Special cases

Chapter 12A Special cases

	12A.2 Personal representatives, agents and joint claims
12A.2.1 R	Where a <i>person</i> numbers among his <i>claims</i> a <i>claim</i> as the personal representative of another, the <i>FSCS</i> must treat him in respect of that <i>claim</i> as if he were standing in the shoes of that other person. [Note: this and other rules in this section derive from provisions previously in
12A.2.2 R	COMP 12.6] If a claimant has a <i>claim</i> as agent for one or more <i>principals</i> , the <i>FSCS</i> must treat the <i>principal</i> or <i>principals</i> as having the <i>claim</i> , not the claimant.
12A.2.3 R	If two or more <i>persons</i> have a joint beneficial <i>claim</i> , the <i>claim</i> is to be treated as a <i>claim</i> of the partnership if they are carrying on business together in partnership. Otherwise each of those <i>persons</i> is taken to have a <i>claim</i> for his share, and in the absence of satisfactory evidence as to their respective shares, the <i>FSCS</i> must regard each <i>person</i> as entitled to an equal share.