Insurance: Conduct of Business

Chapter 4

Information about the firm, its services and remuneration

		4.1 General requirements for insurance intermediaries and insurers
		Application: who?
4.1.1	R	This chapter applies to an <i>insurance intermediary</i> and to an <i>insurer</i> carrying on <i>insurance distribution activities</i> .
		Interaction with the customer's best interests rule and
4.1.1A	G	Principle 7 To comply with the <i>customer's best interests rule</i> and <i>Principle</i> 7 (Communications with clients) a <i>firm</i> should include consideration of the information needs of the <i>customer</i> including:
		(1) what a <i>customer</i> needs in order to understand the relevance of any information provided by the <i>firm</i> ; and
		(2) at which point in the sales process will the information be most useful to the <i>customer</i> to enable them to make an informed decision.
		Status disclosure: general information provided by insurance intermediaries or insurers
4.1.2	R	In good time before the conclusion of an initial <i>contract of insurance</i> and, if necessary, on its amendment or <i>renewal</i> :
		(1) a <i>firm</i> must provide the <i>customer</i> with at least the following information:
		 (a) its identity, address and whether it is an <i>insurance intermediary</i> or an <i>insurance undertaking</i>;
		 (b) whether it provides a <i>personal recommendation</i> about the insurance products offered;
		(c) the procedures allowing customers and other interested parties to register complaints about the firm with the firm and the Financial Ombudsman Service or, if the Financial Ombudsman Service does not apply, information about the out-of-court complaint and redress procedures available for the settlement of disputes between the firm and its customers; and
		(2) an <i>insurance intermediary</i> must also provide the <i>customer</i> with the following information:

		(a) the fact that it is included in the <i>Financial Services Register</i> (or if it is not on the <i>Financial Services Register</i> , the register in which it has been included) and the means for verifying this;
		(b) whether it has a direct or indirect holding representing 10% or more of the voting rights or capital in a given <i>insurance</i> undertaking (that is not a <i>pure reinsurer</i>);
		(c) whether a given <i>insurance undertaking</i> (that is not a <i>pure reinsurer</i>) or its <i>parent undertaking</i> has a direct or indirect holding representing 10% or more of the voting rights or capital in the <i>firm</i> ; and
		 (d) whether it is representing the <i>customer</i> or is acting for and on behalf of the <i>insurer</i>; and
		[Note: articles 18 and 19(1)(a) and (b) of the <i>IDD</i>]
		(3) paragraph (2) does not apply in relation to a <i>connected travel insurance contract</i> .
		Status disclosure exemption: introducers
4.1.3	R	A <i>firm</i> whose contact with a <i>customer</i> is limited to effecting introductions (see \blacksquare PERG 5.6) need only provide its identity, address and whether it is a member of the same <i>group</i> as the <i>firm</i> to which it makes the introduction.
4.1.4	G	If a <i>firm</i> goes further than putting a <i>customer</i> in contact with another <i>person</i> (for example, by <i>advising</i> the <i>customer</i> on a particular <i>policy</i> available from the <i>firm</i>) the full status disclosure requirements will apply.
4.1.5	R	[deleted]
		Scope of service: insurance intermediaries
4.1.6	R	(1) Where an <i>insurance intermediary</i> proposes or advises on a <i>contract of insurance</i> then in good time before the conclusion of an initial <i>contract of insurance</i> (other than a <i>connected travel insurance contract</i>) and, if necessary, on its amendment or <i>renewal</i> an <i>insurance intermediary</i> must provide the <i>customer</i> with at least information on whether the <i>firm</i> :
		 (a) gives a personal recommendation, on the basis of a fair and personal analysis; or
		 (b) is under a contractual obligation to conduct <i>insurance</i> <i>distribution</i> exclusively with one or more <i>insurance undertakings</i>, in which case it must provide the names of those <i>insurance</i> <i>undertakings</i>; or
		 (c) (i) is not under a contractual obligation to conduct <i>insurance</i> distribution exclusively with one or more <i>insurance</i> undertakings; and
		 (ii) does not give a <i>personal recommendation</i> on the basis of a fair and personal analysis;

		in which case it must provide its <i>customer</i> with the name of those <i>insurance undertakings</i> with which the <i>insurance intermediary</i> may and does conduct business.
		(2) [deleted]
		[Note: article 19(1)(c) of the IDD]
4.1.7	R	Where the <i>firm</i> has given information in ICOBS 4.1.6R(1)(b) and (c), then in good time before the conclusion of an initial <i>contract of insurance</i> with a <i>consumer</i> a <i>firm</i> must also state whether it is giving:
		(1) a <i>personal recommendation</i> but not on the basis of a fair and personal analysis;
		(2) other advice on the basis of a fair analysis of the market;
		(3) other advice not on the basis of a fair analysis of the market; or
		(4) just information.
		Guidance on using panels to advise on the basis of a fair analysis
4.1.8	G	(1) One way a <i>firm</i> may give advice on a fair analysis basis is by using 'panels' of <i>insurance undertakings</i> which are sufficient to enable the <i>firm</i> to give advice on a fair analysis basis and are reviewed regularly.
		(2) A firm which provides a service based on a fair analysis of the market (or from a sector of the market) should ensure that its analysis of the market and the available contracts is kept adequately up-to-date. For example, a firm should update its selection of contracts if aware that a contract has generally become available offering an improved product feature, or a better premium, compared with its current selection. The update frequency will depend on the extent to which new contracts are made available on the market. A firm is also required to ensure that the analysis is of a sufficiently large number of contracts of insurance available on the market (see ■ ICOBS 5.3.3R).
		(3) The panel selection criteria will be important in determining whether the panel is sufficient to meet the 'fair analysis' criteria. Selection should be based on product features, <i>premiums</i> and services offered to <i>customers</i> , not solely on the benefit offered to the <i>firm</i> .
		(4) Where a <i>firm</i> also provides <i>personal recommendations</i> based on a fair and personal analysis, paragraphs (1) to (3) may also be relevant to that part of the service which involves a fair analysis of the market.
4.1.9	R	[deleted]