Chapter 10

CASS resolution pack



Existing records forming part of 10.3 the CASS resolution pack

- 10.3.1
- A firm must include, as applicable, within its CASS resolution pack the records required under:
 - (1) CASS 6.3.2A R (safe custody assets: appropriateness of the firm's selection of a third party);
 - (1A) CASS 6.3.6AR (third party rights over client assets);
 - (2) CASS 6.4.3 R (firm's use of safe custody assets);
 - (3) CASS 6.6.2 R and CASS 6.6.3 R (safe custody assets held for each client);
 - (4) CASS 6.6.6 R (client agreements: firm's right to use);
 - (4A) CASS 6.6.8 R (internal custody record checks, physical asset reconciliations and external custody reconciliations);
 - (5) [deleted]
 - (5A) SYSC 6.1.1 R (policy and procedures for carrying out record checks and reconciliations);
 - (5B) CASS 7.13.14BR (policy for use of *client bank accounts* under CASS 7.13.13R(3A)(b)):
 - (6) CASS 7.13.25 R (client money: appropriateness of the firm's selection of a third party);
 - (7) CASS 7.15.2 R, CASS 7.15.3 R and CASS 7.15.5 R (client money held for each client);
 - (7A) CASS 7.15.7 R (internal client money reconciliations and external client money reconciliations);
 - (10) COBS 3.8.2 R (2)(a) and COBS 3.8.2 R (2)(c) (client categorisation); and
 - (11) COBS 8.1.4 R or COBS 8A.1.9R (retail and professional client agreements).
- 10.3.2 G
- CASS 10.3.1 R does not change the record keeping requirements of the *rules* referred to therein.

CASS 10/2