

Key Questions to guide discussions on a firms' governance arrangements and the Duty



Overview

In July 2023 the Financial Conduct Authority (FCA) launched Consumer Duty. The FCA hopes the Duty will fundamentally improve how firms serve consumers. It has set higher and clearer standards of consumer protection across financial services and require firms to put their customers' needs first.

The Duty is made up of an overarching principle and new rules, firms will have to follow. It will mean that consumers should receive communications they can understand, products and services that meet their needs and offer fair value, and they get the customer support they need, when they need it.

The FCA expectations of firms under the Duty are:

- put consumers at the heart of their business and focus on delivering good outcomes for customers
- provide products and services that are designed to meet customers' needs, that they know provide fair value, that help customers achieve their financial objectives and which do not cause them harm
- communicate and engage with customers so that they can make effective, timely and properly informed decisions about financial products and services and can take responsibility for their actions and decisions
- not seek to exploit customers' behavioural biases, lack of knowledge or characteristics of vulnerability
- support their customers in realising the benefits of the products and services they buy and acting in their interests without unreasonable barriers
- consistently consider the needs of their customers, and how they behave, at every stage of the product/service lifecycle
- continuously learn from their growing focus and awareness of real customer outcomes
- ensure that the interests of their customers are central to their culture and purpose, and embedded throughout the organisation
- monitor and regularly review the outcomes that their customers are experiencing in practice and take action to address any risks to good customer outcomes
- ensure that their board or equivalent governing body takes full responsibility for ensuring that the Duty is properly embedded within FIRM X, and senior managers are accountable for the outcomes their customers are experiencing, in line with their accountability under the Senior Managers and Certification Regime (SM&CR)

Purpose

This document provides a summary of the FCAs Consumer Duty requirements in respect of the key questions referenced in FG22/5 Final non-Handbook Guidance for firms on the Consumer Duty. It includes what firms can expect to be asked in their interactions with the FCA in relation to their governance arrangements and the Duty. The FCA would expect the Duty champion and the Chair of firms to use these types of questions to guide discussions by the firm's board or equivalent governing body (reference in FG22/5 Final non-Handbook Guidance for firms on the Consumer Duty).



The Products and Services Outcome

Key Questions	FIRM X Response	Evidence
How has FIRM X specified the target market of its		
products and services to the level of granularity		
necessary?		
How has FIRM X satisfied itself that its products and		
services are well designed to meet the needs of		
consumers in the target market, and perform as		
expected? What testing has been conducted?		
How has FIRM X identified if the product or service has		
features that could risk harm for groups of customers		
with characteristics of vulnerability? What changes to		
the design of its products and services is it making as a		
result?		
Is FIRM X sharing all necessary information with other		
firms in the distribution chain, and receiving all		
necessary information itself?		
How is FIRM X monitoring that distribution strategies		
are being followed and that products and services are		
being correctly distributed to the target market?		
What data and management information is FIRM X		
using to monitor whether products and services		
continue to meet the needs of customers and		
contribute to good consumer outcomes? How regularly		
is it reviewing this data and what action is being taken		
as a result?		
Where FIRM X is planning to withdraw a product or		
service from the market, has FIRM X considered		
whether this could lead to foreseeable harm? What		
action is it taking to mitigate this risk?		



The Price and Value Outcome

Key Questions	FIRM X Response	Evidence
Is FIRM X satisfied that it is considering all the relevant		
factors and available data as part of its fair value		
assessments? Has it gathered relevant information from		
other firms in the distribution chain?		
What insight has FIRM X gained for its value		
assessments by benchmarking the price and value of its		
products and services against similar ones in the		
market? Have the price and value of its older products		
kept up with market developments?		
Can FIRM X demonstrate that its products and services		
are fair value for different groups of consumers,		
including those in vulnerable circumstances or with		
protected characteristics?		
If FIRM X is charging different prices to separate groups		
of consumers for the same product or service, is FIRM X		
satisfied that the pricing is fair for each group?		
What action has FIRM X taken as a result of its fair value		
assessments, and how is it ensuring this action is		
effective in improving consumer outcomes?		
What data, MI and other intelligence is FIRM X using to		
monitor the fair value of its products and services on an		
ongoing basis? How regularly is it reviewing this		
material, and what action is it taking as a result?		



The Consumer Understanding Outcome

Key Questions	FIRM X Response	Evidence
Is FIRM X satisfied that it is applying the same standards		
and testing capabilities to ensure communications are		
delivering good customer outcomes, as they are to		
ensuring they generate sales and revenue?		
What insights is FIRM X using to decide how best to		
keep customers engaged in their customer journey,		
whilst also ensuring its customers have the right		
information at the right time to make decisions?		
How is FIRM X testing the effectiveness of its		
communications? How is it acting on the results?		
How does FIRM X adapt its communications to meet		
the needs of customers with characteristics of		
vulnerability, and how does it know these adaptions are		
effective?		
How does FIRM X ensure that its communications are		
equally effective across all channels it uses? How does it		
test that?		
What data, MI and feedback does FIRM X use in its		
ongoing monitoring of the impact of its		
communications on customer outcomes? How often is		
this data reviewed, and what action is taken as a result?		



The Consumer Support Outcome

Key Questions	FIRM X Response	Evidence
How has FIRM X satisfied itself that its customer		
support is effective at meeting customer needs		
regardless of the channel used? Does FIRM X test		
outcomes across different channels?		
What assessment has FIRM X made about whether its		
customer support is meeting the needs of customers		
with characteristics of vulnerability? What data, MI and		
customer feedback is being used to support this		
assessment?		
How has FIRM X satisfied itself that it is at least as easy		
to switch or leave its products and services as it is to		
buy them in the first place?		
How has FIRM X satisfied itself that the quality of any		
post-sale support is as good as the pre-sale support?		
What data, MI and feedback is FIRM X using to monitor		
the impact its consumer support is having on customer		
outcomes? How often is this data monitored, and what		
action is being taken as a result?		
How effective is FIRM X's monitoring and oversight of		
outsourced or third-party service providers, and is it		
confident that these services meet the consumer		
support standards?		



Culture and Governance

Key Questions	FIRM X Response	Evidence
Does FIRM X's purpose (whether publicly articulated or		
not) align with its obligations under the Duty? How is it		
embedded and understood throughout the		
organisation?		
How does the organisation's culture support the		
delivery of good outcomes for customers?		
How does the organisation ensure that individuals		
throughout the organisation – including those in control		
and support functions – understand their role in		
delivering the Duty?		
Are staff empowered and feel safe to challenge and		
raise issues where they feel FIRM X might not be acting		
to deliver good outcomes for customers? Are those		
challenges listened to, and where necessary, acted on?		
Is the Duty being considered in all relevant discussions		
such as strategy and remuneration? Are customers		
outcomes a key lens for Risk and Internal Audit?		
How is FIRM X ensuring that its remuneration and		
incentive structures drive good outcomes for		
customers?		



Customer outcomes

Key Questions	FIRM X Response	Evidence
Is the organisation prioritising acting to deliver good		
outcomes for customers? Are there any areas of		
concern?		
How is the external environment changing, and how		
will that impact on the organisation's ability to deliver		
good outcomes for customers?		
Has FIRM X identified the key risks to its ability to		
deliver good outcomes to customers and put		
appropriate mitigants in place?		
How does FIRM X define good outcomes (over the		
short, medium, and long term) for customers using its		
products and services?		
What data does FIRM X have about its customers and		
how they use its products? Are there any gaps in the		
data? What steps is FIRM X taking to address them?		
What outcomes are customers getting? Are they getting		
good outcomes which align with their reasonable		
expectations?		
Are certain groups of consumers getting different		
outcomes, and if so, why? What's driving any adverse		
outcomes?		
What actions is FIRM X taking to improve outcomes?		
(Who's accountable for this work, what will		
improvement look like and when will it happen?)		