

Restricting fees in financial mis-selling work

4 August 2021

This free webinar will explain our current thinking on restricting fees in financial services mis-selling cases, and how you can help shape any proposals. The Financial Guidance and Claims Act 2018 places a statutory duty on us to make rules which prevent excessive fees being charged by law firms for all claims management agreements and claims management activities relating to financial products or services.

We want views from the firms that we regulate, consumers, other regulators and those who work with law firms in progressing claims for consumers to help inform our proposals. This webinar explores the Financial Conduct Authority's proposals and whether it would be appropriate for us to apply the same to firms we regulate.

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