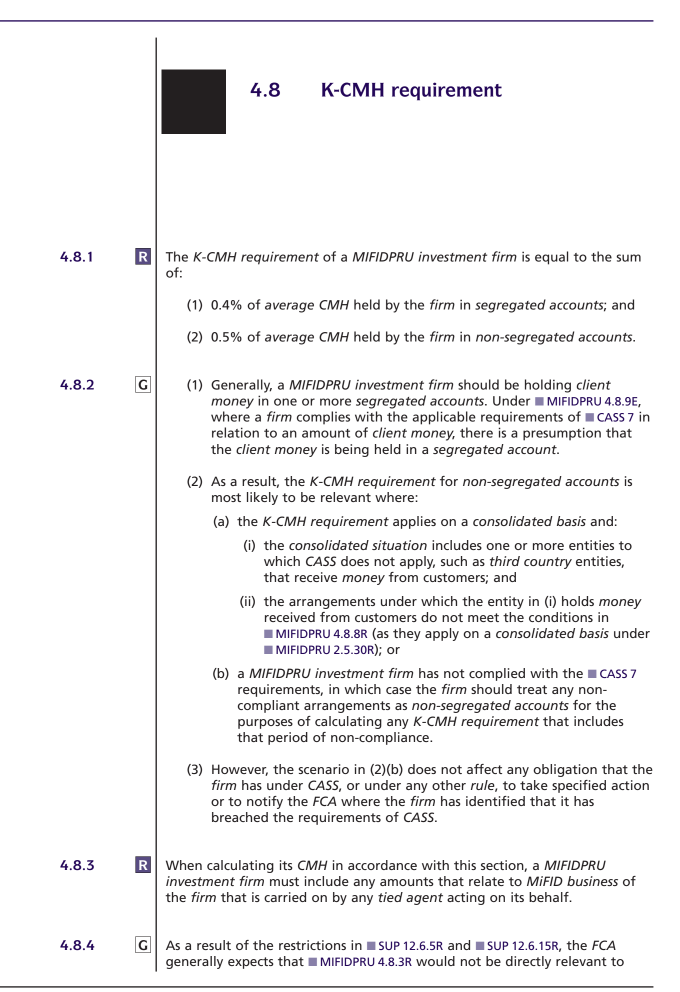
Prudential sourcebook for MiFID Investment Firms

## Chapter 4

## Own funds requirements

## MIFIDPRU 4 : Own funds requirements



4.8.5

MIFIDPRU investment firms on an individual basis. However, where this section applies on a consolidated basis in accordance with ■ MIFIDPRU 2.5 (Prudential consolidation), the UK parent entity must include any CMH attributable to a tied agent of a third country investment firm included within the consolidated situation.
 G (1) The definition of CMH includes only client money which is MiFID

- (1) The definition of CMH includes only client money which is MiFID client money. Therefore, client money which is received in connection with business other than MiFID business does not need to be included within a MIFIDPRU investment firm's calculation of CMH, except to the extent that MIFIDPRU 4.8.6R applies.
- (2) The definition of MiFID client money includes the following:
  - (a) money deposited into a *client bank account* in accordance with ■ CASS 7.13.3R;
  - (b) money originally received in connection with MiFID business which a firm has placed in a qualifying money market fund in accordance with ■ CASS 7.13.3R(4). This means that while the units or shares in the relevant qualifying money market fund must still be treated by the firm as client assets for the purposes of CASS and must be dealt with in accordance with ■ CASS 7.13.26R, the value of those units or shares must be included in CMH for the purposes of MIFIDPRU;
  - (c) an amount of the *firm*'s own *money* that the *firm* has paid into its *client bank account* for the purposes of ■ CASS 7.13.65R where the *firm* is applying *alternative approach mandatory prudent* segregation; and
    - (i) prudent segregation;
    - (ii) alternative approach mandatory prudent segregation; or
    - (iii) clearing arrangement mandatory prudent segregation; and
  - (d) money received from a *client* in connection with *MiFID business* which a *firm* has allowed a third party (such as an exchange, a *clearing house* or an *intermediate broker*) to hold in accordance with CASS 7.14 (Client money held by a third party).
- (3) Where a *firm* controls *money* under a *mandate* in accordance with
   CASS 8, the *money* is not *MiFID client money* if it is not *client money* received or held by the *firm*. A *firm* is not required to include any *money* it controls but does not hold within its calculation of *CMH*.
- (4) Although money that is not MiFID client money does not contribute to the K-CMH requirement, a MIFIDPRU investment firm should still consider any potential material harms that may arise in connection with receiving money from clients as part of their ICARA process under ■ MIFIDPRU 7. This includes any material harms that may arise in relation to amounts received that are not treated as client money, such as under a title transfer collateral arrangement.

4.8.6

If a *MIFIDPRU investment firm* is unsure whether *client money* should be classified as *MiFID client money*, it must treat the relevant amount as *MiFID client money* for the purposes of this section until the firm is satisfied that the amount is not *MiFID client money*.

R

## MIFIDPRU 4 : Own funds requirements

4.8.7	G	MIFIDPRU 4.8.6R applies only for the purposes of determining how the <i>client</i> money concerned should be treated for the purposes of <i>MIFIDPRU</i> . It does not affect how the <i>client money</i> should be treated for the purposes of other provisions in the <i>Handbook</i> (such as <i>CASS</i> or <i>COBS</i> ) or under any other legislation.
4.8.8	R	An arrangement is a <i>segregated account</i> if it is an arrangement in respect of which a <i>firm</i> ("A") ensures that all of the following conditions are met:
		(1) A keeps records and accounts enabling A, at any time and without delay, to distinguish assets held for one <i>client</i> from assets held for any other <i>client</i> and from A's own assets;
		(2) A maintains its records and accounts in a way that ensures their accuracy, and in particular that they correspond to the assets held for <i>clients</i> and may be used as an audit trail;
		(3) A conducts, on a regular basis, reconciliations between A's internal accounts and records and those of any third parties by whom those assets are held;
		(4) A takes the necessary steps to ensure that deposited <i>client</i> funds are held in an account or accounts identified separately from any accounts used to hold funds belonging to A;
		(5) A operates adequate organisational arrangements to minimise the risk of the loss or diminution of <i>client</i> assets or of rights in connection with those assets, as a result of misuse of the assets, fraud, poor administration, inadequate record-keeping or negligence; and
		(6) the applicable national law provides that, in the event of A's insolvency or entry into resolution or administration, assuming that A has complied with (1) to (5), <i>client</i> funds cannot be used to satisfy claims against A, other than claims by the relevant <i>clients</i> .
4.8.9	Ε	(1) This <i>rule</i> applies for the purposes of MIFIDPRU 4.8.8R.
		(2) A <i>MIFIDPRU investment firm</i> which holds <i>client money</i> must comply with, among other requirements, the applicable requirements on:
		<ul> <li>(a) organisational requirements in relation to <i>client money</i> in</li> <li>■ CASS 7.12;</li> </ul>
		(b) segregation of <i>client money</i> in ■ CASS 7.13 or <i>client money</i> held by a third party in ■ CASS 7.14;
		(c) records, accounts and reconciliations in $\blacksquare$ CASS 7.15; and
		(d) acknowledgement letters in ■ CASS 7.18.
		<ul> <li>(3) Compliance with (2) in relation to an arrangement may be relied on as tending to establish compliance with the conditions for that arrangement to be classified as a segregated account in</li> <li>MIFIDPRU 4.8.8R.</li> </ul>
		(4) Contravention of (2) in relation to an arrangement may be relied on as tending to establish contravention of the conditions for that

		arrangement to be classified as a <i>segregated account</i> in MIFIDPRU 4.8.8R.
4.8.10	G	The effect of $\blacksquare$ MIFIDPRU 4.8.9E is that if a <i>MIFIDPRU investment firm</i> complies with the provisions of <i>CASS</i> specified in $\blacksquare$ MIFIDPRU 4.8.9E(2) for a particular arrangement for <i>client money</i> , it can proceed on the basis that the <i>client</i> <i>money</i> is being held in a <i>segregated account</i> for the purposes of the <i>K-CMH</i> <i>requirement</i> . However, if the <i>firm</i> does not comply with the relevant <i>CASS</i> provisions in relation to a <i>client money</i> arrangement, this will generally be evidence that the relevant <i>client money</i> should be treated as being held in a <i>non-segregated account</i> for the purposes of calculating the <i>K-CMH</i> <i>requirement</i> .
4.8.11	G	Where consolidation under $\blacksquare$ MIFIDPRU 2.5 (Prudential consolidation) applies to an <i>investment firm group</i> , $\blacksquare$ MIFIDPRU 2.5.30R and $\blacksquare$ MIFIDPRU 2.5.31R explain how to calculate the consolidated <i>K</i> - <i>CMH requirement</i> .
4.8.12	R	A <i>firm</i> must calculate its <i>K-CMH requirement</i> on the first <i>business day</i> of each <i>month</i> .
4.8.13	R	A firm must calculate the amount of its average CMH by:
		(1) taking the total <i>CMH</i> as measured at the end of each <i>business day</i> during the previous 9 <i>months</i> ;
		(2) excluding the daily values for the most recent 3 <i>months</i> ; and
		<ul><li>(3) calculating the arithmetic mean of the daily values for the remaining 6 months.</li></ul>
4.8.14	R	For the purpose of the calculation in <b>I</b> MIFIDPRU 4.8.13R, a <i>firm</i> must measure <i>CMH</i> in accordance with, to the extent applicable:
		<ul> <li>(1) any records, accounts and reconciliations that the <i>firm</i> maintains to comply with the requirements of ■ CASS 7.15 (Records, accounts and reconciliations); and</li> </ul>
		(2) any values contained in accounting records.
4.8.15	R	Where a <i>firm</i> has been holding <i>CMH</i> for less than 9 <i>months</i> , it must calculate its <i>average CMH</i> using the modified calculation in <b>MIFIDPRU TP 4.11R(1)</b> with the following adjustments:
		(1) in ■ MIFIDPRU TP 4.11R(1)(b), n is the relevant number of months for which the firm has been holding CMH (with the month during which the firm begins that activity counted as month zero);
		(2) during <i>month</i> zero of the calculation, the <i>firm</i> must:
		<ul> <li>(a) use a best efforts estimate of expected CMH for that month based on the firm's projections when beginning the new activity; and</li> </ul>

4.8.16

G

- (b) use the estimate in (a) as its average CMH;
- (3) during *month* 1 of the calculation and each *month* thereafter, the *firm* must apply the approach in (1) using observed historical data from the preceding *month*;
- (4) the modified calculation ceases to apply on the date that falls 9 *months* after the date on which the *firm* began holding *CMH*.
- (1) Under MIFIDPRU 4.8.13R(1), a *firm* must measure its *CMH* at the end of each *business day*. The relevant amount should reflect any subsequent adjustment that the *firm* must apply as a result of any requirement to carry out internal reconciliations in relation to *client money* (for example, under CASS 7.15). Therefore, where an internal reconciliation subsequently identifies that the amount of *CMH* recorded for a particular *business day* is incorrect, the *firm* should update the relevant amount to reflect the correct figure.
- (2) Where the *K-CMH requirement* applies on a *consolidated basis*, the *guidance* in (1) also applies in relation to any reconciliations carried out in accordance with the requirements of the jurisdiction in which any *third country* entity included in the *consolidated situation* is based.