Dispute resolution: Complaints

Chapter 1

Treating complainants fairly

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1.2 Consumer awareness rules

Publishing and providing summary details, and information about the Financial Ombudsman Service

1.2.1

To aid consumer awareness of the protections offered by the provisions in this chapter, respondents must:

- (1) publish appropriate information regarding their internal procedures for the reasonable and prompt handling of complaints;
- (2) refer *eligible complainants* to the availability of this information:
 - (a) in relation to a payment service, in the information on out-ofcourt complaint and redress procedures required to be provided or made available under regulations 43(2)(e) (Information required prior to the conclusion of a single payment service contract) or 48 (Prior general information for framework contracts) of the Payment Services Regulations; or
 - (aa) in relation to CBTL arrangers, in the information on registering complaints internally and out-of-court complaint and redress procedures provided under article 7(1)(h) of Schedule 2 to the MCD Order; or
 - (b) otherwise, in writing at, or immediately after, the point of sale;
 - (c) in relation to a payment service, at the branch where the service is provided:
- (3) provide such information in writing and free of charge to eligible complainants:
 - (a) on request; and
 - (b) when acknowledging a complaint; and
- (4) provide information to eligible complainants, in a clear, comprehensible and easily accessible way, about the Financial Ombudsman Service including the Financial Ombudsman Service's website address:
 - (a) on the respondent's website, where one exists; and
 - (b) if applicable, in the general conditions of the respondent's contract with the eligible complainant.

[Note: article 15 of the UCITS Directive, article 13(2) of the ADR Directive, article 14(1) of the ODR Regulation, regulation 19 of the ADR Regulations and article 101 of the *Payment Services Directive*]

Relevant motor finance discretionary commission arrangement complaints

- 1.2.1A G
- DISP App 5.2.4R requires a *respondent* to update the information it has published pursuant to DISP 1.2.1R(1) in relation to the *complaint* handling time limits that apply to a *relevant motor finance DCA complaint*.
- 1.2.2 R
- Where the activity does not involve a sale, the obligation in DISP 1.2.1R(2)(b):
 - (1) shall apply at, or immediately after, the point when contact is first made with an *eligible complainant*; and
 - (2) where the respondent is a not-for-profit debt advice body:
 - (a) may be met at, or immediately after, the point when contact is first made with an *eligible complainant*, by making an oral reference to the availability of the information if the *respondent* does not communicate with the *eligible complainant* in writing then; and
 - (b) must be met in writing on the first occasion on which the *respondent* communicates with the *eligible complainant* in writing.
- 1.2.2A G
- If an MCD credit intermediary has, before or at the point of sale, provided an eligible complainant with appropriate information in a durable medium about their internal procedures for the reasonable and prompt handling of complaints pursuant to another rule, the MCD credit intermediary need not refer to the availability of that information again under DISP 1.2.1R(2)(b).
- 1.2.2B R [deleted]

Content of summary details

- 1.2.3 **G**
- The summary details concerning internal complaints handling procedures should cover at least:
 - (1) how the *respondent* fulfils its obligation to handle and seek to resolve relevant *complaints*; and
 - (2) (where the *complaint* falls within the jurisdiction of the *Financial Ombudsman Service*) that, if the *complaint* is not resolved, the complainant may be entitled to refer it to the *Financial Ombudsman Service*.
- 1.2.4 G Those summary details may be set out in a leaflet, and their availability may be referred to in contractual documentation.
 - Financial Ombudsman Service logo
- 1.2.5 G
- Respondents may also display or reproduce the Financial Ombudsman Service logo (under licence) in:

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- (1) branches and sales offices to which eligible complainants have access;
- (2) marketing literature or correspondence directed at eligible complainants;

provided it is done in a way which is not misleading.

G [deleted] 1.2.5A

The Pensions Ombudsman

- 1.2.6 G Where respondents are required to provide information in relation to the Financial Ombudsman Service, they may also, where relevant, do so in relation to the Pensions Ombudsman on the same basis as set out in ■ DISP 1.2.1(4)R and ■ DISP 1.2.3G.
- G 1.2.7 Where respondents are permitted to display or reproduce the Financial Ombudsman Service logo, they may, where relevant, also display or reproduce the Pensions Ombudsman logo (with consent) on the same basis as set out in ■ DISP 1.2.5G.

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