# Instructions for Investment Advice Assessment Tool (IAAT)

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### 0. Definitions

0.1 In these instructions and in the **template** we use the following definitions:

drawdown (FAD) flexible benefits	means:
flexi-access	with the requirements specified in the IAAT <b>instructions</b> as <u>defined</u> in the Glossary to the FCA Handbook
example	something that the firm did or did not do which may establish that advice or information provided to the <b>client</b> did not comply
drawdown pension (drawdown)	as <u>defined</u> in the Glossary to the FCA Handbook
disclosure requirements	the requirements specified under the heading "Disclosure requirements" in <u>Section 6</u>
DC scheme	a pension that pays out a non-guaranteed and unspecified amount depending on the 'defined contributions' (DC) made and the performance of the investments
DB scheme	as <u>described</u> on the FCA website
cross-cutting obligations	the rules and guidance provided for in <a href="PRIN 2A.2">PRIN 2A.2</a> of the FCA Handbook
consumer duty requirements	the requirements specified under in <u>Section 5</u> as provided for in the rules and guidance in Principle 12 and <u>PRIN 2A</u> of the FCA Handbook
client file	a record of the oral and written communications relating to the <b>recommendation</b>
client	a <u>retail client</u> as defined in the Glossary to the FCA Handbook
CIS	as <u>defined</u> in the Glossary to the FCA Handbook
ceding scheme	(for <b>pension switches</b> ) the <b>client's</b> existing DC pension scheme
cash balance benefit	in relation to a member of a pension scheme or a survivor of a member, means a benefit calculated by reference to an amount available for the provision of benefits to or in respect of the member where there is a promise about that amount. In particular, this includes a promise about the change in the value of, or the return from, payments made by the member or any other person in respect of the member.
annuity	means a contract of insurance that provides the client with a guaranteed income. Pension annuities provide this guaranteed income for the life of the client. These are distinct from short/fixed term annuities which are defined below

	(a) a money purchase benefit;
	(b) a cash balance benefit; or
	(c) a benefit, other than a <b>money purchase benefit</b> or <b>cash balance benefit</b> , calculated by reference to an amount available for the provision of benefits to or in respect of the member (whether the amount so available is calculated by reference to payments made by the member or any other person in respect of the member or any other factor)
General Investment Account (GIA)	an account which allows you to hold investments outside of tax wrappers
Group Personal Pension Plan (GPPP)	has the meaning of "group personal pension scheme" as <u>defined</u> in the Glossary to the FCA Handbook
income withdrawals	as <u>defined</u> in the Glossary to the FCA Handbook and refers to capped or flexi drawdown
information gathering	the information the firm is required to gather about the <b>client</b> and their circumstances to comply with the <b>information requirements</b>
information requirements	the requirements specified under the heading "Information requirements" in <u>Section 2</u>
insistent client	a <b>client</b> who has been given <b>investment advice</b> by a firm, but who has decided to enter a transaction different from that which was recommended and wishes the firm to facilitate this, as described at <u>paragraph 4.1</u> below
insistent client requirements	the requirements specified under the heading "Insistent client requirements" in Section 4
instructions	this document and its annex
Insurance Based Investment Product (IBIP)	as <u>defined</u> in the Glossary to the FCA Handbook
investment advice	a personal recommendation relating to the <b>proposed</b> arrangement
investment trust	as <u>defined</u> in the Glossary to the FCA Handbook
investment trust savings scheme	as <u>defined</u> in the Glossary to the FCA Handbook

Individual Savings Account (ISA)	a tax efficient savings vehicle for either cash or stocks and shares. The assets within an ISA are not subject to income or capital gains tax, either within the ISA or upon withdrawal.
Key Information Document (KID)	as <u>defined</u> in the Glossary to the FCA Handbook
Key Features Documents (KFD)	as <u>defined</u> in the Glossary to the FCA Handbook
Key Features Illustration (KFI)	as <u>defined</u> in the Glossary to the FCA Handbook
money purchase benefits	in relation to a member of a personal or occupational pension scheme or the widow, widower or surviving civil <b>partner</b> of a member of such a scheme, means benefits the rate or amount of which is calculated by reference to a payment or payments made by the member or by any other person in respect of the member and which fall within the rules under pensions legislation
Normal Retirement Date (NRD)	the date (typically linked to the <b>client's</b> age, for example 65) on which the pension scheme is due to pay the <b>client</b> their member benefits
partner	means spouse or civil partner
personal pension scheme	as <u>defined</u> in the Glossary to the FCA Handbook
Pension Commencement Lump Sum (PCLS)	as <u>defined</u> in the Glossary to the FCA Handbook
pension opt-out	as <u>defined</u> in the Glossary to the FCA Handbook
pension switch	a personal recommendation to switch from one defined contribution pension with another defined contribution pension
pension transfer	a transfer payment made in respect of any <b>safeguarded benefits</b> with a view to obtaining a right or entitlement to <b>flexible benefits</b> under another pension scheme
personal recommendation (recommendation)	as <u>defined</u> in the Glossary to the FCA Handbook
product	as <u>defined</u> in the Glossary to the FCA Handbook
proposed arrangement	as <u>defined</u> in the Glossary to the FCA Handbook

proposed scheme	(for <b>pension switches</b> ) the arrangement to which the <b>client</b> would move to from the <b>ceding arrangement</b>
PRIIPS	as <u>defined</u> in the Glossary to the FCA Handbook
replacement business	the process of recommending that an existing product or investment is switched, transferred or encashed and replaced with an alternative product.
retail customer outcomes	the outcomes specified at para <u>5.8</u> as provided for in <u>PRIN 2A.3</u> to <u>2A.6</u> of the FCA Handbook.
retirement savings	all the <b>client's</b> assets (excluding their principal private residence) that are to be used to provide an income throughout retirement. This could include their pension, ISA, investment bond and other investments and assets.
retirement income advice	a <b>personal recommendation</b> in relation to the <b>client</b> 's retirement income
requirements	the information, suitability (investment advice) insistent client, consumer duty and disclosure requirements relating to the investment advice, as specified in these instructions
safeguarded benefits	means benefits other than money purchase benefits and cash balance benefits.
shares	As <u>defined</u> in the Glossary to the FCA Handbook
Selected Retirement Date (SRD)	means the Selected Retirement Date of a plan
stakeholder pension scheme	as <u>defined</u> in the Glossary to the FCA Handbook
suitability report	a report that a firm is required to provide to its client under certain provisions of COBS, including COBS 9.4, explaining (amongst other things) why the firm has concluded that a recommended transaction is suitable for the <b>client</b>
suitability requirements	the COBS rules in effect during the relevant periods and set out in full in Annex B.
streamlined advice	described in FAMR as a term used to collectively describe advisory services (such as focused and simplified advice) that provide a personal recommendation that is limited to one or more of a client's specific needs. The service does not involve analysis of the client's circumstances that are not directly relevant to those needs.
structured deposit	as <u>defined</u> in the Glossary to the FCA Handbook

structured investment	has the meaning of structured capital-at-risk product as <u>defined</u> in the Glossary to the FCA Handbook
switch recommendation	a personal recommendation to switch the proceeds/assets held in one plan into another plan
template	The Excel spreadsheet provided to each assessor to be completed for each piece of <b>investment advice</b> within the scope of the review
Uncrystallised Funds Pension Lump Sum (UFPLS)	a way of withdrawing from a <b>DC Scheme</b> , without moving to Flexi Access Drawdown or purchasing a pension <b>annuity</b> . 25% of the withdrawal is typically free of tax, using the members <b>pension commencement lump sum</b> entitlement, with the remaining 75% taxable at the individual's marginal rate as described further on the Government webpages.
workplace pension	a personal pension scheme or <b>stakeholder pension scheme</b> , which provides <b>money purchase benefits</b> , used by an employer(s) to comply with duties imposed in Part 1, Chapter 1 of the Pensions Act 2008.

### 1. Background

- 1.1 The purpose of the **instructions** is to provide assessors with practical assistance when completing the **template** and to provide further information to which assessors should have regard when considering whether a firm giving **investment** advice has complied with:
  - (a) the **information requirements** to obtain the necessary information to give a suitable **recommendation**;
  - (b) the **suitability requirements** to give a suitable **personal recommendation**; and
  - (c) (where a **client** has become an **insistent client**) the **insistent client** requirements and acted in the **client's** best interests; and
  - (d) the relevant **disclosure requirements**.
- 1.2 The **template** and **instructions** consider what a reasonably competent firm (i.e. one that complied with the relevant regulatory rules at the time) should have known during the relevant period that it provided the advice, not what it should know now with the benefit of hindsight.
- 1.3 The **template** and **instructions** are designed to assess **investment advice**, excluding **retirement income and defined benefit transfer advice**, given after 3<sup>rd</sup> January 2018, following the updates to MIFID, and are focused on **investment advice**, which include a **pension switch** or contribution, MiFID financial instruments and **IBIPs**. The instructions have been drafted with reference to the COBS 9 **suitability requirements** which apply to pension savings held in pension schemes but not to MiFID instruments and **IBIPS**. Where advice is provided in relation to the latter instruments and **IBIPS** refer to the Annex for applicable **requirements**.
- 1.4 The outcomes from the completion of the **template** will be used to assist the FCA to meet our operational objective of protecting consumers from harm.

### **Limitation of scope**

1.5 The **template** and **instructions** are specific to **investment advice**, excluding **retirement income advice**, including where firms subsequently arrange investments for **insistent clients**. They are not and should not be regarded as guidance on how a firm may comply with the **requirements** more generally, or on how to assess whether non-compliance has caused a **client** to enter into a transaction generally.

1.6 In many cases, the **recommendation** given will relate to only a single investment. However, in some circumstances the firm is making a series of **personal recommendations** in relation to multiple investments. In both cases, a single **template** should be used. For the avoidance of doubt, where the **recommendations** given relate to multiple investments, you should carry out a holistic assessment of the advice.

#### **General instructions**

How the template works

- 1.7 The **template** does not make an automatic decision on the suitability of the **investment advice**; it is there to support you. It will:
  - (a) help you to identify the key information on file and consider whether the firm obtained the necessary information to make a **recommendation**;
  - (b) help you to determine whether there is enough information on file to assess the suitability of the **recommendation**;
  - (c) where there is enough information, support you in making an assessment of whether the **recommendation** is suitable; and
  - (d) capture and reference the evidence on which you have based your assessment, and also give you space to record the reasons for your assessment.
- 1.8 When completing the **template**, ensure that the information entered is sufficiently detailed for a third-party assessor (or person conducting quality assurance or QA) to:
  - (a) gain an accurate and complete overview of the relevant evidence on the consumer file; and
  - (b) form a view without the need to refer to the relevant evidence as to whether the firm has collected the necessary information to give a suitable recommendation and, where applicable, complied with the suitability requirements.
- 1.9 The **template** itself is an Excel workbook with five tabs which require file review assessors to take six steps (outlined on the next page).

### **Definition of ratings**

1.10 Whilst completing a file review, the **template** will make various suggestions on ratings and the assessor will be required to confirm whether this rating is appropriate. To assist assessors, below is a list of the various ratings provided by the **template** and the corresponding definition for each rating.

Information tab

Rating	Definition / action
Compliant - proceed to suitability assessment	There is enough information on file to assess the suitability of the <b>recommendation</b> . Proceed to the next section of the <b>template</b> .
Compliant based on streamlined advice provided	There is enough information on file to assess the suitability of the <b>recommendation</b> . Proceed to the next section of the <b>template</b> .
	See the note at paragraph 2.2 about your conclusion on information collection for these cases.
Not compliant – halt assessment	This rating means that the <b>firm</b> has not collected the necessary information ( <u>COBS 9.2.1R(2)</u> ) to make a <b>recommendation</b> .
	This means that there is not enough information on file to assess the suitability of the <b>recommendation</b> ; or for the firm to have made a <b>recommendation</b> (and so the assessor cannot, similarly, make a judgement).
	Notwithstanding that the assessor cannot make an assessment of suitability in these cases, if you consider that there is a low risk of a poor outcome from this <b>recommendation</b> , you should flag this in the box provided.
Incomplete – however enough information to	Check this box where:
assess suitability	the firm has not collected the necessary information (so your answer to any of questions 1 to 8 in the information tab is 'no')
	<b>but</b> you nonetheless consider that you can assess the suitability of the <b>recommendation</b> .

### **Suitability tabs**

Julius	
Rating	Definition
Suitable	The firm has complied with the suitability requirements.
	·
Unsuitable	The firm has not complied with the suitability
	requirements.

### **Insistent Client tab**

Rating	Definition
Compliant	The firm has complied with our insistent client
	requirements.

Not-compliant	The firm has not complied with our insistent client
	requirements.

### **Consumer Duty tab**

Rating	Definition
	The firm have complied with our <b>Consumer Duty</b> requirements
	It is unclear whether the firm has complied with our <b>Consumer Duty requirements</b>
	The firm has not complied with our <b>Consumer Duty requirements</b> .

### **Disclosure tab**

Rating	Definition
Compliant	The firm has complied with our disclosure
	requirements.
Non-compliant	The firm has not complied with our disclosure
	requirements.

### 2. Information Requirements

- 2.1 This section records the information collected by the firm and held on the **client file** as part of the **information gathering** process.
- 2.2 The information requirements are designed around the high-level suitability rules of COBS 9, the rules allow a firm offering **streamlined advice** to collect only the information that is necessary to provide a suitable recommendation in relation to a **streamlined advice** service.

This means that firms can only collect the level of information proportionate to the client, and the products and services they offer, or if the client requests specific investment advice.

It is not possible to be prescriptive about the detailed information required since it will always depend on the particular situation and the many factors involved. Further information around streamlined advice and examples can be found within FG17/8.

In this scenario it is the responsibility of the reviewer to determine the extent of information that was required based on the type of advice provided and complete the results of the information collection section in accordance with paragraph 2.60.

- 2.3 Fill in each part of the Information tab using the information on the **client file**. Where there is no information on the **client file**, you should leave the section blank. All answers should be based on information recorded up until the firm gave the advice or arranged the transaction, unless otherwise stated.
- 2.4 Where you are asked to comment or record information in response to a question, the comment should be no longer in length than the number of characters indicated on the **template**.
- 2.5 You must carry out five key actions to complete this tab. The purpose of each action is explained in the right-hand column of the table below:

Action	Purpose
Action 1 "Case details"  Record case details on the file review template, alongside details on the firm, adviser and charging basis for the advice.  Note that the template is designed for advice given after 3/1/2018.	This information is important to capture but is unlikely to have any impact on the consideration as to whether the firm has collected the necessary information to give a suitable <b>recommendation</b> .
Action 2  If the firm has given a recommendation on replacement business, answer all of the question areas on the template about whether the firm has obtained the necessary information to assess suitability.	For each of the questions, where you consider the necessary information has been obtained, you should answer "Yes".  Where, for any of the questions, you do not consider the information has been obtained, you should answer "No".

If the firm has not given a **recommendation on replacement business** answer only questions areas 1 to 6 and 8.

#### Action 3

Record the necessary information on the file (or that can be inferred from the file) in the subsections under each of the eight questions. Where information is inferred, explain the basis for the inference. This provides a record of the **client** information that is held on file and will assist if the case is subject to either QA or challenge.

There are compulsory "Page Ref" boxes for you to indicate where you have found certain information.

Note that there are many boxes that assessors can complete, and it is not always the case that all boxes must be completed for the assessor to consider that the necessary information has been captured.

#### Action 4

Determine (by selecting "yes" or "no") whether the **template** has rated the information obtained correctly.

For example, the **template** may be suggesting that there is information missing; however, the assessor should still consider whether this is the case or whether, given the **client's** circumstances and type of advice, the necessary information is on the file for the assessor to make an assessment on suitability.

This is where you assess whether you agree with the **template**'s rating. Consider whether there are any particular circumstances of this case which lead you to disagree with the **template**'s rating.

If the **template** rating box is purple this means that you have not completed the answers for each area.

#### Action 5

Explain, with reference to the **client file**, why the rating is correct.

If you have rated a file as "not compliant" you must record what information is missing and identify which information requirement the firm does not comply with, including reference to the relevant COBS rules.

<sup>&</sup>quot;Case details" section

- 2.6 This section captures general information regarding the case review. It must be completed for all cases as it forms the basis of the file review, including the name of the firm and adviser we are reviewing and who undertook the review.
- 2.7 You should record the following information in the relevant boxes:
  - (a) Review details: Your name and date of the file review.
  - (b) Advice details: details of the **investment advice** given including:
    - (i) the date of the advice;
    - (ii) whether this advice is the initial **investment advice**, or is ongoing advice as part of a regular review;
    - (iii) the date of the relevant **information gathering** (KYC) at the time of the advice;
    - (iv) whether there was a **replacement business recommendation**. This section is important as it turns on/off information area 7, depending on how it is answered;
    - (v) whether the **client** was treated as an **insistent client**; and
    - (vi) details of the charges, including (where relevant) both initial and ongoing charges (in £ and % terms).
  - (c) Firm details: details of the firm giving the advice, including name, FCA Reference Number (FRN), whether it is an Appointed Representative (AR) and (for advice status) whether it gave independent or restricted advice.

#### The eight information areas

2.8 The **template** asks up to eight questions to assist you in assessing whether the firm has complied with the **information requirements**:

1.	Has the firm obtained the essential facts about the <b>client</b> ?
2.	Has the firm obtained the necessary information regarding the <b>client's</b> objectives?
3.	Has the firm obtained the necessary information regarding the <b>client's</b> investment risk profile?
4.	Has the firm obtained the necessary information regarding the <b>client's</b> knowledge and experience?
5.	Has the firm obtained the necessary information regarding the <b>client's</b> expenditure and any planned changes?
6.	Has the firm obtained the necessary information regarding the <b>client's</b> financial situation?
7.	(For replacement business only) Has the firm obtained the necessary information regarding the existing products(s)?
8.	Has the firm obtained the necessary information regarding the <b>proposed scheme(s)</b> or investments(s)?

- 2.9 The basic **information requirements** are:
  - (a) <u>COBS 9.2.1R(2)</u> which requires a firm, when making a **recommendation**, to obtain the necessary information regarding the **client's**:
    - (a) knowledge and experience in the investment field relevant to the specific type of designated investment or service;
    - (b) financial situation; and
    - (c) investment objectives;

so as to enable the firm to make the recommendation which is suitable for the **client**; and

- (b) <u>COBS 9.2.6R</u> which provides that, if a firm does not obtain the necessary information to assess suitability, it must not make a **recommendation**.
- 2.10 Further details are set out below reflecting the detailed COBS provisions about obtaining information.

#### Area 1. Has the firm obtained the essential facts about the client?

- 2.11 This section captures whether the firm has complied with the requirement to obtain information about the **client** and their circumstances at the time the advice was given (COBS 9.2.1R(2)).
- 2.12 It relates to the requirement under <u>COBS 9.2.2R</u>, to obtain such information as is necessary for the firm:
  - (a) to understand the essential facts about the **client**; and
  - (b) to have a reasonable basis for believing, giving due consideration to the nature and extent of the service provided, that the transaction to be recommended:
    - (i) meets the client's investment objectives;
    - (ii) is such that the **client** is able financially to bear any related investment risks consistent with their investment objectives; and
    - (iii) is such that the **client** has the necessary experience and knowledge in order to understand the risks involved in the transaction or in the management of their portfolio.

#### Steps to take

- 2.13 The **template** requires you to record the following information and select "yes" or "no" whether the firm has collected the following information:
  - (a) Is the advice treated on a single or joint life basis? This information is essential for understanding the **client's** financial situation.

It is our starting position that where **clients** are dependent on each other, information on the source of one **partner's** regular income should include any income from the other **partner** or their regular financial commitments.

Even when **clients** have independent finances it is reasonable to assume that there is some degree of financial interdependence. For example, if they co-habit some costs may be split (such as council tax and utilities). In the absence of information to the contrary we consider that some allowance should be made for shared provision in these cases.

- (b) **Client's** basic details: (and **partner's** and dependents' where relevant) including name and date(s) of birth.
- (c) Marital status, employment status and current tax rate. Where we have salary details, we can infer the current tax rate, even if it is not explicitly stated. More detail on tax rates can be found <a href="https://example.com/here">here</a>.
- (d) Actual or proposed non-UK residency. This may affect other information points if information relates to funds in a different currency and potentially subject to different tax rates and currency fluctuate.
- (e) Health status and notes (where the **client** has identified health issues). Where this is not recorded, absent any evidence suggesting otherwise, it can be assumed that the **client** is in good health.
- (f) Dependants: include details about any dependants and the **client**'s responsibility for them.
- (g) Vulnerable client: include details about whether the **client** or their **partner** has characteristics of vulnerability. A vulnerable consumer is someone who, due to their personal circumstances, is especially susceptible to detriment, particularly when a firm is not acting with appropriate levels of care. For more information see:
  - (i) <u>FG21/1 Guidance for firms on the fair treatment of vulnerable</u> customers
  - (ii) FCA <u>information</u> about 'supporting consumers with pension transfers'
  - (iii) Finalised Guidance for firms on the Consumer Duty <u>FG22/5</u> paragraphs 1.23 to 1.30.

# Area 2. Has the firm obtained the necessary information regarding the client's objectives?

- This section captures the **client** objectives in relation to their investment needs as recorded by the adviser. The firm is required to obtain information about **client** objectives (COBS 9.2.1R(2)(c).
- 2.15 The information must include, where relevant, information on the length of time for which the **client** wishes to hold the investment and the purposes of the investment (COBS 9.2.2R(2)).

- 2.16 The information obtained must be sufficient to ensure that, in assessing suitability, the firm can take into account the **client's** intentions for accessing their investments in the future including:
  - (a) the purpose of the investment; and
  - (b) the length of time the **client** wishes to hold the investment.

Steps to take

- 2.17 This section only captures the objectives that have been recorded by the adviser:
  - (a) If <u>no</u> objectives have been recorded answer "no".
  - (b) If objectives have been recorded answer "yes" and record what those objectives are using the same wording and ranking or prioritisation as the firm. Where there is no prioritisation record "No" in the "Has the adviser prioritised objectives" box and record the objectives in the order they are presented on the **client file**.
  - (c) For each objective you identify the **template** will indicate you can provide further information, in the right-hand columns, relating to the amount wanted (to achieve the objective) and the date the amount is needed.
- 2.18 The **template** will ask about the approach to capturing objectives, and whether the objectives are "generic" or "free text" (the use of generic objectives would not by itself result in the **template** showing a purple box). It also asks whether the firm has explicitly prioritised the objectives. These questions are primarily for collecting management information on the file assessments
- 2.19 There is a free text box for assessors to expand on any additional information they wish to capture, or comments they may have, in relation to the **client** objectives, including:
  - (a) whether the information was collected in a way which was fair, clear and not misleading;
  - (b) whether there is any conflict between the **client**'s objectives; and
  - (c) whether or not the objective is realistic, given the **client**'s circumstances.

# Area 3. Has the firm obtained the necessary information regarding the client's investment risk profile?

- This section captures information in relation to the **client's** investment risk profile. The firm is required to collect this information to comply with <u>COBS 9.2.2R(1)</u>, which requires a firm to obtain information about the **client**'s ability and willingness to take investment risk and <u>COBS 9.2.2R(2)</u> which gives examples of the sorts of information which may be relevant to this assessment.
- 2.21 The information a firm is required to obtain by <u>COBS 9.2.2R(2)</u> includes, where relevant, information as to the **client's**:

- (a) preferences regarding risk taking; and
- (b) risk profile.
- 2.22 The FCA has published information on the steps firms should take to assess the **client**'s attitude to risk in <u>FG-11/05</u>. The FCA has not prescribed how to assess attitude to risk as we accept that firms will adopt different methodologies. Firms must however have in place robust processes that are fit for purpose.
- 2.23 The firm must collect information on both of the following measures:
  - (a) the **client's** attitude to investment risk. This is also known as the **client's** investment risk tolerance (i.e. their emotive response to taking investment risk). Per <u>COBS 9.2.2R(2)</u> a firm must, where relevant, obtain information about their preferences regarding risk taking and risk profile; and
  - (b) the **client's** capacity for investment loss. This is also known as the **client's** ability to take investment risk (i.e. an objective numbers-based assessment looking at whether the **client** can afford to lose money). Per COBS 9.2.2R(1)(b) the **client** must be able, financially, to bear any related investment risks consistent with his investment objectives.
- 2.24 If the firm uses a tool in this part of the suitability assessment, you should consider, with reference to the guidance in FG11/5 (Assessing suitability: Establishing the risk a customer is willing and able to take and making a suitable investment selection) whether:
  - (a) the tool or software is capable of taking into account matters relevant to the assessment of a client's attitude to risk;
  - (b) the tool or software appropriately scores non-committal (neither agree nor disagree / no strong opinion) answers and resolves contradictory answers; and,
  - (c) any factors which are not included in the tool or software, or which are not resolved by the software, are factored into the firm's assessment of the **client's** attitude to risk.
- 2.25 Some firms may use the output from the toolkit as the starting point for a wider discussion. It may be that after this discussion, the adviser changes the **client's** risk tolerance (either uprisking or downrisking). Where the firm has done this, we expect to see that the firm has discussed, and agreed this with the **client** and has clearly explained the implications of the change to the risk profile.
- 2.26 Where a **firm** has used a 'risk descriptor' to frame discussion, the risk descriptor should outline the nature of the risk the **client** is likely to experience. Assessors should consider whether the descriptors effectively quantify the type/level of risk that the **client** may be subject to.

Steps to take

2.27 For each of these measures:

- (a) Record in the first box "Firm's description..." how the adviser has categorised the **client's** attitude to investment risk and their capacity for investment loss.
- (b) Record whether the firm used a tool to help assess the relevant attitude to risk, and if the firm used a tool record the name of that tool.
- (c) Record in the "Comments" box any additional comments or observations on the firm's approach, including whether the assessment was carried out in a way which was fair, clear and not misleading and whether the investment risk profile appears consistent across the file.

#### Conclude:

- (i) If a firm has recorded both measures of risk, you must answer "yes" to this question.
- (ii) If a firm has not recorded information for both measures, you must answer "no" to this question.
- (d) If you have concerns that:
  - (i) the firm has not undertaken the assessment in a clear, fair and non-misleading way; or
  - (ii) there are issues with the firm's assessment process;

you can record any concerns in the free text box provided. Reflect on and record whether these issues are likely to impact on the suitability of the firm's advice. If the issues are likely to have a material effect on the advice to the **client**, you will be asked to take this into account in the "Suitability" tabs.

### Area 4. Has the firm obtained the necessary information regarding the client's knowledge and experience?

- 2.28 This section captures information relevant to the **client's** knowledge and experience. The firm is required to collect this information to comply with the **suitability requirements**.
- 2.29 The relevant **information requirements** are:
  - (a) (COBS 9.2.2R(1)(c)) to obtain such information as is necessary to have a reasonable basis for believing that the **client** has the necessary experience and knowledge in order to understand the risks involved in the transaction or in the management of their portfolio.
  - (b) (<u>COBS 9.2.3R</u>) that this information should include, to the extent appropriate to the nature of the **client**, the nature and extent of the service to be provided and the type of **product** or transaction envisaged, including their complexity and the risks involved, information on:
    - (i) the types of service, transaction and designated investment with which the **client** is familiar;
    - (ii) the nature, volume, frequency of the **client's** transactions in designated investments and the period over which they have been carried out; and

(iii) the level of education, profession or relevant former profession of the **client**.

### 2.30 In this section:

- (a) The "firm's assessment" box requires you to record the firm's assessment of the **client's** knowledge and experience relevant to the advice, in the firm's own words.
- (b) The "our comments" box can be used to capture any additional comments or observations on the firm's approach.

Steps to take

- 2.31 If the firm does not have any records of the **client's** knowledge and experience, answer "no" to this question.
- 2.32 If the firm has established the **client's** knowledge and experience, answer "yes" to this question.
- 2.33 If you have concerns that:
  - (a) the firm has not carried out the assessment of knowledge and experience in a clear, fair and non-misleading way; or
  - (b) there are issues with the firm's assessment process;

you can record any concerns in the comments box provided. Reflect on and record whether these issues are likely to impact on the suitability of the firm's advice. If the issues are likely to have a material effect on the advice to the **client**, you will be asked to take this into account in the "Suitability" tabs.

2.34 Assessors should note that some firms, (for the purposes of assessing the **client's** knowledge and experience) may not explicitly assess the **client's** knowledge and experience (e.g. by concluding that the **client** has a 'reasonable' level of knowledge or is an experienced investor, or even using a binary metric like 'yes' or 'no'). However, it may be possible to draw conclusions based upon the wider **information gathering**, including information as to the assets the **client** currently holds, whether they are actively managing those assets and the **client's** profession. Assessors should only answer "no" where the **information gathering** is significantly flawed and these sorts of conclusions cannot be drawn.

### Area 5. Has the firm obtained the necessary information regarding the client's expenditure and any planned changes?

- 2.35 This section captures information on the **client's** current expenditure and anticipated expenditure in retirement, if relevant. This information is relevant depending on the type of advice given, for example affordability of future contributions or how much income a client will need in retirement. The firm is required to collect this information to comply with the **suitability requirements** with reference to the requirements in paragraph 2.2.
- 2.36 The relevant **information requirements** are found in <u>COBS 9.2.1R(2)(b)</u> which requires the firm to obtain information about the **client's** financial

situation. Where relevant, this must include information as to the **client's** regular financial commitments (<u>COBS 9.2.2R(3)</u>).

Steps to take

- 2.37 The **template** is designed to record the minimum information a firm should collect to comply with the **information requirements**. It asks you to:
  - (a) identify whether the firm has taken <u>reasonable steps</u> to capture this information (by selecting "yes" or "no"); and
  - (b) input the relevant figures into a number of mandatory fields which relate to the **client's** current discretionary and fixed expenditure and anticipated expenditure in retirement, if relevant.
- 2.38 If you cannot complete all the mandatory fields in the regular or retirement expenditure information boxes, answer "no" to this question.
- 2.39 If you can complete all the mandatory fields using information from the **client file**, answer "yes" to this question.
- 2.40 The **template** breaks expenditure down into 3 broad types:
  - (a) The basic cost of living This includes all non-discretionary expenditure; for example, utility bills, council tax, food and any outstanding accommodation payments (such as mortgages and rents) or care expenses if these are ongoing. This is expenditure that the **client** would find it exceptionally hard/potentially impossible to reduce.
  - (b) Lifestyle expenditure This is expenditure to support the **client's** lifestyle. For example, **clients** may wish to spend money on socialising, holidays, cleaning, etc. Whilst this expenditure is not non-discretionary and, in theory, could be reduced, many **clients** may not wish to compromise on this expenditure as they see it as necessary to maintain their lifestyle.
  - (c) Discretionary expenditure / savings This is expenditure which is purely discretionary and could easily be cut back by the **client** at any time. It may include current savings into pensions or investments which may well cease upon retirement. For **clients** still in employment, this may instead be termed "disposable income".
- 2.41 You can extrapolate expenditure information from the **client file** if, for example, the firm has captured good detail on the **client's** current level of expenditure (including both discretionary and non-discretionary expenditure) as well as sufficient detail on any liabilities the **client** has (for example how much is being repaid and when the repayment date will be).

What are reasonable steps?

2.42 If the firm has estimated the **client's** expenditure, because for example the **client** has indicated a likely change in their income or standard of living, you will need to consider whether it took reasonable steps to do so. Reasonable steps might include (by way of example only):

- (a) gathering sufficient detail on the **client's** current level of expenditure and liabilities and provision for any emergency fund;
- (b) considering how the **client's** personal circumstances and lifestyle (for example living arrangements, provision of financial support for dependents, recreational activities, travel) are likely to change, and how this might affect future expenditure and liabilities; and
- (c) using comparative figures derived from (for example) the firm's experience with other **clients** in similar situations, statistical averages, actuarial data and other reliable sources (though it is unlikely that the use of generic data would by itself satisfy the requirement to take reasonable steps).

### Area 6. Has the firm obtained the necessary information regarding the client's financial situation?

- 2.43 The firm is required to obtain information on the **client's** assets and other sources of income and liabilities to comply with the **suitability requirements**.
- 2.44 The relevant **information requirements** are in <u>COBS 9.2.1R(2)(b)</u> which requires the firm to obtain information about the **client's** financial situation. Where relevant, this must include information as to the source and extent of the **client's** regular income, their assets including liquid assets, their investments and real property, and their regular financial commitments (<u>COBS 9.2.2R(3)</u>).
- 2.45 This information is relevant to the firm's understanding of the **client's** financial situation and the likely impact of the proposed advice on the **client's** overall finances, their objectives, their tax position and other matters including their ability to access state benefits.

Steps to take

- 2.46 The **template** has been designed to collect the necessary information a firm should collect to comply with the **information requirements** under the broad categories of income, assets and liabilities. It asks you to:
  - (a) identify whether the firm has captured the necessary information (by selecting "yes" or "no"); and
  - (b) record, under each heading, any relevant information.
- 2.47 If the **client file** is incomplete or it is unclear whether the firm has collected the necessary information on the **client's** financial situation, you will need to consider whether the firm has nonetheless obtained the "necessary information" regarding the **client's** financial situation. For example:
  - (a) If the "other assets" section in a fact-find is blank, and the client has modest income, it may be reasonable to assume that the client has no other assets. If this is the only piece of information missing and there is no other evidence on the client file to suggest the client has other assets, it is likely that the firm has obtained the necessary information.

- (b) If the "financial information" section in the fact-find is blank or incomplete but there is evidence on the file suggesting that the **client** has a significant amount of disposable income, it is likely that the firm has not obtained the necessary information.
- (c) If the firm has noted that the **client** has other assets or liabilities but the firm have gathered limited or no information on them, it is likely that the firm has not obtained the necessary information.
- 2.48 Where relevant, you should also identify, based on information on the client file, the level of state pension **client** is eligible for. The relevance of evidencing a client's state pension entitlement will vary depending on the type of advice given, it is the responsibility of the reviewer to make a judgement over whether this was required.

### (a) State pension benefits

For many people state pension will be a key part of their future retirement pans and will provide a guaranteed level of income to cover essential expenditure.

Entitlement is accrued through employment (via National Insurance contributions) or a variety of credits (such as those earned by bringing up a child under the age of 12), it is therefore important to understand how much state pension an individual may be entitled to and when this will be paid, clients can undertake a state pension forecast (A state pension forecast may be obtained by clicking on the following link). https://www.gov.uk/check-state-pension

Based on DWP figures as of May 2023 only 52% of people aged 65 to 69 were entitled to the full new state pension, this may therefore mean that individual clients have a shortfall, and great care should be made with any assumptions for those who are likely to have any of the following:

- · Residence abroad
- Long prison sentences
- Long periods of economic inactivity (without claiming benefits, or if benefits were claimed by a spouse, or civil partner, instead of directly)
- Long periods of low paid employment (below the lower earnings limit)
- Early retirement

Firms should ensure they are adopting a robust process to ensure that actual entitlement is ascertained so that the client's potential capacity for loss is clear, where this is not evidenced the assessor should consider whether there is sufficient information in relation to potential future income to provide assess suitability.

### (b) Other secured gross pension income

The **client** may have **DB schemes** or secured pension income (such as from an **annuity**). This box should be used to capture the forecast level

of income those schemes or annuities in payment will provide in aggregate at the scheme retirement age. Consider what the **client's** preferences are in terms of commuting scheme pension for **PCLS** in these schemes. Any other information on these schemes (for example if there are multiple schemes, different Normal Retirement Dates (**NRD**s, etc.) should be provided in the "additional comments" box.

### (c) Gross income from non-pension assets

This includes any non-employment income the **client** will be receiving from other sources such as investment income or rental income from buy-to-let properties. It does not cover income from the **client's** current employment.

Where the **client** is in receipt of property income and it is envisaged that this income will continue into retirement, both the relevant box for current income and the box for gross income from non-pension assets should both be completed with this figure.

### (d) Gross income from state benefits

This includes ill health or employment related benefits the **client** is receiving from the Department for Work and Pensions. Where the **client** is entitled to state benefits the firm should obtain information about the conditions for continued entitlement. This will enable the firm to analyse the impact of the **investment advice** on the **client**'s entitlement to benefits (COBS 9.2.2R(1)(b)).

### (d) Other assets

Identify what other assets the **client** holds including the total transferrable values of other workplace and non-workplace pensions. Additionally consider any additional investments held by the **client** and the values of these. These include the total values of any unit trusts, shares, including the value of any shares received or due to be received from an employee sharesave scheme. You should also consider all cash assets held by the **client** (including monies held on deposit and savings accounts). Where a **client** has additional property(ies) you should document the total values of these, excluding the **client's** principal private residence.

If a predicted future inheritance is listed as an asset:

- (i) identify what the anticipated inheritance is and if the inheritance is conditional on certain elements and the nature of this. For instance, if this is being gifted directly to the **client**, or held in trust.
- (ii) identify when the **client** anticipates they will receive the inheritance and whether there is a will in place bequeathing the asset to the **client**; and
- (ii) consider how the firm has treated the inheritance. For example, have they accounted for the fact that the asset is not guaranteed and the risk that the asset will be depleted by the time the **client** is in receipt?

### (e) Other state benefits

This includes any benefits the **client** is receiving from the Department for Work and Pensions, such as universal credit. Where the **client** is

entitled to state benefits the firm should obtain information about the conditions for continued entitlement, including whether the benefit is means tested. This will enable the firm to analyse the impact of the transfer on the **client's** entitlement to benefits (<u>COBS 9.2.2R(1)(b)</u>).

#### Liabilities

2.49 This section also records information about the **client's** liabilities. You should record the details of any outstanding liabilities such as mortgage, personal loans or car finance including the date of final payment and the **client's** age at that date.

The type of mortgage or other debt should be selected (interest only, repayment, other). If the mortgage is interest only this should be recorded and record how the **client** will repay the mortgage or their future plans at the end of the mortgage term.

This information is necessary to understand the **client's** capacity for loss, affordability if relevant or any potential conflicts between paying high interest date as opposed to investing.

### Area 7. For replacement business only

- 2.50 This section is only relevant when the advice includes **replacement business and** is only activated when this has been recorded in the case details section. If there is no **replacement business recommendation**, you do not need to complete this section.
- 2.51 This section captures information on the **client**'s existing product(s). This information is necessary for the firm to consider whether the **replacement business** is suitable for the **client**.

Steps to take (where this area is relevant)

- 2.52 The **template** has been designed to record the minimum information a firm should collect to comply with the **information requirements**. It asks you to:
  - (a) identify whether the firm has captured this information (by selecting "yes" or "no"); and
  - (b) record, under a number of headings, the relevant information.
- 2.53 Record how many products the adviser is recommending that the **client** switches out of. This is limited to five products within the spreadsheet.

Where there are more than five products, a separate spreadsheet should be completed.

- 2.54 For each product where a replacement is recommended, record:
  - (a) the **product** type, policy or contract switched out of;
  - (b) the **ceding scheme** name;
  - (c) confirmation of whether the ceding scheme was the **client's** current workplace pension

- (d) the fund value at the date of the advice;
- (d) details of any charges, including the ongoing charge (%) and any oneoff switch or exit charges (%);
- (g) whether the **product** contains any guarantees or special benefits. Where this is the case, include a brief summary of these in the following freetext box;
- (h) the **product** type switched in to; and
- (i) the provider name switched to.

### Area 8. Has the firm obtained the necessary information regarding the proposed arrangement(s)?

2.55 This section collects information on the **proposed arrangement**. This information is necessary for the firm to consider whether the **investment advice** is suitable for the **client**.

Steps to take

- 2.56 The **template** has been designed to collect the minimum information a firm should collect to comply with the **information requirements**. It asks you to:
  - (a) identify whether the firm has captured this information (by selecting "yes" or "no"); and
  - (b) record, under a number of headings, the relevant information.
- 2.57 Record how many products the adviser is recommending that the **client** switches out of.

This is limited to five schemes due to the limitations of the tool; where more than five schemes are switched these should be captured within a separate tool.

- 2.58 For each product, record in the "**Product** details" section:
  - (a) the **product** type recommended;
  - (b) the name of the **product** provider recommended;
  - (c) confirmation of whether the **ceding scheme** was the **client's** current workplace pension;
  - (d) the fund value at the date of the advice;
  - (e) the costs of the recommended **product** (only), both initial and ongoing (%);
  - (f) whether the **product** is held on a platform, and if so, the platform charges (only), both initial and ongoing (%);

- (g) whether a discretionary investment manager (DIM) was recommended, and if so, the charges of the DIM service (only), both initial and ongoing (%);
- (h) the charges of the underlying investments (only), both initial and ongoing (%);
- (i) any additional comments you have on the charges applied to the **product** and how you have captured them in the IAAT. Note that the purpose of the previous section is to capture all costs associated with the recommendation, excluding advice costs which are captured earlier in the IAAT; and
- (j) whether Non-Mainstream Pooled Investments (NMPI), Speculative Illiquid Securities (SIS) or other similar non-standard assets are included in the recommendation and if so, the name of the investment, the name of the provider and any additional comments you have about the NMPI, SIS or non-standard assets.

### "Summary of information obtained" section

- 2.59 This section of the Information tab has two boxes, one for you to review and the other for you to complete:
  - (a) Tool rating: this is the **template's** automatic rating of whether the firm has obtained the "necessary information" to make a **recommendation** and is based on your answers to the 8 question areas. This will populate either "Compliant Proceed to suitability assessment" or "Potentially Incomplete"
  - (b) Assessor rating: this is your own assessment of whether the firm has obtained the necessary information to make a **recommendation**:
    - (i) select "Compliant proceed to suitability assessment" if all sections are complete and the firm has collected the necessary information;
    - (ii) select "Compliant based on streamlined advice provided"
      - if some of the sections are incomplete, however, the firm has collected the necessary information based on the type of streamlined advice provided in accordance with paragraph  $\underline{2.2}$
    - (iii) select "Incomplete However enough information to assess suitability" if despite the missing information it is your view that sufficient information was obtained based on the clients circumstances.
    - (iv) select "not compliant Halt assessment" if the firm has not collected the necessary information.
- 2.60 When considering whether the firm has the necessary information to make a **recommendation**, you should consider whether there are any **client** circumstances that may mean the collection of some information is not necessary

- for the adviser to form a view on the suitability of the transfer. This must be driven by the **client's** circumstances, not the firm's circumstances.
- 2.61 If your conclusion is "not compliant Halt assessment" then you should record:
  - (a) a brief summary of the missing information and its significance to the suitability assessment (for example "the firm has not recorded any client objectives and so it cannot form a view on whether the advice meets the client's investment objectives"); and
  - (b) that the firm has not complied with the requirement in <u>COBS 9.2.1R(2)</u> and <u>COBS 9.2.6R</u> to obtain the necessary information to make a suitable recommendation
- 2.62 If your conclusion is "Incomplete However enough information to assess suitability" you should record:
  - (a) a brief summary of the incomplete information and why you feel that this is not material to the advice based on the clients circumstances, for example the client could be terminally ill meaning some of the information in this section is not material to the advice.
- 2.63 If your conclusion is "Compliant based on the type of streamlined advice provided" you should record:
  - (a) a brief summary of the type of streamlined advice provided and why the information collected is sufficient to make this section compliant. See FG17/8 for reference.

### 3. Suitability Assessment

### Background

- 3.1 This suitability section contains examples which tend to show failure to comply with the suitability requirements for making a recommendation relating to a proposed arrangement.
- 3.2 The relevant **suitability requirements** arise from the rules, guidance and principles set out in the FCA handbook.
- 3.3 For each **client file** you must:
  - (a) fairly consider and give appropriate weight to all information on the client file; and
  - (b) decide, with reference to the examples in this section of the **template**, whether it is more likely than not that the **firm** failed to comply with the **suitability requirements**.
- 3.4 In considering the information on the **client file**, you must not assume that a **firm** has complied with a **suitability requirement** solely because the **client** has signed documentation that purports to record their understanding of or agreement to matters set out in that documentation.
- 3.5 When assessing whether a **firm** complied with the **suitability requirements** you must take into account the following:
  - (a) the client's investment objectives;
  - (b) the client's financial situation, including their financial ability to bear the risks associated with the proposed arrangement consistently with their investment objectives;
  - (c) the **client's** ability to understand the risks associated with the **proposed** arrangement in light of:
    - (i) their experience and knowledge relevant to managing their investments; and
    - (ii) information they have been given in the course of their dealings with the firm.
- 3.6 A firm is required to take reasonable steps to ensure that a **recommendation** is suitable for the **client**. When assessing the reasonableness of a firm's conduct in relation to a **recommendation**, you must:
  - (a) assess the firm's conduct against what was reasonable at the time when the firm made the **recommendation**; and
  - (b) determine that the conduct of the firm assessed was reasonable only if that firm displayed the degree of skill, care and diligence that would at that time have been exercised by a reasonably competent practitioner in the same field with the same expertise as claimed by the firm.
- 3.7 A firm is also required to act honestly, fairly and professionally in accordance with the best interests of its **client** (COBS 2.1.1R).

### How to complete this section

- 3.8 This section is divided into 4 parts:
  - (a) examples of unsuitability;
  - (b) suggested **template** rating;
  - (c) assessor's suitability rating; and
  - (d) assessor's rationale and evidence supporting suitability rating.

### Completing the suitability requirements section

- 3.9 The **suitability requirements** section is used to record your assessment of whether or not the firm complied with the **suitability requirements**.
- 3.10 Take the following steps to complete the **suitability requirements** section:
  - (a) review the information on the **client file** and the information recorded in the 'Information' tab of the **template** (the "available evidence");
  - (b) determine whether the available evidence shows overall that any or all of **examples** 1 to 10 are present or not;
  - (c) indicate whether any or all of **examples** 1 to 10 are present or not by selecting "yes" or "no";
  - (d) determine, taking into account the available evidence, whether the firm complied with the **suitability requirements**; and
  - (e) insert your commentary on whether or not the firm complied with the **suitability requirements**, with reference to the example(s) that support your conclusion.
- 3.11 The **template** advice rating will automatically default to "Potentially suitable" or "Potentially unsuitable" depending on your answer to the example questions in the **template**. The "Potentially unsuitable" rating may indicate that the **recommendation** does not comply with the **suitability requirements**.
- 3.12 The **template** asks whether the following examples are present or not:

Example	
1	The client has been recommended a solution that does not match their timescales taking into account their specific circumstances
2	The client has <b>opted out</b> of an employer sponsored pension scheme without good reason
3	The <b>client</b> has incurred, or is likely to incur, unnecessary or excessive adviser or <b>product</b> charges

4	The <b>client</b> has incurred, or is likely to incur, an unnecessary tax charge or liability
5	The <b>recommendation</b> requires ongoing review and rebalancing but this has not been explained or arranged
6	The <b>client</b> is not willing to take the required risk associated with the <b>recommendation</b>
7	The <b>client</b> does not have the capacity to bear the risk associated with this <b>recommendation</b>
8	The <b>client</b> does not have the necessary knowledge and experience to understand the risks associated with this <b>recommendation</b>
9	A <b>recommendation</b> for <b>replacement business</b> is not suitable as the <b>client</b> will lose necessary <b>safeguarded benefits</b> or valuable features, or incur a penalty
10	The <b>recommendation</b> is not suitable for the <b>client's</b> investment objectives or financial situation for some other reason

3.13 The following sections contain guidance for determining whether the available evidence shows overall that an example is present.

### Example 1: The client has been recommended a solution that does not match their timescales taking into account their specific circumstances

- 3.14 This example engages the overarching requirement to assess suitability in <a href="COBS 9.2.1R">COBS 9.2.1R</a> and the requirement in <a href="COBS 9.2.2R(1)(a)">COBS 9.2.2R(1)(a)</a> to obtain such information as is necessary to have a reasonable basis for believing that the recommended course meets the **client's** investment objectives. It may also engage the requirement in <a href="COBS 9.2.2R(1)(b)">COBS 9.2.2R(1)(b)</a> to obtain such information as is necessary to have a reasonable basis for believing that the **client** is able to bear the investment risks consistent with their investment objectives.
- 3.15 If the **client** is likely to require access to their **investment** in the near future, the assessor should take into account the client's specific circumstances and objectives for how and when they intend to access it to ensure the recommendation is suitable. For example:
  - (a) If the **client** intends to take a lump sum from their investment in the near future, locking the funds into an illiquid investment may prevent the **client** from achieving their objective (because sufficient funds may not be available within the **client's** desired timescale) (COBS 9.2.1R(1)(a)).
  - (b) If the **client** intends to take an income from their investments or pension savings in the near future, does the recommended solution allow the client to take withdrawals in the required format which will meet their requirements. If the recommended solution does not, then this is likely to be unsuitable for the **client's** objectives and may be unsuitable for their financial situation (<u>COBS 9.2.1R(1)(a)</u>).
  - (c) If the **client** has a specific capital need from their investment in the short term, and the firm has invested the client into an investment that will expose the client to short term volatility, this is likely to be unsuitable for the **client**'s objectives (as the client

- is likely to have been exposed to unnecessary short term investment risk) and may be unsuitable for their financial situation ( $\frac{\text{COBS } 9.2.1R(1)(a)}{\text{COBS } 9.2.1R(1)(a)}$ ).
- (d) If the recommended investment has an exit fee or penalty that is likely to be triggered given the **client**'s plans to access their investments in the near future, then the recommendation is likely to be unsuitable (<u>COBS 9.2.1R(1)(a)</u>).
- (e) If the client will be relying on their investment to meet their future income needs but the adviser has only recommended cash or cash-like assets, or other assets with limited growth prospects then the recommendation is likely to be unsuitable ( $\frac{\text{COBS}}{9.2.1\text{R}(1)(a)}$ )

Steps to take

- 3.16 Take the following steps to identify whether this example is present or not:
  - (a) Identify the **client's** objectives and timescales for accessing their investment, including:
    - (i) <u>how</u> the **client** intends to access their investment, will this be through lump sums or income;
    - (ii) for pension switches, <u>how</u> the client intends to access benefits at retirement, (for example, PCLS, regular UFPLS, drawdown income, annuity, full encashment);
    - (iii) how long the **client** requires their investment to last;
    - (iv) when the **client** intends to first access their investment; and
    - (v) the frequency with which the **client** intends to access their investment after that date.
  - (b) Consider whether the **proposed arrangement** is suitable for the **client's** objectives for accessing their investment.
- 3.17 Record whether this example is present by selecting "yes" or "no" on the **template**.

### Example 2: The client has opted out of an employer sponsored pension scheme without good reason

- 3.18 This example relates to the overarching requirement for firms to take reasonable steps to ensure that a personal recommendation, or a decision to trade, is suitable for its client (COBS 9.2.1R(1)(a))
- 3.19 The **client's** best interests rule at <u>COBS 2.1.1R</u> is also relevant to your assessment.
- 3.20 If the recommendation relates to an employer sponsored pension scheme and includes either of the below it is likely to be unsuitable:
  - (a) The **recommendation** is to **opt out** of a **workplace pension** (meaning the client will lose out on future employer contributions and tax relief on employee contributions), without good reason
  - (b) The **recommendation** is to switch a clients **workplace pension** to a private arrangement which leads to the client **opting out**, without good reason.

Steps to take

- 3.21 If the recommendation has led to the client opting-out of their workplace pension and if the firm have not done the below, then the recommendation is likely to be unsuitable:
  - (a) Demonstrate that the recommendation which led to the **opt-out** is reasonable and in the **client's** best interest.
  - (b) Ensure that the client understands that the recommendation will lead to them **opting-out** along with the implications of this and the reasons that this is in their best interest.
  - (c) If relevant, explain in a reasonable way to the **client** the steps they need to take to opt back into their **workplace pension.**
- 3.21 Record whether this example is present by selecting "yes" or "no" on the **template**.

### Example 3: The client has incurred, or is likely to incur, unnecessary or excessive adviser or product charges

- 3.22 This example relates to the overarching requirement to assess suitability in <u>COBS 9.2.1R</u>, and the obligation on the firm to obtain the necessary information to have a reasonable basis for believing that the **recommendation**:
  - (a) meets the **client's** investment objectives (COBS 9.2.2R(1)(a)); and
  - (b) is such that the **client** can bear the risks of the investment (COBS 9.2.2R(1)(b)).
- 3.23 The **client's** best interests rule at <u>COBS 2.1.1R</u> and the guidance in <u>COBS 6.1A.16G</u> are also relevant to your assessment. The guidance at <u>COBS 6.1A.16G</u> expects a firm to consider whether the **recommendation** is likely to be of value when the totality of the charges the **client** is likely to be required to pay are taken into account.

Pension charges

- 3.24 <u>COBS 9.4.1R</u> is also relevant as is <u>COBS 19.2.2R</u> for pension recommendations. <u>COBS 9.4.1R</u> requires a firm to provide a **suitability report** if the firm makes a **recommendation** to the **client** and the **client**:
  - (a) buys, sells, surrenders, converts or cancels rights under, or suspends contributions to, a **personal pension scheme** or a **stakeholder pension scheme**;
  - (b) enters into a pension opt-out.
- 3.25 In those circumstances, <u>COBS 19.2.2R</u> requires the firm to explain in the **suitability report**:
  - (a) (where a firm recommends a personal pension scheme) why it considers the personal pension scheme to be at least as suitable as a stakeholder pension scheme;

- (b) (where a firm recommends a **personal pension scheme**, **stakeholder scheme** or FSAVC), why it considers that scheme to be at least as suitable as any **workplace pension** scheme available to the **client**.
- 3.26 Where a national alternative, such as NEST, is available, advisers should take into account whether the **client** could use NEST and whether it is capable of meeting their needs (see <u>COBS 6.2B.23G</u>). The FCA has stated that it considers NEST to be a 'relevant financial **product**' in the context of advice on pensions (see paragraph 2.28 of CP 10/26).
- 3.27 For example, if the client has an available **workplace pension**, we would expect the firm to explain why the recommendation is more suitable than the **workplace pension** (COBS 19.2.2R).

Investment charges

- 3.28 The charges relating to an investment must be considered as part of its overall costs, and should therefore form part of the evaluation of its risks and relative advantages and disadvantages.
- 3.29 Charges are to be expected with any professionally-managed investment. Charges will be unnecessary or excessive where substantially identical **products** or services are available at materially lower cost or where charges are duplicated without good reason.
- 3.30 Where, as in this example, the **proposed arrangement** carries such unnecessary or excessive charges, the **recommendation** is not likely to be suitable.

Steps to take

- 3.31 Take the following steps to assess whether the adviser and **product** charges are unnecessary or excessive:
  - (a) Identify from the **client file** the charges that the **client** has incurred for:
    - (i) the **proposed arrangement** (**product**, platform and investment costs);
    - (ii) advice; and
    - (iii) ongoing advice.
  - (b) Calculate, taking into account how the firm has structured or shaped its charges, how the charges will impact on the **client's** financial situation over time.
  - (c) Identify whether there were lower cost alternatives available (for example, in the case of a pension switch, could the **client** have switched into an existing **product**, such as a **workplace pension** scheme which provides sufficient functionality at a lower cost).
  - (d) Identify whether there is any functionality within the **proposed arrangement** that the **client** does not require.
  - (e) In the case of **replacement business**, identify whether the **client's** objectives could have been met in their existing product without further advice and charges.
  - (e) Identify whether the **client** is likely to incur penalty or other ad-hoc charges in the recommended **product** given their likely pattern of access to their investment

- (f) Taking into account the factors above, determine:
  - (i) whether the charges are necessary or not; and
  - (ii) whether the charges are reasonable or excessive.
- 3.32 Record whether this example is present by selecting "yes" or "no" on the **template**.

### Example 4: The client has incurred, or is likely to incur, an unnecessary tax charge or liability

- 3.33 This example relates to the **client's** financial situation, investment objectives and knowledge. It engages the overarching requirement to assess suitability in COBS 9.2.1R and the requirement for the firm to obtain the necessary information to have a reasonable basis for believing that the **recommendation**:
  - (a) meets the **client's** investment objectives (<u>COBS 9.2.2R(1)(a)</u>);
  - (b) is such that the **client** can bear the risks of the investment (<u>COBS 9.2.2R(1)(b)</u>); and
  - (c) is such that the **client** has the necessary experience and knowledge in order to understand the risks involved in the transaction or in the management of their portfolio (COBS 9.2.2R(1)(c)).
- 3.34 Where a **recommendation** results in a **client** incurring an immediate tax charge or liability through the recommendation that could have been avoided or minimised had a different option been recommended, this may indicate that the **recommendation** may have been unsuitable.
  - This could be present for example in a recommendation for **replacement business** which involves an encashment of an existing investment solution.
- 3.35 In considering the tax efficiency or liability created by the **recommendation**, the following general considerations are relevant:
  - (a) The **client's** current (and potentially future) income tax band along with timescales and requirements for accessing the **investment**. Encashments and withdrawals from certain assets favour some tax bands and penalise others.
  - (b) Whether the **client** has a **partner**. Assets are often (though not always) treated by **clients** on a household basis, so the **partner's** assets/position should be considered where relevant.
  - (c) Whether the **client** receives taxable benefits and the encashment will affect their eligibility for benefits, or move them into a new tax band.

For example, contribution-based Employment and Support Allowance, child benefit, Incapacity Benefit, Jobseeker's Allowance, pensions paid by the Industrial Death Benefit scheme, Pension Credit and Universal Credit.

Please note this is not an exhaustive list and where the **client** is entitled to benefits the assessor should always check available open source information for an up to date

list of benefits when reviewing the file, paying specific attention to the benefits available in the devolved nations if relevant.

Steps to take

- 3.36 Take the following steps to assess whether the **client** has incurred an unnecessary tax charge or liability:
  - (a) Identify the **client's** objectives with regard to their **investment**;
  - (b) Identify from the **client file** whether the recommendation has resulted in the client suffering either an immediate tax charge or future liability.
  - (c) If the above is identified then determine whether or not the **recommendation** is suitable, considering in particular:
    - (i) whether the adviser has considered the **client's** current (and potentially future) income tax band;
    - (ii) whether the adviser has considered the assets/position of the **client's** partner;
    - (iv) whether the adviser has considered the tax implications of the recommended course of action;
    - (v) whether the adviser has considered the tax implications of alternative courses of action;
    - (vi) whether the **client** has the knowledge and experience to understand the tax implications of the recommended course of action;
    - (vii) whether, in all the circumstances, the tax charges are reasonable or not; and
    - (viii) whether the **client** was willing to accept the tax charges.
- 3.37 Record whether this example is present by selecting "yes" or "no" on the **template**.

### Example 5: The proposed arrangement requires ongoing review and rebalancing but this has not been explained or arranged

- 3.38 This example relates to the balance of assets and investments in the **client's investment**. It engages the overarching requirement to assess suitability in <u>COBS 9.2.1R</u> and the requirement in <u>COBS 9.2.2R(1)(b)</u> for the firm to have a reasonable basis for believing that the transaction recommended is such that the **client** is financially able to bear any related investment risks consistent with their investment objectives.
- 3.39 <u>COBS 9.2.2R(1)(c)</u> requires the firm to have a reasonable basis for believing that the transaction recommended is such that the **client** has the necessary experience and knowledge in order to understand the risks involved in it. In order to satisfy this requirement, the firm should obtain information about, among other things, the **client's** preferences regarding risk taking and risk profile (<u>COBS 9.2.2R(2)</u>).

Ongoing advice and rebalancing

- 3.40 In circumstances where assets have been allocated between different funds or investments there is a risk that, without ongoing review and rebalancing of the asset allocation, the portfolio will become unbalanced over time (for example because assets become disproportionately concentrated in higher-performing but riskier funds).
- 3.41 Making specific provision for automatic or periodic review and rebalancing helps to mitigate this risk. At the very least, the client should be made aware of the need for it. Where no such provision has been arranged and the client has not been appropriately warned, the **recommendation** is likely to be unsuitable.
- 3.42 Be aware that the **client file** alone may not tell you whether the firm has a review procedure in place for the **client**, as this may be recorded separately (for example in the firm's back-office system or in its initial disclosure document).

Steps to take

- 3.43 To identify whether this **example** is present or not, take the following steps:
  - (a) Identify whether the firm has recommended that the **client** invest in several funds or investments to meet a set asset allocation; and if so,
    - (i) whether the firm has arranged for ongoing review or automatic rebalancing (at **product** or platform level); or
    - (ii) whether the firm has explained that the **client** will need to make arrangements to review or rebalance their portfolio.
  - (b) If the **client's** asset allocation needs ongoing review or rebalancing and the firm has not arranged for (i) or given the **client** the information in (ii) above, this example is likely to be present.
- 3.44 Record whether this example is present by selecting "yes" or "no" in the **template**.

# Example 6: The client was not willing to take the required risk associated with the recommendation

- 3.45 This example relates to the overarching requirement to assess suitability in <u>COBS 9.2.1R</u>, and the obligation on the firm to obtain the necessary information to have a reasonable basis for believing that the **recommendation** is such that the **client** can bear the risks of the investment (<u>COBS 9.2.2R(1)(b)</u>). To do this, the firm is required to obtain information about the **client's** preferences regarding risk taking and risk profile (<u>COBS 9.2.2R(2)</u>).
- 3.46 Where the client is unwilling to tolerate the risks inherent in a recommended investment, it is likely that the firm has failed to have due regard to the client's attitude to risk. The client's objective will also probably not have been met. The recommendation is therefore very unlikely to be suitable where this example is present

Assessment of attitude to risk

3.47 The **client's** attitude to risk (or risk tolerance) is a subjective measurement of the **client's** willingness to accept risk. The assessment is based on the **client's** behavioural and emotional response to taking on investment risk. This may include how the **client** would react to a fall in the value of their investment and whether the **client** is comfortable with short term volatility.\_

- 3.48 If you consider that the **client** was <u>not</u> willing to take the risk associated with the **recommendation**, notwithstanding that the firm's tool might have indicated the contrary, you should answer "yes" in this part of the **template**.
- 3.49 To identify whether this example is present or not, take the following steps:
  - (a) Compare:
    - the information on the client file and, in particular, the information recorded in the template on the firm's assessment of the client's attitude to risk, focusing on the degree of risk the client was willing to take in relation to the proposed arrangement (not, for the purposes of this question, the degree of risk the client was able to take);

with

- (ii) the degree of risk the **client** must have been willing to take with the **proposed arrangement**.
- (b) Determine whether the **client's** attitude to risk matches the degree of risk they must have been willing to take with the sum invested (by reference to the risk scale used by the firm, providing that in the assessor's view the assessment undertaken is reasonable see for example the guidance in FG11/5 which is set out above on the use of risk profiling tools).
- 3.50 Record whether this example is present by selecting "yes" or "no" in the **template**.

# Example 7: The client does not have the capacity to bear the risk associated with this recommendation

About capacity for loss

- 3.51 Capacity for loss, or ability to bear risk, refers to the **client's** ability to absorb falls in the value of their investment.
- 3.52 Capacity for loss is an objective assessment, based on the financial circumstances of the **client**. How much can the **client** afford to lose before this would materially affect their standard of living? It should be clear from the **information gathering** whether there is an issue around capacity for loss.
- 3.53 This example is similar to **Example 6** above, with the key difference that it relates to <u>capacity</u> for risk rather than <u>attitude</u> to risk. In this example, the relevant COBS rules are:
  - (a) the overarching requirement to assess suitability in COBS 9.2.1R; and
  - (b) <u>COBS 9.2.2R(1)(b)</u>, which requires the firm to obtain sufficient information about the **client's** financial situation to have a reasonable basis for believing that the **client** is able financially to bear any related investment risks consistent with their investment objectives.
- 3.54 If the **client** is unable to bear the risk of the recommended investment, the **requirements** above are unlikely to have been satisfied, and the **recommendation** will generally be unsuitable.

#### Steps to take

- 3.55 Take the following steps to identify whether this **example** is present:
  - (a) Refer to the information on the **client file** and the information recorded on the **client's** financial situation in the 'Information' tab of the **template**.
  - (b) Identify how the funds have been, or are to be, invested under the **proposed** arrangement.
  - (c) Taking into account, in particular:
    - (i) the concentration of the investment in one fund, group of funds, or asset class;
    - (ii) the source and extent of the **client's** overall assets and future reliance for providing income;
    - (iii) the level of exposure to particular asset classes;
    - (v) the level of stability of returns or security of invested capital in the proposed arrangement; and
    - (vi) the impact the loss of the capital invested would have on the **client's** ability to take income in the future and overall standard of living,

determine whether the recommended solution was suitable for the **client's** financial situation.

- 3.56 Record whether this example is present by selecting "yes" or "no" in the **template**.
- 3.57 Where an investment is highly concentrated in one fund, group of funds (particularly higher risk ones) or asset class, then there is a greater risk that losses in those fund(s)/asset(s) will be more than the **client** can bear.
- 3.58 Answer "no" (i.e. this example is not present) where the investment is made from funds that are either not necessary to maintain the **client's** standard of living now or in the future, or the risk associated with the investment means it is unlikely there will be a loss that impacts on the **client**'s standard of living now or in the future.

# Example 8: The client does not have the necessary knowledge and experience to understand the risks associated with this recommendation

- 3.59 This example relates in particular to COBS 9.2.2R(1)(c), which requires a firm to obtain from the **client** such information as is necessary for the firm to have a reasonable basis for believing that the transaction is such that the **client** has the necessary experience and knowledge in order to understand the risks involved in it. COBS 9.2.3R provides further detail as to the nature of the information required.
- 3.60 Where the **client** lacks relevant knowledge and experience, and the firm has not been able to bring the **client** up to the requisite level of knowledge and experience, such that they are able to understand the risks involved in the **proposed arrangement**, it is unlikely the **proposed arrangement** will be suitable. This includes, but is not limited to, the situation where the **client's** lack of knowledge has been caused by the firm's own failure to communicate information in a clear, fair and non-misleading way.

#### Steps to take

- 3.61 Take the following steps to identify whether this example is present:
  - (a) Refer to the information on the **client file** and the information recorded in the 'Information' tab of the **template**.
  - (b) Identify the **client's** level of investment experience and knowledge of pensions and investments in relation to:
    - (i) the type of investment recommended;
    - (ii) the investment strategy recommended; and
    - (iii) investments generally.
  - (c) Identify the steps that the firm took to establish that the **client** could appreciate the nature of the risks they were taking with this **proposed arrangement**.
  - (d) Taking into account, in particular:
    - (i) information about the **client's** existing investment and pensions portfolio and the nature, volume and frequency of the **client's** transactions in pensions and investments;
    - (ii) how long the **client** has been an investor;
    - (iii) the **client's** experience with, and knowledge of the investment recommended;
    - (iv) the **client's** experience of managing investments or using a financial adviser to manage these investments;
    - (v) the **client's** profession (if any) including whether it is relevant to **investment** advice;
    - (vi) how the firm made communication about the features of the recommended investments and their risks;
    - (viii) the overall impression that the **client** would reasonably have had of those features and risks, particularly in the light of:
      - (A) the entirety of the firm's communications with the **client**;
      - (B) the extent to which such communications were consistent in their presentation of those features and risks; and
      - (C) the client's relevant experience and knowledge,

determine whether the firm had a reasonable basis for believing that the **client** had the necessary experience and knowledge to understand the risks involved in the recommended investment.

- 3.62 Record whether this example is present by selecting "yes" or "no" in the **template**.
- 3.63 Answer "yes" (i.e. this example is present) where the firm did not communicate in substance the risks of the recommended investment in a way the **client** would have understood.

# Example 9: A replacement business recommendation is not suitable as the client will lose necessary safeguarded benefits or valuable features, or incur a penalty

- 3.64 This example relates to the overarching requirement to assess suitability in <a href="COBS 9.2.1R">COBS 9.2.1R</a> and the requirement for the firm to obtain the necessary information to have a reasonable basis for believing that the **recommendation:** 
  - (a) meets the **client's** investment objectives (<u>COBS 9.2.2R(1)(a)</u>);
  - (b) is such that the **client** can bear the risks of the investment (<u>COBS 9.2.2R(1)(b)</u>); and
  - (c) is such that the **client** has the necessary experience and knowledge in order to understand the risks involved in the transaction or in the management of their portfolio (COBS 9.2.2R(1)(c)).
- 3.65 Some investments may have special features that make them particularly beneficial for a **client**, for example capital guarantees or **safeguarded benefits** such as Guaranteed Minimum Pensions, or Guaranteed Annuity Rates. Where a firm makes a **replacement business recommendation**, from one product to another, it is important that the firm considers the possible impact on the **client** of the loss of these valuable features.
- 3.67 Equally, some investments may have particular features that could, in certain circumstances, reduce the benefits available to the **client**. Again, it is important for the firm to consider the potential impact of these features on the **client** when making a **replacement business** recommendation.

#### Guarantees

Some investments may have general guarantees in relation to the investment return of the **product**. For example, certain with profits investments may have guaranteed annual bonus rates, which ensure a certain percentage is seen in investment growth each year. Some investments may have guarantees that the fund value will never drop below a certain value, even in times of market downturns. These guarantees may provide value to **client**, particularly those that have a low attitude to risk or capacity for loss. However, it should be considered that such guarantees often come at an increased cost which can impact on investment returns in positive markets. Therefore, the value should be judged in relation to the individual **client** and whether they are willing to accept this potentially lower investment return to secure these guarantees.

3.68 Firms should consider any guarantees that are available under the **client**'s existing investment. If these guarantees are no longer suitable for the **client**, a **replacement business** recommendation to a different product may be appropriate. However, if the guarantees have value for the **client**, the firm should consider whether the **recommendation** is likely to be suitable in light of the loss of these guarantees. In some cases, it may be better for the **client** not to switch products but rather to restructure the existing investment or adapt other investments to complement the one with valuable quarantees.

### Guaranteed Annuity Rate (GAR)

3.69 Some pension contracts include a provision called a Guaranteed Annuity Rate (GAR), which can be very valuable to the **client** and can significantly increase the income the **client** receives in retirement for a given pot size. However, individual policies can have specific rules for taking a GAR, for example, that the **annuity** must be taken at the **SRD**, or can only be applied to certain **annuity** options, for example if a single life **annuity** is taken rather than a joint life **annuity**. Therefore, it is important not only that the **client** is made aware that they qualify for a GAR and of the benefit of having it, but also that they understand how and when to take their **annuity** in order to benefit from the GAR. If the **client** is not made fully aware of these factors, they may lose a significant proportion of their potential income in retirement.

Market Value Reduction (MVR)

3.70 Some with-profits investments can apply MVRs. MVRs reduce the fund value that can be withdrawn by the **client** if they withdraw their funds early at a time when the market value of the fund has reduced. This is to ensure that the payout reflects the value of the fund in a manner that is fair to all investors. Many providers guarantee that they will not apply an MVR at certain times, for example in a pension at the customer's **SRD**. If the customer is not made aware of when they may access their pension fund without an MVR applying, they may incur the MVR, thus reducing their fund value.

Steps to take

- 3.71 Take the following steps:
  - (a) Identify whether the firm has provided a **replacement business** recommendation.
  - (b) Referring to the information on the **client file**, identify whether there are any safeguarded or other valuable benefits or features in the existing product.
  - (c) Consider whether the **recommendation** was suitable for the **client**. A **replacement business** recommendation is more likely to be suitable for a **client** if:
    - (i) the **ceding scheme** has a guaranteed annuity rate (GAR) which is of no value to the **client** as they would be able to obtain a higher rate of income on the open market. For example, they may be eligible for an enhanced **annuity** which will provide a higher income;
    - (ii) The existing product contains no safeguarded benefit or features that are valuable to the **client**.
  - (d) A switch to the **proposed scheme** is less likely to be suitable for a **client** if:
    - (i) the **client** has an MVR and if they switch they will incur penalties in excess of the likely returns;
    - (ii) the transaction will mean that the **client** will lose any enhanced tax-free cash protection, protected early retirement ages or other guaranteed benefits such as a guaranteed growth rate on their fund.
    - (iii) A **replacement business** recommendation has led to the client suffering an exit penalty without good reason.

# Example 10: The recommendation is not suitable for the client's investment objectives or financial situation for some other reason

- 3.72 Aside from the examples given above, there may be other situations in which the **proposed arrangement** would be unsuitable for the **client**. For example:
  - (a) the **recommendation** does not meet the **client's** objectives (<u>COBS 9.2.2R(1)(a)</u>) e.g. because it does not enable the **client** to hold their preferred asset classes within their investment;
  - (b) the **client** has some specific objective in mind for their **investment**, but this objective can be met in another, more advantageous (or less disadvantageous) way .
  - (c) the **client** has placed restrictions around the investments they may wish to hold that are not met by the **proposed arrangement** (such as ethical or other considerations)
  - (c) the client has high interest debt however its unclear if sufficient consideration has been given to repaying this prior to investing
  - (d) the **client** has characteristics of vulnerability which were not taken into account or acted on appropriately and which make the proposed transaction, at this time, unsuitable. For example if the **client's** decision making is likely impaired by recent events and the adviser has not factored this into their recommendation.
  - (e) the recommendation is for regular contributions which the client cannot afford

Steps to take

- 3.73 Take the following steps to identify whether this example is present:
  - (a) Refer to the information on the **client file** and the information recorded on the **client's** investment objectives and financial situation in the **template**.
  - (b) Consider whether there is any reason, other than the reasons at **examples** 1 to 9 above, that the **recommendation** was unsuitable for the **client's** investment objectives or financial situation.
- 3.74 Record whether this example is present by selecting "yes" or "no" in the **template**.
- 3.75 Answer "yes" (i.e. the example is present) where:
  - (a) The **recommendation** did not meet a specific **client** objective.
  - (b) The **client** did not want to manage their investments or pay for someone to manage their investments.
  - (c) The recommended solution does not enable the **client** to hold their preferred asset classes within their investment.

#### Outcome: overall assessment on suitability requirements

3.76 Take the following steps to determine whether the **firm** complied with the **suitability requirements**:

- (a) review the information on the **client file** and the features and risks of the **proposed arrangement**;
- (b) determine whether the firm took reasonable steps to ensure that the **recommendation** was suitable, and select the appropriate outcome in the "assessor's suitability rating" box (either "suitable" or "unsuitable");
- (c) in all cases, insert your commentary on whether or not the firm complied with the suitability requirements with reference to the example(s) that support your conclusion; and
- (d) be aware that, in any cases where you have answered "yes" to any of the questions, this will tend to indicate that the **recommendation** was "unsuitable"
- 3.77 The **template** will automatically indicate whether a **recommendation** is likely to be suitable or not.
- 3.78 The presence of an example in the suitability section of the **template** is not determinative as to whether a firm has complied with the **suitability requirements**. There may be other factors which mean that the firm has, despite the presence of the example, complied, or not complied, with the **suitability requirements**.

### 4. Insistent Client

#### **General**

- 4.1 For the purposes of this **template**, a **client** is an **insistent client** if:
  - (a) the firm has given **investment advice** to the **client**;
  - (b) the **client** decides to enter into a transaction which is different from that which the firm has **recommended**;
  - (c) the **client** wishes the firm to facilitate the transaction; and
  - (d) the firm arranges the transaction for the **client**.
- 4.2 The **insistent client requirements** are summarised below. You will need to identify when the **recommendation** was given, and look at the corresponding rules which applied at that time.

#### The **requirements**

- 4.3 From 3 January 2018, the guidance at <u>COBS 9.5A.3G</u> states that the firm should communicate the following information to the **insistent client**:
  - (a) that the firm has not recommended the transaction and that it will not be in accordance with the firm's **recommendation**;
  - (b) the reasons why the transaction will not be in accordance with the firm's **recommendation**;
  - (c) the risks of the transaction proposed by the **insistent client**; and
  - (d) the reasons why the firm did not recommend that transaction to the **client**;
  - and obtain an acknowledgment from the **client**, where possible in the **client's** own words, that (i) the transaction is not in accordance with the firm's **recommendation** and (ii) the transaction is being carried out at the request of the **client**.
- 4.4 Since 31 July 2023 the Consumer Duty Requirements applies to products open to sale or renewal and to closed products since 31 July 2024. It sets a higher standard that should be maintained, refer to section 5 for details of the required standard.
  - Actions to complete this section of the **template**
- 4.5 When there is evidence that a **client** has become an **insistent client**, complete the "**insistent client**" tab as follows:
  - (a) review the information on the **client file** and the information recorded in the Information tab of the **template** ("the available evidence");
  - (b) determine whether the available evidence shows that it is more likely than not that the firm has complied with each of the steps specified at paragraph 4.6 below;
  - (c) indicate whether the firm has complied with the step(s) by selecting "compliant" or "not compliant"; and

(d) insert your commentary on whether the firm complied with the relevant step(s), with reference to the steps in paragraph 4.6 below.

## **Insistent client - Steps**

4.6 A firm must first identify whether a **client** is insistent. If the **client** is not insistent do not complete this section of the **template**.

For an **insistent client** there are up to three steps that a firm should carry out, and one further step to be completed where the firm provides a further **recommendation**. They are (in question format):

Identify: Is the client an "insistent client"?

- Step 1 Has the firm provided the necessary information to the **insistent client?**
- Step 2 Has the firm obtained an acknowledgement that the **client** is acting against the **recommendation** given?
- Step 3 Where a firm gives a further recommendation in relation to the transaction proposed by the **insistent client**, has the firm made sure it is clear that this **recommendation** is separate from the firm's initial **recommendation**?
- Step 4 (From 3 January 2018 onwards) has the firm made a record of this process?
- 4.7 The next section of the instructions addresses how to identify an **insistent client**, what steps to take for an **insistent client**, and how to assess whether the firm has complied with the **insistent client requirements**.

#### Identify - is the client an "insistent client"?

4.8 A **client** is an **insistent client** if they meet the criteria outlined in 4.1 above.

Steps to take

- 4.9 Check whether the **client** meets the criteria listed above in 4.1(a) to (d), and select "yes" if the firm has correctly identified the **client** as an **insistent client**.
- 4.10 If the firm has not correctly identified the **client** as an **insistent client**, and they met the criteria for an **"insistent client**", select "no" and proceed to Step 2.
- 4.11 If the **client** is not an **"insistent client**" and the firm should not have followed the **insistent client** process, select "not an **insistent client**" and record your reasons in the box provided.

## Step 1: has the firm provided the necessary information to the insistent client?

Background on information for **insistent clients** 

4.12 Where a firm is willing to transact for **clients** on an **insistent client** basis (i.e. to carry out a transaction which is contrary to the firm's recommendation), the firm is required to communicate various matters, including the risks of the **client's** proposed course of action. The relevant FCA **requirements** and guidance are outlined in paragraph <u>4.3</u> above.

- 4.13 The reason for the provision of the information above is to ensure that the **client** understands the ramifications of what they intend to do and the impact it will have on them.
- 4.14 This, alongside a firm's initial, clear, recommendation, should help put the **client** in an informed position about what they wish to do next.
- 4.15 Our guidance does not prescribe when, by what method, or in what document the matters above are required to be communicated. You should have regard to all the communications between the **client** and the firm in order to assess whether the required matters have been communicated.
- 4.16 Irrespective of the timing, method, or document by which the matters were communicated, you must consider whether the communication satisfied each of the **requirements** specified above at paragraphs 4.3 to 4.4. The steps to take to do this are outlined below.

Steps to take

- 4.17 Identify whether the firm has provided the following information to the **client**:
  - (a) that the firm has not recommended this transaction initially, and that the transaction will not be in accordance with the firm's initial **recommendation**;
  - (b) the reasons why the transaction will not be in accordance with the firm's initial **recommendation**;
  - (c) the risks of the transaction proposed by the insistent client; and
  - (d) the reasons why the firm did not recommend that transaction to the **client**.
- 4.18 Determine whether the firm has communicated the information in paragraph 4.17 above:
  - (a) in a way which is fair, clear and not misleading in accordance with COBS 4.2.1R; and
  - (b) having regard to the information needs of the **insistent client**, so that the **client** is able to understand the information in paragraph 4.17.
- 4.19 You should rate the communication as "non-compliant" if either:
  - (a) The firm has not provided all of the information in paragraph 4.17; or
  - (b) The firm has provided the information, but it has not been communicated in accordance with the **requirements** in paragraph <u>4.18</u> (for example it isn't fair, clear or not misleading).

#### Step 2: has the client acknowledged that they are acting against advice?

Background

- 4.20 Following Step 1, it should be clear to the **client** that they are acting against the firm's recommendation and that the firm is acting at the **client's** request. The obligation on the firm is to obtain an acknowledgement of this (see <u>COBS 9.5A.4G</u>). There should be evidence of an acknowledgement from the **client** to this effect.
- 4.21 The acknowledgment should be in the **client's** own words where that is possible (see <u>COBS 9.5A.4G</u>). Therefore, if the acknowledgment is <u>not</u> in the **client's** own words, you should

- consider whether or not it was possible for the **client** to provide the acknowledgment in their own words.
- 4.22 A standard 'disclaimer'-style form would not automatically prompt a failure against this step. However, we are concerned that **clients** may view disclaimers as just another form to complete and they may not be fully aware of their meaning and effect. Where you see a disclaimer, you should assess whether the **client** did in fact understand what they were signing. For example:
  - (a) If the form is very simplistic, with just a tick box or a space for the **client** to sign, or has been pre-completed by the firm, then it is likely that this step is "non-compliant".
  - (b) If the form provides space for the **client** to write, in their own words, their rationale for acting on an insistent basis (i.e. contrary to the recommendation of the firm), then the step should be classified as "compliant", unless the form has <u>not</u> been filled in by the **client**, in which case you should consider whether a valid acknowledgement has been received.

### Steps to take

- 4.23 To answer this question, identify whether the firm has a record of the **client's** acknowledgement:
  - (a) that the transaction is not in accordance with the firm's **recommendation**;
  - (b) that the transaction is being carried out at the **client's** request; and
  - (c) where possible, containing the acknowledgement in the **client's** own words.
- 4.24 You should rate this answer as "non-compliant" if the **client** has not confirmed either (a) or (b) above.
  - Step 3: where the firm gives a further recommendation in relation to the transaction proposed by the insistent client, has the firm made it clear that this recommendation is separate?
- 4.25 Where a firm gives a further recommendation <u>COBS 9.5A.4G</u> states that: where a firm gives a further **recommendation** in relation to the transaction proposed by the **insistent client**, the firm should make clear to the **client** that this **recommendation** is distinct from, but does not affect the conclusions of, the initial **recommendation**.
- 4.26 When assessing this step, you should consider whether the firm has communicated in a fair, clear and not misleading way (COBS 4.2.1R).
- 4.27 Where dealing with an **insistent client**, the firm should, ideally, provide the further recommendation in a separate letter to the initial recommendation. This letter should, ideally, come later in the process. This is because:
  - (a) Having separate letters draws prominence to the initial recommendation.
  - (b) Having a period of delay in the process will provide the **client** with time to reflect on the initial **recommendation**. In some cases, this may lead to a **client** changing their mind and deciding not to act contrary to that initial recommendation.
  - (c) Where both **recommendations** are made in the same letter and/or are made at the same time, this creates a risk that it will not be sufficiently clear that (i) the

**recommendations** are distinct and (ii) the further **recommendation** does not impact on the conclusions of the initial **recommendation**.

4.28 It is not an express requirement that the recommendations be in separate letters or made at different times. However, you should consider carefully whether the position is made sufficiently clear in accordance with the **insistent client requirements**.

Steps to take

- 4.29 This step only arises if the firm gives a further **recommendation** in relation to the transaction proposed by the **insistent client**.
- 4.30 If the firm does <u>not</u> give such a further **recommendation**, then you should select "N/A" in the **template**.
- 4.31 If the firm does give a further **recommendation**, then the firm should make clear to the **client** that:
  - (a) the further **recommendation** is distinct from the initial **recommendation**; and
  - (b) the further **recommendation** does not affect the conclusions of the initial **recommendation**.
- 4.32 If the firm does not make (a) and (b) clear, then the firm should be classified as "not compliant" for this step.

### Step 4: the firm has retained a record of the process

Background

- 4.33 Firms are required to keep records under a number of provisions of the FCA Handbook. They are:
  - (a) <u>COBS 9.5A.6G</u> states that a firm dealing with an **insistent client** should retain a record of:
    - (i) the advice and transaction process followed, including the communications with the **client**; and
    - (ii) the acknowledgment from the **client** referred to in COBS 9.5A.4G.
  - (b) <u>COBS 9.5A.6G</u> states that a firm dealing with an **insistent client** should also refer to the record keeping **requirements** in <u>COBS 9.5</u> (Record keeping and retention periods for suitability records) and <u>SYSC 9.1</u> (General rules on record-keeping).

Steps to take

- 4.34 Identify whether the firm has retained a record of each of the matters specified above in respect of the particular **client**. There should be, for example, a record of:
  - (a) any information and instructions received from the client;
  - (b) any advice provided by the firm to the **client**;
  - (c) any communications between the **client** and the firm;
  - (d) any steps taken by the firm pursuant to the **client's** instructions

- (e) any fees charged to and paid by the **client**; and
- (f) any acknowledgement obtained by the **client** under Step 2 above.
- 4.35 Where the firm has not retained a record of all the matters specified above, then it should be classified as "Not compliant".
- 4.36 Identify whether the firm has kept a record of:
  - (a) the advice and transaction process followed, including the communications with the **client**; and
  - (b) the acknowledgment from the **client** referred to in Step 2 above.
- 4.37 Where the firm does not have a record of the above, it should be recorded as "not compliant".

## Summary of insistent client section

- 4.38 This section of the disclosure tab has two boxes, one for you to review and the other for you to complete:
  - (a) Tool rating: this is the **template's** automatic rating of whether the firm has taken the steps above and is based on your answers to the question areas.
  - (b) Assessor rating: this is your own assessment of whether the firm has taken the steps above:
    - (i) select "yes" if the firm has taken the required steps;
    - (ii) select "no" if the firm has not taken the required steps.
- 4.39 In all cases record your reasons and evidence for the final insistent **client** rating.

# 5. Consumer Duty

### **Background**

- 5.1 This section refers to firms' obligations under the Consumer Duty, effective from 31 July 2023 for products and services on sale or available for renewal on or after this date, and effective from 31 July 2024 for products and services that are no longer on sale or available for renewal on or after this date.
- 5.2 This section should only be used for advice given after 31 July 2023 in relation to products and services on sale or available for renewal and after 31 July 2024 in relation to products and services that are no longer on sale or available for renewal, which are subject to the Duty.
- 5.3 The relevant rules and guidance on the Consumer Duty are contained in <a href="Principle 12">Principle 12</a>, <a href="PRIN">PRIN 2A</a> and <a href="FG22/5">FG22/5</a>.
- 5.4 Other relevant rules for investments and insurance-based pension schemes are contained in PROD 3 and PROD 4.
- 5.5 The Consumer Duty is underpinned by the concept of reasonableness. This is an objective test and means that the rules and guidance must be interpreted in line with the standard that could reasonably be expected of a prudent firm:
  - (a) carrying on the same activity in relation to the same product or service; and
  - (b) with the necessary understanding of the needs and characteristics of the customers in the relevant target market.
- 5.6 The expected standard in relation to this is covered more fully in PRIN 2A.7.
- 5.7 The cross-cutting obligations contained in <u>PRIN 2A.2</u>, articulate the standards of conduct that we expect under Principle 12, these are split into the following areas:
  - (a) acting in good faith towards retail customers (PRIN 2A.2.1R)
  - (b) avoiding causing foreseeable harm to retail customers (PRIN 2A.2.8R)
  - (c) enabling and supporting retail customers to pursue their financial objectives ( $\frac{PRIN}{2A.2.14R}$ )
- 5.8 In addition to the cross-cutting obligations, the four **retail consumer outcomes**, contained in rules in <u>PRIN 2A.3</u> to <u>PRIN 2A.6</u>, define what is required by Principle 12 and <u>PRIN 2A.2</u>, in the following areas.
  - (a) products and services PRIN 2A.3
  - (b) price and value PRIN 2A.4
  - (c) consumer understanding PRIN 2A.5
  - (d) consumer support PRIN 2A.6

These instructions focus on the outcome areas above. However, it is also important to consider whether there are any additional issues in relation to the **cross-cutting obligations** that are not covered in these areas.

### How to complete this section

- 5.9 For each **client file** you must:
  - (a) fairly consider and give appropriate weight to all information on the client file; and
  - (b) consider, with reference to the examples in this section of the **template**, whether there is sufficient evidence to believe that there are potential issues in the **client file**, in relation to the firm failing to comply with the requirements of the retail consumer outcomes or the cross-cutting obligations set out in <u>PRIN 2A.2</u>.
- 5.10 This section is divided into four parts:
  - (a) Examples indicating non-compliance with the four **retail consumer outcomes** (we refer to these as "examples of non-compliance");
  - (b) Suggested template rating;
  - (c) Assessor's compliance rating; and
  - (d) Assessor's rationale and evidence supporting compliance rating.

### Completing the examples of non-compliance with the retail consumer outcomes

- 5.11 This section is used to record your assessment of whether there is enough information on file to indicate a potential failure to demonstrate compliance with the **retail consumer outcomes**.
  - (a) review the information on the **client file** and the information recorded in the 'Information' tab of the **template** (the "available evidence");
  - (b) determine whether the available evidence shows overall that any or all of **examples 1 to 4** are present or not;
  - (c) indicate whether any or all of **examples 1 to 4** are present or not by selecting "yes" or "no";
  - (d) determine, taking into account the available evidence, whether there are any areas of potential non-compliance.
- 5.12 The **template** asks whether the following examples are present or not:

Example			
1	The firm have not demonstrated how the recommended product or service meets the needs, characteristics and objectives of the <b>client</b> .		
2	The firm have not demonstrated that the costs incurred by the client are reasonable relative to the benefits they can expect from the product or service		
3	The firm have presented information to the <b>client</b> in a way that the risks, costs and benefits of their proposal are unlikely to be understood.		

- The firm have not demonstrated that they have provided the customer with the necessary support to make a decision.
- 5.13 The following sections contain instructions for determining whether the available evidence shows overall that an outcome is present.
  - **Example 1:** The firm have not demonstrated how the recommended product or service meets the needs, characteristics and objectives of the **client**
- 5.14 The relevant rules will depend on the product being recommended. The first step is to identify whether the PRIN or PROD rules apply to the product. In certain circumstances, as set out in PRIN 2A.3.24R, <u>PRIN 2A.3.29G</u> and <u>2A.3.30E</u>, firms may choose to follow either the processes in <u>PROD 3</u>, <u>PROD 4</u> or those in <u>PRIN 2A.3</u>.
  - (a) Where PRIN applies the **retail consumer outcome** products and services (<u>PRIN 2A.3.14R</u> requires a distributor firm to maintain, operate and review product distribution arrangements for each product it distributes that:
    - (i) avoid causing and, where that is not practical, mitigates foreseeable harm to retail customers;
    - (ii) support a proper management of conflicts of interest; and
    - (iii) ensure the needs, characteristics and objectives of the target market are duly taken into account.
  - (b) Where the firm is subject to PROD for the distribution of products, the relevant PROD rules include for
    - the distribution of non insurance-based pensions and investment products (<u>PROD 3.3</u>). <u>PROD 3.3.15R</u> applies similar requirements in relation to the distribution of financial instruments, structured deposits and investment services.
    - (ii) the distribution of insurance-based products, including insurance-based pension schemes (<u>PROD 4.3</u>). <u>PROD 4.3.6UK</u> applies similar requirements in relation to the distribution of contracts for insurance.
- 5.15 The second step is to identify whether the firm has complied with PROD or PRIN. To do this, review the findings in the suitability tab.
  - (a) If the assessor has found (under suitability tab and referenced in <u>Section 3</u> of these instructions) potential examples of unsuitability in relation to the following these are likely to evidence a failure to comply with PRIN or PROD and the assessor should answer "yes" on the template (the firm have not demonstrated compliance):
    - (i) Suitability Example 1: The **client** has been recommended a solution that does not match their timescales taking into account their specific circumstances
    - (ii) Suitability Example 2: The **client** has **opted-out** of an employer sponsored pension scheme without good reason
    - (iii) Suitability Example 5: The recommended solution requires ongoing review and rebalancing, but this has not been explained or arranged

- (iv) Suitability Example 6: The client is not willing to take the risk associated with the recommendation
- (v) Suitability Example 7: The **client** does not have the capacity to bear the risk associated with this **recommendation**
- (vi) Suitability Example 8: The **client** does not have the necessary knowledge and experience to understand the risks associated with this **recommendation**
- (vii) Suitability Example 9: **A replacement business recommendation** is not suitable as the **client** will lose necessary safeguarded benefits or valuable features, or incur a penalty.
- (b) The assessor should also consider whether in their review they have identified any other example of a potential breach of PRIN or PROD. If the assessor has identified an example of non-compliance they should answer "yes" on the template (the firm have not demonstrated compliance) and record detail in the comment box.
- **Example 2:** The firm have not demonstrated that the costs incurred by the client are reasonable relative to the benefits they can expect from the product or service
- 5.16 This example relates to the requirements under Retail Consumer Outcome 2: Price and Value (PRIN 2A.4.16R(1)). A distributor must not distribute products unless its distribution arrangements are consistent with the product providing fair value to retail customers.
- 5.17 The first step is to review the findings in the information and suitability tab and refer back to the review of the client file.
- 5.18 The second step is to identify whether there is evidence that the firm may not have complied with PRIN. Answer "yes" on the template (the firm have not demonstrated compliance) if the assessor has found or the information on the client file evidences:
  - (a) (under suitability tab and referenced in <u>Section 3</u> of these instructions) potential examples of unsuitability in relation to the following:
    - (i) Suitability Example 3: The **client** has incurred, or is likely to incur, unnecessary or excessive adviser or product charges
    - (ii) Suitability Example 4: The **client** has incurred, or is likely to incur, an unnecessary tax charge or liability
  - (b) any other unreasonable charge the **client** incurs as a result of the advice
  - (c) the firm have recommended an ongoing service to the **client** but it is unclear how the **client** will obtain sufficient value to compensate for the costs
  - (d) any other potential breach of PRIN 2A.4.

If such concerns are identified, this would warrant fruther work to consider whether the firm is providing fair value, for example through a detailed assessment of the firms Fair Value Assessment(s).

- **Example 3:** The firm has presented information to the **client** in a way that the risks, costs and benefits of their proposal are unlikely to be understood.
- 5.19 This example relates to the requirement under Consumer Outcome 3: Consumer Understanding (PRIN 2A.5.3R(1)) that a firm must support retail consumer understanding so that it's communications:

- (a) meet the information needs of retail customers;
- (b) are likely to be understood by retail customers; and
- (c) equip retail customers to make decisions that are effective, timely and properly informed.
- 5.20 The first step is to review the findings in the information and suitability tab and refer back to the review of the client file.
- 5.21 The second step is to identify whether the firm has complied with PRIN. Answer "yes" on the template (the firm have not demonstrated compliance) if the assessor has found or the information on the client file evidences:
  - (a) (under suitability tab and referenced in <u>Section 3</u> of these instructions) potential examples of unsuitability in relation to the following:
    - (i) Suitability Example 8: The **client** does not have the necessary knowledge and experience to understand the risks associated with this **recommendation**
  - (b) the firm have failed to comply with our disclosure requirements and the assessor considers that they have potentially presented information to the **client** in a way that they could struggle to understand. For example, if:
    - (i) The Firm have not provided the **client** with sufficient information for them to understand the risks of the transaction, including that they could run out of money in the future'
    - (ii) Any other examples of poor disclosure
  - (c) where cashflow modelling is used, it does not appear to be based on a consistent, reasonable and justifiable basis so it can't be communicated and explained in a way that would put the **client** in an informed position of the risks they are exposed to. For example, if:
    - (i) projections are based entirely on past performance, which may give an overly optimistic picture of the future potential for the **client's** investment
    - (ii) returns are used which appear to be inconsistent with the investments the **client** has been recommended and give an overly optimistic picture of the future potential for the **client's** investment.
    - (iii) there is insufficient stress testing of the **client's** position, which means they cannot appreciate the risks of the returns not being achieved.
    - (iv) there are different growth rates used across illustrations, risk profiling tools and cashflow, without explanation.
    - (v) the firm uses nominal returns instead of real returns, which may not effectively show the **client** the impact of future inflation.
    - (vi) There is a failure to account for adviser charges in the cashflow plan, which means the returns are overstated.

Where a firm has adopted consistent assumptions in a 'reasonable' and 'justifiable' manner and explained them to the **client** this example would not be evidenced.

(d) Any other potential breach of PRIN 2A.5

# Example 4: The firm have not demonstrated that they have provided the customer with the necessary support to make a decision.

- 5.22 This example relates to the requirement under Consumer Outcome 4: Consumer Support (PRIN 2A.6.2R) that a firm must design and deliver support to retail customers such that it:
  - (a) meets the needs of retail customers, including those with characteristics of vulnerability;
  - (b) ensures that retail customers can use their product as reasonably anticipated;
  - (c) ensures that it includes appropriate friction in its customer journeys to mitigate the risk of harm and give retail customers sufficient opportunity to understand and assess their options, including any risks; and
  - (d) ensures that retail customers do not face unreasonable barriers (including unreasonable additional costs) during the lifecycle of a product, such as when they want to:
    - (i) make general enquiries or requests to the firm;
    - (ii) amend or switch the product;
    - (iii) transfer to a new product provider;
    - (iv) access a benefit which the product is intended to provide;
    - (v) submit a claim;
    - (vi) make a complaint; or
    - (vii) cancel a contract, agreement or arrangement or otherwise terminate their relationship with the firm.
- 5.23 The first step is to review the findings in the information and suitability tab and refer back to the review of the client file.
- 5.24 The second step is to identify whether the firm has complied with PRIN. Answer "yes" on the template (the firm have not demonstrated compliance) if the assessor has found or the information on the client file evidences:
  - (a) the **client** has characteristics of vulnerability which were not taken into account or acted on appropriately and which make the proposed transaction, at this time, unsuitable. For example, if the **client's** decision making is likely impaired by recent events and the adviser has not factored this into their recommendation.
  - (b) the firm have placed any unreasonable post sale barriers to stopping a service.
  - (c) If the assessor has found (under suitability tab and referenced in <u>Section 3</u> of these instructions) potential examples of unsuitability in relation to the following:
    - Suitability Example 6: The **proposed scheme** requires ongoing review and rebalancing but this has not been explained or arranged

(d) Any other potential breach of PRIN 2A.6

## Completing the examples of non-compliance with the cross-cutting obligations

- 5.25 This section is used to record your assessment of whether there is any information on file to indicate a potential failure to demonstrate compliance with the cross-cutting obligations. To complete this section:
  - (a) review the information on the **client file** and the information recorded in the 'Information' tab of the **template** (the "available evidence");
  - (b) determine whether the available evidence shows overall that example 1 is present;
  - (c) select "yes" or "no";
  - (d) determine, taking into account the available evidence, whether there are any areas of potential non-compliance.
- 5.26 The **template** asks whether the following example is present or not:

### **Example**

The firm appears to have acted in a way that has not complied with the cross cutting obligations, in a way not covered under the outcomes noted above

Example: The firm appears to have acted in a way that has not complied with the cross-cutting obligations, in a way not covered under the outcomes noted above

- 5.27 This example relates to the requirements under PRIN 2A.2
  - (i) A firm must act in good faith towards retail customers
  - (ii) A firm must avoid causing foreseeable harm to retail customers
  - (iii) A firm must enable and support retail customers to pursue their financial objectives
- 5.28 The first step is to review the findings in the information and suitability tab and refer back to the review of the client file.
- 5.29 The second step is to identify whether the firm has complied with PRIN 2A. Answer "yes" on the template (the firm have not demonstrated compliance) if the assessor has found or the information on the client file evidences:
  - (a) The firm appear to have acted in a way that cannot be characterised as being honest, fair and open or dealing and acting consistently in respect of the **client** PRIN 2A.2.2R
  - (b) The firm appear to be acting in a way that could cause foreseeable harm to the **client** PRIN 2A.2.8R
  - (c) The firm appear to be acting in a way that does not enable or support the **client** to pursue their financial objectives <u>PRIN 2A.2.14R</u>

- (d) Any other potential breach of the Cross-Cutting obligations contained within PRIN 2A.2
- 5.30 The template advice rating will automatically default to "compliant" or "non-compliant" depending on your answer to the example questions in the template. The "non-compliant" rating may indicate that there are areas that may need to be considered by the firm in relation to compliance with either the Consumer Outcomes, covered in section <u>5.8</u> or the Cross-Cutting Obligations covered in section <u>5.25</u>.
- 5.31 Where there are examples of potential non-compliance with either the Consumer Outcomes or the Cross-Cutting Obligations the assessor should insert their commentary in relation to these areas, with reference to the example(s) that support their conclusion.

### "Summary of the Consumer Duty" section

- 5.32 This section of the Consumer Duty tab has two boxes, one for you to review and the other for you to complete:
  - (a) Tool rating: this is the **template's** automatic rating of whether the firm has complied with either the Cross Cutting Obligations (PRIN 2A.2) or the Consumer Duty Outcomes (PRIN 2A.3 PRIN 2A.6), or whether the file is unclear. This is based on your answers to the two areas above.
  - (b) Assessor rating: this is your own assessment of whether the firm has complied with the above rules.
- 5.33 The presence of an example in the Consumer Duty section of the **template** is not determinative as to whether a firm has complied with the Consumer Duty outcomes and cross-cutting obligations. There may be other factors which mean that the firm has, despite the presence of the example, complied, or not complied, with the Consumer Duty.
  - (a) select "Compliant" if based on the file you believe the firm have complied with the Consumer Duty;
  - (b) select "Unclear" if based on your analysis you believe it is not clear the firm have complied with the Consumer Duty.
  - (c) Select "Not Compliant" if, based on your analysis, there is clear evidence that the firm have failed to comply with the Consumer Duty
- If your conclusion is that the **firm** have not complied with the Consumer Duty, or it is 'unclear', then (subject to any 'overrides' described above at paragraph 5.16) you should record a brief summary of the reasons for the decision and how the firm have failed to comply with the rules or guidance contained within Principle 12, PRIN 2A or FG 22/5

### 6. Disclosure

#### General

- 6.1 This section records the information collected by the firm and held on the **client file** as part of the **information gathering** process.
- 6.2 Fill in each part of the Disclosure tab using the disclosure information on the **client file**. Where there is no disclosure information on the **client file**, you should leave the section blank. All answers should be based on information recorded up until the firm gave the advice or arranged the **proposed arrangement**, unless otherwise stated.
- 6.3 Complete the "disclosure" tab as follows:
  - (a) review the information on the **client file** and the information recorded in the Information Tab of the **template** ("the available evidence");
  - (b) determine whether the available evidence shows that it is more likely than not that the firm has given each of the required disclosures in the **template**;
  - (c) indicate whether the firm has complied with the relevant step(s) to give the required disclosure by selecting "compliant" or "not compliant"; and
  - (d) insert your commentary on whether the firm complied with the relevant step(s), with reference to the steps in each section below.
- 6.4 The **disclosure requirements** are set out in paragraph <u>6.5</u> below.

## **Required disclosures**

- 6.5 Consider whether the firm has made the following required disclosures:
  - (a) initial disclosure of the firm's services and adviser charges (6.6);
  - (b) specific disclosure of the firm's services and adviser charges (6.15);
  - (c) **product** disclosure (<u>6.21</u>);
  - (d) **suitability report** disclosure (<u>6.29</u>);
  - (e) If relevant, additional disclosure of costs and charges under MiFID II and the IDD or UK equivalent rules (6.37).
- 6.5 All disclosures must be made in a way that is clear, fair and not misleading (COBS 4.2.1R).

## Area 1. Initial disclosure of the firm's services and adviser charges

Background

6.6 The **disclosure requirements** in respect of a firm's services and adviser charges fall into two stages. The first stage, *initial disclosure*, is addressed here. The second stage, *specific disclosure*, is addressed in paragraphs 6.17 to 6.22 below and in Area 2 of the **template**.

- 6.7 The objective of the initial disclosure is to give the **client** enough information to decide whether they wish to engage this firm for its services or not. The information is generic because, at this stage, it is not personalised to the **client's** circumstances.
- 6.8 The initial disclosure should include information about:
  - (a) the firm and compensation information (COBS 6.1.4R and COBS 6.1.16R); and
  - (b) costs and associated charges (COBS 6.1.9R).
- 6.9 This information must be provided in writing and <u>in good time</u> before making the **recommendation** (or providing related services) (<u>COBS 6.1.11R</u>):. In "good time":
  - (a) will usually be prior to, or at the first meeting, ideally before a fact find is started; and
  - (b) where it is provided in a second meeting, this would not meet our expectations, as it would not allow the **client** to understand what they will pay at a sufficiently early stage in the advice process; (COBS 6.2B.33R)
- 6.10 This information should be communicated in a fair, clear and not misleading way ( $\frac{COBS}{4.2.1R}$ ).
- 6.11 The firm must also provide information about its charging structure in writing and in good time before making the **recommendation** (or providing related services) (COBS 6.1A.17R).
- 6.12 A firm must also disclose, in good time before the provision of advice, whether its advice will be independent or restricted and whether the advice will be based on a broad or more restricted analysis of different types of relevant **products** (COBS 6.2B.33R(1)(a) and (b)). Where advice is restricted, the firm must disclose what those restrictions are, for example to explain that they only offer investments from a limited number of firms or relevant **products**. The key risk to disclose is whether the firm's independence may be impaired due to a close relationship with another entity.

Assessment

- 6.13 For each question in this section indicate (by selecting "yes" or "no") whether:
  - (a) **Question 1:** the initial disclosure was provided (<u>COBS 6.1.4R</u>, <u>COBS 6.1.9R</u> and <u>COBS 6.1.16R</u>);
  - (b) **Question 2:** the initial disclosure was provided in good time before making the **recommendation** or related service (<u>COBS 6.1.11R</u>).
  - (c) **Question 3:** the firm has provided the **client** with details of its charging structure (<u>COBS 6.1A.17R</u>);
  - (d) **Question 4:** the details of the charging structure were provided in writing in good time before making the **recommendation** (COBS 6.1A.17R):
  - (e) **Question 5:** the disclosure of the charging structure is fair, clear and not misleading (COBS 4.2.1R); and
  - (f) **Question 6:** the firm has explained the scope of its advice (whether it provides independent or restricted advice to its **clients**), including any restrictions on its advice (COBS 6.2B.33R).

6.14 If, on review of the available evidence, you consider that the firm has not complied with any or all of the indicators above, you must answer the relevant question(s) "no" and rate the disclosure as "non-compliant" for this disclosure area.

## Area 2. Specific disclosure of the firm's services and adviser charges

Background

- 6.15 Specific disclosure complements initial disclosure, as it outlines what the **client** will actually pay and what services the **client** will actually receive. Specific disclosure comes at a later stage in the process, often when the firm has completed some preliminary work to understand precisely what it can/will do for the **client**.
- 6.16 Specific disclosure must be as "early as practicable" in a durable medium, as defined in the Glossary to the FCA Handbook, (or via a website, if website conditions are met) and include:
  - (a) The total payable in cash terms (or convert non-cash terms into illustrative cash equivalents) (COBS 6.1A.24R(2)(a));
  - (b) If there are payments over a period of time: (COBS 6.1A.24R(2)(d)):
    - (i) the amount and frequency of each payment due;
    - (ii) the period of time over which the payments are due;
    - (iii) for payments not relating to an ongoing service, the sum total of all payments; and
    - (iv) the implications of cancelling before the charges are fully paid (initial and ongoing).
- 6.17 Where a firm is required to disclose information "as early as practicable", for example as required by COBS 6.1A.24R(2)(b), FCA guidance (FG17/08) is that:
  - (a) This should happen once the nature of the work has been established and the adviser charges have been calculated.
  - (b) At the latest, the specific disclosure should be made before chargeable work starts.
  - (c) If the adviser charge varies depending on the type of recommendation or whether the client decides to proceed or not (so is "contingent") 'as early as practicable' for the disclosure of the actual charge is likely to be at the point where the recommendation is made. This may be at the same time as the firm provides a suitability report or the corresponding KFI.
  - (d) If the firm charges for a **suitability report**, then disclosing the specific fee for that report within the report itself is too late.
- 6.18 **Clients** should be able to understand what ongoing services they are receiving for any ongoing charge <a href="https://www.handbook.fca.org.uk/handbook/COBS/6/1A.html">https://www.handbook.fca.org.uk/handbook/COBS/6/1A.html</a>.

This is particularly important when the firm offers multiple types of ongoing service because, in this case, it will be important for the **client** to understand which service they will receive. This should be communicated in a way that is clear, fair and not misleading (<u>COBS 4.2.1R</u>).

In addition, the firm should also explain the cancellation rights for any service provided (<u>COBS 6.1A.22Rhttps://www.handbook.fca.org.uk/handbook/COBS/4/2.html</u>).

This requirement may be met either in the **suitability report** or another document which explains the service level that applies as long as it is issued in good time before the firm implements the recommendation.

#### Assessment

- 6.19 Indicate (by selecting "yes" or "no") whether:
  - (a) **Question 1:** the firm has disclosed the total adviser charge payable by the **client** (<u>COBS 6.1A.24R(1)</u>);
  - (b) **Question 2:** the disclosure of the total adviser charge was as early as practicable (<u>COBS 6.1A.24R(2)(b)</u>) (see paragraph <u>6.17</u> above):
  - (c) **Question 3:** the disclosure of the total adviser charge is either (COBS 6.1A.24R(2)(a)):
    - (i) in cash terms; or
    - (ii) if not in cash terms, then converted into illustrative cash equivalents;
  - (d) **Question 4:** the total adviser charge is disclosed either (COBS 6.1A.24R(2)(c)):
    - (i) in a durable medium; or
    - (ii) through a website (if the <u>website conditions</u> are satisfied);
  - (e) **Question 5:** where there are payments over a period of time (COBS 6.1A.24R(2)(d)) the disclosure of the adviser charge includes (COBS 6.1A.24R(2)(c)):
    - (i) the amount and frequency of every payment due;
    - (ii) the period over which the adviser charge is payable;
    - (iii) the implications for the **client** if the **product** is cancelled before the adviser charge is paid; and
    - (iv) (if there is no ongoing service) the total sum of all payments.
  - (f) **Question 6:** where there is an ongoing service:
    - (i) that service is described in a clear, fair and non-misleading way (COBS 4.2.1R); and
    - (ii) the cancellation rights are explained (COBS 6.1A.22R)
- 6.20 If, on review of the available evidence, you consider that the firm has not complied with any or all of the indicators above, you must answer the relevant question(s) "no" and rate the disclosure as "non-compliant" for this disclosure area.

#### Area 3. Product disclosure

Background

- 6.21 This area of disclosure relates to the **product** being recommended by the firm. The purpose of the **requirements** is to ensure that the **client** understands the **product** being recommended. The relevant product **disclosure requirements** are in <u>COBS 14</u> and the detail of their content is in <u>COBS 13</u>.
- 6.22 <u>COBS 13.3.1R(1)</u> provides that a **KFD** must include enough information about the nature and complexity of the product, how it works, any limitations or minimum standards that apply and the material benefits and risks of buying or investing for a **client** to be able to make an informed decision about whether to proceed.
  - COBS <u>13.3.1(R)(2)</u> sets out some specific matters that the **KFD** must address. For example, the KFD must identify whether a right to cancel or withdraw exists, and, if it does, its duration and the conditions for exercising it, including information about the amount a **client** may have to pay if the right is exercised. This would include, for example, details of any exit fee payable.
- 6.23 <u>COBS 13.4.1R</u> provides that a **KFI** must include appropriate charges information, information about any interest that will be paid to **client**s on money held within a **personal pension scheme** bank account and, if the **KFI** is prepared for a non-PRIIP packaged product which is not a <u>financial instrument</u>, it must include a standardised deterministic projection.

*Is the investment a PRIIP?* 

6.24 A PRIIP is a packed retail and **insurance-based investment product** which is defined on our website as:

an investment where, regardless of its legal form, the amount repayable to the retail investor is subject to fluctuations because of exposure to reference values or to the performance of one or more assets that are not directly purchased by the retail investor; or an **insurance-based investment product** which offers a maturity or surrender value that is wholly or partially exposed, directly or indirectly, to market fluctuations.

Our <u>website lists</u> the retail **products** the FCA considers would fall within the PRIIPs definition, and those that are not PRIIPs. You may use this as a guide when you respond to the questions in this section.

- 6.25 Our <u>website</u> also lists pension **products** that are recognised under national law as having the primary purpose of providing the investor with an income in retirement that are <u>not</u> PRIIPs. This includes:
  - (a) pension annuities purchased using monies from a pension **product** recognised under UK law
  - (b) occupational pension schemes and
  - (c) individual pension **products** for which a financial contribution from the employer is required by national law and where the employer or the employee has no choice as to the pension **product** or provider.
- 6.26 Individual Savings Accounts (ISA) wrappers are not **PRIIPs**, although investments held within an **ISA** wrapper may be **PRIIPs** for which a **KID** is required.

Assessment

6.27 Indicate, after considering whether the investment is a PRIIP or a non-PRIIP, (by selecting "yes" or "no") whether:

- (a) **Question 1:** the firm has provided the **client** with a **KFD** (<u>COBS 14.2.1R(1)</u>), or where the adviser has advised on or sold a PRIIP, a PRIIP **KFD**. In particular, the **KFD** should include enough information about the nature and complexity of the **product**, how it works, any limitations or minimum standards that apply and the material benefits and risks of buying or investing for a retail **client** to be able to make an informed decision about whether to proceed. The full **requirements** for the contents of a **KFD** are set out at <u>COBS 13.3.1R</u> and (for a non-PRIIP packaged product **KFD** only) <u>COBS 13.3.2R</u>.
- (b) **Question 2**: the firm has provided the **client** with a **KFI** <u>unless</u> the information that would be within the **KFI** is included in the **KFD** provided to the **client** (<u>COBS 14.2.6R</u>). The full **requirements** for the contents of a **KFI** are set out at <u>COBS 13.4.1R</u> to 13.4.4AR.
- (c) Question 3: the KFD and/or KFI covers:
  - (i) the correct fund(s); and
  - (ii) the adviser charge (where this is paid/facilitated from the pension or other non-PRIIP packaged product) (<u>COBS 14.2.1DG</u>).
- (d) **Question 4:** the **KFD** and/or **KFI** was provided (<u>COBS 14.2.14R</u>):
  - (i) free of charge; and
  - (ii) in <u>good time</u> before the firm carries on the relevant business. (It is acceptable for the **KFD** and/or **KFI** to be provided at the same time as the **suitability report**, so long as the **suitability report** itself is provided at an appropriate time.)
- 6.28 If, on review of the available evidence, you consider that the firm has not complied with any or all of the indicators above, you must answer the relevant question(s) "no", and rate the disclosure as "non-compliant" for this disclosure area. If, for questions 3 or 4, the firm has satisfied (i) but not (ii), use the comments box to record your observations.

#### Area 4. Suitability report disclosure

Background

- 6.29 <u>COBS 9.4.1R</u> and <u>COBS 9.4.2R</u> require a firm to provide a **suitability report** to a **client** if it makes a **recommendation** to a **client**, and the **client**:
  - (a) buys, sells, surrenders, converts or cancels rights under, or suspends contributions to, a **personal pension scheme** or a **stakeholder pension scheme**; or
  - (b) acquires a holding in, or sells all or part of a holding in:
    - (i) a regulated **CIS**;
    - (ii) an investment trust where the shares have been or are to be acquired through an investment trust savings scheme; or
    - (iii) an investment trust where the relevant shares are to be held within an ISA which has been promoted as the means for investing in one or more specific investment trusts; or

- (c) makes a **recommendation** in relation to a life policy to a **client**.
- 6.30 If a firm provides a **suitability report** to a **client** in accordance with <u>COBS 9.4.1R</u> or <u>COBS 9.4.2R</u>, then the **suitability report** must at least (<u>COBS 9.4.7R</u>):
  - (a) specify, on the basis of the information obtained from the client, the client's demands and needs;
  - (b) explain why the firm has concluded that the recommended transaction is suitable for the **client** having regard to the information provided by the **client**;
  - (c) explain any possible disadvantages of the transaction for the **client**
  - (d) from 1 October 2018 in the case of a life policy, include a personalised recommendation explaining why a particular life policy would best meet the **client**'s demands and needs.
- 6.31 The disadvantages of a **recommendation** might include matters such as any exit fee payable, or any other conditions or limitations on the exercise of a right to cancel or withdraw. It will also include the risks associated with the **recommendation**.

Assessment

- 6.32 Indicate in the **template** (by selecting "yes" or "no") whether:
  - (a) **Question 1:** the **suitability report** specifies the **client's** demands and needs (<u>COBS 9.4.7R(1)</u>);
  - (b) **Question 2:** the **suitability report** explains why the firm has concluded that the recommended transaction is suitable for the **client** (<u>COBS 9.4.7R(2)</u>).
  - (c) **Question 3:** the **suitability report** explains any possible disadvantages of the transaction for the **client** (COBS 9.4.7R(3)). So it should include an explanation of, for example amongst others (as appropriate):
    - (i) the implications of the loss of any guarantees;
    - (ii) the risks of the proposed investment, including e.g., investment risk, inflation risk and longevity risk;
    - (iii) where the **client** is encashing an existing investment, the implications of tax charge or liability
  - (d) **Question 4:** the **suitability report** is written in a way that is fair, clear and not misleading (COBS 4.2.1R).
- 6.33 If, on review of the available evidence, you consider that the firm has not demonstrated that the **suitability report** includes any of the indicators above, you must answer the relevant question(s) "no" and rate the disclosure as "non-compliant" for this disclosure area.

# Area 5. Additional disclosure of costs and charges in relation to MiFID business and insurance distribution activities

Background

6.37 Certain additional **disclosure requirements** apply to a firm carrying on MiFID business or **insurance distribution activities**. The definition of these activities can be found in the <u>FCA</u> Glossary.

- 6.38 <u>COBS 6.1ZA.11R</u> (which also refers to <u>COBS 2.2A.2R</u>) requires that firms must provide a **client** with at least the following information about all costs and charges relating to:
  - (a) the cost of the <u>financial instrument</u> or <u>insurance-based investment product</u> recommended or marketed to the client;
  - (b) the cost of the investment services and ancillary services;
  - (c) the cost of **investment advice** (where relevant);
  - (d) information on how the **client** may pay for the cost and charges; and
  - (e) details of any third-party payments.
- 6.39 In relation to firms giving financial advice, this means that they must provide **clients** with details of all the costs that would be incurred by the **client** as part of the **recommendation**. It is likely that this will be included in the **suitability report** alongside the disclosure of the specific adviser charge, though it could be disclosed separately.
- 6.40 The applicable rules require that the disclosure of costs and associated charges be presented in a certain way. There are several factors relevant to this assessment, as set out below.
  - (a) <u>COBS 6.1ZA.12R</u> requires that the costs and charges be aggregated and presented as a single figure. This includes the following costs:
    - all costs associated with the financial instrument or insurance-based investment product
       (this will include elements such as the ongoing management charge (TER/OCF), transaction charges, exit charges and any other charges relating to the investment itself);
    - (ii) all costs associated with the investment services and ancillary service (this will include all the charges for ancillary services such as the advice charge (both initial and ongoing), the platform charge, the **product** charge and the charge for any discretionary investment management services); and
    - (iii) any third-party payments (though, in practice, due to the ban on inducements, it is unlikely that there will be any such costs when firms are delivering financial advice).
  - (b) <u>COBS 6.1ZA.14UK</u> requires that all aggregated and itemised charges (including the overall charge) be disclosed both as a cash amount and as a percentage.
- 6.41 Alongside the disclosure of charges, <u>COBS 6.1ZA.14UK</u> also requires firms to provide **client**s with an illustration showing the cumulative effect of costs on return. This illustration should:
  - (a) be provided on both an ex-ante and ex-post basis;
  - (b) show the effect of the overall costs and charges on the expected or actual return of the fund;
  - (c) show any anticipated spikes or fluctuations in the costs; and
  - (d) be accompanied by a description of the illustration.

- 6.50 Firms have flexibility as to how they provide this illustration. For example, they may issue the **client** with a formal "illustration" document, akin to a **KFI**, which shows these costs and their impact. Alternatively, they may illustrate the impact using different tools, such as some form of cash flow modelling tool that incorporates the anticipated or actual costs of the investments recommended.
- 6.51 <u>COBS 6.1ZA.14UK</u> and <u>6.1ZA.17UK</u> require firms to provide the *ex-ante* disclosure of costs and charges to **client**s in good time before the provision of investment services or ancillary services to **client**s. In practice, the *ex-ante* disclosure of costs and charges will typically be found at the point of recommendation (e.g., in the **suitability report**) as it is only at this point that the firm will know what **product** it is that it is recommending, and therefore the associated charges. If the disclosure is provided later than the point of recommendation, you should rate this measure of disclosure as "unacceptable".
- 6.52 Certain further **requirements** apply if a firm is a Vertically Integrated Firm ("VIF"). A VIF is a firm that provides more than one service along the supply/distribution chain; for example, a firm that provides advice and also provides the **products** upon which it advises. COBS 6.1ZA.16R states that where firms (such as VIFs) offer investment services with another service or **product** as part of a package, they must:
  - (a) inform the **client** of whether it is possible to buy the different components separately of each other; and
  - (b) provide information on the costs and charges of each component.
- 6.53 Where this package is offered to **client**s, the firm must also:
  - (a) inform the **client** if the risks resulting from the agreement or package are different from the risks associated with the underlying components; and
  - (b) provide the **client** with a description of the different components and the way in which this changes the overall risk.

#### Assessment

- 6.54 Indicate in the **template** (by selecting "yes" or "no") whether:
  - (a) **Question 1:** the firm has provided the **client** with the *ex-ante* costs and charges disclosure (COBS 6.1ZA.11R);
  - (b) **Question 2:** the *ex-ante* disclosure meets the requirements relating to presentation and aggregation (COBS 6.1ZA.12R and 6.1ZA.14UK);
  - (c) **Question 3:** the *ex-ante* disclosure includes an illustration of the impact of charges on the likely return (<u>COBS 6.1ZA.14UK</u>);
  - (d) **Question 4:** the *ex-ante* disclosure was provided in good time (<u>COBS 6.1ZA.14UK</u>and 6.1ZA.17UK
  - (e) **Question 5:** for VIFs only, the firm has clarified whether the different services it offers can be purchased separately and has provided information on the costs and charges of each component service (<u>COBS 6.1ZA.16R</u>).
- 6.55 If, on review of the available evidence, you consider that the firm has not complied with any or all of the indicators above, you must answer the relevant question(s) "no" and rate the disclosure as "non-compliant" for this disclosure area.

## 7. Results and Feedback

- 7.1 This tab collates and summarises the individual ratings for each element that we are testing as part of the file review. This is done automatically by the **template**, based on how the assessor has completed earlier parts of the **template**.
- 7.2 It prompts the file review assessor to draft the feedback. It is more efficient to do this at this stage whilst memory of file review is fresh.
- 7.3 The main actions required of assessors in this tab are:
  - (a) To check and ensure they agree with the ratings for each element of the review. If the assessor disagrees with any element, they should go back to the relevant tab and adjust how they have completed it there.
  - (b) Draft the feedback based using the boxes provided.
  - (c) Include references to the FCA Handbook rules and guidance that you have relied on when making your assessment.

#### Feedback boxes

7.4 There are six boxes for writing your feedback. What should be put into each box and when it should be completed is summarised in the table below:

Feedback box	When to complete	What to include	
Case summary	In all cases	A brief summary of the <b>client's</b> circumstances, financial situation and their objectives for their investment Goals.	
		This is for background/context purposes and should not include our opinion on other areas, such as suitability, as these are covered in the boxes below.	
Information Obtained	When the information obtained is "not compliant – Halt assessment"	Information on the necessary information that is missing. You should also include reference to the specific rules breached.	
Suitability Investment advice	When the recommendation is unsuitable	An explanation of why you consider the <b>recommendation</b> is unsuitable with reference to the relevant examples and COBS rule(s).	
		This explanation should reference the supporting evidence on file.	

Insistent client	When the insistent client process is "non-compliant"	An explanation of why you consider the firm has failed to meet our expectations regarding the <b>insistent client</b> process with reference to the specific rule(s).  This explanation should reference the supporting evidence on file.
Consumer duty	When our assessment of the firm's processes is either "unclear" or "non- compliant"	An explanation of why you consider the firm has failed to meet our expectations regarding the <b>consumer duty requirements</b> with reference to the specific rule(s).  This explanation should reference the supporting evidence on file.
Disclosure	When the firm's disclosure is "not-compliant"	An explanation of why you consider the disclosure for the case does not comply with our rules. You should reference the specific disclosure element(s) and rule(s).  This explanation should reference the supporting evidence on file.

# Annex - COBS Suitability Rules and Guidance as at 1 July 2024

## **COBS 9 Applies to a firm which:**

- (a) makes a <u>personal recommendation</u> to a <u>retail client</u> in relation to a <u>designated investment</u>;
- (b) <u>manages investments</u> of a <u>retail client</u> of the <u>firm</u>;
- (c) manages the assets of an <u>occupational pension scheme</u>, <u>stakeholder pension scheme</u> or <u>personal pension scheme</u>, other than in relation to its <u>MiFID</u>, <u>equivalent third country or optional exemption business</u> or to an <u>insurance-based investment product</u>.

## COBS 9A Applies to a firm which provides:

- (1) <u>investment advice</u> or <u>portfolio management</u> in the course of <u>MiFID, equivalent</u> third country or optional exemption business; or
- (2) <u>investment advice</u> in relation to an <u>insurance-based investment product</u>.

In COBS 9A there are specific provisions which apply to MiFID and IBIP's business, these are listed below:

Area	COBS Rules in relation to suitability requirement, excluding MiFID and Insurance Based Investment Product Business	COBS Rules in relation to MiFID and Insurance Backed Investment Products	Specific MiFID Provisions	Specific Insurance Based Investment Products Provisions
	COBS 9	COBS 9A		
Information Gathering	COBS 9.2.1R(2)	COBS 9A.2.1R	COBS 9A.2.4UK	COBS 9A.2.4AUK
Knowledge and Experience	COBS 9.2.1R(2)(a) & COBS 9.2.3R	COBS 9A.2.1R	COBS 9A.2.6UK	COBS 9A.2.6AUK
Financial Situation	COBS 9.2.1R(2)(b)	COBS 9A.2.1R	COBS 9A.2.7UK	COBS 9A.2.7AUK
Investment Objectives	COBS 9.2.1R(2)(c)	COBS 9A.2.1R	COBS 9A.2.8UK	COBS 9A.2.8AUK
Reliability of Information			COBS 9A.2.9UK	COBS 9A.2.9AUK
Reliance on Information	COBS 9.2.5R		COBS 9A.2.12UK	COBS 9A.2.12AUK
Insufficient Information	COBS 9.2.6R		COBS 9A.2.13UK	COBS 9A.2.13AUK

Switching Products			COBS 9A.2.18UK	COBS 9A.2.18AUK
Guidance on Assessing Suitability	COBS 9.2.1R	COBS 9A.2.1R		
Explaining the Reasons for assessing suitability			COBS 9A.3.1UK	COBS 9A.3.1AUK
Providing a Suitability Report	COBS 9.4.1R	COBS 9A.3.2R	COBS 9A.3.3UK	COBS 9A3.3AUK
Periodic Assessments		COBS 9A.2.2G	COBS 9A.3.8UK & COBS 9A.3.9UK	COBS 9A.3.10UK