

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.

Page 1 of 5 Rule Calculation of Asset Values - Regulated Mutual 1. Statutory Authority 1.1. These Rules are issued pursuant to s. 34 of the Funds Monetary Authority Law (2018 Revision) (MAL), which provides that the Cayman Monetary Regulatory Authority International (the Authority) may, after private sector consultation, 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. 1.2. These Rules should also be read in conjunction with the Authority s Rules on Contents of Offering Documents of Regulated Mutual Funds. 2. Objective 2.1. To set out the Cayman Monetary Regulatory Authority International s rules on the Calculation of Asset Values for Regulated Mutual Funds (each subparagraph of paragraph 5 below referred to as a Rule, and collectively, the Rules), pursuant to the MAL. 3. Scope 3.1. These Rules apply to all funds licensed or registered under s. 4 of the Mutual Funds Law (2019 Revision) (the MFL). 4. Definitions Appendix A January 2020 Rule Calculation of Assets Values-Regulated Mutual Funds

4.1. Regulated Mutual Fund (hereafter referred to as Page 2 of 5 Fund) means any mutual fund licensed or registered under s. 4 of the MFL. 4.2. NAV (Net Asset Value) means the value of a Fund's total assets (including accrued interest, dividends and other receivables), minus the value of the Funds total liabilities (including as accrued expenses (including fees) and other payables). 4.3. NAV Calculation Policy means the pricing and valuation practices, policies, and procedures to calculate a Fund s NAV that are established and maintained in accordance with the requirements of the Rules. 4.4. Operator means the directors of a Fund that is a company, the general partner(s) of a Fund that is a partnership, the trustee of a Fund that is a unit trust, and the managing member(s) of a Fund that is an LLC. 4.5. Service Provider includes a Fund's administrator, auditor, custodian, investment manager / advisor, Operator, prime broker, promoter, or registrar, or any of their delegates with responsibility for the Fund's portfolio or operations. 4.6. Market Price means the most recent price at which significant securities transactions have been concluded on a public market within the prior 30 days, or the best price available from a market maker. 4.7. Hard-to-Value Securities means assets for which there are no readily available market values to be transacted between knowledgeable and willing parties in an arm s length transaction, or with no registered turnover in the prior 30 Appendix A January 2020 Rule Calculation of Assets Values-Regulated Mutual Funds

Page 3 of 5 days, and may include illiquid holdings, fixed-income securities, restricted securities and derivatives. 4.8. Pricing Models include any pricing models or determination methods used to value Hard-to-Value Securities. 5. NAV Calculation Policy 5.1. A Fund must establish, implement, and maintain a NAV Calculation

Policy that ensures a Fund s NAV is fair, reliable, of high quality, and verifiable. 5.2. The NAV Calculation Policy shall be based on the International Financial Reporting Standards, or generally accepted accounting principles of the United States of America, 5.3. The methodology used to perform the NAV calculation Japan or Switzerland. must be consistent with the accounting principles or reporting standards used to prepare the Fund s audited financial statements. 5.4. The NAV Calculation Policy must: 5.4.1 be written and disclosed in the Fund's offering document; 5.4.2 describe the Fund's practical and workable pricing and valuation policies, practices, and procedures; 5.4.3 require the calculation of the Fund s NAV regularly, at least quarterly; 5.4.4 state when NAV will be calculated, how it will be used, and when and how it will be published; 5.4.5 state the accounting principles that will be followed; 5.4.6 define the role and responsibilities of the Fund s Service Providers in the valuation process; Appendix A January 2020 Rule Calculation of Assets Values-Regulated Mutual Funds

Page 4 of 5 5.4.7 identify the price sources for each instrument type and a practical escalation of resolution procedure for the management of exceptions: and 5.4.8 incorporate internal controls that are appropriate to the size, complexity, and nature of the Fund s operations. 5.5. Other than for Hard-To-Value Securities, the NAV Calculation Policy must require the Fund to value the securities within its portfolio(s) using Market Prices. 5.6. A Fund may use Pricing Models to determine a fair value for Hard-to-Value Securities. 5.6.1 A Fund must justify and identify any weaknesses in Pricing Models, by back-testing in normal market conditions if possible. 5.6.2 Any Pricing Models must be capable of practical implementation by the relevant Service Providers. 5.7. The Fund must require the Fund s relevant Service Providers to apply the NAV Calculation Policy and any Pricing Models consistently, unless there is satisfactory reason not to do so, in which case such derivations must be disclosed in the Fund's offering document and agreed by the Operators in advance of the determination or production of the NAV. 5.8. Subject to Rule 5.8, the NAV of a Fund must be calculated by a Service Provider that is independent of the Fund s investment manager / advisor and Operators, competent, and able to adhere to the NAV Calculation Policy and any relevant Pricing Models. Appendix A January 2020 Rule Calculation of Assets Values-Regulated Mutual Funds

Page 5 of 5 5.9. Wherever prices are provided or sourced by the investment manager / advisor or Operators: 5.9.1 the manager / advisor or Operator must also provide any supporting information that is used to determine the prices; and 5.9.2 the Fund s administrator must verify the prices and NAV to the extent possible. 5.10. A Fund s investment manager / advisor or Operators may calculate or assist in the calculation of the Fund s NAV only if this fact is explicitly detailed in the Fund s offering document, together with an explanation why another Service Provider could not calculate the Fund s NAV. 5.11. In addition to any disclosure required by Rule 5.8, a Fund s offering document must explicitly describe the potential limitations and conflicts of the NAV Calculation Policy, and any material involvement by the Fund s investment manager / advisor in the pricing of the

Fund s portfolio, or otherwise in the calculation, determination or production of the NAV. 5.12. NAV reports must be addressed directly to the Fund s investors. 5.13. The Fund s Operators have ultimate responsibility for oversight of the entire valuation process, and must approve, and review at least annually, the NAV Calculation Policy and any Pricing Models. 6. Enforcement 6.1. Whenever there has been a breach of the Rules, the Authority s regulatory policies and procedures as contained in its Enforcement Manual will apply, in addition to any other powers provided in the MFL and the MAL.