Senior Management Arrangements, Systems and Controls

Chapter 19F

Remuneration and performance management

SYSC 19F : Remuneration and performance management

		19F.1 MiFID remuneration incentives
19F.1.1	R	Application (1) SYSC 19F.1 applies to: (a) a common platform firm, unless it is a collective portfolio
		management investment firm;
		(b) a MiFID optional exemption firm; and(c) a third country firm.
		(d) [deleted]
		(2) In relation to a <i>firm</i> that falls under (1)(c), ■ SYSC 19F.1 applies only in relation to activities carried on from an establishment in the United Kingdom.
19F.1.2	G	Purpose This chapter contains <i>rules</i> implementing article 24(10) of <i>MiFID</i> and on remuneration policies and practices.
		MiFID requirement on remuneration incentives
19F.1.3	R	A <i>firm</i> which provides <i>investment services</i> to <i>clients</i> must ensure that it does not remunerate or assess the performance of its staff in a way that conflicts with its duty to act in the best interests of its <i>clients</i> . In particular, a <i>firm</i> must not make any arrangement by way of <i>remuneration</i> , sales targets or otherwise that could provide an incentive to its staff to recommend a particular <i>financial instrument</i> to a <i>retail client</i> when the <i>firm</i> could offer a different <i>financial instrument</i> which would better meet that <i>client's</i> needs.
		[Note: article 24(10) of <i>MiFID</i>]
19F.1.4	R	Remuneration policies and practices (1) A dormant account fund operator in respect of its investment services and ancillary services, a MiFID optional exemption firm in respect of its investment exemption and and and and and and and and and an
		 its investment services and ancillary services and a third country firm in respect of its MiFID or equivalent third country business must: (a) define and implement remuneration policies and practices under appropriate internal procedures taking into account the interests of all the clients of the firm, with a view to ensuring that clients are treated fairly and their interests are not impaired by the remuneration practices adopted by the firm in the short, medium or long term. Remuneration policies and practices must be

designed in such a way so as not to create a conflict of interest or incentive that may lead *relevant persons* to favour their own interests or the *firm's* interests to the potential detriment of any *client*;

- (b) ensure that their remuneration policies and practices apply to all relevant persons with an impact, directly or indirectly, on investment services and ancillary services provided by the firm or on its corporate behaviour, regardless of the type of clients, to the extent that the remuneration of such persons and similar incentives may create a conflict of interest that encourages them to act against the interests of any of the firm's clients; and
- (c) ensure that its *management body* approves, after taking advice from the compliance function, the *firm's remuneration* policy. The *senior management* of the *firm* must be responsible for the dayto-day implementation of the *remuneration* policy and the monitoring of compliance risks related to the policy.
- (2) (a) Remuneration and similar incentives must not be solely or predominantly based on quantitative commercial criteria, and must take fully into account appropriate qualitative criteria reflecting compliance with the applicable regulations, the fair treatment of *clients* and the quality of services provided to *clients*.
 - (b) A balance between fixed and variable components of remuneration must be maintained at all times, so that the remuneration structure does not favour the interests of the firm or its relevant persons against the interests of any client.

19F.1.5 G A *firm* should also be aware of:

- (1) in the case of a common platform firm (but excluding a collective portfolio management investment firm), the requirements on remuneration in article 27 of the *MiFID Org Regulation* applying to it;
- (2) the requirements in relation to remuneration policies (
 SYSC 4.3A.1AR) and conflicts of interest (
 SYSC 10.1.7R);
- (3) the Finalised Guidance 13/01 entitled 'Risks to customers from financial incentives' published in January 2013; and
- (4) the Finalised Guidance 15/10 entitled 'Risks to customers from performance management at firms' published in July 2015.