

SRA Statutory Trust Rules

i Guidance, changes, terms, notes and tags

[https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?docld=1265662901]

Introduction

These rules set out what the SRA does with money it takes possession of following an intervention into a firm's and/or an individual's practice. We hold this money on trust for the people it belongs to. This type of trust is called a statutory trust. The people that the money belongs to are beneficiaries of the trust. We have produced <u>guidance on the way that we deal with this money [https://guidance.sra.org.uk/sra/decision-making/]</u>.

This introduction does not form part of the SRA Statutory Trust Rules.

Part 1: General

Open all [#]

Rule 1: Holding statutory trust monies

 $[\underline{https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?}\\ \underline{contentId=1143332649}]$

- 1. The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA] shall place all statutory trust monies [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-monies] in an identifiable statutory trust account [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account].</u>
- 2. All interest earned on the funds held in any <u>statutory trust account</u> [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account] shall be paid into that account.

Rule 2: Identifying beneficial entitlements

 $[\underline{https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?}\\ \underline{contentId=575879174}]$

2. The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> will create a <u>reconciled list</u> [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#reconciled-list] or a <u>best list [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#best-list] in respect of statutory trust monies</u>

- [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-monies] held, using the information which it has available.
- 3. In creating a reconciled list [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#reconciled-list] or a best list [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#best-list], any sums of money which are identified within a statutory trust account [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#statutory-trust-account] as being payments on account of fees [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#fees] or unpaid <u>disbursements</u> [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#disbursements], or which are equivalent to the costs [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#costs] incurred in a matter to which the funds relate, will be treated as due to the <u>client [https://guidance.sra.org.uk/solicitors/standards-</u> regulations/glossary/#client] rather than the intervened practitioner [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#intervenedpractitioner], unless there is sufficient evidence of a bill or other written notification of costs [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#costs] having been sent to the client [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#client].
- 4. The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> will attempt to contact all <u>persons</u> [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#person] identified as having a potential beneficial interest in the <u>statutory trust monies [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-monies]</u> and invite them to submit a claim in accordance with rule 4.

Rule 3: Minimum level of funds

[https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?contentId=8425699]

- 3. The SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA] may set a minimum level of funds to which a beneficiary [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary] may be entitled within a statutory trust-account [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account] below which it will not attempt to identify or locate potential beneficiaries [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary] on the basis that, in the opinion of the SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA], it would be unreasonable or disproportionate to do so.
- 4. The level in rule 3.1 applies to the sum identified as relating to a particular beneficiary heneficiary], after the application of any pro-rata adjustment which may be made under rule 6.2 but without including any interest under rule 7.3.



Part 2: Claims

Open all [#]

Rule 4: Claimants to money

[https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?contentId=4535489221

4. Unless the SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA1 agrees otherwise, every claimant [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#claimant] must submit to the SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA1 a claim in the prescribed [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#prescribed] form accompanied by any documentation and other evidence as may be required by the SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA1, and which must include, if requested by the SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA1, a statement of truth.

Rule 5: Verification of claims

 $[\underline{https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?} \\ \underline{contentId=2033579095}]$

The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> may verify the individual potential beneficial entitlements claimed under rule 4 by examining all available evidence.

Rule 6: Shortfall in statutory trust account

 $[\underline{https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?} contentId = 1466125620]$

- 7. Where, having applied additional funds under rule 6.1, a shortfall still exists on a <u>statutory trust account</u> [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-

trust-account], the <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> will decide on the method for calculating how to distribute the funds that are available in the account to <u>beneficiaries [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary]</u>.

Rule 7: Distribution of beneficial entitlements

[https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?contentId=898672145]

- 7. In a case where the accounting records of the intervened
 practitioner [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#intervened-practitioner] are reconciled accounts
 necounts], payments to beneficiaries
 <a href="[https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary])
 will be made on the basis of the reconciled list
 <a href="[https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#reconciled-list]
- 8. In a case where the accounting records of the intervened
 practitioner [https://guidance.sra.org.uk/solicitors/standardsregulations/glossary/#intervened-practitioner] are not reconciled accounts
 necounts], payments to beneficiaries
 <a href="[https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary]
 will be made on the basis of the best list
 https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#best-list].
- 9. Any interest which has accrued on a statutory trust account https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account] under rule 1.2, will be distributed to beneficiaries beneficiary] on a pro-rata basis in proportion to the payments made to them under rule 7.1 or 7.2.

Rule 8: Residual balances

 $[\underline{https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?} contentId=331218670]$

8. The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> may use any funds which remain in a <u>statutory trust account [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account]</u> following the distribution to <u>beneficiaries [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary]</u> under rule 7 to reimburse any costs, charges, or other expenses, which it has incurred in establishing the beneficial entitlements to the <u>statutory trust monies</u> [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-monies] and in distributing the monies accordingly.

9. If funds remain in a statutory trust account
statutory-trust-account] after payment to beneficiaries
lhttps://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary.] and the reimbursement of costs, charges and expenses in accordance with rule 8.1, the SRA
<a href="mailto:lhttps://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA] may transfer such remaining funds into the compensation fund held by the SRA [<a href="https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA] and any claim to such funds under these rules shall be extinguished.

Rule 9: Interim payments

[https://guidance.sra.org.uk/solicitors/standards-regulations/statutory-trust-rules/?contentId=1911248843]

9. The <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA]</u> may make an interim payment to a <u>beneficiary [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#beneficiary]</u> before the full distribution of funds in a <u>statutory trust account [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#statutory-trust-account]</u> takes place provided that the <u>SRA [https://guidance.sra.org.uk/solicitors/standards-regulations/glossary/#SRA] is satisfied that the payment can be made without prejudicing other claims to those funds.</u>

Supplemental notes

Made by the SRA Board on 30 May 2018.

Made under paragraph 6B of Schedule 1 to the Solicitors Act 1974, paragraphs 32 to 34 of Schedule 2 to the Administration of Justice Act 1985, and paragraph 6 of Schedule 14 to the Legal Services Act 2007, governing the treatment of sums vested in the Law Society under paragraphs 6 or 6A of Schedule 1 to the Solicitors Act 1974 and under paragraphs 3 or 4 of Schedule 14 to the Legal Services Act 2007

SRA Statutory Trust Rules

You are reading current version in effect from 25 November 2019

Guidance (1) [1

Tags

Accounts & finance [https://guidance.sra.org.uk/solicitors/standards-regulations/index/#12884941478] Other regulation topics
[https://guidance.sra.org.uk/solicitors/standards-regulations/index/#12884941492]
Print this section [javascript:PrintFromSidebar()] Copy highlighted section to clipboard [#]
Back to []

You are reading current version in effect from 25 November 2019

Guidance

Guidance

How we deal with money when we intervene (Statutory Trusts)
[https://guidance.sra.org.uk/sra/decision-making/guidance/consumer-money-intervene/]

This guidance is to help you understand your obligations and how to comply with them. We may have regard to it when exercising our regulatory functions.

<u>Print this page</u> [#] <u>Save as PDF</u> [https://guidance.sra.org.uk/pdfcentre/?type=id&data=1265662901]