Chapter 5

Client money: insurance distribution activity



5.6 Client money distribution

Application

- R 5.6.1
- (1) CASS 5.6 (the client money (insurance) distribution rules) applies to a firm that in holding client money is subject to ■ CASS 5.3 (statutory trust) or ■ CASS 5.4 (Non-statutory trust) when a primary pooling event or a secondary pooling event occurs.
- (2) In the event of there being any discrepancy between the terms of the trust as required by ■ CASS 5.4.7 R (1)(c) and the provisions of ■ CASS 5.6, the latter shall apply.
- G 5.6.2
- (1) The client money (insurance) distribution rules have force and effect on any firm that holds client money in accordance with ■ CASS 5.3 or CASS 5.4. Therefore, they may apply to a UK branch of a an overseas firm. In this case, the UK branch of the firm may be treated as if the branch itself is a free-standing entity subject to the client money (insurance) distribution rules.
- (2) Firms that act in accordance with CASS 5.4 (Non-statutory trust) are reminded that the client money (insurance) distribution rules should be given effect in the terms of trust required by ■ CASS 5.4.

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Purpose

- 5.6.3
- The *client money (insurance) distribution rules* seek to facilitate the timely return of client money to a client in the event of the failure of a firm or third party at which the firm holds client money.

Failure of the authorised firm: primary pooling event

- 5.6.4 G
- A primary pooling event triggers a notional pooling of all the client money, in every type of *client money* account, and the obligation to distribute it.
- 5.6.5
- A primary pooling event occurs:
 - (1) on the failure of the firm; or
 - (2) on the vesting of assets in a trustee in accordance with an 'assets requirement' imposed under 55P(1)(b) or (c) (as the case may be) of the Act; or

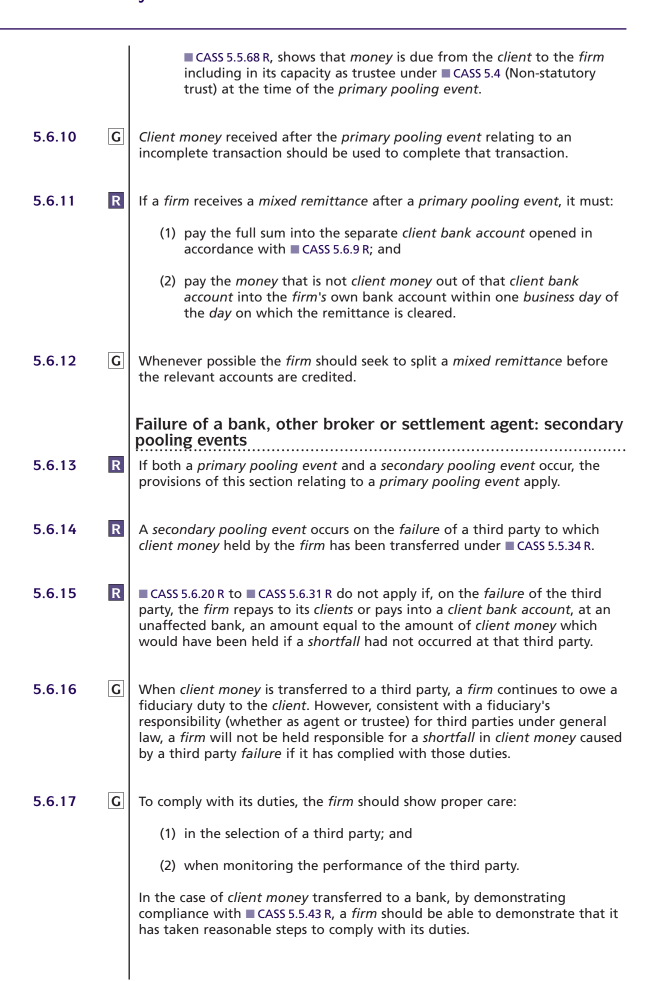
- (3) on the coming into force of a *requirement* for all *client money* held by the *firm*; or
- (4) when the *firm* notifies, or is in breach of its duty to notify, the *FCA*, in accordance with CASS 5.5.77 R, that it is unable correctly to identify and allocate in its records all valid claims arising as a result of a secondary pooling event.
- - (1) the *firm* is taking steps, in consultation with the *FCA*, to establish those records; and
 - (2) there are reasonable grounds to conclude that the records will be capable of rectification within a reasonable period.

Pooling and distribution

- **5.6.7 R** If a primary pooling event occurs:
 - (1) client money held in each client money account of the firm is treated as pooled;
 - (2) the *firm* must distribute that *client money* in accordance with CASS 5.3.2 R or, as appropriate, CASS 5.4.7 R, so that each *client* receives a sum which is rateable to the *client money* entitlement calculated in accordance with CASS 5.5.66 R; and
 - (3) the *firm* must, as trustee, call in and make demand in respect of any debt due to the *firm* as trustee, and must liquidate any *designated investment*, and any letter of credit or guarantee upon which it relies for meeting any *shortfall* in its *client money* resource and the proceeds shall be pooled together with other *client money* as in (1) and distributed in accordance with (2).
- 5.6.8 G A client's main claim is for the return of client money held in a client bank account. A client may claim for any shortfall against money held in a firm's own account. For that claim, the client will be an unsecured creditor of the firm.

Client money received after the failure of the firm

- Client money received by the firm (including in its capacity as trustee under CASS 5.4 (Non-statutory trust)) after a primary pooling event must not be pooled with client money held in any client money account operated by the firm at the time of the primary pooling event. It must be placed in a client bank account that has been opened after that event and must be handled in accordance with the client money rules, and returned to the relevant client without delay, except to the extent that:
 - (1) it is *client money* relating to a transaction that has not completed at the time of the *primary pooling event*; or
 - (2) it is *money* relating to a *client*, for whom the *client money* requirement, calculated in accordance with CASS 5.5.66 R or



Failure of a bank

- 5.6.18 G
- When a bank fails and the firm decides not to make good the shortfall in the amount of client money held at that bank, a secondary pooling event will occur in accordance with CASS 5.6.20 R. The firm would be expected to reflect the shortfall that arises at the firm's bank in the periodic client money calculation by reducing the client money resource and client money requirement accordingly.
- 5.6.19 G
 - The client money (insurance) distribution rules seek to ensure that clients who have previously specified that they are not willing to accept the risk of the bank that has fails, and who therefore requested that their client money be placed in a designated client bank account as a different bank, should not suffer the loss of the bank that has failed.

Failure of a bank: pooling

5.6.20 R

If a secondary pooling event occurs as a result of the failure of a bank where one or more general client bank accounts are held, then:

- (1) in relation to every *general client bank account* of the *firm*, the provisions of CASS 5.6.22 R and CASS 5.6.26 R to CASS 5.6.28 G will apply;
- (2) in relation to every designated client bank account held by the firm with the failed bank, the provisions of CASS 5.6.24 R and CASS 5.6.26 R to CASS 5.6.28 G will apply; and
- (3) any money held at a bank, other than the bank that has failed, in designated client bank accounts is not pooled with any other client money.
- 5.6.21 R
- If a secondary pooling event occurs as a result of the failure of a bank where one or more designated client bank accounts are held then in relation to every designated client bank account held by the firm with the failed bank, the provisions of CASS 5.6.24 R and CASS 5.6.26 R to CASS 5.6.28 G will apply.
- 5.6.22 R
- Money held in each general client bank account of the firm must be treated as pooled and:
 - (1) any shortfall in client money held, or which should have been held, in general client bank accounts, that has arisen as a result of the failure of the bank, must be borne by all the clients whose client money is held in a general client bank account of the firm, rateably in accordance with their entitlements;
 - (2) a new *client money* entitlement must be calculated for each *client* by the *firm*, to reflect the requirements in (1), and the *firm*'s records must be amended to reflect the reduced *client money* entitlement;
 - (3) the *firm* must make and retain a record of each *client's* share of the *client money shortfall* at the *failed* bank until the *client* is repaid; and

- (4) the firm must use the new client entitlements, calculated in accordance with (2), when performing the client money calculation in accordance with ■ CASS 5.5.63 R to ■ CASS 5.5.69 R.
- G 5.6.23 The term 'which should have been held' is a reference to the failed bank's failure (and elsewhere, as appropriate, is a reference to the other failed third party's failure) to hold the *client money* at the time of the pooling event.
- 5.6.24 R For each client with a designated client bank account held at the failed bank:
 - (1) any shortfall in client money held, or which should have been held, in designated client bank accounts that has arisen as a result of the failure, must be borne by all the clients whose client money is held in a designated client bank account of the firm at the failed bank, rateably in accordance with their entitlements;
 - (2) a new client money entitlement must be calculated for each of the relevant clients by the firm, and the firm's records must be amended to reflect the reduced client money entitlement;
 - (3) the firm must make and retain a record of each client's share of the client money shortfall at the failed bank until the client is repaid; and
 - (4) the firm must use the new client money entitlements, calculated in accordance with (2), when performing the periodic client money calculation, in accordance with ■ CASS 5.5.63 R to ■ CASS 5.5.69 R.
- 5.6.25 A client whose money was held, or which should have been held, in a designated client bank account with a bank that has failed is not entitled to claim in respect of that money against any other client bank account or client transaction account of the firm.

Client money received after the failure of a bank

- 5.6.26 R Client money received by the firm after the failure of a bank, that would otherwise have been paid into a *client bank account* at that bank:
 - (1) must not be transferred to the *failed* bank unless specifically instructed by the *client* in order to settle an obligation of that *client* to the failed bank; and
 - (2) must be, subject to (1), placed in a separate client bank account that has been opened after the secondary pooling event and either:
 - (a) on the written instruction of the *client*, transferred to a bank other than the one that has failed; or
 - (b) returned to the *client* as soon as possible.
- 5.6.27 If a firm receives a mixed remittance after the secondary pooling event which consists of client money that would have been paid into a general client bank account, a designated client bank account or a designated client fund account maintained at the bank that has failed, it must:

- (1) pay the full sum into a *client bank account* other than one operated at the bank that has *failed*; and
- (2) pay the *money* that is not *client money* out of that *client bank* account within one business day of the day on which the remittance is cleared.
- 5.6.28 G Whenever possible the *firm* should seek to split a *mixed remittance* before the relevant accounts are credited.

Failure of an intermediate broker or settlement agent: pooling

- If a secondary pooling event occurs as a result of the failure of another broker or settlement agent to whom the firm has transferred client's money then, in relation to every general client bank account of the firm, the provisions of CASS 5.6.26 R to CASS 5.6.28 G and CASS 5.6.30 R will apply.
- **S.6.30** R Money held in each general client bank account of the firm must be treated as pooled and:
 - (1) any shortfall in client money held, or which should have been held, in general client bank accounts, that has arisen as a result of the failure, must be borne by all the clients whose client money is held in a general client bank account of the firm, rateably in accordance with their entitlements;
 - (2) a new *client money* entitlement must be calculated for each *client* by the *firm*, to reflect the requirements of (1), and the *firm*'s records must be amended to reflect the reduced *client money* entitlement;
 - (3) the *firm* must make and retain a record of each *client*'s share of the *client money shortfall* at the *failed* intermediate broker or *settlement agent* until the *client* is repaid; and
 - (4) the *firm* must use the new *client money* entitlements, calculated in accordance with (2), when performing the periodic *client money* calculation, in accordance with CASS 5.5.63 R to CASS 5.5.69 R.

Client money received after the failure of a broker or settlement agent

- Client money received by the firm after the failure of another broker or settlement agent, to whom the firm has transferred client money that would otherwise have been paid into a client bank account at that broker or settlement agent:
 - (1) must not be transferred to the *failed* thirty party unless specifically instructed by the *client* in order to settle an obligation of that *client* to the *failed* broker or *settlement agent*; and
 - (2) must be, subject to (1), placed in a separate *client bank account* that has been opened after the *secondary pooling event* and either:

- (a) on the written instruction of the client, transferred to a third party other than the one that has failed; or
- (b) returned to the *client* as soon as possible.

Notification on the failure of a bank, other broker or settlement agent

5.6.32



The provisions of ■ CASS 5.5.61 R apply.