# Frequently Asked Questions

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Introduction

These frequently asked questions (FAQs) have been prepared to assist Authorised Firms and Designated Non–Financial Businesses or Professions (DNFBP). In preparing the FAQs, the DFSA has drawn upon actual topics of discussion and questions that have been raised with the DFSA. These FAQ’s are designed to provide general assistance only and should be read in conjunction with the DFSA Rulebook and other relevant legislation in force as published on the DFSA’s website.

These FAQs will be reviewed and updated periodically and we encourage Authorised Firms and Designated Non–Financial Businesses or Professions (DNFBP) to re-visit this document regularly.

Should you have a query that is not covered in these FAQ please contact your allocated relationship manager, if you do not have an allocated relationship manager please contact the DFSA through the Supervised Firm Contact Form.

Defined Terms

Defined terms are identified in these frequently asked questions by the capitalisation of the initial letter of a word or of each word in a phrase and are defined in the Glossary (GLO) Module and Anti-Money Laundering, Counter-Terrorist Financing and Sanctions Module (AML) Module of the DFSA Rulebook. Unless the context otherwise requires, where capitalisation of the initial letter is not used, an expression has its natural meaning.
FREQUENTLY ASKED QUESTIONS

General

1) **Where can I find the legislation administered by the DFSA?**

   The legislation administered by the DFSA can be accessed from the DFSA website ([www.dfsa.ae](http://www.dfsa.ae))

   Go to: DFSA Home > Legal Framework > Legislation

   Or [click here](http://www.dfsa.ae)

   The DFSA is responsible for administering the following DIFC laws and they apply only in the DIFC:

   - Regulatory Law 2004
   - Markets Law 2012
   - Collective Investments Law 2010
   - Law Regulating Islamic Financial Business 2004
   - Trust Law 2005
   - Investment Trust Law 2006

2) **What is the DFSA Rulebook?**

   The Laws administered by the DFSA provide the power to make Rules to facilitate the administration of, or further the purpose of, any Law administered by the DFSA. The DFSA Rulebook contains the Rules that have been made under the Regulatory Law 2004 by the Board of Directors of the DFSA.

   The Rulebook is made up of topic-area modules which specify their scope and the audience to whom they apply. The DFSA Rulebook Module can be accessed from the DFSA website ([www.dfsa.ae](http://www.dfsa.ae))

   Go to: DFSA Home > Legal Framework > Legislation > Rulebook Modules

   Or [click here](http://www.dfsa.ae)

3) **What is DFSA Sourcebook?**

   The DFSA Sourcebook consists of the following three modules.

   - Application Forms and Notices Module (AFN) – copies of the various prescribed forms for submission to the DFSA;
   - Prudential Returns Module (PRU) – copies of prudential regulatory returns and instructional guidelines for those forms; and
   - Regulatory Policy and Process (RPP) Sourcebook – sets out how the DFSA functions and operates and what the DFSA expects from the regulated community.

   The Sourcebooks can be accessed from the DFSA website ([www.dfsa.ae](http://www.dfsa.ae))
4) **How do I arrange a meeting with the DFSA?**

If your Authorised Firm has an allocated relationship manager, this individual should be your primary point of contact with the DFSA, this includes requesting meetings with the DFSA.

If your Authorised Firm does not have an allocated relationship manager, or you are a DNFBP you can contact the DFSA by using the Supervised Firm Contact Form on the DFSA website. When submitting this form you should provide a summary of the purpose for the meeting.

The Supervised Firm Contact Form can be found on the DFSA homepage in the Contact Us box and under the Supervised Firms heading.

To access the Supervised Firm Contact Form click here

5) **What changes do I need to make the DFSA aware of and who should I contact?**

Section 11 of the General Module (GEN) of the DFSA Rulebook covers the types of changes likely to be experienced by an Authorised Firm and can assist in determining whether a notification or specific form is required to be submitted.

For example, GEN section 11.10.2 sets out an Authorised Firms obligation to notify the DFSA of changes to Core information such an Authorised Persons name, business or trading name, address details or legal structure. An Authorised Firm should notify the DFSA these types of changes via its allocated relationship manager or where it does not have a relationship manager via the Supervised Firm Contact Form.

The Supervised Firm Contact Form can be found on the DFSA homepage in the Contact Us box and under the Supervised Firms heading.

To access the Supervised Firm Contact Form click here

Firms should also consult with the Application Forms and Notices (AFN) Sourcebook Module, which contains specific DFSA forms and the circumstances in which they need to be lodged.

The AFN Sourcebook can be accessed can be accessed from the DFSA website (www.dfsa.ae):
6) **How can I keep informed of DFSA updates?**

The DFSA uses its website to alert the regulated community to relevant changes. This includes the publication of any DFSA alerts, media releases, discussion papers, DFSA publications, Senior Executive Officer (SEO) Letters and changes in our legal framework.

Subscribing to DFSA updates through the DFSA website is the best way to keep informed of changes to the DFSA website.

You can subscribe to DFSA updates from the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Subscribe to updates
Or [click here](http://www.dfsa.ae)

7) **What are "SEO Letters" and where can I find previously published ones?**

The DFSA is committed to open and transparent communication with Authorised Firms. From time-to-time the DFSA issues letters to the Senior Executive Officers of Authorised Firms, which alert Firms to specific issues which might arise in the marketplace or as part of our regulatory scope.

Although these letters are not legally binding, we do expect Firms to consider their content and react appropriately.

All previously published “SEO Letters” are available on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Doing Business with DFSA > Being Supervised > Authorised Firms > SEO Letters
Or [click here](http://www.dfsa.ae)

Further information on SEO Letters can be found in Section 3-2-27 of the RPP Sourcebook. For the RPP Sourcebook [click here](http://www.dfsa.ae).

8) **Do you have the dates for upcoming outreach sessions for this year?**

All Firms will be invited via email to any upcoming outreach sessions as and when they occur. These invitations will usually be sent to an Authorised Firm’s Senior Executive Officer and Compliance Officer.

Previous presentations made by the DFSA at outreach sessions are available on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > DFSA Library > Events
Or [click here](http://www.dfsa.ae)

9) **Is it possible to use the DFSA logo in our marketing material?**

The DFSA logo must not be reproduced without express written permission from the DFSA and in accordance with any conditions for use. Authorised Firms see
GEN Rule 6.4.2(4); Representative Offices see REP Rule 4.5.3 and DNFBP see AML Rule 15.3.1

The DFSA would generally not permit an Authorised Firm to use the DFSA logo on its marketing materials. This is to avoid the perception that the DFSA is endorsing one party and its products or services over another.

In the past the DFSA logo has only been used in relation to jointly held or co-sponsored conferences, educational or outreach events where the main purpose is educating or highlighting DFSA legislation, work or material.

10) **Another financial regulator requires a no objection letter, or letter of good standing from the DFSA. Is the DFSA able to provide one?**

The DFSA deals with such issues on a case by case basis, and it may be that the DFSA will liaise directly with the other regulator. In the first instance an Authorised Firm or DNFBP should contact the DFSA via their allocated relationship manager or the Supervised Firm Contact Form and provide the specific details of the requirements.

The Supervised Firm Contact Form can be found on the DFSA homepage in the Contact Us box and under the Supervised Firms heading.

To access the Supervised Firm Contact Form [click here](#).

11) **How and under what circumstances can I make a complaint to the DFSA?**

The DFSA is interested in receiving complaints concerning any of the following:

- Misconduct or dissatisfaction with an Authorised Firm, Authorised Individual, DNFBP, Authorised Market Institution (AMI) or Fund;
- A contravention of a Law or Rule administered by the DFSA;
- Misconduct or dissatisfaction with the activities of the DFSA and/or any of its employees; and
- Any conduct that causes or may cause damage to the reputation of the DIFC or the financial services industry in the DIFC.

All complaints should be lodged using the DFSA Complaints Portal and complaints Form.

For more information on the complaints process please refer to the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Complaints

Or [click here](#)
12) **How do I make a complaint against the DFSA?**

If you are dissatisfied with the actions of the DFSA or its employees in a regulatory matter, you are encouraged to initially seek an appointment with the employee, or with the Director of his or her relevant division to resolve the matter.

If you remain dissatisfied, or prefer to make a formal complaint, you may use the complaints form accessible on the DFSA website. Please ensure you correctly identify the type of complaint you wish to lodge. Any such complaint will be initially received and assessed by the DFSA’s Office of General Counsel and handled in confidence by the DFSA.

For further information on making a complaint against the DFSA [click here](#).

13) **What are DFSA consultation papers and where can I find them?**

The DFSA is required to undertake a period of prior consultation before proposing a law to the President for enactment by the Ruler or making Rules.

This involves publishing a consultation paper containing the draft of the proposed law or Rule accompanied by explanatory text including a summary of the draft Law or Rule and a statement of the substance and purpose of the material provisions of the draft law or Rule.

Current and past consultation papers are published on the DFSA website. Subscribers to DFSA updates are also contacted when a new consultation paper is released. (See FAQ 6). Consultation papers can be found on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)).

Go to: DFSA Home > Legal Framework > Consultation Papers

Or [click here](#)

14) **Where can I view the public information about my regulated status?**

The DFSA maintains and publishes a public register of current and past grants of withdrawals and suspensions of licences and authorisations of all Authorised Firms, Authorised Market Institutions (AMI), Authorised Individuals, restricted or suspended individuals, Designated Non–Financial Businesses or Professions (DNFBP), Auditors and Domestic Funds.

The public register is published on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)).

Go to: DFSA Home > Public Register > Firms

Or [click here](#)

15) **Where can I find information on the DFSA’s Islamic finance regulatory regime?**

Information on the DFSA’s regulatory regime for Islamic finance can be found on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)).
FREQUENTLY ASKED QUESTIONS

Go to: DFSA Home > Doing Business with the DFSA > Islamic Finance
Or click here
The Islamic Finance Module of the DFSA Rulebook can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Islamic Finance Rules (IFR)
Or click here
More information on the DFSA’s regulation of Islamic finance can be found in the Islamic finance leaflet accessible on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > DFSA Library > DFSA Publications > Leaflets > DFSA Themes > Islamic Finance Regulation in the DFSA
Or click here

16) Where can I find information on the Official List of Securities?

The Official List of Securities is available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > DFSA Listing Authority > Official List of Securities
Or click here
For more information about the DFSA as a listing authority, prospectus rules checklist, relevant forms, approved prospectuses, regulatory announcement services, disclosure database and Markets publications visit the below page and its linked pages.

Go to: DFSA Home > DFSA Listing Authority
Or click here

17) Where can I find information on the DFSA Funds regime?

The DFSA has produced A Guide to the DFSA Funds Regime published in the leaflet section of the DFSA website.

This guide can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > DFSA Library > DFSA Publications > Leaflets > DFSA themes > A Guide to the DFSA Funds Regime
Or click here
The DFSA website provides information on the Collective Investment Funds regime, including Q&As, which can be found on the DFSA website (www.dfsa.ae).

Go to: DFSA Home > Doing Business with the DFSA > Collective Investment Funds
Or click here
18) Who are Authorised Individuals?

Authorised Individuals are the officers or employees who carry out defined Licenced Functions within an Authorised Firm. The following Licenced Functions are carried out by Authorised Individuals: SEOs, Licenced Director, Licenced Partner, Finance Officer, Compliance Officer, Senior Manager and MLRO.

More information on becoming an Authorised Individual can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Doing Business with the DFSA > Becoming Authorised > Authorised Individuals

Or click here

Further information can be found in section 7.4 of GEN:

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 7 (Authorisation) > GEN 7.4 Licenced Functions and Authorised Individuals

Or click here

19) What is the process to apply, or change status as an Authorised Individual?

a. To apply as an Authorised Individual

Individuals wishing to apply as an Authorised Individual are required to complete an AUT-IND1 Form jointly with the relevant Authorised Firm. Forms are available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 2 — AFN AUT Forms > AFN AUT–IND1 Authorised Individual Status

Or click here

In assessing an individual’s fitness and propriety the DFSA may interview the applicant. The relevant rules pertaining to the approval process are contained in section 7.6 of GEN. This information is available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > Rulebook Modules > General Module (GEN) > GEN 7 Authorisation > GEN 7.6 Application for Authorised Individual status

Or click here

Additional information regarding how the DFSA assesses the fitness and propriety of an Authorised Individual can be found in section 2-3 of the RPP Sourcebook which is available on the DFSA website (www.dfsa.ae):
Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 2 Authorisation — Becoming Regulated > RPP 2-3 Assessing the Fitness and Propriety of Authorised Individuals and Principal Representatives

Or click here

b. To withdraw as an Authorised Individual

To withdraw an Authorised Individual, an AFN AUT-IND 3 form needs to be completed by the Authorised Firm. This form is contained in the AFN Module and available on the DFSA website (www.dfsa.ae):

Go to: DFSA home > Legal Framework > Legislation > DFSA Sourcebook Modules > Application Forms and Notices Module > Chapter 2 — AFN AUT Forms > AFN AUT–IND3 Application to Withdraw Authorised Individual Status

Or click here

c. To extend or vary an Authorised Individual's status

To extend or vary an Authorised Individual status and apply to perform one or more new Licenced Functions an AFN AUT-IND2 form needs to be completed. This form is available on the DFSA website (www.dfsa.ae):

Go to: DFSA home > Legal Framework > Legislation > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 2 — AFN AUT Forms > AFN AUT–IND2 Application to Extend or Vary Authorised Individual Status Form

Or click here

20) How long does it take to process an Authorised Individual application?

Authorised Individual Application forms are registered and undergo an initial review to assess their completeness typically within five working days of receipt.

The time taken to assess the merits of an application and grant final approval of an individual as an Authorised Individual can vary depending on a number of factors including but not limited to, whether all documentation is correct and provided, outcomes of screening and review of the experience of applicant and whether the individual has already been authorised by the DFSA in a similar capacity. Additionally, a proposed Authorised Individual may also need to be interviewed by the DFSA.

21) What is the temporary cover period to replace an Authorised Individual?

When an Authorised Individual is unavailable for a period of time, another individual can temporarily take responsibility for the role if the Rules in GEN section 11.6 are met.
Temporary cover may only be utilised for a Licenced Function for a maximum of 12 weeks in any consecutive 12 months. Additionally, temporary cover is not available for the Licenced Functions of Licenced Director or Licenced Partner.

For the relevant Rule see section 11.6 of GEN module available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 11 (Supervision) > GEN 11.6 Temporary Cover

Or click here
22) **What is the risk assessment process**

All Authorised Firms and Designated Non–Financial Businesses or Professions (DNFBP) are subject to periodic visits and risk assessments by the DFSA. The typical process followed by the DFSA when conducting these visits is that an Authorised Firm or DNFBP will be notified in advance of any risk assessment and requested to provide certain documents e.g. the Authorised Firm's or Designated Non–Financial Businesses or Professions (DNFBP) documented policies, systems and controls.

Following a desk-based review of the documents provided, the DFSA will conduct an onsite assessment which is conducted at the Authorised Firm’s or Designated Non–Financial Businesses or Professions (DNFBP) premises. The DFSA will meet with key stakeholders and review the systems, controls, policies, procedures and where relevant a selection of Authorised Firm’s files.

Upon completion of the visit the DFSA will generally issue a risk assessment findings letter which will include the risk assessment outcomes and any relevant remedial actions, if any.

For more information regarding the risk assessment process and the DFSA’s approach to Supervision of Authorised Firms please see Chapter 3 of the RPP Sourcebook available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms

Or [click here](https://www.dfsa.ae)

For more information regarding desk based reviews please see section 3-2-23 of the RPP Sourcebook available on the DFSA website (www.dfsa.ae)

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms > Desk Based Reviews

Or [click here](https://www.dfsa.ae)

For more information regarding onsite visits please see section 3-2-25 of the RPP Sourcebook available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms > On-Site Visits

Or [click here](https://www.dfsa.ae)
23) **Can we share the DFSA risk assessment findings letter with our legal representative or auditors?**

The risk assessment findings letter and any attachments to it are confidential and have been prepared for the sole use of the DFSA and the relevant Authorised Firm and cannot be released to any other party without the express written consent of the DFSA. However, where it is necessary for the Authorised Firm to engage its legal representatives or auditor, the Authorised Firm may disclose the risk assessment findings letter and any attachments to it to such persons on the following conditions:

a) That the report and any information contained therein will be used only for the purpose of assisting such persons with the provision of legal or auditing services to the Authorised Firm; and

b) That the risk assessment findings letter and any information contained therein will not be disclosed by the legal representative or auditor to any other person without the express consent of the DFSA.

24) **What is the process for an Authorised Firm to withdraw its Licence?**

If an Authorised Firm is seeking to have its Licence withdrawn, it must submit a request in writing stating those matters set out under GEN Rule 11.4.1. A completed Form SUP6 contained in the AFN Module should be submitted along with its request for withdrawal.

The Form SUP6 is available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 4 — AFN SUP Forms > AFN SUP6 Applying to withdraw a Licence

Or click here

For more information on the withdrawal process please see Chapter 3-2-42 to 3-2-47 of the RPP Sourcebook available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms > RPP 3-2-42 (Application for a Withdrawal of Licence)

Or click here

25) **We are considering changes to our Authorised Firm's business model, what do we have to do?**

If the considered changes are within the existing scope of your Authorised Firm’s Licence or are covered by GEN 11.10.7, you should notify your allocated Relationship Manager. If you do not have an allocated relationship manager you should notify the DFSA by using the Supervised Firm Contact Form.
26) **What are the requirements regarding Major Acquisitions by an Authorised Firm**

If an Authorised Firm makes or proposes to make a Major Acquisition, the Rules and Guidance can be found on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Rulebook Modules > General Module (GEN) > GEN 11 Supervision > GEN Rule 11.10 8 Notifications > Major acquisitions

Or [click here](http://www.dfsa.ae)

Section 3-2-48 to 3-2-53 of the RPP Sourcebook relate to this topic and can be found on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms > Notification to the DFSA Relating to a Major Acquisition

Or [click here](http://www.dfsa.ae)

27) **What is involved in obtaining approval for a change in control? How long will it take to complete?**

The DFSA must be advised when there are certain changes to the Controllers of an Authorised Firm (except a Representative Office). In particular the DFSA must be advised when a Person becomes or ceases to be a Controller or when a Person’s holding in the relevant Authorised Firm increases or decreases by a set percentage as set out in GEN section 11.8.

Depending on whether the change in control is for an Authorised Firm which is a Domestic Firm or an Authorised Firm which is a Branch dictates whether approval by the DFSA of the change in control is required. An Authorised Firm which is Domestic Firm must obtain the DFSA’s prior written approval in accordance with GEN Rule 11.8.4.

As a Branch, the Authorised Firm does not need to obtain the DFSA’s prior approval of the change in controller, but the Firm is required to notify the DFSA in accordance with GEN Rule 11.8.10.

For the relevant rules pertaining to a change of control, please see section 11.8 of GEN Module of the DFSA Rulebook on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Rulebook Modules > General Module (GEN) > GEN 11 Supervision > GEN 11.8 Changes relating to control

Or [click here](http://www.dfsa.ae)
Sections 2-2-12 and 3-2-33 to 3-2-37 of the RPP Sourcebook outlining the requirements relating to a change in control and are available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 3 Supervision — Being Regulated > RPP 3-2 Supervision of Authorised Firms > Requirements relating to a Change in Control

Or click here

The AFN AUT–CON form is available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 2 — AFN AUT Forms > AFN AUT–CON Applications and Notifications Concerning a Change in Control

Or click here

28) What is the process to vary a Licence?

If an Authorised Firm would like to:

- Add a Financial Service to its Licence;
- Remove a Financial Service on its Licence; or
- Vary or withdrawn any condition or restriction imposed on your Licence, including the types of Investments permitted to be provided by an Authorised Firm in respect of a particular Financial Service

it must provide the DFSA with written details of the proposed changes.

AFN contains a form (SUP 4) covering the types of information the DFSA would expect to be submitted. The DFSA recommends that Authorised Firms use this form in applying to vary a Licence. This form is available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 4 — AFN SUP Forms > AFN SUP4 Applying to vary a Licence

Or click here

29) Are Firms allowed to have outsourcing arrangements?

An Authorised Firm may have outsourcing arrangements in place for different aspects of its business. The hyperlinks below will direct you to the relevant Rules and guidance on the DFSA website (www.dfsa.ae):

For the rules on outsourcing:

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Rulebook Modules > General Module (GEN) > GEN 5 Management, Systems and Controls > GEN 5.3 Systems and controls > Outsourcing > GEN 5.3.21
30) **Do Authorised Firms need to appoint a deputy MLRO?**

An Authorised Firm, other than a Representative Office, must appoint an individual to act as a deputy MLRO of the Authorised Firm to fulfil the role of the MLRO in his or her absence.

Please refer to AML Rule 11.2.3 available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Rulebook Modules > Anti-Money Laundering Module (AML)

Or click here

31) **Is my Firm required to have professional indemnity insurance (PII) even though it is a Branch?**

All Authorised Firms must take out and maintain Professional Indemnity Insurance cover appropriate to the nature, size, complexity and risk profile of the Authorised Firm’s business. Authorised Firm are required to provide the DFSA with a copy of their PII cover. See Rule PIB Rule 6.12.2

An Authorised Firm can fulfil the requirements under this section by ensuring coverage of its activities under a group-wide PII policy, provided that policy covers the Authorised Firm and its activities and that the group wide policy meets the conditions specified in PIB section 6.12. See Rule PIB Rule 6.12.2 guidance note 3

32) **What is the process involved in changing an Authorised Firm’s company name?**

You must inform the DIFC Registrar of Companies (ROC) and Dubai International Financial Centre Authority (DIFCA).

Please note that if the change in name is a result of a change to the Authorised Firm’s structure or a change to its Controller it will need to consider its requirements under relevant DFSA administered legislation. See also question 5 above.
33) What are the reporting obligations for Authorised Firms?

a. Prudential reporting requirements

The prudential reporting obligations for Authorised Firms (except Insurers, whom which the PIN module applies) are set out in in the PIB Rules. These reports must be submitted to the DFSA through the Electronic Prudential Reporting System (EPRS). Prudential regulatory returns for submission to the DFSA will differ according to:

- The Financial Services activities the Authorised Firm is licenced to provide;
- The prudential category of the Authorised Firm; or
- Whether the Authorised Firm is a Branch or a DIFC incorporated Firm (Domestic Firm)

Please refer to the tables in PIB Rule A2.4 in Appendix 2 as to which prudential forms need to be prepared and submitted.

For Branches, please refer to PIB Rule 2.3.7 for applicable forms.

For Insurers, please refer to PIN Chapter 6 for the regulatory reporting obligations. In addition, there is an obligation to submit an actuary’s report as per PIN Chapter 7.

Domestic Firms which are in Category 1, 2, 3A, 3B, 3C or 5 must submit an Internal Risk Assessment Process (IRAP) assessment to the DFSA at least annually.

Domestic Firms which are Category 1, 2, 3A or 5, must submit an Internal Capital Adequacy Assessment Process (ICAAP) assessment to the DFSA at least annually.

Please note that unless you are an Insurer you do not need to submit the printed prudential returns to the DFSA as they are submitted electronically through EPRS.

b. Non-prudential reporting

There are a number of non-prudential reports which must be submitted by all Authorised Firms on an annual basis. These include:

- an annual AML return, refer to AML 14.5;
- Controllers report, refer to GEN 11.8.2; and
- Auditor’s Annual Report, refer to GEN 8.6.1;
Depending on the nature of the Licence held and business conducted, an Authorised Firms may also require its Auditor to produce additional report to the DFSA. These may include the following:

- If an Authorised Firm is licenced to hold or control Client Investments, Arranges Custody or Provides Custody in or from the DIFC, it must submit a Safe Custody Auditor’s Report (see GEN 8.6.1(f)).
- If an Authorised Firm controls or holds Client Money, it must submit a Client Money Auditor’s Report (see GEN 8.6.1(d)).
- If Authorised Firm controls or holds Insurance Monies it must submit an Insurance Monies Auditor’s Report (see GEN 8.6.1(e)). The DFSA has previously issued a Dear SEO letter on this subject on 17 August 2010: Outcome of Thematic Review - Client Assets and Insurance Monies.

Go to: DFSA Home > Doing Business with the DFSA > Being Supervised > Authorised Firms > SEO Letters

Or click here

c. Reporting obligations table

The below table provides only a summary of the common reporting obligations to the DFSA. Firms should consult the relevant Rulebook Modules for further information.

<table>
<thead>
<tr>
<th>Reporting Obligation</th>
<th>DFSA Rulebook Reference</th>
<th>Frequency</th>
<th>Submission Date</th>
<th>Applicable Firms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prudential Regulatory Returns (except Insurers)</td>
<td>PIB 2.3 PRU</td>
<td>Quarterly</td>
<td>One month after quarter end</td>
<td>Category 1, 2, 3A, 3B, 3C, 4 and 5 (except Insurers)</td>
</tr>
<tr>
<td>Prudential Regulatory Returns (except Insurers)</td>
<td>PIB 2.3 PRU</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>Category 1, 2, 3A, 3B, 3C, 4 and 5 (except Insurers)</td>
</tr>
<tr>
<td>Internal Risk Assessment Process (IRAP)</td>
<td>PIB10.3</td>
<td>At least annual</td>
<td>four months after financial year end</td>
<td>Category 1, 2, 3A, 3B, 3C, and 5 (except Insurers) Domestic Firms only</td>
</tr>
<tr>
<td>Internal Capital Adequacy Assessment Process (ICAAP)</td>
<td>PIB10.4</td>
<td>At least annual</td>
<td>four months after financial year end</td>
<td>Category 1, 2, 3A, and 5 (except Insurers) Domestic Firms only</td>
</tr>
<tr>
<td>Reporting Obligation</td>
<td>DFSA Rulebook Reference</td>
<td>Frequency</td>
<td>Submission Date</td>
<td>Applicable Firms</td>
</tr>
<tr>
<td>----------------------</td>
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</tr>
<tr>
<td>Regulatory Returns (Insurers)</td>
<td>PIN Chapter 6</td>
<td>Quarterly</td>
<td>Two months after quarter end</td>
<td>Insurer</td>
</tr>
<tr>
<td>Regulatory Returns (Insurers)</td>
<td>PIN Chapter 6</td>
<td>Annual</td>
<td>Four months after quarter end</td>
<td>Insurer</td>
</tr>
<tr>
<td>Actuary’s Report (Insurers)</td>
<td>PIN Chapter 7</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>Insurer</td>
</tr>
<tr>
<td>Auditor’s Annual Report on an Authorised Firm’s financial statements</td>
<td>GEN 8.6.1</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>All Authorised Firms (except a Representative Office)</td>
</tr>
<tr>
<td>Client Money Auditor’s Report</td>
<td>GEN 8.6.1(d)</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>Authorised Firms controlling or holding Client Money</td>
</tr>
<tr>
<td>Insurance Monies Auditor’s Report</td>
<td>GEN 8.6.1(e)</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>Authorised Firms controlling or holding Insurance Monies</td>
</tr>
<tr>
<td>Safe Custody Auditor’s Report</td>
<td>GEN 8.6.1(f)</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>Firms licenced to Provide Custody or Arrange Custody</td>
</tr>
<tr>
<td>Annual report on Controllers</td>
<td>GEN 11.8.12</td>
<td>Annual</td>
<td>Four months after financial year end</td>
<td>All Authorised Firms</td>
</tr>
<tr>
<td>Annual AML Return</td>
<td>AML 14.5.1</td>
<td>Annual</td>
<td>Within 4 months of end of Financial Year</td>
<td>All Authorised Firms, Designated Non-Financial Businesses or Professions (DNFBP), Auditors</td>
</tr>
<tr>
<td>Offer or Transaction in respect of (a) Domestic Funds and (b) Foreign Funds</td>
<td>CIR 15.1.10</td>
<td>Annual</td>
<td>Four months after year end</td>
<td>Firms marketing or selling Funds</td>
</tr>
<tr>
<td>Interim Fund Report</td>
<td>CIR 9.4</td>
<td>Bi-annual</td>
<td>Two months after end of interim accounting period</td>
<td>Fund Managers</td>
</tr>
<tr>
<td>Annual Fund Report</td>
<td>CIR 9.4</td>
<td>Annual</td>
<td>Four months after fund’s financial</td>
<td>Fund Managers</td>
</tr>
<tr>
<td>Reporting Obligation</td>
<td>DFSA Rulebook Reference</td>
<td>Frequency</td>
<td>Submission Date</td>
<td>Applicable Firms</td>
</tr>
<tr>
<td>----------------------------------------------------------</td>
<td>-------------------------</td>
<td>-----------------</td>
<td>-----------------------------------------------------</td>
<td>---------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Copy of professional indemnity Insurance cover</td>
<td>PIB 6.12</td>
<td>Annual</td>
<td>When the cover is renewed</td>
<td>Category 3B, 3C and 4 who undertake the Financial Services set out in PIB Rule 6.1.1(c).</td>
</tr>
<tr>
<td>Copy of capital adequacy reports to the home regulatory</td>
<td>PIB 3.2.4</td>
<td>According to the home state regulator's requirement</td>
<td>Within 10 business days of the due date for submission with the home state regulator</td>
<td>Authorised Firms which are Branches</td>
</tr>
</tbody>
</table>

For PIB Section 2.3 (Prudential Returns):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential – Investment, Insurance, Intermediation and Banking Module > PIB 2 General Requirements > PIB 2.3 Reporting to the DFSA

Or [click here](#)

For PIB Section 10.3 (Internal Risk Assessment Process):


Or [click here](#)

For PIB Section 10.4 (Internal Capital Adequacy Assessment Process):


Or [click here](#)

For PIN chapter 6 (regulatory reporting by Insurers):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential Insurance Business Module > PIN 6 (Financial and Other Reporting by Insurers)

Or [click here](#)
FREQUENTLY ASKED QUESTIONS

For PIN chapter 7 (actuarial report):
Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential Insurance Business Module > PIN 7 (Actuaries)
Or click here

For GEN Rule 8.6.1 (auditor's annual report):
Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 8 (Accounting and Auditing) > GEN 8.6 (Function of the auditor) > GEN 8.6.1
Or click here

For GEN Rule 11.8.12 (annual report on Controllers):
Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 11 (Supervision) > GEN 11.8 (changes relating to control) > GEN 11.8.2
Or click here

For CIR Rule 15.1.10 (Offer or Transaction in respect of Foreign Fund or Domestic Fund):
Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Collective Investment Rules > Part 7 (Marketing of Foreign and Domestic Funds) > CIR 15 (marketing of foreign funds) > CIR 15.1 > CIR 15.1.10 (Periodic Information to DFSA)
Or click here

For CIR section 9.4 (Periodic reporting by a Fund manager):
Or click here

For PIB section 6.12 (Professional indemnity insurance cover)
Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential – Investment, Insurance, Intermediation and Banking Module > PIB 6 (Operational Risk) > PIB 6.12 (Professional Indemnity Insurance)
Or click here
For PIB Rule 3.2.4 (Capital adequacy reports to the home regulator):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential – Investment, Insurance, Intermediation and Banking Module > PIB 3 (capital) > PIB 3.2 (requirements) > PIB 3.2.4

Or click here

34) How do I submit my reporting requirements?

All regulatory reports, except those for an Insurer, can be submitted electronically through the EPRS portal. All regulatory reports for an Insurer must be submitted in accordance with PIN section 6.5. All other reports must be submitted in accordance with GEN section 11.11. Generally an Authorised Firm will submit a report to its allocated relationship manager or submitted via the Supervised Firm Contact Form.

35) What is the Suspicious Activity Report (SAR) process and where can I find the SAR form?

For information regarding the submission of SARs to the UAE Central Bank’s Anti-Money Laundering Suspicious Cases Unit (AMLSCU) visit the DFSA website.

Go to: DFSA Home > Doing Business with the DFSA > Anti-Money Laundering, Counter-Terrorist Financing and Sanctions Compliance > Suspicious Activity Reports (SAR)

Or click here

36) Am I required to submit an annual AML return?

An Authorised Firm and or specified DNFBP (real estate developers, law firms, accounting firms, audit firms or insolvency firms, and company service providers) is required to annually submit an AML return within four months of its financial year end. See AML section 14.5 available on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Anti-Money Laundering Module > AML 14 General Obligations > 14.5 Annual AML Return

Or click here

37) Where can I find the annual AML return?

The annual AML return can be found in the Chapter 10 of the AFN Module of the DFSA Rulebook. The contents of the return is required to be acknowledged and signed by the each member of the Authorised Firm’s Governing Body and/or senior management prior to submission to the DFSA. The form is available on the DFSA website (www.dfsa.ae):
38) **What is my Expenditure Based Capital Minimum (EBCM) number?**

The EBCM is a component of the calculation of an Authorised Firm's Capital Requirement.

The DFSA will specify an Authorised Firm's EBCM at the time of licensing of the Firm. The calculation of EBCM is subject to change based on audited expenditure or other significant variations that occur.

Please refer to the below Rule and guidance references which are available on the DFSA website (www.dfsa.ae):

- PIB Rule and Guidance

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Prudential – Investment, Insurance Intermediation and Banking Module (PIB) > PIB 3 Capital > PIB 3 Part 3 — Calculating the Capital Requirement > PIB 3.7 Expenditure Based Capital Minimum

Or [click here](#)

The relevant section of the PRU Sourcebook:

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules >Prudential Returns Module (PRU-EPRS) > PRU-EPRS 1 Instructional Guidelines > PRU-EPRS 1.18 Instructional Guidelines — Form B50 — Expenditure Based Capital Minimum

Or [click here](#)

39) **What is the Safe Custody Auditor's Report?**

If the Authorised Firm has been granted a Licence that enables it to hold or control Client Investments, Arranges Custody or Provides Custody in or from the DIFC, a Safe Custody Auditor’s Report must be prepared annually by the Authorised Firm’s Auditor.

The Safe Custody Auditor’s Report must be submitted to the DFSA by the Authorised Firm within four months of the Authorised Firm’s financial year end. Although the safe Custody Auditor’s Report is prepared by an Authorised Firm’s Auditor, it is the Authorised Firm’s responsibility to submit the report by the due date with the DFSA. The relevant Rules and guidance can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 8 (Accounting and Auditing) > GEN 8.6.1 Function of the Auditor

Or [click here](#)

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Conduct of Business Rule:
40) **What is the annual report on Controllers?**

An Authorised Firm (except a Representative Office) must submit an annual report on its Controllers to the DFSA within four months of its financial year end. There is no specified format or template for this report, but it must include:

- The name of each Controller; and
- The current holding of each Controller, expressed as a percentage.

The GEN Rule and Guidance can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Rulebook Modules > General Module (GEN) [VER32/12-12] > GEN 11 Supervision > GEN 11.8 Changes relating to control > Obligations of Authorised Firms relating to its Controllers > GEN 11.8.12

Or click here

41) **When does an Authorised Firm need to notify the DFSA in relation to marketing and or selling Foreign Funds and Domestic Funds?**

If an Authorised Firm has made any Offer or Transaction in respect of a Unit of any Domestic Fund or Foreign Fund it must submit to the DFSA a report including the details prescribed in **CIR Rule 15.1.10**.

This report is due within four months of the end of the Authorised Firm’s financial year end. If an Authorised Firm does not make any such Offer or Transaction it is not required to report that fact to the DFSA.

42) **Where can I find the form for notifying the DFSA in relation to marketing and selling Foreign Funds and Domestic Funds?**

The CIR Form contained in the AFN Module has been designed to assist an Authorised Firm with its reporting requirements in the CIR in relation to the marketing and selling of Foreign Funds and Domestic Funds. This form can be found on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Application Forms and Notices Module (AFN) [VER27/07-12] > Chapter 6 — AFN CIR Forms

Or click here
43) **How do I report a significant breach of a DFSA Rule?**

A notification of a significant breach must be done in accordance with GEN section 11.11. Generally an Authorised Firm will submit a report to its allocated relationship manager or via the Supervised Firm Contact Form. The DFSA would generally expect a notification to include a detailed summary including:

- Rule breach;
- concerned person;
- when you were notified of the breach; and
- how the breach will be rectified.

Alternatively, if your Firm has an allocated relationship manager you should contact them directly.

For the General Rule:

Go to: **DFSA Home > Legal Framework > Legislation > DFSA Rules > General Module (GEN) > GEN 11 Supervision > GEN 11.10 Notifications**

Or [click here](#)

For the RPP Sourcebook reference:

Go to: **DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Regulatory Policy and Process Sourcebook Dec 2012 edition > RPP 3 Supervision – Being regulated > RPP 3-1 DFSA’s Approach to Supervision > Notifications to the DFSA**

Or [click here](#)

44) **My audited annual report might be submitted a few days late because the auditor was delayed, is there a penalty?**

An Authorised Firm must submit any auditor’s reports and financial statements required by chapter 8 of GEN to the DFSA within four months of the Authorised Firms financial year end.

The submission of required reports is an Authorised Firm’s responsibility. An Authorised Firm will be in breach of DFSA rules if a report is not submitted within the set time frame.

As soon as you become aware of the delay or any potential breach you should notify the DFSA immediately, either through your allocated relationship manager or by completing the Supervised Firm Contact Form.
45) **What is EPRS?**

Electronic Prudential Reporting System (EPRS) is the system that enables Authorised Firms to submit their regulatory returns online.

To contact the EPRS help desk, please email eprshelpdesk@dfsa.ae

46) **I need help with my Authorised Firm’s submission of its prudential regulatory returns, where can I find information on prudential regulatory returns?**

PIB Section 2.3 sets out the prudential regulatory returns an Authorised Firm must submit to the DFSA.

Copies of the prudential regulatory returns and instructional guidelines are set out in PRU and EPRS. Information on Prudential Returns can be found in the Prudential (PRU) Sourcebook Module. This module contains specific instructional guidelines for each component of the Prudential Return. This module PRU can be accessed on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > Legal Framework > Sourcebook Modules > Prudential Returns Module (PRU-EPRS)

Or [click here](#)

47) **Does the DFSA provide training on the prudential requirements on Authorised Firms?**

The DFSA conducted a specific Outreach session on the New Prudential Framework on 4 March 2013. This presentation has been posted on the DFSA website and can be accessed below:

Go to: DFSA Home > DFSA Library > Speeches and Presentations > (4 March 2013) Presentation at the DFSA Outreach Session on The DFSA New Prudential Framework

Or [click here](#)

The DFSA has also drafted and published a detailed Q&A document on the PIB module, which can be accessed on the DFSA website (www.dfsa.ae):

Go to: DFSA Home > DFSA Library > DFSA Publications > The New PIB Module Q&As

Or [click here](#)
48) **How do I unlock returns on EPRS**

Once an Authorised Firm has submitted its returns on EPRS the return will be locked on EPRS. If an Authorised Firm needs to make an amendment to a submitted prudential regulatory return, it should request the return be un-locked by sending an email to the EPRS help desk, `eprshelpdesk@dfs.ae`

EPRS guidelines prepared by the DFSA can be accessed on the DFSA website. ([www.dfsa.ae](http://www.dfsa.ae))

Go to: DFSA Home > Doing Business with DFSA > EPRS

Or [click here](http://www.dfsa.ae)
49) How do I apply for a waiver or modification of a DFSA Rule?

If an Authorised Firm would like relief from the application of a particular Rule or to modify its application it may apply to the DFSA for a waiver or modification.

**GEN Section 11.2** sets out how a person can apply for a waiver or modification.

The forms to be submitted when applying for a waiver are available in the AFN Module of the DFSA Rulebook and accessed on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)).

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 4 — AFN SUP Forms > AFN SUP2 Application for a Waiver

Or [click here](http://www.dfsa.ae)

The DFSA publishes all waivers and modifications unless it is satisfied that it is inappropriate or unnecessary to do so. Before submitting your own waiver application it may be useful to consult these published waivers and modifications. Published waivers and modifications can be found on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Legal Framework > Legislation > Notices > Waivers and Modification Notices

Or [click here](http://www.dfsa.ae)

50) What are endorsements on a Licence?

a) Retail endorsement

If an Authorised Firm would like to carry on a Financial Service with or for a Retail Client a retail endorsement is required. An Authorised Firm must apply to the DFSA for an endorsement to its Licence. Please refer to Section 2-6 of the RPP Sourcebook for more information on the matters the DFSA takes into account in assessing whether to grant a retail endorsement.

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 2 Authorisation — Becoming Regulated > RPP 2-6 Application for a Retail Endorsement

Or [click here](http://www.dfsa.ae)

The retail endorsement application form is AFN SUP5 and can be accessed on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)):

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 4 — AFN SUP Forms >
AFN SUP5 Application to add or remove an endorsement on a Licence to carry on Financial Services with Retail Clients

Or click here

b) To apply for an Islamic Financial Business Endorsement

In order to conduct Islamic Financial Business, an Authorised Firm must have an endorsed Licence authorising it to conduct business either as an Islamic Financial Institution or as an Islamic Window.

The DFSA may grant an Islamic endorsement only if it is satisfied that the applicant has demonstrated that it has the systems and controls in place to undertake Islamic Financial Business. In deliberating over the granting of an Islamic Endorsement, the DFSA may consider, among other things, those matters set out in the IFR module of DFSA’s Rulebook.

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Islamic Finance Rules (IFR)

Or click here

The Islamic endorsement form is AFN IFS and can be accessed on the DFSA website (www.dfsa.ae):


Or click here
51) **Where can I find more information on the Representative Office regime?**

Information on the Representative Office regime can be found in the published guidelines on the DFSA website.

Go to: DFSA Home > DFSA Library > DFSA Publications > Representative Office Regime Q&As
Or [click here](#)

52) **Where can I find the relevant forms for a change in Principal Representative?**

For a change in Principal Representative two forms must be submitted to the DFSA:

1) AFN AUT - IND 3 Form is for the individual applying to be withdrawn as the outgoing Principal Representative

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Application Forms and Notices Module > Chapter 2 — AFN AUT Forms > AFN AUT–IND3 Application to Withdraw Authorised Individual Status
Or [click here](#)

2) AFN AUT - IND 4 Form is for the individual applying to become a Principal Representative

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Application Forms and Notices Module (AFN) > Chapter 2 — AFN AUT Forms > AFN AUT–IND4 Applying to become the Principal Representative
Or [click here](#)

Once the above forms have been submitted, the DFSA may request where necessary, request additional information and or conduct an interview of the individual applying to become a Principal Representative before approving the appointment. Please refer to Section 2-3 of the RPP Sourcebook for more information on the matters the DFSA takes into account in assessing the fitness and propriety of a Principal Representative.

Go to: DFSA Home > Legal Framework > Legislation > Sourcebook Modules > Regulatory Policy and Process Sourcebook (RPP) > RPP 2 Authorisation — Becoming Regulated > RPP 2-3 Assessing the Fitness and Propriety of Authorised Individuals, Principal Representatives and Key Individuals
Or [click here](#)
53) What are the reporting requirements for a Representative Office?

The following reporting obligations are applicable for a Representative Office:

**AML Requirements**:

- Annual AML return – this form must be completed annually and submitted to the DFSA within 4 months of its financial year end. It can be accessed below.

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Anti-Money Laundering Module > AML 14 General Obligations > 14.5 Annual AML Return

Or click here

- Suspicious Activity Reports to the UAE Central Bank’s Anti-Money Laundering Suspicious Cases Unit (AMLSCU). For more information visit the DFSA website.

Go to: DFSA Home > Doing Business with the DFSA > Anti-Money Laundering, Counter-Terrorist Financing and Sanctions Compliance > Suspicious Activity Reports (SAR)

Or click here

**Collective Investment Rules Reports**

- Representative Offices engaged in the marketing of Foreign Funds may be required to comply with CIR Rule 15.1.10 (Offer or Transaction in respect of Foreign Fund or Domestic Fund):

Go to: DFSA Home > Legal Framework > Legislation > DFSA Rules > Collective Investment Rules > Part 7 (Marketing of Foreign and Domestic Funds) > CIR 15 (marketing of foreign funds) > CIR 15.1 > CIR 15.1.10 (Periodic Information to DFSA)

Or click here
54) **What fees do I have to pay to the DFSA?**

Please refer to the Fees Module of the DFSA Rulebook available on the DFSA website ([www.dfsa.ae](http://www.dfsa.ae)) to find the applicable fees payable by your Firm.

Go to: DFSA Home > Legal Framework > Legislation > Rulebook Modules > Fees Module (FER)

Or [click here](#)

Please note that fees payable to the DFSA are separate and distinct from any levied by and payable to Dubai International Financial Centre Authority (DIFCA).

The DFSA Finance Department issue invoices for the annual fee via email. You will not receive a hard copy invoice.

Kindly save the DFSA Finance email [dfsainv@dfs.ae](mailto:dfsainv@dfs.ae) in order to ensure timely receipt of your invoice.

A late payment fee applies to certain fees not paid in full on or before the due date or within the prescribed period. Please refer to the Fees Module of the DFSA Rulebook for details regarding late payment fees.