Client Assets

Schedule 1 Record keeping requirements

Sch 1.1 G

The aim of the guidance in the following table is to give the reader a quick overall view of the relevant record keeping requirements.

Sch 1.2 G

It is not a complete statement of those requirements and should not be relied on as if it were

Sch 1.3 G

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 1A.3.3 R	Allocation of the CASS oversight responsibilities in CASS 1A.3.1 R, of the CASS operational oversight function, or of the responsibilities in CASS 1A.3.1C R (2), as relevant	The person to whom the CASS oversight responsibilities have been allocated, subject to the provisions of CASS 1A.3.3 R, to whom the CASS operational oversight function has been allocated in accordance with CASS 1A.3.1A R, or to whom the responsibilities in CASS 1A.3.1C R (2) have been allocated	Upon allocation	5 years (from the date the re- cord was made)
				[deleted]

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 5.1.1 R (4)	Record of elec- tion of compli- ance with speci- fied CASS rules	Record of compli- ance with speci- fied <i>CASS</i> rules	Not specified	Not specified
CASS 5.2.3 R (2)	Holding <i>client</i> money as agent	The terms of the agreement	Not specified	Six years
CASS 5.4.4 R (2)	Adequacy of systems and controls	Written confirma- tion of adequate systems and con- trols from its auditor	Not specified	Not specified
CASS 5.5.84 R	Client money cal- culation	Whether the firm calculates its client money requirements according to CASS 5.5.84 R or CASS 5.5.84 R	Not specified	Not specified
CASS 5.5.84 R	Transactions and commitments for client money	Explanation of the firm's transac- tions and commit- ments for client money	Not specified	Three years
CASS 5.8.3 R (1)	Client's title to a contract of insurance	Identity of such documents and/or property and dates received and delivered to client	Not specified	Three years
CASS 6.1.6BR (3)	Written agree- ment regarding any arrangement relating to a TTCA	The agreement	When agreement made	From the date the agreement is entered into and until five ye- ars after the agreement is terminated
CASS 6.1.8AR(1) and (2)	Client's communication to firm of wish to terminate TTCA	Client's communication of wish to terminate TTCA	When communication made	Five years (from date of communication)

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 6.1.8AR (4)	Firm's response to client's wish to terminate TTCA	Firm's response to client's wish to terminate TTCA	When notification given	Five years (from date of communication)
CASS 6.1.12R(5)	Firm's segregation of money as client money under this rule	Description of safe custody asset in question, identity of relevant client, amount of money segregated	Maintain up to date	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.1.12E R	Client's agree- ment to firm's use of exemption in CASS 6.1.12 R	Client's written agreement	At the time of client's agreement	During the time the firm makes use or intends to make use of the exemption in CASS 6.1.12 R in respect of that client's safe custody assets
CASS 6.1.16CR (3)	A personal invest- ment firm that temporarily holds a client's desig- nated invest- ments which is not in the course of MiFID business	Client details and any actions taken by the firm		5 years (from the making of the record)
CASS 6.1.16K R	Client custody assets which the firm has arranged for another to hold or receive	Full details	On receipt	5 years
				[deleted]
CASS 6.2.15 R	Safe custody assets divested by the firm under CASS 6.2.10 R	Details of asset divested, relevant documentation and the firm's attempts to contact the client concerned	When asset divested	Indefinite
CASS 6.3.2AR (1)	Appropriateness of a firm's selec- tion of a third party	Grounds upon which a firm satisfies itself as to the appropriateness of the firm's selection of a third party to hold safe custody assets belonging to clients	Date of the selection	5 years (from the date the firm ceases to use the third party to hold safe custody as- sets belonging to clients)
CASS 6.3.2AR (2)	A firm's periodic review into the selection and ap- pointment of a	Date of review, actions taken by the firm in reviewing the selection and	On the date of the review	Five years (from the date the firm ceases to use the third

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
	third party under CASS 6.3.1 R	appointment of a third party under CASS 6.3.1 R, and grounds upon which the firm continues to be satisfied of appropriateness of its selection of that third party to hold safe custody assets belonging to clients		party to hold safe custody as- sets belonging to clients)
CASS 6.3.6AR(2)	Granting of security interests, liens or rights of set-off	Recording of the granting of security interests, liens or rights of set-off in the <i>firm's</i> books and records	On the firm's granting, or where the firm has been informed of the granting	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.4.3 R	Details of clients and safe custody assets used for the firm's own ac- count or the ac- count of another client of the firm	Details of the client on whose instructions the use of the safe custody assets has been effected and the number of safe custody assets used belonging to each client	Maintain up to date records	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.6.2 R	Safe custody assets held for each client and the firm's own applicable assets	All that is necessary to enable the firm to distinguish safe custody assets held for one client from safe custody assets held for any other client, and from the firm's own applicable assets	Maintain up to date records	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.6.3 R	Safe custody assets held for clients	Accurate records which ensure theircorrespondence to the safe custody assets held for clients	Maintain up to date records	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.5.2A R				[deleted]
CASS 6.5.3 R				[deleted]
CASS 6.6.4 R	Client specific safe custody as- set record	Client specific safe custody asset record	Maintain up to date	Not specified (see default pro- vision CASS 6.6.7R)
CASS 6.6.6R	Client agree- ments that in	A copy of every executed <i>client</i>	Not specified	Not specified (see default pro-

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Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
	clude a firm's right to use safe custody assets for its own account	agreement that includes a firm's right to use safe custody assets for its own account		vision CASS 6.6.7R)
CASS 6.6.7R	Default record keeping provi-	Refer to the rule concerned	Refer to the rule concerned	Five years from the later of:
	sions for CASS 6			(1) the date it was created; and
				(2) if it has been modified since the date in (1), the date it was most re- cently modified
CASS 6.6.8 R	Internal custody record checks, physical asset reconciliations and external custody reconciliations carried out by the firm.	Date and actions the firm took when carrying out the relevant process; a list of the discrepancies the firm identified and the actions the firm took to resolve those discrepancies	Immediate	Not specified (see default pro- vision CASS 6.6.7 R)
CASS 6.6.16 R	Aggregate safe custody asset record	All the safe custody assets the firm holds for its clients, including those deposited with third parties under CASS 6.3 and any physical safe custody assets	Maintain up to date if the firm wishes to use the internal custody reconciliation method	Not specified (see default pro- vision CASS 6.6.7 R)
CASS 6.6.30 R	Rolling stock method for phys- ical asset recon- ciliations	Firm's reasons for concluding that this method is adequately designed to mitigate risk of records being manipulated or falsified	Before using this method	Five years (from the date the firm ceases to use this method)
CASS 6.6.45 R	Frequency of the firm's internal custody record checks, physical asset reconciliations and external custody reconciliations	Sufficient to show and explain decision taken under CASS 6.6.44 R when determin- ing frequency	Immediate	(1) Subject to(2), indefinitely.(2) For any decision which is superseded by a subsequent decision, five years from the subsequent

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
reference	Subject of Tecord	Tecoru	must be made	decision (with (1) applying to the subsequent decision).
CASS 6.6.46R (2)	Review of frequency if the firm's internal custody record checks, physical asset reconciliations and external custody reconciliations	Date of each review and the actions the firm took in reviewing the frequency at which it conducts the relevant process	Immediate	Not specified (see default pro- vision CASS 6.6.7 R)
CASS 6.6.54R (2)(a)	Actions taken by the firm to re- solve shortfall under this rule	Actions taken, description of short-fall, identity of affected client(s), applicable assets appropriated to cover the short-fall. Update when discrepancy resolved.	Maintain up to date	Not specified (see default pro- vision CASS 6.6.7 R)
CASS 6.6.54R (2)(b)	Actions taken by the <i>firm</i> to re- solve <i>shortfall</i> under this rule	Actions taken, description of shortfall, identity of affected client(s), amount of money appropriated to cover the shortfall. Update when discrepancy resolved.	Maintain up to date	Not specified (see default pro- vision CASS 6.6.7 R)
CASS 6.7.6R	Any safe custody asset disposed of in accordance with CASS 6.7.2R	(i) The safe custody asset that was disposed of; (ii) the value of the consideration received for the safe custody asset disposed of; (iii) the name and contact details of the client to whom the safe custody asset was allocated, according to the firm's records at the time of making the record; and (iv) efforts applied by the firm to determine the client's correct contact details	At the time of the disposal	Indefinite

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
		under CASS 6.7.4E(1)(a) or, if being relied on, for the purposes of CASS 6.2.10R(4).		
CASS 7.10.3R(3)	Record of election to comply with the client money chapter	Record of election to comply with the client money chapter, including the date from which the election is to be effective	Date of the election	5 years (from the date the firm ceases to use the election)
CASS 7.10.31 R	Record of election in relation to CASS 7.10.30R	Record of election in relation to CASS 7.10.30R	Date of election	Not specified (see default pro- vision CASS 7.15.5R(3))
CASS 7.10.35 R	Trustee firm's election to comply, or to cease to comply, with specific CASS 7 provisions	Relevant provisions, date of election and of any decision to cease to comply	When election made or de- cision taken to cease to comply	5 years after ceasing to use the election
CASS 7.10.38 R	Trustee firm's election to comply, or to cease to comply, with specific CASS 7 provisions	Relevant provisions, date of election and of any decision to cease to comply	When election made or de- cision taken to cease to comply	5 years after ceasing to use the election
CASS 7.11.3R(3)	Written agree- ment regarding any arrange- ment relating to a <i>TTCA</i>	The agreement	When agree- ment made	From the date the agreement is entered into and until five years after the agreement is terminated
CASS 7.11.20R	Client's agreement to firm's use of exemption in CASS 7.11.14R	Client's written agreement	At the time of client's agreement	During the time the firm makes use or intends to make use of the exemption in CASS 7.11.14R in respect of that client's monies
CASS 7.11.24R	Client's agreement to firm's use of the delivery versus payment exemption in CASS 7.11.21R	Client's written agreement	At the time of client's agreement	During the time the firm makes use, or intends to make use, of the exemption in CASS 7.11.21R in respect of that client's monies
CASS 7.11.55 R	Client money paid to charity by the firm un-	Details of bal- ances released, relevant docu-	When balance released	Indefinite

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
	der CASS 7.11.50R(4)	mentation and the firm's at- tempts to contact the client concerned		
CASS 7.11.57R (4)	Client money paid to charity by the firm un- der this rule	Records of all balances released from <i>client bank</i> accounts, including the information in CASS 7.11.55R(1)(a) and CASS 7.11.55R(1)(b)	When balance released	Not specified (see default pro- vision CASS 7.15.5R(3))
CASS 7.13.14BR	The firm's written policy produced under CASS 7.13.14AR(1)(a) in respect of the firm's use of client bank accounts under CASS 7.13.13R(3A)(b), and subsequent versions of it	(i) For each of the firm's business lines, the maximum proportion of the client money held by the firm under CASS 7.13.3R(1) to (3) in respect of the business line that the firm considers would be appropriate to hold in such accounts; (ii) the firm's rationale for reaching its conclusion(s) under (i); and (iii) the means by which the firm will comply with CASS 7.13.14AR(2)(a), having regard to CASS 7.13.14CE.	On the date it creates the version of the policy	Five years after the earlier of: (1) the date on which the version of the policy was superseded; and (2) the date on which the firm ceased to use client bank accounts under CASS 7.13.13R(3A)(b).
CASS 7.13.25R(1)	Appropriateness of a firm's selec- tion of a third party	Grounds upon which a firm satisfies itself as to the appropriateness of the firm's selection of a third party to hold client money	Date of the selection	5 years (from the <i>firm</i> ceases to use the third party to hold <i>cli-</i> <i>ent money</i>)
CASS 7.13.32R(3)	Physical receipts	Physical receipt of money	When the firm receives client money in the form of cash, a cheque or other payable order	Not specified (see default pro- vision CASS 7.15.5R(3))

Handbook		Contents of	When record	Retention
reference	Subject of record Future dated	record Receipt of money	must be made When the firm	Not specified
7.13.33R(3)	cheque	Receipt of <i>money</i>	receives client money in the form of a cheque that is dated with a future date	(see default provision CASS 7.15.5R(3))
CASS 7.13.55R	Firm's adoption of the alternative approach	Reasons for concluding that the normal approach would lead to greater risk to client money, adopting the alternative approach would not result in undue risk to client money, the alternative approach is appropriate for use by the particular business line, and the firm has adequate systems and controls	Before adopting alternative approach	Five years after it ceases to use the alternative approach in connection with that business line
CASS 7.4.19A R to CASS 7.4.19C R				[deleted]
CASS 7.15.2 R	Client money held for each cli- ent and the firm's own money	All that is necessary to enable the firm to distinguish client money held for one client from client money held for any other client, and from the firm's own money	Maintain up to date records	Five years (from the date the re- cord was made)
CASS 7.15.3 R	Client money held for each client	Accurate records to ensure the correspondence between the records and accounts of the entitlement of each client for whom the firm holds client money with the records and accounts of the client money the firm holds in client bank accounts and client transaction accounts	Maintain up to date records	Five years (from the date the re- cord was made)

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Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 7.15.5R(3)	Default record keeping provi- sion for CASS 7	Refer to the rule concerned	Refer to the rule concerned	Five years from the later of: (1) the date it was created; and (2) if it has been modified since the date in (1), the date it was most recently modified
CASS 7.15.18R	Internal reconciliation of client money balances	The firm's reasons for concluding that the method of internal client money reconciliation it proposes to use meets the criteria at CASS 7.15.18R(1)(a)	Before the firm uses a non-standard method of internal client money reconciliation or materially changes its method	Not specified (see default pro- vision CASS 7.15.5R(3))
CASS 7.18.10R(1)	Acknowledg- ment letters	Countersigned acknowledgment letter	From date of receipt	5 years from closure of last account to which the acknowledgment letter relates
CASS 7.18.10R(2)	Acknowledg- ment letters	Copy of acknow- ledgment letter sent to au- thorised central counterparty un- der CASS 7.8.3R (1)	From date firm sends the letter	5 years from closure of last account to which the acknowledgment letter relates
CASS 7.18.11R	Acknowledg- ment letters	Any other documentation or evidence the <i>firm</i> believes necessary to demonstrate compliance with CASS 7.8	None specified	None specified (see default pro- vision CASS 7.6.4 R)
CASS 7.10.7ER	The election made under CASS 7.10.7AR	The election including the date from which the election is to be effective and, if the firm cancels the election, the date from which the election is to cease to be effective	At the time of the election and, if the firm cancels the election, at the time it is cancelled	Five years after ceasing to use the election
CASS 7.11.9R (2)	Client's communication to firm of wish to terminate TTCA	Client's communication of wish to terminate TTCA	When com- munication made	Five years (from date of com- munication)

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Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 7.11.9R (4)	Firm's response to client's wish to terminate TTCA	Firm's response to client's wish to terminate TTCA	When notifica- tion given	Five years (from date of notification)
CASS 7.11.20 R				[deleted]
CASS 7.11.24 R				[deleted]
CASS 7.13.25R (2)	Firm's periodic review into selec- tion and ap- pointment of third party un- der CASS 7.13.8 R.	Date of each review, actions the firm took in reviewing the selection and appoint of a third party under CASS 7.13.8 R, and the grounds upon which the firm continues to be satisfied of appropriateness of its selection of that third party to hold client money	Date of review	Five years (from date of review)
CASS 7.13.25R (3)	Firm's periodic review under CASS 7.13.22 R.	Fact of review, its considerations and conclusions	Date of review	Five years (from date of review)
CASS 7.13.36 R	Unallocated cli- ent money	Fact that the bal- ance treated as unallocated client money	When firm is unable to immediately identify money as client money or its own money and it treats the balance as client money	Pending firm's allocation of the client money concerned to an individual client
CASS 7.13.50 R; CASS 7.13.51 R	Prudent segrega- tion record	Details of <i>money</i> segregated under CASS 7.13.41 R required by these rules	Maintain up to date	Five years (after the firm ceases to retain money as client money under CASS 7.13.41 R)
CASS 7.13.66 R; CASS 7.13.67 R	Alternative ap- proach mandat- ory prudent se- gregation record	Details of <i>money</i> segregated under CASS 7.13.65 R required by these rules	Maintain up to date	Five years (after the firm ceases to retain money as client money under CASS 7.13.65 R)
CASS 7.13.74 R; CASS 7.13.75 R	Clearing ar- rangement man- datory prudent segregation record	Details of <i>money</i> segregated under CASS 7.13.73R (3)(a) required by these rules	Maintain up to date	Five years (after the firm ceases to retain money as client money under CASS 7.13.73R (3)(a))

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 7.15.5R (1)	Total amount of client money the firm should be holding for each client	Total amount of client money the firm should be holding for each client	Maintain up to date	Not specified (see default pro- vision CASS 7.15.5R (3))
CASS 7.15.5R (2)	Transactions and commitments for client money	Sufficient to show and explain transactions and commitments	Maintain up to date	Not specified (see default pro- vision CASS 7.15.5R (3))
CASS 7.15.7 R	Internal client money reconciliations and external client money reconciliations conducted carried out by the firm	Date, actions the firm took in carrying out the relevant process, and the outcome of its calculation of its client money requirement and client money resource Fact of each reconciliation and review of the firm's arrangements for complying with CASS 7.15.5 R to CASS 7.15.7 R	Immediate	Not specified (see default pro- vision CASS 7.15.5R (3))
CASS 7.15.9 R	Receipts of client money	Appropriate to account for all receipts of client money in the form of cash, cheque or other payable order not yet deposited in a client bank account	Maintain up to date	Not specified (see default pro- vision CASS 7.15.5R(3))
CASS 7.15.24 R	Frequency of the firm's external client money reconciliations	Sufficient to show and explain decision taken under CASS 7.15.23 R when determin- ing frequency	Immediate	(1) Subject to (2), indefinitely. (2) For any decision which is superseded by a subsequent decision, five years from the subsequent decision (with (1) applying to the subsequent decision).
CASS 7.15.26R (2)	Review of frequency of the firm's external client money reconciliations	Date of each review and the actions the firm took in reviewing the frequency at which it carries out the external	Not specified	Not specified (see default pro- vision CASS 7.15.5R (3))

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Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
		client money re- conciliations		
CASS 7.19.6 R	For each sub- pool established by the firm	All the <i>client</i> beneficiaries of that sub-pool	From the date on which the sub-pool is created	Five years following the date on which client money was last held by the firm in relation to the sub-pool to which the record applied
CASS 7.19.7 R	For each sub- pool established by the firm	(a) The name of the sub-pool (b) The identity of the net margined omnibus account to which the sub-pool relates; (c) Each client bank account and each client transaction account maintained for the sub-pool; (d) the applicable sub-pool disclosure document for the sub-pool.	Prior to the date on which the firm intends to receive or hold client money for that subpool	Five years following the date on which client money was last held by the firm in relation to the sub-pool to which the record applied
CASS 7.19.8 R	For each sub- pool established by the firm	A list of all the sub-pools the firm has created.	From the date on which the sub-pool is created	Five years following the date on which client money was last held by the firm in relation to the sub-pool to which the record applied
CASS 7.19.9 R	For each sub- pool established by the firm	A sub-pool dis- closure document	At the time of establishing the relevant sub-pool	Five years following the date on which client money was last held by the firm in relation to the sub-pool to which the sub-pool disclosure document applied
CASS 7.19.13R (2)	For each sub- pool established by the firm	The name of each client bank account and each client transaction account maintained for the	From the date on which the client bank account and client transaction account is	5 years following the date on which client money was last held by the firm in relation to

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
		sub-pool, includ- ing a unique identifying reference	maintained for the <i>sub-pool</i>	the <i>sub-pool</i> to which the record applied
CASS 7A.2.6FR	Any balance under CASS 7A.2.6AR(1)(b)(i) or (ii) which has been applied towards any costs incurred in accordance with CASS 7.17.2R or towards any shortfall in the relevant notional pool in accordance with CASS 7A.2.6AR(1)(b) or (c) respectively	(i) The amount of the balance of client money; (ii) the name and contact details of any client to whom that balance was allocated according to the firm's records at the time of making the record; and (iii) efforts applied by the firm to determine the client's correct contact details under CASS 7A.2.6CE(1)(a) or, if being relied on, for the purposes of CASS 7.11.50R(3).	Immediately before taking steps to apply the balance to-wards costs or a shortfall in accordance with CASS 7A.2.6AR(1)(b) or (c) respectively	Indefinite
CASS 7A.3.8R (3)	Client money shortfall	Each client's enti- tlement to client money shortfall at the failed bank	Maintain up to date records	Until <i>client</i> is repaid
CASS 7A.3.10R (3)	Client money shortfall	Each client's enti- tlement to client money shortfall at the failed bank	Maintain up to date records	Until <i>client</i> is repaid
CASS 7A.3.11R (3)	Client money shortfall	Each client's enti- tlement to client money shortfall at the failed bank	Maintain up to date records	Until <i>client</i> is repaid
CASS 7A.3.17R (3)	Client money shortfall	Each client's enti- tlement to client money shortfall at the failed in- termediate broker, settle- ment agent or OTC counterparty	Maintain up to date records	Until <i>client</i> is repaid
CASS 8.3.1 R	Adequate records and internal controls in respect of the firm's use of mandates (see	Up to date list of firm's mandates and any conditions regarding the use of mandates, all transac-	Maintain cur- rent full details	One year after the firm ceases to have the mandate or, if the mandate was held in the

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Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
	CASS 8.3.2 R to CASS 8.3.2 C R)	tions entered into, details of procedures and internal controls for giving and receiving of instructions under mandates, and important client documents held by the firm, and, in relation to non-written mandates, the further details required by CASS 8.3.2C R		course of or in connection with the firm's MiFID business, five years after the same date
CASS 10.1.3 R	A firm's CASS resolution pack	The documents to which CASS 10.2 and CASS 10.3 refer	From the date on which a firm becomes subject to CASS 10.1.3 R	None is specified
CASS 11.3.6 R	Allocation of CASS oversight function in CASS 11.3.1 R or CASS 11.3.2 R, or CASS operational oversight function in CASS 11.3.4 R	The person to whom (as applicable) the CASS oversight responsibilities have been allocated, or to whom the CASS operational oversight function has been allocated	Upon allocation	5 years (from the date the re- cord was made)
CASS 11.7.6 R	Appropriateness of a CASS large debt manage- ment firm's se- lection of an ap- proved bank	Grounds upon which a CASS large debt management firm satisfies itself as to the appropriateness of the firm's selection of an approved bank at which to hold client money	Date of the selection	5 years (from the date the firm ceases to use the ap- proved bank to hold client money)
CASS 11.8.8 R	Client bank account acknowledgement letters sent in accordance with CASS 11.8.2 R	Each counter- signed client bank account ac- knowledgement letters received	On receipt of each letter	5 years (following closure of the last <i>client bank account</i> to which the letter relates)
CASS 11.8.9 R	Demonstration that a CASS debt management firm has com- plied with CASS 11.8.2 R to CASS 11.8.7 R	Evidence of such compliance	On compliance with the relevant provision	None specified

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
CASS 11.9.5 R	Money received from clients in the form of cash, cheques or other payable orders	Details of money received	On receipt	None specified
CASS 11.9.8 R (2)	Unidentified <i>client money</i> under CASS 11.9.8 R (2)	Details of unidentified <i>client</i> money held	Being unable to identify money as client money or its own money, and deciding it is reasonably prudent to so record	Until it performs the necessary steps to identify the money under CASS 11.9.8 R (1)
CASS 11.11.1 R	Client money held for each client and the CASS debt management firm's own money	All that is necessary to enable the CASS debt management firm to distinguish client money held for one client from client money held for any other client, and from the firm's own money	Maintain up- to-date records	None is specified
CASS 11.11.3 R	Client money held for each client	Accurate records to ensure the correspondence between the records and accounts of the entitlement of each client for whom the CASS debt management firm holds client money with the records and accounts of the client money the firm holds in client bank accounts	Maintain up- to-date records	None is specified
CASS 11.11.4 R	Payments made to, for or on be- half of clients by a CASS debt management firm and written and oral contact with clients and creditors	Details of payments made and of the written or oral contact	Maintain up- to-date records	None is specified

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reference CASS 11.12.4 R	A CASS debt management firm's CASS 11 resolution pack	The documents to which CASS 11.12.3 R and CASS 11.12.4 R refer.	From the date on which a CASS debt management firm becomes subject to CASS 11.12.3 R	None is specified
CASS 11.13.12 R (3)	A CASS large debt manage- ment firm's re- cord of each cli- ent's shortfall in the event of a secondary pooling event	Details of the shortfall	On the second- ary pooling event occurring	None is specified
CASS 13.2.3R	Allocation of oversight func- tion in CASS 13.2.3R	The person to who the over-sight function is allocated	Upon allocation	5 years (from the date the re- cord was made)
CASS 13.5.8R	Client bank account acknowledgement letters sent in accordance with CASS 13.5.2R	Each counter- signed client bank account ac- knowledgement letter received	On receipt of each letter	5 years (following closure of the last client bank account to which the letter relates)
CASS 13.5.9R	Demonstration that the <i>firm</i> has complied with the require- ments of CASS 13.5	Evidence of such compliance	On compliance with the relevant provision	None specified
CASS 13.6.5R	Money received from customers in the form of cash, cheques or other payable orders	Details of money received	On receipt	None specified
CASS 13.6.6R(2)	Unidentified <i>client money</i> under CASS 13.6.6R(2)	Details of unidentified <i>client</i> money held	Being unable to identify money as client money or its own money, and deciding it is reasonably prudent to so record	Until it per- forms the neces- sary steps to identify the money under CASS 13.6.6R(1)
CASS 13.10.1R(1)	Client money held for each customer and the firm's own money	All that is necessary to enable the firm to distinguish client money held for one customer from client money held for any other customer and from	Maintain up- to-date records	None specified

Handbook reference	Subject of record	Contents of record	When record must be made	Retention period
		the firm's own money		
CASS 13.10.3R	Client money held for each customer	Accurate records to ensure the correspondence between the records and accounts of the entitlement of each customer for whom the firm holds client money with the records and accounts of the client money the firm holds in client bank accounts	Maintain up- to-date records	None is specified
CASS 13.10.4R	Payments made to, for or on be- half of cus- tomers by the firm	Details of pay- ments made	Maintain up- to-date records	None is specified
CASS 13.11.13R	A record of each customer's shortfall in the event of a secondary pooling event	Details of the shortfall	On the second- ary pooling event occurring	None is specified