## Chapter 11

## Debt management client money chapter



## 11.8 Client bank account acknowledgement letters

- 11.8.1 The main purposes of a *client bank account acknowledgement letter* are:
  - (1) to put the approved bank on notice of a firm's clients' interests in client money that has been deposited with such person;
  - (2) to ensure that the client bank account has been opened in accordance with ■ CASS 11.9.3 R, and is distinguished from any account containing money that belongs to the firm; and
  - (3) to ensure that the approved bank understands and agrees that it will not have any recourse or right against money standing to the credit of the client bank account, in respect of any liability of the firm to such person (or person connected to such person).
- 11.8.2 R (1) For each client bank account, a CASS debt management firm must, in accordance with ■ CASS 11.8.4 R, complete and sign a *client bank* account acknowledgement letter clearly identifying the client bank account, and send it to the approved bank with whom the client bank account is, or will be, opened, requesting the bank to acknowledge and agree to the terms of the letter by countersigning it and returning it to the firm.
  - (2) Subject to CASS 11.8.6 R, a CASS debt management firm must not hold or receive any client money in or into a client bank account unless it has received a duly countersigned *client bank account* acknowledgement letter from the approved bank that has not been inappropriately redrafted and clearly identifies the client bank account.
- 11.8.3 In drafting client bank account acknowledgement letters under ■ CASS 11.8.2 R a CASS debt management firm is required to use the relevant template in ■ CASS 11 Annex 1 R.
- 11.8.4 When completing a client bank account acknowledgement letter under ■ CASS 11.8.2 R (1) a CASS debt management firm:
  - (1) must not amend any of the acknowledgement letter fixed text;
  - (2) subject to (3), must ensure the acknowledgement letter variable text is removed, included or amended as appropriate; and

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- (3) must not amend any of the acknowledgement letter variable text in a way that would alter or otherwise change the meaning of the acknowledgement letter fixed text.
- 11.8.6 R (1) If, on countersigning and returning the *client bank account* acknowledgement letter to a firm, the relevant approved bank has
  - (a) made amendments to any of the acknowledgement letter fixed text; or
  - (b) made amendments to any of the acknowledgement letter variable text in a way that would alter or otherwise change the meaning of the acknowledgement letter fixed text;

the *client bank account acknowledgement letter* will have been inappropriately redrafted for the purposes of ■ CASS 11.8.2 R (2).

- (2) Amendments made to the acknowledgement letter variable text, in the client bank account acknowledgement letter returned to a firm by the relevant approved bank, will not have the result that the letter has been inappropriately redrafted if those amendments do not affect the meaning of the acknowledgement letter fixed text, have been specifically agreed with the firm and do not cause the client bank account acknowledgement letter to be inaccurate.
- 11.8.7 R A CASS debt management firm must use reasonable endeavours to ensure that any individual that has countersigned a client bank account acknowledgement letter that has been returned to the firm was authorised to countersign the letter on behalf of the relevant approved bank.
- 11.8.8 R A CASS debt management firm must retain each countersigned client bank account acknowledgement letter it receives from the date of receipt until the expiry of a period of five years starting on the date on which the last client bank account to which the acknowledgment letter relates is closed.
- 11.8.9 A CASS debt management firm must also retain any other documentation or evidence it believes is necessary to demonstrate that it has complied with each of the applicable requirements in this section (such as any evidence it has obtained to ensure that the individual that has countersigned a client bank account acknowledgement letter that has been returned to the firm was authorised to countersign the letter on behalf of the relevant approved bank).
- A CASS debt management firm must, periodically (at least annually, and whenever it becomes aware that something referred to in a client bank account acknowledgement letter has changed) review each of its countersigned client bank account acknowledgement letters to ensure that they remain accurate.

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- 11.8.11
- Whenever a CASS debt management firm finds a countersigned client bank account acknowledgement letter to contain an inaccuracy, the firm must promptly draw up a new replacement client bank account acknowledgement letter under ■ CASS 11.8.2 R and ensure that the new client bank account acknowledgement letter is duly countersigned and returned by the relevant approved bank.
- 11.8.12 G

Under ■ CASS 11.8.10 R, a CASS debt management firm should obtain a replacement client bank account acknowledgement letter whenever:

- (1) there has been a change in any of the parties' names or addresses or a change in any of the details of the relevant account(s) as set out in the letter; or
- (2) it becomes aware of an error or misspelling in the letter.
- 11.8.13

If a CASS debt management firm's client bank account is transferred to another approved bank, the firm must promptly draw up a new client bank account acknowledgement letter under ■ CASS 11.8.2 R and ensure that the new client bank account acknowledgement letter is duly countersigned and returned by the relevant approved bank within 20 business days of the firm sending it to that person.

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