Conduct of Business Sourcebook

Chapter 2

Conduct of business obligations



Information disclosure before 2.2 providing services (other than MiFID and insurance distribution)

Application

2.2.-1 R

- (1) [deleted]
- (2) This section applies in relation to designated investment business (other than MiFID, equivalent third country or optional exemption business or insurance distribution activities), carried on for a retail client:
 - (a) in relation to a derivative, a warrant, a non-readily realisable security, a non-mass market investment, a P2P agreement, or stock lending activity, but as regards the matters in ■ COBS 2.2.1R (1)(b) only; and
 - (b) in relation to a retail investment product, but as regards the matters in ■ COBS 2.2.1R (1)(a) and ■ (d) only.
- (3) Where a rule in this section applies to a firm carrying on designated investment business in relation to a non-mass market investment the rule also applies to:
 - (a) a TP firm (to the extent that the rule does not already apply to such a TP firm as a result of ■ GEN 2.2.26R); and
 - (b) Gibraltar-based firm to the extent that the rule does not already apply to such a Gibraltar-based firm as a result of ■ GEN 2.3.1R.

2.2.-1A

■ COBS 2.2A (Information disclosure before providing services (MiFID and insurance distribution)) contains the information disclosure requirements applying to a firm carrying on MiFID, equivalent third country or optional exemption business and insurance distribution activities.

Information disclosure before providing services

2.2.1

R

- (1) A firm must provide appropriate information in a comprehensible form to a client about:
 - (a) the firm and its services;
 - (b) designated investments and proposed investment strategies; including appropriate guidance on and warnings of the risks associated with investments in those designated investments or in respect of particular investment strategies;
 - (c) execution venues; and

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- (d) costs and associated charges;
- so that the *client* is reasonably able to understand the nature and risks of the service and of the specific type of *designated investment* that is being offered and, consequently, to take investment decisions on an informed basis.
- (2) That information may be provided in a standardised format.
- (3) [deleted]
- (4) [deleted]
- 2.2.2 G A firm to which the rule on providing appropriate information (■ COBS 2.2.1 R) applies should also consider the rules on disclosing information about a firm, its services, costs and associated charges and designated investments in COBS 6.1 and COBS 14.

Disclosure of commitment to the Financial Reporting Council's Stewardship Code

- 2.2.3 A firm, other than a venture capital firm, which is managing investments for a professional client that is not a natural person must disclose clearly on its website, or if it does not have a website in another accessible form:
 - (1) the nature of its commitment to the Financial Reporting Council's Stewardship Code; or
 - (2) where it does not commit to the Code, its alternative investment strategy.

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