CLIENT MONEY HANDLING PROCEDURE



Definition of client money	 Client money relates to money of any currency, whether in the form of cash, cheque or electronic transfer, which is: Held or received on behalf of another person, including money held by a regulated firm as stakeholder. It is not immediately due and payable on demand.
How and where client money is held	As part of the Royal Institution of Chartered Surveyors (RICS) professional statement (<i>Client money handling, effective from</i> 1 ^{<i>st</i>} <i>January</i> 2020), and internal due diligence, client money held or received by Ceres Property LLP is either banked into a general clients' bank account , a designated discrete account or held in a client-controlled bank account.
	A general clients' bank account is a Client Bank Account which holds pooled client money belonging to more than one client. A discrete bank account is a client-named bank account which holds client money belonging to a single client. All landlord and tenant monies are kept separate and further details of where funds are held can be found within the Property Management Agreement (PMA), Tenancy Agreement or specific Terms of Business (TOB).
	Client monies are held separately from Ceres Property LLP monies and are easily identifiable and immediately available. Within the general clients' bank account , each client's money is recorded in individual client ledgers to maintain segregation of funds.
	 Client money is held in an appropriate banking institution, with a minimum rating of BBB+, regulated as follows: UK - Authorised by the Prudential Regulatory Authority (PRA), the Bank of England and the Financial Conduct Authority (FCA). Jersey - Authorised by the Jersey Financial Services Commission. Guernsey - Authorised by the Guernsey Financial Services Authority.
	Additional information on the Ceres Property LLP selection criteria for principal counterparties can be found within the "UK Money Counter Party Policy".
Access to funds	Signatories are at level Associate and above and, where required, staff with a minimum of three years of employment. Only one principal of the firm can authorise new signatories to client money accounts.
Timescales for payment of cash into a client account	All cash and cheques received by post are logged and banked on the day of receipt, where possible, and allocated to the appropriate client money account. All unidentified funds are reviewed as soon as possible and no later than one month from receipt at which time they will be allocated or returned
Controls for authorisation of	A withdrawal from a client account can only be made after a specific authority has been approved by a signatory in accordance with the bank mandate and

payments from a client account	the firm's procedures and systems. All payment requests must be accompanied by supporting evidence that has been
	checked and authorised. Segregation of duties in the client accounting function is in place to prevent data tampering within the payment process.
How interest and bank charges are handled	The Client Bank Account is an interest-bearing, instant access account and Ceres Property LLP will cover transactional banking and account maintenance charges associated with the operation of such an account. Ceres Property LLP is entitled to retain any interest earned through the aggregation of various client accounts to offset general bank charges and administration costs associated with operating the Client Bank Account, as per a signed Property Management Agreement (PMA), Tenancy Agreement or specific Terms of Business (TOB).
Reconciliation of accounts	Bank accounts are reconciled monthly, using a three-way reconciliation between the bank, general ledger and individual client ledgers, as required by the RICS.
Information provided to payments from a client account	Reporting and frequency requirements are agreed and documented with the client and provided in line with the agreement.
Approved by	Shaun Spalding on behalf of Ceres Property LLP