

complaint

Mrs C complains that NEO Media Solutions Limited (trading as One Debt Solution) failed to administer her debt management plan appropriately.

our initial conclusions

Our adjudicator upheld the complaint. She concluded that One Debt Solution failed to meet the requirements of the Office of Fair Trading (OFT)'s debt management guidance and recommended that it refund all money not distributed to Mrs C's creditors. She also recommended that it pay Mrs C £200 to reflect the distress and inconvenience this matter has caused her.

my final decision

I have considered all the available evidence and arguments to decide what is fair and reasonable in the circumstances of this complaint. Having done so, I uphold this complaint.

Mrs C entered a debt management plan with One Debt Solution in February 2011. She paid One Debt Solution a total of £1,145.10 until April 2012 but says that One Debt Solution did not distribute these payments to her creditors. Having examined the information provided by Mrs C's creditors, I am satisfied that One Debt Solution did not pass on any payments to those creditors.

I also consider the information One Debt Solution gave Mrs C about her plan to be confusing and potentially misleading. For example, it does not clearly set out the nature of the services offered or the total cost to Mrs C. I find that One Debt Solution failed to fulfil its duties under the OFT's debt management guidance and see no reason why it should retain any of the fees paid by Mrs C. It should refund all money that she has paid. I also find that Mrs C has suffered distress and inconvenience by One Debt Solution's failure to administer her plan correctly and by failing to respond appropriately to her complaint. Having considered the general levels of awards this Service makes in this area, I assess a fair award at £200.

My final decision is that I uphold this decision, as set out in full overleaf.

Under the rules of the Financial Ombudsman Service, I am required to ask Mrs C either to accept or reject my decision before 21 January 2014.

Simon Begley

ombudsman at the Financial Ombudsman Service

The ombudsman may complete this section where appropriate – adding comments or further explanations of particular relevance to the case.

ombudsman notes

My final decision is that I uphold this complaint and order NEO Media Solutions Limited (trading as One Debt Solution) to:

- refund all payments made by Mrs C, totalling £1,145.10, plus interest calculated at 8% simple per year from the date each payment was made to the date of settlement; and
- pay Mrs C £200 to reflect the distress and inconvenience this matter has caused her.

If NEO Media Solutions considers that tax should be deducted from the interest element of my award, it should provide Mrs C with the appropriate tax deduction certificate so that she is able to claim a refund if appropriate.

what is a final decision?

- A final decision by an ombudsman is our last word on a complaint. We send the final decision at the same time to both sides – the consumer and the financial business.
- Our complaints process involves various stages. It gives both parties to the complaint the opportunity to tell us their side of the story, provide further information, and disagree with our earlier findings – before the ombudsman reviews the case and makes a final decision.
- A final decision is the end of our complaints process. This means the ombudsman will not be able to deal with any further correspondence about the merits of the complaint.

what happens next?

- A final decision only becomes legally binding on the financial business if the consumer accepts it. To do this, the consumer should sign and date the acceptance card we send with the final decision – and return it to us before the date set out in the decision.
- If the consumer accepts a final decision before the date set out in the decision we will tell the financial business – it will then have to comply promptly with any instructions set out by the ombudsman in the decision.
- If the consumer does not accept a final decision before the date set out in the decision, neither side will be legally bound by it.