### Chapter 3

# Financial promotions and communications with customers



### 3.1 **Application**

[Note: Until 31 March 2015, transitional provisions apply to ■ CONC 3: see ■ CONC TP 6.1]

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### Who? What?

- 3.1.1 R This chapter, unless a *rule* in  $\blacksquare$  CONC 3 specifies differently, applies to a *firm*.
- 3.1.2 G Under section 39(3) of the Act, a firm is responsible for financial promotions communicated by its appointed representatives when acting as such.
- 3.1.3 R This chapter, unless a *rule* in ■ CONC 3 specifies differently, applies to:
  - (1) a communication with a customer in relation to a credit agreement;
  - (2) the communication or approval for communication of a financial promotion in relation to a credit agreement;
  - (3) a communication with a customer in relation to credit broking;
  - (4) the communication or approval for communication of a financial promotion in relation to credit broking;
  - (5) a communication with a *borrower* or a prospective *borrower* in relation to operating an electronic system in relation to lending; and
  - (6) the communication or approval for communication of a financial promotion to a borrower or a prospective borrower in relation to operating an electronic system in relation to lending.
- 3.1.4 The clear fair and not misleading *rule* in ■ CONC 3.3.1 R and the general requirements rule in ■ CONC 3.3.2 R and the guidance in ■ CONC 3.3.5 G to ■ CONC 3.3.11 G also, unless a rule or guidance in those paragraphs specifies differently, apply to:
  - (1) a communication with a customer in relation to debt counselling or debt adjusting; and
  - (2) the communication or approval for communication of a financial promotion in relation to debt counselling or debt adjusting.

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- 3.1.5 R CONC 3.3.1 R also applies to:
  - (1) a communication with a *customer* in relation to a *consumer hire* agreement;
  - (2) the communication or approval for communication of a financial promotion in relation to a consumer hire agreement; and
  - (3) a communication with a *customer* in relation to *providing credit* information services.
- 3.1.6 R CONC 3 does not apply to:
  - (1) a financial promotion or a communication which expressly or by implication indicates clearly that it is solely promoting credit agreements or consumer hire agreements or P2P agreements for the purposes in each case of a customer's business;
  - (2) a *financial promotion* or a communication to the extent that it relates to *qualifying credit*; or
  - (3) an excluded communication.
- 3.1.7 

  (1) CONC 3 does not apply (apart from the provisions in (2)) to a financial promotion or communication that consists of only one or more of the following:
  - (a) the name or a trading name of the *firm* (or its *appointed* representative);
  - (b) a logo;
  - (c) a contact point (address (including e-mail address), telephone, facsimile number and website address):
  - (d) a brief, factual description of the type of product or service provided by the *firm*.
  - (2) The provisions in CONC 3 which apply to a *financial promotion* or communication which falls within (1) are:
    - (a) CONC 3.1, CONC 3.5.1 R and CONC 3.6.1 R (application);
    - (b) CONC 3.3.1 R (clear, fair and not misleading);
    - (c) CONC 3.3.3 R (credit regardless of status);
    - (d) CONC 3.5.3 R, CONC 3.5.5 R, CONC 3.6.6 R (requirement for representative example or typical APR etc);
    - (e) CONC 3.5.7 R (other financial promotions requiring a representative APR);
    - (f) CONC 3.5.12 R (restricted expressions) and CONC 3.6.8 R (restricted expressions); and

(g) any other rules in CONC which are necessary or expedient to apply the rules in (a) to (f).

### G 3.1.8

■ CONC 3.1.7R (1) does not enable detailed information to be given about credit available from the firm. Firms should note that the image advertising exclusion in ■ CONC 3.1.7R (1) is subject to compliance with the rules specified in (2), including the rules which require the inclusion of a representative APR in specified circumstances (although the rules in ■ CONC 3.5.9R about the wording that must accompany a representative APR do not apply to image advertising). A name or logo may trigger the requirement to include a representative APR. Firms should not include any information not referred to in ■ CONC 3.1.7R (1) and should avoid the use of names, logos or addresses, for example, which attempt to convey additional product or cost-related information.

### Where?

#### 3.1.9 R

This chapter applies to a *firm* in relation to:

(1) a communication with, or the communication or approval for communication of a financial promotion to, a person in the UK; and

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- (2) the communication of an unsolicited real time financial promotion, unless it is made from a place, and for the purposes of a business which is only carried on, outside the UK;
- (3) [deleted]

and for the purposes of the application of this chapter, it is immaterial whether the credit agreement or the consumer hire agreement to which the financial promotion or communication relates is subject to the law of a country outside the UK.

**CONC 3/4**