

To whom it may concern

Please find below my submission regarding modification of Section F–Legacy complaints

Notwithstanding I believe that there should be no time limit on the eligible period, I am personally aware of individuals that have suffered for over thirty years. The only difference is that they have suffered longer than those since the 1st of January 2008. If these individuals and SME's have retained the data and are able to make a legitimate claim within the rules, why should they be denied?

Regards

Michael Sanderson

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Submission Details

Re: Section F–Legacy complaints

It is believed there is a fundamental flaw in the draft rules where a complaint falls within the period specified and the business was a company and that company was deregistered.

Clearly if a company with a legitimate claim within the specified period was deregistered because it was outside the terms of reference of a predecessor scheme and/or did not have the resources or the support to pursue the matter via the courts, it would be a logical and reasonable for the directors to make the decision to deregister a company.

It is argued that the rules should be modified to allow provision for the shareholders of the deregistered company, as they are the party that where subject to the ultimate loss, to make a complaint.