

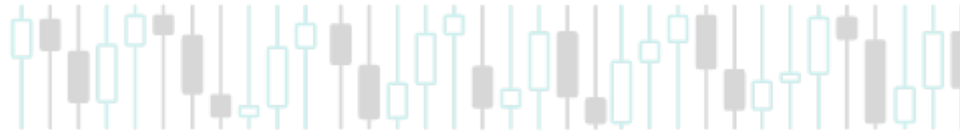


Conflicts of Interest Policy

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1. Introduction

It is important for Equiti to take all appropriate steps to identify and to prevent or manage all conflicts of interest which arise or may arise in the course of providing a service and carrying out regulated activities, as their existence may lead to material risk of damage to a client's interests. This document sets out Equiti's policy for the management of such conflicts of interest.

Equiti is a registered trading name of Divisa UK Limited and is a limited company which is authorised and regulated by the Financial Conduct Authority ("FCA") to conduct forex ("FX") and Contracts for Difference (CFD) trading activities with retail clients.

In drafting this policy, Equiti has considered the points raised by the Financial Conduct Authority (FCA) in the paper issued in November 2012 "Conflicts of interest between asset managers and their clients: Identifying and mitigating the risks".

Equiti has taken this opportunity to re-examine its policies and procedures to ensure they remain fit for purpose and address, where potentially relevant, the issues raised by the FCA in its paper in a way which is proportionate to the scale and complexity of its business. Both the policy and the register of conflicts of interest will be reviewed on at least an annual basis.

This document does not intend to create third party rights or duties or form part of any contractual agreement between the firm and any client. This policy may be amended and updated at any time if any material change occurs and will be reviewed on at least an annual basis.

If at any time you are in doubt as to how to act in a given situation where you are faced with an actual or potential conflict of interest, you should contact the Compliance Officer.

2. FCA Rules

The FCA sets out obligations in SYSC 10, COBS 12 and Principle 8 in line with which this document is prepared.

Whilst the FCA rules are important to be adhered to by all of Equiti's staff, they are non-exhaustive, and certain other additional rules may apply to readers who are members of professional associations by virtue of their job role. Failure to follow any of the rules whether by express breach, or failure to follow any of the spirit of identifying, mitigating and managing conflicts of interest may also be a breach of an employment contract. Disciplinary action may be taken by Equiti, or in serious cases by the FCA, or the UK Department for Business, Innovation, and Skills.

3. Conflicts of Interest

These services that Equiti provides to its clients could potentially give rise to conflicts of interest entailing a material risk of damage to the interests of one or more clients. This document aims to set out these potential conflicts and the procedures that are in place to be followed and measures to be adopted in order to manage such conflicts.

Conflicts of interest may occur between a customer and Equiti, including its managers, employees or any persons directly or indirectly linked to the firm, or between two or more clients.



Treating Customers Fairly (TCF) is central to the core values of Equiti. There is an embedded culture that understands what is considered acceptable and unacceptable behaviour. As such, conflicts of interest and the identification / management / mitigation thereof are central to this philosophy and culture.

Equiti reviews employee competence and training needs regularly.

Definition

An actual or potential conflict may arise when, in the exercise of its activities and services, the interests of:

- Equiti (including its managers, employees and appointed representatives or any person directly or indirectly linked to them by the control); or
- its associates;

and the interest of its clients, are directly or indirectly in competition, and which could significantly prejudice the client's interests.

4. Identifying situations where a conflict may arise

The circumstances giving rise to conflicts of interest include all cases where there is a conflict between the:

- Interests of Equiti, an individual member of staff, certain persons directly or indirectly connected to Equiti; and the duty that Equiti owes to a client; or
- Differing interests of two or more clients, as Equiti owes a separate duty to each of them.

As prescribed under SYSC 10.1.4R conflicts of interests could prejudice a client in various ways, whether or not Equiti suffers any financial loss and independently of whether the actions or the motivations of the employees involved are intentional. For the purposes of identifying the types of conflicts of interest that arise, or may arise, Equiti must take into account, as a minimum whether the firm, a relevant person (e.g. a partner, employee or an appointed representative or a director, partner or employee of an appointed representative or a person who is directly involved in the provision of services to the firm or its appointed representative under an outsourcing agreement) or a person directly or indirectly linked by control to the firm.

- Is likely to make a financial gain, or avoid a financial loss, at the expense of the client;
- Has an interest in the outcome of the service to, or a transaction carried out for, a client which differs from the client's interest;
- Has a financial or other incentive to favour one client (or group of clients) over the interests of another;
- Carries on the same or similar business as the client; and/or
- Receives an inducement from a third party in the execution of the service provided to the client, other than the standard commission/fee for that service.

Generic Conflicts

Equiti has identified the following circumstances in which general types of potential conflicts of interest may arise:



- The firm or an associate undertakes designated investment business for other clients including its associates (and the clients of its associates);
- A partner or employee of the firm, or of an associate, is a director or partner of, holds or deals in securities of, or is otherwise interested in any company whose securities are held or dealt in on behalf of a client;
- A partner or employee of the firm, or of an associate, is involved in the management of any company whose securities are held or dealt in on behalf of a client;
- A transaction is effected in units or shares of a fund or company of which the firm or an associate is the manager, operator or adviser;
- A transaction is effected in securities in respect of which the firm or an associate, or a partner, director or employee of the firm or an associate, is contemporaneously trading or has traded on its/their own account or has either a long or short position;
- The firm may, when acting as agent for a client, match an order of the client with an order of another client for whom it is acting as agent.

5. Prevention and management

Equiti has identified specific potential conflicts of interests which may arise in relation to its activities. The general nature and/or source of these conflicts will be disclosed to clients before undertaking business in sufficient detail to enable the client to make an informed decision about the service in the context in which the conflict has arisen. For each potential situation, Equiti has analysed whether or not the risk is actual or potential for one or more of its clients.

It is not always possible to prevent actual conflicts of interest from arising. In that case Equiti will try to manage the conflicts of interests by segregating duties where possible or by establishing Chinese Walls. In certain circumstances, Equiti may have to decline to take on a new client.

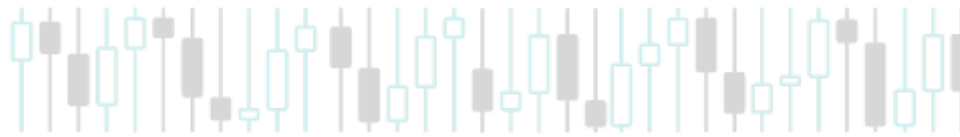
If Equiti considers developing new products or services or making other changes to its business model or operations, Senior Management will consider whether any additional potential conflicts of interest arise.

Senior management will update the “Conflicts of Interest Policy” and “Register of Potential Conflicts of Interest” as necessary on an ongoing basis and formally consider the continued adequacy of the arrangements on an annual basis.

Inducements including gifts and hospitality

Equiti maintains business relationships with third parties who may remunerate Equiti in the form of management and performance fees which can constitute monetary or non-monetary benefits thereby impairing Equiti’s fiduciary duties to the client. The FCA Rules classify these as inducements. Further details are included in the Compliance Manual.

Gifts and hospitality could lead to potential conflicts of interest. No employee may accept from, or give to, any person any gift or other benefit that cannot properly be regarded as justifiable in all circumstances. Policies and procedures have been implemented to ensure that staff and their connected persons do not offer or accept gifts or inducements including activity to which bribes relate (as described under the provisions stipulated in the Bribery Act 2010) which may give the perception that a decision or action promised or given is not impartial.



These include the threshold for gifts, received or given, in the sum of £150, to be notified to the Compliance Officer, whereas the threshold for hospitality, whether received or given is in the sum of £250 per head and similarly to be notified to the Compliance Officer. Where the amount is in excess of these thresholds, **written approval must be obtained from the Compliance Officer prior to them being received or accepted.**

These policies are set out in the Compliance Manual. All employees must act with the highest standards of integrity to avoid any allegations of conflicts of interest.

A record is kept by the Compliance Officer of any gifts or hospitality received or given. Where an invitation to a hospitality event could be construed as being a business inducement, it must be declined and the Compliance Officer informed.

Personal account dealing

Employees may only undertake personal investment activities that do not breach applicable law or regulation, do not unduly distract from their employment responsibilities and do not create an unacceptable risk to the company's reputation. Transactions should also be free from business and ethical conflicts of interest. Employees must never misuse proprietary or client confidential information in their personal dealings and must ensure that clients are never disadvantaged as a result of their dealings.

Equiti's Personal Account Dealing Policy has been established to ensure that personal account dealing by members of staff comply with this policy. This includes a requirement for pre-deal approval from the Compliance Officer. Such permission is normally only valid for 24 hours.

Equiti's Personal Account Dealing policy is set out in the Divisa UK Compliance Manual.

Outside employment, external Directorships and business interests

No employee may engage in any additional occupation without the consent of the Company. In certain circumstances, consent may be withheld.

Employees must not accept personal fiduciary appointments (such as trusteeships, Director appointments or executorships other than those resulting from family relationships) without first obtaining written approval from the COO or the Compliance Officer.

Aggregation of orders

Where Equiti aggregates the orders of clients, it must ensure that this does not work to the overall disadvantage of any client whose order is to be aggregated. In such circumstances the Company will act in accordance with the best interests of its clients when placing orders with other entities for execution. In complying with this duty the Company must take all sufficient steps to obtain the best possible result for its clients taking into account the execution factors. Equiti makes reference to this within the Order Execution Policy.



Outsourcing

A group entity may carry out certain activities on behalf of Equiti which could be perceived as a potential area of conflict. However, such potential conflicts are managed through service level agreements and the subsequent monitoring of activities and relationship between the parties concerned. Necessary disclosures in this regard shall be made as a measure of last resort should the objectives and/or performance fail to meet a consistent high quality to meet the requirements of the clients.

5.1 Disclosure

Pursuant to Article 23 (2) of Directive 2014/65/EU, in certain cases, Equiti will disclose the general nature and/or source of potential or actual conflicts to its client in writing before undertaking business on its behalf so that the client can make an informed decision whether or not to accept these potential conflicts.

Equiti puts in place effective organisational controls with the view to prevent conflicts arising to the detriment of its clients. If it is not possible to avoid or manage a conflict of interest, Equiti may have no choice but to decline to provide the service requested.

5.2 Segregation of Duties

There are several distinct tasks within the investment management business that could lead to potential conflicts of interest that are mitigated by them being segregated from the individuals directly involved in the task.

5.3 Information barriers

Equiti maintains appropriate policies in its “Information Security” and “Data Protection Policy” and “Compliance Manual” detailing the potential use of “Insider Lists” and “Information Barriers” often known as **Chinese Walls** so as to limit or withhold the use of information that is price-sensitive, confidential, and could give rise to market abuse, restrictions on dealing, conflicts of interest, or any other improper or unethical activities.

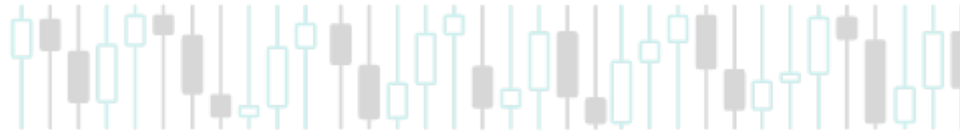
The Compliance Officer monitors along with the relevant business line managers the effectiveness of any Information Barriers that may be required. In certain circumstances staff may need to be taken “across the wall”, should this be required, the Compliance Officer must be notified and a record made thereof.

5.4 Remuneration and Oversight

The management oversight and determination of appropriate remuneration of members of staff is conducted by Equiti’s Senior Management. Remuneration is based on the overall results of the firm and is not based on the success of any particular transaction.

Remuneration for customer facing, advisory and sales staff should be partly based on business production.

Staff are subject to appropriate management and supervision to ensure that Equiti is able to demonstrate that it has appropriate and effective arrangements in place to ensure that conflicts of interest are properly managed.



6. Record Keeping

Under the requirements stipulated in SYSC 10 of the FCA Handbook Equiti must keep and regularly review and update a written record of the kinds of ancillary services or activities carried out by or on behalf of the firm in which a conflict of interest entailing a material risk of damage to the interests of one or more clients has arisen or, in the case of an ongoing service or activity, may arise. These records will be for a minimum of five years from the date of creation and are maintained on an ongoing basis by the Compliance Officer.

7. Reporting

Conflicts of Interest situations or potential conflicts situations should be reported to the Compliance Officer immediately.