Dispute resolution: Complaints

DISP TP 1 Transitional provisions

(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
1	DISP 1.2.15 G	R	Expired		
1A	DISP 1	R	A complaint received by a respondent on or before 31 October 2007 should be handled, resolved, recorded and reported in accordance with the requirements of DISP as they stood at the date the complaint was received.	From 1 Nov- ember 2007	1 Nov- ember 2007
1B	DISP 2.7.9 R		In relation to a <i>complaint</i> concerning an act or omission before 1 November 2007, in DISP 2.7.9R (2) substitute "an <i>intermediate customer</i> or <i>market</i> counterparty" for "(a) a <i>professional client</i> or (b) <i>eligible counterparty</i> ".	From 1 Nov- ember 2007	1 Nov- ember 2007
1C	DISP chapter 1	G	A firm may choose to comply with DISP chapter 1 as if the changes to it made by the Money and Pensions Service (Consequential Amendments) Instrument 2021 had not been made.	26 Nov- ember 2021 to 25 Nov- ember 2022	26 Nov- ember 2021
2	DISP 1.5.4 R - DISP 1.5.7 R	R	Expired		
3	DISP 1.5.4 R - DISP 1.5.7 R	G	Expired		
6	DISP 2, DISP 3 and FEES 5	R	In DISP 2, DISP 3 and FEES 5references to a "firm" or "firms" include unauthorised persons subject to the Compulsory Jurisdiction in relation to relevant complaints in accordance with the Ombudsman Transitional Order.	From com- mencement	Com- mencement
7	DISP 2, DISP 3 and FEES 5	G	Under the Ombudsman Transitional Order, a relevant complaint is subject to the Compulsory Jurisdiction whether or not it is about a firm or an unauthorised person. Unauthorised persons are not subject to DISP 1, but references to "firm" in DISP 2, DISP 3 and FEES 5 include unauthorised persons subject to the Compulsory Jurisdiction in relation to relevant complaints, where applicable.	From com- mencement	Com- mencement

(1)	(2) Mat-	(3)	(1) Transitional provision	(5) Trans-	(6) Hand-
(1)	erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	book provi- sion: coming into force
7A	DISP 2.8.7 R	R	Nothing in DISP 2.8.7 R affects the position of a <i>complaint</i> which, on 31 May 2004, could not have been considered by the <i>Ombudsman</i> under DISP 2.8.2 R (2); or DISP 2.8.7R (1)(b) as it then stood (as DISP 2.3.6 R (1)(b)).	From 1 June 2004	Amended with ef- fect from 1 June 2004
7B	DISP 2.8.7 R	R	In the case of a complainant falling within DISP 2.8.7 R, (and whose time for referring a <i>complaint</i> under the <i>rules</i> as they stood before 1 June 2004 has not expired), time will expire in accordance with DISP 2.8.7 R save that if the final date would otherwise be before 30 November 2004 an explanation of the final date will be in conformity with DISP 2.8.7R (2), provided it stipulates a final date which is not less than two months from the date on which the explanation is likely to be received by the complainant.	From 1 June 2004	Amended with ef- fect from 1 June 2004
8	DISP 1 DISP 2 DISP 3 DISP 4 and FEES 5	R	In relation to relevant complaints, references in DISP 1, DISP 2, DISP 3, DISP 4 and FEES 5 to an "eligible complainant" include a person who is to be treated as an eligible complainant in accordance with the Ombudsman Transitional Order and references to a complaint shall be construed accordingly.	From com- mencement	Com- mencement
9	DISP 5.5.1 R	R	Expired		
10	DISP 1.10.1 R and DISP 1.10.2 R	R	Expired		
11	DISP 1.10.1 R and DISP 1.10.2 R	R	Expired		
12	DISP 1.10.1 R and DISP 1.10.2 R	R	Expired		
13	DISP 1	R	Deleted		
14		G	Expired		
15	FEES 5.4.1 R	R	Expired		
16	FEES 5.4.1 R	G	Expired		
17	DISP 1.3.12R - DISP 1.3.17R	R	Deleted		
18	DISP 1.10.1 R	R	Expired		

(1)	(2) Material provision to which transitional provision applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
	and DISP 1.10.2 R, DISP 1.10.4 R and DISP 1 Annex 1				
19	DISP 1.10.1C R and DISP 1.10.1D G	R	Expired		
20	DISP 1.6.4 R	R	Expired		
21	DISP 2.7.3 R	R	A person is also an eligible complainant if: (a) it is a business with a group annual turnover of less than £1 million at the time it refers the complaint to the respondent; (b) the complaint relates to a contract or policy entered into by or for the benefit of the complainant before 1 November 2009; and (c) if the complaint had been made immediately before 1 November 2009 the respondent was subject to, or participated in, the Ombudsman's jurisdiction in respect of the activity to which the complaint relates.	From 1 Nov- ember 2009	1 Nov- ember 2009
22	DISP 2.7.3 R	G	Transitional provision 21R applies together with the other eligibility <i>rules</i> in DISP 2.7. So, for example, a <i>person</i> who is an <i>eligible complainant</i> under the transitional provision, will not be an <i>eligible complainant</i> if the <i>complaint</i> does not arise from matters relevant to one of the relationships set out in DISP 2.7.6 R.	From 1 Nov- ember 2009	1 Nov- ember 2009
23	DISP 1.10A.1 R	R	[deleted]		
24	DISP 1.10A.1 R	R	[deleted]		
25	DISP 1.11.6A R	R	[deleted]		
26	DISP 2.8.2 R	R	[deleted]		
27	DISP 1.10.5 R	R	[deleted]		

(1)	(2) Material provision to which transitional provision applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
27A	Amend- ments to DISP made in the Con- sumer Redress Schemes Instru- ment 2011		The amendments do not apply in relation to any consumer redress scheme imposed before the instrument came into force on a particular firm, or on a particular payment service provider or electronic money issuer, as envisaged by section 404F(7) of the Act.	From 1 August 2011 in- definitely	1 Aug- ust 2011
28	DISP 3.7.4 R	R	For a complaint referred to the Financial Ombudsman Service before 1 January 2012 the maximum money award which the Ombudsman may make is £100,000.	From 1 January 2012	1 Janu- ary 2012
28A	The amend-ments to DISP 2.7.6R (12) effected by the Dispute Resolution: Complaints (Amendment No 4) Instrument 2011	R	The amendments referred to in column (2) do not affect who is an <i>eligible complainant</i> for the purpose of DISP 2.7.6 R (12)(a) in respect of complaints that relate to acts or omissions that occurred before 1 January 2012.	From 1 January 2012	1 Janu- ary 2012
29	DISP 1.10.2 R and DISP 1 Annex 1	R	Where a <i>firm</i> reports information on any <i>complaints</i> closed under a two-stage procedure before 1 July 2012, the <i>rules</i> and <i>guidance</i> in DISP 1.6.6 R, DISP 1.10.3G (2), DISP 1.10.7R (3), and DISP 1.10.8 G and DISP 1 Annex 1 apply as they stood on 30 June 2012.	1 July 2012 to 31 De- cember 2012	1 Aug- ust 2009
30	DISP 1.10.2A R	R	Where a <i>firm</i> , which has a reporting period ending on or before 30 June 2013 submits its report to the <i>FCA</i> in accordance with the <i>complaints reporting rule</i> at DISP 1.10.2A R the number of <i>complaints</i> must be calculated for the period from the 31 December 2012 to the end of the <i>firm</i> 's relevant reporting period.	31 December 2012 to 30 June 2013.	31 De- cember 2012
31	DISP 1.10.6A R	R	(1) A <i>firm</i> is not liable to pay the administrative fee in DISP 1.10.6A R in respect of a failure to submit a report in accordance with DISP 1.10.5 R for a relevant reporting period ending before 1 March 2012.	From 1 March 2012	1 March 2012

(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
			(2) Relevant reporting period in (1) has the meaning in DISP 1.10.4 R.		
32	The changes to DISP 1.10 and DISP 1.10A set out in Annex K of the Consumer Credit (Consequential and Supplementary Amendments) Instrument 2014	R	The changes referred to in column (2) to DISP 1.10 and DISP 1.10A do not apply until 1 October 2014.	1 April 2014 to 1 Oc- tober 2014	1 April 2014
33	The changes to DISP 1.10 and DISP 1.10A set out in Annex K of the Consumer Credit (Consequential and Supplementary Amendments) Instru-	G	Firms are reminded that CONC 12.1.4 R provides that DISP 1.10 and DISP 1.10A (a) do not apply to a person with only an interim permission; and (b) apply to a firm with an interim permission that is treated as a variation of permission with respect to credit-related regulated activity or operating an electronic system in relation to lending as if the changes to DISP 1.10 and DISP 1.10A effected by the Consumer Credit (Consequential and Supplementary Amendments) Instrument 2014 had not been made. The effect of TP 32 and CONC 12.1.4 R is that: (1) for a firm with only an interim permission: (a) the reporting frequencies, submission deadlines and time limits for publication for the returns and complaints data summaries in DISP 1.10 and DISP 1.10A are calculated by reference to the firm's next accounting reference date that follows 1 October 2014 or, if later, the date on which the firm's applica-	1 April 2014 to the date on which interim permis- sion ceases to have effect	1 April 2014

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(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
	ment 2014		tion for permission to carry on credit-related regulated activity or operating an electronic system in relation to lending is granted; (b) the first complaints return in the form in DISP 1 Annex 1 should cover complaints received in the period: (i) starting on either 1 October 2014 or, if later, on the date on which the firm's application for permission to carry on credit-related regulated activity or operating an electronic system in relation to lending is granted; and (ii) ending on either the accounting reference date or (if the frequency is twice a year and the start of the period under (i) is more than six months before the accounting reference date) the date that falls six months before the firm's accounting reference date. (2) For a firm with an interim permission that is treated as a variation of permission, where the relevant reporting period includes a period after the date on which the firm's application for a variation of permission to add credit-related regulated activity or operating an electronic system in relation to lending is granted (or, if that date is before 1 October 2014, where the relevant reporting period includes a period after 1 October 2014): (a) the complaints return form should be submitted in the form in DISP 1 Annex 1 as amended by Annex K of the Consumer Credit (Consequential and Supplementary Amendments) Instrument 2014); and (b) items 35 to 46 of the form should cover complaints received from 1 October 2014 or, if later, from the date on which the firm's application for permission to carry on credit-related regulated activity or operating an electronic system in relation to lending is granted.		
34	DISP 1.10 and DISP 1.10A	R	DISP 1.10 and DISP 1.10A do not apply to a firm with permission to carry on only one or more credit-related regulated activities or operating an electronic system in relation to lending (and no other regulated activity) until 1 October 2014.	1 April 2014 to 1 Oc- tober 2014	1 April 2014

(1)	(2) Material provision to which transitional provision applies	(3)				ransitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
35	35 DISP 2.3.1 R, DISP 2.3.2A R and DISP 2.3.2B R	R	(2)	sions as the on 3 made and (Ame cial S der 2 Act 2 Proviand (Ame Cred Order Mark laned into In DI refer paymissue crediact of the control of the crediact of the crediact of the control of the crediact of the c	used in ey had 1 Marche to that Market endmer it Act 1 is 2014, sets Act of the endmer it Act 1 is 2014, sets Act of the endmer it Act 1 is 2014, sets Act of the endmer it Act 1 is 2014, sets Act of the endmer it act 1 is 2014, sets Act of the endmer it act of	re indicated otherwise, expres- n this rule have the same meaning in the Consumer Credit Act 1974 h 2014, before the amendments at Act by the Financial Services s Act 2000 (Regulated Activities) ht) (No. 2) Order 2013, the Finan- Act 2012 (Consumer Credit) Or- ne Financial Services and Markets consumer Credit) (Miscellaneous Order 2014, the Financial Services s Act 2000 (Regulated Activities) ht) Order 2014, the Consumer 974 (Green Deal) (Amendment) and the Financial Services and t 2000 (Consumer Credit) (Miscel- visions) (No. 2) Order 2014 came R, DISP 2.3.2A R and DISP 2.3.2B R, to an act or omission by a firm, rvice provider or electronic money rrying on regulated activities or ed regulated activities include an sion which took place before 1 Ap- arrying on any one of the follow-	Indefinitely from 1 April 2014	1 April 2014
				(a)	credi	ding credit or otherwise being a tor under a regulated consumer		
				(b)	the b of go unde	ailment or (in Scotland) the hiring ods or otherwise being an owner raregulated consumer hire ement;		
				(c)		t brokerage in so far as it was the ting of introductions of:		
					(i)	individuals desiring to obtain credit to persons carrying on a consumer credit business; or		
					(ii)	individuals desiring to obtain goods on hire to persons carry- ing on a consumer hire business;		
				(d)	consu	far as they related to regulated umer credit agreements or regu- consumer hire agreements:		

(1)	(2) Material provision to which transitional provision applies	(3)		(4) Transitional provision				(6) Hand- book provi- sion: coming into force
					(i)	debt-adjusting;		
					(ii)	debt-counselling;		
					(iii)	debt-collecting; or		
					(iv)	debt administration;		
				(e)	the p	rovision of credit information ser- or		
				(f)	the o	peration of a credit reference cy;		
					e at th ed of:	e time of the act or omission com-		
				(g)		irm, payment service provider or ronic money issuer was:		
					(i)	covered by a standard licence un- der the Consumer Credit Act 1974; or		
					(ii)	authorised to carry on an activity by virtue of section 34A of that Act; or		
					(iii)	in accordance with regulation 26(2) of the <i>Payment Services Regulations</i> or regulation 31 of the <i>Electronic Money Regulations</i> was not required to hold a licence for consumer credit business under section 21 of the Consumer Credit Act 1974; and		
				(h)	cours was s	ctivity was carried on in the e of a business of a type which specified in accordance with sec-226A(2)(e) of the <i>Act</i> (now aled).		
36	DISP 2.3.1 R	R	a firm ril 20° credit activi restric	in ler 14, the wher ty)" is cted cr	nding <i>n</i> e refere e that to be r	relation to an act or omission by noney that took place before 1 Apence to "(excluding restricted is not a credit-related regulated read as a reference to "(excluding here that is not an activity de-)".	Indefinitely from 1 April 2014	1 April 2014
37	DISP 2.3.1 R	R	a firm place "(excl lated ence	n in pa before luding regula to "(ex	ying <i>m</i> e 1 Apr a store ated ac xcludin	relation to an act or omission by coney by a plastic card that took ril 2014, the reference to e card where that is not a credit-retivity)" is to be read as a referga store card where that is not ed in TP 35(2))".	Indefinitely from 1 April 2014	1 April 2014

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(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
38	DISP 1	R	In respect of a complaint received by a respondent on or before 8 July 2015 the respondent must handle, resolve, record and report the complaint in accordance with the rules as they stood at the date on which the complaint was received by the respondent.	From 9 July 2015	From 9 July 2015.
39	DISP 1.5, DISP 1.10 and DISP 1.10A, DISP 1 Annex 1R, DISP 1 Annex 1BR	R	 (1) In respect of reporting periods starting on or before 29 June 2016, the <i>rules</i> and <i>guidance</i> in column (2) continue to apply to a <i>firm</i> as they stood at the beginning of the relevant reporting period for the purposes of reporting information about <i>complaints</i> under DISP 1.10 and DISP 1 Annex 1R, and publishing <i>complaints</i> data under DISP 1.10A and DISP 1 Annex 1BR. (2) For reporting periods commencing on or after 30 June 2016, the <i>rules</i> and <i>guidance</i> in column (2) apply as they stood on 30 June 2016. 	From 30 June 2016	From 30 June 2016
40	DISP 1.5, DISP 1.10 and DISP 1.10A, DISP 1 Annex 1R, DISP 1 Annex 1BR	G	The effect of TP 39(1) is that a <i>firm</i> with a reporting period which starts on or before 29 June 2016 should continue to use the <i>rules</i> , <i>guidance</i> , reporting forms and publication forms as they were at the start of the relevant reporting period and is not required to report or publish information about <i>complaints</i> resolved under DISP 1.5 by close of the <i>business day</i> following its receipt in such a reporting period. However, subject to that, from 30 June 2016 a <i>firm</i> must comply with the <i>rules</i> in DISP 1.5 when dealing with <i>complaints</i> , so a <i>firm</i> would need to send a <i>summary resolution communication</i> under DISP 1.5.4R in relation to any <i>complaint</i> considered to be resolved by close of the third <i>business day</i> following the day on which it is received.	From 30 June 2016	From 30 June 2016
41	DISP 1	R	With respect to a <i>complaint</i> received on or after 13 January 2018 concerning an act or omission that occurred before that date, the definition of <i>PSD complaint</i> in the <i>Glossary</i> is to be read as if the reference to Parts 6 and 7 of the <i>Payment Services Regulations</i> were a reference to Parts 5 and 6 of the Payment Services Regulations 2009 (SI 2009/209).	From 13 January 2018	13 Janu- ary 2018
42	DISP 1.10B.9D	D	The first relevant reporting period is the period commencing on 13 July 2018 and ending: (i) where the respondent has an accounting reference date, the first accounting reference date following 30 November 2018; (ii) where the respondent does not have an accounting reference date, 31 December 2018.	13 January 2018 to 30 November 2019	13 Janu- ary 2018
43	DISP 1.10B.9D	G	The effect of (42) is that, if a <i>firm</i> has an <i>accounting</i> reference date that falls shortly after 13 July 2018 (i.e. between 13 July 2018 and 30 November 2018),	13 Janu- ary 2018 to 30 No-	13 Janu- ary 2018

(1)	(2) Material provision to which transitional provision applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
			the first electronic money and payment services complaints return form that it is required to submit should cover a period of more than one year, from 13 July 2018 to the accounting reference date in 2019.	vember 2019	
44	DISP 2.7.7AR	R	DISP 2.7.7AR applies in relation to a <i>complaint</i> concerning an act or omission which occurs on or after 26 June 2017.	1 April 2018	1 April 2018
45	DISP 2.7.6R(2A)	R	DISP 2.7.6R(2A) applies in relation to a <i>complaint</i> concerning an act or omission which occurs on or after 13 January 2018.	14 De- cember 2018	14 De- cember 2018
46	DISP 2.7.6R(2B)	R	DISP 2.7.6R(2B) applies in relation to a <i>complaint</i> concerning an act or omission which occurs on or after 31 January 2019.	31 Janu- ary 2019	31 Janu- ary 2019
46A	DISP 1 DISP 2 DISP 3 and FEES 5	R	DISP 1, DISP 2, DISP 3 and FEES 5 only apply to a TP firm, a TA EMI firm, a TA PI firm and a TA RAISP firm in respect of complaints under the Compulsory Jurisdiction about acts or omissions that occurred on or after IP completion day.	From IP comple- tion day	Amended with effect from IP completion day
47	DISP 1.10.1R, DISP 1.10.4AR, DISP 1.10.5R, and DISP 1 Annex 1ABR	R	 (1) This transitional provision applies where a firm with permission to carry on only regulated claims management activities is required to provide the FCA with its first report under DISP 1.10.1R in the form of DISP 1 Annex 1ABR. (2) No report is required under DISP 1.10.1R in the form of DISP 1 Annex 1ABR in respect of a period ending on an accounting reference date of the firm earlier than 1 July 2019. (3) If the firm does not provide a report in the form of DISP 1 Annex 1ABR under DISP 1.10.1R in respect of a period ending on an accounting reference date of the firm earlier than 1 July 2019, the first report in the form of DISP 1 Annex 1ABR provided under DISP 1.10.1R must cover the period from 1 April 2019 to the firm's first accounting reference date which occurs on or after 1 July 2019. 	From 1 April 2019 to 1 July 2020	1 April 2019
48	DISP 2 and DISP 3	R	In DISP 2 and DISP 3 references to a "firm" or "firms" include unauthorised persons subject to the Compulsory Jurisdiction in relation to relevant claims management complaints in accordance with the Claims Management Order.	From 1 April 2019	From 1 April 2019
49	DISP 2 and DISP 3	G	Under the Claims Management Order, a relevant claims management complaint is subject to the Compulsory Jurisdiction whether or not it is about a firm or an unauthorised person. Unauthorised persons are not subject to DISP 1, but references to "firm" in DISP 2 and DISP 3 include unauthorised persons sub	From 1 April 2019	From 1 April 2019

(4)	(2) Mat	(2)	(A) Tunnaitional muoniaina	(F) Tue no	(C) Hand
(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
			ject to the Compulsory Jurisdiction in relation to relevant claims management complaints, where applicable.		
50	DISP 1, DISP 2, DISP 3 and DISP	R	In relation to relevant claims management complaints, references in DISP 1, DISP 2, DISP 3 and DISP 4 to an "eligible complainant" include a person who is to be treated as an eligible complainant in accordance with the Claims Management Order and references to a complaint shall be construed accordingly.	From 1 April 2019	From 1 April 2019
51	DISP 2.7.3R(3), (4) and (6)	R	The amendments to DISP 2.7.3R(3) and (4) and new paragraph DISP 2.7.3R(6) apply only in relation to a complaint concerning an act or omission which occurs on or after 1 April 2019.	From 1 April 2019	From 1 April 2019
52	DISP 2.7.3R(7)	R	DISP 2.7.3R(7) applies only in relation to a <i>complaint</i> concerning a guarantee or security given on or after 1 April 2019.	From 1 April 2019	From 1 April 2019
52A	DISP 3.7.4	R	For a complaint referred to the Financial Ombudsman Service before 1 April 2019 but on or after 1 January 2012 the maximum money award which the Ombudsman may make is £150,000.	From 1 April 2019	1 April 2019
53	DISP 1 Annex 1AD	R	The figures for complaints relating to alleged authorised push payment fraud in Table 4 should only include such complaints from 1 July 2019.	1 July 2019 to 30 June 2020	1 July 2019
54	DISP 1.10.1R, DISP 1.10.4AR, DISP 1.10.5R and DISP 1 Annex 1ACR	R	 (1) This transitional provision applies where a firm with permission to carry on only regulated funeral plan activities is required to provide the FCA with its first report under DISP 1.10.1R in the form of DISP 1 Annex 1ACR. (2) No report is required under DISP 1.10.1R in the form of DISP 1 Annex 1ACR in respect of a period ending on an accounting reference date of the firm earl- 	From 29 July 2022	29 July 2022
			ier than 29 October 2022. (3) If the <i>firm</i> does not provide a report in the form of DISP 1 Annex 1ACR under DISP 1.10.1R in respect of a period ending on an <i>accounting reference date</i> of the <i>firm</i> earlier than 29 October 2022, the first report in the form of DISP 1 Annex 1ACR provided under DISP 1.10.1R must cover the period from 29 July 2022 to the <i>firm</i> 's first <i>accounting reference date</i> which occurs on or after 29 July 2023.		
55	DISP 2 and DISP 3	R	In DISP 2 and DISP 3, references to a "firm" or "firms" include unauthorised persons subject to the Compulsory Jurisdiction in relation to a relevant transitional funeral plan complaint in accordance with the Funeral Plans Order.	From 29 July 2022	From 29 July 2022

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(1)	(2) Mat- erial provi- sion to which trans- itional provi- sion applies	(3)	(4) Transitional provision	(5) Trans- itional provi- sion: dates in force	(6) Hand- book provi- sion: coming into force
56	DISP 2 and DISP 3	G	Under the Funeral Plans Order, a relevant transitional funeral plan complaint is subject to the Compulsory Jurisdiction whether or not it is about a firm or an unauthorised person. Unauthorised persons are not subject to DISP 1, but references to "firm" in DISP 2 and DISP 3 include unauthorised persons subject to the Compulsory Jurisdiction in relation to a relevant transitional funeral plan complaint, where applicable.	From 29 July 2022	From 29 July 2022
57	DISP 1, DISP 2, DISP 3 and DISP 4	R	In relation to a relevant transitional funeral plan complaint, references in DISP 1, DISP 2, DISP 3 and DISP 4 to an "eligible complainant" include a person who is to be treated as an eligible complainant in accordance with the Funeral Plans Order and references to a complaint shall be construed accordingly.	From 29 July 2022	From 29 July 2022

1	R	This TP applies in relation to a <i>person</i> who falls within regulation 122(1) (Transitional provisions: requirement to be authorised as a payment institution) or regulation 123(1) (Transitional provisions: requirement to be registered as a small payment institution) of the <i>Payment Services Regulations</i> (a "transitioning payment institution").
2	R	This TP applies from 1 November 2009 until 30 April 2011.
3	R	DISP 1 (Treating complainants fairly) applies in relation to a transitioning payment institution as if the transitioning payment institution were a <i>payment institution</i> .
4	R	The <i>Ombudsman</i> can consider a <i>complaint</i> that relates to an act or omission by a transitioning payment institution under the <i>Compulsory Jurisdiction</i> if:
		(1) it could consider that <i>complaint</i> under the <i>Compulsory Jurisdiction</i> if it related to a <i>payment institution</i> ; and
		(2) (where the transitioning payment institution is a <i>licensee</i>) the complaint relates to an act or omission in providing <i>payment services</i> .
5	G	The effect of this transitional provision is to:
		(1) apply to transitioning payment institutions as though they were <i>payment institutions</i> the complaints-handling requirements in DISP 1.1 to DISP 1.8; and
		(2) to bring them within the scope of the <i>Compulsory Jurisdiction</i> to the same extent as <i>payment institutions</i> .
6	G	Complaints relating to payment services, consumer credit activities or a combination of both can be considered under the Compulsory Jurisdiction. However, transitioning payment institutions that are licensees will remain subject to the Consumer Credit Jurisdiction for complaints that relate only to consumer credit activities.
7	R	The rules and guidance in FEES 5.5.1R, 5.5.6 R, FEES 5.5.7 R, 5.5.15 R, 5.7.2 R, 5.9.1 R and 5.9.2 G shall apply to transitioning payment institutions and <i>persons</i> that cease to be transitioning institutions in the same way as they apply to <i>firms</i> and <i>firms</i> that cease to be authorised.