

Cayman Islands funds - governance update

Service area / Investment Funds Legal jurisdiction / Cayman Islands Date / June 2023

The Cayman Islands Monetary Authority (CIMA) has recently published new and updated rules and statements of guidance relating to the governance of regulated entities. Those that apply to regulated Cayman Islands investment funds (both mutual funds and private funds) are:

- Rule on Corporate Governance for Regulated Entities (Governance Rule)
- Statement of Guidance on Corporate Governance Mutual Funds and Private Funds (**Governance Guidance**)
- Rule and Statement of Guidance on Internal Controls for Regulated Entities (Internal Controls Rule)
- Statement of Guidance on the Nature, Accessibility and Retention of Records (Records Guidance)

The aim of the new rules and guidance is to provide a consistent and enforceable governance regime for all regulated Cayman Islands entities, while eliminating some of the gaps in the current regime. In particular, by extending the governance regime to private funds. Critically, the rules are more prudential than prescriptive in nature, requiring funds to have governance structures appropriate to their size, nature and complexity rather than complying with a one-size-fits-all approach.

The Governance Rule and the Internal Controls Rule, both of which come into force in October 2023, create an enforceable framework of governance rules applicable to all regulated entities, with CIMA able to impose administrative penalties for

breaches. The provisions in these two rules that are applicable to investment funds largely overlap and must be read in conjunction with the Governance Guidance. This guidance helpfully interprets the rules in the context of investment funds, which differ from most other types of regulated entity in generally being unstaffed and outsourcing substantially all their functions to third parties.

The governance regime is focussed on fund operators, which means the fund's board of directors or managers, general partner or trustee, as applicable. The key areas covered by the regime are:

- · Operator composition/meetings
 - a. Appropriate number of individuals
 - b. Appropriate diversity of skills and experience
 - c. Appropriate meeting frequency/at least one a year
 - d. Keep proper written records of meetings/decisions
- Operator responsibilities
 - a. Establishing and maintaining an effective internal controls system
 - b. Ultimate oversight of outsourced functions
 - Monitor service providers and fund legal and regulatory compliance
 - d. Oversight of fund risks / management, monitoring and documentation of risks

OFFSHORE LAW SPECIALISTS

- Operator conduct
 - a. Act honestly and in good faith with reasonable care, skill and diligence
 - Adopt a written conflicts of interest policy and disclose, monitor and manage conflicts
 - c. Exercise independent judgment in the best interests of the fund and investors as a whole
 - d. Communicate material changes to investors
 - e. Communicate in a transparent, clear and timely manner with CIMA

Operators of regulated Cayman Islands funds should review their current governance practices and procedures to ensure they comply with CIMA's minimum expectations before the new rules come into force in October.

All of CIMA's rules and statements of guidance relevant to regulated Cayman Islands funds can be viewed on CIMA's website.

Carey Olsen's team of professionals has extensive experience advising regulated funds on governance matters, so please reach out to your usual Carey Olsen contact for further advice and assistance in implementing or interpreting the new rules.



FIND US

Carey Olsen
PO Box 10008
Willow House
Cricket Square
Grand Cayman KY1–1001
Cayman Islands

T +1 345 749 2000

E cayman@careyolsen.com

Carey Olsen Hong Kong LLP Suites 3610-13 Jardine House 1 Connaught Place Central Hong Kong SAR

T +852 3628 9000

E hongkong@careyolsen.com

London

Carey Olsen LLP Forum St Paul's 33 Gutter Lane London EC2V 8AS United Kingdom

T +44 (0)20 7614 5610

E londonco@careyolsen.com

Carey Olsen Singapore LLP 10 Collyer Quay #29-10 Ocean Financial Centre Singapore 049315

T +65 6911 8310

E singapore@careyolsen.com



FOLLOW US

Visit our investment funds team at careyolsen.com



PLEASE NOTE

This briefing is only intended to provide a very general overview of the matters to which it relates. It is not intended as legal advice and should not be relied on as such. © Carey Olsen 2023.