Chapter 19F

Remuneration and performance management



19F.2 **IDD** remuneration incentives

Application

19F.2.1

This section applies to insurance distributors carrying on insurance distribution activities from an establishment maintained by it, or its appointed representative, in the United Kingdom.

[Note: article 7(2) of the IDD]

19F.2.1A R

This section does not apply to an authorised professional firm with respect to its non-mainstream regulated activities if:

- (1) the firm's designated professional body has made rules which implemented article 17(3) of the IDD;
- (2) those rules have been approved by the FCA under section 332(5) of the Act; and
- (3) the firm is subject to the rules in the form in which they were approved.

Remuneration and the customer's best interests

19F.2.2 R

- (1) Insurance distributors must not:
 - (a) be remunerated; or
 - (b) remunerate or assess the performance of their employees,

in a way that conflicts with their duty to comply with the customer's best interests rules (ICOBS 2.5.-1R, in relation to a non-investment insurance contract, or \blacksquare COBS 2.1.1R, in relation to a life policy).

(2) In particular, an insurance distributor must not make any arrangements by way of remuneration, sales target or otherwise that could provide an incentive to itself or its employees to recommend a particular contract of insurance to a customer in contact with the firm when the insurance distributor could offer a different insurance contract which would better meet the customer's needs.

[Note: article 17(3) of the IDD]

(3) In relation to a non-investment insurance contract, an insurance distributor must not make any arrangements by way of remuneration or incentive to any person, including itself, its employees or any third party, that could lead:

- (a) the firm or its employees to arrange a particular contract of insurance: or
- (b) the *customer* to take out a particular insurance contract, where that would not be consistent with the interests of all *customers* of the *policy*, including prospective or actual *policyholders* or *policy stakeholders* including *leaseholders* (as the case may be).

19F.2.2A G

- (1) When assessing whether it complies with SYSC 19F.2.2R, an *insurance distributor* should consider all of the *remuneration* it receives in connection with a *non-investment insurance contract*, whether or not it intends to retain that *remuneration* or make payments out of that amount to another *person*. A *firm* should consider whether the gross amount of any sum it receives by way of *remuneration*, whether in the form of *commission* or of any other type, is consistent with ■ICOBS 2.5.-1R, rather than the net amount that the *firm* intends to retain.
- (2) Where a *firm* has arrangements to provide incentives, including partial *premium* refunds or commission-like payments, to third parties (including the *customer* taking out the *policy*), this may encourage those *persons* to use the services of the *firm*. Where that is the case, those arrangements would be expected to lead to the *firm* receiving a financial or non-financial benefit or other incentive in respect of the *insurance distribution activities* to which it relates and so would be *remuneration* to which ■SYSC 19F.2.2R(1) applies.

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Retail premium finance

- 19F.2.3 R
- The requirement in SYSC 19F.2.2R applies to remuneration an insurance distributor receives in relation to retail premium finance.
- 19F.2.4 G
- ■ICOBS 6A.5 includes further *guidance* on remuneration in relation to *retail* premium finance.

19F