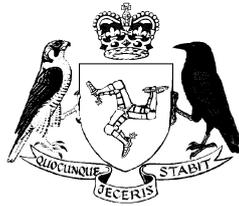


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COLLECTIVE INVESTMENT SCHEMES ACT 2008

COLLECTIVE INVESTMENT SCHEMES (REGULATED FUND) REGULATIONS 2010

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COLLECTIVE INVESTMENT SCHEMES ACT 2008

COLLECTIVE INVESTMENT SCHEMES (REGULATED FUND) REGULATIONS 2010

Approved by Tynwald

20 April 2010

Coming into operation 1 May 2010, [amendments 1 November 2015](#)

The Financial Supervision Commission¹, after consulting in accordance with section 24(13) of the Collective Investment Schemes Act 2008², makes these Regulations under section 24(1) of and Schedule 2 paragraphs 2(14) and 3(4) to that Act.

1 Title

These Regulations are the Collective Investment Schemes (Regulated Fund) Regulations 2010.

2 Commencement

These Regulations come into operation on 1 May 2010.

3 Interpretation

(1) In these Regulations —

“the Act” is the Collective Investment Schemes Act 2008;

“appropriate auditor” is a person that is qualified for appointment as auditor of a company under sections 14 to 14H of the Companies Act 1982³, and —

(a) has a permanent place of business on the Island;

(b) is covered by Professional Indemnity insurance of at least £20 million;

¹ Isle of Man Financial Services Authority from 1 November 2015

² 2008 c.7

³ 1982 c.2

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- (c) is independent of the fund, having regard to auditing standards and the code of ethics of the body of accountants of which he is a member;

“the Authority” means the Isle of Man Financial Services Authority;

“the Authority’s General Licensing Policy” means the general licensing policy issued by the Authority;

“financial statements” are annual financial statements and interim financial statements prepared in accordance with regulation 36;

“regulated fund” is a type of full international fund under Schedule 2 paragraph 2 to the Act and **“fund”** is to be construed as a regulated fund for the purpose of these Regulations;

“functionary” includes the governing body, a member of the governing body and a person appointed to provide services to the fund, including (without limitation) a manager, administrator, fiduciary custodian, trustee, asset manager, investment adviser or promoter;

“generally accepted accounting principles or practice” has the same meaning as in section 3A of the Companies Act 1982;

“launch date” is the date of publication of the fund’s initial offering document and, unless the contrary is proved, will be the date of that offering document; and

“Vetting Forms” means personal questionnaires issued by the [Authority](#).

- (2) A reference to “US\$” is to United States Dollars and its equivalent in any other currency and a figure expressed in United States Dollars includes its equivalent value in that other currency.

THE GOVERNING BODY

4 Composition of the governing body

- (1) With the exception of funds constituted as unit trusts, a fund’s governing body must include at least 1 natural person who is resident in the Isle of Man.
- (2) The governing body of a fund constituted as a unit trust will be the trustee.

5 Appointment of a member to the governing body

- (1) Each member of a fund’s governing body must be fit and proper to act in that capacity.

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- (2) Before being appointed to the governing body, a proposed member must complete and submit Vetting Forms to the [Authority](#).
- (3) The Vetting Forms referred to in paragraph (2)–
 - (a) form part of the materials required in support of a request to act as manager of a fund under regulation 9;
 - (b) form part of the materials required in support of a request to continue to act as manager of a fund where it is proposed that a new member is appointed to the fund’s governing body under regulation 10(1)(a).
- (4) Where the [Authority](#) objects to the proposed appointment to act as a member of a fund’s governing body, the appointment shall not take effect.

6 Ceasing to be a member of the governing body

- (1) Where a member of the governing body is removed, resigns or is not reappointed at the end of their term of office, that member must notify the [Authority](#) without delay, stating the reasons for the change in the governing body’s membership.
- (2) The notice in paragraph (1) can initially be made by any reasonable means however verbal notification must be followed by letter or email within 5 working days.

7 Duties of the governing body

- (1) The governing body of a fund is responsible for ensuring that —
 - (a) these Regulations are complied with;
 - (b) the fund’s offering document and relevant constitutional documents comply with the Act and these Regulations;
 - (c) the fund is and continues to be managed and operated in accordance with the fund’s offering document and constitutional documents;
 - (d) the fund’s offering document accurately sets out all material information which, at the date of the offering document, is known by the governing body (or which any member of the governing body could have obtained by making reasonable enquiries at that time) and which is relevant to an investor or potential investor making an informed judgement about whether to invest in the fund;
 - (e) no offering document is issued to investors or potential investors unless, at the date it is issued to such persons, it is up to date in accordance with sub-paragraph (d);

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- (f) the manager of the fund is notified of all changes to the fund and arrangements for the fund and provided with a copy of all amended offering and constitutional documents without delay;
 - (g) investors in the fund are informed in a timely manner of material changes to the fund and the anticipated impact of such changes;
 - (h) within 6 months of the first anniversary of the launch of the fund, within 6 months of the fund's financial year-end thereafter and immediately prior to the fund ceasing to be a fund,, an annual compliance declaration in the [format and containing the information specified by the Authority](#) is signed by the governing body and submitted to the [Authority](#);
 - (i) the responsibilities imposed upon the manager under regulation 13 are discharged; and
 - (j) a minimum subscription amount appropriate to the fund is determined.
- (2) The governing body must sign a statement of responsibility in the [format and containing the information specified by the Authority](#) in relation to the initial, and any amended, offering documents. The governing body must submit the statement of responsibility to the [Authority](#) prior to the fund's proposed launch date (in relation to the initial offering document) or prior to the issue to investors of an offering document which contains a material change.

FUNCTIONARIES

8 Independence of the manager and fiduciary custodian or trustee

- (1) The manager and fiduciary custodian or trustee of a fund must be different persons.
- (2) Where the manager and fiduciary custodian or trustee of a fund are or will be bodies corporate with the same ultimate parent company –
 - (a) the manager and fiduciary custodian or trustee must be wholly owned subsidiary companies of a corporate group and must not be subsidiaries of each other;
 - (b) no individual should be in day to day control of both the business of the manager and fiduciary custodian or trustee;
 - (c) a signed undertaking satisfactory to the [Authority](#) must be given by the ultimate parent company, in respect of:-

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- (i) the proper performance by the manager and fiduciary custodian or trustee of their respective obligations in respect of the fund;
- (ii) the existence of effective arrangements to ensure that the manager and fiduciary custodian or trustee at all times act independently of one another; and
- (iii) compliance with the requirements of sub-paragraphs (a) and (b); and
- (d) full disclosure of the fact that the manager and fiduciary custodian or trustee are common group companies must be made in the offering documents.

9 Appointment to act as manager

- (1) Where a manager wishes to act for a new regulated fund, the manager must –
 - (a) request the [Authority](#)'s agreement to its acting as manager of the fund; and
 - (b) submit draft fund constitutional documents, offering document, material agreements and other specified documents,in line with the approval process set out in Schedule 2.
- (2) If by the end of a 3 month period from the submission of the request in paragraph (1) the [Authority](#) has not –
 - (a) approved to the manager's appointment;
 - (b) refused the manager's appointment; or
 - (c) notified the manager that it requires additional time to consider the application,the [Authority](#) will be deemed to have approved the manager's appointment.
- (3) The [Authority](#)'s approval of the manager's appointment may be subject to conditions.
- (4) The manager must submit copies of the final executed documents required by sub-paragraph (1)(b) to the [Authority](#) within 10 working days of the fund's launch date.

10 Changes to a fund

- (1) Where a fund –

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- (a) proposes to appoint or remove –
 - (i) a member or member(s) of the governing body;
 - (ii) an administrator;
 - (iii) a fiduciary custodian or trustee;
 - (iv) a sub custodian;
 - (v) an asset manager or investment adviser; or
 - (vi) promoter; or
- (b) proposes to make a material alteration to the fund’s constitutional documents, offering document and material agreements, the manager must follow the procedure in paragraph (2).
- (2) In the circumstances in paragraph (1), the manager must –
 - (a) send a request to the [Authority](#) to continue to act as manager of the fund in the [format and containing the information specified by the Authority](#); and
 - (b) submit black lined versions of any revised draft fund constitutional documents, offering document and material agreements or other specified documents where material changes have been made.
- (3) If by the end of a 1 month period from the submission of the request and documentation required in paragraph (2) the [Authority](#) has not –
 - (a) approved to the manager’s continued appointment;
 - (b) refused the manager’s continued appointment; or
 - (c) notified the manager that it requires additional time to consider the proposed changes,the [Authority](#) will be deemed to have approved the manager’s continued appointment.
- (4) The [Authority](#)’s approval of the manager’s continued appointment may be subject to conditions.
- (5) The manager must submit copies of the final executed documents required by sub-paragraph (2)(b) to the [Authority](#) within 10 working days of their execution.

11 Appointment of a new manager

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- (1) Where a fund wishes to appoint a new manager to an existing fund, the manager must follow the procedure in paragraph (2).
- (2) In the circumstances in paragraph (1), the manager must –
 - (a) request the Authority's agreement to its acting as manager of the fund in the format and containing the information specified by the Authority; and
 - (b) submit black lined versions of any revised draft fund constitutional documents, offering document and material agreements or other specified documents.
- (3) If by the end of a 3 month period from the submission of the request and documentation required in paragraph (2) the Authority has not –
 - (a) approved to the manager's appointment;
 - (b) refused the manager's appointment; or
 - (c) notified the fund that it requires additional time to consider the proposed appointment,the Authority will be deemed to have approved the manager's appointment.
- (4) The Authority's approval of the manager's appointment may be subject to conditions.
- (5) The manager must submit copies of the final executed documents required by sub-paragraph (2)(b) to the Authority within 10 working days of their execution.

12 Removal of a manager

- (1) Where a manager wishes to cease being the manager of a fund or is being removed as the manager of a fund the manager, in conjunction with the fiduciary custodian or trustee, must notify the Authority of the intended cessation or removal.
- (2) The notification in paragraph (1) must be accompanied by full details of –
 - (a) the circumstances surrounding the intended cessation or removal; and
 - (b) any material concerns that they may have about the fund, its governing body or its functionaries.
- (3) If by the end of a 3 month period from the submission of the notification the Authority has not notified the manager that it –
 - (a) has approved the manager's cessation or removal;

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- (b) refused the manager's cessation or removal; or
 - (c) requires additional time to consider the proposed changes,
- the **Authority** will be deemed to have approved the manager's cessation or removal.
- (4) The **Authority**'s decision about the manager's cessation or removal may be subject to conditions.
 - (5) For the avoidance of doubt, the provisions of this regulation shall not apply where the removal or cessation is due to the scheme being wound up, dissolved or otherwise ceasing to be in existence.

13 Responsibilities of a manager

- (1) The manager must notify the **Authority** —
 - (a) without delay —
 - (i) if it determines that the fund has not been managed or operated in accordance with the provisions of its constitutional or offering document;
 - (ii) if it becomes aware that any of the requirements in these Regulations have not been complied with;
 - (iii) if it becomes aware that a member of the governing body has been removed, resigned or not reappointed at the end of their term of office; and
 - (iv) when it becomes aware that the fund's auditor has been removed, resigned or has not been reappointed at the end of its term of office, of that fact;
 - (b) as soon as reasonably practicable after receiving —
 - (i) an audit report on a fund's financial statements that —
 - (A) has been qualified by the auditor; or
 - (B) contains an emphasis of matter; or
 - (ii) a management letter (or equivalent) in relation to the fund's audit which notes significant issues.

Notifications in accordance with sub-paragraphs (i) and (ii) must be accompanied by a copy of the audit report or management letter (or equivalent) together with details of any remedial action that the governing body, manager or any other party intends to take;

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- (c) within 10 working days, where the fund's audited annual financial statements have not been distributed in accordance with regulation 38 of that fact and every four weeks thereafter until they have been issued and distributed. Each notification must —
 - (i) give details of the issues giving rise to the delay;
 - (ii) contain a revised timetable for distribution of the audited annual financial statements;
 - (iii) be signed by, or on behalf of, the manager; and
 - (iv) be accompanied by –
 - (A) a copy of any shareholder communication regarding the delay; or
 - (B) if no shareholder communication has been issued, the reasons for, and the written consent of the fiduciary custodian to, not issuing such a communication.
- (2) The manager must –
 - (a) satisfy itself that the fund is being managed and operated in accordance with the provisions of its constitutional and offering documents;
 - (b) ensure that adequate procedures and controls have been implemented which are appropriate for the fund and include procedures and controls relating to –
 - (i) the fund's corporate governance arrangements;
 - (ii) compliance arrangements for the fund and services provided to the fund by the manager;
 - (iii) accuracy of pricing;
 - (iv) monitoring of investment and borrowing powers and restrictions;
 - (v) monitoring of the fund's liquidity profile;
 - (vi) maintenance of the register of participants;
 - (vii) application and redemption procedures;
 - (viii) issue of contract notes;
 - (ix) complaints procedures;
 - (x) breaches register and pricing errors log;
 - (xi) issue of interim and annual financial statements for the fund;

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- (xii) accuracy of fund fees and expenses charged;
 - (xiii) update of the fund's offering document;
 - (xiv) advertising; and
 - (xv) notifying the fiduciary custodian or trustee without delay of any material breaches or pricing errors;
- (c) notify the fiduciary custodian or trustee without delay of any material lapses in the implementation of the procedures and controls in subparagraph (b);
 - (d) send copies of any revised offering document and any notification document, which have been provided to the [Authority](#), to the fiduciary custodian or trustee;
 - (e) satisfy itself that the fund's investors have completed an application form and where entry criteria has been imposed by the fund that they have signed to confirm that they meet those criteria;
 - (f) complete and sign [the relevant part of the regulated fund annual compliance declaration in the format and containing the information specified by the Authority](#). The full compliance declaration must be submitted to the Authority by the manager and governing body within 6 months of the first anniversary of the fund's launch, within 6 months of the fund's financial year-end thereafter and immediately prior to the fund ceasing to be a fund.
 - (g) supply the statistical information [in the format and containing the information specified by the Authority](#) to the [Authority](#) within 15 working days of each calendar quarter end; and
 - (h) oversee the promotion of the fund by the promoter under regulation 18.

14 The fiduciary custodian or trustee

- (1) A fund –
 - (a) other than a unit trust must appoint a fiduciary custodian;
 - (b) that is constituted as a unit trust must appoint a trustee.
- (2) A fiduciary custodian or trustee must be -
 - (a) an authorised person;
 - (b) licensed to undertake this activity in a jurisdiction listed at Schedule 5;
or

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- (c) found acceptable by the [Authority](#) when considering the manager's appointment, continuation or removal as manager of the fund under regulations 9, 10, 11 and 12.

15 Duties of the fiduciary custodian or trustee

- (1) The fiduciary custodian or trustee must –
 - (a) implement appropriate procedures and controls in order to satisfy itself that the fund is being managed and operated in accordance with the provisions of its constitutional and offering documents;
 - (b) have all of the property of the fund –
 - (i) in its custody or placed with a sub custodian appointed in accordance with regulation 16; and
 - (ii) held in trust for the investors;
 - (c) have the right to give and carry out instructions in respect of fund assets where it has reasonable grounds to believe that the investment and borrowing limitations in the constitutional and offering documents are not being complied with.
- (2) The fiduciary custodian or trustee must notify the [Authority](#) without delay –
 - (a) if it determines that the fund has not been managed and operated in accordance with the provisions of its constitutional or offering documents;
 - (b) if it becomes aware that any of the requirements in these Regulations have not been complied with; and
 - (c) if it becomes aware of breaches (which have not been corrected within 20 working days of discovery) by the manager, of the obligations imposed on the manager by the constitutional and offering documents of the fund.

16 Sub custodian

- (1) Where the fund's constitutional documents allow, the fund or the appointed trustee or fiduciary custodian can appoint a sub custodian to act as custodian for certain fund assets.
- (2) The sub custodian–
 - (a) must be an authorised person or be licensed in a jurisdiction outside the Isle of Man to provide custody services to this type of fund; and

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- (b) must not be the manager or a subsidiary of the manager.
- (3) Before making an appointment, and on an ongoing basis, the governing body and fiduciary custodian or trustee must ensure that each appointed sub custodian is competent to undertake the function and is appropriately experienced in providing services to the class of assets for which it will act as sub custodian.
- (4) When assessing a sub custodian under paragraph (3), the governing body and trustee or fiduciary custodian must –
 - (a) consider the suitability of the domicile and the regulatory framework for the provision of custody services in the jurisdiction in which the sub custodian is regulated; and
 - (b) obtain the manager’s approval to the appointment.
- (5) The manager must notify the governing body and fiduciary custodian or trustee without delay if it becomes aware of anything which it reasonably believes is relevant to assessing a sub custodian’s ongoing suitability under paragraph (3).

17 Asset management

- (1) The fund must ensure that it receives relevant advisory or discretionary management services in relation to the investment and re-investment of its assets.
- (2) Before making an appointment, and on an ongoing basis, the governing body must ensure that any proposed or appointed asset manager or investment adviser is suitable to act in that capacity.
- (3) In making the assessment in paragraph (2), the governing body must –
 - (a) take account of the regulatory status of the asset manager or investment adviser and of any person providing investment services to the asset manager or investment adviser;
 - (b) consider any guidance issued by the [Authority](#).
- (4) The manager must notify the governing body without delay if it becomes aware of anything which it believes is relevant to an assessment under paragraph (2).
- (5) Where a regulated asset manager is not appointed, the asset manager responsibilities in regulations 20 to 25 must be undertaken by the fund’s manager.

18 Promoter

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- (1) A fund must appoint a promoter who is responsible for promotion of the fund and the suitability and accuracy of promotional materials and advertisements in accordance with regulation 35.
- (2) The promoter must be –
 - (a) the manager; or
 - (b) a person who the governing body of the fund has assessed as being suitable to act as promoter to the fund.
- (3) In making the assessment in paragraph (2)(b), the governing body must take account of –
 - (a) the regulatory status, experience and track record of the promoter;
 - (b) any guidance issued by the [Authority](#).
- (4) The manager must notify the governing body without delay if it becomes aware of anything which it believes is relevant to the ongoing suitability of a promoter to act for the fund.

INVESTMENT AND BORROWING

19 Investment objectives

- (1) The investment objectives of the fund should be clearly set out in the constitutional and offering documents of the fund along with details of any geographical, market or sectoral emphasis, as well as the types of investments the property of the fund is to be invested in.
- (2) Where the fund is aimed at a particular category of investor that fact should be stated in the constitutional and offering documents of the fund.
- (3) Where the governing body has identified that there are special risks inherent in the fund's investment policy, details of these risks should be stated in the constitutional and offering documents of the fund.

20 Spread of investment risk

- (1) The governing body and asset manager of a fund must agree a policy for the spread of investment risk for the fund which takes account of the investment objectives policy of the fund as stated in the most recent offering document.
- (2) The policy in paragraph (1) must include any restrictions on the amount or value of the property of the fund which may be invested in securities issued by any one issuer, and the amount or value of the fund which may be

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invested in illiquid or unquoted investments, and derivative products, including futures or options.

- (3) If no restrictions are to be imposed or the restrictions permit more than 10% of the amount or value of the property of the fund to be invested in one issuer or in illiquid or unquoted investments or derivative products, including futures or options the terms of the policy in paragraph (1) and the risks attendant to it must be clearly disclosed in the offering document.
- (4) The full implementation of the policy for the spread of investment must take effect no later than 6 months after the date on which the fund becomes a regulated fund.

21 Risk management process

- (1) The asset manager must use a risk management process enabling it to monitor and measure as frequently as appropriate the risk of a fund's positions and their contribution to the overall risk profile of the fund.
- (2) The following details of the risk management process must be notified by the asset manager to the manager. The manager must submit these details to the [Authority](#) in advance of the use of the process as required by sub-paragraph (1) –
 - (a) the methods for estimating risks in derivative and forward transactions; and
 - (b) the types of derivative and forward transactions to be used within the fund together with their underlying risks and any relevant quantitative limits.
- (3) The manager is responsible for oversight of the risk management process and should have appropriate controls to monitor the way in which the asset manager has implemented the risk management process.
- (4) The asset manager is required to report all occasions where there is a material deviation from the risk management process to the manager.
- (5) The manager must notify the [Authority](#) in advance of any material alteration to the details in sub-paragraph (2)(a) or (b) at least 1 month before it is implemented.

22 Hedging restrictions

- (1) Hedging transactions should be restricted to those which lead to the reduction or elimination of risks arising from fluctuations in the prices of the underlying property of the fund or of fluctuations in interest rates or exchange rates.

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- (2) Hedging transactions whose purpose is not to reduce or eliminate risks should be treated as gearing for the purposes of regulation 23.

23 Gearing restrictions

- (1) A fund must not permit gearing, through the use of options, warrants, futures or other similar instruments, in excess of 25% of the net asset value of the fund unless it meets the requirements in paragraph (2).
- (2) A fund may permit gearing, through the use of options, warrants, futures or other similar instruments, of up to 100% of the net asset value of the fund where the terms of the policy and the risks attendant to it are clearly disclosed in the offering document.

24 Borrowing restrictions

- (1) A fund must not permit borrowing in excess of 25% of the net asset value of the fund unless it meets the requirements in paragraph (2).
- (2) A fund may borrow up to 50% of the net asset value of the fund where the terms of the policy and the risks attendant to it are clearly disclosed in the offering document.

25 Total debt commitment

- (1) The combined level of gearing (regulation 23) and borrowing (regulation 24) for a fund must not exceed 100% of the net asset value of the fund.
- (2) Where the combined level of gearing (regulation 23) and borrowing (regulation 24) for a fund exceeds 25% of the net asset value of the fund the terms of the policy and the risks attendant to it must be clearly disclosed in the offering document.

26 Liquidity

- (1) Except where it meets the requirements in paragraph (2), the primary investment objectives of a fund should be to invest at least 90% of the net asset value in assets which –
 - (a) can be readily liquidated or accurately valued through a recognised investment exchange or market; or
 - (b) are within the normal scope of exchange traded instruments.
- (2) A fund may only invest more than 10% of the net asset value of the fund in illiquid assets where the terms of the policy and the risks attendant to it are clearly disclosed in the offering document.

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27 Feeder funds

Where a fund is one which invests solely in another collective investment scheme (a "feeder fund"), the information required to be included in the offering document must be stated in respect of both the feeder fund and the collective investment scheme into which it is to invest.

28 Umbrella funds

Where a fund is one which consists of separate parts and allows investors to exchange rights in one part for rights in another (an "umbrella fund"), the information required to be included in the offering document must be stated in respect of –

- (a) the fund as a whole; and
- (b) each sub-fund where that sub-fund differs from any other sub-fund.

VALUATION AND PRICING

29 Valuation and dealing

- (1) Except where it meets the requirements in paragraph (2), the property of the fund must be valued, and dealings permitted in the fund, at least once in each calendar month.
- (2) A fund may be valued, and dealings permitted in the fund, less frequently than once in each calendar month where the terms of the valuation and dealing policy and the risks attendant to it are clearly disclosed in the offering document.

30 Pricing

The pricing of units or shares in a fund must achieve a reasonable balance between buyers and sellers.

DOCUMENTATION

31 Constitutional documents

The constitutional documents of a fund must include the matters set out in Part A of Schedule 1*.

* Regulation 4(2) of SD 2015/0306 says: "Notwithstanding (1), regulatory statements in offering documents in existence at the operative date, and which comply with the provisions of paragraph 16 of Schedule 1 to the Regulated Fund Regulations before the operative date, may continue to be used in unamended form until the offering documents are otherwise next updated, or for 3 years from the operative date, whichever is the sooner".

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32 Offering document*

- (1) The fund must have an offering document that —
 - (a) accurately sets out all material information which, at the date of the offering document, is known to the governing body (or which the governing body could have obtained by making reasonable enquiries) and which is relevant for the purpose of making an informed judgement about whether to invest in the fund; and
 - (b) contains the matters set out in Part B of Schedule 1.
- (2) A revision of the offering document may take the form of a new offering document or of a supplement to the existing offering document; whichever method is chosen the date on which the revision was made must be prominently displayed in the document.
- (3) The offering document must be made available free of charge by the manager of the fund to any potential or existing investor.
- (4) Before issuing an offering document the [Authority's](#) consent to the appointment or continuation of the manager must be obtained in line with regulations 9, 10 and 11.
- (5) The offering document must not be issued, nor changes made to a fund until the [Authority](#) has given its approval to the appointment or continuation of the manager or the relevant time limits set out in regulations 9, 10 and 11 have elapsed.

33 Application form

- (1) The fund's application form must contain the certifications set out in paragraph [17](#) or [paragraph 18](#) of Part C of Schedule 1, as appropriate.
- (2) Before being accepted as an investor each applicant must complete the Part 1 certification and, if applicable, the relevant Part 2 certification contained in the fund's application form.

34 Promotion and marketing

A fund must only be promoted and marketed in a way that is consistent with the information contained in its constitutional and offering documents.

35 Advertising and marketing materials

* Regulation 4(2) of [SD 2015/0306](#) says: "Notwithstanding (1), regulatory statements in offering documents in existence at the operative date, and which comply with the provisions of paragraph 16 of Schedule 1 to the Regulated Fund Regulations before the operative date, may continue to be used in unamended form until the offering documents are otherwise next updated, or for 3 years from the operative date, whichever is the sooner".

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- (1) Every investment advertisement and marketing material issued in connection with a fund must state –
 - (a) the name and address and regulatory status of the manager of the fund;
 - (b) the address from which copies of the offering document may be obtained;
 - (c) the address from which copies of the fund's latest financial statements may be obtained;
 - (d) the address at which documents constituting the fund may be inspected.
- (2) Advertisements and marketing materials must be accurate and consistent with statements made in the fund's offering document and must not contain any misleading statements or unsubstantiated claims.
- (3) Where advertisements and marketing materials include historical performance figures for the fund they must be –
 - (a) a fair presentation of the performance showing –
 - (i) annual returns for the last 10 full consecutive years. (Where the fund has been in existence for fewer than 10 years but at least for a period of 1 year, the annual returns, calculated net of tax and charges, should be given for as many years as are available);
 - (ii) where a fund is managed according to a benchmark or if its cost structure includes a performance fee depending on a benchmark, the information on the past performance of the fund which includes a comparison with the past performance of the benchmark according to which the fund is managed or the performance fee is calculated;
 - (iii) disclosure of the cumulative performance of the fund over the 10 year period referred to in sub-paragraph (i). A comparison should also be made with the cumulative performance (where relevant) of a benchmark, when comparison to a benchmark is required in accordance with sub-paragraph (ii). (Where the fund has been in existence for fewer than 10 years but at least for a period of 1 year, disclosure of the past cumulative performance should be made for as many years as are available).
 - (b) accompanied by –

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- (i) a warning that historic performance is not an indicator of future performance; and
- (ii) a statement that historic performance of the fund does not include the effect of subscription and redemption fees (if such fees are applied).

FINANCIAL INFORMATION

36 Financial statements

- (1) The fund must ensure that financial statements are prepared annually in respect of each accounting period ending on its financial year-end date.
- (2) The fund's annual financial statements must be prepared in accordance with generally accepted accounting principles or practice.
- (3) In cases where the fund does not calculate a net asset value at least once in each calendar month in line with regulation 29(1), the fund must prepare interim financial statements which cover the six month period following the fund's launch date and thereafter the fund's most recent year end date.

37 Audit of financial statements

- (1) The fund must appoint an appropriate auditor.
- (2) The appropriate auditor must audit the fund's annual financial statements in accordance with internationally accepted auditing standards and practices and issue an audit report in relation to the audit.

38 Distribution of financial statements

- (1) The fund's audited annual financial statements must be provided to the [Authority](#) and distributed to investors no later than 6 months after the fund's financial year-end or within the timescales set out in the offering document if earlier.
- (2) The fund's interim financial statements must be provided to the [Authority](#) and made available to investors on request within four months of the date to which they are prepared or within the timescales set out in the offering document if earlier.

39 Removal of, resignation of or failure to reappoint an auditor

Where the fund's auditor, is removed, resigns or is not reappointed at the end of its term of office, the auditor must supply a signed statement direct to the [Authority](#) –

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- (a) stating whether there are any circumstances connected with it ceasing to hold office which should be brought to the [Authority](#)'s attention; and
- (b) providing full details of those circumstances which it considers should be brought to the [Authority](#)'s attention.

ANCILLARY MATTERS

40 Offences

Failure to comply with the terms of these Regulations is an offence under section 18(1)(b) of the Act.

MADE 15th March 2010

John Cashen
Commissioner

John Aspden
Chief Executive

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Regulations 31, 32 and 33

SCHEDULE 1

CONTENTS OF SCHEME DOCUMENTATION

PART A - Constitutional documents

- 1 The memorandum and articles of association of a fund that is an open-ended investment company, the partnership agreement of a fund which is a limited partnership and the document constituting a trust for a fund which is a unit trust must provide for the following matters -
 - (a) maximum permitted level of initial charge;
 - (b) amount of notice to be given to participants to increase manager's charges, up to the maximum permitted level;
 - (c) any increase in the maximum permitted level of the manager's charges must be subject to approval by participants at an Extraordinary General Meeting or equivalent;
 - (d) amount of notice to be given to participants of any proposed change to the documents constituting the fund including fiduciary custodian or trustee agreements and management agreements (such notice must allow a period of redemption notice to allow participants to redeem their holdings prior to the implementation of material changes);
 - (e) classes of units to be issued and voting rights attached thereto;
 - (f) minimum initial subscription value for launch of the fund;
 - (g) arrangements for the registration and transfer of title to units;
 - (h) the powers and duties of the governing body, the manager and the fiduciary custodian or trustee, and arrangements for the appointment and removal thereof;
 - (i) the accounting periods;
 - (j) income distribution dates, if any;
 - (k) dates and method of publication of reports and accounts;
 - (l) how the property of the fund will be valued, and the basis on which the offer and redemption prices will be calculated;
 - (m) procedures for the issue and redemption of units;
 - (n) circumstances, if any, in which subscription or redemption of units, calculation of net asset value or dealing may be suspended;

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- (o) provisions covering the convening and conduct of meetings including the service of notices and documents;
- (p) provision for winding up of the fund; and
- (q) appointment, removal, remuneration and powers and duties of the auditor.

PART B - Offering documents

- 2 The offering document of a fund must disclose all material information necessary for a potential investor to make an informed judgement about all aspects of the fund including the matters set out in paragraphs 3 to 16.
- 3 All matters contained in a fund's offering document should be set out in such a way that they are clear and not misleading to potential and existing investors.
- 4 The offering document of a fund must disclose information about the fund's functionaries including -
 - (1) for the fund and the fund's governing body—
 - (a) name;
 - (b) address of registered office (or equivalent) and head office if different;
 - (c) legal form;
 - (d) date and place of incorporation;
 - (e) if the fund is a company under the Companies Act 2006⁴, details of the company's registered agent as required under that Act;
 - (f) names and a brief biography of all members of the governing body and significant activities for those not connected to the manager or fiduciary custodian or trustee;
 - (g) in respect of member of the governing body who is a body corporate, if it is a subsidiary, the name and jurisdiction of incorporation of the ultimate holding company;
 - (h) issued and paid up share capital of any member of the governing body which is a body corporate;
 - (2) for the fund's promoter, manager and trustee or fiduciary custodian –
 - (a) name;

⁴ 2006 c.13

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- (b) address of registered office (or equivalent) and head office if different;
 - (c) legal form;
 - (d) date and place of incorporation;
 - (e) regulatory status;
 - (f) if a subsidiary, the name and jurisdiction of incorporation of the ultimate holding company;
 - (g) issued and paid up share capital (only required for the trustee or fiduciary custodian);
 - (h) the extent to which the manager and fiduciary custodian are not independent of each other or the fund; and
 - (i) details of any interrelationships between the fund's promoter, manager and trustee or fiduciary custodian which could result in perceived or actual conflicts of interest;
- (3) for the investment adviser or asset manager –
- (a) name;
 - (b) address of registered office (or equivalent) and head office if different;
 - (c) regulatory status; and
 - (d) the main terms of the agreement with the manager and/or fund;
- (4) name and address of the registrar, auditor and legal adviser to the fund and the address (if any) at which the register of investors can be viewed;
- (5) details of other appointed functionaries to the fund including –
- (a) name and address; and
 - (b) nature of the function for which they are appointed; and
- (6) the main terms of the agreement between the functionary and –
- (a) the manager;
 - (b) the governing body;
 - (c) the fund.
- 5 Charges relating to the functionaries, including –
- (a) amount of the manager's current and maximum permitted initial and periodic charges;

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- (b) details of how the fiduciary custodian or trustee's remuneration is to be provided for, the level of the charge and whether it is to be paid out of the property of the fund; and
- (c) description of all other costs and charges which are authorised to be borne by the investor or out of the property of the fund (including establishment costs).

6 Details of the constitution of the fund including –

- (a) characteristics of the classes of units in the fund, including voting rights attached thereto;
- (b) provisions covering the convening and conduct of meetings including the service of notices and documents;
- (c) the required period of notice to participants of any proposed change to the documents constituting the fund, including fiduciary custodian or trustee agreements and management agreements, and the arrangements for participants wishing to redeem their holdings prior to the implementation of material changes;
- (d) the amount of notice to be given to participants to increase the manager's charges, up to the maximum permitted level;
- (e) the fact that any increase in the maximum permitted level of the manager's charges must be subject to approval by participants at an Extraordinary General Meeting or equivalent;
- (f) arrangements for the registration and transfer of title to units in the fund;
- (g) details of the procedure for winding up of the fund; and
- (h) the address at which the documents constituting the fund may be inspected.

7 Full details of the investment objectives of the fund including full particulars of the fund's investment policy including limits and restrictions on investment, hedging, gearing and borrowing powers.

8 Details of how the property of the fund will be valued, the basis on which the offer and redemption prices will be calculated and arrangements for dealing in the fund including –

- (a) when, where and how the valuation, pricing and dealing in the units of the fund will take place;
- (b) the procedures for receiving instructions for the issue and redemption of units or shares in the fund;

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- (c) any procedures relating to the circumstances, if any, in which subscription or redemption of units, calculation of net asset value or dealing may be suspended;
 - (d) the minimum net asset value for launch of the fund;
 - (e) accounting periods, distribution of income and publication of reports; and
 - (f) the address from which copies of the fund's latest reports and accounts and offering document may be obtained.
- 9 Details of custodial arrangements for the fund including the extent to which any underlying investments, including any assets held within special purpose vehicles, are not held or controlled by the fiduciary custodian or trustee.
- 10 Details of any minimum subscription level for the fund and a statement that the fund will only accept subscriptions equal to or exceeding that minimum level.
- 11 Details of the marketing of the fund including –
 - (a) a statement of how the fund is intended to be marketed; and
 - (b) where the fund attaches special risks identified by the governing body or is aimed at a particular category of investor this should be clearly addressed in the marketing statement and the fund should be marketed in a way that aims to reduce the risk of investment by private or non-professional investors for whom the fund may not be appropriate.
- 12 Performance figures including -
 - (a) presentation of the historical performance of the fund together with –
 - (i) a warning that this is not an indicator of future performance;
 - (ii) disclosure of the fund's past performance, as presented graphically showing annual returns for the last 10 full consecutive years. (Where the fund has been in existence for fewer than 10 years but at least for a period of 1 year, the annual returns, calculated net of tax and charges, should be given for as many years as are available); and
 - (iii) where a fund is managed according to a benchmark or if its cost structure includes a performance fee depending on a benchmark, the information on the past performance of the fund should include a comparison with the past performance of the benchmark according to which the fund is managed or the performance fee is calculated;
 - (iv) disclosure of the cumulative performance of the fund over the 10 year period referred to in sub-paragraph (a)(ii). A comparison should also

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be made with the cumulative performance (where relevant) of a benchmark, when comparison to a benchmark is required in accordance with sub-paragraph (a)(iii). (Where the fund has been in existence for fewer than 10 years but at least for a period of 1 year, disclosure of the past cumulative performance should be made for as many years as are available).

(b) a statement should be made that historic performance of the fund does not include the effect of subscription and redemption fees (if such fees are applied).

13 Disclosure of all particular risk factors which may be reasonably associated with investment in the fund and any other material information which at the date of the offering document is known to the manager or governing body, or which the manager or governing body could have obtained by making reasonable enquiries, which would be relevant for the making of an informed investment decision.

14 The risk factors in paragraph 13 may include, but are not limited to, any or all of the following factors –

(a) a clear and unambiguous explanation of any special risk arising from particular investment policies or strategies or associated with specific markets or assets relevant to the fund which may include –

(i) the risk that the entire market of an asset class will decline thus affecting the prices and values of the assets (market risk);

(ii) the risk that an issuer or a counterparty will default (credit risk);

(iii) (only where strictly relevant) the risk that a settlement in a transfer system does not take place as expected because a counterparty does not pay or deliver on time or as expected (settlement risk);

(iv) the risk that a position cannot be liquidated in a timely manner at a reasonable price (liquidity risk);

(v) the risk that the investment's value will be affected by changes in exchange rates (exchange or currency risk);

(vi) (only where strictly relevant) the risk of loss of assets held in custody that could result from the insolvency, negligence or fraudulent action of the custodian or of a sub-custodian (custody risk); and

(vii) risks related to a concentration of assets or markets;

(b) a clear and unambiguous explanation of any other risk factors which may include –

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- (i) performance risk, including the variability of risk levels depending on individual fund selections, and the existence, absence of, or restrictions on any guarantees given by third parties;
- (ii) risks to capital, including potential risk of erosion resulting from withdrawals/cancellations of units and distributions in excess of investment returns;
- (iii) exposure to the performance of the provider/third-party guarantor, where investment in the product involves direct investment in the provider, rather than assets held by the provider;
- (iv) inflexibility, both within the product (including early surrender risk) and constraints on switching to other providers;
- (v) inflation risk; and
- (vi) lack of certainty that environmental factors, such as a tax regime, will persist.

15 Additional information including –

- (a) economic information about the fund including -
 - (i) the fund’s applicable tax regime; and
 - (ii) a statement that the taxation of income or capital gains received by individual investors depends on the tax law applicable to the personal situation of each individual investor and/or to the place where the capital is invested, and that if investors are unclear as to their tax position, they should seek professional advice or information from specialist organisations, where available;
- (b) where a fund is intended to be limited to a particular category of investor, due to its sophisticated investment policy or risk profile (such as professional or institutional investors), this must be clearly disclosed.

16 Regulatory statements*

The following regulatory statements must be prominently displayed in bold type –

* Regulation 4(2) of SD 2015/0306 says: “Notwithstanding (1), regulatory statements in offering documents in existence at the operative date, and which comply with the provisions of paragraph 16 of Schedule 1 to the Regulated Fund Regulations before the operative date, may continue to be used in unamended form until the offering documents are otherwise next updated, or for 3 years from the operative date, whichever is the sooner”.

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- (a) “This fund is a Regulated Fund which is subject to the Collective Investment Schemes (Regulated Fund) Regulations 2010.

The manager of the fund is required to be an Authorised Person for the purposes of the Collective Investment Schemes Act 2008. The manager’s appointment to this fund has been approved by the [Isle of Man Financial Services Authority](#).

In granting permission for the manager to manage [the fund], the [Isle of Man Financial Services Authority](#) has –

- reviewed the constitutional documents and offering document of the fund;
- been satisfied on the basis of the [Authority](#)’s vetting process that the members of its governing body are fit and proper persons to act as such;
- considered the status of other functionaries to the fund and the fund arrangements.

The [Authority](#) has not, however, commented on, nor is it required to comment on, the investment objectives or strategy of the fund, its suitability for any investor or class of investor or the accuracy of statements made or opinions expressed about it. The fund is not subject to the benefit of any compensation arrangements.

The [Authority](#) receives annual compliance declarations from the fund’s governing body and manager.

There are statutory requirements for the [Authority](#) to be notified about material changes to the fund and matters of concern.

The [trustee/fiduciary custodian] is [an Authorised Person for the purposes of the Collective Investment Schemes Act 2008 / licensed to act as trustee / fiduciary custodian in [jurisdiction]].

The asset manager of the fund is [an Authorised Person for the purposes of the Collective Investment Schemes Act 2008 / licensed to act as [activity] in [jurisdiction]/other].

The [Authority](#) will review the manager’s continuation as manager of the fund when changes are made to the fund documentation, arrangements and functionaries.

On the basis of the [Authority](#)’s regulatory considerations in approving the manager’s appointment and continuation, this fund is deemed to be regulated by the [Authority](#).”

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- (b) “If you are unclear about the contents of this offering document you should consult a professional financial adviser.”
- (c) “The value of units and the income produced by them can fall as well as rise. You are wholly responsible for ensuring that this fund is acceptable to you. Investment in regulated funds may involve special risks that could lead to a loss of all or a substantial portion of the investment. Unless you fully understand and accept the nature of this fund and the potential risks inherent in this fund you should not invest in this fund.”
- (d) Where the fund does not expressly prohibit an investor from investing on behalf of another person – “If you are investing on behalf of someone else, the [Authority](#) expects you to be satisfied that person understands the risks associated with this type of investment.”
- (e) Where the fund does not expressly prohibit a life assurance company from investing assets comprised within its long term business fund in circumstances where the fund has been selected by the policyholder of a particular policy as the basis for determining the benefit of that policy - “If you are a life assurance company investing assets within your long-term business fund, the [Authority](#) expects that relevant policyholders have had the opportunity to read the fund’s offering document and as such to have information about risks associated with an investment in this fund.”

PART C – Application form

17 Where the fund is not aimed at a particular category of investor, the following certifications must be contained in the fund’s application form.

The Section 2 Certification (1) may be omitted where the fund expressly prohibits an investor from investing on behalf of another person.

The Section 2 Certification (2) may be omitted where the fund expressly prohibits a life assurance company from investing assets comprised within its long term business fund in circumstances where the fund has been selected by the policyholder of a particular policy as the basis for determining the benefit of that policy.

“Section 1 Certification – This certification is to be completed by all applicants. The investor confirmations (a) to (c) apply to all applicants. The investor confirmation (d) applies to all applicants except those who are signing a Section 2 certification.

“I/we confirm that —

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- (a) I am/we are sufficiently experienced to understand the features and risks associated with this type of fund; and
- (b) I/we have read and fully understood the offering document, including in particular the information on the risks associated with the fund (contained on pages [X – X] of the offering document), before deciding to invest in the fund; and
- (c) I/we confirm that, where appropriate, I/we have taken independent advice on the suitability of this investment within my/our overall investment portfolio; and
- (d) I/we personally accept all the risks associated with this investment and particularly that my/our investment in the [name of fund] involves risks that could result in a loss of a significant proportion or all of the sum invested.

[Signed] [Dated]”.

Section 2 Certifications –

- (1) “The following certification is to be completed by any investor who is investing on behalf of another person.

“I/We confirm that I am/we are investing in the [name of fund] on behalf of another person/ other persons and have Section 1 certification(s) signed by each such person to show that they understand and accept the risks associated with this type of investment.

[Signed] [Dated]”

- (2) Where investment through a life company is not expressly prohibited by the fund

“The following certification is to be completed by an investor who is a life assurance company investing assets comprised within its long term business fund where the [name of fund] has been selected by the policyholder of a particular policy as the basis for determining the benefit of that policy (as appropriate).

“We confirm that we are investing assets comprised within our long term business fund and—

- (a) we have procedures and controls in place to obtain client declarations from our policyholders which include confirmation from the policy holder to the effect that —

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- (i) the policyholder has the opportunity to read the offering documents for funds of this nature, where they wish to do so, and as such has information about and accepts the levels of risks associated with this type of investment; and
 - (ii) the policyholder, where necessary, meets the minimum criteria of a class of investor in a fund of this nature;
- (b) we confirm no investment in this type of fund is made without a client declaration being obtained from relevant policyholders.

[Signed] [Dated]'''

18 Where the fund is aimed at a particular category of investor, the following certifications must be contained in the fund's application form.

The Section 2 Certification (1) may be omitted where the fund expressly prohibits an investor from investing on behalf of another person.

The Section 2 Certification (2) may be omitted where the fund expressly prohibits a life assurance company from investing assets comprised within its long term business fund in circumstances where the fund has been selected by the policyholder of a particular policy as the basis for determining the benefit of that policy.

"Section 1 Certification – This certification is to be completed by all applicants. The investor confirmations (a) to (d) apply to all applicants. The investor confirmation (e) applies to all applicants except those who are signing a Section 2 certification.

"I/we confirm that —

- (a) I am/we are sufficiently experienced to understand the features and risks associated with this type of fund; and
- (b) I/we have read and fully understood the offering document, including in particular the information on the risks associated with the fund (contained on pages [X – X] of the offering document), before deciding to invest in the fund; and
- (c) I/we confirm that, where appropriate, I/we have taken independent advice on the suitability of this investment within my/our overall investment portfolio;
- (d) I am/we are a [category of investor] as defined on page [] of the offering document of [name of fund] dated []; and

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- (e) I/we personally accept all the risks associated with this investment and particularly that my/our investment in the [name of fund] involves risks that could result in a loss of a significant proportion or all of the sum invested.

[Signed] [Dated]”.

Section 2 Certification –

- (1) The following certification is to be completed by any investor who is investing on behalf of another person.

“I/We confirm that I am/we are investing in the [name of fund] on behalf of another person/ other persons and have Section 1 certification(s) signed by each such person to show that they understand and accept the risks associated with this type of investment.

[Signed] [Dated]”

- (2) “The following certification is to be completed by an investor who is a life assurance company investing assets comprised within its long term business fund where the [name of fund] has been selected by the policyholder of a particular policy as the basis for determining the benefit of that policy (as appropriate).

“We confirm that we are investing assets comprised within our long term business fund and—

- (a) we have procedures and controls in place to obtain client declarations from our policyholders which include confirmation from the policy holder to the effect that —
 - (i) the policyholder has the opportunity to read the offering documents for funds of this nature, where they wish to do so, and as such has information about and accepts the levels of risks associated with this type of investment; and
 - (ii) the policyholder, where necessary, meets the minimum criteria of a class of investor in a fund of this nature;
- (b) we confirm no investment in this type of fund is made without a client declaration being obtained from relevant policyholders.

[Signed] [Dated]””

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Regulations 7(2), 9, 10 and 11

SCHEDULE 2

REQUEST TO ACT, OR CONTINUE TO ACT, AS MANAGER TO A REGULATED FUND

REQUEST PROCESS

1 APPLICATION PROCESS TO ESTABLISH A NEW REGULATED FUND

Before a fund can be established as a regulated fund the proposed manager must request the Authority's approval to act for the fund and certain information must be submitted for the Authority's consideration.

This is effectively a three stage process.

Outline Stage

This stage seeks the Authority's provisional consent to the manager acting as manager to the regulated fund. At this stage a regulated fund 'initial request' form should be submitted setting out the basic details of the fund's structure and objectives together with details of all parties involved.

Where the membership of the fund's governing body is known, personal questionnaire forms may also be submitted for the proposed members of governing body at this stage or as soon thereafter as possible.

After receipt of a completed regulated fund 'initial request' form, the Authority will consider the application in principle. This consideration may result in a provisional approval which is subject to the receipt of an acceptable regulated fund 'detailed request' form, any required additional information and a responsibility statement by the fund's governing body.

The regulated fund 'initial request' form, 'detailed request' form, personal questionnaire forms and responsibility statement must all be in the format and containing the information specified by the Authority.

Second Stage

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The near final constitutional and offering documents must be submitted to the Authority together with a regulated fund 'detailed request' form containing a checklist of the disclosure requirements in the offering document and application form, supporting agreements and documents and an application fee. Where personal questionnaire forms have not been submitted for all members of the fund's governing body they must be submitted at this stage.

Third Stage

Once the Authority has reviewed the draft constitutional offering documents and related forms, and has obtained satisfactory responses to its queries (if any), the filing of the final offering document and certified copies of constitutional documents and supporting agreements and documents are required.

This should be accompanied by the responsibility statement by the regulated fund's governing body. The granting of approval will then be considered by the Authority.

Delays in submitting forms and information may delay the Authority's final consideration of a request.

If a proposed fund is at an advanced stage, an application may be processed more speedily by combining the Outline and Second stages, provided that both forms and relevant documents are filed together.

2 CHANGES TO A REGULATED FUND

The manager of a fund must request the Authority's approval to continue to act for the fund where the fund proposes to –

- (a) appoint or remove –
 - i. a member or member(s) of the governing body;
 - ii. an administrator;
 - iii. a fiduciary custodian or trustee;
 - iv. a sub custodian;
 - v. an asset manager or investment adviser, or
 - vi. promoter; or
- (b) make a material alteration to the fund's constitutional or offering document.

To do this, the manager must complete and submit to the Authority:

- (a) a regulated fund detailed request form which clearly shows information that has changed, and
- (b) any additional information required as a result of responses to that form.

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The regulated fund detailed request form and information should be submitted to the Authority as early as practicable. Where there has been a material alteration which requires a change to the fund's offering document, a responsibility statement by the regulated fund's governing body is also required.

Delays in submitting forms and information may delay the Authority's final determination of a request to continue to act as manager to a regulated fund.

3 APPOINTMENT OF A NEW MANAGER TO AN EXISTING REGULATED FUND

Before being appointed as manager to an existing fund, a manager must complete and submit to the Authority:

- (a) a regulated fund detailed request form which clearly shows information that has changed;
- (b) any additional information required as a result of responses to that form, and
- (c) a responsibility statement signed by the regulated fund's governing body.

The above items must be submitted to the Authority as early as practicable. Delays in submitting forms and information may delay the Authority's final determination of a request to act as manager to a regulated fund.

IMPORTANT NOTE

Under section 18 of the Collective Investment Schemes Act 2008, a person commits an offence if, for the purposes of or in connection with, any application under the Act, he furnishes information which he knows to be false or misleading in a material particular or recklessly furnishes information which is false or misleading in a material particular.

SCHEDULES 3 and 4 are revoked

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Regulation 14(2)(b)

SCHEDULE 5

Fiduciary custodians and trustees

1. The jurisdictions, outside the Isle of Man, in which the fiduciary custodian or trustee of a fund may be situated are as follows –
 - (a) Guernsey;
 - (b) Ireland;
 - (c) Jersey;
 - (c) Luxembourg;
 - (e) United Kingdom.

2. A fiduciary custodian or trustee which is in a jurisdiction set out in paragraph 1, can not be appointed unless it holds a licence to act as fiduciary custodian or trustee to funds of this type in that jurisdiction.

EXPLANATORY NOTE

(This note is not part of these Regulations)

These Regulations set out the requirements for regulated funds, and should be read together with the Collective Investment Schemes Act 2008 and Schedule 2 to that Act.

[SD 2015/0306](#) replaces references to the *Financial Supervision Commission* with references to its replacement statutory board: the *Isle of Man Financial Services Authority* in various Regulations made under the Collective Investment Schemes Act 2008. These Regulations also:

- remove the detailed content of form information from the Regulations (because this material may now be specified by the Authority outside of legislation); and
- make transitional provisions in relation to changes to offering documents to ensure a practical period for change is provided.