**Statements of Principle and Code of Practice for Approved Persons** 

Chapter 4

Code of Practice for Approved Persons: specific



## 4.1 **Statement of Principle 1**

- 4.1.1 G [deleted]
- G 4.1.1A The Statement of Principle 1 (see ■ APER 2.1A.3R) is in the following terms: "An approved person must act with integrity in carrying out his accountable functions."
- G 4.1.1B
- G 4.1.2 In the opinion of the FCA, conduct of the type described in ■ APER 4.1.3G, ■ APER 4.1.5G, ■ APER 4.1.6G, ■ APER 4.1.8G, ■ APER 4.1.10G, ■ APER 4.1.12G, ■ APER 4.1.13G, ■ APER 4.1.14G or ■ APER 4.1.15G does not comply with Statement of Principle 1.
- 4.1.3 G Deliberately misleading (or attempting to mislead) by act or omission:
  - (1) a client; or
  - (2) his APER employer (or its auditors or an actuary appointed by his APER employer under ■ SUP 4 (Actuaries) ); or
  - (3) the FCA or the PRA;

falls within ■ APER 4.1.2G.

- 4.1.4 Behaviour of the type referred to in ■ APER 4.1.3G includes, but is not limited to, deliberately:
  - (1) falsifying documents;
  - (2) misleading a client about the risks of an investment;
  - (3) misleading a *client* about the charges or surrender penalties of investment products;
  - (4) misleading a *client* about the likely performance of *investment* products by providing inappropriate projections of future investment returns;
  - (5) misleading a client by informing him that products require only a single payment when that is not the case;

- (6) mismarking the value of investments or trading positions;
- (7) procuring the unjustified alteration of prices on illiquid or offexchange contracts, or both;
- (8) misleading others within the APER employer about the credit worthiness of a borrower;
- (9) providing false or inaccurate documentation or information, including details of training, qualifications, past employment record or experience;
- (10) providing false or inaccurate information to the APER employer (or to the APER employer's auditors or an actuary appointed by the APER employer under SUP 4 (Actuaries));
- (11) providing false or inaccurate information to the FCA or the PRA;
- (12) destroying, or causing the destruction of, documents (including false documentation), or tapes or their contents, relevant to misleading (or attempting to mislead) a client, his APER employer, or the FCA or PRA.
- (13) failing to disclose dealings where disclosure is required by the *APER* employer's personal account dealing rules;
- (14) misleading others in the *APER employer* about the nature of risks being accepted.
- 4.1.5 Deliberately recommending an *investment* to a *customer*, or carrying out a discretionary *transaction* for a *customer* where the *approved person* knows that they are unable to justify its suitability for that *customer*, falls within APER 4.1.2G.
- - (1) a customer; or
  - (2) his APER employer (or its auditors or an actuary appointed by his APER employer under SUP 4 (Actuaries)); or
  - (3) the FCA or the PRA;

of the fact that their understanding of a material issue is incorrect, despite being aware of their misunderstanding, falls within ■ APER 4.1.2G.

- **G** Behaviour of the type referred to in APER 4.1.6G includes, but is not limited to, deliberately:
  - (1) failing to disclose the existence of falsified documents;
  - (2) failing to rectify mismarked positions immediately.

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- 4.1.8 Deliberately preparing inaccurate or inappropriate records or returns in connection with an accountable function, falls within ■ APER 4.1.2 G.
- G 4.1.9 Behaviour of the type referred to in ■ APER 4.1.8G includes, but is not limited to, deliberately:
  - (1) preparing performance reports for transmission to *customers* which are inaccurate or inappropriate (for example, by relying on past performance without appropriate warnings);
  - (2) preparing inaccurate training records or inaccurate details of qualifications, past employment record or experience;
  - (3) preparing inaccurate trading confirmations, contract notes or other records of transactions or holdings of securities for a customer, whether or not the *customer* is aware of these inaccuracies or has requested such records.
- 4.1.10 G Deliberately misusing the assets or confidential information of a client or of their APER employer falls within ■ APER 4.1.2 G.
- Ε 4.1.10
- G 4.1.11 Behaviour of the type referred to in ■ APER 4.1.10 G includes, but is not limited to, deliberately:
  - (1) front running client orders;
  - (2) carrying out unjustified trading on client accounts to generate a benefit (whether direct or indirect) to the approved person (that is, churning);
  - (3) misappropriating a *client*'s assets, including wrongly transferring to personal accounts cash or securities belonging to clients;
  - (4) wrongly using one *client's* funds to settle margin calls or to cover trading losses on another client's account or on APER employer accounts;
  - (5) using a *client's* funds for purposes other than those for which they were provided;
  - (6) retaining a client's funds wrongly;
  - (7) pledging the assets of a *client* as security or margin in circumstances where the APER employer is not permitted to do so.
- G 4.1.12 Deliberately designing transactions to disquise breaches of requirements and standards of the regulatory system falls within ■ APER 4.1.2 G.
- G 4.1.13 Deliberately failing to disclose the existence of a conflict of interest in connection with dealings with a *client* falls within ■ APER 4.1.2 G.

- 4.1.14 ☐ Deliberately not paying due regard to the interests of a *customer* falls within APER 4.1.2 G.
- 4.1.15 ☐ Deliberate acts, omissions or business practices that could be reasonably expected to cause consumer detriment fall within APER 4.1.2 G.