**Claims Management: Conduct of Business Sourcebook** 

Chapter 5

Fee caps for regulated claims management activities



## 5.1 Fee cap for payment protection insurance claims

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- Under section 29(3) of the Financial Guidance and Claims Act 2018, the fee cap applicable to regulated claims management activity in connection with a PPI claim is 20% of the amount recovered. The cap applies by reference to a sum comprising all amounts charged for such services in connection with the claim (whether or not charged under a single agreement), exclusive of VAT.
- (2) Section 31 of that Act (PPI claims: interim restriction on charges imposed by authorised persons after transfer of regulation to FCA) prohibits a *firm* from:
  - (a) charging an amount which exceeds the PPI claims management fee cap; and
  - (b) entering into an agreement which provides for the payment by a customer of charges which would breach or are capable of breaching the PPI claims management fee cap.
- (3) Any payment in excess of the PPI claims management fee cap is recoverable by the *customer*. The FCA would expect the *firm* to reimburse the *customer* promptly, irrespective of whether the customer has asserted that the firm has breached the fee cap.
- (4) Any agreement which provides for the payment by a customer of charges which would breach or are capable of breaching the PPI claims management fee cap is not enforceable to the extent that it provides for such a payment.
- (5) A firm that breaches the PPI claims management fee cap.is subject to the FCA's disciplinary powers in the same way as if the firm had breached a rule.

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