Independent Oversight Report 2022

A. Objective

The Securities and Exchange Commission (the 'SEC') issued the Notification of the Capital Market Supervisory Board No. Tor Thor. 49/2562 (the 'Regulations') requiring asset management companies ('AMCs') to monitor practices in line with the Securities and Exchange Act with the primary aims of safeguarding benefits entitled to mutual fund unitholders and raising governance standards of AMCs in the interest of improving protection for unitholders.

This independent oversight function is performed by Tembusu Services who have been engaged by AAMTL to perform independent monitoring on its adherence to practices relating to the requirements stipulated in the Regulations.

B. Test Plan and Fact Assessment

The monitoring scope includes mutual funds managed by Aberdeen Asset Management (Thailand) Limited. The following is a summary table of the test plans, fact assessments, and findings from Independent Oversight team during the period of December 2021 - November 2022 (through, e.g., interviews, sample testing, reviewing AAMTL's policies/processes and reports).

Monitoring scope #1 : Affiliated transactions and transactions of financial products/instruments whose market prices are not available or which are illiquid	
- Ascertain if conflict of interests ('COI') policy sets out the handling of	No exception noted.
affiliated/related transactions, and whether they are appropriate.	
- Ascertain that the information on crossing, related transactions and	
connected brokers are disclosed in the company website.	
- Review the compliance monitoring performed (on cross trades and	
connected persons transactions) by the Compliance team and ascertain	
if they are appropriate.	
- Ascertain if the SEC regulations on cross trades are incorporated into the	
policy.	
- Ascertain if COI policy sets out pricing and valuation (including illiquid	
securities), and whether they are appropriate.	
- Ascertain if the reportable practices relating to conflict of interests have	
been submitted to the SEC and Board within the deadline.	

Monitoring scope #2: Investment of mutual funds has been managed as disclosed to investors	
Test descriptions	Result
- Ascertain that the investment objective in fund documents	There are changes to the
commensurate with investment decisions.	investment strategy for
- Ascertain if relevant risk statistics and measures of the funds are	the Equities team.
reasonable and whether exceptions are justified.	Refer to section D(1).
- Ascertain if the use of the benchmark is disclosed in the fund documents.	No exceptions noted.
Monitoring scope #3: Selection and monitoring service providers (charging expenses to mutual funds/unitholders)	
Test descriptions	Result
- Ascertain the expenses and fees charged have been audited.	No exception noted.
- Ascertain if expenses and fees are reasonable against competitor funds.	
- Ascertain if there are any related service providers and whether the	
expenses and fees are reasonable.	
Monitoring scope #4: Execution of transaction orders for capital market products and financial instruments	
Test descriptions	Result
- Ascertain if the deal monitoring review is reasonable and any exceptions.	No exception noted.
- Ascertain if the proker usage review is reasonable and any exceptions.	
- Ascertain if the top brokers are affiliated and whether the execution of	
transaction orders are appropriate.	
- Ascertain it there are policies and procedures in place for executing	
transactions.	
Monitoring scope #5: Process of charging fees and expenses borne by mutual funds or unitholders	
Test descriptions	Result
- Ascertain fund disclosure documents include fees and expenses charged	No exception noted.
to the fund/unitholders, and they are appropriate, not misleading, and	
easily understood.	
- Ascertain the management fees charged across different investment	
approach are reasonable. E.g. passive managed funds generally have	
lower fees compared to active managed funds.	
Monitoring scope #6: Proxy voting practice	
Test descriptions	Result
- Ascertain if proxy voting policy is appropriate.	No exception noted.
- Ascertain if the compliance monitoring review is appropriate.	
- Ascertain the proxy voting decisions are appropriate and documented.	

C. Monitoring program / Reviewing Methodology / Other substitute monitoring system ('Monitoring')

The Monitoring adopts a risk-sensitive approach in designing the methodologies, taking into account of the scale and size of the mutual funds and the complexity of the fund management activities involved. The Monitoring establishes the level and adequacy of internal policies and processes from the first line of defence; the extent of oversight from the second line of defence, and lastly assurance reports produced by the internal/external audit function as the third line of defence. The Monitoring determines the most appropriate approach including sample testing, in-depth interviews with relevant stakeholders and reviewing relevant reports and output documents.

D. Business Updates

(1) Equities investment team

Ms. Darunrat Piyayodilokchai was hired in December 2021 as the head of equities to replace the incumbent who had decided to leave the company. The team implemented changes to the investment strategy mainly on the investment horizon, which in turn led to higher portfolio turnover. Overall the investment process adheres and aligns with regulatory and internal requirements and expectations.