

Statutory Document No. 2022/0102



*European Union and Trade Act 2019*

## **RUSSIA SANCTIONS (APPLICATION) (NO. 3) REGULATIONS 2022<sup>1</sup>**

*Approved by Tynwald: 17 May 2022*  
*Coming into Operation: in accordance with regulation 2*

The Council of Ministers makes the following Regulations under section 19 of the European Union and Trade Act 2019.

The Council of Ministers is of the opinion that, by reason of urgency, it is necessary to make these Regulations subject to the Tynwald procedure set out in section 31 of the Legislation Act 2015 (“affirmative”) instead of the “approval required” Tynwald procedure applied by virtue of section 19(1) of the European Union and Trade Act 2019.

### **1 Title**

These Regulations are the Russia Sanctions (Application) (No. 3) Regulations 2022.

### **2 Commencement**

These Regulations come into operation immediately after they are made<sup>1</sup>.

### **3 Application of the Russia (Sanctions) (EU Exit) (Amendment) (No. 5) Regulations 2022**

- (1) The Russia (Sanctions) (EU Exit) (Amendment) (No. 5) Regulations 2022<sup>2</sup> (“the applied legislation”) apply to the Island, as part of the law of the Island, subject to the following modifications.
- (2) In regulation 1 (citation and commencement) —
  - (a) in the heading, omit “and commencement”; and

<sup>1</sup> Paragraph 7 of Schedule 4 to the European Union and Trade Act 2019 provides that if a statutory document contains a declaration that the Council of Ministers is of the opinion that, by reason of urgency, it is necessary to make the statutory document subject to the Tynwald procedure set out in section 31 of the Legislation Act 2015 (“affirmative”), that procedure applies to the statutory document instead of the “approval required” Tynwald procedure applied by virtue of any provision of the European Union and Trade Act 2019.

<sup>2</sup> SI 2022/205.

- (b) omit paragraph (2).
- (3) In regulation 2 (amendment of the Russia (Sanctions) (EU Exit) Regulations 2019), after “2019”, insert **63**, as they have effect in the Island<sup>3</sup>, **62**.
- (4) In regulation 4 (exception for authorised conduct in a relevant country) –
- (a) for “in a relevant country”, in both places including the heading, substitute **63** outside the Isle of Man **62**; and
- (b) before the first “18”, insert **63** and **62**.
- (5) In regulation 5(d) (Treasury licences), in the inserted paragraph (c), for “consider”, substitute **63** considers **62**.
- (6) In regulation 6 (finance: powers to request information), for “or regulation 18”, substitute **63** or 18 **62**.
- (7) In regulation 7 (Treasury licences: purposes), in the inserted Part 1D –
- (a) in the inserted paragraph 9V(2) (financial regulation), for “United Kingdom, including the Financial Conduct Authority, the Prudential Regulation Authority and the Bank of England”, substitute **63** Isle of Man **62**;
- (b) in the inserted paragraph 9X (safety and soundness of a firm), for “the Bank of England, the Prudential Regulation Authority or the Financial Conduct Authority”, substitute **63** the Financial Services Authority in the Isle of Man **62**.

**MADE 3 MARCH 2022**

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<sup>3</sup> SI 2019/855, as amended by SI 2020/590 and SI 2020/951, was applied to the Island by SD 2020/0504.

Annex

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STATUTORY INSTRUMENTS

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**2022 No. 205**

**SANCTIONS**

The Russia (Sanctions) (EU Exit) (Amendment) (No. 5) Regulations 2022

*Made ----- at 11.30 a.m. on 1st March 2022*

*Laid before Parliament at 4.00 p.m. on 1st March 2022*

*Coming into force - - at 5.00 p.m. on 1st March  
2022*

The Secretary of State<sup>4</sup>, considering that the requirements of section 45(2) of the Sanctions and Anti-Money Laundering Act 2018<sup>5</sup> are met, makes the following Regulations in exercise of the powers conferred by sections 1, 3(1)(b)(ii) and (iii), 15(2)(b) and (3), 16, 17, 45 and 62(6) of that Act:

**Article I. Citation and commencement**

**1.** (1) These Regulations may be cited as the Russia (Sanctions) (EU Exit) (Amendment) (No.5) Regulations 2022.

(2) — ~~These Regulations come into force at 5.00 p.m. on 1st March 2022.~~

**Amendment of the Russia (Sanctions) (EU Exit) Regulations 2019**

**2.** The Russia (Sanctions) (EU Exit) Regulations 2019<sup>6</sup>, **as they have effect in the Island**<sup>7</sup>, are amended as set out in regulations 3 to 6.

**Other financial and investment restrictions**

**3.** (1) After regulation 18 (investments in relation to Crimea), insert—

**“Provision of financial services relating to foreign  
exchange reserve and asset management**

**18A.** (1) A person (“P”) must not provide financial services to a person mentioned in paragraph (2) where—

(a) the financial services are for the purpose of foreign exchange reserve

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<sup>4</sup> The power to make regulations under Part 1 of the Sanctions and Anti-Money Laundering Act 2018 (c.13) is conferred on an appropriate Minister. Section 1(9)(a) of the Act defines an “appropriate Minister” as including the Secretary of State.

<sup>5</sup> 2018 c.13. Section 17(5)(b)(i) (enforcement) is amended by the Sentencing Act 2020 (c.17), Schedule 24, paragraph 443(1).

<sup>6</sup> S.I. 2019/855, as amended by S.I. 2020/590; S.I. 2020/951; S.I. 2022/123; S.I. 2022/194; S.I. 2022/195; and by the Sentencing Act 2020 (c.17).

<sup>7</sup> SI 2019/855, as amended by SI 2020/590 and SI 2020/951, was applied to the Island by SD 2020/0504.

- and asset management; and
- (b) P knows, or has reasonable cause to suspect, that the financial services are provided to such a person.
- (2) The persons mentioned in this paragraph are—
    - (a) the Central Bank of the Russian Federation,
    - (b) the National Wealth Fund of the Russian Federation,
    - (c) the Ministry of Finance of the Russian Federation,
    - (d) a person owned or controlled directly or indirectly (within the meaning of regulation 7) by a person mentioned in sub-paragraphs (a) to (c), or
    - (e) a person acting on behalf of or at the direction of a person mentioned in sub-paragraphs (a) to (c).
  - (3) Paragraph (1) is subject to Part 7 (Exceptions and licences).
  - (4) A person who contravenes the prohibition in paragraph (1) commits an offence.”
- (2) In regulation 19A(1), after the definition of “credit or financial institution” insert—
- ““foreign exchange reserve and asset management” means activities relating to the reserves or assets of the persons mentioned in paragraph (2) of regulation 18A, such reserves or assets to include the following—
- (a) money market instruments (including cheques, bills and certificates of deposit);
  - (b) foreign exchange;
  - (c) derivative products (including futures and options);
  - (d) exchange rate and interest rate instruments (including products such as swaps and forward rate agreements);
  - (e) transferable securities;
  - (f) other negotiable instruments and financial assets (including bullion);
  - (g) special drawing rights.”

### **Exception for authorised conduct in a relevant country outside the Isle of Man**

**4.** In regulation 62A(1) (exception for authorised conduct in a relevant country outside the Isle of Man), for “and 18 (investments in relation to Crimea)” substitute “, 18 (investments in relation to Crimea) and 18A (provision of foreign reserve and asset management services)”.

### **Treasury licences**

- 5.** In regulation 64 (Treasury licences)—
- (a) in paragraph (1), for “and 18 (investments in relation to Crimea)” substitute “, 18 (investments in relation to Crimea) and 18A (provision of foreign reserve and asset management services)”;
  - (b) after sub-paragraph (ac) of paragraph (2) omit “and”;
  - (c) in sub-paragraph (b) after “Part 2 of Schedule 5” for “.” substitute “, and”;
  - (d) after sub-paragraph (b) insert—
    - “(c) in the case of acts which would otherwise be prohibited by regulation 18A (provision of foreign exchange reserve and asset management services), where the Treasury considers that it is appropriate to issue the licence for a purpose set out in Part 1D of Schedule 5.”

### **Finance: powers to request information**

**6.** In paragraph (5) of regulation 72 (finance: powers to request information), in sub-paragraph (c), for "~~of regulation 18 or 18~~ (investments in Crimea)" substitute ", 18 (investments in relation to Crimea) or regulation 18A (provision of foreign reserve and asset management services)."

### **Treasury licences: purposes**

**7.** After Part 1C of Schedule 5 (Treasury licences: purposes) insert—

#### **"PART 1D**

#### **Foreign exchange reserve and asset management services**

#### **Humanitarian assistance activity**

**9U.** To enable anything to be done in connection with the performance of any humanitarian assistance activity.

#### **Financial regulation**

**9V.** (1) To enable anything to be done by, or on behalf of, a relevant financial authority for the purposes of the functions of that authority.

(2) In sub-paragraph (1), "relevant financial authority" means authorities involved in the regulation of financial services in the ~~United Kingdom, including the Financial Conduct Authority, the Prudential Regulation Authority and the Bank of England~~ **Isle of Man**.

#### **Financial stability**

**9W.** To enable anything to be done by a person, following consultation by that person (or a person acting on their behalf) with the Bank of England, that is necessary or expedient in order to protect or enhance the stability of the financial system of the United Kingdom.

#### **Safety and soundness of a firm**

**9X.** To enable anything to be done by a person, following consultation by that person (or a person acting on their behalf) with the relevant supervising authority or authorities, that is necessary or expedient in order to promote the safety and soundness of a firm which is supervised by ~~the Bank of England, the Prudential Regulation Authority or the Financial Conduct Authority~~ **the Financial Services Authority in the Isle of Man**.

#### **Extraordinary situation**

**9Y.** To enable anything to be done to deal with an extraordinary situation."

At 11.30 a.m. on 1st March 2022

*James Cleverly*  
Minister of State  
Foreign, Commonwealth and Development Office



## **EXPLANATORY NOTE**

*(This note is not part of the Regulations)*

These Regulations are made under the Sanctions and Anti-Money Laundering Act 2018 (c. 13) to amend the Russia (Sanctions) (EU Exit) Regulations 2019 (S.I. 2019/855) ("the 2019 Regulations").

The Regulations add new financial sanctions to Part 3 (Finance) of the 2019 Regulations. The amendments insert a restriction on the provision of financial services for the purposes of foreign exchange reserve and asset management involving the Central Bank of the Russian Federation, the National Wealth Fund of the Russian Federation, the Ministry of Finance of the Russian Federation, or persons owned or controlled by, or acting on behalf of, or at the direction of, the same. The Regulations insert licensing grounds relating to these new provisions.

No impact assessment has been prepared for these Regulations. An impact assessment was, however, produced for the primary legislation and can be found at <https://www.gov.uk/government/publications/sanctions-and-anti-money-laundering-bill-impact-assessment>.

## ENDNOTES

### Table of Endnote References

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<sup>1</sup> The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.