

Chapter 11

Debt management client money chapter



11.9 Segregation and the operation of
client money accounts

Requirement to segregate

- 11.9.1
- R
- A CASS *debt management firm* must take all reasonable steps to ensure that all *client money* it receives is paid directly into a *client bank account* at an *approved bank*, rather than being first received into the *firm's* own account and then segregated.
- 11.9.2
- G
- A CASS *debt management firm* should arrange for *clients* and third parties to make transfers and payments of any *money* which will be *client money* directly into the *firm's client bank accounts*.
- 11.9.3
- R
- A CASS *debt management firm* must ensure that *client money* is held in a *client bank account* at one or more *approved banks*.
- 11.9.4
- R
- Cheques received by a CASS *debt management firm*, made out to the *firm*, representing *client money* or a *mixed remittance* must be treated as *client money* from receipt by the *firm*.
- 11.9.5
- R
- Where a CASS *debt management firm* receives *client money* in the form of cash, a cheque or other payable order, it must:

(1)

pay the *money* into a *client bank account* in accordance with

CASS 11.9.1 R

 promptly and no later than on the *business day* after it receives the *money*;

(2)

if the *firm* holds the *money* overnight, hold it in a secure location in line with *Principle 10*; and

(3)

record the receipt of the *money* in the *firm's* books and records under the applicable requirements of

CASS 11.11

 (Records, accounts and reconciliations).

Mixed remittance

- 11.9.6
- R
- If a CASS *debt management firm* receives a *mixed remittance* it must:

(1)

pay the full sum into a *client bank account* promptly and in accordance with

CASS 11.9.1 R

 to

CASS 11.9.5 R

; and

- (2) no later than one *business day* after the payment of the *mixed remittance* into the *client bank account* has cleared, pay the money that is not *client money* out of the *client bank account*.

Allocation of client money receipts

- 11.9.7** R
- (1) A *CASS debt management firm* must allocate in its books and records any *client money* it receives to an individual *client* promptly and, in any case, no later than five *business days* following the receipt.
 - (2) Pending a *CASS debt management firm's* allocation of a client money receipt to an individual *client* under (1), it must record the received *client money* in its books and records as "unallocated client money".

- 11.9.8** R
- If a *CASS debt management firm* receives money (either in a *client bank account* or an account of its own) which it is unable immediately to identify as *client money* or its own *money*, it must:
- (1) take all necessary steps to identify the *money* as either *client money* or its own *money*;
 - (2) if it considers it reasonably prudent to do so, given the risk that *client money* may not be adequately protected if it is not treated as such, treat the entire balance of *money* as *client money* and record the *money* in its books and records as "unidentified client money" while it performs the necessary steps under (1).

- 11.9.9** G
- If a *CASS debt management firm* is unable to identify money that it has received as either *client money* or its own *money* under ■ CASS 11.9.8 R (1), it should consider whether it would be appropriate to return the *money* to the person who sent it (or, if that is not possible, to the source from where it was received, for example, the bank). A *firm* should have regard to its fiduciary duties when considering such matters.

Money received by appointed representatives, tied agents, field representatives and other agents

- 11.9.10** R
- A *CASS debt management firm* must ensure that *client money* received by its *appointed representatives*, *field representatives* or other agents is:
- (1) received directly into a *client bank account* of the *firm*; or
 - (2) if it is received in the form of a cheque or other payable order:
 - (a) paid into a *client bank account* of the *CASS debt management firm* promptly and, in any event, no later than the next *business day* after receipt; or
 - (b) forwarded to the *firm* or, in the case of a *field representative*, forwarded to a specified business address of the *CASS debt management firm*, to ensure that the *money* arrives at the specified business address promptly and, in any event, no later than the close of the third *business day* following the receipt of the *money* from the client; or

(3) if it is received in the form of cash, paid into a *client bank account* of the *CASS debt management firm* promptly and, in any event, no later than the next *business day* after receipt.

Interest

11.9.11 **R** A *CASS debt management firm* must pay a *client* any interest earned on *client money* held for that *client*.

Returning money to clients

11.9.12 **R** A *CASS debt management firm* must, on receipt of a written request to withdraw from a *debt management plan*, promptly return to the *client* any *client money* held by it for the *client*.

11.9.13 **G** The *FCA* would expect compliance with the requirement in **■ CASS 11.9.12 R** to return *client money* promptly to require *client money* to be returned to a *client* within five *business days* of the date on which a *client's* withdrawal from a *debt management plan* takes effect.