## **FUND MANAGER CODE OF CONDUCT**

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# FUND MANAGER CODE OF CONDUCT HONG KONG

#### INTRODUCTION

Persons to whom this Code applies

This Code sets out conduct requirements for persons registered with the Securities and Futures Commission (SFC) whose business involves the discretionary management of collective investment, including unit trusts and mutual funds (whether authorised or unauthorised), pension and provident funds (Fund Managers). These guidelines apply to all registered persons acting as Fund Managers, including, as appropriate, their registered representatives.

#### Purpose of this Code

This Code aims, firstly, to supplement Codes and guidelines applicable to all categories of registered person with guidance in respect of the minimum standards of conduct specifically applicable to Fund Managers. It does not replace any legislative provisions, Codes or guidelines issued by the SFC. Secondly, it highlights existing requirements applicable to Fund Managers. Further reference should however be made to the legislation, Codes and guidelines, and in the case of any inconsistency, the more stringent applicable provision will be applied. This Code does not have the force of law and should not be interpreted in a way that would override the provisions of any law.

#### Effect of breach of this Code

Breach of any of the requirements of this Code will, in the absence of extenuating circumstances, reflect adversely on the fitness and properness of a Fund Manager and may result in disciplinary action. When considering a person's failure to comply with this Code, SFC staff will adopt a pragmatic approach taking into account all relevant circumstances, including the size of the firm, and any compensatory measures implemented by senior management.

#### I. ORGANISATION AND STRUCTURE

### 1. Organisation and Management Structure

[see key and note on p. 16]

1.1	Incorporation and Registration  A Fund Manager should ensure that its business is properly incorporated and its employees properly registered in accordance with all applicable statutory requirements.		CO Pt 1 SO Pt VI & VIA CTO FPC
1.2		A Fund Manager should ensure that its business is properly incorporated and its employees properly registered in accordance with all applicable statutory requirements.  Organisation and Resources  A Fund Manager should maintain:  (a) financial resources in accordance with all applicable statutory requirements.  (b) sufficient human and technical resources and experience for the proper performance of its duties. This would be expected to vary depending on the amount of assets under management by the firm, and the type and nature of the assets and markets in which the firm invests. The functions of the firm including fund management, operations, compliance and audit should only be performed by qualified and experienced persons, who should receive appropriate training on an ongoing basis.  (c) satisfactory internal controls and written compliance procedures which address all applicable regulatory requirements;	
	(e)		

	E	ti an al Cara annati an	ICC 4pp 48 8 40
1.3	When other shoul Walls and/o shoul emple writte impo	re a Fund Manager is part of a group of companies which undertake financial activities such as corporate finance, banking or broking, it ld ensure there is an effective system of functional barriers (Chinese s) in place to prevent the flow of information that may be confidential or price sensitive between the different areas of operations. There ld be physical separation between the activities and different staff oyed unless this is impossible given the size of the firm, together with en procedures to document the controls,. If physical separation is ssible, the firm should prohibit dealing in price sensitive or dential information.	ICG <i>App A8&amp;A9</i>
	Segre	egation of Duties	ICC H. Ame
1.4	appro	und Manager should ensure that key duties and functions are opriately segregated, unless this is impossible given the size of the In particular:	ICG II; App A2(d)
	(a)	front office functions (which include making investment decisions, marketing and dealing in collective investment schemes, and placing orders to deal with brokers) should be physically segregated from back office functions (which include receiving broker confirmations, settling trades, accounting and reconciliation, valuing client portfolios and reporting to clients) and should be carried out by different staff with separate reporting lines;	
	(b)	compliance and audit functions should if possible, be separated from each other, and have separate reporting lines from other functions;	
	(c)	the investment decision making process should be clearly delineated from the dealing process.	
	Note:	A central dealing function is encouraged but is not mandatory.	
	Respo	onsibilities of Management	CC 4.2-4.3& 12.4
	"Senior management" means the Managing Director of a company or its Board of Directors, Chief Executive Officer or other senior operating management personnel in a position of authority over the firm's business decisions.		ICG 1
1.5	The senior management of a Fund Manager should:		
	(a)	be principally responsible for compliance by the Fund Manager with all relevant requirements under this Code, as well as the nurturing of a good compliance culture within the firm;	

	(b)	maintain clear reporting lines with supervisory and reporting responsibilities assigned to qualified and experienced persons;	
	(c)	ensure that all persons performing functions on behalf of the firm are provided adequate and up-to-date information about the firm's policies and procedures applicable to them;	
	(d)	(d) ensure that the performance of Fund Managers in managing client accounts is reviewed, on at least an annual basis.	
	Compl	liance	CC 12.1
1.6.1	A Fun	d Manager should:	ICG V
	(a)	maintain an effective compliance function, including a Designated Compliance Officer, within the firm to ensure that the firm complies with its own internal policies and procedures, and with all applicable legal and regulatory requirements, including this Code;	
	(b)	ensure that the compliance function possesses the technical competence and experience necessary for the performance of its functions.	
	indepermanage there is assumed that the may be assumed to the manual transfer transfer to the manual transfer transfer to the manual transfer tran	compliance function and Designated Compliance Officer should be endent of other functions and report directly to the firm's senior gement, unless this is impossible given the size of the firm. Where is no separation of functions, the firm's senior management should the the role of Designated Compliance Officer. Compliance activities the delegated to an appropriately qualified professional, although the assibility and obligations may not be delegated.	
	compl	resignated Compliance Officer should maintain sufficiently detailed iance procedures to give senior management reasonable assurance e firm complies with all applicable requirements at all times.	ICG VI
	Audit		
	objecti efficie	e practicable, a Fund Manager should maintain an independent and live audit function to report on the adequacy, effectiveness and ency of the firm's management, operations and internal controls. The function should:	
	(a)	where practicable, be free from operating responsibilities, with a direct line of communication to senior management or the audit committee, as applicable;	
	(b)	follow clearly defined terms of reference (including monitoring the timeliness and accuracy of other functions) which set out the	

		scope, objectives, approach and reporting requirements;	
	(c)	adequately plan, control and record all audit work performed, and record the findings, conclusions and recommendations;	
	(d)	report to management on all matters highlighted in the audit report, which should be resolved satisfactorily and in a timely manner.	
	functi	e the size of the firm does not justify a separate internal audit on, the relevant roles and responsibilities should be performed or wed by the external auditors.	
	Delegation		UTC
1.8	monit this C firm r	e functions are delegated to third parties, there should be ongoing toring of the competence of delegates, to ensure that the principles of code are followed. Although the investment management role of the may be sub-contracted, the responsibilities and obligations of the firm clients may not be delegated.	
	Witha	lrawal from Business	CC 9.4
1.9	affect in pla	nd Manager who withdraws from business should ensure that any ed clients are promptly notified and that proper arrangements remain ace for the safekeeping of client assets. Where a company is being d up it should comply with the all applicable statutory requirements.	CO Pt V

#### 2. Staff Ethics

Personal Account Dealing	CC 9.1-9.3 &12.2
Note: the following guidelines are intended to address the basic principles that persons engaged in fund management business, when transacting for themselves, must give their clients priority and avoid conflicts of interest. In the context of these guidelines, "relevant persons" means any employees or directors of a Fund Manager:	
• who in their regular functions or duties make or participate in investment decisions, or obtain information, prior to buying or selling investments on behalf of a client;	
• whose functions relate to the making of any recommendations with respect to such buying or selling;	
or any persons over whom they exercise control and influence.	

As a minimum, these guidelines cover trading in shares and derivatives. Beyond this, however, the scope of investments that should be covered is not defined, as this may vary depending on the business of the firm. A Fund Manager is expected to define the types of investment intended to be covered, to respect the principles outlined here.

- 2.1.1 A Fund Manager should ensure that it has internal rules or provisions in its contracts of employment for relevant persons as follows:
  - (a) that relevant persons are required to disclose existing holdings upon joining a Fund Manager and at least annually thereafter;
  - (b) that relevant persons are required to obtain prior written permission for personal account dealing from the Designated Compliance Officer or other person designated by senior management. The permission should be valid for no more than 5 trading days, and be subject to the following constraints:
    - (i) that relevant persons may not buy or sell an investment on a day in which the Fund Manager has a pending "buy" or "sell" order in the same investment until that order is executed or withdrawn:
    - (ii) that relevant persons may not buy or sell an investment for their personal account within 1 trading day before (if the relevant person is aware of a forthcoming client transaction) or after trading in that investment on behalf of a client;
    - (iii) that relevant persons may not buy or sell an investment for their personal account within 1 trading day before (if the relevant person is aware of a forthcoming recommendation) or after a recommendation on that investment is made or proposed by the Fund Manager;

Note: Subject to rules being set down by the Designated Compliance Officer, the restrictions in (ii) and (iii) above need not be applied where client orders have been fully executed and any conflicts of interest have been removed.

- (iv) that cross trades between relevant persons and clients be prohibited;
- (v) that short-selling of any securities recommended by the Fund Manager for purchase be prohibited;
- (vi) that relevant persons should be prohibited from participating in initial public offers available to clients of the Fund Manager or its connected persons, and should not

			use their positions to gain access to IPO's for themselves or any other person;	
	(c) that relevant persons are required to hold all personal investments for at least 30 days, unless prior written approval of the Designated Compliance Officer or other persons designated by senior management is given for an earlier disposal;			
	(d)	that r	elevant persons are required, either:	
		(i)	to hold their personal accounts with the Fund Manager or a connected person and place all deals through that company; or	
		(ii)	obtain approval from the Designated Compliance Officer for outside broking accounts, and ensure that copies of records and statements of personal transactions entered into by them are submitted to the Designated Compliance Officer.	
2.1.2	perso	nal tran e that	nager should maintain appropriate procedures to distinguish isactions for relevant persons from other transactions, and to such transactions are properly approved and there is an lit trail of such approval and the transaction [see 5.1(a)].	
2.1.3		nal tran	ager should not permit relevant persons to delay settlement of isactions beyond the normal settlement time for the relevant	
2.1.4			anager who is a relevant person should comply with the et out in 2.1.1 (a) to (d) above.	
	Recei	pt or Pi	rovision of Benefits	РВО
2.2	A Fu	nd Man	ager:	
	(a)	affair	d not offer or accept any inducement in connection with the s or business of a client which is likely to significantly ict with the duties owed to clients;	
	(b)	in the	e case of a firm, should maintain:	
		(i)	written guidelines, including monetary limits, about the acceptance by staff members of gifts, rebates or other benefits received from clients or business contacts, to give effect to (a);	
		(ii)	a register of benefits received above the specified limit.	

### II. FUND MANAGEMENT

## 3. Fund Management

	Investment within Client Mandate	CC 6.3
3.1	A Fund Manager should ensure that transactions carried out on behalf of a client are in accordance with the portfolio's stated objectives, investment restrictions and guidelines, whether in terms of asset class, geographical spread or risk profile.	
	Best Execution	CC 3.2
3.2	A Fund Manager should execute client orders on the best available terms, taking into account the relevant market at the time for transactions of the kind and size concerned.	
	Prohibition on Insider Dealing	SIDO
3.3	A Fund Manager should not effect or cause to be effected any transaction based on confidential price sensitive information or when otherwise prohibited from dealing by statutory restrictions on insider dealing, and should have procedures in place to ensure that staff are aware of such restrictions.	
	Order Allocation	CC 3.3
3.4	A Fund Manager should:	ICG VII& App A7
	(a) ensure that all client orders are allocated fairly;	
	(b) make a record of the intended basis of allocation before a transaction is effected;	
	(c) ensure that an executed transaction is allocated promptly in accordance with the stated intention, except where the revised allocation does not disadvantage a client and the reasons for the reallocation are clearly documented.	
	Portfolio Turnover	
3.5	A Fund Manager should not trade excessively on behalf of the client portfolio, taking into account the portfolio's stated objectives.	
	Underwriting	UTC
3.6	Unless specifically permitted in the Client Agreement or client mandate, a Fund Manager should not participate in underwriting activities on behalf of a client. Where underwriting is undertaken on behalf of a client, all	

		issions and fees received under such contract should be credited to ent account.	
	Partic	ipation in Initial Public Offers	
3.7	Where of clie		
	(a)	the allocation of stock received in the offering provides for a fair and equitable allocation amongst clients;	
	(b)	preferential allocations are prohibited;	
	(c)	the reasons for all allocations are documented.	
3.8	A Fun with a	d Manager should not carry out any transaction on behalf of a client company which is a connected person unless such transaction is	UTC ICG VII
	carried out on arm's length terms, consistent with best execution standards, and at a commission rate no higher than customary institutional rates. In the case of an authorised collective investment scheme, total transactions with connected persons should not exceed 50% of the scheme's transactions in value in any one financial year of the scheme, except with the approval of the SFC.		CC 10
3.9		d Manager should not deposit or borrow funds on behalf of a client connected person unless:	
	(a)	in the case of a deposit, interest is received at a rate not lower than the prevailing commercial rate for a deposit of that size and term; and	
	(b)	in the case of a loan, interest charged and fees levied in connection with the loan are no higher than the prevailing commercial rate for a similar loan.	
	Cross	Trades	ICG VII & App A6
3.10.1	1 A Fund Manager should only undertake sale and purchase transactions between client accounts (cross trades) where:		
	(a)	the sale and purchase decisions are in the best interests of both clients and fall within the investment objective and policies of both clients;	
	(b)	the trades are executed on arm's length terms at current market value;	
	(c)	the reason for such trades is documented prior to execution; and	

	(d)	such activity is disclosed to the client;	
3.10.2	permit or pote	trades between house accounts and client accounts should only be ted with the prior written consent of the client, to whom any actual ential conflicts of interest should be disclosed. Cross trades between ersonal accounts and client accounts should be prohibited.	
	House	Accounts	CC 9.1
		the account" means an account owned by a Fund Manager or any of a fund	
3.11	When	dealing for a house account, a Fund Manager should:	
	(a)	give priority to satisfying a client order Where a client order has been aggregated with another order, the client's order must take priority in any subsequent allocation if all orders cannot be filled;	
	(b)	not deal in accordance with a recommendation, research or analysis to be published to clients until the clients have had a reasonable opportunity to act on the information;	
	(c)	(c) except with the prior written consent of the Designated Compliance Officer, not deal ahead of any transaction to be carried out on behalf of a client, or, where the house account and a client have invested in the same investment, only dispose of its holdings following, or together with, the disposal of holdings on behalf of a client. The Designated Compliance Officer should properly document the reasons for any consents given.	

# 4. Custody

Safety	of Client Assets	SO s. 81, 83 & 84
safegi	if permitted by the terms of its license, it may retain the responsibility for safekeeping in a segregated trust account; or it should arrange for the appointment of a custodian (see below), taking all reasonable steps to ensure that the custodian is properly qualified for the performance of its functions. On an ongoing basis,	CC 11 UTC ICG VII
	A Fur safeguarrang	responsibility for safekeeping in a segregated trust account; or  (b) it should arrange for the appointment of a custodian (see below), taking all reasonable steps to ensure that the custodian is properly

		and financial standing of any appointed custodian.	
	Appoi	UTC	
4.2	A cus	todian appointed by a Fund Manager should be either:	
	(a)	a registered trust company;	
	(b)	an authorised institution (including a bank, deposit-taking company or restricted-license bank) or the subsidiary of a licensed bank;	
	(c)	a banking institution or trust company outside Hong Kong that is subject to prudential supervision; or	
	(d)	(d) any other appropriately qualified institution appointed with the prior written consent of the client.	

## 5. Operations

	Recor	ds Required to be Kept	SO s. 67& 83
		nd Manager should keep its accounts and records properly and in line all applicable statutory requirements. Proper record keeping includes:	FRR CO s. 121-129
	(a)	maintaining an audit trail of all transactions effected by the Fund Manager, all information relating to client accounts produced by third parties and all relevant internal reports, by keeping all transaction records such as contract notes from third party brokers, client registers, accounting/ securities ledgers, registers of securities, and records of investment processes adopted;	SO Pt IX CTO Pt V ICG IV
	(b)	maintaining appropriate procedures for the safekeeping, retrieval and storage of documents and records; and	
	(c)	(c) in the case of a registered dealer, complying with the provisions of Part IX of the Securities Ordinance.	
	Audite	SO s.87-94 & 96	
5.2	A Fund Manager should appoint a firm of auditors to perform an audit of the financial statements of the firm on at least an annual basis. The audited accounts should be filed in accordance with the applicable statutory requirements and be made available to clients upon request.		CO s.131-141 ICG VI
	Portfo	UTC	

- 5.3 All assets held by a Fund Manager on behalf of clients should be valued on a regular basis and the basis of valuation disclosed to clients. Unless otherwise agreed with a client or specified in a collective investment scheme's constitutive documents, valuation should be made in accordance with the following general principles:
  - (a) listed securities should be consistently valued at a price representative of either the daily opening, mid, closing or average price for that security at the stock exchange or market on which that security is listed or traded as indicated by an automatic price feed or other independent pricing source;
  - (b) unlisted or unquoted securities should be valued at cost price subject to adjustment by reference to:
    - (i) comparable third party transactions in the same investments, taking into consideration the cost of the investments;
    - (ii) any appraisals of the relevant investments or issuer of the investments undertaken by qualified accountants, appraisers or credit rating agencies. Where necessary the Fund Manager should seek independent confirmation of the valuation from a suitably qualified person; and
    - (iii) any information generally about the relevant investments or issuer of the investments that is or becomes known to the Fund Manager from independent sources.
  - (c) units or shares in collective investment schemes should be consistently valued by reference to the latest quoted price;
  - (d) any listed securities which are not actively traded or have been suspended from trading should be identified and the price at which that security is valued should be monitored. In this case, a Fund Manager should maintain procedures to:
    - (i) demonstrate that it will actively seek independent confirmation of the appropriate price for the security from suitable brokers or market makers;
    - (ii) identify when such a security will be written down or written off in the valuation of a client account; or
    - (iii) ascertain whether it will in appropriate situations transfer the security to its own account and if so, at what price the client account will be compensated for the transfer.

Net Asset Value Calculation and Pricing

UTC

5.4	In connection with a collective investment scheme, a Fund Manager should ensure that a valuation is carried out, in accordance with the constitutive documents of the scheme, to calculate accurately the net asset value of the scheme.	
	Reconciliations	ICG VII
5.5	A Fund Manager should arrange to carry out reconciliations of the firm's internal records against those issued by third parties e.g. clearing houses, banks, custodians, counterparties and executing brokers, to identify and rectify any errors, omissions or misplacement of assets, as follows:  (a) Reconciliations should be performed at least monthly;  (b) Reconciliations should be prepared from an asset register that is maintained and used to update client asset ledger accounts.	
	Disclosure of Interests	SDIO
5.6	A Fund Manager should disclose all interests in securities as required by all applicable statutory requirements and have procedures in place to ensure that staff are aware of such requirements.	

### III. DEALING WITH CLIENTS

## 6. Dealing with Clients

	Provid	CC 8.1& 8.4	
6.1	A Fun	nd Manager should:	
	(a)	provide clients with adequate information about the firm including its business address, relevant conditions or restrictions under which its business is conducted, and the identity and status of persons acting on its behalf with whom the client may have contact;	
	(b)	disclose the financial condition of its business to a client upon request.	
	Confid	dentiality	PDPO
6.2		nd Manager should maintain proper procedures to ensure confidentiality ent information.	
	Ассои	nt Opening Procedures/ Information About Clients	CC 5.1-5.3
6.3	A Fun	d Manager should:	MLG
	(a)	take all reasonable steps to establish:	
		(i) the client's full and true identity, including the identity of the actual beneficiaries, where appropriate, and verify that identification where required;	
		(ii) where appropriate, the client's financial situation, investment experience, and investment objectives; and	
	(b)	maintain written procedures to comply with all relevant legislation against money laundering.	
	Client	Agreements (Discretionary Services)	CC 6.1-6.2 & 7
6.4.1	A Fund Manager should ensure that a written agreement (Client Agreement) is entered into with a client before any services are provided to or transactions made on behalf of that client. A Client Agreement should contain at least such information set out in Appendix 1 and be provided in a language understood by the client.		
6.4.2	Notwi	thstanding the above, in the case of a collective investment scheme:	
	(a)	where a Fund Manager is providing services to a collective investment scheme, a written management agreement in	

			dance with the rules of the collective investment scheme may sarded as a Client Agreement;	
	(b)	invest offerir Code	a Fund Manager is acting as distributor of a collective ment scheme on a non-discretionary basis, an authorised and document and application form in accordance with the on Unit Trusts and Mutual Funds may be regarded as a Agreement.	
	Repor	ting: Pe	eriodic Statements	CC 8.2-8.3
6.5	accour undert	nt, at l taken or	ager should provide each client with a regular statement of east quarterly, of the client's portfolio and transactions in his behalf, except as agreed otherwise in writing by the re the portfolio is a collective investment scheme.	SO s. 75
	Valua	tions an	d Performance Reviews	UTC
6.6	-	_	eed otherwise in writing by the client or where the portfolio investment scheme, a Fund Manager should:	ICG App A
	(a)	previo	the performance of each client's account against any busly agreed benchmark, either in writing to the client or by f meeting, at least twice a year;	
	(b)	regula	le written portfolio valuations to the client at least as rly as provided in the Client Agreement. The report should, inimum, include the following:	
		(i)	the date at which the report is made;	
		(ii)	the contents and value of the client portfolio at that date including income received;	
		(iii)	movements in the value of the client portfolio;	
		(iv)	any open positions in relation to derivative transactions.	
	Comp	laints		CC 12.3
6.7	A Fun	d Mana	ger should maintain:	
	(a)	proced	dures to ensure that:	
		(i)	complaints from clients relating to its business are handled in a timely and appropriate manner;	
		(ii)	steps are taken to investigate and respond promptly to a complaint by a person other than an individual directly concerned with the subject of the complaint, or by the	

	Designated Compliance Officer;	
	(iii) if a complaint is not remedied promptly, the client is advised of any further steps which may be available to the client under the regulatory system;	
(b)	a register of complaints to give effect to (a) above. This should be reviewed by senior management on a regular basis.	

## 7. Marketing Activities

7.1	Representations by Firm or Employees  A Fund Manager should ensure that any representations made and information supplied to a client are accurate and not misleading.	PIO s. 3 - 5 SO s. 72 & 78 CC 2.1 UTC
7.2	A Fund Manager should ensure that all advertisements and marketing materials are authorised as required by the SFC before issue. Where such materials are not required to be authorised, a Fund Manager should nonetheless ensure that marketing materials are accurate and not misleading and that any performance claims can be verified.	PIO s. 8 UTC
7.3	Offers of Investments  A Fund Manager should comply with all applicable statutory requirements regarding the offer of investments.	SO s. 73-74

## 8. Fees and Expenses

	Disclosure of Charges	CC 6.2 (e)
8.1	A Fund Manager should disclose to the client the basis and amount of its fees and charges.	
	Fair and Reasonable Charges	CC 2.2
8.2	All charges, fees and mark-ups affecting a client should be fair and reasonable in the circumstances, and be characterized by good faith. In connection with mark-ups levied on transactions on behalf of a client,	

	where	e the Fund Manager is:	
	(a)	acting as agent, such mark-ups are prohibited:	
	(b)	acting as principal, the circumstances should be disclosed in the Client Agreement and transactions reported in periodic statements.	
	Rebai	CC 13.1-13.4	
8.3	In connection with an authorised collective investment scheme, a Fund Manager should comply with 10.12 of the Code on Unit Trusts and Mutual Funds, and in connection with other clients with the Code of Conduct for Persons Registered with the SFC 13.1 to 13.4.		UTC

Note: The derivation column and references to other Codes, guidelines and legislation are provided solely for the assistance of registered persons and do not form part of this Code. Codes, guidelines and legislation may be amended and added to from time to time and the SFC takes no responsibility for the updatedness and accuracy of these references.

1 9	ess and accuracy of these references.
Key	
co	Companies Ordinance
so	Securities Ordinance
СТО	Commodities Trading Ordinance
PIO	Protection of Investors Ordinance
РВО	Prevention of Bribery Ordinance
SDIO	Securities (Disclosure of Interests) Ordinance
SIDO	Securities (Insider Dealing) Ordinance
PDPO	Personal Data (Privacy) Ordinance
UTC	Code on Unit Trusts and Mutual Funds
CC	Code of Conduct for Persons Registered with the SFC
FRR	Financial Resources Rules
FPC	Fit and Proper Criteria
ICG	Management, Supervision and Internal Control Guidelines
MLG	Guidance Notes on Money Laundering

#### **APPENDIX 1**

### **Minimum Content of Discretionary Client Agreement**

CC ref.

(a)	Full name and address of client;	6.2(a)
<b>(b)</b>	Full name and address of Fund Manager business, including its registration status;	6.2(b)
(c)	Undertakings to notify the other in the event of material changes;	6.2 (c)
(d)	Authorisation for discretionary management;	derived from 6.2(d)
(e)	Statement of the client's investment policy and objectives, including any limitations or prohibitions on asset classes and markets (e.g. use of derivatives) or geographical spread, performance benchmark and/or attitude to risk;	
(f)	The amount of all fees to be paid by the client, whether to the Fund Manager or a connected person with respect to the account, and a description of fees to be paid to third parties;	derived from 6.2(e)
(g)	Any necessary consents in relation to cash rebates and soft commissions, if applicable;	
(h)	Risk disclosure statement as required by the Code of Conduct;	6.2(j)
(i)	Details of custody arrangements; and	
<b>(j)</b>	Details of periodic reporting to be made to client.	