Page 1/6

CONTENTS

PAGE 2: EXECUTIVE SUMMARY

PAGE 2: BACKGROUND & CONTEXT – WHY ARE WE SEEING SO MUCH LEGISLATIVE CHANGE? · Global focus on

AML

- · Global focus on tax
- · Convergence of these twin pillars

PAGE 3 - 4: RECENT UAE DEVELOPMENTS

- · FATF driven developments / AML regulations
- · OECD driven developments / Economic Substance Legislation

NEW UAE DEVELOPMENT - PRIVATE FUNDS LAW, 2020

PAGE 3 - 5: WHAT ARE THE NEW REQUIREMENTS?

- (A) PF Law requirements SIMILAR TO the existing regime for registered open-ended funds: · Registration requirement
 - · Annual audit
 - · Extension of four eyes principle
- (B) PF Law requirements DIFFERENT FROM the existing regime for registered open-ended funds: Valuation
 - Safekeeping of fund assets
 - · Cash monitoring
 - · Identification of securities.

PAGE 6: HOW EW CAN HELP FUNDS COMPLY WITH THE PRIVATE FUND LAW

2020 REQUIREMENTS EXECUTIVE

SUMMARY

Over the last two years we have seen a significant number of regulatory initiatives impacting on the organization and ongoing operations of funds domiciled in the UAE Islands. The most recent of these initiatives, both published on 7 February, 2020, are:

- (i) The UAE Private Funds Law, 2020 which brings within the scope of regulation, certain closedended funds with the UAE Islands Monetary Authority ("CIMA").
- (ii) The Mutual Funds (Amendment) Law, 2020 which brings within the scope of regulation, open-ended funds formed in the UAE Islands that have 15 or fewer investors who have the ability to appoint or remove the operator of the fund; these funds were previously referred to as

"exempted funds" or "section 4(4) funds".

This paper deals only with the Private Funds Law. It aims to give (i) global context to the increasing regulatory burden on UAE

Funds; (ii) an overview of the key requirements of the new Private Funds Law; and (iii) practical insight into what Investment Managers must do to comply with the new requirements.

BACKGROUND & CONTEXT – WHY ARE WE SEEING SO MUCH LEGISLATIVE CHANGE?

Global focus on AML

The Financial Action Task Force (FATF) is the global standard setting body with respect to

international anti-money laundering and combating
the financing of terrorism and proliferation of

FUNDS LAW 2020

Page 2/6

weapons of mass destruction (AML/CFT) standards. The FATF methodology assess effectiveness of AML/CFT systems is the by way of peer reviews of each country on an carried out ongoing basis to assess levels of implementation of the FATF Recommendations, providing an in-depth description and analysis of each country's system criminal abuse of the financial preventing system. In common with all other recognized global fund domiciling jurisdictions, the UAE Islands is subject to mutual evaluations or reviews by the Caribbean ("CFATF") and enhances its regime in accordance with the resulting recommendations.

Global focus on Tax

Under the Organization for Economic Co-operation and Development (OECD) / G20 Inclusive Framework on Base Erosion and Profit Shifting (BEPS), over 135 countries are put collaborating to an avoidance end strategies

that exploit gaps and mismatches in tax rules in order to avoid paying tax. In common with all other recognized global fund domiciling jurisdictions, the UAE Islands is a member of this Framework. The European Union has a strong interest in these matters and collaborates with the OECD on various initiatives.

Convergence of these twin pillars

At a high level, the combination of these two international pressures is leading to changes in regulatory and tax regimes in all global fund domiciling jurisdictions. Although this note is focused on the UAE Islands, similar requirements are being imposed across the globe.

RECENT UAE DEVELOPMENTS

FATF Driven Developments / AML Regulations

Following a CFATF review of the UAE Islands in December 2017, UAE took measures to upgrade its AML environment to stay ahead of international standards through the introduction of; CIMA Administrative Fines regime on 16 March 2018, AML Regulations which came into force on 31 May 2018, and the appointment of

AML Officers by 31 Dec 2018 for Private Funds.

OECD Driven Developments / Economic Substance Legislation From 1 January 2019, new legislation came into effect in the UAE Islands,

requiring in-scope entities that carry on particular activities to have demonstrable economic substance in UAE. The International Tax Cooperation (Economic Substance) Law, 2018 was enacted after an extensive process of consultation with the EU Code of Conduct Group, the OECD and UAE stakeholders. Significantly, investment funds were exempt from the economic substance requirements, a move which was welcomed by the industry.

NEW UAE DEVELOPMENT – PRIVATE FUNDS LAW, 2020

As noted above, investment funds are exempt from Economic Substance requirements. In order to be excluded it was necessary to better define what constitutes fund. particular, from EU perspective, a fund requires a Supervisory Framework and an authority with defined Private Funds have enforcement powers. To date, been exempt from registration with CIMA which was at odds with the EU view of a fund. In response to this, the PrivateFunds Law") 2020 ("PF created a regulatory regime for closed-end funds (such as private equity funds) structurally similar to the existing regime for hedge funds but with some additional operational features.

WHAT IS A PRIVATE FUND?

A Private Fund is an investor pooling vehicle without a right to redeem, which includes typical private equity and venture capital funds.

The definition of investor should be carefully reviewed as it excludes parties closely associated with the establishment and management of the fund.

WHAT ARE THE NEW REQUIREMENTS?

As noted above, there are many features of the PF Law that mirror the requirements that are currently imposed on UAE open ended funds. There are also some requirements that are unique to the PF Law. For this analysis, the PF Law has been broken into:

(A) PF Law requirements SIMILAR TO the existing regime for registered open-ended funds:

Registration

The information required under Application Form 101-77 is similar to that required under the forms for open ended funds, including details of Fund, service providers, structure, and AML officers.

FUNDS LAW 2020

Page 3/6

The following are the items required to be submitted:

- 1. Application Form (APP-101-77);
- 2. Application Fee CI\$ 3002 (US\$1 = \sim CI\$0.8);
- Certificate of Incorporation/Registration (as applicable);
- 4. Constitutive Documents (Memorandum & Articles of

Association/Trust Deed/Declaration of `Partnership (as applicable);

- Offering Memorandum/Summary of Terms/Marketing Material (as applicable);
- 6. Administrator's letter of consent (optional);
- 7. Auditor's letter of consent (if available); and
- 8. Structure Chart.

There are three elements to the successful registration of a Private Fund / Fund Complex. EW can assist with all (or some) of these requirements, as needed by the Investment Manager, as follows:

- (i) Classification analysis Investment Managers can rely on EW to provide the full scope analysis of their fund complex via a best-in-class "decision-tree" technology solution in conjunction with a market-leading regulatory compliance team. This service is entirely flexible and can be provided for a full analysis or a simple "sense check", depending on the comfort level of the IM with the registration requirements.
- (ii) Form preparation Investment Managers can rely on EW to assist with form preparation via technology solution and manual review process, as needed.
- (iii) Form submission The Investment Manager is required to rely on a third-party service provider in UAE with access to the REEFS filing system to file on their behalf. EW is well placed to provide this service.

Annual Audit Requirement

A Private Fund shall have its accounts audited annually by an auditor approved by CIMA and signed off by their UAE office, and those accounts will need to be submitted to CIMA within 6 months of the end of the financial year. Again, this will be familiar to those within the existing regime for open ended funds in UAE. In practical terms the vast majority of audit firms recognized in the global

private fund industry have a presence in UAE and will be capable of providing this additional layer of review and sign-off. For those funds that are not currently subject to audit, this should be an immediate focus for the Investment Manager, in particular as CIMA has

confirmed that a Private Fund is required to submit an audit for its 2020 financial year within six months of the financial year end.

Extension of four eyes principle to Private Funds

The four eyes principle is a requirement that two individuals must approve an

action before it can be taken. It is confirmed that CIMA will extend the four eyes principle to Private Funds. A minimum of two (2) directors are required for applicants that are companies, and a minimum of two (2) natural persons are to be named in respect of a general partner or a corporate director of a Private Fund.

Unlike the open-ended fund regime, it is not currently required that these individuals be CIMA Registered Directors, and there is currently no independence requirement. It is, however, anticipated that non-UAE Investment Managers will require at least one independent person who is familiar with UAE requirements to be named as a director of a fund / manager of a GP. Independent governance can also be introduced through committees established through amendments of the limited partnership agreement. The dual pressures of increased regulatory complexity and increased investor scrutiny could potentially drive managers to appoint at least one local independent director in order to have oversight of UAE private funds.

(B) PF Law requirements DIFFERENT FROM the existing regime for registered open-ended funds:

Under the PF Law there are some new requirements that anyone familiar with the European AIFMD Regime will recognize. Some of these requirements mirror the European depositary requirements, but it must be stressed that these are far less onerous than the full AIFMD

depositary regime. We call them

"pseudodepositary" requirements. Most of them can be carried out by the Investment Manager, provided the requisite internal controls are in place: (i) Valuation

A Private Fund shall have appropriate and consistent procedures for the purposes of proper valuations of its assets. Valuations of the assets of a private fund shall be carried out at a frequency that is appropriate to the assets held by the private fund and on at least an annual basis.

Section 16 of the PF Law requires valuations of the assets to be performed by:

a. an independent third party that is appropriately professionally qualified to conduct valuations in a

non-high risk jurisdiction; b. the manager or operator of the private fund, or a person who has a control relationship with the manager of the private fund, provided that —

FUNDS LAW 2020

Page 4/6

(i) the valuation function is independent from the portfolio management function; or						folio	however, important to ensure that current practice is in line with the CIMA requirements, or that additional measures are put in place ahead of								
									_	ements,	or that ac	iditional n	neasures ar	e put in pl	ace ahead of
(ii	i) potential o		of interest		properly			the dea							
		identifi	,	manage	· /	nitored	and							_	rocedures of
	disclose	ed to the in	nvestors of	the priva	te fund; or					-					Fund. With
c. an	administrato	or not fall	ng under s	subsection	ı (a) who i	s appointe	d by			-		-			J.S., Europe,
	the private fu	ınd.									_		ing number		
Whe	re the valuati	on of the	assets of a	private fu	nd is not p	erformed b	y an	sophis	sticated	special	st valuat	ion firms	bringing ar	offering	to market.
indep	pendent third	party, CI	MA may re	equire the	private fur	nd to									
have	its valuation	ns verified	by an aud	litor or in	dependent	third party		(ii) Sa	afekeep	ing of f	und asse	ts A Priva	ite Fund sh	all	
CIM	A recommen	ds that go	od market	practice i	s for a fund	d to ensure	that	appoin	it a cust	todian to):				
their	investors are	kept abre	ast of the	- performan	ice of the fi	ınd, even i	f the					atad aaaa	ta aa.a	lin tha na	ma an fan
investors do not require annual valuation. CIMA is of the view that while investors are aware that any capital contributions made into a private fund								a. hold in custody in segregated accounts opened in the name, or for the account, of the private fund, the custodial fund assets; and							
docu	ments has be	en	complet	ed,	investors	S							•		
shou	ıld still	be	aware	of	the	fund's				r fund a	ssets and	maıntaın	a record of	those oth	er fund
perfo	ormance on a	n ongoing	basis.						ssets.	1 1 1	1	. 1		. 1	
-	nost instituti			lanagers	this requir	ement is li	ikelv					-		a custodi	ian if it has
	ething to whi			-	-		-					r practical		C 41	1
	ting of their	•		-	SHOULD SHIP	ipiy roquii	C un	_	-			ith regard	to the nati	ire of the	private fund
-	_		-	-							it holds.				
_	private fund					_	_			-	-				must
be	carried		by	-	rs. Additio	•	-			•		-			
				_	ent third pa	rty; or A	per	EA	' i	nterpret	ation	of	the	legislati	on,
	EW	Bank	is	providi	-							C			1 1.
b.	the manager	_	_				service			ın	extension		it's	existing	banking
	and	custodi		_	the manage	_		_		ervice of	fferings.	EW	Bank	will:	
	that —	•	Ensure	all cash of	f the Fund	is booked	in accou	ınts wit							
									•			`	•		o external (i)
			nction is in	ıdependen	it from the	clients) po	rtfolio r	manage	ment fu	inction;	or · Reco	oncile all c	ash flow m	novements	and perform
	reconciliatio	ns													
	(ii) potential	conflic	ts of	interes		properly				on	a	daily	basis,	or	when
cash	flow	movem	ents	occur d	isclosed to	the invest	ors of th	ne priva	te fund	. · Impl	ement ap	propriate j	procedures	to identif	y, as of close
The 1	most logical	service pr	oviders for	this func	tion would	be the of	busine	ess each	C	lay,	signific	ant	cash	flow	movements,
	in	banking	g institution	n or, in ce	rtain cases.	, the admir	nistrator	that the	e partic	ular tho	se incons	istent witl	h Fund Ope	erations	
Priva	ite Fund retai	ns. This v	vould allay	any inde	pendence o	concerns ·	Monito	r on an	on-goi	ng basis	the outc	omes of tl	he and the	function a	lready aligns
with	the operation	nal and reg	gulatory red	conciliatio	ons and not	ify the Fur	nd/Mana	ager if i	rregula	rity has	requiren	nents of a	fund custo	lian. not b	een rectified
with	out undue del	lay													
As	ner	EA'	internret	tation	of	the	legisla	tion	I	Ŧ W	Bank	is	· Check	the consi	istency of its

own records of cash positions providing this service as an extension of its existing banking and with the Manager/Fund.

will: Receive information daily about payments made by or on

· Create a segregated account in the name of the fund to behalf of investors upon the subscription of units custody its assets via a correspondent

Bank

Street Global are booked in cash accounts opened in the name of or for the

relationship with State · Receive all relevant information to ensure that the payments

custodial service offerings. EW

verification

what entities must be included in registration jurisdictions

services -

information to CIMA via REEFS Portal jurisdictions

Director/Governance

upfront

of

assets

for

· Maintain custodian records of purchases, sales etc for all · Reconcile the subscription orders with the subscription custodied assets. proceeds and the

the

Provide title

FUNDS LAW 2020

benefit the

· European AIFM hosting solutions in Luxembourg, Ireland and UK.

Page 5/6

Fund

	number of units/ share	s with the											
	Provide secure access to all custody data via customized subscription proceeds portal. Reconcile the redemption orders												
	with the redemptions	with the redemptions paid and the number of units/ shares with the subscriptions paid											
(iii)	Cash monitoring · Ve	rify on a re	gular basis th	at the reconcili	iation procedure is								
A P	rivate Fund has a choice	e of whether	er to conduct t	his function by	y: appropriate								
a.	an administrator or an	other indep	_	reate and arty; or	present cash BOD, as	monitoring appropriate.	reports	to	the	fund's			
b. the manager or operator, or a person with a control relationship with the manager of the private fund, provided (iv) Identification of securities that —													
	(i) the cash monitoring	g function i	is independent	from the cons		A private fund that re shall mainta	-	des securit record	ties or hole	ds them on a the			
	identification	codes	portfolio ma	nagement fun	ction; or of the	securities it	trades	and	holds	as			
	specified in	the	PF La	aw and	(ii) potential	conflicts of	interest	are	properly	y identified			
	and shall m	ake this red	cord available	to the Authori	ty upon request.								
	disclosed to th	e investors	of the private	fund. Invest	ment Managers sho	ald already be able to	comply wi	ith this. Th	ie most lo	gical service			
pro	vider for this function v	would be (i) appointed fu	and administra	tor or (ii) the banking	ng institution that the	e Private Fu	and retains	for its fu	and operating			
acc	ount. This would allay a	any indeper	ndence concer	ns, and the fun	ection already								
H	OW CAN EV	V HEL	P FUN	DS CON	APLY WIT	H THE PRI	VATE	2					
FU	JND LAW 2	020 R	EQUIR	EMENT	TS?								
	can provide the follow irrements: fulfill	ing service existing ob		n meeting the r	new In addition, EW	can provide the foll	owing comp	plementary	y services	to			

· Initial consulting / scoping / gap analysis to assist managers when deciding · International Tax Compliance (FATCA / CRS) services covering 23

· Registration services to collate and upload required documentation and · Corporate Administration for SPVs domiciled in all key global provide

providing

Private Fund

FUNDS LAW 2020

Page 6/6

consultation on Four Eyes requirements and assisting in designing appropriate governance framework

	Safekee	ping	of	fund	assets	via				
EW	Bank									
•	Cash-m	onitoring	via	EW	Bank					
•	Assist	in	sourcing	third	party	service				
providers to fulfill			audit	and value	ation requ	irements where				
necessa	necessary. · AML Services									

SCHEDULE OF USEFUL INFORMATION

KEY DATES:

7 August 2020 – All Private funds, whether formed before or after the passage of the PF Law, must register with CIMA by this date. 30 June 2021 - All Private funds must file financial statements audited by a CIMA approved auditor by this date.

KEY PRIMARY SOURCES:

PRIVATE FUNDS LAW 2020

CIMA NOTICE RE: PRIVATE FUNDS LAW, 2020 ("PFL") - Frequently Asked Questions