **7.78.6** Directed PSPs must ensure that any information collated, retained or provided pursuant to this direction (or <u>other</u> any other requirement or direction imposed further to the CHAPS reimbursement requirement) is retained in a manner which is secure.

89 PSPs' reporting obligations

- **8.1**9.1 All directed PSPs, whether or not they are CHAPS direct participants, must comply with the reporting requirements specified in this section. These requirements will be phased in to allow time for new systems to be established and implemented.
- **8.29.2** All directed PSPs, whether or not they are CHAPS direct participants, must comply with the obligations set out in the PSR's CCDRS, as may be amended by the PSR from time to time.
- 8.39.3 Changes The PSR will notify in writing the date on which any changes to the CCDRS will come into effect. The date will be no sooner than 3090 days after being confirmed on the PSR's website the date of notification.

Reporting standards Standard A

The PSR hereby establishes two different reporting standards standard A, pursuant to which information must be collated, retained and provided by sending PSPs as set out byto the CHAPS operator in accordance with this direction. These are referred to as reporting standard A and reporting standard B.

- <u>All directed</u>The PSR will set out the information which sending PSPs must report to the CHAPS Operator pursuant to reporting standard A in the CCDRS.
- **8.5**9.6 From 7 October 2024 all sending PSPs must collate and retain any and all information falling within the scope of reporting standard A or reporting standard B, in line with the requirements specified in as required in paragraphs 8.3 8.6.4 to 6.7 of this direction.

Reporting standard A

- 8.6 All directed PSPs, whether or not they are CHAPS direct participants, must comply with reporting standard A from 7 October 2024.
- 8.7 The PSR shall set out the information which PSPs must report in line with the processes set out by All sending PSPs must provide to the CHAPS operator pursuant to reporting standard A in the CCDRS.
- **8.89.7** All PSPs must report, in line with the processes set out by the CHAPS operator, Operator any information falling within the scope of reporting standard A set out within the CCDRS as follows:
 - a. Each report must cover all cases closed in the reporting period
 - b. The first report is required to be submitted on 26 January 2025 to cover a reporting period of 7 October 2024 to 2024 to 2024
 - c. Each subsequent report shall cover one month (the <u>-"reporting period") period")</u>
 - d. Each subsequent report is due by close of business on the last business day of the month after each reporting period.
- **8.99.8** The method by which-Sending PSPs must report the information must be reported to the CHAPS operator under reporting standard Reporting Standard A will be using the method set out by the CHAPS operator in its the CHAPS reimbursement rules.
- **8.10**9.9 For the avoidance of doubt, where a Where a sending PSP has not received any CHAPS APP scam claims in any reporting period, paragraph 9.7 does not apply and they are not obliged to submit a nil return.
- **8.11** All directed PSPs shall comply with reporting standard A until 30 April 2025, subject to the arrangements for new market participants set out in paragraph 7.15 and the contingency arrangements set out in paragraph 7.16.

Reporting standard Bto the PSR

8.12 All directed PSPs, whether or not they are CHAPS direct participants, must comply with reporting standard B from 1 May 2025, subject to the arrangements for new market

- participants set out in paragraph 7.15 and the contingency arrangements set out in paragraph 7.16.
- 8.13 The PSR shall set out the information which PSPs must make available in line with the processes set out by the CHAPS operator pursuant to reporting standard B in the CCDRS.
- 8.14 All PSPs must take the necessary steps to ensure that any information identified as falling within the scope of reporting standard B is available to the CHAPS operator in line with the processes set out in the CHAPS reimbursement rules.

Reporting - contingency arrangements

- 8.15 Any new market entrant that falls within the scope of the policy must comply with reporting standard A for the remainder of the month in which they register with the CHAPS operator and the following month. Such new entrants must report to the CHAPS operator the month following that reporting period.
- 8.16 The following contingency arrangements shall apply:
 - a. In the event that the CHAPS operator's required reporting system is not available tomay from time to time in writing require a directed sending PSP in respect of its reporting obligations for 30 days or more, reporting standard A shall apply for the period of unavailability.
- **8.17**<u>9.10</u> Any report to provide it with a copy of any report provided to the CHAPS Operator under paragraph 7.16.a must cover the entire period for which the CHAPS operator's required reporting system was unavailable:9.7.
 - i. If the CHAPS operator's required reporting system is unavailable for a period of less than three months, the reporting period is that period in its entirely. The report must be provided on the last business day of the month following the date at which the CHAPS operator's required reporting system is available again.
 - ii. If the CHAPS operator's required reporting system is unavailable for a period of three months or more, the reporting period is as follows:
 - a. Any partial month at the beginning or end of that period together with the next or previous full month;
 - b. Any other month during that period.
 - iii. The report for a reporting period which falls within 7.16.b.2 must be provided on the last business day of the month following the reporting period, with the last report to be provided on the last business day of the month following the date at which the CHAPS operator's required reporting system is available again.
 - b. In the event that a directed PSP is notified by the CHAPS operator that the CHAPS operator's required reporting system is not available, and that period is less than 30

- days, reporting must be undertaken using the method specified by the CHAPS operator in its CHAPS reimbursement rules.
- c. In the event that a directed PSP is unable to access the CHAPS operator's required reporting system but has not been made aware that the CHAPS operator's required reporting system is unavailable, by the CHAPS operator, the PSP must contact the CHAPS operator by the means the operator has specified in its rules, to ascertain the cause of the issue and by what means they must comply with the requirements set out in this direction.
- <u>9.11</u> The sending PSP must provide the report required under paragraph 9.10 by the date given by the PSR.

910 Application

9.110.1 This specific direction applies to all PSPs, whether or not they are participating in CHAPS direct participants, that provide relevant CHAPS accounts.

1011 Commencement, and duration and review

- 10.1 11.1 This specific direction comes into force on 7 October 2024.
- **10.2**11.2 This specific direction will continue in force until such time as it is varied or revoked by the PSR.
- **10.3** The provisions of this direction may, from time to time, be subject to review by the PSR. This may include circumstances where the CHAPS Reference Manual—or_including the CHAPS reimbursement rules—are, is revised by the CHAPS operatorOperator.

1112 Citation

11.112.1 This direction may be cited as Specific Direction [X]21 (September 2024) (CHAPS APP scam reimbursement requirement).

1213 Interpretation

- **12.1** The headings and titles used in this specific direction are for convenience and have no legal effect.
- **12.2** The Interpretation Act 1978 applies to this specific direction as if it were an Act of Parliament, except where words and expressions are expressly defined.
- **12.3**13.3 References to any statute or statutory provisions must be construed as references to that statute or statutory provision as amended, re-enacted or modified, whether by statute or otherwise.
- **12.4**13.4 The following definitions apply in this specific direction:
 - Account controlled by the consumer means a relevant <u>CHAPS</u> account that
 a-consumer can access and make payments from. It is not sufficient for it to be
 in-the-consumer's name.
 - Authorised push payment (APP) means a consumer payment initiated by the sending PSP in accordance with an authorisation given by its consumer.
 - APP scam (authorised push payment scam) means where a person uses a
 fraudulent or dishonest act or course of conduct to manipulate, deceive or persuade
 a consumer into transferring funds from the consumer's relevant CHAPS account
 to a relevant CHAPS account not controlled by the consumer, where:
 - o the recipient is not who the consumer intended to pay, or
 - o the payment is not for the purpose the consumer intended.

For the avoidance of doubt, if the consumer is party to the fraud or dishonesty, this is not an APP scam for the purpose of the CHAPS reimbursement requirement, or the CHAPS reimbursement rules.

- **Authorisation**, for the <u>purposes purpose</u> of this direction, in the context of a payment, means that the payer has given their explicit consent to:
 - o the execution of the payment transaction, or
 - the execution of a series of payment transactions of which that payment transaction forms part.
- Business day, for the purposes of this direction, means any day (period of 24 hours beginning at midnight) that is not a Saturday or Sunday, or a bank or public holiday in any part of the United Kingdom.
- CHAPS means the regulated payment system designated by Order from the Treasury on 1 April 2015.

- **CHAPS APP scam claim** means one or more CHAPS APP scam payments made as part of an APP scam and made to the victim's PSP.
- **CHAPS APP scam payment** for the purposes of this direction, means an APP, authorised by a victim as part of an APP scam, that has all the following features:
 - 1. It is executed through CHAPS using a PACS 008 message.
 - 2. It is authorised by a PSP's consumer.
 - 3. It is executed by that PSP in the UK.
 - 4. The payment is received in a relevant CHAPS account in the UK that is not controlled by the consumer.
 - 5. The payment is not to the recipient the consumer intended or is not for the purpose the consumer intended.
- CHAPS Compliance Data Reporting Standards (CCDRS) means the document produced and published by the PSR, as may be amended from time to time, that which sets outrequirements for the specific data that information which PSPs must collate, retain and provide to the CHAPS operator operator pursuant to obligations imposed by this specific direction and to enable it to monitor and/or ensure compliance with the CHAPS reimbursement rules.
- CHAPS direct participant means an entity that which satisfies the CHAPS system access criteria as specified in the CHAPS Reference Manual and is admitted to participation in the CHAPS system by entering into a CHAPS Participation Agreement with the Bank.
- CHAPS operator of the CHAPS payment system.
- **CHAPS Reference Manual** is means the document published by the Bank of England on its website, as amended from time to time. It sets out obligations for direct participants and describes key elements of the CHAPS system's design, operations, risks and controls. The CHAPS Reference Manual forms a core part of the legal basis for the Bank's operation of CHAPS and aims to provide a clear and comprehensive description of the rules, requirements and key procedures.
- CHAPS reimbursement directory means the list of directed PSPs and their contact
 details which the FPS Operator maintains and which may be used for the purposes of
 managing CHAPS APP scam claims.
- **CHAPS reimbursement requirement** means the obligation conferred on directed PSPs under paragraph 3.1 of this specific direction.
- CHAPS reimbursement rules means anythe rules created by the CHAPS Operator
 concerning the CHAPS reimbursement requirement as, which are set out in an
 annex Annex A to the CHAPS Reference Manual.

- Consumer for the purposes of this direction, refers to service users of PSPs. These are individuals, micro enterprises microenterprises (an enterprise that employs fewer than ten persons and that has either an annual turnover or annual balance sheet total that does not exceed €2 million) or charities (a body whose annual income is less than £1 million per year and is a charity as defined by the Charities Act 2011, the Charities and Trustee Investment (Scotland) Act 2005 or the Charities Act (Northern Ireland) 2008).
- Directed PSP or in-scope PSP means a PSP participating in the CHAPS to which this specific direction applies, as set out in paragraph 10.1. For the avoidance of doubt, for the purposes of this specific direction, this means a PSP that which provides a relevant CHAPS account, whether or not that PSP is itself a CHAPS direct participant in CHAPS.
- **Directed PSP which is capable of being a sending PSP** means a directed PSP which:
 - o Provides a relevant CHAPS account for a consumer.
 - o From which it is or will be possible for a CHAPS APP scam payment to be made.
- Faster Payments <u>Scheme</u> or FPS means the Faster Payments Scheme, a regulated payment system designated by Order from the Treasury on 1 April 2015.
- Financial Market Infrastructure (FMI) means all the systems, networks, and procedures that facilitate the clearing, settlement, and recording of financial instruments i.e. payment systems, central securities depositories, securities settlement systems, central counterparties and trade repositories.
- Framework contract means any contract for payment services which governs the future execution of any payments using CHAPS whether from an existing relevant CHAPS account or one that may be set up in future.
- Indirect access provider or IAP means a PSP with access to CHAPS that has an agreement or arrangements with another person for the purposes of enabling that other person (the 'indirect PSP customer') to provide services for the purposes of enabling the transfer of funds using CHAPS or to become a PSP in relation to CHAPS. For the avoidance of doubt, an indirect access provider An IAP does not have to be a CHAPS direct participant. Indirect PSPs can themselves provide indirect access (sometimes called a 'nested' access arrangement).
- Indirect PSP customer means a person that has an agreement or arrangements with an indirect access provider to enable the indirect PSP customer to provide services for the purposes of enabling the transfer of funds using CHAPS or to become a PSP in relation to CHAPS.
- **Information**, for the purposes of this direction, includes any information or data that which may be required by either the PSR for the purposes of monitoring compliance with this direction or any other relevant regulatory requirement or the CHAPS operator of the connection with monitoring and/or operator of the compliance with the CHAPS operator of the CHAPS operator of the chapter of the connection with monitoring and/or operator operator of the chapter of the c

- **Notification in writing** by the PSR includes by means of publication on the PSR's website.
- **Operator** has the same meaning as under section 42(3) of FSBRA.
- Participant has the same meaning as under section 42(2) of FSBRA.
- Payment system has the same meaning as under section 41(1) of FSBRA.
- Payment Systems Regulator (PSR) is the body corporate established under section- 40 of FSBRA.
- Payment service provider (PSP) has the same meaning as under section 42(5) of FSBRA.
- Register means providing the information specified by the CHAPS Operator in the CHAPS reimbursement rules, in the manner set out in those rules, as required by paragraph 8.1 of this specific direction. This information may be used to support the creation and maintenance of the CHAPS reimbursement directory.
- **Reimbursable CHAPS APP scam payment** means a CHAPS APP scam payment where the consumer standard of caution exception does not apply, the victim is not party to the fraud or claiming fraudulently or dishonestly to have been defrauded, and the claim was made within the time limit set out in the CHAPS reimbursement rules.
- Relevant CHAPS account means an account that is provided to a service user, is held
 in the UK and can send or receive payments using CHAPS, but excludes accounts
 provided by credit unions, municipal banks, financial market infrastructures
 (FMIs)FMIs and national savings banks.
- Required reporting system is the system for reporting information as required in the CCDRS under Reporting Standard B, which is specified in the CHAPS Reference Manual:
- Relevant contract means a framework contract between a consumer who holds a relevant CHAPS account and a directed PSP which is capable of being a sending PSP.
- **Retain** means to keep information for the period specified, in a readily accessible electronic format where possible.
- **Sending PSP** means a PSP that provides a relevant <u>CHAPS</u> account for a consumer, from which one or more CHAPS APP scam payments were made.
- **Service user** means a person who uses a service provided by a payment system and is not a participant in that payment system.
- Victim means a consumer who has made one or more CHAPS APP scam payments.

Vulnerable consumer has the same meaning as when the term is used by the FCA in its Guidance for firms on the fair treatment of vulnerable customers²—namely, a vulnerable consumer is someone who, due to their personal circumstances, is especially susceptible to harm, particularly when a firm is not acting with appropriate levels of care.

Made on **DATE** 6 September 2024

Chris Hemsley
David Geale
Interim Managing Director
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Status of directions

Directions give rise to binding obligations. Breaching a requirement of a direction is a compliance failure thatwhich makes a party liable to regulatory sanction.

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