Supplement No. 2 published with Extraordinary Gazette No. 73 dated 23rd September, 2015.

THE MUTUAL FUNDS (AMENDMENT) LAW, 2015

(LAW 12 OF 2015)
THE MUTUAL FUNDS (AMENDMENT) LAW, 2015

ARRANGEMENT OF SECTIONS

1. Short title and commencement
2. Amendment of section 2 of the Mutual Funds Law (2015 Revision) - definitions
3. Insertion of section 2A - application of Law
4. Insertion of Part III A - EU Connected Funds
5. Amendment of section 23 - special audits of regulated mutual funds
6. Amendment of section 29 - Authority to administer Law
7. Amendment of section 30 - powers of Authority in respect of regulated mutual funds
8. Amendment of section 32 - Authority may attend winding-up proceedings
9. Amendment of section 35 - obligation of auditors
10. Amendment of section 36 - appeals
11. Amendment of section 40 - exemption from compliance with Trade and Business Licensing Law (2007 Revision)
CAYMAN ISLANDS

Law 12 of 2015.

I Assent

Helen Kilpatrick

Governor.

26th August, 2015

A LAW TO AMEND THE MUTUAL FUNDS LAW (2015 REVISION) TO MAKE PROVISION FOR THE REGULATION OF FUNDS UNDER THE ALTERNATIVE INVESTMENT FUND MANAGER DIRECTIVE IN EUROPEAN UNION MEMBER STATES; AND FOR INCIDENTAL AND CONNECTED PURPOSES

ENACTED by the Legislature of the Cayman Islands.

1. (1) This Law may be cited as the Mutual Funds (Amendment) Law, 2015.

   (2) This Law shall come into force on such date as may be appointed by Order made by Cabinet.

2. The Mutual Funds Law (2015 Revision), in this Law referred to as the “principal Law”, is amended in section 2 as follows -

   (a) by inserting in the appropriate alphabetical sequence the following definitions -

      “AIF” has the meaning assigned to it in the AIFMD;

      “AIFM” has the meaning assigned to it in the AIFMD;

“EEA” means the European Economic Area established by the Agreement on the European Economic Area which entered into force on 1st January, 1994 and the relevant amending annexes and protocols;

“EU” means the European Union established by the Treaty on European Union signed in Maastricht on 7th February 1992;

“EU Connected Fund” means a company, unit trust or partnership carrying on business in or from within the Islands which issues -

(a) equity interests; or

(b) shares, trust units or partnership interests that carry an entitlement to participate in the profits or gains of the company, unit trust or partnership that are not redeemable or purchasable at the option of the investor,

the purpose or effect of which is the pooling of investor funds with the aim of spreading investment risks and enabling investors in the company, unit trust or partnership to receive profits or gains from the acquisition, holding, management or disposal of investments and is -

(i) managed by a person whose registered office is in a Member State and whose regular business is managing one or more AIFs as notified to the Authority as being identified to the relevant competent authority of a Member State in accordance with the relevant Law implementing the AIFMD in the Member State; or

(ii) marketed to investors or potential investors in a Member State, as notified to the Authority as being identified to the relevant competent authority of a Member State in accordance with the relevant Law
implementing the AIFMD in the Member State;

“marketing” means a direct or indirect offering or placement at the initiative of the AIFM or on behalf of the AIFM of shares, trust units or partnership interests of an EU Connected Fund it manages to or with investors domiciled or with a registered office in the EU;

“Member State” means a state which is -

(a) a member of the EU; or
(b) a part of the EEA in which the AIFMD has been implemented;”;

and

“regulated EU Connected Fund” means an EU Connected Fund that elects to be licensed or registered pursuant to section 22B; and

(b) in the definition of the word “operator” by inserting after the words “in respect of a mutual fund” the words “or an EU Connected Fund;”.

3. The principal Law is amended by inserting after section 2 the following section -

2A. This Law applies to licensed or registered mutual funds or EU Connected Funds.”.

4. The principal Law is amended by inserting after Part III the following Part -

“PART III A - EU CONNECTED FUNDS

22A. For the purposes of this Part “attestation” or “confirmation of status” means the method, whether by letter or any other manner which the Authority considers appropriate, by which the Authority may be required to confirm the details of an EU Connected Fund to an overseas regulatory authority or a Member State.

22B. An EU Connected Fund may elect to apply for a licence or to apply to be registered under this Law as an EU Connected Fund and shall apply to the Authority for licensing or registration in the manner prescribed.

22C. (1) Within three months of a date to be specified by Order made by Cabinet, an EU Connected Fund that is marketing in a
country or territory within the EEA shall, in the manner designated by the Authority, notify the Authority that the EU Connected Fund is marketing in a country or territory within the EEA.

(2) An EU Connected Fund that commences marketing in a country or territory within the EEA after the date specified in subsection (1) shall, within twenty-one days of the commencement of marketing in a country or territory within the EEA, in the manner designated by the Authority, notify the Authority that the EU Connected Fund is marketing in a country or territory within the EEA.

(3) An EU Connected Fund which fails to comply with this section commits an offence and is liable on conviction to a fine of five thousand dollars.

22D. Where an application is made under section 22B, the Authority, after considering the application, may grant a licence to or register an EU Connected Fund in the manner that the Authority considers appropriate.

22E. For the purposes of section 22B, an EU Connected Fund includes a company, unit trust or partnership that is already registered or licensed as a mutual fund under this Law.

22F. An EU Connected Fund that elects to apply to be licensed or registered pursuant to section 22B and is granted a licence or is registered under this Law shall comply with the applicable provisions of this Law.

22G. The Authority may provide attestation or confirmation of the status of an EU Connected Fund but before the attestation or confirmation of status is provided by the Authority, the EU Connected Fund shall submit to the Authority the prescribed information.

22H. The Authority, with respect to an EU Connected Fund shall have the power to request information from or about the EU Connected Fund in order for the Authority to effectively comply with any obligation that the Authority may have in relation to a memorandum of understanding with respect to the AIFMD.”.
5. The principal Law is amended in section 23 as follows -
   (a) in the marginal note by inserting after the words “regulated mutual funds” the words “or regulated EU Connected Funds”;
   (b) in subsection (1) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; and
   (c) in subsection (2) as follows -
      (i) by inserting after the words “a regulated mutual fund” wherever they appear the words “or a regulated EU Connected Fund”; and
      (ii) by inserting after the words “the mutual fund” wherever they appear the words “or the EU Connected Fund”.

6. The principal Law is amended in section 29 as follows -
   (a) in subsection (1) by inserting after paragraph (a) the following paragraph -
      “(aa) an application for licensing or registration of an EU Connected Fund under section 22B;”; and
   (b) in subsection (2) as follows -
      (i) in paragraph (a) by inserting after the words “mutual funds business” the words “and any EU Connected Fund business”; and
      (ii) in paragraph (c) by inserting after the words “any regulated mutual fund” the words “or any regulated EU Connected Fund”.

7. The principal Law is amended in section 30 as follows -
   (a) in the marginal note by inserting after the words “regulated mutual funds” the words “or regulated EU Connected Funds”;
   (b) in subsection (1) -
      (i) in paragraph (a) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; 
      (ii) in paragraph (b) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; 
      (iii) by inserting after paragraph (c) the following paragraph -
      “(cc) a regulated EU Connected Fund is carrying on business without complying with any condition of its licence;”; 
      (iv) in paragraph (d) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; and
(v) in paragraph (e) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;
(c) in subsection (2) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;
(d) in subsection (3) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund” and -
(i) by inserting after paragraph (a) the following paragraph -
“(aa) cancel the licence or registration of a regulated EU Connected Fund;”;
(ii) by inserting after paragraph (b) the following paragraph -
“(bb) impose conditions or further conditions on a licence granted to a regulated EU Connected Fund pursuant to section 22C or amend or revoke conditions attached to that licence;”;
(iii) in paragraph (c) by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(iv) in paragraph (d) by inserting after the words “the fund” the words “or the regulated EU Connected Fund”;
(v) in paragraph (e) by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(e) in subsection (4) by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(f) in subsection (5) as follows -
(i) by inserting after the words “a mutual fund” the words “or a regulated EU Connected Fund”; and
(ii) by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(g) in subsection 6 by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(h) in subsection 7 by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(i) in subsection 8 by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;
(j) in subsection 9 by inserting after the words “a mutual fund” the words “or the regulated EU Connected Fund” and in paragraphs (a) and (b) by inserting after the words “the mutual fund” wherever they appear, the words “or the EU Connected Fund”;
(k) in subsection (10) by inserting after the words “relevant mutual fund” the words “or EU Connected Fund”;
(l) in subsection 11 by inserting after the words “the mutual fund” wherever they appear, the words “or the regulated EU Connected Fund”;
(m) in subsection 12 by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”;  
(n) in subsection 13 by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;  
(o) in subsection 15 by inserting after the words “the mutual fund” the words “or the regulated EU Connected Fund”; and  
(p) by inserting after subsection 16 the following subsection -  
“(16A) The Authority may, at any time, cancel a licence granted or registration, under section 22C if the Authority is satisfied that the regulated EU Connected Fund has ceased to carry on business as an EU Connected Fund or has been placed in winding-up or is dissolved.”.

8. The principal Law is amended in section 32(1)(a) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”.

9. The principal Law is amended in section 35 as follows -  
   (a) in subsection (1) as follows -  
      (i) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; and  
      (ii) by inserting after the words “the mutual fund” the words “or the EU Connected Fund”;  
   (b) in subsection (3) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;  
   (c) in subsection (4) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;  
   (d) in subsection (5) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”;  
   (e) in subsection (7) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”; and  
   (f) in subsection (9) by inserting after the words “a regulated mutual fund” the words “or a regulated EU Connected Fund”.

Amendment of section 32 - Authority may attend winding-up proceedings
Amendment of section 35 - obligation of auditors
10. The principal Law is amended in section 36(1) by deleting the words “under section” and substituting the words “under sections 22C,”.

11. The principal Law is amended in section 40(2) by inserting after the words “a mutual fund” the words “or an EU Connected Fund”.

Passed by the Legislative Assembly the 12th day of August, 2015.

Juliana Y. O’Connor-Connolly
Speaker.

Zena Merren-Chin
Clerk of the Legislative Assembly.