

Cayman Monetary Regulatory Authority International

At the forefront of financial regulation, the Cayman Monetary Regulatory Authority International (CMRAI) is dedicated to upholding the highest standards of financial oversight and compliance. Our mission is to safeguard the stability and integrity of the global financial system by ensuring that financial services operate within a framework of transparency, accountability, and excellence.

As a trusted partner to financial institutions worldwide, CMRAI provides rigorous supervision, innovative solutions, and strategic guidance to foster a secure and thriving financial environment. With decades of experience and a commitment to global standards, we stand as a pillar of trust and security in an ever-evolving financial landscape.

With a legacy of excellence in financial oversight, the Cayman Monetary Regulatory Authority International (CMRAI) is a beacon of trust in the international financial community. Our role extends beyond regulation; we are innovators, collaborators, and protectors of the global financial ecosystem. By fostering compliance, promoting best practices, and embracing technological advancements, CMRAI ensures that financial services remain resilient and adaptable in a dynamic global market.

Our comprehensive approach to regulation encompasses a deep understanding of financial risks and a proactive stance on emerging challenges. We are committed to empowering financial institutions with the tools and guidance necessary to navigate complex regulatory landscapes, thereby contributing to global economic stability and growth.

a stock exchange recognised by the Authority: 1 References to a securities exchange as termed in the Securities Investment Business Act is also included in this definition. REGULATORY POLICY APPROVED STOCK EXCHANGES Page 5 of 8 a) Section 6(7) of the SIBA enables the Authority to impose conditions upon a licensee, including one that the licensee or the senior officers or managers of the licensee must acquire and maintain membership of a recognised securities exchange; b) Section 8(2) authorises the Authority to exempt a licensee from the requirement to seek approval for the transfer of the licensee's shares if the licensee's shares are publicly traded on a recognised securities exchange; and c) The definition of sophisticated person in Section 2 of the act includes persons whose securities are listed on a recognised securities exchange. 3.4 Banks and Trust Companies Act Section 7(1) of the BTCA prohibits the transfer or disposal of shares in a licensee without the prior approval of the Authority. Section 7(2) authorises the Authority to exempt a licensee from this restriction if the licensee's shares are publicly traded on a stock exchange recognised by the Authority. 3.5 Insurance Act Section 12(1) of the IA prohibits the transfer or disposal of more than 10% of the shares in a licensee without the prior approval of the Authority. Section 12(3) authorises the Authority to exempt a licensee from this requirement if the licensee s shares are publicly traded on a stock exchange recognised by the Authority. 3.6 Companies Management Act Section 3 of the CMA defines the business of company management as the provision of certain services specified therein. Section 3(4)(c) exempts from this definition the provision of such services to a company listed on a stock exchange recognised by the Authority by a person who does not provide services to any other company. Section 9(2) of the CML authorises the Authority to exempt a licensee from the requirement to seek approval for the transfer of the licensee's shares if the licensee's shares are publicly traded on an approved securities exchange. 3.7 Virtual Asset (Service Providers) Act Section 28 (1) of the VASP Act prohibits the transfer or disposal of more than 10% of the shares in a company which is a virtual asset service provider without the prior approval of the Authority. Section 28(7) authorises the Authority to exempt a virtual asset service provider from this requirement if more than 95% of their shares are publicly traded on an exchange recognised by the Authority. 4. Criteria for Approval 4.1 Subject to section 7 below, in order for a stock exchange to be approved by the Authority for purposes of the Regulatory Acts, the stock exchange must be one that is either: a) A US licensed exchange 2; or 2 A US licensed exchange is a securities exchange that has been registered with the Securities and Exchange Commission under Section 6 of the Securities Exchange Act of 1934. REGULATORY POLICY APPROVED STOCK Page 6 of 8 b) An EU regulated exchange 3; or c) A Canadian licensed **EXCHANGES** exchange 4; or d) A full member of the World Federation of Exchanges 5; or e) The Cayman Islands Stock Exchange; or f) Any other stock exchange approved by the Authority under section 5 of this Policy. 5. Approval of Other Stock Exchanges 5.1 Upon request by an interested party and subject to section 7 below, the Authority may approve a stock exchange that does not meet the criteria outlined in section 4.1 (a)- (e) above. The requestor should demonstrate that: a) The stock exchange either: (i) complies with the market principles issued by the World Federation of Exchanges; or (ii) is located in a country that is an ordinary member of the IOSCO and the exchange and issuers are subject to enforceable obligations consistent with the IOSCO Supervisory Framework for Markets dated May 1999; b) The stock exchange is significant within its country of origin; and c) A sufficient amount of business exists between the Cayman Islands or regulated entities and the stock exchange

so that its exclusion from the list of approved stock exchanges would result in significant 6. Approval Process and Gazetting 6.1 Upon cost implications for regulated entities. receipt of the request with all relevant supporting documents, the Authority shall assess the request and, where necessary, consult with the Cayman Islands Stock Exchange Authority. Once a determination is made on the request, the Authority shall inform the requestor. 6.2 For all newly approved and no longer approved stock exchanges, the Authority will declare by notice published in the Gazette. 6.3 A list of approved stock exchanges is posted on the Authority's website which will be reviewed and updated from 3 An EU licensed exchange is a regulated market that has been recognised by a member state pursuant to Directive 93/22. 4 A Canadian licensed exchange is a securities exchange located in Canada that is recognised by one or more provincial securities commissions. 5 The World Federation of Exchanges (WFE) is the trade organisation for regulated securities and derivative markets, settlement institutions and related clearing houses and their diverse services to capital markets. The Federation is highly regarded and membership of the WFE is a criterion for many national regulators and asset management institutions to allow privileged access for investment. Membership identifies an exchange as having assumed the commitment to business standards. The WFE Market Principles serve as a checklist for those securities markets wishing to become a member of the WFE. The Business Conduct criteria of the Market Principles elaborate upon the IOSCO Core Principles and offer a benchmark of best practice for members. REGULATORY POLICY APPROVED STOCK EXCHANGES Page 7 of 8 7. Refusal to Approve The Authority may refuse to approve a particular stock exchange or indicate that a stock exchange is no longer approved, where such approval of the stock exchange is not in the public interest. This could be the case if, for example, a stock exchange is located in a country that is subject to international sanctions. The Authority will publish the names of the stock exchanges affected by this section on its website and declare by notice published in the Gazette. Page 8 of 8