Client Update: Singapore

2023 NOVEMBER



Financial Institutions Group | Funds & Investment Management

MAS Consults on Repealing Registered Fund Management Companies (RFMC) Regime

Introduction

On 24 October 2023, the Monetary Authority of Singapore ("MAS") published the Consultation Paper on Repeal of Regulatory Regime for Registered Fund Management Companies ("Consultation Paper") which (i) proposes to repeal the regulatory regime for Registered Fund Management Companies ("RFMCs") as part of enhancing the regulatory regime for fund management companies ("FMCs") and (ii) sets out MAS' proposed transitional arrangements for existing RFMCs that intend to continue to carry on fund management business following the repeal. Existing RFMCs that are in operation may apply to become licensed fund management companies (LFMCs) that are restricted to serve accredited or institutional investors ("A/I LFMCs"). Feedback should be submitted by 31 December 2023 via the following link: https://form.gov.sg/651e7e920d7b7a00116d5831.

The RFMC regime was introduced by MAS in 2012 to replace the previous Exempt Fund Manager ("EFM") regime, to improve MAS' regulatory oversight of fund managers and in recognition of the diversity of fund managers operating as EFMs. The RFMC regime was intended to make it easier for some of the EFMs to transition into a fully regulated regime. There are significant overlaps in the admission criteria and business conduct requirements for RFMCs and A/I LFMCs under the present law in areas such as risk management, asset custody, and asset valuation, with the main differences between the A/I LFMC and RFMC regulatory tiers being lower fees payable by RFMCs and the frequency and granularity of reporting requirements.¹

This Update spotlights the salient aspects of the new revised simplified regime after the repeal of the RFMC regime.

Current RFMC Regime

RFMCs are restricted to:

- (a) carrying out fund management for not more than 30 accredited or institutional investors, of which no more than 15 may be collective investment schemes; and
- (b) managing not more than S\$250 million of assets.

To grow their fund management businesses beyond the above limits, RFMCs must apply to become

¹ For details, please refer to Table 1 in the Consultation Paper that sets out more fully the key admission criteria and ongoing requirements for A/I LFMCs and RFMCs.



Client Update: Singapore 2023 NOVEMBER



Financial Institutions Group | Funds & Investment Management

A/I LFMCs.

Revised Simplified Regime - Proposed Transitional Arrangements

Application to be A/I LFMC

Existing RFMCs can continue operating as usual during the transition process. Prior to the repeal of the RFMC regime, an existing RFMC must apply for and be granted a capital markets service ("CMS") licence for fund management to become an A/I LFMC to continue carrying on fund management business.

The proposed simplified process and requirements for RFMCs that wish to apply to become A/I LFMCs are set out below.

• Prescribed form and information

An RFMC must submit the prescribed application form ("Form") (set out at Annex 1 to the Consultation Paper) within the prescribed timeline, along with the requisite information. Information required includes setting out their assets under management and confirming their ability to comply with the regulatory requirements for A/I LFMCs. RFMCs that transition to A/I LFMCs will be subject to specific requirements (discussed below). MAS will provide more details on the application timeline and mode of submission of the Form in due course. It should be noted that RFMCs that do not submit applications by the stipulated deadline will be considered to have opted to cease fund management activities upon the repeal of the RFMC regime.

Continuing business

The RFMC must have carried on business in fund management activities in the six months immediately preceding the submission of the Form.

Fees payable

RFMCs applying to become A/I LFMCs during the prescribed application window do not need to pay any application fee for the corporate entity. There is also no fee payable for the notification of their existing representatives.

Upon being licensed, the prevailing CMS annual corporate licence fee and representative fees will apply on a pro-rated basis to such A/I LFMCs and their representatives. At present, the annual corporate licence and representative fees for CMS licence holders are S\$4,000 and S\$200 per representative respectively.

Client Update: Singapore



2023 NOVEMBER

Financial Institutions Group | Funds & Investment Management

Application outcome and grant of CMS licence

Within a month of submission, MAS will respond to all applications from RFMCs and issue the successful applicants with a CMS licence upon the repeal of the RFMC regime. Their exempt representatives will be transitioned to appointed representatives.

If there may be concerns with an RFMC's regulatory history or the fitness and propriety of the RFMC, its directors, shareholders or staff, MAS will review its licensing status and may impose additional restrictions or conditions.

- Specific restrictions and requirements on A/I LFMCs transitioned from RFMCs
 - (a) Licence conditions. RFMCs that transition to A/I LFMCs will be subject to licence conditions to restrict their managed assets to S\$250 million. If the A/I LFMC intends to manage more than this amount of assets, the A/I LMFC may engage MAS to review the licence condition. There will be no cap on the number of investors or funds managed.
 - (b) Reporting requirements applicable to typical A/I LFMCs. These include:
 - (i) For changes in particulars that occur before the repeal date, the FMC is required to comply with existing RFMC requirements by submitting Form 23A within 14 days of the change, even if the 14-day period crosses the repeal date. For changes in particulars occurring after the repeal date, requirements applicable to A/I LFMCs will apply, which include seeking prior approval for director appointments.
 - (ii) For the submission of annual regulatory returns for the financial year ending before the repeal date, the FMC must comply with existing RFMC requirements by submitting: (1) an annual declaration via Form 25A within one month from the financial year end ("FYE"), and (2) an auditor's report via Form 25B no later than five months from the FYE, even if the respective submission periods cross the repeal date. If the FMC has submitted Forms 25A and 25B, the FMC does not have to additionally submit regulatory returns required of an A/I LFMC for the same financial year already covered by the two forms.
 - (iii) Obtaining MAS' prior approval for certain changes (such as changes to their shareholders and key appointment holders);
 - (iv) Being subject to other regulatory requirements. MAS advises FMCs to refer to the Compliance Toolkit for Licensed Fund Management Companies, and for the FMCs which do not have in-house compliance support, MAS advises these FMCs to engage professional compliance service providers to assist them in complying with the applicable regulatory requirements.

RAJAH & TANN | Singapore

Client Update: Singapore 2023 NOVEMBER



Financial Institutions Group | Funds & Investment Management

(v) For a small number of RFMCs who have been given written directions and conditions, these directions and conditions will continue to apply even after these RFMCs become A/I LFMCs. Where the directions issued by MAS relate to the remediation of deficiencies, the A/I LFMC will be required to complete the remediation within the timeframe set by MAS.

Implementation Process

From 1 January 2024, MAS will stop accepting new RFMC applications. For any RFMC application that remains outstanding after 1 January 2024, MAS will continue to review these outstanding applications with a view to registering all successful applicants before the repeal date. Applicants who want to conduct fund management after 1 January 2024 should directly apply for a CMS licence for fund management, after ensuring that they are able to meet all admission and ongoing requirements.

To operationalise these proposed changes, amendments will be made to the Securities and Futures (Licensing and Conduct of Business) Regulations ("**Regulations**"). The draft amendments to the Regulations are set out at Annex 3 to the Consultation Paper.

If you have any queries on the above development or wish to submit any feedback to the Consultation Paper, please feel free to contact our team members below who will be happy to assist.

Client Update: Singapore 2023 NOVEMBER



Contacts

Financial Institutions Group



Regina Liew Head, Financial Institutions Group

T +65 6232 0456

regina.liew@rajahtann.com



Larry LimDeputy Head, Financial
Institutions Group

T +65 6232 0482

larry.lim@rajahtann.com

Click here for our Partners in Financial Institutions Group Practice.

Funds and Investment Management



Anne Yeo Head, Funds & Investment Management

T +65 6232 0628

anne.yeo@rajahtann.com



Jasmine Chew Deputy Head, Funds & Investment Management

T +65 6232 0454

jasmine.chew@rajahtann.com



Philip Yeo
Deputy Head, Funds &
Investment Management

T +65 6232 0487

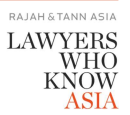
philip.yeo@rajahtann.com

Click **here** for our Partners in Funds & Investment Management.

Please feel free to also contact Knowledge Management at eOASIS@rajahtann.com

Client Update: Singapore

2023 NOVEMBER



Our Regional Contacts

R&T SOK & HENG | Cambodia

R&T Sok & Heng Law Office

T +855 23 963 112 / 113 F +855 23 963 116

kh.rajahtannasia.com

RAJAH & TANN 立杰上海

SHANGHAI REPRESENTATIVE OFFICE | China

Rajah & Tann Singapore LLP Shanghai Representative Office

T +86 21 6120 8818

F +86 21 6120 8820

cn.rajahtannasia.com

ASSEGAF HAMZAH & PARTNERS | Indonesia

Assegaf Hamzah & Partners

Jakarta Office

T +62 21 2555 7800

F +62 21 2555 7899

Surabaya Office

T +62 31 5116 4550

F +62 31 5116 4560

www.ahp.co.id

RAJAH & TANN | Lao PDR

Rajah & Tann (Laos) Co., Ltd.

T +856 21 454 239

F +856 21 285 261

la.rajahtannasia.com

CHRISTOPHER & LEE ONG | Malaysia

Christopher & Lee Ong

T +60 3 2273 1919

F +60 3 2273 8310

www.christopherleeong.com

RAJAH & TANN $\mid Myanmar$

Rajah & Tann Myanmar Company Limited

T +95 1 9345 343 / +95 1 9345 346

F +95 1 9345 348

mm.rajahtannasia.com

GATMAYTAN YAP PATACSIL

GUTIERREZ & PROTACIO (C&G LAW) | Philippines

Gatmaytan Yap Patacsil Gutierrez & Protacio (C&G Law)

T +632 8894 0377 to 79 / +632 8894 4931 to 32

F +632 8552 1977 to 78

www.cagatlaw.com

RAJAH & TANN | Singapore

Rajah & Tann Singapore LLP

T +65 6535 3600

sg.rajahtannasia.com

RAJAH & TANN | *Thailand*

R&T Asia (Thailand) Limited

T +66 2 656 1991

F +66 2 656 0833

th.rajahtannasia.com

RAJAH & TANN LCT LAWYERS | Vietnam

Rajah & Tann LCT Lawyers

Ho Chi Minh City Office

T +84 28 3821 2382 / +84 28 3821 2673

F +84 28 3520 8206

Hanoi Office

T +84 24 3267 6127

F +84 24 3267 6128

www.rajahtannlct.com

Rajah & Tann Asia is a network of legal practices based in Asia.

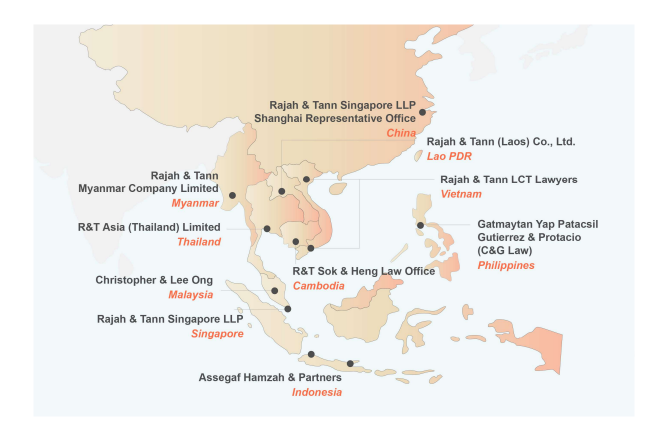
Member firms are independently constituted and regulated in accordance with relevant local legal requirements. Services provided by a member firm are governed by the terms of engagement between the member firm and the client.

This update is solely intended to provide general information and does not provide any advice or create any relationship, whether legally binding or otherwise. Rajah & Tann Asia and its member firms do not accept, and fully disclaim, responsibility for any loss or damage which may result from accessing or relying on this update.

Client Update: Singapore 2023 NOVEMBER



Our Regional Presence



Rajah & Tann Singapore LLP is one of the largest full-service law firms in Singapore, providing high quality advice to an impressive list of clients. We place strong emphasis on promptness, accessibility and reliability in dealing with clients. At the same time, the firm strives towards a practical yet creative approach in dealing with business and commercial problems. As the Singapore member firm of the Lex Mundi Network, we are able to offer access to excellent legal expertise in more than 100 countries.

Rajah & Tann Singapore LLP is part of Rajah & Tann Asia, a network of local law firms in Cambodia, China, Indonesia, Lao PDR, Malaysia, Myanmar, the Philippines, Singapore, Thailand and Vietnam. Our Asian network also includes regional desks focused on Brunei, Japan and South Asia

The contents of this Update are owned by Rajah & Tann Singapore LLP and subject to copyright protection under the laws of Singapore and, through international treaties, other countries. No part of this Update may be reproduced, licensed, sold, published, transmitted, modified, adapted, publicly displayed, broadcast (including storage in any medium by electronic means whether or not transiently for any purpose save as permitted herein) without the prior written permission of Rajah & Tann Singapore LLP.

Please note also that whilst the information in this Update is correct to the best of our knowledge and belief at the time of writing, it is only intended to provide a general guide to the subject matter and should not be treated as a substitute for specific professional advice for any particular course of action as such information may not suit your specific business and operational requirements. It is to your advantage to seek legal advice for your specific situation. In this regard, you may call the lawyer you normally deal with in Rajah & Tann Singapore LLP or email Knowledge Management at eOASIS@rajahtann.com.