



# **FINANCIAL SERVICES COMMISSION**

16 March 2026

Financial Sanction Notice

## **Directions from Financial Services Commission**

Please be informed that 1 entry has been varied under the Russia financial sanctions regime.

On 16 March 2026, the Foreign, Commonwealth and Development Office updated the UK Sanctions List on Gov.Uk. This list provides details of those entries designated under regulations made under the Sanctions Act.

1 entry has been varied under the Russia financial sanctions regime and remains subject to an asset freeze.

The consolidated list of asset freeze targets has been updated to reflect these changes.

The notice will also be placed on our website at [www.fscmontserrat.org](http://www.fscmontserrat.org) (<http://www.fscmontserrat.org>) under the heading "Sanctions" for your future reference.

Please be guided accordingly.



# FINANCIAL SERVICES COMMISSION

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## Regime: Russia

On 16 March 2026 the Foreign, Commonwealth and Development Office updated the UK Sanctions List on GOV.UK with the following variation.

### Variations

A variation is a change to a designation following an official decision-making process. Deleted information appears in strikethrough and in red. Newly added information is underlined and highlighted in yellow.

The following entry has been varied and is still subject to the sanctions listed:

#### 1. Individual: Viatcheslav KANTOR

**Unique ID:** RUS1127

**Regime name:** The Russia (Sanctions) (EU Exit) Regulations 2019

**Sanctions imposed:** Asset freeze, Trust Services Sanctions, Director Disqualification Sanction

**Other information:** The Director Disqualification Sanction was imposed on 09/04/2025.

**UK statement of reasons:** Viatcheslav The Secretary of State has reasonable grounds to suspect that Viatcheslav Vladimirovich KANTOR, hereafter KANTOR, is a prominent Russian businessman associated with Vladimir Putin. KANTOR is an involved person under the Chairman of Russia (Sanctions) (EU Exit) Regulations 2019 on the Coordinating Board basis of PJSC 'Acron' and its largest shareholder. Acron the following ground: KANTOR is a Russian chemical, mineral and fertilizer producer which carries on business or has been involved in obtaining a sector of strategic significance to benefit from or supporting the Government of Russia,

namely the Russian chemicals and extractives sectors. KANTOR therefore owns or controls by owning and/or controlling, directly or indirectly indirectly, and/or works working as a director (whether executive or non-executive) non-executive), trustee, or other manager or equivalent of a person other than PJSC Acron, an individual entity carrying on business of economic significance to the Government of Russian

in sectors of strategic significance to the Government of Russian. Hence KANTOR is involved in gaining a benefit from or supporting the Government of Russia, whose actions are destabilising Ukraine or undermining or destabilising Ukraine or undermining or threatening namely the territorial integrity, sovereignty or independence of Ukraine. Russian chemicals and extractives sectors. The trust services sanctions were imposed on 21/03/2023.

**Dobs:** 08/09/1953

**Nationalities:** Russia, Israel

**Positions:** Chairman of the Coordinating Board of PJSC Acron

**Genders:** Male

**Town of birth:** Moscow

**Country of birth:** Russia

**Name:** Viatcheslav KANTOR

**Name type:** Primary Name

**Name:** Viacheslav KANTOR

**Name type:** Primary Name Variation

**Name:** Viacheslav Moshe KANTOR

**Name type:** Primary Name Variation

**Name:** Viacheslav Vladimirovich KANTOR

**Name type:** Primary Name Variation

**Name:** Viatcheslav Moshe KANTOR

**Name type:** Primary Name Variation

**Name:** Viatcheslav Vladimirovich KANTOR

**Name type:** Primary Name Variation

**Name non-latin script:** Вячеслав Кантор

**Name non-latin script:** Вячеслав Моше Кантор

**Name non-latin script:** Вячеслав Владимирович Кантор

**Designation source:** UK

**Date designated:** 06/04/2022

**Last updated:** ~~09/04/2025~~ 16/03/2026

**OFSI group ID:** 15075

**Asset freeze:** what you must do

If you know or have ‘reasonable cause to suspect’ that you are in possession or control of, or are otherwise dealing with, the funds or economic resources of a designated person you must:

1. freeze them
2. not deal with them or make them available to, or for the benefit of, the designated person, unless there is an exception in the legislation that you can rely on or you have a licence from OFSI
3. [report any findings to OFSI](#)

If you are a [relevant firm](#) you have obligations under financial sanctions.

Information received by OFSI may be disclosed to third parties in accordance with provisions set out in the Information and record-keeping section of the regulations and in compliance with applicable data protection laws.

### **Making available: what is prohibited**

Making funds or economic resources available to a designated individual or entity subject to an asset freeze is prohibited for everyone that must comply with UK sanctions. See the [starter guide to UK sanctions](#) for more details.

### **Dealing with other sanctions on designated persons**

The designated individuals, entities and specified ships on the UK Sanctions List may be subject to other sanctions. See the [starter guide to UK sanctions](#) for more details about these.

### **Enforcement and penalties**

Failure to comply with UK financial sanctions legislation or to seek to circumvent its provisions may be a criminal offence.

### **Further information**

New sanctions notices are listed in [Current UK sanctions regimes](#).

See OFSI’s [previous financial sanctions notices](#).

See OFSI’s [general guidance on asset freezes](#).

See further details about [reporting obligations under financial sanctions](#).

You can look up [which government departments](#) are responsible for other types of sanctions.

### **Contact details - financial sanctions**

For queries about the implementation of financial sanctions in the UK, [contact OFSI](#).

For media enquiries, [contact HMT press office](#).

### **Contact details - sanctions policy**

For general queries email [fcdo.correspondence@fcdo.gov.uk](mailto:fcdo.correspondence@fcdo.gov.uk)

For media enquiries, [contact FCDO press office](#).

### **Enquiries**

Non-media enquiries about the implementation of financial sanctions in the UK should be addressed to:

**Her Excellency, the Governor  
The Governor's Office  
#8 Farara Plaza  
Brades, MSR 1110  
E-Mail: [michelle.webster@fcdo.gov.uk](mailto:michelle.webster@fcdo.gov.uk)**

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16/03/2026