



QATAR FINANCIAL CENTRE
**REGULATORY
AUTHORITY**

General Rulebook (GENE)

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1 Application

1.1 Application

1.1.1 This rulebook (*GENE*) applies to *Authorised Firms* and *Applicants* where specified.

2 Fitness and Propriety

2.1 Application

2.1.1 This chapter applies to an *Applicant* and an *Authorised Firm*.

Guidance

1. Article 29 of the *Financial Services Regulations* provides the *Regulatory Authority* with the power to make *Rules* setting out the criteria which an *Applicant* must satisfy before *Authorisation* can be granted. The *FSR* states that such criteria shall include the *Fitness and Propriety*, legal form, resources, systems and controls and location of offices of an *Applicant*.
2. The purpose of *Fitness and Propriety* criteria is to set out the minimum criteria that a *Person* must meet for it to become and remain *Authorised*. It also enables the *Regulatory Authority* to ensure that its regulation of *Authorised Firms* is not impeded as a result of:
 - a. the *Authorised Firm's* group structure or internal administration;
 - b. any other laws, regulations or administrative provisions of another jurisdiction to which the *Authorised Firm* is subject; or
 - c. an inability or unwillingness to comply, on an ongoing basis with the requirements imposed by the *Regulatory System*.
3. The *Fitness and Propriety* criteria summarises some of the areas that the *Regulatory Authority* will consider during the assessment of an *Applicant* for *Authorisation*. Also, as part of its supervisory approach, the *Regulatory Authority* will monitor whether an *Authorised Firm* continues to meet the *Fitness and Propriety* requirements. Under Article 31, the *Regulatory Authority* may impose conditions or withdraw the *Authorised Firm's Authorisation* if it fails to satisfy the criteria in Article 29.

2.2 General Provisions

2.2.1 Pursuant to Article 29 of the *FSR*, in order to become and remain an *Authorised Firm*, a *Person* must be able to demonstrate to the *Regulatory Authority's* satisfaction both initially and on an ongoing basis that it satisfies the *Fitness and Propriety* criteria outlined in this chapter.

2.3 Fitness and Propriety

2.3.1 In considering the *Fitness and Propriety* of an *Applicant* or *Authorised Firm*, the *Regulatory Authority* will consider:

Controllers

- (A) the *Applicant's* or *Authorised Firm's* connection with its *Controllers* as outlined in the *FSR* and chapter 8;

Close Links and other Connections

- (B) the *Applicant's* or *Authorised Firm's Close Links* with another *Person* or connection with any other *Person* including any *Person* appearing to be, or likely to be in a contractual relationship with the *Applicant* or *Authorised Firm*;

Regulated Activities

- (C) the nature of the *Regulated Activities* concerned;

Prudence

- (D) whether the *Applicant's* or *Authorised Firm's* affairs will be or are conducted and managed in a sound and prudent manner;

The Location of Offices

- (E) the location and jurisdiction of the *Applicant* or *Authorised Firm's* head office and registered office and the location and jurisdiction of its *Parent Entity*;

Legal Form

- (F) the legal form that the *Applicant* intends to adopt in light of the location of its offices and of the *Regulated Activities* concerned; and

Other Matters contained in Appendix 1

- (G) any other relevant matters including those contained in Appendix 1.

2.4 Other Authorisation Requirements

2.4.1 If the application is in respect of any of the following *Regulated Activities*:

- (A) *Effecting Contracts of Insurance*;
- (B) *Carrying Out Contracts of Insurance*; or
- (C) *Deposit Taking*

the *Applicant* must be a *Body Corporate*.

2.4.2 An *Authorisation* or variation of an *Authorisation* will only be granted if the *Applicant* or *Authorised Firm*, is at the time the application is granted:

- (A) a *QFC Entity*; or
- (B) has registered a place of business in the *QFC* with the *CRO*; and
- (C) has a *Licence* issued by or on behalf of the *QFC Authority*.

2.5 Restrictions on Client Money and Insurance Money

2.5.1 An *Authorised Firm* whose *Authorisation* authorises it to carry on only one or more of the *Regulated Activities* of:

- (A) *Arranging Credit Facilities*;
- (B) *Arranging Deals in Investments*;
- (C) *Advising on Investments*; or
- (D) *Arranging the Provision of Custody Services*

must not hold *Client Money* or *Insurance Money*.

Guidance

If an *Authorised Firm* conducts any *Regulated Activity* other than those in Rule 2.5.1, it may hold *Client Money* or *Insurance Money* unless prevented by a condition on its *Authorisation*.

2.5.2 An *Authorised Firm* which is subject to Rule 2.5.1 must:

- (A) immediately it receives a cheque or payable order made payable to a *Regulated Financial Institution* outside the *QFC* in connection with a transaction arranged or advised on by the *Authorised Firm* ensure that:
 - (i) the cheque or other payable order is not collected or paid within the *QFC*, and is forwarded by the *Authorised Firm* to the *Regulated Financial Institution* outside the *QFC* in accordance with the *Client's* instructions as soon as reasonably practicable, and in any event within two *Business Days* of the date of receipt from the *Client*; and
 - (ii) a record is maintained by the *Authorised Firm* detailing the cheque or payable order received and forwarded in accordance with this rule (including details of the *Client*, *Regulated Financial Institution* and dates of receipt and forwarding involved) and that a copy of all such cheques and other payable orders is maintained; and
- (B) immediately return to the *Client* any other money, including any cheque or payable order received from a *Client* and payable to a third party or to the *Authorised Firm*, other than in payment of fees or costs payable by the *Client* to the *Authorised Firm*; and maintain a record detailing all such money received and returned (including details of the *Client*, and the dates of receipt and return involved).

3 General Provisions

3.1 Disclosure of Regulatory Status

3.1.1 An *Authorised Firm* must not misrepresent its regulatory status expressly or by implication.

3.1.2 (1) An *Authorised Firm* must take reasonable care to ensure that all business documents in connection with the carrying on of *Regulated Activities* in or from the *QFC* include one of the disclosures in (3).

(2) The expression “business documents”:

(A) includes, but is not limited to, letterheads, whether issued by post, fax or electronic means, terms of business, client agreements, written financial communications, business cards, prospectuses and websites; but

(B) does not include compliment slips, account statements or text messages.

(3) The disclosure required under this *Rule* is:

(A) ‘Authorised by the Qatar Financial Centre Regulatory Authority’; or

(B) ‘Authorised by the QFC Regulatory Authority’.

(4) The *Regulatory Authority* logo must only be reproduced with the express written permission of the *Regulatory Authority* and in accordance with any conditions for use issued from time to time.

3.2 Communication with the Regulatory Authority

Financial Services Regulations

Article 107 of *FSR* states:

Article 107 - Language of Communication and Documentation

(1) All communications made to the *Regulatory Authority* in accordance with or pursuant to these Regulations shall be in English unless otherwise permitted by the *Regulatory Authority*.

(2) All internal procedures, records or other documentation created or maintained by the *Authorised Firm* or *Approved Individuals* as the *Regulatory Authority* shall determine shall be in English.

3.3 Complaints against the Regulatory Authority

Guidance

1. Article 25.1 of Schedule 1 of the *FSR* requires the *Regulatory Authority* to make arrangements for the prompt, efficient, impartial and independent investigation of complaints made against it arising out of the exercise, or failure to exercise, any of its functions (other than the formulation of regulatory policy, *Rules* and guidance and proposing *Regulations* as described in paragraph 1.3 of Schedule 1 of the *FSR*).
2. In accordance with Article 25.1, the *Regulatory Authority* is required to appoint an *Independent Person* to investigate and deal with any complaints made against the *Regulatory Authority* which are not promptly and satisfactorily dealt with by the *Regulatory Authority*.

3.4 Registers of Public Information

Guidance

General

1. Article 18 of the *FSR* requires the *Regulatory Authority* to make public certain registers and other information.

Registers

2. The *Regulatory Authority* makes public its register of *Authorised Firms*, which is a database of all firms *Authorised* to conduct *Regulated Activities*. It details the name of the *Authorised Firm*, the *Regulated Activities* it is authorised to conduct, any conditions or restrictions applying to the *Authorised Firm* and a breakdown of the *Specified Products* in respect of which it may conduct *Regulated Activities*.
3. The *Regulatory Authority* makes public its register of *Approved Individuals*, which details all individuals approved by the *Regulatory Authority* to undertake a *Controlled Function* at an *Authorised Firm*. The register details which *Controlled Functions* an individual is permitted to conduct in relation to each *Authorised Firm*.
4. The *Regulatory Authority* registers will be maintained in electronic form in English and made available through the *Regulatory Authority* website at www.qfcra.com.
5. Separate to the *Regulatory Authority* registers, the *QFC Authority* maintains a register of all *QFC Licensed Firms*, listing details of all entities *Licensed* in the *QFC* and the scope of *Licensing*. The *CRO* maintains a register of all such entities incorporated and registered under the *Companies Regulations 2005* and the *Limited Liability Partnership Regulations 2005*.
6. Extracts of the registers will also be made available at the premises of the *Regulatory Authority* during normal business hours, upon application and payment of the prescribed fee.

Publication of Other material

7. The *Regulatory Authority's* website will contain other published material including consultation papers, policy statements, codes, guides, notices, press releases and other statements which the *Regulatory Authority* wishes to bring to public attention.

3.5 Provision of Information

- 3.5.1** An extract of information from the registers maintained by the *Regulatory Authority*, in relation to any particular *Authorised Firm* or *Approved Individual*, provided in accordance with Article 18 of the *FSR* by the *Regulatory Authority*, upon application and payment of the prescribed fee, is prima facie evidence of the matters stated in it.

4 Notices to the Regulatory Authority

4.1 Application and Purpose

4.1.1 This chapter applies to an *Authorised Firm*.

Guidance

1. This chapter sets out specific events, changes or circumstances that require notification to the *Regulatory Authority* and outlines the process and requirements for notifications.
2. The list of notifications outlined is not exhaustive. Additional notification requirements may be detailed in other areas of the *Rulebooks*.
3. An *Authorised Firm* and its auditor are also required to disclose to the *Regulatory Authority* any matter which may indicate a breach, or likely breach, a failure or likely failure to comply with laws or *Rules*. An *Authorised Firm* is also required to establish and implement systems and procedures to enable its and its auditor's compliance with notification requirements.

4.2 Provision of Notifications

4.2.1 Unless a *Rule* states otherwise, an *Authorised Firm* must ensure that each notification it provides to the *Regulatory Authority*:

- (A) is in writing and contains the *Authorised Firm's* name and *QFC* number; and
- (B) is submitted on the relevant *QFC* Form.

Guidance

In the absence of a specific form for a notification requirement, *QFC* Form Q07 should be used to fulfill an obligation to make a notification to the *Regulatory Authority*.

4.2.2 A notification must be submitted to the *Regulatory Authority*:

- (A) by electronic mail at the address provided by the *Regulatory Authority*; and
- (B) duly signed by the signatories specified in the relevant *Rule* and delivered by:
 - (i) post to the current address of the *Regulatory Authority*;
 - (ii) hand delivery to the current address of the *Regulatory Authority*; or
 - (iii) fax to a fax number provided by the *Regulatory Authority*.

4.2.3 Where a *Rule* does not specify a specific signatory, the notification in Rule 4.2.2(B) must be signed by the individual performing the *Senior Executive Function* or a *Director* of the *Authorised Firm*.

4.2.4 This section (Provision of Notifications) applies to a notification that is allowed or required to be given to the *Regulatory Authority* under a provision of the *Regulations* or *Rulebooks* (whether the word ‘notify’, ‘advise’, ‘inform’, ‘tell’ or some other word is used).

4.3 Notice of certain events required

4.3.1 Notice of changes in certain core details

- (1) An *authorised firm* must give the *Regulatory Authority* reasonable *written* notice of at least 10 *business days* before any proposed change in relation to a matter to which this rule applies.
- (2) If the *authorised firm* cannot give advance notice of a change in relation to a matter to which this rule applies in accordance with subrule (1), the firm must tell the *Regulatory Authority* *in writing* about the change immediately after it becomes aware that the change is to happen or has happened, but by no later than the second *business day* after the day it becomes aware of the change.
- (3) This rule applies to the following matters:
 - (a) the *authorised firm’s* name;
 - (b) any business or trading name under which the firm conducts a *regulated activity* in or from the *QFC*;
 - (c) the address of the firm’s principal place of business in the *QFC*;
 - (d) if the firm is a *branch*—its registered office or head office address;
 - (e) the firm’s legal structure;
 - (f) the name of an *approved individual* for the firm or any material matter relating to the *approved individual’s* suitability and competence to *exercise a controlled function* for which the individual is approved.

4.3.2 Notice of establishing or closing of branch office by local firm

A *local firm* must not establish or close a branch office anywhere in the world from which it proposes to conduct, or conducts, financial services unless it gave *written* notice to the *Regulatory Authority* of its intention to do so at least 10 *business days* before the day it establishes or closes the branch office.

4.3.3 Notice of certain significant events

- (1) If an *authorised firm* becomes aware, or has reasonable grounds to believe, that a matter to which this rule applies has or may have happened, or may be about to happen, the firm must tell the *Regulatory Authority* about the matter immediately, but within 1 *business day*.

Examples – meaning of ‘within 1 business day’

- 1 If, on a *business day*, the *authorised firm* becomes aware that a matter to which this rule applies has or may have happened, the firm must tell the authority about it immediately, but on that day.
- 2 If, on a day that is not a *business day*, the *authorised firm* has reasonable grounds to believe that a matter to which this rule applies may be about to happen, the firm must tell the authority about it immediately, but by no later than the next *business day*.

(2) This rule applies to the following matters:

- (A) the Authorised Firm’s failure to satisfy the Fitness and Propriety requirements;
- (B) any matter which could have a significant adverse effect on the *Authorised Firm’s* reputation;
- (C) any matter in relation to the *Authorised Firm* which could result in serious adverse financial consequences to the financial system or to other firms;
- (D) a significant breach of a *Rule* by the *Authorised Firm* or any of its *Employees*;
- (E) a significant breach of any requirement imposed by any applicable regulation or other law by the *Authorised Firm* or any of its *Employees*;
- (F) any proposed restructuring, merger, acquisition, reorganisation or business expansion which could have a significant impact on the *Authorised Firm’s* risk profile or resources;
- (G) any significant failure in the *Authorised Firm’s* systems or controls, including a failure reported to the *Authorised Firm* by the firm’s auditor;
- (H) any action that would result in a material change in the capital adequacy or solvency of the *Authorised Firm*;
- (I) non-compliance with *Rules* due to an emergency outside the *Authorised Firm’s* control and the steps being taken by the *Authorised Firm*.

Guidance

1. The proposed restructurings, mergers, acquisitions, reorganisations or business expansions in Rule 4.4.1(F) include material changes in an *Authorised Firm’s* *Controllers*.
2. The *Regulatory Authority* would also require notification of the implementation, or planned implementation of major new or revised IT systems or new technology affecting the *Authorised Firm’s* business, risk profile or resources.

4.3.4 Notice of events relating to fraud etc

- (1) If an event to which this rule applies happens in relation to the activities of an *authorised firm* that are conducted in or from the *QFC*, the firm must tell the *Regulatory Authority* in *writing* about the event immediately, but within 1 *business day* after the day the event happens.

Examples

See examples to rule 4.3.3 (1) on the meaning of 'within 1 *business day*'.

- (2) This rule applies to the following events:
- (A) it becomes aware that an *Employee* may have committed a fraud against one of its customers;
 - (B) a serious fraud has been committed against it;
 - (C) it has reason to believe that a *Person* is acting with intent to commit a serious fraud against it;
 - (D) it identifies significant irregularities in its accounting or other records, whether or not there is evidence of fraud;
 - (E) it suspects that one of its *Employees* who is connected with the *Authorised Firm's Regulated Activities* may be guilty of serious misconduct concerning his honesty or integrity.

4.3.5 Notice of certain events involving other regulators

- (1) If an *authorised firm* becomes aware of an event to which this rule applies, the firm must tell the *Regulatory Authority* in *writing* about the event immediately, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of 'within 1 *business day*'.

- (2) This rule applies to the following events:
- (a) an application by the *authorised firm* for, or for revocation of, an authorisation (however described) to conduct financial services in any *jurisdiction* outside the *QFC* is granted, refused or withdrawn (however described);
 - (b) an application by the firm for, or for revocation of, membership of any exchange or clearing house is granted, refused or withdrawn (however described);
 - (c) an *overseas regulator* starts an investigation (however described) into any of the firm's affairs;
 - (d) an *overseas regulator* appoints investigators (however described) to investigate any of the firm's affairs;
 - (e) disciplinary measures or sanctions (however described) are imposed on the firm by an *overseas regulator*, or any exchange or clearing house, in relation to its conduct of financial services.

4.3.6 Notice of certain action against authorised firm

- (1) If an *authorised firm* becomes aware of an event to which this rule applies, the firm must tell the *Regulatory Authority* in *writing* about the event immediately, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of 'within 1 *business day*'.

- (2) This rule applies to the following events:
- (a) a civil proceeding is brought against the *authorised firm* and the amount involved is significant in relation to its financial resources or reputation;
 - (b) the firm is prosecuted for, or found guilty of, any offence involving fraud or dishonesty;
 - (c) a penalty is imposed on the firm for tax evasion.

4.3.7 Notice of certain insolvency-related events

- (1) If an *authorised firm* becomes aware of an event to which this rule applies, the firm must tell the *Regulatory Authority* in *writing* about the event immediately, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of 'within 1 *business day*'.

- (2) This rule applies to the following events:
- (A) the calling of a meeting to consider a resolution for winding up the *Authorised Firm*;
 - (B) an application to dissolve the *Authorised Firm* or to strike it from the register, maintained by the *CRO*, or a comparable register in another jurisdiction;
 - (C) the presentation of a petition for the winding up of the *Authorised Firm*;
 - (D) the making of, or any proposals for the making of, a composition or arrangement with creditors of the *Authorised Firm*;
 - (E) the application of any person for the commencement of any insolvency proceedings, appointment of any receiver, administrator or provisional liquidator under the law of any country.

5 Reporting

5.1 Application

5.1.1 This chapter applies to an *Authorised Firm*.

Note 1 Schedule 2 provides an overview of the provisions of *Rules* under which there are requirements to provide periodic reports to the *Regulatory Authority*.

Note 2 In the absence of a specific form for a reporting requirement, QFC Form Q14 should be used for a report to the *Regulatory Authority*.

5.2 Provision of Regulatory Reports

5.2.1 (1) Unless a *Rule* states otherwise, an *Authorised Firm* must ensure that each report it provides to the *Regulatory Authority*:

(A) contains the *Authorised Firm's* name and QFC number; and

(B) subject to (2) is received by the *Regulatory Authority* by 5pm on the day on which it is due.

(2) If the due date is not a *Business Day*, the report must be received by the *Regulatory Authority* by 5pm on the next *Business Day*.

(3) A report will not be considered to have been received by the *Regulatory Authority* until it has been:

(A) received by electronic mail at the address provided by the *Regulatory Authority*; and

(B) duly signed by the signatories specified in the relevant *Rule* and delivered by:

(i) post to the current address of the *Regulatory Authority*;

(ii) hand delivered to the current address of the *Regulatory Authority*; or

(iii) faxed to a fax number provided by the *Regulatory Authority*.

5.2.2 Where a *Rule* does not specify a specific signatory, the report must be signed by the individual performing the *Senior Executive Function* or a *Director* of the *Authorised Firm*.

Guidance

Authorised Firms are reminded that under Article 107 of the *FSR* all communications made to the *Regulatory Authority* must be in English unless otherwise permitted by the *Regulatory Authority*.

6 Record Keeping

6.1 General Requirements

Financial Services Regulations

Article 107 of the *FSR* states:

Language of Communication and Documentation

- (1) All communications made to the Regulatory Authority in accordance with or pursuant to these Regulations shall be in English unless otherwise permitted by the Regulatory Authority.
- (2) All internal procedures, records or other documentation created or maintained by Authorised Firm or Approved Individuals as the Regulatory Authority shall determine shall be in English.

6.1.1 Records that must be kept – general requirement

An *authorised firm* must maintain appropriate records of:

- (A) matters and dealings, including accounting records;
- (B) policies and procedures; and
- (C) other documentation

which are required under *Regulations* or *Rules* applicable in the *QFC*.

Note Schedule 3 provides an overview of recordkeeping requirements.

6.2 Maintenance of Records

6.2.1A Application of s 6.2

To remove any doubt, this section applies to records that an *authorised firm* is required to keep (however described) under any *Regulations* or *Rules*.

6.2.1 Reproduction of records on paper

An *authorised firm* must ensure records, however stored, are capable of reproduction on paper within a reasonable period not exceeding three days.

6.2.2 How records must be kept

In keeping records, an *authorised firm* must have regard to any requirements for preservation, confidentiality, security and the frequency and ease of access required to records.

6.2.3 Subject to Rule 6.2.4, an *Authorised Firm* must ensure records are maintained in the English language.

6.2.4 Where records relate to an *Authorised Firm's* activities not related to *Regulated Activities* in or from the *QFC*, the *Authorised Firm* may maintain those records in another language. If those records are requested by the *Regulatory Authority* they must be reproduced in English within a reasonable period not exceeding seven days.

6.2.5 Certified copies for original records

- (1) If original documents cannot be maintained, copies may be kept, provided they are duly certified copies of the original documents.
- (2) A document in (1) must be certified by:
 - (i) in the case of a document created or issued by the *Authorised Firm* itself, a director or secretary of the *Authorised Firm*;
 - (ii) in the case of a document issued by a public body responsible for the maintenance of the original document, a *Person* properly authorised by that public body; or
 - (iii) in any other case, a *Person* duly authorised to certify official documents in the jurisdiction in which the copy is being certified.

6.2.6 How long records and documents must be kept – general requirement

Unless otherwise stated in a specific provision, records and documents must be maintained by the *Authorised Firm* for at least six years.

7 Waivers and Modifications

7.1 Application

7.1.1 This chapter applies to an *Applicant* and an *Authorised Firm*.

Financial Services Regulations

Article 16(1) of the *FSR* states:

Waiver or modification of rules

The Regulatory Authority may, on the Application of a Person in the QFC, or on its own initiative, by means of a written notice provide that one or more provisions of the Rules made pursuant to Article 15(1) either:

- (A) shall apply to such Person with such modifications as may be specified in the written notice; or
- (B) shall not apply in relation to such Person.

7.2 Application to Waive or Modify Rules

7.2.1 If an *Applicant* or *Authorised Firm* wishes to apply for a *Waiver or Modification Notice*, it must apply in writing.

7.2.2 The application for a *Waiver or Modification Notice* must contain:

- (A) the *Authorised Firm's* name and QFC number;
- (B) the *Rule* or *Rules* to which the application relates;
- (C) a clear explanation of the *Rule* waiver or modification that is being applied for and the reason why the *Authorised Firm* is requesting it;
- (D) details of any other requirements; for example, if there is a specific period for which the *Waiver or Modification Notice* is required;
- (E) any reasons the *Authorised Firm* may have as to why the *Waiver or Modification Notice* should not be published or why it should be published without disclosing the identity of the *Authorised Firm* or the confidential or propriety nature of certain information; and
- (F) all relevant facts to support the application.

7.2.3 An application for a *Waiver or Modification Notice* must be signed by the individual performing the *Senior Executive Function* or a *Director* of the *Authorised Firm*.

7.2.4 Notice of material change in circumstances—applicant for waiver etc

If an applicant for a *waiver or modification notice* becomes aware of any material change in circumstances that may affect the *Regulatory Authority's* decision on the application, the applicant must tell the authority in *writing* about the change immediately, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of 'within 1 business day'.

Guidance

1. Where possible, an *Authorised Firm* should use the QFC Form Q05 to submit an application for a *Waiver or Modification Notice*.
2. An *Applicant* may also submit an application for a *Waiver or Modification Notice*, but the notice will not be granted until the *Applicant* is authorised.

7.3 Procedure on Receipt of an Application

Guidance

1. The *Regulatory Authority* will acknowledge an application for a *Waiver or Modification Notice* and may request further information.
2. The time taken to determine the application will depend upon the issues it raises.
3. An *Authorised Firm* may withdraw its application for a *Waiver or Modification Notice* at any time up until the giving of the *Waiver or Modification Notice*. In doing so, an *Authorised Firm* should provide reasons for withdrawing the application.

7.4 Conditions for Granting a Waiver or Modification

Financial Services Regulations

Article 16(2) of the *FSR* states:

Waiver or modification of rules

The *Regulatory Authority* must be satisfied, when giving a notice under Article 16(1) in relation to a *Person*, that:

- (A) either:
 - (i) the burden experienced by that *Person* in complying with the relevant *Rule* would significantly outweigh the benefits that the *Rule* was intended to achieve; or
 - (ii) compliance with the *Rule* would not achieve or further the purpose for which the relevant *Rule* was made; and
- (B) the notice would not result in undue risk to *Persons* whose interests the *Rule* is intended to protect.

7.5 Applicability of a Waiver or Modification Notice

Guidance

1. If a *Waiver or Modification Notice* directs that a *Rule* is to apply to an *Authorised Firm* with modifications, then failure to comply with the modified rule constitutes a contravention under the *FSR*.
2. If a *Waiver or Modification Notice* is given subject to a condition, then failure to comply with the terms and conditions constitutes a contravention under the *FSR*.

7.6 Continuing relevance of waiver or modification notice

7.6.1 Notice of material change in circumstances—firm with waiver etc

If a *waiver or modification notice* applies to an *authorised firm* and the firm becomes aware of any material change in circumstances that may affect the continuing relevance of the notice, the firm must tell the *Regulatory Authority* in *writing* about the change immediately, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of ‘within 1 *business day*’.

7.7 Publication of a Waiver or Modification Notice

Financial Services Regulations

Article 16(4) of the *FSR* states:

Waiver or modification of rules

Unless the Regulatory Authority is satisfied that it is inappropriate or unnecessary to do so, it must publish a *Waiver or Modification Notice* given under Article 16 in such a way (including publication on its website) as it considers appropriate for bringing the notice to the attention of:

- a. those likely to be affected by it; and
- b. others who may be likely to become subject to a similar notice.

7.8 Revocation or Variation of a Waiver or Modification Notice

Financial Services Regulations

Article 16(5) and (6) of the *FSR* states:

Waiver or modification of rules

- (5) The Regulatory Authority may on the Application of the Person to whom it applies, or on its own initiative:
 - (A) revoke a written notice; or
 - (B) vary a written notice.
- (6) With respect to the publication of a revocation or variation, Article 16(4) applies analogously.

8 Controllers

8.1 Application

8.1.1 This chapter applies to:

- (A) *Persons* who acquire, or change their level or type of *Control* over an *Authorised Firm*; and
- (B) *Authorised Firms*.

8.2 General Provisions

Financial Services Regulations

Article 37 of the FSR states the definition of *Control*:

Acquiring and changing control

- (1) For the purposes of this Part, a Person acquires control over an Authorised Firm where he first:
 - (A) holds 10% or more of the shares in the Authorised Firm, or is entitled to exercise or control the exercise of 10% or more of the voting power in the Authorised Firm;
 - (B) holds 10% or more of the shares in a Parent Entity of the Authorised Firm or is entitled to exercise or control the exercise of 10% or more of the voting power in a Parent Entity of the Authorised Firm; or
 - (C) is able to exercise significant influence over the management of the Authorised Firm or a Parent Entity of the Authorised Firm by virtue of his shareholding or voting power, or by contractual or other arrangements.
- (2) The Regulatory Authority may issue Rules specifying the levels and type of control, and of change in control which will give rise to a notification requirement under Article 36 or require approval under Article 35.
- (3) For the purposes of this Article:
 - (A) shares -
 - (i) in relation to an Authorised Firm or relevant Parent Entity with a share capital, means allotted shares;
 - (ii) in relation to an Authorised Firm or relevant Parent Entity with capital but no share capital, means rights to share in the capital of the Authorised Firm or relevant Parent Entity; and
 - (iii) in relation to an Authorised Firm or relevant Parent Entity without capital, means interests conferring any right to share in the profits, or liability to contribute to the losses, of the Authorised Firm or relevant Parent Entity; or giving rise to any obligation to contribute to the debts or expenses of the Authorised Firm or relevant Parent Entity in the event of a winding-up; and
 - (B) voting power, in relation to an Authorised Firm or relevant Parent Entity which does not have general meetings at which matters are decided by the exercise of voting rights, means the right under the constitution of the Authorised Firm or relevant Parent Entity to direct the overall policy of the Authorised Firm or relevant Parent Entity or alter the terms of its constitution.
- (4) References in this Part to a change of control include any of the matters referred to in Article 36(1)(B) and reference to a Person acquiring or changing control shall be to a Person acquiring or changing control either alone or together with one or more Associate(s).

- 8.2.1** An *Authorised Firm* must establish and maintain systems and controls to enable it to:
- (A) be advised of any proposed or actual acquisitions or changes in *Control*; and
 - (B) monitor any proposed or actual acquisition or changes in *Control*.

8.3 Requirement to Seek Approval and Notify the Regulatory Authority

Approval - Local Firms

- 8.3.1** A *Controller Notice* must be submitted to the *Regulatory Authority* to request approval to acquire *Control* in a *Local Firm*.

Notification - Local Firms

- 8.3.2** A *Controller Notice* must be submitted to the *Regulatory Authority* to notify the *Regulatory Authority* of a cessation in *Control* in a *Local Firm*.

Notification - Non-Local Firms

- 8.3.3** A *Controller Notice* must be submitted to the *Regulatory Authority* to notify the *Regulatory Authority* of a proposed or actual acquisition or cessation of *Control* in a *Non-Local Firm*.

Note See r 4.3.3 for an authorised firm's obligation to tell the authority about proposed restructurings, mergers, acquisitions, reorganisations and business expansions.

8.4 Controller Notice

- 8.4.1** A *Controller Notice* must be in writing on the relevant *QFC* form.
- 8.4.2** A *Controller Notice* must be accompanied by the information and documents as specified in the relevant *QFC* form.
- 8.4.3** The *Regulatory Authority* may request such additional information or documents as it reasonably considers necessary in order to enable it to determine what action it should take in response to the *Controller Notice*.
- 8.4.4** A *Controller Notice* must be submitted by:
- (A) the *Authorised Firm* in question; or
 - (B) where the *Authorised Firm* is not aware of the acquisition or change in *Control*, the *Person* who is proposing to acquire or cease *Control* or has acquired or ceased *Control*.
- 8.4.5** Where a *Controller Notice* is submitted by the *Authorised Firm* it must be signed by the individual performing the *Senior Executive Function*, or a *Director* of the *Authorised Firm*.

8.4.6 A *Controller Notice* must be submitted to the *Regulatory Authority* in line with the provisions for notifications outlined in chapter 5.

8.4.7 Time limit for giving controller notice

A *controller notice* for an acquisition or change in *control* must be given to the *Regulatory Authority*—

- (a) at least 20 *business days* before the acquisition or change in *control* happens; or
- (b) if it is not practicable to give notice in accordance with paragraph (a)—immediately after the *person* required to give the notice becomes aware of the proposed or actual acquisition or change in *control*, but within 1 *business day*.

Examples

See examples to rule 4.3.3 (1) on the meaning of ‘within 1 *business day*’.

8.5 Consideration of Controller Notices

Guidance

Article 38 of the *FSR* sets out the decision making process of the *Regulatory Authority* with regard to a *Controller Notice*.

8.6 Annual Controllers Report

8.6.1 (1) An *Authorised Firm* must give the *Regulatory Authority* a controller’s report for each financial year of the firm within 4 *months* after the financial year ends.

Example

If a financial year of an *authorised firm* ends on 31 December in a year, the controller’s report for the financial year must be given to the *Regulatory Authority* before 1 May in the next year.

- (2) The controllers report in (1) must include:
 - (A) the name of each *Person* having *Control* over the *Authorised Firm*;
 - (B) the level and type of *Control* of each *Person* in (A);
 - (C) if the *Person* in (A) is a *Body Corporate*, its country of incorporation, address and registered number; and
 - (D) if the *Person* in (A) is an individual, his date and place of birth.

9 Accounting and Auditing

9.1 Application

9.1.1 This chapter applies to every *Authorised Firm*.

Guidance

1. *Authorised Firms* that are *QFC entities* are subject to the Accounting and Audit Requirements set out in the *Companies Regulations* (Section 11) and the *Limited Liability Partnership Regulations* (Part 9) as appropriate.
2. Article 123 of the *Companies Regulations* and Article 52 of the *Limited Liability Partnership Regulations* contain record keeping requirements for branches.
3. The *Financial Services Regulations* contain provisions relating to:
 - a. disclosure of information by auditors; and
 - b. rights and obligations regarding cooperation with auditors and an auditor's right of access to an *Authorised Firm's* book, accounts and material records.
4. This chapter provides additional provisions relating to audit and accounting requirements as they apply to *Authorised Firms*.

9.2 Accounting Records

9.2.1 An *Authorised Firm* must keep accounting records with respect to all sums of money received and expended by the *Authorised Firm* and all sales and purchases of goods and services and other transactions by the *Authorised Firm* and the assets and liabilities of the *Authorised Firm*. Such accounting records must be sufficient to show and explain all transactions by the *Authorised Firm* and must be such to:

- (A) disclose with reasonable accuracy the financial position of the *Authorised Firm* at any time;
- (B) enable the *Authorised Firm* to ensure that any accounts prepared by the *Authorised Firm* comply with the requirements in these *Rules*; and
- (C) record the financial position of the *Authorised Firm* as at its financial year end.

9.2.2 An *Authorised Firm* must maintain the accounting records, financial accounts and statements and auditors' reports required under the *Companies Regulations*, the *Limited Liability Partnership Regulations* and this chapter for at least six years from the date to which they relate.

9.3 Accounting Standards

9.3.1 Subject to Rules 9.3.2 and 9.3.3, an *Authorised Firm* must prepare and maintain all financial accounts and statements in accordance with *IFRS*, *US GAAP*, *UK GAAP* or such other principles or standards approved in writing by the *Regulatory Authority*.

9.3.2 An *Authorised Firm* which is an *Islamic Financial Institution* must prepare and maintain all financial accounts and statements in accordance with the accounting standards of *AAOIFI*.

9.3.3 An *Authorised Firm* which operates an *Islamic Window* must prepare and maintain all financial accounts and statements in accordance with one of those standards referred to in Rule 9.3.1 as supplemented by *AAOIFI FAS 18* in respect of its *Islamic Financial Business*.

Guidance

AAOIFI FAS 18 sets out the accounting rules for conventional financial institutions offering Islamic financial services. It provides rules for the recognition, measurement and presentation of assets managed, funds held and income earned on the basis of Shari'a principles. It also sets out the necessary disclosures required to be made in the course of conducting *Islamic Financial Business*.

9.4 Financial Accounts and Statements

9.4.1 Time limit for examining and reporting financial accounts and statements etc

Within four *months* after the day each financial year of an *authorised firm* ends, the firm must—

- (A) have its accounts and financial statements examined and reported upon by the *Authorised Firm's* auditor in accordance with the requirements of the *Companies Regulations* or *Limited Liability Partnership Regulations* and this chapter; and
- (B) file with the *Regulatory Authority* a copy of the financial statements and auditor's reports required under this chapter.

9.5 Auditor's report

9.5.1 (1) An *Authorised Firm* must in addition to the requirements contained in the *Companies Regulations* and the *Limited Liability Partnership Regulations*, ensure that its auditor:

- (A) conducts an audit of the *authorised firm's* accounts and financial statements in accordance with the requirements of the relevant standards published by—
 - (i) for financial business other than *Islamic financial business*—the International Auditing and Assurance Standards Board (*IAASB*) or any other body approved in writing by the *Regulatory Authority*; and
 - (ii) for *Islamic financial business*—*AAOIFI*;
- (B) produces a report on the audited accounts and financial statements which states:
 - (i) whether, in the auditor's opinion, the accounts have been properly prepared in accordance with the requirements imposed by this chapter;

- (ii) in particular, whether the accounts give a true and fair view of the financial position of the *Authorised Firm* for the financial year and of the state of the *Authorised Firm's* affairs at its financial year end; and
 - (iii) any other matter or opinion relating to the requirements of this chapter;
- (C) produces an auditor's report which states whether:
- (i) the auditor has audited the *authorised firm's* accounts and financial statements in accordance with the requirements of the applicable relevant standards;
Note **Applicable relevant standards** is defined in r (2).
 - (ii) the auditor has carried out any other procedures considered necessary having regard to the applicable relevant standards;
 - (iii) the auditor has received all necessary information and explanations for the purposes of preparing this report to the *Regulatory Authority*;
 - (iv) in the auditor's opinion, the *Authorised Firm's* prudential returns have been properly prepared by the *Authorised Firm* and provide a true and fair representation of the financial position of the *Authorised Firm*, as at the date of the *Authorised Firm's* financial year end;
 - (v) in the auditor's opinion, the *Authorised Firm's* prudential returns to the *Regulatory Authority* have been properly reconciled with the appropriate audited accounts;
 - (vi) in the auditor's opinion, that an *Authorised Firm* which is subject to an expenditure based capital requirement has calculated the expenditure based capital requirement in accordance with the *Rules*;
 - (vii) in the auditor's opinion, the *Authorised Firm's* financial resources as at its financial year end have been properly calculated in accordance with the *Rules* and are sufficient to meet the relevant prudential requirements; and
 - (viii) in the auditor's opinion, the *Authorised Firm* has kept proper accounting records, in compliance with the applicable *Rules*;

Client Money Report

- (D) produces, if the *Authorised Firm* controls or holds *Client Money*, a report which states whether, in the opinion of the auditor:
- (i) the *Authorised Firm* has maintained throughout the year systems and controls to enable it to comply with the relevant provisions of the *ASSET Rulebook*;

- (ii) the *Authorised Firm's* controls are such as to ensure that *Client Money* is identifiable and secure at all times;
- (iii) any of the requirements of *ASET* have not been met;
- (iv) if applicable, *Client Money* that has been segregated has been segregated in accordance with the *Rules* in *ASET*;
- (v) if applicable, the *Authorised Firm* was holding and controlling an appropriate amount of *Client Money* in accordance with *ASET* as at the date on which the *Authorised Firm's* audited balance sheet was prepared; and
- (vi) if applicable, there have been any material discrepancies in the reconciliation of *Client Money*;

Insurance Money Report

- (E) produces, if the *Authorised Firm* controls or holds *Insurance Money*, a report which states whether, in the opinion of the auditor:
 - (i) the *Authorised Firm* has maintained throughout the year systems and controls to enable it to comply with the relevant provisions of *ASET* chapter 7;
 - (ii) the *Authorised Firm's* controls are such as to ensure that *Insurance Money* is identifiable and secure at all times;
 - (iii) any of the requirements in *ASET* chapter 7 have not been met;
 - (iv) if applicable, the *Authorised Firm* was holding and controlling an appropriate amount of *Insurance Money* in accordance with *ASET* chapter 7 as at the date on which the *Authorised Firm's* audited balance sheet was prepared; and
 - (v) if applicable, there have been any material discrepancies in the reconciliation of *Insurance Money*; and

Custody report

- (F) produces, if the *Authorised Firm* is, or has been, *providing custody services* in or from the *QFC*, a report in respect of such business which states whether, in the opinion of the auditor:
 - (i) the *Authorised Firm* has, throughout the year, maintained systems and controls to enable it to comply with the *Rules* in *ASET*;
 - (ii) the investments in respect of which the *Authorised Firm* is, or has been, *Providing Custody* are registered, recorded or held in accordance with the *Rules* in *ASET*;
 - (iii) there have been any material discrepancies in the reconciliation of investments; and

(iv) any of the requirements of *ASET* have not been met.

(2) In this rule:

applicable relevant standards means the relevant standards published by—

- (a) for financial business other than *Islamic financial business*—IAASB or another body approved under subrule (1) (A) (i); or
- (b) for Islamic financial business—AAOIFI.

9.6 Change in the Financial Year End

Note 1 Under the *Companies Regulations 2005*, article 81 (3), a limited liability company incorporated under the regulations may set a new financial year end date by giving notice in the prescribed form to the *CRO*.

Note 2 Under the *Limited Liability Partnership Regulations 2005*, article 33 (3), a limited liability partnership may set a new financial year end date by giving notice in the prescribed form to the *CRO*.

QFC Entity

- 9.6.1** (1) An *Authorised Firm* which is *QFC Entity* must obtain the prior written consent of the *Regulatory Authority* before specifying a new financial year end relating to:
- (A) the *QFC Entity's* current financial year and subsequent financial years; or
 - (B) the *QFC Entity's* previous financial year and all financial years subsequent to that previous financial year

where a *QFC Entity's* previous financial year means the year immediately preceding its current financial year.

- (2) A change to the financial year end of an *Authorised Firm* that is a *QFC Entity* will not be approved by the *Regulatory Authority* in respect of a previous financial year if the period allowed for laying and delivering accounts in relation to that year has already expired.

Non-QFC Entity

- 9.6.2** An *Authorised Firm* which is not a *QFC Entity* must provide the *Regulatory Authority* with reasonable advance notice prior to changing its financial year end.

9.7 Auditors

9.7.1 Section 9.7 additional to other provisions

To remove any doubt, if an *authorised firm* is a limited liability company, limited liability partnership, or limited partnership, incorporated under any *Regulations*, this part is additional to the provisions of any *Regulations* (including any rules made or in force under any *Regulations*) applying in relation to the firm as such a company or partnership.

9.7.2 Appointment of auditor

- (1) An *authorised firm* may, from time to time, appoint an auditor for the firm, and must ensure that there is, at all times, an auditor appointed for the firm.
- (2) Before appointing an auditor (whether or not in replacement of another auditor and whether or not the appointment is at the direction of the *Regulatory Authority*), the firm must apply to the authority in writing for approval to appoint the proposed auditor.
- (3) The application must include a statement that the *authorised firm* is satisfied that the proposed auditor is eligible to be appointed as the firm's auditor under rule 9.7.3 (1) (Eligibility for appointment as auditor).
- (4) The *Regulatory Authority* must—
 - (a) approve the appointment of the proposed auditor; or
 - (b) refuse to approve the appointment of the proposed auditor.
- (5) The *Regulatory Authority* must give the *authorised firm* written notice of its decision on the application.
- (6) If the *Regulatory Authority* refuses to approve the appointment of the proposed auditor, the notice must—
 - (a) give reasons for the decision; and
 - (b) tell the *authorised firm* that it may appeal to the *Regulatory Tribunal* against the decision.
- (7) The *authorised firm* must not appoint the proposed auditor unless the *Regulatory Authority* has approved the appointment.
- (8) If the *authorised firm* appoints the proposed auditor, the firm must tell the *Regulatory Authority* in writing about the appointment, and when it takes effect, immediately, but by no later than the second *business day* after the day the appointment is made.

9.7.3 Eligibility for appointment as auditor

- (1) An *authorised firm* must not appoint a *person* as auditor for the firm unless the person—
 - (a) has consented in *writing* to the appointment being made; and
 - (b) has the skills, resources and experience necessary to audit the firm’s business; and
 - (c) has satisfied the firm that it and its relevant audit staff are—
 - (i) independent of the firm; and
 - (ii) not subject to any conflict of interest in relation to the firm.
- (2) The *authorised firm* must make and keep sufficient records to demonstrate that it complied with subrule (1) before the appointment was made.
- (3) The records must be kept for at least 6 years after the day the *person* ceases to be auditor for the *authorised firm*.

9.7.4 Direction to replace auditor

- (1) This rule applies if the *Regulatory Authority* considers that a *person* appointed as auditor for an *authorised firm* is not suitable to be, or to continue to be, auditor for the firm.
- (2) The *Regulatory Authority* may, by *written* notice, direct the *authorised firm* to end the *person’s* appointment as auditor and to appoint another auditor for the firm.
- (3) The *authorised firm* must comply with the direction within the period stated in the direction or, if no period is stated, within a reasonable period.
- (4) The *Regulatory Authority* must give the *person* a copy of the notice.
- (5) The notice must—
 - (a) give, or be accompanied by, reasons for the direction; and
 - (b) state that the *authorised firm* or *person* (or both) may appeal to the *Regulatory Tribunal* against the decision to give the direction.

9.7.5 Direction to appoint auditor

- (1) This rule applies if there is not, at any time, an auditor appointed for an *authorised firm*.

Note See r 9.7.6 for the duty of an *authorised firm* to notify the authority if the appointment of an auditor ends for any reason.

- (2) The *Regulatory Authority* may, by *written* notice, direct the *authorised firm* to appoint an auditor for the firm.

Note The auditor must be appointed in accordance with r 9.7.2 (Appointment of auditor).

- (3) The *authorised firm* must comply with the direction within the period stated in the direction or, if no period is stated, within a reasonable period.

9.7.6 Notification if appointment of auditor ends

If the appointment of an auditor of an *authorised firm* ends for any reason, the firm must tell the *Regulatory Authority* in *writing* immediately, but by no later than the second *business day* after the day the appointment ends—

- (a) that the appointment has ended; and
- (b) the reason for the appointment ending.

Note For the obligation of the *person* to notify the *Regulatory Authority* if the *person's* appointment ends, see *Financial Services Regulations*, art 91 (Resignation of auditors and actuaries).

10 Fees

10.1 Application

10.1.1 This chapter applies to an *Authorised Firm*, or an *Applicant* for *Authorised Firm* status.

10.2 General Provisions

10.2.1 Where a fee is payable for any application to the *Regulatory Authority*, the application may not be regarded as submitted until the fee has been paid in full.

10.2.2 Where an annual fee or supplementary fee in relation to ongoing supervision is due from an *Authorised Firm* under a provision of these *Rules*, it must be paid by the date upon which it falls due. Should an *Authorised Firm* fail to pay by the due date then, without limiting the right of the *Regulatory Authority* to take any other action, the sum due will be increased by 1% for each *month*, or part of a *month*, that it remains outstanding beyond the due date.

Guidance

If a fee is not paid by the date on which it becomes due, the *Authorised Firm* is in breach of a *Rule* and the *Regulatory Authority* is entitled to take action including, but not limited to, taking steps to withdraw *Authorisation* to conduct one or more *Regulated Activities*.

10.2.3 The *Regulatory Authority* may reduce, waive or refund all or part of any fee if, having considered the exceptional circumstances of a particular case, it deems it would be equitable to do so.

10.3 Supplementary Fees

10.3.1 (1) The *Regulatory Authority* may require an *Authorised Firm* or *Applicant* to pay a supplementary fee to the *Regulatory Authority* in circumstances where it expects to incur substantial additional costs in dealing with an application or conducting ongoing supervision.

(2) In such cases the *Regulatory Authority* will notify the *Applicant* as soon as reasonably practicable of the amount of the supplementary fee.

Guidance

1. A supplementary fee may be levied by the *Regulatory Authority* because it expects that certain applications will require more intensive scrutiny than others. For example, where the entity is a branch from a jurisdiction where there are not or are not expected to be in place arrangements for co-operation between the *Regulatory Authority* and the relevant regulators in that jurisdiction. Equally, where the entity is incorporated in the *QFC*, a full analysis of the prudential and systems arrangements will be required.

2. A supplementary fee may also be levied by the *Regulatory Authority* in cases where the ongoing supervision of the *Authorised Firm* appears to the *Regulatory Authority* to be likely to cause it to incur substantial additional costs.

10.4 Application Fees

10.4.1 An *Applicant* seeking to conduct *Regulated Activities* in or from the QFC and an *Authorised Firm* applying for *Authorisation* to conduct additional *Regulated Activities* must pay to the *Regulatory Authority*:

- (A) the application fees specified in Appendix 4; and
- (B) any supplementary fee required by the *Regulatory Authority*.

10.4.2 Any application fees paid, whether in respect of an *Applicant*, *Authorised Firm* or *Approved Individual*, are non-refundable, regardless of whether the application is successful or not.

10.5 Annual Fees

10.5.1 An *Authorised Firm* must pay to the *Regulatory Authority*:

- (A) the annual fee specified in Appendix 4; and
- (B) any supplementary fee required by the *Regulatory Authority*.

10.5.2 (1) The initial annual fee must be paid in full to the *Regulatory Authority* within 21 days of the date of *Authorisation*.

- (2) Subsequent annual fees must be paid in full to the *Regulatory Authority* on or before 1 January of every calendar year.

Guidance

With regard to the payment of an annual fee on or before 1 January, invoices will be issued at least 21 days before that date.

10.6 Fees for Extracts of Information from the Registers of Public Information

10.6.1 *Persons* seeking extracts of information in accordance with Rule 3.5.1 maintained in the public registers by the *Regulatory Authority* in relation to an *Authorised Firm* or *Approved Individual* must, upon application pay the fee prescribed in Appendix 4.

11 Restrictions in Relation to Specified Products

11.1 Purpose

Guidance

Pursuant to Part 2 of Schedule 3, of the *FSR* the *Regulatory Authority* may make *Rules* in connection with certain specified products. These *Rules* or additional guidance are set out below.

11.2 Futures and Options

Financial Services Regulations

- Options are defined under paragraph 7.1 of part 2 of Schedule 3 of the *FSR* as follows:

Options

- Options to acquire or dispose of:
 - a Share, Debt Instrument, Warrant, Securities Receipt, Unit in a Collective Investment Fund, Future, or Contract for Differences;
 - currency of any country or territory;
 - metals / commodities; or
 - an option of the kind specified in paragraphs 7.1(1), (2) or (3).

- Paragraph 7.2 of part 2 of Schedule 3 of the *FSR* states in respect of *Options* that:

Options

- The *Regulatory Authority* may issue *Rules* excluding from the scope of paragraph 7.1 options which are entered into for commercial and not investment purposes and setting out circumstances in which a contract is to be regarded as made for commercial or investment purposes for the purposes of paragraph 7.2.

- A *Future* is defined under paragraphs 8.1 to 8.3 of part 2 of Schedule 3 of the *FSR* as follows:

Futures

- Subject to paragraphs 8.2 and 8.3 rights under a contract for the sale of a commodity or property of any other description under which delivery is to be made at a future date and at a price agreed on when the contract is made and which is made for investment and not commercial purposes.
- A contract is not a *Future* for the purposes of paragraph 8.1 if the seller delivers or intends to deliver the property or the purchaser takes or intends to take delivery of the property.
- The *Regulatory Authority* may issue *Rules* as to the circumstances in which a contract is to be regarded as made for commercial or investment purposes for the purposes of paragraph 8.1.

11.2.1 The circumstances in which either an *Option* or a *Futures* contract is regarded as being made for commercial purposes and therefore excluded from the respective definition of a *Specified Product*; and conversely, the circumstances in which it is considered to be made for investment purposes and therefore included within the respective definition, are set out below:

- (a) a contract is regarded as made for investment purposes if—
 - (i) it is made, or traded, on a *regulated exchange*; or
 - (ii) it is made otherwise than on a *regulated exchange*, but is expressed to be traded on—
 - (A) a *regulated exchange*; or
 - (B) the same terms on which an equivalent contract would be traded on a *regulated exchange*;
- (B) a contract not falling within (A) is regarded as made for commercial purposes if under the terms of the contract delivery is to be made within seven days, unless it can be shown that there existed an understanding that (notwithstanding the express terms of the contract) delivery would not be made within seven days;
- (C) the following are indications that a contract not falling within (A) or (B) is made for commercial purposes (the absence of them is an indication that it is made for investment purposes):
 - (i) one or more of the parties produces, or uses in his business the commodity or other property;
 - (ii) the seller delivers or intends to deliver the property or the purchaser takes or intends to take delivery of it; or
 - (iii) the price, the lot size, the delivery date and other terms are determined by the parties for the purposes of the particular contract and not by reference (or not solely by reference) to regularly published prices, to standard lots or delivery dates or to standard terms;
- (D) the following are indications that a contract is made for investment purposes:
 - (i) it is expressed to be as traded on an a *regulated exchange*;
 - (ii) performance of the contract is ensured by a *regulated exchange* or a clearing house; or
 - (iii) there are arrangements for the payment or provision of margin; and
- (E) for the purposes of (A), a price is to be taken to be agreed on when a contract is made:

- (i) notwithstanding that it is left to be determined by reference to the price at which a contract could be entered into on a market or exchange or could be entered into at a time and place specified in the contract; or
- (ii) in a case where the contract is expressed to be by reference to a standard lot and quality, notwithstanding that provision is made for a variation in the price to take account of any variation in quantity or quality on delivery.

11.3 Qualifying Contracts of Insurance

Financial Services Regulations

1. *Contracts of Insurance* are defined under section 10.1 of Part 2 of Schedule 3 of the FSR as follows:

Contract of Insurance

10.1 Rights under a qualifying contract of insurance or reinsurance that is either a General Insurance Contract within the scope of paragraph 10.3 or a Long Term Insurance Contract within the scope of paragraph 10.4.

2. Paragraphs 10.3 and 10.4 go on to list the categories of insurance which fit within the scope of a *General Insurance Contract* or a *Long Term Insurance Contract*.
3. Paragraph 10.2 of Part 2 of Schedule 3 prescribes that:

The Regulatory Authority shall make Rules prescribing the circumstances in which a contract is a qualifying contract of insurance for the purposes of paragraph 10.1.

11.3.1 A contract of insurance is a qualifying insurance contract if it falls within the categories of insurance contract contained within the definitions of either *General Insurance Contracts* or *Long Term Insurance Contracts* under paragraphs 10.3 and 10.4 of Part 2 of Schedule 3 of FSR.

Guidance

Contracts of Insurance are further sub-defined in *INAP* into those constituting *Non-Investment Insurance Contracts*, *Pure Protection Contracts* and *Long Term Care Insurance Contracts* and the restrictions surrounding activities conducted in relation to them are detailed in *PINS*.

App1 Guidance on Fitness and Propriety of Authorised Firms

A1.1 Introduction

Guidance

1. This appendix provides guidance on the criteria the *Regulatory Authority* may take into account when assessing for the purposes of Article 29 of the *FSR* and chapter 2 the *Fitness and Propriety* of:
 - a. an *Applicant* to be an *Authorised Firm*; and
 - b. an *Authorised Firm*.
2. In considering any specific matters, the *Regulatory Authority* may request reviews by any appropriately skilled third party on any aspect of the *Authorised Firm's* proposed or actual activities or the environment in which it predominantly operates.
3. The *Regulatory Authority* may request or require any information which it considers relevant to its consideration of an application.

A1.2 Fitness and Propriety Criteria

1. Further to Article 29 of *FSR* and chapter 2 of this rulebook, the *Regulatory Authority* may consider the following matters in assessing the fitness and propriety of an *Applicant* or an *Authorised Firm*.

Controllers, close links and other connections

2. Pursuant to Rule 2.3.1(A) and (B) the *Regulatory Authority* must be satisfied that an *Applicant's* or *Authorised Firm's* *Controllers, Close Links* and other connections, are not likely to prevent effective supervision of the *Authorised Firm* by the *Regulatory Authority*.
3. The *Regulatory Authority* will also have regard to:
 - a. the *Authorised Firm's* position within its *Group*, including any other relationships that may exist between the *Authorised Firm's* affiliates, *Controllers* or other *Close Links*;
 - b. any information provided by other regulators in relation to the *Authorised Firm* or any entity within its *Group*;
 - c. the background, history and principal activities of the *Authorised Firm's* *Controllers*, including that of the *Controller's* *Directors, Partners* or other officers associated with the *Group*, and the degree of influence that they are, or may be, able to exert over the *Authorised Firm* or its activities; and
 - d. whether the *Authorised Firm* or its *Group* is subject to any adverse effect or considerations arising from its country of incorporation or the country (or countries) of incorporation of its *Controllers*. In considering such matters, the *Regulatory Authority* will also have regard to the type and level of regulatory oversight in the country or countries of incorporation referred to above, the regulatory infrastructure and adherence to any internationally held conventions and standards.
4. The *Regulatory Authority* may request that an *Applicant* or *Authorised Firm* submit a report on its *Controllers, Close Links* or other connections at anytime.

Location of Offices

5. Under Rule 2.3.1(E), an *Applicant* or an *Authorised Firm* will need to satisfy the *Regulatory Authority* that the location of its and its *Parent Entity's* head office and registered office will not prevent the effective supervision of the *Authorised Firm*.
6. The *Regulatory Authority* will consider the head office of an *Authorised Firm* to be where the firms mind and management is and will have regard to the location of its directors, partners and senior management with respect to its strategic, operational and administrative arrangements.

Background and History

7. The *Regulatory Authority* will have regard to:
 - a. any matter affecting the propriety of the *Authorised Firm's* conduct, whether or not such conduct may have resulted in the commission of a criminal offence or the contravention of the law or the institution of legal or disciplinary proceedings of whatever nature;
 - b. whether an *Authorised Firm* has ever been the subject of disciplinary procedures by a government body or agency or any self regulating organisation or other professional body;
 - c. any contravention of any provision of financial services legislation or of rules, regulations, statements of principle or codes of practice made under it or made by a recognised self regulatory organisation, exchange or clearing house;
 - d. whether an *Authorised Firm* has been refused, or had a restriction placed on, the right to carry on a trade, business or profession requiring a licence, registration or other permission;
 - e. any adverse finding or an agreed settlement in a civil action by any court or tribunal of competent jurisdiction resulting in an award against or payment by an *Authorised Firm* in excess of \$10,000 or awards that total more than \$10,000;
 - f. whether an *Authorised Firm* has been censured, disciplined, publicly criticised or the subject of a court order at the instigation of any regulatory authority, or any officially appointed inquiry, or any other *Overseas Regulator*; or
 - g. whether an *Authorised Firm* has been open and truthful in all its dealings with the *Regulatory Authority*.

Resources, Systems and Controls

8. The *Regulatory Authority* will have regard to whether the *Authorised Firm* has sufficient resources of all types, including:
 - a. the *Authorised Firm's* financial resources and whether it complies, or will comply, with any applicable financial *Rules*, and whether the *Authorised Firm* appears in a position to be able to continue to comply with such rules;
 - b. the extent to which the *Authorised Firm* is or may be able to secure additional capital in a form acceptable to the *Regulatory Authority* where this appears likely to be necessary at any stage in the future;
 - c. the availability of sufficient competent human resources to conduct and manage the *Authorised Firm's* affairs, in addition to having a sufficient type and number of *Approved Individuals* to conduct and manage the *Authorised Firm's Regulated Activities*;
 - d. whether the *Authorised Firm* has sufficient and appropriate systems and controls in order to support, monitor and manage its affairs, resources and regulatory obligations in a sound and prudent manner;

- e. whether the *Authorised Firm* has appropriate anti money laundering procedures and systems designed to ensure full compliance with applicable money laundering legislation, including arrangements to ensure all relevant staff are aware of their obligations; and
- f. the impact of other members of the *Authorised Firm's Group* on the adequacy of the *Authorised Firm's* resources and in particular, though not exclusively, the extent to which the *Authorised Firm* is or may be subject to consolidated prudential supervision by the *Regulatory Authority* or another *Overseas Regulator*.

Collective Suitability of Individuals or other Persons Connected to the Authorised Firm

- 9. Notwithstanding that individuals performing *Controlled Functions* must be *Approved Individuals* and that an *Authorised Firm* must appoint certain *Approved Individuals* to certain functions as stated in the *INDI Rulebook*, in assessing the *Fitness and Propriety* of an *Authorised Firm* the *Regulatory Authority* will also consider:
 - a. the collective suitability of all of the *Authorised Firm's* staff taken together, and whether there is a sufficient range of individuals with appropriate skills and experience to understand, operate and manage the *Authorised Firm's* affairs in a sound and prudent manner;
 - b. the individual or collective suitability of any *Person* or *Persons* connected with the *Authorised Firm*;
 - c. the extent to which the *Authorised Firm* has robust human resources policies designed to ensure high standards of conduct and integrity in the conduct of its activities; and
 - d. whether the *Authorised Firm* has appointed auditors, actuaries and advisers with sufficient experience and understanding in relation to the nature of the *Authorised Firm's* activities.

Schedule 2 Overview of reporting requirements

Note on reporting requirements

This note provides a list of *provisions* of the *Rules* under which there are requirements to report periodically to the *Regulatory Authority*. However, the list may not be a complete statement of all relevant provisions and should not be relied on as such.

1 *COLL*

1.1 Operators

- r 5.1.4 (Transactions with affected persons—details required for annual report)
- r 5.6.1 (Reports and accounts generally)
- r 5.6.2 (Content of annual reports)
- r 5.6.3 (Content of half-yearly reports)
- r 5.6.4 (Operator's reports)

1.2 Independent entities

- r 4.2.10 (Non-QFC independent entities—annual compliance certificate)
- r 5.6.5 (Independent entity's reports)

1.3 Auditors

- r 5.6.6 (Auditor's reports)

1.4 Reports during winding-up

- r 8.2.7 (Accounting and reports during winding-up)

1.5 Foreign fund promotions

- r 10.1.5 (Quarterly returns for foreign fund promotions etc)

2 *GENE*

2.1 Annual controllers report

- r 8.6.1

2.2 Financial accounts and statements

- r 9.4.1

2.3 Audit reports

- r 9.4.1 and r 9.5.1

3 *PIIB*

3.1 Prudential returns

- r 1.4.1

4 *ISFI*

4.1 Shari'a Supervisory Board reports

- r 6.2.2

5 *PINS*

5.1 Prudential returns

- r 1.4.1

5.2 Financial condition reports

- r 9.3.2

5.3 Independent actuarial reports

- r 9.4.2

Schedule 3 Overview of recordkeeping requirements

Note on recordkeeping requirements

This note provides a list of *provisions* of the *Rules* under which there are recordkeeping requirements. However, the list may not be a complete statement of all relevant provisions and should not be relied on as such.

1 *AMLR*

1.1 **AML records**

- r 3.1.1 (g) and (h)
- s 3.9, guidance 2
- r A1.1.1 (c)

2 *ASET*

2.1 **Client money**

- r 2.2.1 (e) (ii)
- r 2.5.8
- s 2.13
- r 3.3.2(b)

2.2 **Custody services**

- r 4.1.4 (a) and (c)
- r 4.4.1
- r 4.4.3
- r 4.6.2 (b)
- s 4.11

2.3 **Collateral for investment business**

- r 5.2.1

2.4 **Mandates over client accounts**

- r 6.1.1 (3) (b)

2.5 **Insurance money**

- r 7.3.11
- s 7.5

3 *COLL*

3.1 **Operators**

- r 4.1.6 (Register of unitholders)
- r 4.1.7 (Records of operator)
- r 5.5.1 (Unitholder meetings)
- r 7.1.5 (Issue and cancellation of units generally)
- r 7.2.1 (Requirements for unitholder register)
- r 7.2.3 (7) (Transfer of units by act of parties)

3.2 **Independent entities**

- r 4.2.7 (Records of independent entity)

3.3 **Foreign funds**

- r 10.1.6 (Foreign funds—recordkeeping by authorised firms)

4 COND

4.1 Obligations of all authorised firms

- r 2.2.8 (Approved representative and non-QFC intermediary—recordkeeping)
- r 2.3.5 (Client classification—recordkeeping)
- r 2.5.10 (Inducements—recordkeeping)
- r 2.6.5 (Customer complaints—recordkeeping)
- r 2.8.1 (General recordkeeping obligation)

4.2 Financial promotions

- r 3.4.1 (Financial promotions—recordkeeping)

4.3 Conduct of investment business

- r 4.2.9 (Initial client contact—recordkeeping)
- r 4.3.9 (Retail investment services—recordkeeping)
- r 4.3.20 (Life policies—recordkeeping)
- r 4.4.6 (Confirmation notes—recordkeeping)
- r 4.4.10 (Periodic statements—recordkeeping)
- r 4.4.15 (Relevant investment contracts cancellation—recordkeeping)
- r 4.5.1 (2) (b) (Investment research—conflicts of interest and impartiality)
- r 4.5.4 (Investment research recommendations—recordkeeping)
- r 4.5.6 (Personal account transaction—recordkeeping)
- r 4.5.9 (Dealing and managing—recordkeeping)
- r 4.5.10 (c) (Dealing and managing—aggregation of customer orders)
- r 4.5.13 (2) and (3) (Aggregation of customer orders—fair allocation etc)
- r 4.5.16 (2) (Dealing and managing—non-market price transactions)
- sch 5 (Recordkeeping—dealing and managing)

4.4 Conduct of non-investment insurance mediation business

- r 5.3.5 (Non-investment insurance advice—recordkeeping)

4.5 Conduct of insurance business

- r 6.2.10 (Insurance contract cancellation—recordkeeping)
- r 6.3.4 (Claims handling—recordkeeping)

4.6 Conduct of deposit taking business

- r 7.2.5 (Terms of business for deposit taking—recordkeeping)

5 CTRL

5.1 Management oversight reports

- r 2.2.2

5.2 Allocation of responsibilities

- r 3.2.1
- r 3.2.2

5.3 Systems, procedures, controls and resources reports

- r 4.1.3 (1)

5.4 Business records

- r 4.11.1

6 GENE

6.1 Restrictions on client money and insurance money

- r 2.5.2

6.2 General recordkeeping requirement

- r 6.1.1

6.3 Accounting and financial records

- r 9.2.1
- r 9.2.2
- r 9.3.1

6.4 Auditors

- r 9.7.3 (2) (Eligibility for appointment as auditor)

7 INDI

7.1 Suitability and competence of approved individuals

- r 5.1.5

7.2 Continuing competence of approved individuals

- r 5.3.1

8 PIIB

8.1 Transfers between trading book and non-trading book

- r 1.3.9 (2)
- r A1.7.1 (a)

8.2 Credit

- A4.2, guidance 34

8.3 Connected counterparty exemptions

- r A4.8.12 (c)

8.4 Credit derivatives

- r A4.11.4 – r A4.11.9
- r A4.11.12
- r A4.11.16 – r A4.11.17
- r A4.11.22 (b)
- r A4.11.28
- r A4.11.33
- r A4.11.37
- r A4.11.41

8.5 Market risk

- A5.1, guidance 19

9 ISFI

9.1 Shari'a Supervisory Board

- r 6.1.3 – r 6.1.4

10 PINS

10.1 Long-term insurance business—segregation

- r 5.4.1 – r 5.4.5

10.2 Takaful funds—segregation

- r 6.4.2

10.3 Classification of insurance contracts

- r 8.3.2 – r 8.3.2

10.4 Consolidated supervision—group transactions

- r 10.3.2

App4 Fees Table

A4.1 The Fees Table.

A4.1.1 Base fees are determined by the *Regulated Activities* the *Authorised Firm* conducts or intends to conduct, as set out below:

Application Fee by Regulated Activities	(US \$)
Deposit Taking	40,000
Providing Credit Facilities	40,000
<i>Effecting a Contract of Insurance or Carrying out a Contract of Insurance (otherwise than as a Captive)</i>	40,000
<i>Effecting a Contract of Insurance or Carrying out a Contract of Insurance (as a Captive)</i>	10,000
Dealing in Investments (as principal)	25,000
Dealing in Investments (as agent)	10,000
Operating a Collective Investment Fund	10,000
Managing Investments	10,000
Arranging Deals in Investments	10,000
Arranging Credit Facilities	10,000
Advising on Investments	10,000
Providing Custody Services	10,000
Arranging the Provision of Custody Services	10,000

A4.2 Application Fees

A4.2.1 An *Applicant* seeking *Authorisation* to conduct one or more *Regulated Activities* specified in the fees table must pay:

- (A) the highest of the corresponding fees in the fees table; plus
- (B) US\$500 for each individual for whom *Approved Individual* status is sought.

Guidance

1. These fees relate only to the *Applicant Firm's* initial application.
2. No separate application fee is payable for registration with the CRO or for the grant of a *Licence* by the QFC Authority.

A4.2.2 An *Authorised Firm* submitting applications on behalf of additional individuals seeking *Approved Individual* status must pay an application fee of \$500 in respect of each additional *Approved Individual* application.

A4.3 Applications to Conduct Additional Regulated Activities

A4.3.1 An *Authorised Firm* seeking *Authorisation* to conduct additional *Regulated Activities* specified must pay a fee equal to the difference between:

- (A) the basic fee which would be payable under Rule A4.2.1(A) if it were an *Applicant Firm* seeking *Authorisation* to conduct the *Regulated Activities* in the terms of the *Authorisation* sought; and
- (B) the basic fee which would be payable under Rule A4.2.1(A) if it were an *Applicant Firm* seeking *Authorisation* to conduct the *Regulated Activities* in the terms of the *Authorisation* currently held.

A4.4 Annual Fees

Initial Annual Fee

- A4.4.1**
- (1) An *Authorised Firm* must pay to the *Regulatory Authority* an initial annual fee for the initial period of regulation after the grant of *Authorised Firm* status.
 - (2) The initial annual fee is calculated as the fee which was payable at the time of application for *Authorisation*, pro-rated over the whole months remaining between the date of *Authorisation* and the end of the year.

Subsequent Annual Fees

- A4.4.2**
- (1) An *Authorised Firm* must pay to the *Regulatory Authority* a standard annual fee for any period of regulation after the period described in Rule A4.4.1.
 - (2) The standard annual fee is:
 - (A) the highest of the fees specified in the fees table corresponding to the *Regulated Activities* which the *Authorised Firm* is authorised to carry on; plus
 - (B) US\$500 for each *Approved Individual* employed by the *Authorised Firm* at 30 September in the previous year, or on the date of the grant of *Authorisation*, whichever is the later.

Provision of Extracts of Information from the Registers of Public Information

- A4.4.3** In accordance with Rule 10.6.1, *Persons* must upon application for extracts of information from the registers of public information maintained by the *Regulatory Authority*, whether relating to either an *Authorised Firm* or an *Approved Individual*, pay to the *Regulatory Authority* the prescribed fee of US\$50 for each specific information request.

Endnotes

1 Abbreviation key

a	=	after	ins	=	inserted/added
am	=	amended	om	=	omitted/repealed
amdt	=	amendment	orig	=	original
app	=	appendix	par	=	paragraph/subparagraph
art	=	article	prev	=	previously
att	=	attachment	pt	=	part
b	=	before	r	=	rule/subrule
ch	=	chapter	renum	=	renumbered
def	=	definition	reloc	=	relocated
div	=	division	s	=	section
g	=	guidance	sch	=	schedule
glos	=	glossary	sdiv	=	subdivision
hdg	=	heading	sub	=	substituted

2 Rulebook history

General Rulebook (GENE)

made by

General Rulebook Rule Making Instrument No. 8, 2005 (RM8/2005)

Made 5 December 2005

Commenced 5 December 2005

Version No. 1

as amended by

Conduct of Business Rulebook Rule Making Instrument 2007 (RM2007/01 att D)

Made 28 June 2007

Commenced 1 July 2007

Version No. 2

Collective Investment Funds Rulebook Rule Making Instrument 2007 (RM2007/02 att C)

Made 28 June 2007

Commenced 15 July 2007

Version No. 3

General (Fees) Amendment Rules 2007 (RM2007/03 att A)

Made 5 September 2007

Commenced 1 October 2007

Version No. 4

Rulebooks (Miscellaneous Amendments) Rules 2008 (RM2008/01 sch 1, pt 1.4 and sch 2, pt 2.6)

Made 30 March 2008

Commenced 7 April 2008

Version No. 5

Rulebooks (Miscellaneous Amendments) Rules 2008 (No 2) (RM2008/02 sch 1, pt 1.3 and sch 2, pt 2.3)

Made 21 September 2008
Commenced 1 October 2008
Version No. 6

Miscellaneous Amendments Rules 2009 (QFCRA Rules 2009-2 sch 1, pt 1.6 and sch 2, pt 2.3)

Made 6 December 2009
Commenced 6 December 2009
Version No. 7

Miscellaneous Amendments Rules 2010 (QFCRA Rules 2010-1 sch 2, pt 2.4)

Made 3 February 2010
Commenced 3 March 2010
Version No. 8

3 Amendment history

r 2.4.1 am RM2008/01

r 2.4.2 am RM2008/01

r 4.2.4 ins RM2007/02

Notice of certain events required

s 4.3hdg sub Rules 2009-2

Notice of changes in certain core details

r 4.3.1 sub Rules 2009-2
am Rules 2010-1

Notice of establishing or closing of branch office by local firm

r 4.3.2 sub Rules 2009-2

Notice of certain significant events

r 4.3.3 (orig r 4.4.1) renum Rules 2009-2
am Rules 2009-2

Notice of events relating to fraud etc

r 4.3.4 (orig r 4.5.1) renum Rules 2009-2
am Rules 2009-2

Notice of certain events involving other regulators

r 4.3.5 (orig 4.6.1) renum Rules 2009-2
sub Rules 2009-2

Notice of certain action against authorised firm

r 4.3.6 (orig s 4.7.1) renum Rules 2009-2
sub Rules 2009-2

Notice of certain insolvency-related events

r 4.3.7 (orig r 4.8.1) renum Rules 2009-2
am Rules 2009-2

Significant Events

s 4.4hdg om Rules 2009-2

r 4.4.1 renum as r 4.3.3

Fraud and Errors

s 4.5hdg om Rules 2009-2

r 4.5.1 renum as r 4.3.4

Other Regulators

s 4.6hdg om Rules 2009-2

r 4.6.2 renum as r 4.3.5

Action against an Authorised Firm

s 4.7hdg om Rules 2009-2

r 4.7.1 renum as r 4.3.6

Winding up, Bankruptcy and Insolvency

s 4.8 om Rules 2009-2

r 4.8.1 renum as r 4.3.7

r 5.1.1 am Rules 2009-2

r 5.2.1 am RM2008/01

Summary of Reporting Requirements

s 5.3hdg om Rules 2009-2

s 5.3g om Rules 2009-2

Records that must be kept—general requirements

r 6.1.1 am Rules 2009-2; Rules 2010-1

Application of s 6.2

r 6.2.1A ins Rules 2009-2

Reproduction of records on paper

r 6.2.1 am Rules 2010-1

How records must be kept

r 6.2.2 am Rules 2010-1

Certified copies for original records

r 6.2.5 am Rules 2010-1

How long records and documents must be kept—general requirements

r 6.2.6 am Rules 2010-1

Summary of Record Keeping Requirements

s 6.3hdg om Rules 2009-2

s 6.3g om Rules 2009-2

r 7.2.2 am RM2008/01

Notice of material change in circumstances—applicant for waiver etc

r 7.2.4 am Rules 2009-2

Continuing relevance of waiver or modification notice

s 7.6hdg sub Rules 2009-2

Notice of material change in circumstances—firm with waiver etc

r 7.6.1 sub Rules 2009-2

Referral of the Regulatory Authority's decisions in relation to a Waiver or Modification Notice

s 7.9hdg om Rules 2009-2

s 7.9g om Rules 2009-2

r 8.3.3 am Rules 2009-2

r 8.4.1 am RM2008/01

r 8.4.2 am RM2008/01

Time limit for giving controller notice

r 8.4.7 sub Rules 2009-2

r 8.6.1 am Rules 2009-2

r 9.1.1 am RM2008/01

r 9.2.2 am RM2008/01

Time limit for examining and reporting financial accounts and statements etc

r 9.4.1 am RM2008/01; Rules 2009-2

Auditor's report

s 9.5hdg sub RM2008/01

r 9.5.1 am RM2008/01

s 9.6g sub RM2008/01

s 9.6n ins RM2008/01

Auditors

s 9.7hdg sub Rules 2009-2

Section 9.7 additional to other provisions

r 9.7.1 sub Rules 2009-2

Appointment of auditor

r 9.7.2 sub Rules 2009-2

Eligibility for appointment as auditor

r 9.7.3 am RM2008/01; RM2008/02
sub Rules 2009-2

Direction to replace auditor

r 9.7.4 sub Rules 2009-2

Direction to appoint auditor

r 9.7.5 ins Rules 2009-2

Notification if appointment of auditor ends

r 9.7.6 ins Rules 2009-2

Record Keeping

s 9.8hdg om Rules 2009-2

r 9.8.1 om Rules 2009-2

r 10.2.2 am Rules 2009-2

r 11.2.1 am Rules 2009-2

r 11.3.1 am RM2007/01

Reporting table

app 2hdg om Rules 2009-2

s A2.1 sub RM2008/01
om Rules 2009-2

s A2.1table sub RM2008/01
am RM2008/02
om Rules 2009-2

Overview of reporting requirements

sch 2 ins Rules 2009-2

Record Keeping Requirements

app 3hdg om Rules 2009-2

s A3.1g am RM2007/01

om Rules 2009-2

s A3.1tables

am RM2007/01; RM2008/01
om Rules 2009-2

Overview of recordkeeping requirements

sch 3

ins Rules 2009-2

r A4.1.1

am RM2007/03

r A4.1.2

renum as r A4.2.1

r A4.2.1

(prev r A4.1.2) renum RM2008/01