

## **Memorandum of Understanding**

between

**Financial Markets Authority**

and

**Insurance & Savings Ombudsman Scheme Incorporated**

**Memorandum of Understanding** dated

27 March

2015

Between

**Financial Markets Authority (FMA);**

And

**Insurance & Savings Ombudsman Scheme Incorporated (DRS).**

## **1. Roles and responsibilities of FMA and DRS**

- 1.1 FMA is an independent Crown entity established under the Financial Markets Authority Act 2011 (**FMA Act**), with statutory functions under that Act and the Acts listed in Schedule 1 of that Act. FMA's main objective is to promote and facilitate the development of fair, efficient, and transparent financial markets. It monitors, investigates, and enforces compliance with securities, financial reporting, and company law as they apply to financial markets participants and financial markets. FMA regulates securities exchanges, financial advisers and brokers, futures dealers, trustees and statutory supervisors, KiwiSaver schemes and other superannuation schemes.
- 1.2 DRS is an approved dispute resolution scheme under section 50 of the Financial Service Providers (Registration and Dispute Resolution) Act 2008 (**FSPR Act**). Its purpose is to resolve disputes between financial service providers and consumers independently, fairly, efficiently and effectively. Under the FSPR Act the schemes are intended to be accessible, independent, fair, accountable, efficient, and effective.
- 1.3 The parties have agreed to enter into this Memorandum to record the basis upon which they will endeavour to assist each other in the performance of their respective functions.

## **2. Principles**

- 2.1 This Memorandum is a statement of the intent of FMA and DRS to consult, cooperate and exchange information in relation to financial services providers (as defined in the FSPR Act) that are members (as also defined in the FSPR Act) of DRS. The consultation, cooperation and exchange of information will assist both FMA and DRS to achieve their complementary objectives and facilitate fair, efficient and transparent financial markets and investor confidence in financial service providers.
- 2.2 FMA and the DRS anticipate that cooperation will be primarily achieved through on going information sharing, supplemented when necessary by more in-depth cooperation. The provisions of this Memorandum are intended to support such cooperation as well as to facilitate the exchange of non-public information where necessary.

- 2.3 FMA's ability to share information it holds in relation to the exercise and its powers or the performance of its functions and duties under the Financial Advisers Act 2008 (FA Act) is governed by section 151 of the FA Act. DRS acknowledges that FMA's ability to share information with DRS as described in section 59(3) of the FMA Act is limited by the provisions of that section which prohibits FMA from publishing or disclosing information or documents that are supplied or disclosed to, or obtained by, FMA under the FMA Act or any financial markets legislation (as defined in the FMA Act) unless the publication or disclosure of the information or document is to certain persons (as set out in section 59(3) of the FMA Act). Such persons include a person who FMA is satisfied has a proper interest in receiving the information or document. FMA will therefore only disclose or supply other information to DRS under this Memorandum where the disclosure is permitted under section 59 of the FMA Act. Furthermore, FMA may, by written notice, impose any conditions on DRS in relation to the publication, disclosure, or use of information or documents provided to it by FMA in accordance with section 60 of the FMA Act or section 151 of the FA Act.
- 2.4 Subject to relevant legislation, FMA and DRS agree that in their dealings with each other as contemplated under this Memorandum they will:
- (a) act in good faith, and approach issues in a timely, collaborative, open, and transparent manner;
  - (b) cooperate in the performance of their respective functions;
  - (c) seek to achieve a complementary and consistent approach, so far as it is appropriate given their independent roles and respective objectives;
  - (d) endeavour to keep each other informed, and to exchange information and views, in areas relevant to each other's responsibilities, where appropriate, including through regular meetings;
  - (e) identify opportunities to coordinate activities in order to enhance efficiency, promote consistency, and avoid unnecessary duplication in the regulation of financial service providers (as defined in the FSPR Act); and
  - (f) maintain an appropriate degree of transparency on principles and practices relating to the performance of their respective functions.
- 2.5 In accordance with the principles of consultation, cooperation and exchange of information, but without limiting their general application, both parties agree to make relevant information available to the other as set out in clause 3, and subject to any legislative requirements.

### **3. Information Sharing**

- 3.1 FMA and DRS agree that they will work together to determine what thematic reporting may be possible by ISO to FMA on a periodic basis and in a form to be agreed between the parties.

- 3.2 FMA will provide quarterly reports to DRS relating to complaints it receives in relation to financial service providers if requested by ISO. The form of the report is set out in Appendix A.
- 3.3 In the event that FMA requests information that ISO holds for the purposes of performing or exercising its functions, powers, or duties under the FMA Act, or any provision of financial markets legislation (as defined in the FMA Act), FMA will first seek to receive the information on a voluntarily basis from ISO. Should ISO not be able to voluntarily supply the information, ISO acknowledges that FMA may issue a notice under section 25 of the FMA Act which will compel the provision of information specified in the notice by ISO.

## **4. Referrals**

In some instances FMA receives complaints which may be suitable for referral to DRS. To support the efficient and effective resolution of complaints, FMA will develop an internal process to ensure complainants are aware of the services DRS offers for appropriate complaints.

## **5. Meetings**

In order to facilitate regular contact between the parties to review the operation of this Memorandum and the cooperation and coordination between the parties, FMA and ISO commit to meet at least annually.

## **6. Contact Persons**

All communications between FMA and DRS should be between the principal points of contact as communicated by the parties to each other from time to time.

## **7. Confidentiality**

- 7.1 For the purposes of this Memorandum "Confidential Information" includes all information, whether written or oral or by any other means, relating to any engagement between the parties pursuant to this Memorandum and all information provided by a party in accordance with this Memorandum, other than information that:
- (a) is in or comes into the public domain through no fault of the relevant party or any of its officers, employees, agents or contractors;
  - (b) was and can be demonstrated to have been, lawfully in the relevant party's possession or known to the relevant party before its disclosure; or



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- (c) is disclosed to the relevant party by a third party having no obligation of confidence in relation to that information.

7.2 Each party agrees:

- (a) to keep confidential all Confidential Information; and
- (b) to use the Confidential Information solely for the purposes of performing its functions.

7.3 The parties will abide by all relevant privacy obligations and legislation and not disclose any personal information which it is not permitted to disclose to the other party, or which the disclosure of, would amount to a breach of any privacy obligations or legislation or governing rules that apply to that party.

7.4 Nothing in this Memorandum will prevent the disclosure of information that is required or permitted to be disclosed by law. Where either party is required by law to disclose information obtained under this Memorandum or intends to disclose information obtained under this Memorandum which it is expressly permitted by statute to disclose in the particular circumstances, the disclosing party will notify the other party in writing as soon as practicable.

## **8. Legal Nature of Memorandum**

8.1 This Memorandum is intended to be facilitative only and to assist FMA and DRS in the performance of their respective functions, and is not intended to create legally enforceable rights or obligations.

8.2 Without limiting clause 3.1:

- (a) nothing in this Memorandum limits the exercise by FMA of any of its powers or the performance by FMA of any of its functions under the FMA Act or any other legislation, or requires FMA to act in a particular manner in the exercise of its powers or the performance of its functions;
- (b) nothing in this Memorandum limits the exercise by DRS of any of its powers or the performance by DRS of any of its functions under the FSPR Act or other legislation or its Terms of Reference or Constitution, or requires DRS to act in a particular manner in the exercise of its powers or the performance of its functions;
- (c) nothing in the Memorandum requires or obliges either party to provide any information to the other except as regulated by law under financial markets legislation or other relevant legislation.

8.3 This Memorandum does not affect any right of FMA or DRS to communicate with or obtain information or documents from any person (as defined in the FSPR Act).

## **9. Disputes**

Where there is a disagreement over any matter related to issues in this Memorandum, the parties will seek to resolve the issue by negotiation at an operational level. If these negotiations

fail, the matters will be referred to the Chief Executive Officers of each party for discussion and resolution.

## 10. Term and Review

10.1 This Memorandum will continue in full force and effect unless and until terminated in the following manner:

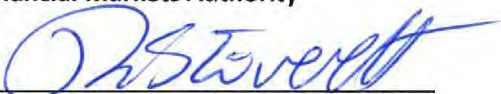
- (a) by agreement of both parties; or
- (b) by either party on not less than 1 month's written notice to the other party.

10.2 Upon termination of this Memorandum, the parties must meet, as soon as practicable, to discuss and agree the process by which any joint initiatives or protocols developed under this Memorandum will be terminated. This includes ensuring, to the maximum extent possible, that their respective interests and objectives and on-going performance of their respective functions are not prejudiced by such termination beyond the extent of any prejudice necessarily caused by virtue of the termination.

## Execution

Signed for and on behalf of

Financial Markets Authority

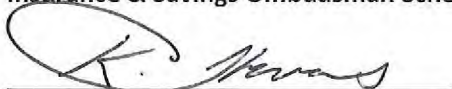
  
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Chief Executive

Date: 27<sup>th</sup> March, 2015

Signed for and on behalf of

Insurance & Savings Ombudsman Scheme Incorporated

  
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Ombudsman

Date: 20 March 2015

## Appendix A

### Quarterly Report

Report Period Q[•] / [20[•] – 20[•]]

Number of Complaints

[•]

Total increase/decrease from last quarter

Example

Trend in complaints for last 4 quarters

Example

### Distribution of Complaints

Financial Service Provider

Number of complaints

% of total complaints

- Financial Adviser
- Other Financial Service Provider

Financial Advisers

% of total complaints

- AFA
- RFA
- QFE
- QFE adviser

Other Financial Services Provider

% of total complaints

- Registered Bank
- Insurer

## Financial Market Products

Financial Market Products

% of total complaints

- 

## Key financial adviser complaint issues

Key financial adviser complaint issues

% of total complaints

- Advice
- Conduct
- Advertising