LICENSING CRITERIA

Virtual Asset Custodian (Class R) – VA-1.3

Notes to the applicant:

1. The objective of the licensing criteria is to ensure the continuous and efficient collaboration between the Financial Services Commission, Mauritius (the “Commission”) and the applicant for a Virtual Asset Custodian (Class R) Licence (the “Licence”) in order to ease the licensing process.

2. It should be noted that this licensing criteria neither derogate nor restrict the powers vested upon the Commission by statute, and should be read together with the relevant Acts, Regulations, Rules, Guidelines, Circulars and Codes issued thereunder.

3. This licensing criteria aims to provide guidance to applicants when applying for a Virtual Asset Custodian (Class R) Licence.

4. An applicant is expected, at the time of submission of an application to the Commission, to be fully conversant and comply with, inter alia, the relevant Acts, Regulations, Rules, Guidelines, Circulars and Codes which the Commission has issued or may issue from time to time.

5. The Commission requires that all applications be accompanied by a cover letter and by the information and documentation set out in this licensing criteria.

6. Incomplete Applications received by the Commission may be returned to the applicant.

7. The Commission, upon receipt of inadequate response or no response within two (2) months from the date of its last query, shall not proceed further with the application. The applicant will, thereafter, have to submit a fresh application.
INFORMATION/DOCUMENTS TO BE SUBMITTED WITH RESPECT TO APPLICATION FOR A VIRTUAL ASSET CUSTODIAN (CLASS R) LICENCE

A RELEVANT FORMS/DOCUMENTS

1 Formal application under Section 7 of the Virtual Asset And Initial Token Offering Services Act 2021 for a virtual asset service provider licence and duly filled-in, dated and signed Application Form.

2 Submission of prescribed processing/annual fees:

<table>
<thead>
<tr>
<th>Licence</th>
<th>Code</th>
<th>Fees</th>
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<tr>
<td>Virtual Asset Custodian (Class R)</td>
<td>VA - 1.3</td>
<td>USD 1,500</td>
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<td></td>
<td></td>
<td>USD 2,500</td>
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<td></td>
<td></td>
<td>MUR 70,000</td>
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<td>MUR 110,000</td>
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3 Duly filled in authority form and written and signed consent of each promoter or controller.

4 Statutory filings lodged with the Registrar of Companies for the Incorporation of the applicant in Mauritius.

B ACTIVITY

5 Detailed Business Plan including, but not limited, to the following:

(i) Introduction and background about the applicant, key persons and any affiliated entities;
(ii) Class of virtual asset service provider licence applied for and rationale for applying for such class of licence;
(iii) Description of any other activities / services which the applicant intends to provide, ancillary to what the proposed activity for which licence is being sought;
(iv) Business objective(s), strategy including marketing plan and proposed activities;
(v) Description of the virtual assets, stable coins or fiat pairings, that the applicant intends to use or allow in relation to its activities;
<table>
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<th>Licensing Criteria</th>
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<tr>
<td>– Virtual Asset Custodian</td>
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(vi) An end-to-end process flow chart(s) illustrating, as applicable, the flow of fiat money and proposed virtual assets for all transactions that will take place as part of the applicant’s activities;

(vii) Description of proposed arrangements for clients’ assets (both fiat and virtual assets);

(viii) Organisation chart and projected staffing requirements;

(ix) Client(s) profile (including whether sophisticated or retail);

(x) Mode(s) of financing and brief description of how the applicant will comply with the minimum stated unimpaired capital requirement;

(xi) Anticipated level of business and yearly development;

(xii) Three (3) year financial forecasts (balance sheet, profit and loss account, and cash flow statement);

(xiii) Details on the applicant’s current financial standing and last three (3) preceding Audited Financial Statements (“AFS”), where applicable; and

(xiv) Any other relevant information as may be required by the Commission.

### C FITNESS AND PROPRIETY OF PROMOTER(S)/SHAREHOLDER(S)/ BENEFICIAL OWNER(S)

<table>
<thead>
<tr>
<th>Promoter(s) / Shareholder(s) / Beneficial owner(s)</th>
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| **Individual:**

  - Curriculum Vitae (“CV”) details;
  - Personal Questionnaire (“PQ”) Form;
  - Valid copy of passport or National Identity card (“NID”); and
  - Proof of address [E.g. A recent utility bill issued or a recent bank or credit card statement or a recent bank reference (Bank reference must not be more than 3 months old)].

**Corporate Body:**

  - Certificate of incorporation;
  - Certificate of current standing (where applicable);
  - Certified true copy of any licence/registration/authorisation held by the promoter;
  - List of controlling shareholders and directors;
  - Latest AFS;
  - Corporate profile - in case latest audited accounts are not available; and
  - Structure chart showing details of group structure and immediate and ultimate beneficial owners.

**Trust:**

  - A copy of the trust deed (if available);
  - Name of the trust, its date and place of registration;
  - An indication of the value of assets held by the trust;
  - Customer Due Diligence (“CDD”) documents on the - (a) settlor/contributor and the trustee;
(b) beneficiaries, or confirmation from the management company/trustee(s) that it holds on records comfort on the beneficiaries, that has been obtained from a recognised source; and

- For a discretionary trust, a written confirmation from the management company/trustee to the effect that it has adequate arrangements in place with the trustee of the trust to make available to the management company, CDD documents on the beneficiaries at the time of distributions to beneficiaries of the trust and that it is comfortable that these arrangements will enable it to satisfy its obligation under the prevailing AML/CFT laws and regulations.

**Limited Partnership:**

- Certificate of registration/establishment/good standing of the limited partnership and its general partner;
- Latest AFS of the limited partnership and its general partner;
- Corporate profile – in case latest audited accounts are not available; and
- Confirmation from the management company to the effect that it holds on records CDD documents on the significant limited partners of the limited partnership and that these will be made available to the Commission upon request.

**Société:**

- Profile of the Société (including a copy of the acte de société); and
- CDD on the principals, administrators or gérants of the société.

### D  HUMAN RESOURCES AND STAFFING

#### 7 Directors and Key Officers

The applicant shall be managed by a board of directors consisting of a minimum of 3 directors, of which at least - (i) 30 per cent shall be independent directors; and (ii) one shall be resident in Mauritius.

- CV Details;
- **PQ Form**;
- Valid copy of passport or NID; and Proof of address [E.g. A recent utility bill issued or a recent bank or credit card statement or a recent bank reference (Bank reference must not be more than 3 months old)].

#### 8 Staffing Plan

The applicant shall submit a staffing plan for the first three (3) years of operation. The plan shall be commensurate with the size, nature and complexity of the business activity.
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| 9 | Compliance Officer | • CV Details;  
• PQ Form;  
• Valid copy of passport or NID; and  
• Proof of address [E.g. A recent utility bill issued or a recent bank or credit card statement or a recent bank reference (Bank reference must not be more than 3 months old)].  
• Confirmation that the Compliance Officer meet the requirements of Regulation 22(1)a of the Financial Intelligence and Anti-Money Laundering Regulations.  |
| 10 | Money Laundering Reporting Officer (“MLRO”) and Deputy Money Laundering Reporting Officer (“DMLRO”) | • CV Details;  
• PQ Form;  
• Valid copy of passport or NID; and  
• Proof of address [E.g. A recent utility bill issued or a recent bank or credit card statement or a recent bank reference (Bank reference must not be more than 3 months old)].  
• Statement of Declaration as per the Competency Standards.  
• Confirmation that the MLRO and DMLRO meet the requirements of the competency standards issued by the Commission, as applicable.  
• Confirmation that the MLRO and DMLRO meet the requirements of Regulation 26(4) of the Financial Intelligence and Anti-Money Laundering Regulations.  |
| 11 | Secretary | • Approval from Registrar of Companies; and Companies; and  
• CV details  |
|   |   |  
|   | **E** GENERAL BUSINESS DETAILS AND ACTIVITY |   |
| 12 | Details on the bank(s) that will provide banking services. |   |
| 13 | Details on the arrangements to ensure for confidentiality and reliability of clients’ data/information. |   |
|   | **F** INTERNAL CONTROLS |   |
| 14 | A draft copy of the internal control manual of the applicant. This manual shall, inter alia, cover procedures/arrangements related to:  
• Corporate governance;  
• Business operations; and  
• Conflicts of interest resolution. |   |
<p>|   | <strong>G</strong> RISK MANAGEMENT AND AML/CFT |   |</p>
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<td><strong>15</strong></td>
<td>Draft copy of the risk management manual of the applicant. This manual shall, inter alia, cover risk management policies, procedures and systems respectively.</td>
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<tr>
<td><strong>16</strong></td>
<td>Draft copy of the AML/CFT Manual of the applicant. This shall, inter alia, cover AML/CFT policies/procedures and be in compliance with Mauritian law and regulations.</td>
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<td><strong>H</strong></td>
<td><strong>CONDUCT OF BUSINESS</strong></td>
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<td><strong>17</strong></td>
<td>A comprehensive description of the clients’ onboarding process.</td>
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<td><strong>18</strong></td>
<td>Description of the complaints handling procedures (including who will be the responsible person(s) and time-frame for complaints’ resolution).</td>
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<tr>
<td><strong>I</strong></td>
<td><strong>INFORMATION TECHNOLOGY INFRASTRUCTURE</strong></td>
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| **19** | A draft copy of the information technology manual of the applicant. This manual shall, inter alia, cover:  
- information security (including cybersecurity) policies and procedures;  
- details of hardware, software and backup; and  
- disaster recovery and business continuity plan. |   |
| **20** | Details of the technological platform or virtual application, as the case may be, through which the applicant intends to enable/provide its activities. |   |
| **21** | The following information with respect to the technological platform or virtual application are required:  
- description as to whether the platform/application has been independently tested or audited for reliability;  
- indication of the types of access rights which the Applicant and users will have on/through the platform/application;  
- how these rights/interests of the users will be protected on the platform/application.  
Submission of a draft copy of the service agreement to be entered with third-parties (If the platform is being provided by a third party); and  
- due diligence information/documents on the platform/application (If the platform is being provided by a third party). |   |
| **J** | **OTHER REQUIREMENTS** |   |
| 22 | The following details on any outsourcing arrangement(s) (as applicable):
| | • a draft copy of the relevant agreement(s);
| | • details of the person(s)/entity(ies) to whom the function(s) is/are being outsourced; and
| | • the type of management and control that the applicant will maintain over the outsourced function(s). |
| 23 | A professional indemnity insurance quote. |
| 24 | A draft copy of material contract(s)/agreement(s) to be entered between the applicant and any other parties/functionaries. |
| 25 | An indication of the balance sheet date of the applicant. |
| 26 | Details of the registered office address/office in Mauritius together with a copy of leasing agreement (if any). |

**K VIRTUAL ASSET CUSTODIAN**

| 27 | Describe how the systems and procedures of the Applicant is virtual asset-agnostic and ensure the adequate level of regulatory compliance relating to the safekeeping, transaction management and custody operations of every virtual asset type, irrespective of wallet functionality protocol. |
| 28 | Provide a copy of the custody agreement(s) highlighting, inter-alia:
| | (i) the services to be provided to clients and the related fees/charges;
| | (ii) the standard of care to be exercised by the Applicant and its responsibility for loss of the virtual assets; and
| | (iii) the physical and/or digital environment whereby the virtual assets will be safeguarded. |
| 29 | Submit details/report on the audit/testing of the proposed custody systems and processes. |
| 30 | Describe how the seed creation and key generation processes will be organised and implemented by the applicant, inter alia, from a security and resilience perspective. |
| 31 | Describe the procedures that will be established for designating the signatories of transactions relating to virtual assets under custody. |
| 32 | Describe the procedures to ensure that virtual assets belonging to different clients are not pooled or not kept together at a single address or in a common wallet. |
| 33 | Indicate how the applicant shall ensure that no single person is able to initiate and complete a transaction pertaining to the virtual asset(s) under custody. |
| 34 | Describe the procedures that will be established to protect the virtual assets in the event or suspicion of a security breach (including hacking, attack, theft or any situation whereby the virtual assets under custody have been compromised). |
35 Indicate how the applicant shall notify its clients of any security incident relating to the virtual assets under custody.

L Undertakings

36 Confirmation that the applicant shall seek the necessary approval/authorisation in the jurisdictions where it intends to operate.

Disclaimer: The above list is provided for guidance and is not exhaustive. The Commission will assess the information provided on its own merits and may require additional information to determine the application.