Consumer Redress Schemes sourcebook

Chapter 2

Arch cru Consumer Redress Scheme

		2.1 Application and subject matter of the scheme
		Application to firms which made personal recommendations
2.1.1	R	 (1) The whole of this chapter applies to a <i>firm</i> which made a <i>personal</i> recommendation in relation to an Arch cru fund, after which a consumer made an investment in the Arch cru fund, and to which the suitability requirements (specified at paragraph 5.1R of the instructions in ■ CONRED 2 Annex 13) applied.
		(2) The Arch cru funds referred to in CONRED are any of the following sub-funds of the CF Arch cru Investment Funds and CF Arch cru Diversified Funds:
		(a) CF Arch cru Investment Portfolio;
		(b) CF Arch cru Specialist Portfolio;
		(c) CF Arch cru Income Fund;
		(d) CF Arch cru Balanced Fund;
		(e) CF Arch cru Global Growth Fund; or
		(f) CF Arch cru Finance Fund.
2.1.2	R	 Application to persons who have assumed a firm's liabilities (1) The whole of this chapter also applies to a <i>person</i> who has assumed a liability (including a contingent one) in respect of a failure by a <i>firm</i> to whom this chapter applies.
		(2) A <i>person</i> in (1) must either:
		 (a) perform such of the obligations as the <i>firm</i> is required to perform under this chapter; or
		(b) ensure that those obligations are performed by the <i>firm</i> ;
		and must notify the <i>FCA</i> , by 29 April 2013, by email to ArchCruProject@fca.org.uk, as to whether that <i>person</i> or the <i>firm</i> , or both, will be performing those obligations.
		(3) References in this chapter to a <i>firm</i> are to be interpreted as referring to a <i>person</i> in (1) where the context so requires.

2.1.3	R	 Wider application of certain provisions ■ CONRED 2.2, ■ CONRED 2.4.1R (1), ■ CONRED 2.8.1 R, ■ CONRED 2.8.2 R, ■ CONRED 2.8.3 R and ■ CONRED 2.8.4 G also apply to any <i>firm</i> which has carried out any of the following <i>regulated activities</i> for a <i>customer</i> in relation to an Arch cru fund: 				
		(1) advising on investments; or				
		(2) arranging (bringing about) deals in investments; or				
		(3) making arrangements with a view to transactions in investments; or				
		(4) managing investments;				
		except for a <i>firm</i> which, at the relevant time, was a platform service provider; meaning it:				
		(5) provided a service which involved <i>arranging</i> and safeguarding and administering assets;				
		(6) distributed <i>retail investment products</i> which were offered to <i>retail clients</i> by more than one product provider; and				
		(7) did not carry on the regulated activities of advising on investments or managing investments.				
2.1.4	R	Duration of the scheme The consumer redress scheme created by this chapter comes into force on 1 April 2013 and has no end date.				
		Subject matter of the scheme				
2.1.5	R	The subject matter of the scheme is whether a <i>firm</i> complied with the suitability requirements (specified in paragraph 5.1R of CONRED 2 Annex 13 R) in cases where the conditions in CONRED 2.4.2 R are satisfied (these are referred to in this chapter as "scheme cases").				
2.1.6	R	A scheme case ceases to be within the subject matter of the scheme if the <i>firm</i> :				
		(1) did not have sufficient information to determine the scheme case and has taken the required steps to obtain further information from the consumer but still does not have sufficient information (as more fully described in ■ CONRED 2.5.9 R); or				
		(2) has not received an opt-in from the consumer by 22 July 2013 (or later, where the provision in ■ CONRED 2.5.1R (2) in relation to exceptional circumstances applies); or				
		(3) is unable to contact a <i>consumer</i> (as more fully described in ■ CONRED 2.8.3R (2)).				

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2.1.7	G	Where the <i>firm</i> has not received, by 22 July 2013, a response from the <i>consumer</i> to the letter required by \blacksquare CONRED 2.4.4 R or (where applicable) to the letter required by \blacksquare CONRED 2.4.5 R (1) or \blacksquare (2), the <i>firm</i> should handle any complaint received from a <i>consumer</i> after this date in relation to the sale of Arch cru funds in accordance with the complaint handling rules in <i>DISP</i> , unless \blacksquare CONRED 2.5.1 R (2) (in relation to exceptional circumstances) applies.
2.1.8	R	Defined terms Certain words and phrases specific to CONRED are defined in CONRED App 1 and the <i>Glossary</i> . All words in italics are defined in the <i>Glossary</i> .