A guide to funds and private equity in Jersey

Service area / Investment Funds
Location / Jersey
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Overview

Carey Olsen
Carey Olsen is a market leading offshore law firm. We deliver exceptional services to our clients from the key offshore financial centres of the British Virgin Islands, Cayman Islands, Guernsey and Jersey. We also have an established presence in Cape Town and the City of London. We are consistently the firm of choice for our clients and for advisers who refer work to our jurisdictions.

Our firm offers a partner-led service. We employ 300 people and our 42 partners head up a total complement of 185 fee earners. We provide legal services in relation to all areas of corporate and finance law, trusts and fiduciary law, investment funds and dispute resolution as well as to private clients. We work with an extensive range of clients including directors, global financial institutions, investment funds, private equity houses, corporations, trustees, governments and private individuals including entrepreneurs. We also routinely work with leading legal advisers elsewhere on international transactions and cases involving our jurisdictions.

Our investment funds and private equity team
Clients value our longstanding experience in investment funds and our active role in the market. We advise on all fund structures including open and closed-ended, limited partnerships, unit trusts and companies in the British Virgin Islands, the Cayman Islands, Guernsey and Jersey. We represent more companies and funds listed on the London Stock Exchange than any other offshore law firm (The Corporate Advisers Rankings Guide, February 2015) and regularly advise on listings on the New York Stock Exchange, Hong Kong Stock Exchange and Channel Islands Securities Exchange Authority Limited ("CISE").

The Investment Funds and Private Equity Team can advise on all aspects of listing on the CISE. Carey Olsen Corporate Finance Limited, a member of the Carey Olsen Group, is a category 1, 2 and 3 Listing Member of the CISE and can act as a fund’s sponsor for listing purposes.

Our services
• Fund formation and regulation
• Fund listings
• Mergers, acquisitions and migrations
• Restructurings and reorganisations
• Start-ups and spin-offs

Our clients
Among our clients are fund managers, investment and private banks, institutional investors, boutique investment firms, insurance groups, pension funds, private equity houses and trust companies. We also have excellent relationships with onshore legal advisers who repeatedly instruct us. Our lawyers understand the requirements and priorities of each interest group and tailor our services accordingly. We find innovative solutions particularly in challenging economic times.

Our approach
The ambitions and priorities of you, our client, shape our legal advice. At Carey Olsen, we take the time to get to know you, your business and your circumstances. When you choose to appoint us as your legal advisers you are selecting a leading team of offshore lawyers who work alongside you – led by a
partner who is ‘hands-on’. Yes, of course, our legal teams are highly trained and offer international experience. We are also available to you when you need us and we communicate with you in a sincere, straightforward way. Where we really add value is in our intricate knowledge of the key offshore financial centres. This knowledge is not just about the law; our expertise is underpinned by our connections with industry and key business sectors as well as with our referral network. We have developed a strong track record of understanding their relationships with, and demands on, our jurisdictions. Whether you are a client, a colleague or a friend the essence of our approach is the same. It is founded on the rapport we have with each other. Through our approach we are able to focus on being your offshore law firm of choice.

Jersey: an international finance centre

Jersey is one of the world’s major international finance centres. Its successful combination of stability and reliability combined with tax neutrality has kept Jersey at the forefront of global finance for almost half a century. During this time Jersey has gained a strong reputation as a prime location in which to establish investment funds.

The industry has developed within the Island’s stable political and fiscal infrastructure. Government determination to encourage high quality business to the Island, and the support offered by the sophisticated and comprehensive infrastructure of laws and regulations, combine to promote investor confidence.

The wealth of experience and expertise offered by the Island’s highly skilled financial service providers gives an unparalleled welcome to businesses and investors alike and Jersey enjoys ease of access to the major UK investor market. Although a number of Jersey’s service providers have particular experience with private equity, real estate and funds of funds, Jersey has a growing reputation for more emerging asset classes.

With a business day that begins before Tokyo closes and continues well into New York trading time and a close proximity to Europe whilst retaining independence from the European Union, Jersey offers both location and time zone benefits. Jersey offers seasoned and proven service providers across a variety of disciplines so substance/management of entities can be demonstrated “on the ground” (e.g. administration, accounting, banking and custody providers).

Jersey funds regulation in brief

Jersey regulatory classifications provide a “safe harbour” with 3 day approval from the Jersey Financial Services Commission (“JFSC”) for the majority of non-retail funds.

Alternative investment fund managers directive

All Jersey funds (other than Notification Only Funds) are eligible to be marketed into the European Union and European Economic Area (“EU / EEA”) in accordance with the Alternative Investment Fund Managers Directive (“AIFMD”) through national private placement regimes and (once available) through the passporting regime. Jersey funds with a Jersey manager which are not actively marketed into the EU/EEA fall outside the scope of AIFMD. See “Alternative Investment Fund Managers Directive” on page 7.

Fund categories

Jersey funds are divided into the following main categories:

- Regulated Collective Investment Funds (“CIFs”), which are regulated by the JFSC under the Collective Investment Funds (Jersey) Law 1988 (the “CIF Law”) and have no limit on the number of investors. See the Appendix for a fuller definition of a CIF. This category includes Expert Funds, Listed Funds and Regulated Eligible Investor Funds, all of which benefit from a 3 day approval process:
  - Expert Funds: only for investors falling within any one of the 10 categories of “expert investors”, including those investing or committing a minimum of US $100,000 or currency equivalent. Investors must receive and acknowledge an investment warning (usually included in the subscription document).
  - Listed Funds: closed-ended funds whose units are listed on an approved stock exchange or market – an extensive list which includes all exchanges upon which listings are ordinarily sought has been pre-approved, including the London Stock Exchange (the Main Market, AIM and the SFM), NYSE, NASDAQ, HKEx, Euronext and the CISE.
  - Regulated Eligible Investor Funds: only for investors falling within any one of the 11 categories of “eligible investors”, including those investing or committing a minimum of US $1,000,000 or currency equivalent. The fund must be marketed into at least one EU/EEA country (and so will be subject to certain limited requirements of the AIFMD) and investors must receive and acknowledge an investment warning (usually included in the subscription document).

These three categories of Fund are established on self-certification (confirmed by the fund administrator) that the fund complies with the JFSC’s published criteria and, accordingly, are capable of being established in Jersey within a matter of days. The JFSC does not need to review the fund’s structure, documentation or promoter. Notification Only Funds, which can be established on a same day basis by filing a notice and which are not approved or regulated by the JFSC.

Notification Only Funds are subject to minimal requirements, with no limit on the number of investors, no investment or borrowing restrictions, no audit requirement for limited partnerships and unit trusts and no need for Jersey service-providers. They are not eligible to be actively marketed into the EU/EEA, so are often used for funds without European investors.

Two separate categories of Notification Only Funds exist:

- Eligible Investor Funds: only for investors falling within any one of the 11 categories of “eligible investors”, including those investing or committing US $1 million or currency equivalent.
- Exchange Traded Funds: must be closed-ended and listed on an approved stock exchange or market – again an extensive list which includes all exchanges upon which

Continued
Fund categories

Expert funds

Expert Funds are attractive for non-retail schemes, whether joint ventures, hedge funds, private equity vehicles or other schemes aimed at "expert investors". Expert Funds can be established quickly and cost effectively and must comply with the Jersey Expert Fund Guide (the "EF Guide").

Approval process

The JFSC does not need to review the fund structure, documentation or the promoter. Instead the fund administrator certifies to the JFSC that the fund complies with the EF Guide and once the certification and the fund’s offer document are filed, the JFSC aims for a 3 day turnaround on the application for approval. The EF Guide provides fund promoters with certainty, efficiency and cost effectiveness in the establishment of a new fund.

What is an expert fund?

- The definition of “expert investor” is crucial. An investor must fall within any one of the 10 categories, which include a person or entity: in the business of buying or selling investments; with a net worth of more than US $1million, excluding principal place of residence; with at least US $1million available for investment; connected with the fund or a fund service provider (there is a flexible approach to carried-interest arrangements); or (the simplest category) making an investment or commitment of US $100,000 or more (or currency equivalent).

- The investment manager/adviser must be established in an OECD member or any other state or jurisdiction with which the JFSC has entered into a Memorandum of Understanding or equivalent; regulated in its home jurisdiction (or, if not required to be, approved by the JFSC, which usually occurs on an expedited basis); without convictions or disciplinary sanctions; solvent; and experienced in using similar investment strategies to those adopted by the Expert Fund. If the investment manager/adviser does not meet these requirements, it may approach the JFSC on a case by case basis. Of course, if permission is granted then, absent any material change, the investment manager/adviser will not need specific approval to establish further Expert Funds. An investment manager/adviser is not required for certain self-managed funds, such as direct real estate or feeder funds.

A small number of additional requirements are imposed on Expert Funds:

- Two Jersey resident directors with appropriate experience must be appointed to the board of the general partner/trustee/fund company.

- A licensed Jersey administrator or manager (which may be a special purpose vehicle) must be appointed (save in the case of a unit trust where a trustee is often the only required Jersey service provider).

Investment vehicles which are not funds

Vehicles which hold a single asset or which carry on a business (such as property development) generally fall outside Jersey’s funds regulations. An investment vehicle will not be regulated as a fund in Jersey unless it is a scheme or arrangement for the investment of money which (a) has as its object or one of its objects the collective investment of capital; and (b) operates on the principle of risk spreading, or units are to be bought back or redeemed continuously or in blocks at short intervals.

Fund vehicles

Jersey funds can generally be established as:

- a limited partnership, separate limited partnership, or incorporated limited partnership,
- a unit trust, or
- a Jersey company, protected cell company ("PCC") or incorporated cell company ("ICC").

Special purpose entities as service providers

A “special purpose” Jersey vehicle can be established to act as manager, investment manager/adviser, general partner or trustee to one or more Jersey or non-Jersey funds.

These SPVs generally do not need to be regulated where they act for private structures or as a general partner or trustee of a Notification Only Fund. It is not usually possible to establish an SPV investment manager/adviser in Jersey for a Notification Only Fund.

Where appointed in relation to a CIF, such an SPV must be licensed by the JFSC. An expedited approval process exists allowing licensing in around two weeks with the support of a local administrator.

See “Fund Service Providers” below at page 10.
• A Jersey custodian or (in the case of hedge funds) an international prime broker must be appointed for funds which are open for redemption at the option of investors.
• The offer document must set out all material information in respect of the fund.
• Investors must sign a prescribed form of investment warning (usually contained in the subscription document).
• The fund must be audited.

Flexibility
There are no investment or borrowing restrictions imposed on the fund, nor is there any limitation on the number of investors such a fund may have.

The EF Guide aims to provide a “safe harbour” available to the majority of non-retail funds. On occasion, where derogations from the EF Guide are required, these are considered on an expedited basis.

Ongoing requirements
Ongoing requirements are limited. Future changes to the fund generally do not require regulatory approval unless they are contrary to the EF Guide or there is a change to the fund’s directors or service providers.

AIFMD
Expert Funds are eligible to be marketed into the EU / EEA in accordance with the AIFMD through national private placement regimes (and, when available, third country passporting - which is expected in summer 2016).

Listed funds
Listed Funds must comply with the Jersey Listed Fund Guide (the “LF Guide”). The LF Guide does not place any restrictions or qualification criteria on who can invest in a Listed Fund and provides certainty to those wishing to establish a listed fund in a quick and cost effective manner. There is no minimum investment requirement.

Approval process
Listed Funds are established on certification by the fund administrator that the fund complies with the criteria set out in the LF Guide. The JFSC issues the relevant certificate on receipt of the certification and the fund’s offer document. As a result, a Listed Fund can be established in Jersey within 3 days.

What is a listed fund?
A Listed Fund is a fund meeting the following criteria:
• The fund must be listed on an exchange or market recognised by the JFSC. The list of pre-approved exchanges is numerous and global in scope, and includes all exchanges upon which listings are ordinarily sought, including the London Stock Exchange (the Main Market, AIM and the SFM), NYSE, NASDAQ, HKEx, Euronext, Johannesburg Stock Exchange and the Channel Islands Securities Exchange.
• The investment manager/adviser must be of good standing, established and regulated (if appropriate) in an OECD member state or a jurisdiction with which the JFSC has a memorandum of understanding.

The JFSC understands that some investment managers/advisers may not be regulated because the type of activity they undertake is not regulated in their home jurisdiction: real property investment management being one example. In such cases, provided the investment manager is (i) the subsidiary of an entity that is regulated in relation to managing or advising on investment funds in its home jurisdiction, (ii) an entity or the subsidiary of an entity with a market capitalization of above US $500m, or (iii) a manager with a trading record of at least 5 years or whose principal persons can demonstrate relevant experience or qualifications, it will remain eligible for the fast-track authorisation process. If an investment manager/adviser does not meet these requirements, it may approach the JFSC on a case by case basis. Of course, if permission is granted then, absent any material change, the investment manager/adviser will not need specific approval to establish further Listed Funds. An investment manager/adviser is not required for certain self-managed funds, such as direct real estate or feeder funds.

A small number of key structural requirements are imposed on Listed Funds:
• The fund must be closed-ended (meaning that it is not open for redemptions at the option of investors).
• The fund’s offering document must carry a clear investment warning and contain all information necessary for potential investors to make an informed decision;
• The fund must be audited.
• A licensed Jersey administrator or manager (which may be a special purpose vehicle) must be appointed.
• Adequate arrangements for the safe custody of assets must be in place (though there is no requirement to appoint a custodian).
• A majority of the directors of the board of the fund company (including the Chairman) must be independent. Independence will generally be a matter for the board itself to determine, often using the requirements of any relevant listing authority for guidance.
• Two Jersey resident directors must be appointed to the board of the fund company.

Flexibility
There are no investment or borrowing restrictions imposed on Listed Funds. There is no limit on the number or type of investors in such funds.

The LF Guide aims to provide a “safe harbour” available to the majority of funds which are listed. On occasion, where derogations from the LF Guide are required, these are considered on an expedited basis.

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The LF Guide only applies directly to funds structured as companies, but applications for limited partnerships or unit trusts can be made on a case-by-case basis.

Since the introduction of Exchange Traded Funds (refer to page 7), listed funds are now usually only used if there is a specific desire for a closed-ended listed fund to be regulated or for it to be actively “marketed” into an EU/EEA country in accordance with the AIFMD.

Ongoing requirements
Ongoing requirements are limited. Future changes to the fund generally do not require regulatory approval unless they are contrary to the LF Guide or there is a change to the fund’s directors or service providers.

AIFMD
Listed Funds are eligible to be marketed into the EU / EEA in accordance with the AIFMD through national private placement regimes (and, when available, third country passporting - which is expected in summer 2016).

Regulated eligible investor funds
Flexibility
Regulated Eligible Investor Funds are similar to Expert Funds in structure, authorisation requirements and ongoing regulation, with the following key differences:

- the fund must be an AIF, for the purposes of AIFMD
- the offering document is not required to comply with the usual disclosure requirements
- all investors must be “eligible investors” (see below).

Like Expert Funds, these Funds are attractive for non-retail schemes (including joint ventures, hedge funds, private equity vehicles and other schemes aimed at “eligible investors”) and can be established quickly and cost effectively.

What is an eligible investor?
An investor must qualify in any one of 11 categories of “eligible investor”, which include those investors:

- who make a minimum initial investment or commitment of US $1,000,000 (or equivalent)
- whose ordinary business or professional activity includes dealing in, managing, underwriting or giving advice on investments (or an employee, director, consultant or shareholder of such a person)
- who is an individual whose property has a total market value of not less than US $10,000,000 or equivalent
- which is a company, limited partnership, trust or other unincorporated association and which either (i) has a market value of US $10,000,000 or equivalent (calculated either alone or together with its associates), or (ii) has only “eligible investors” as members, partners or beneficiaries
- which is, or acts for, a public sector body
- which is the trustee of a trust which either (i) was established by an “eligible investor”, or (ii) is established for the benefit of one or more eligible investors
- which is, or is an associate of, a service-provider to the fund (or an employee, director, consultant or shareholder of such a service-provider or associate and who acquires the investment as remuneration or reward.

The regime expressly recognises that a discretionary investment manager may make investments on behalf of investors who do not qualify as “eligible investors”, provided that it is satisfied that the investment is suitable for the underlying investors and they are able to bear the economic consequences of the investment.

AIFMD
Regulated Eligible Investor Funds are eligible to be marketed into the EU / EEA in accordance with the AIFMD through national private placement regimes (and, when available, third country passporting - which is expected in summer 2016).

Retail funds and other CIFs
This category encompasses open-ended funds which are to be offered to retail investors and other CIFs which do not qualify as an Expert Fund, Listed Fund or Regulated Eligible Investor Fund. The first stage of the approval process is the approval of the promoter. This approval can be sought simultaneously with the submission of documents for review by the JFSC. Once such approval has been obtained, any JFSC comments on the documents have been resolved and the JFSC has approved the identity of the fund’s service providers, the JFSC will issue the necessary consents. The extent of the JFSC’s review and of the regulatory requirements it imposes will depend on the nature of the fund and, in particular, on any minimum level of investment or other restrictions on who can invest and whether the fund is open or closed-ended.

Under the JFSC’s published policy, in assessing a proposed promoter or promoting group, the JFSC will have regard to its: track record and relevant experience, reputation, financial resources, and spread of ultimate ownership. Their assessment will depend on the type of investor to which the proposed fund is targeted: the higher the minimum investment and/or the more that the fund is targeted towards professional or institutional investors who have knowledge of the industry and have the experience and resources to look after themselves, the more the JFSC is inclined to relax their requirements.

Recognized funds
This category of funds are intended to be freely marketed to retail investors in the United Kingdom or elsewhere and which are generally more heavily regulated than other types of Jersey funds. Recognized Funds are, in practice, rarely established and fall outside the scope of this guide.

Notification only funds
There are two separate categories of Notification Only Funds: Eligible Investor Funds: open/closed-ended and restricted to sophisticated investors (including those investing a minimum amount equivalent to US $1 million).
Exchange Traded Funds: closed-ended and listed on an approved stock exchange or market.

There is no audit requirement (unless the fund is a company), no need for Jersey service-providers or Jersey directors and no investment or borrowing restrictions imposed on a Notification Only Fund. Nor is there any limitation on the number of investors such a fund may have.

The key benefits of this regime for fund promoters are that it provides unparalleled flexibility coupled with the certainty of being able to establish the fund at any time simply by filing the required notice and without the need to obtain JFSC approval.

Notification Only Funds can be established as a Jersey company (including as a PCC or ICC), as a limited partnership with at least one general partner which is a Jersey company or as a unit trust with at least one trustee or manager which is a Jersey company.

Eligible investor funds
An Eligible Investor Fund:
• can be open or closed-ended and may be sold to or held by an unlimited number of “eligible investors”
• does not need to produce audited accounts (unless a company)
• has no need for Jersey service-providers or for any Jersey directors on the fund company, the trustee or the general partner
• has no investment or borrowing restrictions and no limitation on the number of investors;
• may be listed, provided that the exchange permits transfer restrictions (to ensure that only eligible investors are allowed to invest in the fund)
• must obtain a written acknowledgement from each investor confirming their acceptance of the risks involved in the fund (typically dealt with on the application form).

The 11 categories of “eligible investor” are the same as for the Regulated Eligible Investor Fund (see page 12). Investors must satisfy at least one of those categories.

The regime also expressly recognises that a discretionary investment manager may make investments on behalf of investors who do not qualify as “eligible investors”, provided that it is satisfied that the investment is suitable for the underlying investors and they are able to bear the economic consequences of the investment.

Exchange traded funds
An Exchange Traded Fund:
• must be closed-ended (meaning that it is not open for redemptions at the option of investors)
• does not need to produce audited accounts (unless the fund is a company)
• has no need for Jersey service-providers
• has no minimum investment level or other investor qualification requirements and no limit on the number of investors
• must include a specified investment warning in its offer documents notifying investors that the fund is not regulated in Jersey.

Exchange Traded Funds can be attractive, where a “technical” listing is not overly onerous to achieve and may expand the fund’s potential investor base.

Notification only funds: the fund vehicle
Once the fund vehicle is established in the usual way, no further regulatory approvals of any kind will be required if the fund meets the requirements for qualifying as a Notification Only Fund. A notice must be filed with the JFSC confirming that the relevant eligibility requirements are met. Existing funds established on or after 19 February 2008 can convert to become Notification Only Funds.

The usual application procedure for incorporating a company or registering a limited partnership will apply, each of which can often be completed on the same working day. Using a unit trust avoids even these requirements. A Notification Only Fund has no obligation to have any Jersey resident directors or any Jersey based administrator, custodian or other service providers.

AIFMD
Notification Only Funds are not eligible to be marketed into the EU/EEA pursuant to the AIFMD. Accordingly, these Funds are most commonly used for raising capital outside the EU/EEA.

Very private structures
A Very Private Structure must have 15 or fewer investors at all times. These funds are largely unregulated and the JFSC does not review the constituent documents.

Key features
Very Private Fund:
• Maximum of 15 investors at any time (a maximum of 15 initial offers may also apply)
• No minimum investment or other investor qualification requirements
• No investment or borrowing restrictions
• No need to prepare an offering memorandum.

Where actively marketed into the EU/EEA
Funds which are to be actively “marketed” into the EU/EEA in accordance with the AIFMD through national private placement regimes (or when available, through passporting):
JFSC approval is required - applications are short-form and are usually processed by the JFSC in 5 working days with no documentary review.

The fund is subject to ongoing regulation, but only to the extent required by AIFMD.

The JFSC assess the suitability of the fund’s promoter having regard to its track record and relevant experience, reputation, financial resources, and spread of ultimate ownership, in light of the level of sophistication of the target investor group.

Where the AIFM is a Jersey entity (such as a general partner or trustee or an external manager), it must be regulated by the JFSC unless it qualifies as a “sub-threshold” manager, in accordance with the AIFMD. See “Fund Service Providers” below at page 24.

Where not marketed into the EU/EEA
Where the fund will not be marketed into the EU/EEA:

- For companies, there are no further requirements after the establishment of the fund vehicle, which can be incorporated on a “same day” basis. For a unit trust or limited partnership, the required JFSC consent is generally obtained by letter within a few days.
- The fund is not regulated by the JFSC on an ongoing basis.
- There is no need for Jersey directors or service-providers and no audit requirement.
- Jersey “special purpose” vehicles established to act as service providers (such as a general partner, trustee or investment manager/adviser) are generally not required to be regulated.

Private placement funds
A Private Placement Fund is a fund:

- which is either established in Jersey or managed in Jersey
- which is closed-ended
- whose units are not offered to more than fifty investors
- which only admits “professional investors” or “sophisticated investors” (essentially, investors who either make a minimum investment of £250,000 or whose ordinary business involves acquiring, holding, managing or disposing of investments).

If a fund meets these criteria, JFSC approval is given on a 3 day fast track basis. In considering an application, the JFSC will rely on certain confirmations from the fund’s administrator. At least two Jersey resident directors must sit on the board of the entity with governance responsibility for the fund. The fund is also required to produce a private placement memorandum.

AIFMD

Private Placement Funds are eligible to be marketed into the EU / EEA in accordance with the AIFMD through national private placement regimes (and, when available, third country passporting - which is expected in summer 2016).

NPP regimes have proved effective in many EU/EEA countries and Jersey funds continue to be established and marketed in those countries, thereby avoiding the more onerous and costly AIFMD requirements. In particular, Jersey enjoys easy access to the major UK investor market, with the UK Treasury confirming that the UK’s NPPRs will remain in place until at least 2018.

It is simple and cost effective to establish a “special purpose” Jersey manager with sufficient activity and substance in Jersey for AIFMD purposes. Where required, investment advice can still be received from an onshore advisor.

Jersey has extensive experience with establishing funds and “special purpose” managers for private equity, real estate, and funds of hedge funds, with a growing reputation for more emerging asset classes (e.g. mezzanine and other debt funds and infrastructure funds).
Other information

Fund vehicles
A Jersey fund can be established as:
- a unit trust
- a company (including a PCC or ICC)
- a limited partnership (including a separate LP or incorporated LP).

Unit trusts
A unit trust is not a separate legal entity but is constituted by an agreement in writing, commonly known as a “trust instrument”, between a manager and a trustee (or by a trustee which also acts as manager). The trust concept has been recognised in Jersey for over one hundred years and trusts generally are now governed by the provisions of the Trusts (Jersey) Law, 1984. The assets of a unit trust are held by its trustee and are managed by the manager, who may appoint one or more investment managers/advisers to assist it. Contracts in relation to the management and administration of the trust fund will be entered into by the manager, whereas the trustee will enter into contracts in relation to the assets themselves, such as bank deposits, borrowings and security agreements. There is no limit to the number of investors.

Limited partnerships
Limited partnerships (“LPs”) are now the favoured vehicles for closed-ended private equity funds and can be established in three ways:
- “traditional” Jersey LPs (“JLPs”), which are similar to English LPs, are established under the Limited Partnerships (Jersey) Law 1994
- separate LPs (“SLPs”), which have separate legal personality and are therefore similar to Scottish LPs, are established under the Separate Limited Partnerships (Jersey) Law 2011
- incorporated LPs (“ILPs”), which have separate legal personality and are bodies corporate, are established under the Incorporated Limited Partnerships (Jersey) Law 2011.

A JLP/SLP/ILP is usually created by a written partnership agreement which is signed after the LP has been issued with a certificate of registration. A JLP/SLP/ILP consists of one or more general partners who are jointly and severally liable for all the debts of the partnership and one or more limited partners, who are not liable for any debts of the partnership beyond the amounts they contribute or agree to contribute. Among the features which make these Jersey limited partnerships attractive to fund promoters as fund vehicles, GP vehicles and carried interest vehicles are the following:
- JLPs are treated as transparent for all UK tax purposes and counsel’s advice is that SLPs and ILPs will receive the same treatment.
- Jersey LPs are “stackable” – a JLP/SLP/ILP can act as a general partner or limited partner to another JLP/SLP/ILP (or any foreign LP) without prejudicing the limited liability of its limited partners. This makes them ideal for carried interest and other profit distribution structures.
- A JLP/SLP/ILP can distribute both capital and profits without formality provided that it is solvent before and after the distribution.
- The names of the limited partners do not appear on any register which is open to public inspection (public information is limited to the limited partnership’s name and registered office, the general partner’s place of incorporation and registered/principal office and the term, if any, for which the LP is to exist).
- Subject to any requirements of the applicable regulatory category: no Jersey service providers are required; the general partner is not required to be a Jersey company, be resident in Jersey or have Jersey directors, there is no ongoing registration charge, no requirement to file any annual return or accounts and no audit requirement (where the LP is regulated its accounts must be audited but do not need to comply with any GAAP).
- A limited partner may have greater involvement in management than in some other jurisdictions. There is no limit on the number of limited partners who may be members of a limited partnership. The general partner need not make any capital contribution to the limited partnership.
- There is great flexibility in defining the extent of the limited partners’ rights (including rights of redemption), any rights of any partner(s) to receive carried interest, profit share and/or other payments and the scope of any restrictions on the general partner’s discretion.
- For SLPs and ILPs, the laws under which they are established have been tailored to reinforce the existence of separate legal personality and body corporate status (e.g. ILPs have perpetual succession and detailed winding up provisions, similar to a Jersey company).

More information on Jersey limited partnerships is available in a separate publication.

Companies
Companies are incorporated under the provisions of the Companies (Jersey) Law 1991 (the “Companies Law”). Fund companies which are established as open-ended so that investors have the right to realise their investment in the company will normally issue redeemable preference shares to facilitate this, as par or no par value shares.

All companies formed under Jersey law have separate legal personality and are capable of suing and being sued in their own names. Management and control is vested in a board of directors although, particularly in the case of open-ended companies, it is often the case that investment management will be delegated to a management company.

Protected Cell Companies and Incorporated Cell Companies
Cell company structures (which are popular for umbrella fund structures) are also established under the Companies Law. The cells all share the same registered office and company secretary, but can have different boards of directors, different capital structures and different articles of association. In Jersey, two kinds of cell company structure are available:

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• the Protected Cell Company (PCC): a “second generation” protected cell company that represents the first significant advance from the PCC model used in other jurisdictions (for example, a cell in a Jersey PCC can invest in other cells within the same PCC) – the PCC and its cells together form a single company, but Jersey’s company law provides for the legal segregation of the assets of the PCC and of each of its cells.

• the Incorporated Cell Company (ICC): a true innovation which provides unmatched segregation of liabilities and flexibility. Each cell of an ICC is a separate company.

PCCs and ICCs can offer significant advantages and recently introduced changes further increase their flexibility, while maintaining the “bankruptcy remoteness” of each cell.

More information on PCC and ICC structures is available in a separate publication.

The Channel Islands Securities Exchange

The Channel Islands Securities Exchange Authority Limited (“CISE”) began its operations in December 2013 replacing the Channel Islands Stock Exchange and provides trading and listing of investment funds, debt instruments and shares in companies. The CISE is designed to bring the expertise available in the Channel Islands to the growing number of international businesses requiring first class offshore financial services within the European time-zone.

The CISE provides a listing facility and screen-based trading. The CISE is approved as an Affiliate Member of the International Organisation of Securities Commissions (“IOSCO”). The CISE is officially recognised by the Australian Stock Exchange. The UK Inland Revenue (now “HM Revenue & Customs”) designated the Exchange as a Recognised Stock Exchange under Section 841 of the Income and Corporation Taxes Act 1988 (“ICTA”). Both Jersey and Guernsey are also “Designated Territories” under section 270 of The Financial Services and Markets Act 2000.

Carey Olsen Corporate Finance Limited, a member of the Carey Olsen Group, is a category 1, 2 and 3 Listing Member of the CISE and can act as a fund’s sponsor for listing purposes.

Jersey funds have equivalence on Euronext and Carey Olsen has acted on Euronext listings.

Taxation

The paragraphs below summarise the current tax position in Jersey.

General

Profits of a capital nature are not liable to Jersey income tax (unless arising from the development of land or buildings in Jersey). Accordingly, gains made on the disposal of assets held by a fund in way of investment will not be liable to Jersey income tax. There are no capital taxes in Jersey.

A voluntary exemption from taxation in Jersey is available for fund vehicles, should this ever be considered necessary.

Companies

Jersey fund companies which are resident for tax purposes in Jersey will be subject to income tax in Jersey at a rate of zero per cent. Dividends on shares and redemption proceeds may be paid by the fund company without withholding or deduction for or on account of Jersey income tax and holders of shares (other than residents of Jersey) will not be subject to any tax in Jersey in respect of the holding, sale or other disposition of such shares.

Unit trusts

Funds established as unit trusts are exempt from tax on foreign income and bank interest (either automatically or, where there are Jersey resident individual unitholders, by application).

Unitholders who are not resident for income tax purposes in Jersey are not subject to taxation in Jersey in respect of any income or gains arising in respect of units held by them (other than any Jersey source income excluding bank deposit interest).

Unitholders who are resident for income tax purposes in Jersey will be subject to income tax in Jersey on any income arising from units held by them or on their behalf and income tax is required to be deducted by the trustee(s) on payment of any such distributions.

Limited partnerships

A Jersey limited partnership is not subject to assessment to taxation in Jersey in its own name. The partners are assessed in their own names as follows:

• Investors who are not resident for taxation purposes in Jersey will not be liable to Jersey income tax in practice on distributions from (or interest receivable from a loan made to) the limited partnership and confirmations in this regard are generally obtained from the Comptroller of Taxes in Jersey.

• Investors who are resident for taxation purposes in Jersey are charged to Jersey income tax on the whole of their share of the income profits arising to the limited partnership.

Other taxes

In Jersey, no stamp duty is levied on the creation, transfer, redemption or cancellation of shares, units or limited partnership interests. Stamp duties may be payable in Jersey where such securities form part of the Jersey estate of a deceased individual on a sliding scale at a rate of up to 0.75%. Jersey does not otherwise levy taxes upon capital, inheritances, capital gains or gifts nor are there otherwise estate duties.

European Union directive on the taxation of savings income

On 1 July 2005, agreements on the taxation of savings income which were entered into between Jersey and each of the EU Member States came into effect. These agreements provided the same provisions as the EU Savings Tax Directive and required, in certain circumstances, the retention of tax from payments made by certain Jersey collective investment...
vehicles to EU resident individuals. Jersey fund vehicles are generally outside the scope of those agreements.

**Fund service providers**

Subject to the requirements applicable to the fund’s regulatory category, the service providers to a Jersey fund can be (i) an established Jersey service provider and/or (ii) a “special purpose” Jersey vehicle which is established to act as manager, investment manager/adviser, general partner or trustee to one or more Jersey or non-Jersey funds and/or (iii) any other (Jersey or non-Jersey) person or entity.

**AIFMD**

Jersey entities which act as the manager of a fund (the “AIFM” as defined in the AIFMD) are subject to regulation by the JFSC.

- Managers which are already regulated (such as those acting for CIFs) need only comply with the applicable requirements of the AIFMD.
- For other managers (such as Jersey “special purpose” companies establish to act for Very Private funds and Private Placement funds):
  - a ‘light touch’ approach applies where the AIFM will qualify as a ‘sub threshold’ manager (by reference to value of the funds under management);
  - otherwise, the usual 10 day application process applies, including prior submission of personal questionnaires (see “Establishing a Special Purpose Service Provider” on page 25).

**CIFs: special purpose and other service providers**

Jersey service providers to CIFs (including Expert Funds, Listed Funds and Regulated Eligible Investor Funds) must be licensed by the JFSC to conduct “fund services business” under the Financial Services (Jersey) Law 1998 (the “Financial Services Law”): this includes administrators, custodians, distributors, fund managers, investment advisers/managers, general partners and trustees. Established Jersey service providers will already hold these licences. See “Establishing a Special Purpose Service Provider” on page 25.

**Notification only funds**

An exemption from the licensing requirement exists for special purpose companies established in Jersey to act as general partners and trustees of Notification Only Funds, thus ensuring that these structures can remain entirely unregulated by the JFSC (while still being subject to Jersey’s anti-money laundering regulations). It is usually not possible to establish an SPV investment manager/adviser in Jersey for a Notification Only Fund.

**Very private structures**

Subject to any AIFMD related requirements (see “AIFMD” in this section, above), special purpose companies established in Jersey are usually exempt from regulation using an applicable exemption, for example:

- for services between “connected companies”; or
- an exemption for trustees and general partners; or
- where the fund is a “professional investor regulated scheme”, which requires only that the investor sign a simple specified form of investment warning and either (i) qualify as a “professional investor” (which includes “a person whose ordinary activities involve the person in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of the person’s business or who it is reasonable to expect will acquire, hold, arrange or dispose of investments (as principal or agent) for the purposes of that business’) or (ii) make a minimum investment of £250,000 or currency equivalent.

**Private placement funds**

A Private Placement Fund must appoint an appropriately licensed Jersey administrator. Other Jersey service providers are generally exempt from regulation in Jersey, as described in “Very Private Structures” in this section, above.

**Establishing a special purpose service provider**

Where a special purpose Jersey entity needs to be regulated as described above (for example, where acting for a CIF or acting as an AIFM which is not “sub-threshold”), a simplified licensing regime applies:

- The entity is administered by a regulated Jersey administrator, which assumes responsibility for on-going regulatory compliance and often provides one or more directors.
- Minimum capital requirement is usually £25,000 (or £10,000 where acting only for one or more related Expert Funds and/or Regulated Eligible Investor Funds), other than for AIFMs where £125,000 is required (increasing where assets under management exceed £250,000).
- Each director of the entity (and each of its beneficial owners with a 10% or greater interest) is required to submit a personal questionnaire (see the Appendix) and obtain approval from the JFSC. As international regulatory checks often take three weeks or more to complete for individuals who have not already been approved by the JFSC, these should be completed and submitted as early as possible.
- Registration under the Financial Services law typically takes 2 weeks (if, as is usual, Personal Questionnaires are filed in advance).
Appendix

What is a CIF?

Only funds which fall within the definition of a “CIF” are required to be regulated by the JFSC under the “CIF Law”. These funds may offer their units to an unlimited number of potential investors. Fund structures which are not CIFs must be approved by the JFSC under COBO and (subject to compliance with any approval conditions and to any AIFMD-related requirements) are not regulated by the JFSC on an ongoing basis.

A fund will be a CIF if it has as an object the collective investment of capital acquired by means of an “offer to the public” of units for subscription, sale or exchange, being any such offer:

- which is not addressed to an identifiable category of persons
  a. to whom it is directly communicated by the offeror or the offeror’s appointed agent
  b. who are the only persons who may accept the offer
  c. who have sufficient information to make a reasonable evaluation of the offer
- which is communicated to 50 or more persons, or
- where the offered units are to be listed on any stock exchange within one year.

A fund which meets the relevant criteria requires a certificate under the CIF Law if:

- it is a Jersey company or it is a body corporate with an established place of business in Jersey,
- it is a unit trust managed from within Jersey or governed by Jersey law, or
- it is a Jersey limited partnership.

A Notification Only Fund is a fund which meets the requirements of the Collective Investment Funds (Unregulated Funds) (Jersey) Order 2008, but which would be a CIF if it did not meet those requirements.

Personal questionnaires

JFSC approval is required for any individuals who are directors of a CIF fund company, general partner or trustee (or who are directors or beneficial owners of any regulated “special purpose” Jersey vehicle such as an investment manager/adviser). As international regulatory checks can take some time to complete, personal questionnaire forms should be completed and submitted as early as possible for any individuals who have not already been approved by the JFSC. This requirement does not apply to Notification Only Funds, Private Placement Funds or Very Private Structures.
Key contacts

For further information or professional advice please contact our lawyers below:

Robert Milner
Partner
D +44 (0)1534 822336
E robert.milner@careyolsen.com

James Mulholland
Partner
D +44 (0)1534 822369
E james.mulholland@careyolsen.com

Daniel O’Connor
Partner
D +44 (0)1534 822249
E daniel.oconnor@careyolsen.com

Christopher Griffin
Counsel
D +44 (0)1534 822256
E christopher.griffin@careyolsen.com

James Fox
Senior Associate
D +44 (0)1534 822322
E james.fox@careyolsen.com

Claire Le Quesne
Senior Associate
D +44 (0)1534 822216
E claire.lequesne@careyolsen.com

Colin Masterton
Senior Associate
D +44 (0)20 7614 5646
E colin.masterton@careyolsen.com

Please note that 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 2017
<table>
<thead>
<tr>
<th>Type of fund</th>
<th>Collective investment funds (CIFs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible investor</td>
<td>Very private structure</td>
</tr>
<tr>
<td>Notification only</td>
<td>Privacy only</td>
</tr>
<tr>
<td>Exchange-listed</td>
<td>None</td>
</tr>
<tr>
<td>Professional investors only</td>
<td>ESG investors</td>
</tr>
<tr>
<td>Notification only</td>
<td>Variable</td>
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<tr>
<td>Minimum investment</td>
<td>1 to 10 days</td>
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<tr>
<td>Level of regulation</td>
<td>Very light</td>
</tr>
<tr>
<td>AIFMD</td>
<td>Light</td>
</tr>
<tr>
<td>Personal</td>
<td>Medium</td>
</tr>
<tr>
<td>Notification only</td>
<td>Medium</td>
</tr>
<tr>
<td>Minimum investment</td>
<td>Medium</td>
</tr>
<tr>
<td>Notification only</td>
<td>High</td>
</tr>
<tr>
<td>*May be required for AIFMs or self-managed funds marketed into EU/EEA countries.</td>
<td></td>
</tr>
</tbody>
</table>

* All funds are subject to Jersey’s internationally compliant laws and regulations in respect of the prevention and detection of money laundering and the financing of terrorism. Non-Jersey domiciled funds do not require a separate authorisation in Jersey (although consent may be required for some activities, such as keeping the register in or marketing into Jersey). As long as Jersey service providers have a licence from the Jersey Financial Services Commission to act as a Fund Services Business, they can act for a non-Jersey domiciled fund upon making the necessary notification.