**Funeral Plan: Conduct of Business sourcebook** 

Chapter 2

General matters



#### 2.1 General principles

## Application

- 2.1.1 R
- (1) This section applies to a firm in relation to its regulated funeral plan activity.
- (2) This section applies in relation to a firm's customers under subsisting funeral plans, unless otherwise stated.

# The customer's best interests rule

- 2.1.2 A firm must act honestly, fairly and professionally in accordance with the best interests of:
  - (1) its customer; and
  - (2) if different, the covered individual.

# Exclusion of liability

- 2.1.3 R A firm must not seek to exclude or restrict, or rely on any exclusion or restriction of, any duty or liability it may have to a customer or covered individual unless it is reasonable for it to do so and the duty or liability arises other than under the regulatory system.
- G 2.1.4 The general law, including the *Unfair Terms Regulations* (for contracts entered into before 1 October 2015) and the CRA, also limits the scope for a firm to exclude or restrict any duty or liability to a consumer.

# Reliance on others

- 2.1.5 G
- (1) Where it is compatible with the nature of the obligation imposed by a particular rule, including the customer's best interests rule, and with the Principles, in particular Principles 1 (Integrity), 2 (Skill, care and diligence) and 3 (Management and control), firms may rely on third parties in order to comply with the rules in this sourcebook.
- (2) For example, where a rule requires a firm to take reasonable steps to achieve an outcome, it will generally be reasonable for a *firm* to rely on information provided to it in writing by an unconnected authorised person or a professional firm, unless it is aware or ought reasonably to be aware of any fact that would give reasonable grounds to question the accuracy of that information. However, a firm cannot delegate its responsibility under the regulatory system.

For example, where a *rule* imposes an absolute obligation (such as the requirement on a *funeral plan provider* in ■FPCOB 14.1.4R regarding the services required for a *funeral plan contract*) although a *firm* could use outsourcing arrangements to fulfil its obligation, it retains regulatory responsibility for achieving the outcome required.

# Record keeping

### 2.1.6 G

- (1) This sourcebook, other than FPCOB 4, FPCOB 6.4.18R, FPCOB 15 and FPCOB 16, does not generally have detailed record-keeping requirements: *firms* will need to decide what records they need to keep in line with the high-level record-keeping requirements and their own business needs.
- (2) In order to deal with requests for information from the FCA, as well as queries and complaints from *customers* and *covered individuals*, *firms* may require evidence of matters such as:
  - (a) the reasons for personal recommendations;
  - (b) what documentation has been provided to a *customer* or *covered individual*; and
  - (c) how redemptions have been settled and why.
- (3) A *firm* may be subject to record-keeping requirements elsewhere in the *FCA Handbook*, including in:
  - (a) the Training and Competence sourcebook (TC) (see TC 3.1.1R);
  - (b) the Senior Management Arrangements, Systems and Controls sourcebook (SYSC) (see SYSC 9.1.1R, SYSC 10.1.6R and SYSC 28A.3.1R); and
  - (c) chapter 7 of the Product Intervention and Product Governance sourcebook (*PROD*) when manufacturing or distributing a funeral plan product.



#### 2.2 **Inducements**

G 2.2.1

- (1) Principle 8 requires a firm to manage conflicts of interest fairly, both between itself and its customers and between a customer and another client. This principle extends to soliciting or accepting inducements where this would conflict with a firm's duties to its customers. A firm that offers such inducements should consider whether doing so conflicts with its obligations under:
  - (a) Principles 1 and 6 to act with integrity and treat customers fairly; and
  - (b) the customer's best interests rule.
- (2) An inducement is a benefit offered to a firm, or any person acting on its behalf, with a view to that firm, or that person, adopting a particular course of action. This can include, but is not limited to, cash, cash equivalents, commission, goods, hospitality or training programmes.
- (3) Firms should also refer to the rules on charging for funeral plan distribution and payments to funeral plan intermediaries ( FPCOB 6.4 and ■ FPCOB 6.5).



# 2.3 Customers with a payment shortfall

# **Application**

- 2.3.1 R This section applies to a funeral plan provider dealing with a customer that
  - (1) an *instalment payment funeral plan* entered into on or after 29 July 2022; and
  - (2) a payment shortfall in relation to that instalment payment funeral plan.

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2.3.2 In relation to a *subsisting funeral plan*, a *funeral plan provider* should deal with *customers* fairly and, as far as possible, in a manner that is compatible with the *customer's best interests rule*.

### Purpose

- 2.3.3 This section amplifies *Principle* 6 (Customers' interests) in respect of the information and service that *firms* should provide to *customers* who have payment difficulties or shortfalls.
  - Dealing fairly with customers with a payment shortfall
- 2.3.4 R The *firm* must deal fairly with the *customer* in relation to the *payment* shortfall.
- Where the *customer* has a *payment shortfall* of 2 consecutive payments, the *firm* must, as soon as possible, and in any event within 5 *business days* of the second missed payment, provide the *customer* with a statement in a *durable medium* of:
  - (1) the individual payments due;
  - (2) the total amount of the payment shortfall; and
  - (3) information on the consequences and potential consequences under the *funeral plan contract*, if the *payment shortfall* is not settled within 10 *business days* of the date of the *customer* communication.
- 2.3.6 The *firm* must allow the *payment shortfall* to be settled within 10 *business days* of the date of the communication, without penalty.

- 2.3.7 The firm must not impose a fee on the customer for incurring or correcting the payment shortfall.
- R 2.3.8 The firm must not cancel the funeral plan contract on the basis of a payment shortfall unless:
  - (1) The customer:
    - (a) has a payment shortfall of at least 2 consecutive payments; and
    - (b) has failed to settle the payment shortfall in accordance with the terms of the statement provided by the firm for the purposes of ■ FPCOB 2.3.5R; or
  - (2) FPCOB 13.2.3R applies.
- 2.3.9 R If the firm does not cancel the funeral plan contract on the basis of a payment shortfall, it must provide the customer with a further statement in accordance with the requirements of ■ FPCOB 2.3.5R following each further consecutive missed payment.
- 2.3.10 A firm's obligation to maintain insurance arrangements in accordance with ■ FPCOB 3.1.8R continues despite any payment shortfall.