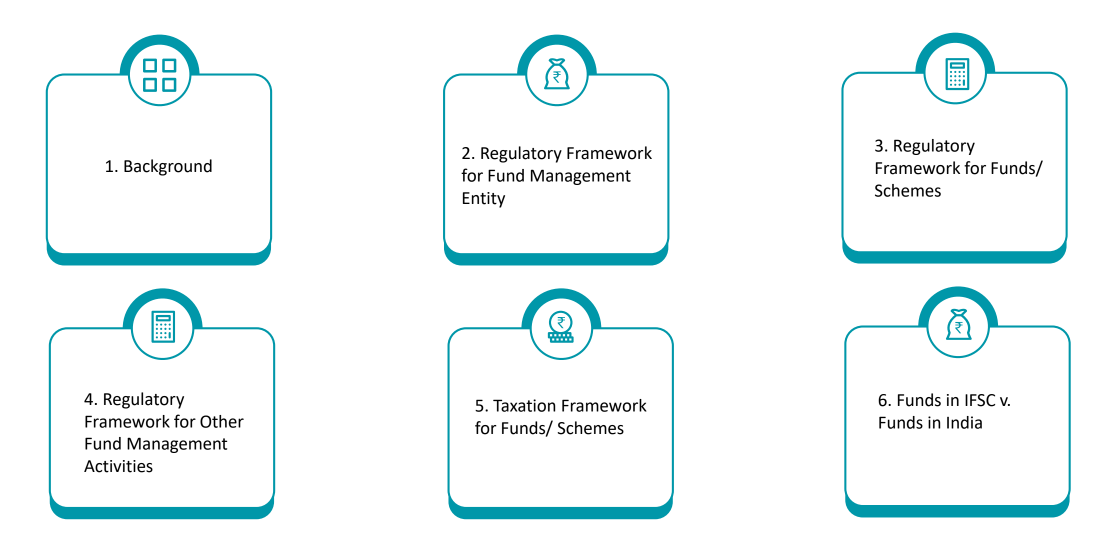
# **Deloitte**



### GIFT IFSC: Draft IFSCA (Fund Management) Regulations, 2022

23 February 2022

# Topics for discussion



## Background

### Background of the Proposed Regulations

- IFSCA is endeavoring to develop a comprehensive and consistent regulatory framework for Investment Funds based on global best practices with a special focus on ease of doing business
- IFSCA released a consultation paper to seek comments / views/ suggestions from public on the proposed IFSCA (Fund Management) Regulations, 2022
- Comments to be provided on or before 28 February 2022

Regulating Fund Manager instead of Fund

• In line with global practices, IFSCA intends to regulate the Fund Managers as against exercising regulatory oversight over the Funds

Single registration for multiple activities

Risk Based approach based on activity to be undertaken

- A Fund Manager can undertake host of activities related to fund management viz. manage retail schemes, non-retail schemes, undertake portfolio management services or operate as a manager to various investment trusts by seeking a single unified registration from IFSCA
- Fund Management Entity can be registered under three categories, depending upon the activity proposed to be undertaken
- Higher regulatory oversight for Fund Management Entity managing Retail Funds as compared to Fund Management Entity managing non-retail Funds or Venture Capital Funds

### Fund Management in IFSC

### **Fund Management Entities**

- Authorised Fund Management Entity
- Registered Fund Management Entity (Non-Retail)
- Registered Fund Management Entity (Retail)

### **Other Fund Management Activities**

- Portfolio Management Services
- Investment Trust
- Family Investment Fund

### **Types of Funds**

### Schemes for Fund Management

- Venture Capital Schemes
- Restricted Schemes (schemes for non-retail Funds)
- Retail Schemes
- Special Situation Funds
- Exchange Traded Funds (ETFs)
- Environmental, Social And Governance (ESG)

# **Regulatory Framework** Fund Management Entity

Particulars	Authorised Fund Management Entity	Registered Fund Management Entity (for Non-retail Funds)	Registered Fund Management Entity (for Retail Funds)
Permissible activities	<ul> <li>Managing Schemes investing in start-ups or early-stage ventures through Venture Capital Scheme</li> <li>Managing Family Investment Fund investing in securities, financial products and such other permitted asset classes</li> </ul>	Schemes investing in securities, financial products and such other permitted asset	<ul> <li>Managing Retail Schemes investing in securities, financial products and such other permitted asset classes</li> <li>Investment Manager of Investment Trust (REITs and InvITs) offered to public</li> <li>Managing Exchange Traded Funds</li> <li>All activities as permitted to Authorised FMEs and Registered FMEs (for non-retail Funds)</li> </ul>
Types of Schemes which can be nanaged	Venture Capital Schemes	<ul> <li>Venture Capital Schemes and Restricted Schemes</li> </ul>	All Schemes (retail as well as non-retail)
Type of investors permissible	<ul> <li>Accredited investors</li> <li>Investors investing atleast USD 250,000 (USD 60,000 for employees/ directors/ designated partners of FME)</li> </ul>	<ul> <li>Accredited investors</li> <li>Investors investing atleast USD 150,000 (USD 40,000 for employees/ directors/ designated partners of FME)</li> </ul>	Retail as well as non-retail investors
egal Structure of the FME	Company, LLP, Branch	Company, LLP, Branch	Company or Branch of a Company

Particulars	Α	uthorised Fund Management Entity		egistered Fund Management Entity or Non-retail Funds)		gistered Fund Management Entity or Retail Funds)
Minimum Number of Directors	•	NA	•	NA	•	4 (atleast 50% to be independent)
Minimum Experience of FME	•	Employ such employees who have relevant experience	•	Employ such employees who have relevant experience	•	FME or its holding company has atleast 5 years of experience in managing AUM of atleast USD 200 million with more than 25,000 investors; or One person in control of FME holding more than 25% shareholding/ share in profits carrying on business in financial services for a period of not less than 5 years
Minimum number of Key Managerial Personnel	•	1	•	2	•	3
Minimum Qualification of the Key Managerial Personnel	•	<ul> <li>Professional qualification or post-graduate degree or post graduate diploma (minimum 2 years) in finance, law, accountancy, business management, commerce, economics, capital market, banking, insurance or actuarial science from a university or an institution recognised by the Central or State Government or a recognised foreign university or institution or association; or a certification from any organization or institution or association or stock exchange which is recognised/ accredited by Authority or a regulator in India or Foreign Jurisdiction</li> </ul>				
Minimum Experience of the Key Managerial Personnel	•	At least five years in related activities in the s advisor, Wealth Manager, research analyst or		rities market or financial products including in nd management	пар	portfolio manager, broker dealer, investment

# **Regulatory Framework** Funds/ Schemes

Particulars	Venture Capital Schemes**	Restricted Schemes (schemes for Non-retail)	Retail Schemes
Permissible investments	<ul> <li>Permitted to invest in listed as well as unlisted securities, money market instruments, debt securities, securitised debt instruments, schemes of other venture capital schemes and such other assets as may be specified</li> <li>Investment should be in accordance with the venture capital scheme</li> </ul>	<ul> <li>Permitted to invest in listed as well as unlisted securities, money market instruments, debt securities, securitised debt instruments, other investment schemes, derivatives (including commodity derivatives) and such other assets as may be specified</li> <li>Investment should be in accordance with the investment objective of the scheme</li> <li>Close ended scheme may invest up to 20% of the corpus in other physical assets such as real estate, bullion, art or any other physical asset as may be specified</li> </ul>	<ul> <li>Permitted to invest in listed as well as unlisted securities, money market instruments, debt securities, securitised debt instruments, other investment schemes, derivatives (including commodity derivatives) and such other assets as may be specified</li> <li>Investment should be in accordance with the investment objective of the scheme</li> </ul>
Investment restrictions	<ul> <li>Atleast 80 percent of the AUM in investee companies incorporated for less than 7 years or other venture capital schemes</li> </ul>	• NA	<ul> <li>Maximum investment in a single investee company: 10% of AUM (15% with prior approval of fiduciaries), no restriction for Index schemes</li> <li>Maximum investment in a sector: 25% of AUM (50% in case of financial services sector), no restriction for sectoral, thematic or Index Scheme</li> </ul>

\*\*For Venture Capital Funds launched by Registered FME, the condition of Restricted schemes would apply

Particulars	Venture Capital Schemes	Restricted Schemes (schemes for Non-retail)	Retail Schemes
Investment in associates of the FME	<ul> <li>Permissible, subject to prior approval of 75% investors in the scheme by value</li> </ul>	<ul> <li>Permissible, subject to prior approval of 75% investors in the scheme by value</li> </ul>	• 25% of the AUM
Investment in unlisted entities	No restriction	<ul> <li>Open-ended schemes: Maximum 25% of the corpus</li> <li>Close-ended schemes: No restriction</li> </ul>	<ul> <li>Open-ended schemes: Maximum 15% of the AUM of the scheme</li> <li>Close-ended schemes: Maximum 50% of the AUM of the scheme</li> </ul>
Corpus of the Scheme	<ul><li>Minimum: USD 5 million</li><li>Maximum: USD 200 million</li></ul>	<ul><li>Minimum: USD 5 million</li><li>Maximum: NA</li></ul>	<ul><li>Minimum: USD 5 million</li><li>Maximum: NA</li></ul>
Tenure	<ul> <li>Minimum 3 years</li> <li>Extension upto 2 years permissible with 2/3<sup>rd</sup> investor's consent</li> </ul>	<ul> <li>Minimum 3 years for close ended scheme</li> <li>Extension upto 2 years permissible with 2/3<sup>rd</sup> investor's consent</li> </ul>	<ul> <li>Minimum 3 years for close ended scheme</li> <li>Extension upto 2 years permissible with 2/3<sup>rd</sup> investor's consent</li> </ul>
Minimum number of investors in the Scheme	• NA	• NA	<ul> <li>Minimum 20 investors, with no single investor investing more than 25%</li> </ul>
Maximum number of investors in the Scheme	50 investors	1,000 investors	No restriction
Minimum contribution/ commitment from the investor in the scheme	<ul> <li>Accredited investors</li> <li>Investors investing atleast USD 250,000 (USD 60,000 for employees/ directors/ designated partners of FME)</li> </ul>	<ul> <li>Accredited investors</li> <li>Investors investing atleast USD 150,000 (USD 40,000 for employees/ directors/ designated partners of FME)</li> </ul>	<ul> <li>Open ended scheme: Nil</li> <li>Close ended scheme: Nil (USD 10,000 in case investment in unlisted exceeds 15% of the AUM)</li> </ul>

Particulars	Venture Capital Schemes	Restricted Schemes (schemes for Non-retail)	Retail Schemes
'Skin-in-the-game' contribution by FME**	<ul> <li>Lower of 2.5% of the corpus or USD 750,000</li> </ul>	<ul> <li>Open ended scheme: Lower of 5% of corpus or USD 1,500,000</li> <li>Close ended scheme: Lower of 2.5% of the corpus or USD 750,000</li> </ul>	<ul> <li>Lower of 1% of the corpus or USD 200,000 (for both open and close ended scheme)</li> </ul>
Leverage	<ul> <li>Permissible, subject to disclosure in the PPM and consent of investors</li> </ul>	<ul> <li>Permissible, subject to disclosure in the PPM and consent of investors</li> </ul>	<ul> <li>Not permissible except to meet temporary liquidity needs for the purpose of redemption or payment of interest or dividend to the investors</li> <li>Maximum borrowing permissible is 20% of the AUM for a duration not exceeding 6 months</li> </ul>
Disclosure of NAV	• Yearly	<ul> <li>Open ended scheme: Monthly</li> <li>Close ended scheme: Half yearly</li> </ul>	<ul> <li>Open ended scheme: Daily</li> <li>Close ended scheme: Weekly</li> </ul>
Co-investment	Permissible, subject to conditions	Permissible, subject to conditions	• NA

\*\*Not mandatory in case of relocation of Funds/ Schemes and Fund of Funds investing in scheme with similar requirements. Also, not mandatory for Authorised FME and Registered FME (non-retail), if approval received from atleast 2/3rd investors or if atleast 2/3rd investors are accredited

### Types of Funds/ Schemes (4/4)

### Special Situation Funds (SSFs)

- SSFs can be launched by a registered FME
- SSFs are permitted to acquire special situation assets, which includes:
  - Stressed loan available for acquisition
  - Security Receipts (SRs) issued by an Asset Reconstruction Company (ARC) registered with the RBI
  - Securities of investee companies (i) whose stressed loans are available for acquisition, (ii) against whose borrowings, SRs have been issued by an ARC, (iii) whose borrowings are subject to corporate insolvency resolution process, (iv) who has continuing default of loans, subject to conditions
- Only close ended SSFs are permissible, with minimum tenure of 3 years
- Scheme corpus, eligible investors, investment conditions may be specified by the IFSCA
- Leverage not permissible except to meet day-today operational requirements

### **Exchange Traded Funds (ETFs)**

- Only Registered FMEs (Retail) shall launch Exchange Traded Funds (ETFs)
- ETFs are mandatorily required to be listed on recognized stock exchanges in IFSC
- ETFs include:
  - Equity Index based ETFs
  - Debt Index based ETFs
  - Commodity based ETFs
  - Gold ETFs
  - Silver ETFs
  - Hybrid ETFs (investing in 2 or more asset class)
  - Actively Managed ETF
  - Any other ETFs
- Stock exchange may provide a simplified framework for authorization of intermediaries registered with the IFSCA as market makers
- NAV of ETFs are required to be computed on daily basis

### **Environmental, Social and Governance (ESG)**

- FME managing AUM > USD 1 billion
  - Establish policy on governance around material sustainability-related risks and opportunities
  - Disclose in its annual report how the FME identifies, assesses and manages material sustainability-related risks
  - Disclose in its annual report the process of factoring sustainability related risks and opportunities into fund manager's investment strategies and processes
- FME that launches a scheme related to ESG shall make full disclosure regarding investment objective, investment policy, strategy, material risk, benchmark, etc.
- Scheme documents filed by FME with the IFSCA shall disclose whether sustainability related risks are incorporated in the decision making. If not, a negative statement shall be included

### Other aspects

Particulars	Key considerations
Green Channel	Venture Capital Schemes or non-retail schemes soliciting money from accredited investors eligible for Green Channel
	• Green Channel allows schemes filed with the IFSCA to be open for subscription by investors immediately upon filing with IFSCA
Innovation Sandbox and Fund Lab	Platform proposed to be provided to aspirational fund managers to try new strategies in a controlled manner
	• IFSCA may provide exemption from the operation of all or any of the provisions of the proposed regulations for upto 18 months, for
	furthering innovation in aspects relating to testing new products, strategies, processes, services, business models, use of technology, etc. in
	live environment of regulatory sandbox in the financial markets
	Such Funds cannot solicit money from public
	<ul> <li>Exemption subject to conditions as may be specified by the IFSCA</li> </ul>
Special purpose vehicle (SPV) as a co-investment structure	• Fund managers permitted to create SPVs under the main scheme to undertake co-investment or leverage along with the Fund/ scheme,
	subject to conditions
Retail participation in private	Proposed to facilitate retail close ended schemes to invest in unlisted securities, subject to certain conditions
markets	<ul> <li>Facilitate investors at large invest in private markets</li> </ul>

### **Regulatory Framework**

## Other Fund Management Activities

### **Portfolio Management Services**

#### Who can undertake PMS activity

 Registered FME may offer Portfolio Management Services (PMS) to its clients

#### **Eligible clients**

- Person resident outside India and NRI
- Resident non-individual Indian eligible to invest offshore under FEMA
- Resident individual Indian eligible to invest under LRS
- Multi-family office

### Dealing with funds of the client

- Minimum ticket size: USD 70,000
- Funds to be kept in separate account, to be maintained in a banking unit
- To segregate each portfolio management client's holding in securities in separate accounts

#### Advisory services

- Permissible to provide advisory services, subject to compliance with IFSCA (Capital Market Intermediaries) Regulations, 2021
- Minimum ticket size: USD 70,000

#### Permissible investments

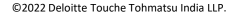
- Permitted to invest in securities and financial products in an IFSC, India or Foreign Jurisdiction
- Discretionary PMS: securities listed or traded on the stock exchanges, money market instruments, units of investment scheme and other financial products

#### **Investment restrictions**

- Investment in derivatives subject to express consent of the client
- Speculative transactions other than derivative not permissible
- Segregation required of each clients' funds and portfolio of securities from its own funds and securities

### Furnishing report to clients

• PMS entity shall periodically furnish a report to the portfolio management client in terms of its agreement with the client, containing details such as composition and value of the portfolio, transactions undertaken during the period, beneficial interest, expenses, etc.



### Family Investment Fund

Eligibility Conditions	<ul> <li>May be set-up as a Company, Trust (Contributory Trust only) or Limited Liability Partnership or any other form as may be permitted. In case of Contributory Trust Vehicle, it should be ensured that: <ul> <li>The beneficiaries are identifiable based on Trust deed, even though not specifically named;</li> <li>The share of each beneficiary should be capable of being determined based on prescribed provision/ formula prescribed in the trust deed;</li> <li>Addition of further contributors shall not make the existing beneficiaries unknown or their shares indeterminate</li> </ul> </li> <li>Net worth condition not applicable. Minimum corpus – USD 10 million</li> <li>May be open ended or close ended</li> <li>Leveraging and borrowing permissible, as per their risk management ability</li> </ul>
Permissible Activities and Instruments	<ul> <li>Permissible activities: All activities related to managing family investment fund as may be specified by IFSCA</li> <li>Permissible instruments:         <ul> <li>Securities issued by the unlisted entities</li> <li>Securities listed or traded on stock exchanges in India and foreign jurisdictions</li> <li>Money Market Instruments and Debt securities</li> <li>Securitised debt instruments, which are either asset backed or mortgage-backed securities</li> <li>Other investment schemes set up in the IFSC, India and foreign jurisdiction</li> <li>Derivatives including commodity derivatives</li> <li>Physical assets such as real estate, bullion, art, etc.</li> <li>Such other securities or financial assets or instruments as specified</li> </ul> </li> </ul>

## **Taxation Framework**

Funds/ Schemes

Particulars	Key tax implications**		
Levy of taxation	One level taxation		
	<ul> <li>Taxation either in the hands of the Fund or in the hands of the Fund Management Entity</li> </ul>		
Inbound Fund	Tax regime similar to the current "Specified Fund Regime"		
	- Tax levied and collected at Fund level. No further tax should be applicable at investor level		
	- Vis-à-vis non-resident investors, the Fund liable to tax in India only on income earned from Indian securities		
	- No tax on income accruing or arising from investment in assets and securities outside India (including in the IFSC)		
	<ul> <li>Vis-à-vis Indian securities, gains on securities other than equities, i.e., debt, derivative instruments, and SRs attributable to non-residents exempted from tax in India</li> </ul>		
	<ul> <li>Gains on equities chargeable to tax as per the provisions of the domestic law</li> </ul>		
	<ul> <li>Income earned with respect to non-resident investors, that are exempt from tax on their entire income or on certain streams of income as per DTAA, exempt from tax on such income</li> </ul>		
	<ul> <li>Dividend and interest income taxable at a lower rate of 5% (plus applicable surcharge and cess)</li> </ul>		
	- Dividend distributed by IFSC FME: No tax for non-resident shareholder, lower tax for resident shareholder		
Outbound Fund	No tax at Fund level		
	<ul> <li>Income distributed by the Fund taxable in the hands of the resident investor</li> </ul>		
	Lower tax rates to provide impetus to such Funds		

\*\*Amendments will be required in the Indian tax laws to implement these changes

## Funds in IFSC v. Funds in India

Particulars	Proposed Regulations in IFSC	Regulations in India
Regulated entity	Fund Management Entity	Fund
Registration for multiple activities	Single unified registration from IFSCA for undertaking host of activities related to fund management viz. manage retail schemes, non-retail schemes, undertake portfolio management services or operate as a manager to various investment trusts	Separate registration required for each activity
Net worth for the Fund Management Entity	Minimum net worth required for Fund Management Entity	No minimum net worth requirement, except for Mutual Fund Managers (INR 50 crores)
Portfolio diversification conditions	Applicable only in case of retail schemes	Generally applicable
'Skin-in-the-game' contribution by Fund Management Entity	May be waived for schemes other than retail schemes, subject to conditions	Mandatory, except in some specified circumstances
Leverage in India	Permissible, except for retail schemes who can borrow only to meet temporary liquidity needs for redemption or payment of interest or dividend	Not permissible, except for meeting temporary Funding requirement (except permissible for Category III AIFs – two times of NAV)
Gains on income other than equity shares of Indian company	Recommended to be exempt from tax	Taxable, unless benefit of DTAA is available
Profits of the Investment Manager entity	Tax holiday for 10 out of 15 years on management fees	Taxable at 22%/ 25% (plus applicable surcharge and cess)
MAT on profits of the Investment Manager entity	Applicable at 9% (except where company opts for special tax regime under section 115BAA)	Applicable at 15% (except where company opts for special tax regime under section 115BAA)
GST on management fees	GST not applicable on management fees	GST applicable @ 18% on the Management fees

## Thank you!

Kindly spare a minute to help us with your feedback for today's session...

For any queries, please feel free to write to us at intax@deloitte.com

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