



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.

Statement of Guidance Recruitment and Selection Standards for Trust

and Corporate Service Providers

1. Statement of Objectives 1.1 This Statement of Guidance (Guidance) provides guidance to Trust and Corporate Service Providers relating to the recruitment, selection and competence of employees. 1.2 This Guidance also sets out the Cayman Islands Monetary Authority s (Authority) expectations for continued professional development and provide guidance as to the legitimate and acceptable mediums of ongoing training. 1.3 This Guidance is not intended to be prescriptive or exhaustive; rather this Guidance sets out the Authority s minimum expectations relating to the recruitment, selection, competence and training processes of Licensees. The scale and nature of the business will also impact the application of the minimum standards as set out in the Guidance.

2. Statutory Authority 2.1 Section 34 of the Monetary Authority Law provides that the Authority may issue rules: (1) After private sector consultation and consultation with the Minister charged with responsibility for Financial Services, the Authority may - (a) issue or amend rules or statements of principle or guidance concerning the conduct of licensees and their officers and employees, and any other persons to whom and to the extent that the regulatory laws may apply; 2.2 This document establishes the Guidance on recruitment, selection and competence for Trust and Corporate Service Providers and should be read in conjunction with the following measures: a. Regulatory Policy for Assessing Fitness and Propriety, b. Regulatory Procedure for Assessing Fitness and Propriety, c. Statement of Guidance on Corporate Governance, and d. Statement of Guidance on Nature, Accessibility and Retention of Records.

3.1 This Guidance applies to: a. Trust Companies licensed or registered under the Banks and Trust Companies Law; and b. Company Managers and Corporate Service Providers licensed under the Companies Management Law (CML). 3.2 The Authority will assess Licensees compliance with this Guidance in a proportionate manner relative to their nature, scale, and complexity. 3.3 The Authority acknowledges that licensees that are a part of a group may be subject to group-wide recruitment practices. However, the Authority considers it important for each entity in a group structure that is a separate legal entity, to adopt policies and practices that meet the objectives of this SOG. It is also expected that these policies and practices are appropriate for the particular operations of that legal entity which may be achieved by adopting the group-wide standard.

4. Definitions 4.1 For the purpose of this Guidance, the following definitions are provided: a. Companies Management Licensee refers to a Licensee holding a licence under section 5(2)(b) of the CML. b. Competence - relates to the level of a person s professional or formal qualifications, knowledge, skills and pertinent experience. Competence also includes the appropriateness of a person s level of commitment to perform his/her role and to maintain and enhance knowledge and skills through training and continued professional development. c. Continued Professional Development (CPD) - encompasses a wide range of company-developed ongoing training regimes and external non-degree bearing training and development courses offered to professionals

with a view to maintain and/or enhance their knowledge and skills. d. Continued Professional Development Policy (CPD Policy) refers to the documented policy developed by a licensee which outlines its expectations for training and continued professional development of its employees. e. Employees includes directors, partners and indirect employees such as temporary staff as well as general employees. f. Licensees refer to Companies Management Licensees, Corporate Service Licensees, Trust Licensees and Restricted Trust Licensees.

Trust and Corporate Service Providers 5.1 Recruitment Stage 5.1.1. Licensees should establish and maintain appropriate recruitment policies and procedures that have been reviewed and approved by senior management and the board of directors. 5.1.2. Recruitment policies and procedures should appropriately capture (1) the licensee s overarching and fundamental principles of recruitment and selection, (2) establish the licensee s commitment to fair and transparent recruitment processes and (3) include a methodology for assessing the fitness and propriety of candidates offered contracts of employment or functions within the licensee. 5.1.3. Recruitment policies and procedures should be periodically reviewed and updated to ensure that they continue to align with business and staffing realities and industry developments. 5.1.4. Licensees should ensure that appropriate job descriptions are in place for all advertised roles. These job descriptions should provide candidates with a clear understanding of the role; purpose, accountabilities and responsibilities, along with the requirements, knowledge, skills and experience required for the role. 5.1.5. Licensees should ensure that candidates offered employment contracts are competent to perform the role for which they are hired. The candidate s skills, experience and qualifications should meet or exceed the requirements of the role s job description. Licensees should be able to demonstrate that they have considered how candidates experience, qualification, knowledge and skills meet the requirements for the role and that they have taken reasonable steps to obtain sufficient information to verify the person s relevant experience, qualifications and training before on boarding the candidate. 5.1.6. Licensees should also be able to demonstrate that they have assessed and verified candidate s references, membership in professional bodies (if applicable), criminal history, regulatory censure, sanctions, legal proceedings and any other formal censure, discipline or public criticism at the stage of recruitment. 5.1.7. Licensee s recruitment and selection processes should be fair, transparent and in line with the licensee s recruitment and selection policies and procedures. 5.2 Post-Recruitment 5.2.1. Licensees should ensure that the responsibilities and authority of each employee is clearly documented and communicated and is appropriate to his or her qualifications and experience. 5.2.2. To ensure employees remain competent and able to effectively carry out their role and responsibilities, licensees should review the competence,

their employees on an ongoing basis. Additionally, licensees should also consider changes in employee characteristics over time e.g. avoiding taking holidays etc. 5.2.3. Reviews should take into consideration any additional skill or qualification needs of employees who have either entered new roles, or where the roles have changed, or have expanded in scope. Reviews should also take into account any changes in the nature,

size and complexity of the overall business operations. 5.2.4. Licensees should have effective management and systems to ensure that employees are appropriately supervised.

5.2.5. Policies and procedures should be in place that clearly outline overarching reporting relationships and escalation processes. These policies and procedures should be well documented and communicated to staff. 6. Directorship Services Obligations 6.1.

Where a Companies Management Licensee is acting as or fulfilling the function of or arranging for another person to act as or fulfil the function of director or alternate director of a company, the Companies Management Licensee should ensure the director or alternate director understands his or her duty to:

- a. act openly, honestly and in good faith at all times and exercise independent judgement, always acting in the best interests of the client.
- b. carefully consider all decisions and understand potential negative implications for the client company, its shareholders or its customers.
- c. maintain a thorough knowledge and understanding of the client's business and update his/her knowledge periodically, consistent with changes in the industry, regulatory landscape or business of the client.
- d. satisfy himself or herself that appropriate and timely course of action is being taken to address any concerns they raise.
- e. satisfy himself or herself that the client, its governing body, its service providers and advisors are acting in accordance with the client's constitutional documents and any other documents directing the management and operation of the client and/or its advisors or service providers.

7. Ongoing Training and Continuing Professional Development 7.1. Licensees should have a documented policy which sets out ongoing training and CPD requirements for employees. Licensees should give adequate consideration to the scope of their business activities as well as the prevailing regulatory framework and market when developing their CPD Policy. 7.2. A licensee's CPD Policy should be reviewed periodically to ensure that the CPD Policy continues to meet the training needs of employees.

7.3. Employees including senior personnel and persons providing directorships should receive the training necessary for their roles at least annually. Training programmes should be in line with the licensee's CPD Policy. 7.4. CPD Policies should take into consideration any additional training needs of employees whose roles have changed or expanded in scope, or who have entered new roles. 7.5. Licensees and persons providing directorships may rely upon both internal training resources as well as appropriate external sources in developing a training and CPD programme. Licensees should satisfy themselves on the quality of the trainer, training materials and the standard of the training programs, when selecting CPD activities and ensure that the contents of such courses are appropriately structured and beneficial to persons providing directorships and the performance of their employees. 7.6. Where a licensee's employee holds a professional qualification, designation, or is a member of a professional body or association that requires the completion of a certain number of CPD hours, licensees should ensure that employees comply with such CPD requirements. Licensees may give credit to an employee's professional development hours, earned in meeting the CPD obligations of their qualification or membership, towards meeting the minimum number of training hours specified in the licensee's own CPD Policy. 8. Activities Relevant for Training and Continuing Professional Development 8.1. CPD activities should be timely and relevant to the functions being performed. 8.2. CPD activities may include a varied mix of the following:

a. Training courses and activities provided by the licensee, b. Industry Workshops, c. Lectures and Exam Training, d. Conferences and Seminars, e. University Courses, f. Certification Courses, g. Distance Learning which requires active participation, h. Self-study with Independent Assessments, and i. Publication of Research Papers, Journal Articles.

8.2.1. Relevant CPD topics for employees should include (commensurate with the employee's role and responsibilities), amongst other topics relevant to the licensee's specific business operations: a. Enterprise-wide Risk Management, b. Anti-money Laundering and Countering Terrorist Financing Risk, c. Other Relevant Risks e.g. Operational Risk, Credit Risk, Market Risk, Liquidity Risk, etc., d. Applicable Compliance, Legislative and Regulatory Standards, e. Business Conduct and Ethical Standards, f. New Financial Products in the Industry and the Associated Risks, g. Management Systems, h. General Management and Governance, and

records related to their recruitment processes. Records should include at minimum: a.

Records relating to hiring decisions including decisions to refuse or reject an candidate, b.

Records relating to complaints about the hiring process or appeals to any decisions taken to transfer, promote, demote etc. c. Advertisements or notices to the public or employees about

openings, promotions, and/or training opportunities, d. Job descriptions for existing and

advertised positions, e. Job applications, resumes, interview notes and records, f. Records

relating to fitness and propriety checks g. Dates hired, promoted, demoted, transferred etc.

9.2. Licensees should also keep proper records of CPD activities including the details of the training conducted and the attendance records for persons who have completed the training.

9.3. Records should demonstrate how the training relates to and supports persons remaining competent in their role.

9.4. As best practice, Licensees should encourage employees to keep proper records of their own CPD activities including: i. Name of course attended, ii. Topic or subject matter, iii. Date of attendance, and iv. Number of hours.

9.5. All records should be kept in accordance with the requirements outlined in Section 5 of the Statement of Guidance on the Nature, Accessibility and Retention of Records.