

GB-A Regulatory audit report fund management companies 2024

Version 08/2024

General information			
Applicable to financial years beginning on or after 1 January	<i>y</i> 2024.		
Name of the institution			
FI.InstitutName			
Place of domicile			
FINMA license			
Fund management company			
FINMA supervisory category			
Zulassung.Aufsichtskategorie			
Audit firm			
PG.InstitutName			
Recipients of the report			
Contact person Given name, surname			
Telephone	E-mail		
This section lists the framework conditions for the audit pursuant to margin no. 64 FINMA Circular 2013/3.			
a) General framework of the audit Audit scope / mandate			
Addit Scope / mandate			
Beginning of the reporting period	End of the reporting period		
Execution of the audit			
b) Key management personnel involved in the audit			



Function O Lead auditor O Person responsible for the mandate O Manager O Anti-money-laundering specialists O IT specialists O Tax specialists O Valuation specialists O Legal specialists O Other	Surname, given name		Function level O Partner O Director O Senior Manager O Manager O Other
Function O Lead auditor O Person responsible for the mandate O Manager O Anti-money-laundering	Surname, given name		Function level O Partner O Director O Senior Manager O Manager O Other
specialists O IT specialists O Tax specialists O Valuation specialists O Legal specialists O Other]		
c) Extent of reliance on the work of third parties Was there any reliance on the work of third parties? O Yes O No d) Confirmation of compliance with the audit strategy The audit firm confirms compliance with the audit strategy. O Yes O No e) Confirmation that the work was performed in accordance with the audit points defined by FINMA. The audit firm confirms that the work was performed in accordance with the audit points defined by FINMA.			
○ Yes ○ No f) Periods during which the audit procedures were performed			
Activity			
From		Until	
Month of the audit period	Year of the audit period	Month of the audit period	Year of the audit period
Worker of the addit period			Toda of the addit police
Activity			
From		Until	



Month of the audit period	Year of the audit period	Month of the audit period	Year of the audit period

g) Difficulties during the audit

Did any difficulties arise during the audit?

O Yes O No

h) Provision of information by the supervised institution

The audit firm confirms that the supervised institution provided all required information in a timely manner and in the required quality.

O Yes O No

2. Independence of the audit firm

Audited financial year	
The audit firm confirms that it	has complied with the independence requirements under the Swiss Code of Obl
the Audit Oversight Act and O	Ordinance, the Financial Market Auditing Ordinance and the cumplementary provide

The audit firm confirms that it has complied with the independence requirements under the Swiss Code of Obligations, the Audit Oversight Act and Ordinance, the Financial Market Auditing Ordinance and the supplementary provisions on independence under FINMA Circular 2013/3 in the above-mentioned financial year.

O Yes O No

3. Additional mandates performed by the audit firm for the supervised institution

Did the audit firm provide additional services to the supervised institution during the regulatory audit reporting period that do not conflict with the independence rules?

O Yes O No

4. Summary of audit results / further audit findings / confirmations and overall assessment

Presentation of all notices of reservation and recommendations by the audit firm at institutional and product level, incl. associated resolution and/or implementation deadlines and the respective measures pending or already taken by the supervised institution to rectify the notice of reservation or implement the recommendation (only those notices of reservation or recommendations need to be addressed for which the audit firm had planned own audit procedures according to the audit strategy).

Any instances of the supervised institution not agreeing to a notice of reservation or recommendation must be recorded. Repeated notices of reservation or recommendations must be specifically indicated.

State of implementation or resolution of notices of reservation and recommendations from the previous audit period.

The notices of reservation and recommendations must be classified as per margin no. 75.2ff of FINMA Circ. 2013/3 "Auditing".

4.1 Notices of reservation

For the period under review, we issue notices of reservation based on our audit procedures in accordance with the audit strategy.

O Yes O No



4.2 Recommendations

For the period under review, we make recommendations based on our audit procedures in accordance with the audit strategy.

O Yes O No

4.3 Notices of reservation in the prior year's report

Notices of reservation were issued in the prior year's report.

O Yes O No

4.4 Recommendations in the prior year's report

Recommendations were made in the prior year's report.

O Yes O No

4.5 Material weaknesses from additional mandates/services

Have any material weaknesses been identified in the context of additional mandates/services according to chapter 3?

O Yes O No

4.6 Material weaknesses raised by third parties

Have any material weaknesses been raised by third parties (including internal audit) that were not considered by the audit firm as notices of reservation or recommendation in connection with audit procedures in accordance with the audit areas in the audit strategy?

O Yes O No

4.7 Confirmations of the audit firm

4.7.1 FINMA recommendations and rulings

The audit firm records its audit opinion on compliance with the recommendations and legally binding FINMA rulings in force during the reporting period, stating the audit depth applied.

The audit firm will only respond to legally binding rulings in connection with the approval of the institution or collective investment schemes if they contain explicit provisions, which must be audited.

Comments on the implementation of FINMA recommendations in the context of supervisory reviews / deep dives are also dealt with in this section.

Are there any legally binding rulings containing explicit provisions which must be audited?

O Yes O No

Are there any legally binding FINMA recommendations?

O Yes O No

4.7.2 Real estate transactions of real estate funds with related persons

The audit firm confirms for real estate transactions of real estate funds in the reporting period with related persons:

The special requirements according to Art. 32a CISO	The real estate transactions with related persons were
have been complied with.	disclosed in the annual report of the collective investment
	scheme in accordance with Art. 32a para. 4 CISO.

4.7.3 Audit report of the prior period



The audit firm confirms that the audit report of the prior period was discussed at a meeting of the body r	esponsible for
governance, supervision and control and that minutes were taken.	

O Yes O No

4.8 Overall assessment of the audit firm

4.8.1 Guarantee of proper business conduct and good reputation

Based on the audit procedures performed, there are no findings that would call into question the guarantee of irreproachable business conduct by the institution and persons responsible for administration and management and the good reputation of those persons responsible for administration and management as well as qualified participants.

O Yes O No

The influence of the qualified participants is not detrimental to a prudent and solid business activity.

O Yes O No

4.8.2 Licensing and approval requirements

The audit did not reveal any findings that would affect the ongoing compliance with the licensing and approval requirements. The notices of reservation listed under 4.1 with a deadline do not call into question compliance with the authorisation requirements as a whole.

O Yes O No

There are no measures required on the part of FINMA

O Yes O No

5. Important information on the audited institution

5.1 Business activities and structure of client base

The audit firm describes the key business areas of the supervised institution, the relevant customer segments and the location of the head office.

Business areas
Customer segments
Location of the head office
5.2 Group structure and participations/relationships with other firms
The audit firm describes the structure of the group, the qualified participants and key relationships and dependencies with other companies or stakeholders (economically significant contracts, group-internal cooperation etc.)
Structure of the group
Qualified participants
Relationships and dependencies with other companies or stakeholders



5.3 Operational and organisational structure

The audit firm shows the organisation of the body responsible for governance, supervision and control (committees and commissions) and the management board and expresses an opinion on the allocation and completion of the imposed and irrevocable duties.

Organisation of the body responsible for governance, supervision and control as well as the management board			
Allocation and completion of the imposed and irrevocable duties			

5.4 Major changes at the supervised institution

The audit firm presents major changes at the supervised institution, especially regarding owners, management bodies, business model, relationships with other companies and strategic orientation.

In addition, major changes to administered or managed collective investment schemes and/or individual asset management mandates as well as other operational areas are commented. This can, for example, comprise major changes in corresponding assets, the launch of investment funds in new asset categories or the discontinuation of operational areas or asset categories.

Are there any major changes at the supervised institution?

O Yes O No

5.5 Future challenges

The audit firm provides a future-oriented outlook for key, especially regulatory, changes that will affect the supervised institution and possible impact its business activity, as well as an indication of the measures planned or initiated.

No.	Area
1	
	Description
No.	Area
2	
	Description



6. Audit firm's confirmations and summary of the audit procedures performed

By saying "Yes" or "No", the audit firm establishes its audit opinion on the audit points addressed. Where individual audit points are not applicable ("N/A"), this is explained. The statements to be made by the audit firm relate in each case to the ongoing compliance with the requirements mentioned.

If the audit firm answers an audit point with "Yes", it is not necessary to explain how the audit firm arrived at this assessment.

In the case of weaknesses or if an audit point was answered with "No", the audit firm provides a meaningful explanation. In the case of judgements based on facts established by Internal Audit or third parties, a corresponding disclosure is made.

The main audit procedures that form the basis for the audit firm's confirmation must be described (list).

6.1 Corporate Go	vernance	
6.1.1 Independen	ce of fund management	t company and custodian bank
Audit area		Audit field
Corporate Governan	ce	Independence of fund management company and custodian bank
Explanation		
and custodian bank.	Any tasks delegated to the cus	nd spatial separation between the fund management company ustodian bank by the fund management company need to be activities associated with the custodian bank function.
Net risk	Intervention in the repo	porting year
The independence o and custodian bank i	f the fund management compa s ensured.	any
The confirmations are	based on the following audit p	procedures
6.1.2 Internal aud	lit	
Audit area		Audit field
Corporate Governan	ce	Internal audit
Explanation		
the supervised institu		results by internal audit and the measures taken in response by entified by internal audit impacting audit fields without intervention summarised in Chapter 4.6.
Net risk	Intervention in the repo	porting year
	n internal audit unit and/or is nal audit unit of the group.	



Internal audit has adequate resources.	
Internal audit has the required professional competence.	
The quality of the work by internal audit is adequate.	
Internal audit has identified no material weaknesses in the institution.	
The confirmations are based on the following audit proced	ures
6.2 Internal organisation	
6.2.1 Internal organisation and internal control	ol system
Audit area	Audit field
Internal organisation	Internal organisation and internal control system
Explanation	
The audit firm assesses the adequacy of the corporate go	
between management and monitoring at the institution (p	principle of "checks & balances").
If the audit firm considers the professional qualifications of governance, supervision and control and/or the executive inadequate, it must detail its reasons.	
If the institution manages collective investment schemes whether the respective internal organisation is adequate.	with a sustainability context the audit firm assesses
Net risk Intervention in the reporting	year
Corporate governance is appropriate.	
There is adequate separation between the body responsible for governance, supervision and control and operational management.	
The members of the body responsible for governance, supervision and control as well as the executive management have the required professional qualifications.	
The internal organisation is appropriately structured taking into account the nature and extent of the business activities.	
There is an effective separation between decision-making (asset management), execution (trading and settlement) and administration for the management of collective investment schemes.	
The internal control system is appropriately structured taking into account the nature and scope of the business activities.	



The institution complies with the articles of association and organisational regulations approved by FINMA.			
The authorised institution has an inventory of contracts and directives and keeps it up to date.			
The institution affiliated itself to an ombudsman.			
The customer segmentation is appropriate as per Art. 4 FinSA.			
The confirmations are based on the following audit procedu	ures		
6.2.2 Information technology			
Audit area	Audit field		
Internal organisation	Information technology		
Explanation	J L		
The audit firm assesses the appropriateness of the design infrastructure (hardware/software), IT strategy and IT orga Management (BCM). Moreover, it assesses the appropriately the risks. The audit firm names the relevant systems for fund management, order processing, client relationship management.	anisation as well as IT security and Business Continuity teness of the processes and measures in the area of gement, fund administration, individual asset		
Net risk Intervention in the reporting y	/ear		
IT is appropriately designed taking into account the nature and extent of the business activities.			
The design of the processes and measures to detect and minimise cyber risks and report cyber attacks is appropriate with regard to the nature and scope of the business activities.			
The confirmations are based on the following audit procedures			
6.2.3 Risk management			
Audit area	Audit field		
Internal organisation	Risk management		
Explanation			
If the institution manages collective investment schemes whether sustainability risks are adequately covered within			
If the licence holder holds personal data on individual persons ("client data") – e.g. in connection with individual asset management – the audit firm will assess the organisational measures in place to protect this client data.			



Vet risk	Intervention in the reporting	/ear
The institution has regulate management and determin		
The risk management function designed taking into account the business activities.		
The risk management is fur segregated from the operat	nctionally and hierarchically ional business units.	
The risk management function professional competence a		
The identification, measure risks and other material risk investment schemes are ca		
	ment and control of the risks ent mandates are carried out	
The identification, measure related to all other manage individual asset manageme carried out appropriately.	ment mandates (e.g.	
The risk management in reactivities is carried out appr		
The risk management in recarried out appropriately.	lation to operational risks is	
The risk management in reclient data is carried out ap	lation to the confidentiality of propriately.	
Risk reporting to the execution body responsible for govern control is appropriate.		
The liquidity management properties investment schemes is app	process for the collective ropriate.	
	for the collective investment designed and are performed	
use of liquidity managemen	y, defines measures for the	
The confirmations are based	on the following audit procedu	ures

6.2.4 Compliance



Audit area		Audit field
Internal organisation		Compliance
Net risk	Intervention in the reporting y	vear ear
The compliance function is taking into account the natubusiness activities.		
The compliance function is hierarchically segregated frounits.	functionally and om the operational business	
The compliance function ha competencies and time rese		
The compliance reporting to and the body responsible for and control is adequate.	o the executive management or governance, supervision	
The confirmations are based	on the following audit procedu	ires
6.2.5 Delegation of tas	ks / Outsourcing	
Audit area		Audit field
Internal organisation		Delegation of tasks / Outsourcing
Explanation		
		ations" an overview of the material tasks delegated by the nandataries) in accordance with Art. 14 FinIA, 15-17 FinIO
The delegation of investme	nt decisions is to be treated in	section No. 6.2.6.
Net risk Intervention in the reporting year		
The institution maintains an functions.	inventory of outsourced	
The selection and instruction of mandataries when delegating tasks is adequate.		
The delegation of tasks is properly documented in written agreements. Where security-relevant functions are outsourced security requirements are defined therein.		
The monitoring and control mandataries is performed w sufficient, adequately qualif	vith diligence and with	
The confirmations are based	on the following audit procedu	ires



6.2.6 Investment decision process Audit area Audit field Investment decision process Internal organisation Explanation If the institution manages collective investment schemes with a sustainability context the audit firm assesses if the sustainability criteria are adequately considered in the investment decision process. Net risk Intervention in the reporting year The investment decision process is appropriately designed taking into account the nature and extent of the business activities. The investment decision process corresponds to the relevant legal and contractual documents. Investment decisions in the context of pension fund management proceed in compliance with the specific legal investment guidelines (e.g. BVV2, provided there is a corresponding contractual obligation). Investment decisions are only delegated to, and executed by, parties that have the required authorisation (Art. 14 FinIA). Investment decisions by authorised third parties are effectively monitored. The involvement of investment advisers in the investment decision process is adequate. The confirmations are based on the following audit procedures 6.2.7 Compliance with investment guidelines Audit area Audit field Internal organisation Compliance with investment guidelines Explanation If the institution manages collective investment schemes with a sustainability context the audit firm assesses if the sustainability criteria and/or restrictions (e.g. exclusions) are supervised adequately. The audit firm assesses compliance with investment restrictions and the remediation of investment breaches for managed collective investment schemes and individual asset management. The audit firm adopts a summary position on the material active investment breaches during the reporting year and states the measures taken to remediate the breaches. It also assesses whether passive investment breaches were rectified within an appropriate timeframe. Net risk Intervention in the reporting year



The organisational and operational structure for monitoring investment restrictions and remediating investment breaches is appropriate.	
Investments correspond to legal, fund contractual and contractual investment restrictions.	
The monitoring of investment regulations and/or restrictions is appropriate.	
The measures taken to remediate investment breaches were appropriate and in the interests of the investor.	
The confirmations are based on the following audit procedu	ures
6.2.8 Valuation and NAV calculation	
Audit area	Audit field
Internal organisation	Valuation and NAV calculation
Explanation	
The audit firm takes a position regarding any material valuere remediated and the appropriateness of the measure	
Net risk Intervention in the reporting	year
Internal directives and processes to value investments, calculate net asset values and issue and redemption prices are appropriate.	
Calculation of the market value as per Art. 88 CISA is correct and complies with legal and regulatory provisions.	
For real estate funds:	
The regulations regarding the valuation of properties, building land as well as construction projects and their inspection according to Art. 92 to 94 CISO resp. Art. 86 CISO-FINMA have been adhered to.	
The independence of the valuation expert according to Art. 64 para. 2 let. b CISA is guaranteed.	
The fund management company performs an appropriate and documented plausibility test of the valuation results.	
The fund management company used the valuation results of the independent expert in the annual accounts without modifying them (Art. 93 para. 4 CISO).	
The confirmations are based on the following audit procedu	ures



6.2.9 Duties in relation to derivative transactions Audit area Audit field Internal organisation Duties in relation to derivative transactions Net risk Intervention in the reporting year Internal directives and methods/processes relating to the settlement via a central counterparty are appropriate and were applied effectively (for audit depth "audit"). Internal directives and methods/processes relating to notification duties to a trade repository are appropriate and were applied effectively (for audit depth "audit"). Internal directives and methods/processes relating to risk-mitigation obligations are appropriate and were applied effectively (for audit depth "audit"). Internal directives and methods/processes relating to the obligation to trade via trading venues and organised trading systems are appropriate and were applied effectively (for audit depth "audit"). The confirmations are based on the following audit procedures 6.2.10 Notification obligations (institution and product level) Audit area Audit field Notification obligations (institution and product level) Internal organisation Net risk Intervention in the reporting year The institution complied with the provisions relating to notification obligations. Notification obligations at the level of collective investment schemes were complied with. The confirmations are based on the following audit procedures 6.2.11 Offering of financial instruments FinSA Audit area Audit field Internal organisation Offering of financial instruments FinSA

Intervention in the reporting year

Net risk



			_
The provisions for the offeri are complied with.	ng of financial instruments		
There are appropriate proce appointing third parties for t services.	esses and controls when he provision of financial		
Advertising for financial inst as such.	ruments is clearly indicated		
The confirmations are based	on the following audit procedu	ires	
6.3 Minimum capital ar	nd capital adequacy req	uirements	
Audit area		Audit field	
Minimum capital and capita	l adequacy requirements	Minimum capital and capital	al adequacy requirements
Explanation		J <u>L</u>	
The minimum capital accord forward or a current loss of	ding to Art. 58 FinIO must be p	aid up in full and must not be	impaired by a loss carried
eligible capital based on the	nnex under "10.2 Documents to numbers in the financial state vant information regarding req	ments (reference to the annu	on of the required and report may be made,
Net risk	Intervention in the reporting y	/ear	
Adequate processes and cocompliance with the minimula adequacy requirements are	m capital and the capital		
The minimum capital requirements are complied with.			
The capital adequacy requirements are complied with.			
The restrictions under Art. 3 investing and/or lending of toomplied with.			
The confirmations are based	on the following audit procedu	ıres	
6.4 Rules of conduct			
6.4.1 Anti-money laund	dering provisions		
Audit area		Audit field	
Rules of conduct		Anti-money laundering pro	visions
Net risk	Intervention in the reporting y	vear	



A General audit points:		
The design of the organisational measures for compliance with anti-money laundering rules is appropriate.		
The management of high-risk business relationships is correct.		
High-risk transactions are managed correctly.		
Notification duties and asset freezes are performed correctly.		
B Identification:		
The opening of business relationships (incl. identification of contracting party, determination of controlling persons, beneficial owners) is correct.		Year of last intervention
C Complex structures:		
The management of business relationships with complex structures is correct.		Year of last intervention
D Politically Exposed Persons (PEP):		
The management of business relationships with PEP is correct.		Year of last intervention
E Trade Finance & Sanctions:		
The management of trade finance and sanctions is correct.		Year of last intervention
F Virtual Assets / Virtual Asset Service Provider:		
Services in the context of Virtual Assets are provided correctly.		Year of last intervention
The confirmations are based on the following audit procedu	ıres	
References for supplements		
(refer to FINMA audit points); mention other/additional aud	dits	
6.4.2 Protection of investors' interests CISA		
Audit area	Audit field	
Rules of conduct	Protection of investors' inter	ests CISA
Net risk Intervention in the reporting y	/ear	
The processes and controls to ensure the protection of investors' interests are appropriate.		



For real estate funds: The appropriate directives and processes are in place to ensure that borrowing takes place at market conditions. The confirmations are based on the following audit procedures 6.4.3 Conduct rules FinSA Audit area Audit field Rules of conduct Conduct rules FinSA Net risk Intervention in the reporting year The operational organisation related to the management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management), portfolio-based investment advisory services for individual transactions and execution-only transactions and execution-only services for individual transactions and execution-only					
to ensure that borrowing takes place at market conditions. The confirmations are based on the following audit procedures 6.4.3 Conduct rules FinSA Audit area Rules of conduct Conduct rules FinSA Net risk Intervention in the reporting year The operational organisation related to the management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
Audit area Rules of conduct Rules of conduct Net risk Intervention in the reporting year The operational organisation related to the management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
Audit area Rules of conduct Net risk Intervention in the reporting year The operational organisation related to the management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
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management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
management, controlling and reporting of suitability risks in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions) is appropriate. The internal processes for compliance with conduct rules related to the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
rules related to the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only					
transactions are appropriate.					
The measures taken to provide training and further education in the management of financial instruments (portfolio management), portfolio-based investment advisory services, investment advisory services for individual transactions and execution-only transactions are appropriate.					
The confirmations are based on the following audit procedures					
References for supplements					
(refer to FINMA audit points); mention other/additional audits					
6.4.4 Market conduct rules and market integrity					
Audit area Audit field					
Rules of conduct Market conduct rules and market integrity					
Net risk Intervention in the reporting year					



The internal directives and methods/processes for the identification, measurement, management and monitoring of risks in the area of market conduct are appropriate.	
The rules of market conduct are complied with.	
The confirmations are based on the following audit procedu	ures
References for supplements	
(refer to FINMA audit points); mention other/additional audit	dits
6.4.5 Cross-border activities	
Audit area	Audit field
Rules of conduct	Cross-border activities
Net risk Intervention in the reporting	year
The methods/processes for the identification, measurement, management and monitoring of cross-border risks are appropriate.	
The internal guidelines regarding cross-border activities are complied with.	
The confirmations are based on the following audit procedu	ures
References for supplements	
(refer to FINMA audit points); mention other/additional audit	dits
7. Additional audits	
The audit firm summarises the results of additional audits. A	Any notices of reservation and recommendations are to be
Were additional audits carried out in accordance with the au O Yes O No	udit strategy?

8. Additional comments

8.1. Events after the completion of the audit procedures

Are there any significant events that were identified in the period between the completion of the audit procedures and the submission of the audit report?

O Yes O No

8.2 Supplementary reports



Is there any s	supplementary	reporting (e.g	g. management	letter) with	details of	significant	findings and
recommenda	itions?						

O Yes O No

8.3 Additional comments or information from the audit firm

Are there any additional comments or information from the audit firm?

O Yes O No

9. Signatures/confirmation by the audit firm

The lead auditor together with another auditor with signatory powers sign the PDF-report (qualified electronic signature), which they submit as an attachment to the electronic survey via the FINMA survey platform.

If it is not possible to sign the report electronically in a qualified manner, it must be printed out, signed by hand an submitted to FINMA by post in addition to the electronic submission of the survey via the FINMA survey platform.

10. Annex

10.1 List of delegations

10.1.1 Activities delegated by the fund management company to a third party

Supplement to audit field 6.2.5 Delegation of tasks/outsourcing

Are there any activities delegated to a third party?

O Yes O No

10.2 Documents to be submitted

The following documents are to be submitted with the audit report:

- □ a) Group structure (organisational chart)
- □ b) Organisational chart of the fund management company
- □ c) Additional documents deemed relevant by the audit firm