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1. **INTRODUCTION**

1.1 **Application**

1.1.1 These Rules apply to a Person in relation to:

(a) an application for a Financial Services Permission;

(b) an application to amend the scope of a Financial Services Permission;

(c) an application for approval as an Approved Person to perform a Controlled Function;

(d) an application for the amendment of an approval as an Approved Person to perform a Controlled Function;

(e) an application for recognition as a Recognised Body, Remote Body or Remote Member;

(f) an application to register a Public Fund;

(g) a notification of intent to manage an Exempt Fund or a Qualified Investor Fund;

(h) a notification of intent by a Foreign Fund Manager to manage a Domestic Fund pursuant to FUNDS Rule 7.1.1;

(i) an application by an Authorised Fund Manager to manage a Foreign Fund pursuant to FUND Rule 7.2.1;

(j) filing a Prospectus pursuant to MKT Rule 4.6.1(1)(b);

(k) filing a Replacement Prospectus for a Public Fund pursuant to FUND Rule 9.3.1(3); and

(l) an application for admittance of Securities to the Official List of Securities.

1.1.2 These Rules also apply to a Person who is an Authorised Person, a Recognised Body or a Listed Entity.

1.2 **General provisions**

1.2.1 Where pursuant to Chapters 2, 3 or 0, a fee is payable for any application to or authorisation from the Regulator, the application will not be regarded as submitted until the fee and any supplementary fee has been paid in full.

1.2.2 In regard to supervision fees payable pursuant to Chapters 2 and 3:

(a) the initial annual supervision fee must be paid in full to the Regulator within 21 days of the date on which the application is granted; and

(b) subsequent annual supervision fees are payable in advance and must be paid in full to the Regulator on or before 1 January of the calendar year to which the fee relates.
1.2.3 When a fee is not paid in full on or before the due date or within the prescribed period, such non-payment incurs a late payment fee of:

(a) $1,000; or

(b) an amount equivalent to 3% of the annual fee due,

whichever is the greater. In addition the annual fee due shall be increased by 1% for each calendar month, or part of a calendar month, that it remains outstanding beyond the due date.

1.2.4 Nothing in this Rule limits the right of the Regulator to take any other action.

1.2.5 The Regulator may reduce, waive or refund all or part of any fee if it considers that, in the exceptional circumstances of a particular case, it would be equitable to do so.

1.2.6 (a) The Regulator may require a Person to pay to the Regulator a supplementary fee in circumstances where it expects to incur substantial additional costs in dealing with an application, authorisation, filing or conducting on-going supervision.

(b) In such cases the Regulator will notify the Person as soon as reasonably possible of the amount of the supplementary fee.

(c) Such a supplementary fee may be applicable in respect of any fee payable under Chapters 2 or 3.

1.2.7 (a) In respect of any fee payable in accordance with these Rules, the fee must, subject to (b), be paid:

(i) by the Person to whom the Rule applies;

(ii) in USD; and

(iii) by bank transfer directly from a bank account maintained by the Person specified in (i) into the Regulator’s bank account.

(b) The Regulator will accept payment of a fee in USD from a member of the Applicant’s Group, the Applicant’s Parent, the Applicant’s legal advisor or a Person who has applied to be a Controller in relation to the Applicant but only where:

(i) the relevant fee is an application or authorisation fee; or

(ii) the Applicant is in formation and does not have a commercial licence to enable it to open a bank account in its own name.

(c) A fee payable under Rules 3.9, 4.1 or 4.2 may be paid by any of the following:

(i) Issuer, Offeror or Reporting Entity of Securities;

(ii) if the Issuer is a Special Purpose Vehicle, by the Person who set up or controls, directly or indirectly, that Special Purpose Vehicle;
(iii) the lead arranger of a proposed issue of Securities, if the lead arranger is a Bank or is authorised to accept deposits, and supervised, by the Central Bank of the State; or

(iv) the legal advisor acting for a Person referred to in (a), (b) or (c).

Guidance

1. In regard to the payment of subsequent annual fees, invoices will be issued at least 21 days before the specified date for payment.

2. If a fee is not paid by the date on which it becomes due, the Person is in breach of a Rule and the Regulator is entitled to take action including, but not limited to, taking steps to withdraw authorisation.

3. A supplementary fee may be levied by the Regulator in circumstances where it expects to incur substantial additional costs in dealing with a matter. Such circumstances could include, for example:
   a. complex applications by reason of the Applicant's start-up profile, origin, ownership structure or proposed business model;
   b. cases where it may be necessary to conduct intense supervisory scrutiny of an entity from a risk perspective;
   c. complex waiver or modification requests, complex restructurings or changes in an Authorised Person’s or Recognised Body’s structure, or activities which necessitate a change to Rules; or
   d. novel proposals and applications that cover untested ground or untested areas of the financial services regulatory regime.

4. An example is 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 Regulator and the relevant Non-ADGM Financial Services Regulators in that jurisdiction. Equally, where the entity is incorporated in the ADGM, a full analysis of the prudential and systems arrangements will be required.

5. A further example is where the Fund Manager of a Domestic Fund delegates activities or outsources functions to an entity in another jurisdiction or to several entities in different jurisdictions where there are not or are not expected to be in place arrangements for co-operation between the Regulator and the relevant Non-ADGM Financial Services Regulators in those jurisdictions.

6. A supplementary fee may also be levied by the Regulator in cases where the on-going supervision of the Authorised Person or Foreign Fund Manager appears to the Regulator to be likely to cause it to incur substantial additional costs.
2. GENERAL AUTHORISATION AND SUPERVISION FEES

2.1 General authorisation and supervision fees for deposit-taking institutions

2.1.1 (a) An Applicant for a Financial Services Permission to carry on the Regulated Activities of either Accepting Deposits or Managing a Profit Sharing Investment Account must pay to the Regulator an initial authorisation fee of $30,000.

(b) The Applicant referred to in (a) must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

2.1.2 (a) An Authorised Person with a Financial Services Permission to carry on the Regulated Activities of either Accepting Deposits or Managing a Profit Sharing Investment Account must pay to the Regulator an annual supervision fee of $30,000.

(b) The Authorised Person referred to in (a) shall pay an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has a Financial Services Permission.

(c) In the first year of supervision, the relevant Authorised Person referred to in (a) will be required to pay a portion of the annual supervision fee based on the number of months remaining until the end of the calendar year.

2.2 General authorisation and supervision fees for non-deposit-taking institutions

2.2.1 Save for as provided for in Chapter 3:

(a) a non-deposit-taking institution applying for a Financial Services Permission to carry on one Regulated Activity must pay to the Regulator an initial authorisation fee of $5,000; and

(b) the Applicant referred to in (a) must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

2.2.2 Save for as provided for in Chapter 3:

(a) a non-deposit-taking institution with a Financial Services Permission to carry on one Regulated Activity must pay to the Regulator an annual supervision fee of $5,000; and

(b) the Authorised Person referred to in (a) must pay to the Regulator an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has a Financial Services Permission.

2.2.3 In the first year of supervision, the Authorised Person referred to in Rule 2.2.2 will be required to pay a portion of the annual supervision fee based on the number of months remaining until the end of the calendar year.
3. **SPECIFIC AUTHORISATION AND SUPERVISION FEES**

3.1 **Introduction**

3.1.1 This Chapter outlines the specific authorisation and supervision fees payable by Applicants, Authorised Persons and Recognised Bodies, as applicable, who wish or are authorised to perform particular Regulated Activities.

3.1.2 In all instances in the first year of supervision, the Applicants, Authorised Persons and Recognised Bodies below, as applicable, will be required to pay a portion of the annual supervision fee based on the number of months remaining until the end of the calendar year.

3.2 **Effecting Contracts of Insurance or Carrying Out Contracts of Insurance as Principal**

3.2.1 An Applicant for a Financial Services Permission to carry on either one or both of the Regulated Activities of Effecting Contracts of Insurance or Carrying Out Contracts of Insurance as Principal must pay to the Regulator an initial authorisation fee of $30,000.

3.2.2 The Applicant referred to in Rule 3.2.1 must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

3.2.3 Applicants referred to in Rule 3.2.1 must also pay an annual supervision fee of $30,000 and an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has obtained a Financial Services Permission.

3.2.4 An Applicant for a Financial Services Permission to carry on the Regulated Activities of Effecting or Carrying Out Contracts of Insurance as a Captive Insurer (as a Class 1, Class 2, Class 3 or Class 4 Captive Insurer) must pay to the Regulator an initial authorisation fee of $5,000.

3.2.5 An Applicant for a Financial Services Permission to carry on the Regulated Activities of Effecting or Carrying Out Contracts of Insurance as a Captive Insurer being a Cell Company must pay to the Regulator an initial authorisation fee of:

- (a) $5,000 for each Cell Company; and
- (b) $1,000 for each individual Cell of a Cell Company.

3.2.6 The Applicant referred to in paragraph 3.2.4 must also pay an annual supervision fee of $5,000 for each Regulated Activity for which it has obtained a Financial Services Permission.

3.2.7 Applicants referred to in paragraph 3.2.5 must also pay an annual supervision fee of:

- (a) $5,000 for each Cell Company; and
- (b) $1,000 for each individual Cell of a Cell Company.

3.3 **Operating a Representative Office**

3.3.1 An Applicant for a Financial Services Permission to carry on the Regulated Activity of Operating a Representative Office must pay to the Regulator an initial authorisation fee of $3,000.
3.3.2 Applicants referred to in Rule 3.3.1 must also pay an annual supervision fee of $3,000.

3.4 Providing Credit

3.4.1 This Rule does not apply to an application for, or supervision of, a Financial Services Permission to carry on the Regulated Activity of Accepting Deposits or Managing a Profit Sharing Investment Account.

3.4.2 (a) An Applicant for a Financial Services Permission to carry on the Regulated Activity of Providing Credit must pay to the Regulator an initial authorisation fee of $15,000.

(b) The Applicant referred to in (a) must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

3.4.3 (a) An Authorised Person with a Financial Services Permission to carry on the Regulated Activity of Providing Credit must pay to the Regulator an annual supervision fee of $15,000.

(b) The Authorised Person referred to in (a) must pay to the Regulator an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has a Financial Services Permission.

3.5 Dealing in Investments as Principal or Dealing in Investments as Agent

3.5.1 This Rule does not apply to the Regulated Activities of Accepting Deposits, Managing a Profit Sharing Investment Account or Providing Credit.

3.5.2 (a) An Applicant for a Financial Services Permission to carry on the Regulated Activity of Dealing in Investments as Agent or Dealing in Investments as Principal, must pay to the Regulator an initial authorisation fee of $15,000.

(b) The Applicant referred to in (a) must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

3.5.3 (a) An Authorised Person with a Financial Services Permission to carry on the Regulated Activity of Dealing in Investments as Principal or Dealing in Investments as Agent must pay to the Regulator an annual supervision fee of $15,000.

(b) The Authorised Person referred to in (a) must pay to the Regulator an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has a Financial Services Permission.

3.6 Operating a Credit Rating Agency

3.6.1 An Applicant for a Financial Services Permission to carry on the Regulated Activity of Operating a Credit Rating Agency must pay to the Regulator an initial authorisation fee of $5,000.
3.6.2 The Applicant referred to in Rule 3.6.1 must pay to the Regulator an additional authorisation fee of $5,000 for each additional Regulated Activity for which it seeks a Financial Services Permission.

3.6.3 An Authorised Person with a Financial Services Permission to carry on the Regulated Activity of Operating a Credit Rating Agency must pay to the Regulator an annual supervision fee of $5,000 and an additional annual supervision fee of $5,000 for each additional Regulated Activity for which it has obtained a Financial Services Permission.

3.7 **Recognition as a Recognised Body, Remote Body or Remote Member**

3.7.1 (a) An Applicant for recognition as either a Recognised Investment Exchange or a Recognised Clearing House must pay to the Regulator an application fee of $125,000.

(b) A Recognised Body with a recognition as either a Recognised Investment Exchange or Recognised Clearing House must pay to the Regulator an annual supervision fee of $60,000.

3.7.2 (a) An Applicant for recognition as both a Recognised Investment Exchange and a Recognised Clearing House must pay to the Regulator an application fee of $250,000.

(b) A Recognised Body with recognition as both a Recognised Investment Exchange and a Recognised Clearing House must pay to the Regulator an annual supervision fee of $120,000.

3.7.3 (a) An Applicant for recognition as a Remote Body must pay to the Regulator an application fee of $10,000.

(b) A Remote Body is required to pay to the Regulator an annual recognition fee of $1,000.

3.7.4 (a) An Applicant for recognition as a Remote Member must pay to the Regulator an application fee of $1,000.

(b) A Remote Member is required to pay to the Regulator an annual recognition fee of $1,000.

3.8 **Amending the scope of a Financial Services Permission**

3.8.1 An Applicant applying to amend the scope of an existing Financial Services Permission by adding one or more Regulated Activities to the permission, must pay to the Regulator an initial authorisation fee for each additional Regulated Activity for which it seeks to add to its Financial Services Permission and which is equal to:

(a) the initial authorisation fee applicable to that Regulated Activity; or

(b) $5,000,

whichever is greater.
3.9 Application for admission of Securities to the Official List of Securities

3.9.1 An Applicant for admission of Securities to the Official List of Securities must pay to the Regulator an application fee of $3,000.

3.9.2 A Listed Entity with Securities admitted to the Official List of Securities is not required to pay an annual supervision fee to the Regulator.

3.10 Application to register a Public Fund or provide notification for an Exempt Fund or a Qualified Investor Fund

3.10.1 Rules 3.10.2 to 3.10.9 do not apply to a Fund Manager, or the Person proposing to be the Fund Manager, of a Domestic Fund that is a Passported Fund.

3.10.2 In the initial year of the Fund’s registration or notification, as applicable, the fee due in accordance with Rules 3.10.3, 3.10.5, 3.10.7 or 3.10.8 shall be prorated, based on the number of months remaining from the date of such registration or notification, as applicable, until the end of the calendar year.

3.10.3 The Fund Manager, or the Person proposing to be the Fund Manager, of a Domestic Fund which is a Public Fund but is not an Umbrella Fund, who is applying to register the Public Fund, must pay to the Regulator a registration fee of $3,000, subject to any required adjustment in accordance with Rule 3.10.2.

3.10.4 The Fund Manager, or the Person proposing to be the Fund Manager, of a Domestic Fund which is a Public Fund but is not an Umbrella Fund, must pay an annual registration renewal fee to the Regulator of $3,000, due at the commencement of each calendar year following the date of registration of the Public Fund.

3.10.5 The Fund Manager, or the Person proposing to be the Fund Manager, of a Public Fund that is an Umbrella Fund, who is applying to register the Fund, must pay to the Regulator:

(a) an initial registration fee of $3,000 in respect of the Umbrella Fund and its first Sub-Fund; and

(b) an additional registration fee of $1,000 for each additional Sub-Fund of the Umbrella Fund which it seeks to register;

subject to any required adjustment in accordance with Rule 3.10.2.

3.10.6 The Fund Manager of a Public Fund which is an Umbrella Fund is required to pay an annual registration renewal fee of $3,000 to the Regulator in respect of the Umbrella Fund and its first Sub-Fund and an additional annual registration renewal fee of $1,000 for each additional Sub-Fund of the Umbrella Fund that it has registered.

3.10.7 The Fund Manager, or the Person proposing to be the Fund Manager, of an Exempt Fund, or a Qualified Investor Fund, that is an Umbrella Fund, must pay to the Regulator:

(a) an initial notification fee of $2,000 in respect of the Umbrella Fund and its first Sub-Fund; and
(b) an additional initial notification fee of $1,000 for each additional Sub-Fund of the Umbrella Fund;

subject to any required adjustment in accordance with Rule 3.10.2.

3.10.8 The Fund Manager of a Domestic Fund which is an Exempt Fund, or a Qualified Investor Fund, but is not an Umbrella Fund, must pay an annual notification renewal fee to the Regulator of $2,000, due at the commencement of each calendar year following the date of notification of the Exempt Fund, or Qualified Investor Fund, as applicable.

3.10.9 The Fund Manager of an Exempt Fund, or a Qualified Investor Fund, that is an Umbrella Fund, is required to pay an annual notification renewal fee of $2,000 to the Regulator in respect of the Umbrella Fund and its first Sub-Fund and an additional annual notification renewal fee of $1,000 for each additional Sub-Fund of the Umbrella Fund.

3.11 Application by an Authorised Fund Manager to manage a Foreign Fund

3.11.1 A Fund Manager applying to manage a Foreign Fund must pay to Regulator an application fee of $1,000.

3.11A Management of a Domestic Fund by a Foreign Fund Manager

3.11A.1 A Foreign Fund Manager providing a declaration to the Regulator of its intention to manage a Domestic Fund in accordance with FUND Rule 7.1.1 must pay to Regulator a fee of $5,000.

3.12 Applications relating to Approved Persons

3.12.1 An Authorised Person applying to the Regulator:

(a) for Approved Person status for an individual;

(b) to amend an Approved Person's approval to include a new Controlled Function; or

(c) to substitute one Approved Person for another performing a particular Controlled Function in the Authorised Person,

must pay to the Regulator an application fee of $500 for each Approved Person for whom it is seeking authorisation, to amend the scope of his authorisation, or to substitute as an Approved Person (as applicable).

3.13 Providing Financial Technology Services

3.13.1 An Applicant for a Financial Services Permission to carry on the Regulated Activity of Developing Financial Technology Services within the RegLab must pay to the Regulator an initial authorisation fee of $1,000.

3.13.2 The Regulator retains full discretion to reduce or waive all or part of the initial authorisation fee under Rule 3.13.1 above.
3.14 Operating a Crypto Asset Business

3.14.1 An Applicant for a Financial Services Permission to carry on the Regulated Activity of Operating a Crypto Asset Business must pay to the Regulator an initial authorisation fee of (as applicable):

(a) $20,000; or

(b) $125,000 if the Regulated Activity is Operating a Crypto Asset Exchange.

3.14.2 An Authorised Person with a Financial Services Permission to carry on the Regulated Activity of Operating a Crypto Asset Business must pay to the Regulator an annual supervision fee of:

(a) $15,000; or

(b) $60,000 if the Regulated Activity is Operating a Crypto Asset Exchange.

3.14.3 An Authorised Person with a Financial Services Permission to carry on the Regulated Activity of Operating a Crypto Asset Business being a Crypto Asset Exchange must pay to the Regulator a trading levy of daily trading value (as applicable), payable monthly.

<table>
<thead>
<tr>
<th>Daily Trading Value (DTV) ($)</th>
<th>Trading Levy</th>
</tr>
</thead>
<tbody>
<tr>
<td>DTV ≤ 10m</td>
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<td>0.0009%</td>
</tr>
<tr>
<td>DTV &gt; 250m</td>
<td>0.0006%</td>
</tr>
</tbody>
</table>

4. OTHER FEES

4.1 Filing a Prospectus pursuant to MKT Rule 4.6.1(1)(b)

4.1.1 A Person filing a Prospectus with the Regulator in accordance with MKT Rule 4.6.1(1)(b) as either one or more documents, must pay to the Regulator a filing fee of:

(a) $20,000, where the Prospectus to be filed in either one or more documents relates to Shares, Certificates over Shares and Warrants over Shares; or

(b) $10,000, where the Prospectus to be filed in either one or more documents relates to Structured Products, Debentures, Certificates over Debentures and Warrants over Debentures.
4.2 **Filing a Prospectus pursuant to FUND Rules 9.2.1(b), 9.3.2(1)(b) or 9.4.2(1)(b)**

4.2.1 An Authorised Person filing a Prospectus with the Regulator, in accordance with FUND Rules 9.2.1(b) or 9.3.2(1)(b) must pay to the Regulator a filing fee of $3,000 unless the Prospectus has previously been registered with the Regulator in respect of each such Prospectus filed.

4.2.2 A Fund Manager filing a Supplementary Prospectus with the Regulator in relation to a Public Fund in accordance with FUND Rule 9.4.2(1)(b), must pay to the Regulator a filing fee of $3,000 in respect of each such Prospectus filed.

4.3 **Registering a Domestic Fund pursuant to the Fund Passporting Rules**

4.3.1 A Fund Manager registering a Domestic Passported Fund with the Regulator, must pay to the Regulator a notification fee of $9,500 in respect of each Domestic Passported Fund, in accordance with Fund Passporting Rule 7.1.1.

4.3.2 A Fund Manager of a Domestic Passported Fund must pay to the Regulator an annual passporting fee of $2,000 in respect of each Domestic Passported Fund, in accordance with Fund Passporting Rule 7.1.2.