

REGISTERS OF REGISTRABLE CONTROLLERS GUIDANCE FOR LIMITED LIABILITY PARTNERSHIPS

VERSION 2.0

Issued on 16 June 2025

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Version	Notes
1.0	Issued on 31 March 2017.
1.1	Issued on 25 April 2017.
	 Updated paragraphs 1; 2.1; 3.1 to 3.2; 4.1; 5.1 to 5.2; 6.1; 7.1 to 7.2; 8.4 to 8.5; 9.2; and Annex A heading.
	 Paragraph 2.1 updated to clarify that (i) a LLP which partners consist only of, inter alia, a company that is wholly-owned by the Government of Singapore, is exempted; and (ii) LLPs that are undergoing winding up, receivership or striking off are not exempted.
	 Paragraph 3.2 updated to clarify that (i) as part of the annual declaration filing, LLPs are required to declare whether the LLP is keeping its register of registrable controllers at its registered office or the registered office of its appointed registered filing agent; and (ii) the LLP is not required to lodge, inform or update ACRA about the address of the location where the register of registrable controllers is kept.
	 Paragraph 4.1 updated to clarify that (i) if a registrable controller or a person who knows the identity of a registrable controller already gave the requisite information to the LLP and this information is accurate, the LLP need not send the notice to that person; and (ii) if the LLP is confident that certain members and/or managers are not registrable controllers and do not know person(s) who are registrable controllers of the LLP or are likely to have that knowledge, the LLP need not send the notice to these members and/or managers.
	 Paragraph 5.1 updated to clarify that if a LLP sends a notice to a registrable controller and the registrable controller does not reply to the notice, the LLP should enter the particulars of the registrable controller that the LLP has in its possession into the register with a note indicating that the particulars have not been confirmed by the registrable controller.
	 Paragraph 5.2 updated to (i) clarify that the date on which an individual or legal entity becomes/ceases to be a registrable

	 controller (that is entered into the register of registrable controllers) should be the actual date that the person becomes/ceases to be a controller, which has to be on or after 31 March 2017; and (ii) provide some examples of the name of corporate entity register of the jurisdiction where the registrable corporate controller is formed or incorporated. Paragraph 6.1 updated to clarify that if a registrable controller already gave the requisite updated information to the LLP and this information is accurate, the LLP need not send the notice to the registrable controller.
1.2	Issued on 11 July 2017.
	 Updated paragraphs 2; 2.1; 3.3; 7.1 to 7.2; 7.10 to 7.14; 8.5; 9.1; and 9.2.
	 Paragraph 2 updated to clarify that the register of registrable controllers and the register of nominee directors are two different registers and the definitions of "registrable controller" and "nominee director" are also different.
	 Paragraph 2.1 updated to clarify that the exemptions only apply to the requirements on a foreign company keeping a register of registrable controllers and they do not apply to the registrable controller's duty to provide information.
	 Paragraph 3.3 updated to clarify that foreign companies are required to comply with the form of the register as prescribed in the Regulations and the exact formatting of the register may vary from Annex A, as long as the form as prescribed in the Regulations is complied with.
	 Paragraphs 7.1 and 7.10 to 7.14 updated with illustrative diagrams.
1.3	Issued on 18 September 2017.
	Updated paragraphs 6.1 and 9.2.
	 Paragraph 6.1 amended to state that (i) LLPs are advised to review and update their registers annually by checking with

	every registrable controller whose particulars are contained in
	the register; (ii) a LLP is required to send a notice to a
	registrable controller if the LLP knows or has reasonable
	grounds to believe a relevant change has occurred in the
	particulars of the registrable controller or the particulars of the
	registrable controller are incorrect; (iii) if the LLP knows for a
	fact that there are no relevant changes in the particulars of a
	registrable controller and the particulars are correct, the LLP
	need not send the notice; and (iv) LLPs are advised to
	document why it is satisfied that no relevant changes have
	occurred in the particulars of registrable controllers and the
	particulars are correct, as supporting documents may be
	requested by public agencies upon inspection of the registers.
	 Paragraph 9.2 updated to provide examples of the supporting
	documents that must be furnished by LLPs when requested by
	the Registrar and public agencies.
1.4	 Issued on 7 September 2018.
	• Amended paragraphs 4.1 and 5.2
	 Amended paragraphs 4.1 and 5.3.
	 Paragraphs 4.1 and 5.3 amended to emphasise that LLPs
	need to apply section 32G of the Limited Liability Partnerships
	Act to find out and identify their registrable controllers, and that
	LLPs that are of the view that they are unable to identify their
	registrable controllers should contact ACRA for assistance.
1.5	 Issued on 22 May 2019.
	133ded 311 22 May 2013.
	Amended paragraph 3.2.
	Paragraph 3.2 amended to clarify that if a LLP appoints a
	registered filing agent to help the LLP keep its register of
	registrable controllers and the registered filing agent
	subsequently resigns, the registered filing agent should hand
	over the register to the LLP, who may appoint another
	registered filing agent for the purpose of keeping the register.
1.6	• Jesued on 12 Jul 2021
1.0	Issued on 12 Jul 2021.

- Amended paragraphs 2.1; 5.2; and 7.2.
- Paragraph 2.1 amended to (a) clarify that "Public Act" refers to a public Act passed by the Parliament of Singapore and not a legislation passed by a foreign government; and (b) provide more details on the reference to section 5B of the Companies Act.
- Paragraph 5.2 amended to clarify two particulars of registrable corporate controllers, namely (a) legal form of the registrable corporate controller; and (b) statute under which the registrable corporate controller is formed or incorporated.
- Paragraph 7.2 amended to address some examples of entities that are capable/incapable of being individual/corporate controllers of a LLP.

1.7

- Issued on 4 Oct 2022.
- Amended paragraphs 5.3; 7.2; and 8.5; and footnote 24.
 Added paragraph 7.14. Paragraphs 5.3 and 7.14 have been amended/added following the commencement of sections 3(1)(a), (b), (c), and (d) of the Corporate Registers (Miscellaneous Amendments) Act 2022 on 4 Oct 2022.
- References to legislation in this Guidance have also been updated following the 2020 Revised Edition of Acts coming into force on 31 December 2021. For example, references to "Limited Liability Partnerships Act (Cap. 163A)" have been updated to "Limited Liability Partnerships Act 2005".
- Paragraph 5.3 updated to explain the new requirement for LLPs to enter the particulars of the partners with executive control in their registers of registrable controllers if no individual or legal entity having significant interest in or significant control over the LLP has been identified.
- Paragraph 7.2 updated to clarify that for the purpose of applying the definition of a corporate controller, where the entity in question is formed or incorporated or existing outside Singapore, whether the entity is a body corporate is determined by the relevant foreign law. If the entity is not a

body corporate under the foreign law, then the entity would not be capable of being a corporate controller.

- Paragraph 7.14 added to explain who is a partner with executive control of a LLP.
- Paragraph 8.5 updated to add the administrator or executor of a deceased's estate as an example of an individual/legal entity who exercises a function under a law.
- Footnote 24 updated to clarify the statutes under which the entities referred to in the footnote are incorporated/registered.

2.0

- Issued on 16 June 2025.
- This Guidance was updated in view of amendments to Part 6A of the LLP Act by the Companies and Limited Liability
 Partnerships (Miscellaneous Amendments) Act 2024 which commenced on 16 June 2025, and amendments to the Limited Liability Partnerships (Register of Controllers) Regulations 2022 which commenced on 16 June 2025.
- Paragraphs 2, 6.1 and 6.2 updated and Annex F inserted on requirement to send notices to verify the accuracy of information in their register of controllers with their controllers annually.
- Paragraph 2.1 updated to insert existing requirement for exempted LLPs to declare the category of exemption they fall under in their Annual Declaration.
- Paragraph 3.1 amended to reflect the requirement for LLPs registered from 16 June 2025 to maintain a register from their date of registration.
- Paragraph 5.1 updated to extend the prescribed time for LLPs to update their register of controllers from 2 business days to 7 calendar days.
- Paragraph 5.1 and Annexes B to E updated to require controllers to provide dated signatures and declare that the information they provide is true and accurate.

- Paragraphs 5.2 and 5.3 updated to insert new particulars of email address and contact number.
- Inserted section 10 on existing requirements for lodging information to the central register of controllers.
- Paragraphs 1, 4.1, 5.1, 8.5, header of 9.1, and Annex A were updated.

INTRODUCTION

- 1.0.1 Part 6A of the Limited Liability Partnerships Act 2005 ("LLP Act") relates to the register of registrable controllers of limited liability partnerships ("LLPs"). Part 6A is to be read with the Limited Liability Partnerships (Register of Controllers) Regulations 2022 (the "Regulations").
- 1.0.2 This Guidance is issued by the Accounting and Corporate Regulatory Authority ("ACRA") to help LLPs understand and comply with the requirements pertaining to the register of registrable controllers. This Guidance is not intended to be exhaustive and does not constitute legal advice. LLPs may wish to seek legal advice when in doubt.

REQUIREMENTS AT A GLANCE

2.0.1 LLPs are required to each:

- (i) Maintain a register of registrable controllers containing the particulars of the LLP's registrable controllers (section 47 of the LLP Act);
- (ii) Take reasonable steps to identify the registrable controllers of the LLP, including sending notices to any person whom the LLP knows or has reasonable grounds to believe is a registrable controller of the LLP, or has knowledge of someone who is a registrable controller or is likely to have that knowledge (section 48 of the LLP Act);
- (iii) Keep the particulars in its register of registrable controllers up-to-date by sending notices to registrable controllers whose particulars the LLP knows or has reasonable grounds to believe have changed or is inaccurate (sections 49) and 50 of the LLP Act);
- (iv) Send notices every calendar year to every registrable controller whose particulars are stated in the LLP's register of controllers on whether any change has occurred in the particulars or any of the particulars is incorrect (section 50A of the LLP Act), and
- (v) Produce the register of registrable controllers and any related document to the Registrar, an officer of ACRA or a public agency, upon request (section 53 of the LLP Act).
- 2.0.2 Please note that the register of registrable controllers and the register of nominee directors (that only companies are required to keep)¹ are two different registers. The definitions of "registrable controller" and "nominee director" are also different. Depending on the facts and circumstances of a case, an individual may be both, either or neither. The fact that an individual is a registrable controller does not by itself mean that the same individual is a nominee director, and vice versa.

2.1 Exemptions

2.1.1 The following LLPs are exempted:

- (i) A LLP that is a Singapore financial institution²;
- (ii) A LLP which partners consist only of -

¹ Please refer to the ACRA-issued Guidance for companies on registers of nominee directors.

² For the definition of "Singapore financial institution", please see paragraph 2 of the Sixth Schedule to the LLP Act.

- a. A public company which shares are listed for quotation on an approved exchange in Singapore³;
- b. A company or foreign company that is a Singapore financial institution;
- c. A company that is wholly-owned by the Government of Singapore;
- d. A company that is wholly-owned by a statutory body established by or under a public Act⁴ for a public purpose;
- e. A company that is a wholly-owned subsidiary⁵ of a company mentioned in (a), (b), (c) or (d);
- f. A foreign company that is a wholly-owned subsidiary of a foreign company that is a Singapore financial institution mentioned in (b); or
- g. A company or foreign company which shares are listed on a securities exchange in a country or territory outside Singapore and which is subject to (i) regulatory disclosure requirements; and (ii) requirements relating to adequate transparency in respect of its beneficial owners, imposed through stock exchange rules, law or other enforceable means.
- 2.1.2 Companies and foreign companies subject to requirements similar to the substantial shareholder notification and disclosure requirements under Part 7 of the Securities and Futures Act 2001 that listed companies have to comply with would qualify under (b)(vii).
- 2.1.3 LLPs that are undergoing winding up, receivership or striking off are not exempted, unless they qualify under (a) or (b).

⁴ "Public Act" refers to a public Act passed by the Parliament of Singapore, and not a legislation passed by a foreign government.

Definition of a wholly owned subsidiary

5B. For the purposes of this Act, a corporation is a wholly owned subsidiary of another corporation if none of the members of the first-mentioned corporation is a person other than –

- (a) That other corporation;
- (b) A nominee of that other corporation;
- (c) A subsidiary of that other corporation being a subsidiary none of the members of which is a person other than that other corporation or a nominee of that other corporation; or
- (d) A nominee of such subsidiary.

³ i. e. Singapore Exchange.

⁵ Please see section 5B of the Companies Act, which contains the rules to be used to determine whether a company is a wholly-owned subsidiary of another company. For your easy reference, we reproduce section 5B below:

- 2.1.4 Please note that the exemptions only apply to the requirements on a LLP keeping a register of registrable controllers⁶; they do not apply to the registrable controller's duty to provide information⁷. For example, a LLP X that is a Singapore financial institution is not required to keep a register of registrable controllers, but if X is a registrable controller of a LLP Y that is not exempted from the requirements on keeping a register of registrable controllers, then X is required to provide its information to Y and X's particulars are required to be contained in Y's register of registrable controllers.
- 2.1.5 As part of the annual declaration filing, exempted LLPs are required to declare the category of exemption they fall under.

⁶ See sections 47 to 50A of the LLP Act.

⁷ See sections 51 and 52 of the LLP Act.

MAINTAINING A REGISTER OF REGISTRABLE CONTROLLERS

3.1 Timelines

- 3.1.1 LLPs are required to each maintain a register of registrable controllers within the following timelines:
 - (i) LLPs registered on or after16 June 2025: starting on the date of the LLP's date of registration;
 - (ii) LLPs registered on or after 31 March 2017 but before 16 June 2025: within 30 days of the date of registration;
 - (iii) LLPs registered before 31 March 2017: within 60 days of 31 March 2017;
 - (iv) LLPs which are not required to maintain the register but are subsequently required to do so: within 60 days of the date of being required to maintain the register. For example, a LLP that was a Singapore financial institution but subsequently ceased to be a Singapore financial institution must keep a register of registrable controllers within 60 days of cessation.

3.2 Location of register

- 3.2.1 LLPs may keep their registers of registrable controllers at (i) their registered offices or (ii) the registered offices of any registered corporate service provider appointed by the LLP for the purpose of keeping the register of registrable controllers.
- 3.2.2 As part of the annual declaration filing, LLPs are required to declare whether the LLP is keeping its register of registrable controllers at its registered office or the registered office of its appointed registered corporate service provider. The LLP is not required to lodge, inform or update ACRA about the address of the location where the register of registrable controllers is kept.
- 3.2.3 If LLPs appoint registered corporate service providers to help them keep their registers of registrable controllers and the registered corporate service providers subsequently resign, the registered corporate service providers should hand over the registers to the LLPs, who may appoint other registered corporate service providers for the purpose of keeping the registers.

3.3 Form of register

3.3.1 LLPs may keep their registers electronically or in hardcopy format. LLPs are required to comply with the form of the register as prescribed in the Regulations. A template is at <u>Annex A.</u> The exact formatting of the register may vary as long as the form as prescribed in the Regulations is complied with.

TAKING REASONABLE STEPS AND SENDING OUT NOTICES

4.1 Taking reasonable steps

- 4.1.1 LLPs are required to take reasonable steps to find out and identify their registrable controllers. This means LLPs must minimally send out notices to each partner and each manager of their LLPs annually. A copy of this notice is at Annex B.
- 4.1.2 If registrable controllers or persons who know the identities of registrable controllers already gave the requisite information to the LLPs and this information is accurate, the LLPs need not send the notices to those persons.

4.2 Sending out notices

- **4.2.1** The two types of notices that may be sent are prescribed in the Regulations; for convenient reference, a copy is at <u>Annexes B and C</u>.
- 4.2.2 The notice at Annex B should be sent to individuals and legal entities that the LLP knows or has reasonable grounds to believe are registrable controllers of the LLP.
- 4.2.3 The notice at Annex C should be sent to individuals and legal entities that the LLP knows or has reasonable grounds to believe that they know or have reasonable grounds to know the identity of a person who is a registrable controller of the LLP or is likely to have that knowledge.
- 4.2.4 LLPs may send the notice electronically or in hardcopy format. There is no legal requirement for the notice to be sent via registered mail. The notice need not be signed by a partner or manager of the LLP.
- 4.2.5 LLPs are strongly encouraged to document the sending of notices and the receipt of replies to notices.

ENTERING PARTICULARS INTO THE REGISTER OF REGISTRABLE CONTROLLERS

5.1 When to enter particulars

- 5.1.1 LLPs are required to enter/update particulars of registrable controllers into their registers of registrable controllers within 7 calendar days after the particulars have been "confirmed" by the controller.
- 5.1.2 For registrable controllers whose particulars are not stated in the register ⁸, particulars are confirmed if:
 - (i) The registrable controller (X) or a registered corporate service provider (acting on behalf of X) replies to a notice confirming that X is a registrable controller and provides X's particulars to the LLP; or
 - (ii) X notifies the LLP that he is a registrable controller and provides his particulars to the LLP.
- 5.1.3 For registrable controllers whose particulars as stated in the register are outdated⁹, particulars are confirmed if:
 - (i) The registrable controller (X) or a registered corporate service provider (acting on behalf of X) replies to a notice confirming that a change in X's particulars that are stated in the register of registrable controllers has occurred and provides X's new particulars to the LLP; or
 - (ii) X notifies the LLP that a change in X's particulars that are stated in the register of registrable controllers has occurred and provides X's new particulars to the LLP.
- 5.1.4 For registrable controllers whose particulars as stated in the register are inaccurate¹⁰, particulars are confirmed if the registrable controller (X) or a registered corporate service provider (acting on behalf of X) replies to a notice confirming that X's particulars that are stated in the register of registrable controllers are incorrect and provides X's correct particulars to the LLP.
- 5.1.5 The particulars or new particulars provided must be accompanied by:
 - (i) A statement made by the controller that the information provided in his or her confirmation or notification (as the case may be) is true and accurate; and

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⁸ See paragraph 4.1 to 4.2.

⁹ See paragraph 6.1 to 6.2.

¹⁰ See paragraph 6.1 to 6.2.

- (ii) The controller's signature and the date of the signature affixed immediately below the statement.
- 5.1.6 If the particulars of a registrable controller are not confirmed, a LLP must enter or update the particulars that the LLP has in its possession into its register with a note indicating that the particulars have not been confirmed by the registrable controller. This must be done within 7 calendar days after the end of 30 days after the date on which the notice is sent by the LLP to the registrable controller.
- 5.1.7 For example, if a LLP sends a notice to a registrable controller and the registrable controller does not reply to the notice and confirm that he is a registrable controller even though he is a registrable controller, the LLP should enter the particulars of the registrable controller that the LLP has in its possession into the register with a note indicating that the particulars have not been confirmed by the registrable controller.

5.2 Particulars to be entered

- 5.2.1 The particulars to be entered in the register are as follows:
 - (i) For registrable individual controllers
 - Full name;
 - Aliases, if any;
 - Residential address;
 - Email address;
 - Contact number;
 - Nationality;
 - Identity card number or passport number;
 - Date of birth;
 - Date on which the registrable individual controller became an individual controller of the LLP; and
 - Date on which the registrable individual controller ceased to be an individual controller of the LLP, if applicable.
 - (ii) For registrable corporate controllers
 - Name;
 - Unique entity number issued by the Registrar, if any;
 - Address of registered office;
 - Email address:
 - Contact number:
 - Legal form of the registrable corporate controller¹¹;

¹¹ "Legal form of the registrable corporate controller" refers to the type of legal entity that the registrable corporate controller is. For example, if a registrable corporate controller is a private company incorporated under the Singapore Companies Act, then the "legal form" of this registrable corporate controller should be indicated as "Private company".

- Jurisdiction where, and statute 12 under which, the registrable corporate controller is formed or incorporated;
- Name of the corporate entity register of the jurisdiction where the registrable corporate controller is formed or incorporated, if applicable;
- Identification number or registration number of the registrable corporate controller on the corporate entity register of the jurisdiction where the registrable corporate controller is formed or incorporated, if applicable;
- Date on which the registrable corporate controller became a corporate controller of the LLP; and
- Date on which the registrable corporate controller ceased to be a corporate controller of the LLP, if applicable.
- 5.2.2 The date on which an individual or legal entity becomes/ceases to be a registrable controller (that is entered into the register of registrable controllers) should be the actual date that the person becomes/ceases to be a controller, which has to be on or after 31 March 2017 as the law commenced on that date.
- 5.2.3 The following are some examples of the names of corporate entity register in the jurisdictions where the registrable corporate controller is formed or incorporated:
 - (i) If the registrable corporate controller is a local company incorporated under the Companies Act 1967, the name of the register would be the Accounting and Corporate Regulatory Authority.
 - (ii) If the registrable corporate controller is a company incorporated under the United Kingdom's Companies Act 2006, the name of the register would be UK Companies House.

5.3 LLPs that are of the view that they have no registrable controllers or are unable to identify a registrable controller

- 5.3.1 LLPs are required to find out and identify their registrable controllers under section 48 of the LLP Act.
- 5.3.2 Where a LLP knows or has reasonable grounds to believe that (a) the LLP has no registrable controller; or (b) the LLP has a registrable controller but has not been able to identify the registrable controller, each partner with executive control¹³ of the LLP is taken to be a registrable controller of the LLP.
- 5.3.3 This means that the LLP must enter the following in its register of registrable controllers:
 - (i) A note stating –

¹² "Statute under which the registrable corporate controller is formed or incorporated" refers to the legislation under which the registrable corporate controller is formed or incorporated.

¹³ Please refer to paragraph 7.14 of this Guidance which explains who is a partner with executive control of a LLP.

- a. That the LLP knows, or has reasonable grounds to believe, as the case may be — (A) that the LLP has no registrable controller; or (B) that the LLP has a registrable controller but has not been able to identify the registrable controller; and
- b. That each partner with executive control is taken to be a registrable controller of the LLP; and
- (ii) The particulars of each partner with executive control of the LLP.
- 5.3.4 The particulars of a partner with executive control are:
 - Full name;
 - Aliases, if any;
 - Residential address:
 - Email address:
 - Contact number;
 - Nationality;
 - Identity card number or passport number;
 - Date of birth;
 - Date on which the partner with executive control is taken to be a registrable controller of the LLP; and
 - Date on which the partner with executive control is no longer taken to be a registrable controller of the LLP, if applicable
- 5.3.5 The LLP must enter the note and particulars in its register of registrable controllers within 2 business days after the date on which the LLP (i) knows, or has reasonable grounds to believe that the LLP has no registrable controller; or (ii) having taken the reasonable steps required by section 48(1) of the LLP Act¹⁴, forms the opinion that it is unable to identify the registrable controller.
- 5.3.6 The LLP must update its register of registrable controllers for any changes in the particulars within 2 business days after the date on which the LLP knows or has reasonable grounds to believe that the change to the particulars has occurred 15.
- 5.3.7 If the LLP subsequently enters the particulars of a registrable controller into its register of registrable controllers¹⁶, it must, at the same time, enter in its register of registrable controllers a note stating (a) that each partner with executive control of

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¹⁴ Please see paragraph 4.1 and 4.2 of this Guidance.

¹⁵ For avoidance of doubt, the requirements for a LLP to (a) take reasonable steps and send out notices; and (b) keep particulars up-to-date and correct inaccuracies as described in paragraph 4.1 to 4.2 and 6.1 to 6.2 of this Guidance respectively do not apply to the particulars of a partner with executive control mentioned in this paragraph. For example, a LLP is not required to send the notice mentioned in paragraph 4.2 or 6.2 to its partner(s) with executive control.

¹⁶ Please see paragraph 5.1 of this Guidance.

the LLP is no longer taken to be a registrable controller of the LLP; and (b) the date on which the particulars of the registrable controller were entered in its register of registrable controllers.

KEEPING PARTICULARS UP-TO-DATE AND CORRECTING INACCURACIES

6.1 Duty to keep particulars up-to-date and correcting inaccuracies

- 6.1.1 LLPs are required to (i) keep the particulars in their registers up-to-date and (ii) correct inaccuracies in the particulars.
- 6.1.2 LLPs are advised to review and update their registers annually by checking with every registrable controller whose particulars are contained in the register on whether a relevant change¹⁷ has occurred in the particulars and whether any of the particulars are incorrect. A LLP is required to send a notice to a registrable controller if the LLP knows or has reasonable grounds to believe a relevant change has occurred in the particulars of the registrable controller¹⁸ or the particulars of the registrable controller are incorrect¹⁹.
- 6.1.3 If a LLP has received credible information (e.g. from newspaper reports or law enforcement authorities) that the particulars of a registrable controller are outdated or inaccurate, the LLP should send a notice to the registrable controller.
- 6.1.4 If the LLP knows for a fact that there are no relevant changes in the particulars of a registrable controller and the particulars are correct, the LLP need not send the notice. LLPs are advised to document why it is satisfied that no relevant changes have occurred in the particulars of registrable controllers and the particulars are correct, as supporting documents may be requested by public agencies upon inspection of the registers.
- 6.1.5 If a registrable controller already confirmed to the LLP that its particulars are up-todate or gave the requisite updated information to the LLP, the LLP need not send the notice to the registrable controller.
- 6.1.6 A LLP is to check annually with their registrable controllers whose particulars are stated in the register of controllers if there has been a change in their particulars of if their particulars are correct, by giving notice to every such controller.²⁰

¹⁷ A relevant change occurs if (i) an individual or legal entity ceases to be a registrable controller in relation to the LLP or (ii) any other change occurs as a result of which the particulars of the registrable controller in the LLP's register of registrable controllers are incorrect or incomplete.

¹⁸ A copy of the notice is at Annex D.

¹⁹ A copy of the notice is at Annex E.

²⁰ A copy of the notice is at Annex F.

6.2 Sending out notices

- 6.2.1 The notices are prescribed in the Regulations; a copy of the notice for updates is at Annex D, a copy of the notice for corrections is at Annex E, and a copy of the notice to check the particulars of controllers annually is at Annex E.
- 6.2.2 LLPs may send the notice electronically or in hardcopy format. There is no legal requirement for the notice to be sent via registered mail. The notice need not be signed by a partner or manager of the LLP.
- 6.2.3 LLPs are strongly encouraged to document the sending of notices and the receipt of replies to notices.

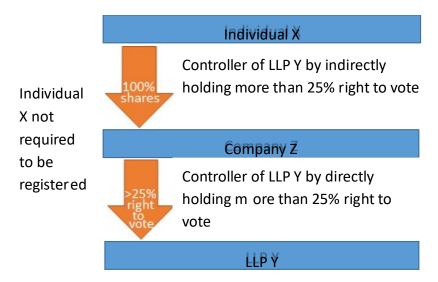
WHO IS A REGISTRABLE CONTROLLER OF A LLP?

7.1 Registrable controller

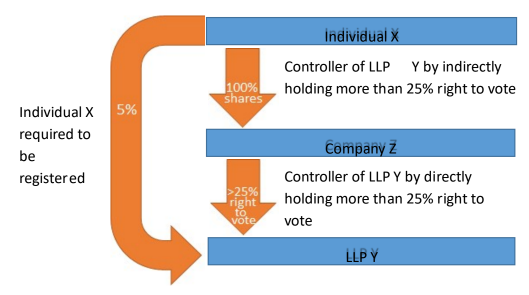
- 7.1.1 "Registrable" controllers of a LLP are required to be registered in the LLP's register of registrable controllers.
- 7.1.2 A controller (A) of a LLP (X) is registrable, unless:
 - (i) A's significant interest in or significant control over X is only through one or more controllers (B) of X;
 - (ii) A is a controller of B (or each B if more than one); and
 - (iii) B (or each B if more than one) is either
 - a. A limited liability partnership which is required to keep a register of registrable controllers of limited liability partnerships under the LLP Act;
 - A limited liability partnership that is exempted from the requirement to keep a register of registrable controllers of limited liability partnerships under the Sixth Schedule to the LLP Act;
 - c. A company or foreign company which is required to keep a register of registrable controllers under the Companies Act 1967;
 - d. A company or foreign company that is exempted from the requirement to keep a register of registrable controllers under the Fourteenth and Fifteenth Schedules to the Companies Act 1967 respectively;
 - e. A corporation which shares are listed for quotation on an approved exchange under the Securities and Futures Act 2001; or
 - f. A trustee of an express trust to which Part 7 of the Trustees Act 1967 applies.
- 7.1.3 The criteria in (a), (b) and (c) must be fulfilled before a controller may be considered as not registrable with respect to a LLP.
- 7.1.4 The requirement that controllers of a LLP must be "registrable" before their particulars are captured in the register of registrable controllers of that LLP helps avoid duplicative reporting.
- 7.1.5 Example 1: If (i) individual X is a controller of LLP Y only because he wholly owns company Z²¹ which is in turn a partner of LLP Y holding more than 25% of the rights to vote on those matters that are to be decided upon by a vote of the partners of

²¹ See paragraph 7.10.

LLP Y²² and (ii) company Z is required to keep a register of registrable controllers, individual X is not a registrable controller with respect to LLP Y and so person X's particulars are not required to be contained in LLP Y's register of registrable controllers. Individual X's particulars would instead be captured in company Z's register of registrable controllers.



7.1.6 Example 2: If individual X is a controller of LLP Y not only because he wholly owns company Z which is in turn a partner of LLP Y holding more than 25% of the rights to vote on those matters that are to be decided upon by a vote of the partners of LLP Y, but also because he himself holds 5% of the rights to vote on those matters that are to be decided upon by a vote of the partners of LLP Y, then individual X is a registrable controller with respect to LLP Y and so person X's particulars are required to be contained in LLP Y's register of registrable controllers.



²² See paragraph 7.8.

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7.2 Definition of individual and corporate controllers

- 7.2.1 Controllers may be individual or corporate controllers. By default, all controllers are registrable in the respective registers of controllers²³.
- 7.2.2 An individual controller is an individual who has a significant interest in, or significant control over, the LLP²⁴.
- 7.2.3 A corporate controller is a legal entity which has a significant interest in, or significant control over, the LLP. A legal entity is any body corporate formed or incorporated or existing in Singapore or outside Singapore and includes a foreign company registered under the Companies Act 1967²⁵. Where the entity in question is formed or incorporated or existing outside Singapore, whether the entity is a body corporate is determined by the relevant foreign law. If the entity is not a body corporate under the foreign law, then the entity would not be capable of being a corporate controller.
- 7.2.4 Please note that individual controllers who have significant interest in, or significant control over, a LLP indirectly through a legal entity or a chain of legal entities must by default²⁶ be recorded in the register of registrable controllers of the LLP.

7.3 Significant interest and significant control

- 7.3.1 An individual or legal entity has a "significant interest" in a LLP if the individual or legal entity holds, directly or indirectly:
 - (i) A right to share in more than 25% of the capital, or more than 25% of the profits, of the LLP; or
 - (ii) A right to share in more than 25% of any surplus assets of the LLP in a winding up.
- 7.3.2 An individual or legal entity has a "significant control" over a LLP if the individual or legal entity:

²³ See paragraph 7.1.

²⁴ E.g. a bankrupt individual is capable of being an individual controller of a LLP.

²⁵ E.g. (a) a company limited by guarantee incorporated under the Companies Act 1967; (b) a variable capital company incorporated under the Variable Capital Companies Act 2018; (c) a company incorporated under the Companies Act 1967 that is in liquidation; (d) a trustee that is a legal entity; and (e) a foreign government that is a legal entity, are capable of being a corporate controller of a LLP. A limited partnership registered under the Limited Partnerships Act 2008 and a sub-fund of a variable capital company incorporated under the Variable Capital Companies Act 2018 are not legal entities and hence are incapable of being a corporate controller of a LLP.

²⁶ See paragraph 7.1.

- (i) Holds the right, directly or indirectly, to appoint or remove the manager of the LLP, or if the LLP has more than one manager, a majority of the managers of the LLP;
- (ii) Holds the right, directly or indirectly, to appoint or remove the persons who hold a majority of the voting rights at meetings of the management body of the LLP; or
- (iii) Holds, directly or indirectly, more than 25% of the rights to vote on those matters that are to be decided upon by a vote of the partners of the LLP; or
- (iv) Has the right to exercise, or actually exercises, significant influence or control over the LLP.

7.4 Significant interest: (i) Right to share in more than 25% of the capital or profits of a LLP

- 7.4.1 LLPs should review the LLP agreement, which is any agreement expressed or implied between the partners of the LLP or between the LLP and its partners which determines the mutual rights and duties of the partners and their rights and duties in relation to the LLP²⁷. There may be other agreements apart from the LLP agreement which may provide for the right to share in the capital or profits of the LLP; and if such agreements exist, the LLP should review them too. The information in the LLP agreement (and, where applicable, any other agreements) will help the LLP to determine whether any individual/legal entity has a right to share in more than 25% of the capital or profits of the LLP.
- 7.4.2 This criterion of significant interest encompasses both direct and indirect holding of the right to share in more than 25% of the capital or profits of a LLP. For indirect holdings, please see paragraph 7.10 of this Guidance for more information.
- 7.4.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.5 Significant interest: (ii) Right to share in more than 25% of any surplus assets of a LLP in a winding up

7.5.1 LLPs should review the LLP agreement, which is any agreement expressed or implied between the partners of the LLP or between the LLP and its partners which determines the mutual rights and duties of the partners and their rights and duties in relation to the LLP²⁸. There may be other agreements apart from the LLP agreement which may provide for the right to share in any surplus assets of the LLP in a winding up; and if such agreements exist, the LLP should review them too. The

²⁷ Section 2(1) of the LLP Act.

²⁸ Section 2(1) of the LLP Act.

- information in the LLP agreement (and, where applicable, any other agreements) will help the LLP to determine whether any individual/legal entity has a right to share in more than 25% of any surplus assets of the LLP in a winding up.
- 7.5.2 This criterion of significant interest encompasses both direct and indirect holding of the right to share in more than 25% of the capital or profits of a LLP. For indirect holdings, please see paragraph 7.10 of this Guidance for more information.
- 7.5.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.6 Significant control: (i) Right to appoint or remove the manager or majority of the managers of a LLP

- 7.6.1 LLPs should review the LLP agreement, which is any agreement expressed or implied between the partners of the LLP or between the LLP and its partners which determines the mutual rights and duties of the partners and their rights and duties in relation to the LLP²⁹. There may be other agreements apart from the LLP agreement which may provide for the right to appoint or remove the manager or the majority of the managers of the LLP; and if such agreements exist, the LLP should review them too. The information in the LLP agreement (and, where applicable, any other agreements) will help the LLP to determine whether any individual/legal entity has a right to appoint or remove the manager or the majority of the managers of the LLP. A person/legal entity need not be a partner of a LLP in order to qualify as a controller under this criteria.
- 7.6.2 This criterion of significant control encompasses both direct and indirect holding of the right to appoint or remove the manager or the majority of the managers of the LLP. For indirect holdings, please see paragraph 7.10 of this Guidance for more information.
- 7.6.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.7 Significant control: (ii) Right to appoint or remove person holding a majority of voting rights at meetings of a LLP's management body

7.7.1 LLPs should review the LLP agreement, which is any agreement expressed or implied between the partners of the LLP or between the LLP and its partners which determines the mutual rights and duties of the partners and their rights and duties in relation to the LLP³⁰. There may be other agreements apart from the LLP agreement which may provide for the right to appoint or remove the persons who hold a majority of the voting rights at meetings of the management body of the LLP;

²⁹ Section 2(1) of the LLP Act.

³⁰ Section 2(1) of the LLP Act.

and if such agreements exist, the LLP should review them too. The information in the LLP agreement (and, where applicable, any other agreements) will help the LLP to determine whether any individual/legal entity has a right to appoint or remove the persons who hold a majority of the voting rights at meetings of the management body of the LLP. A person/legal entity need not be a partner of a LLP in order to qualify as a controller under this criteria.

- 7.7.2 This criterion of significant control encompasses both direct and indirect holding of the right to appoint or remove the persons who hold a majority of the voting rights at meetings of the management body of the LLP. For indirect holdings, please see paragraph 7.10 of this Guidance for more information.
- 7.7.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.8 Significant control: (iii) More than 25% of rights to vote on matters to be decided upon by a vote of a LLP's partners

- 7.8.1 LLPs should review the LLP agreement, which is any agreement expressed or implied between the partners of the LLP or between the LLP and its partners which determines the mutual rights and duties of the partners and their rights and duties in relation to the LLP30. The LLP agreement may identify the matters which are to be voted upon by the partners of the LLP, and the persons that have the rights to vote, including the extent and degree of such rights. There may be other agreements apart from the LLP agreement which may provide for the rights to vote on those matters that are to be decided upon by a vote of the partners of the LLP; and if such agreements exist, the LLP should review them too. The information in the LLP agreement (and, where applicable, any other agreements) will help the LLP to determine whether any individual/legal entity has more than 25% of the rights to vote on those matters that are to be decided upon by a vote of the partners of the LLP. A person/legal entity need not be a partner of a LLP in order to qualify as a controller under this criteria.
- 7.8.2 This criterion of significant control encompasses both direct and indirect holding of the rights to vote on those matters that are to be decided upon by a vote of the partners of the LLP. For indirect holdings, please see paragraph 7.10 of this Guidance for more information.
- 7.8.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.9 Significant control: (iv) Right to exercise, or actually exercises, significant influence or control over a LLP

- 7.9.1 An individual or legal entity that does not meet the criteria set out in paragraphs 7.4 to 7.8 may meet this criterion instead. Please refer to paragraphs 8.1 to 8.5 of this Guidance for further explanation of this criterion.
- 7.9.2 In assessing whether there are individuals and/or legal entities that meet this criterion, LLPs should (i) review all the relevant documents and information at their disposal (e.g. the LLP agreement and any other agreements) and all the circumstances relating to the LLP; and (ii) consider and apply the principles, factors and examples described in paragraphs 8.1 to 8.5.
- 7.9.3 Please also see paragraphs 7.11 to 7.13 of this Guidance for more information on paragraph 3 of the Seventh Schedule, which addresses special situations such as joint holdings, joint arrangements and nominees.

7.10 Indirect holding

- 7.10.1 An individual/legal entity may indirectly hold (i) the right to share in more than 25% of the capital or profits of the LLP³¹; (ii) the right to share in more than 25% of any surplus assets of the LLP in a winding up³²; (iii) the right to appoint or remove the manager or a majority of the managers of the LLP³³; (iv) the right to appoint or remove the persons who hold a majority of the voting rights at meetings of the LLP's management body³⁴; and/or (v) more than 25% of the rights to vote on those matters that are to be decided upon by a vote of the LLP's partners³⁵.
- 7.10.2 LLPs should consider whether the individual/legal entity holds the right through a legal entity or chain of legal entities. For example, a registrable individual controller that indirectly holds the right to share in more than 25% of the capital or profits of LLP X through a chain of legal entities would by default³⁶ have to be recorded in LLP X's register of registrable controllers.
- 7.10.3 An individual/legal entity holds a right indirectly if the individual/legal entity has a "majority stake" in a legal entity and that legal entity
 - (i) Holds that right; or

³¹ See paragraph 7.4.

³² See paragraph 7.5.

³³ See paragraph 7.6.

³⁴ See paragraph 7.7.

³⁵ See paragraph 7.8.

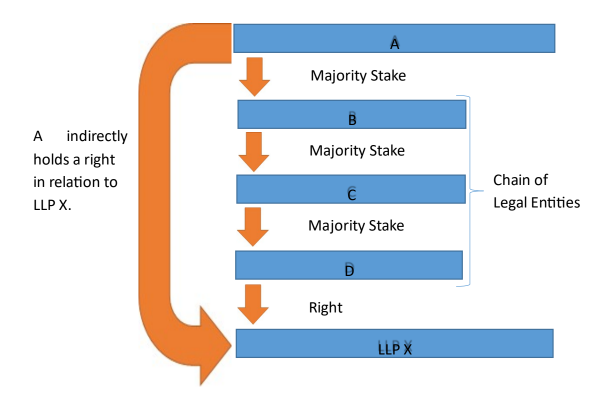
³⁶ See paragraph 7.1.

(ii) Is part of a chain of legal entities each of which (other than the last) has a majority stake in the entity immediately below it in the chain, and the last of which holds the right in that right.

7.10.4 A has a majority stake in B if:

- (i) A holds a majority of the voting rights in B;
- (ii) A is a member of B and has the right to appoint or remove a majority of the board of directors of B;
- (iii) A is a member of B and controls alone, pursuant to an agreement with other members, a majority of the voting rights in B; or
- (iv) A has the right to exercise, or actually exercises, significant influence or control over B³⁷.

7.10.5 Illustration of indirect holding of a right:

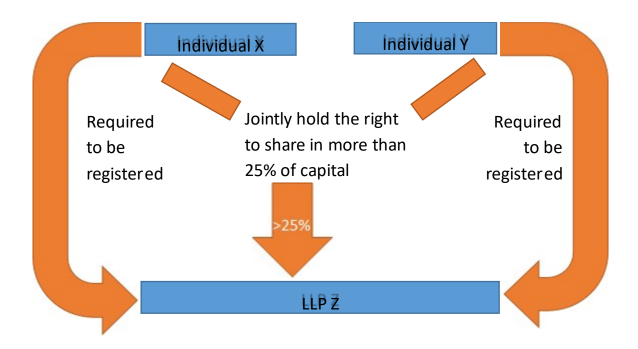


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³⁷ See paragraphs 8.1 to 8.5.

7.11 Joint holding of right

- 7.11.1 If 2 or more individuals/legal entities jointly hold a right, each is considered as holding that right.
- 7.11.2 For example, if individuals X and Y jointly hold the right to share in more than 25% of the capital of LLP Z, both are considered to each hold the same right, so both are controllers of Z and the particulars of both must by default³⁸ be entered in Z's register of registrable controllers.



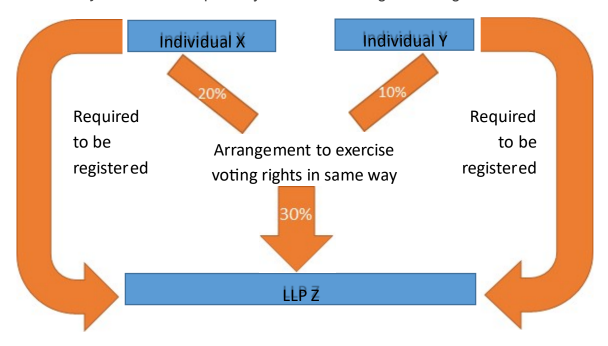
7.12 Joint arrangements

- 7.12.1 A joint arrangement is an arrangement between holders of rights that they will exercise all or substantially all their rights jointly in a way that is pre-determined by the arrangement.
- 7.12.2 An arrangement includes (i) any scheme, agreement or understanding, whether or not it is legally enforceable and (ii) any convention, custom or practice of any kind. For something to count as an arrangement, there must be at least some degree of stability about it, so one-off "arrangements" do not qualify.
- 7.12.3 If the rights held by an individual/legal entity and the rights held by another individual/legal entity are the subject of a joint arrangement between those

³⁸ See paragraph 7.1.

individuals/legal entities, each of them is treated as holding the combined rights of both of them.

7.12.4 For example, if individuals X and Y respectively hold 10% and 20% of the rights to vote on those matters that are to be decided upon by a vote of the partners of LLP Z, and they have an arrangement between themselves to always exercise their voting rights in the same way, both are treated as having an interest in the combined shares of all of them (i.e. 30%), so both are controllers of Z and the particulars of both must by default³⁹ be separately entered in Z's register of registrable controllers.

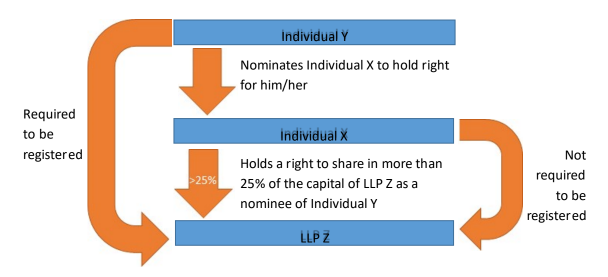


7.13 Nominees

- 7.13.1 A right held by an individual/legal entity as nominee for another is to be considered as held by the other.
- 7.13.2 For example, if individual X holds a right to share in more than 25% of the capital of LLP Z as a nominee for individual Y, the right is considered to be held by Y, so Y (and not X) is a controller of Z and Y's particulars must by default⁴⁰ be separately entered in Z's register of registrable controllers.

³⁹ See paragraph 7.1.

⁴⁰ See paragraph 7.1.



7.14 Partners with executive control - situation where no registrable controller with significant interest or significant control has been identified

- 7.14.1 Where a LLP knows or has reasonable grounds to believe that (a) the LLP has no registrable controller; or (b) the LLP has a registrable controller but has not been able to identify the registrable controller, each partner with executive control of the LLP is taken to be a registrable controller of the LLP and his or her particulars must be entered into the LLP's register of registrable controllers⁴¹.
- 7.14.2 This paragraph explains who are the partners(s) with executive control of a LLP.
- 7.14.3 A partner with executive control, in relation to a LLP, is a partner⁴² of the LLP who exercises executive control over the daily or regular affairs of the LLP through a senior management position⁴³.
- 7.14.4 This could include a partner that has the power or authority to make decisions that could:
 - (i) Affect the whole or a significant part of the business of the LLP (e.g. enter the LLP into significant contracts; appoint key employees of the LLP); and/or
 - (ii) Significantly affect the financial standing of the LLP (e.g. take up a significant loan on behalf of the LLP; manage key assets of the LLP).

⁴¹ Please refer to paragraph 5.3 of this Guidance which explains the requirement for LLPs to enter the particulars of the partners with executive control of the LLP in their registers of registrable controllers if no individual or legal entity having significant interest in or significant control over the LLP has been identified.

⁴² A partner of a LLP is any person who has been admitted as a partner in the limited liability partnership in accordance with the limited liability partnership agreement. See section 2(1) of the LLP Act.

⁴³ See section 47A(8) of the LLP Act.

RIGHT TO EXERCISE OR ACTUALLY EXERCISES SIGNIFICANT INFLUENCE OR CONTROL

8.1 General

- 8.1.1 An individual/legal entity is a controller of a LLP if the individual/legal entity (i) has the right to exercise or (ii) actually exercises, significant influence or control over the LLP.
- 8.1.2 This section explains the above criteria and provides some principles, factors and examples that LLPs should consider in determining whether an individual/legal entity falls within the criteria. It also provides some examples of the kind of roles and relationships that an individual/legal entity may have with a LLP, which would not, on their own, result in that individual/legal entity meeting the criteria.
- 8.1.3 This section is not exhaustive. LLPs may wish to seek legal advice when in doubt.

8.2 "Significant influence" and "significant control"

- 8.2.1 Where an individual/legal entity can direct the activities of a LLP, this would be indicative of "significant control".
- 8.2.2 Where an individual/legal entity can ensure that a LLP generally adopts the activities which the individual/legal entity desires, this would be indicative of "significant influence".
- 8.2.3It is not necessary for an individual/legal entity exercising "significant influence" and/or "significant control" to do so with a view to gaining economic benefits from the policies or activities of the LLP.

8.3 Right to exercise significant influence or control over the LLP

- 8.3.1 An individual/legal entity may hold a right to exercise significant influence or control over a LLP as a result of a variety of circumstances, including through the LLP agreement, some other agreement, and rights attached to financial interests or otherwise.
- 8.3.2 The partners of a LLP are considered to have the right to exercise significant influence or control over the LLP, so their particulars must be entered into the LLP's register of registrable controllers.
- 8.3.3 The following are some non-exhaustive examples of what might constitute a right to exercise significant influence or control.
 - (i) An individual/legal entity has absolute decision making and/or veto rights over decisions relating to the running of the business of the LLP, such as:

- Amending the LLP agreement;
- Adopting or amending the LLP's business plan;
- Changing the nature of the LLP's business;
- Making any borrowing from lenders; or
- Establishing or amending any profit-sharing, bonus or other incentive schemes for partners, managers or employees.

8.4 Actually exercises significant influence or control over the LLP

- 8.4.1 In determining whether an individual/legal entity might actually exercises significant influence or control over a LLP, all relationships that the individual/legal entity has with the LLP or the management of the LLP should be taken into account, to identify whether the cumulative effect of those relationships leads to the individual/legal entity actually exercising significant influence or control over the LLP.
- 8.4.2 The following are some non-exhaustive examples of how an individual/legal entity might actually exercise significant influence or control over a LLP.
 - (i) An individual/legal entity is significantly involved in the management and direction of the LLP.
 - For example, an individual, who is not a partner or member of the management body of a LLP, regularly or consistently directs or influences a significant section of the management body; or is regularly consulted on management decisions, and whose views influence decisions made by those involved in management.
 - (ii) The recommendations of an individual/legal entity is always or almost always followed by persons holding the majority of the voting rights in the LLP, when they are deciding how to vote.
 - For example, the founder of a LLP's business who is no longer a partner of the LLP makes recommendations to the partners of the LLP and these recommendations are always or almost always followed by the partners

8.5 Excepted roles

- 8.5.1 The following is a non-exhaustive list of roles and relationships which would not, on their own, result in the relevant individual/legal entity being considered to have the right to exercise or actually exercising significant influence or control over a LLP.
 - (i) An individual/legal entity provides advice or direction in a professional capacity, for example, as:
 - Lawyer;
 - Accountant;
 - Registered corporate service provider;

- Management consultant;
- Investment manager⁴⁴;
- Tax advisor; or
- Financial advisor.
- (ii) An individual/legal entity deals with the LLP under a third party commercial or financial agreement, for example, as:
 - Supplier;
 - Customer; or
 - Lender
- (iii) An individual/legal entity exercises a function under a law, for example, as:
 - Administrator or executor of a deceased's estate;
 - Regulator;
 - Liquidator;
 - · Receiver or manager; or
 - Judicial Manager
- (iv) An individual who is an employee of the LLP acting in the course of his or her employment.
- (v) An individual/legal entity which makes recommendations to partners or the management body of the LLP on an issue or set of issues on a one-off occasion, which is subject to a vote by the partners or members of the management body.
- 8.5.2 Please note that an individual/legal entity that performs an excepted role may, because of circumstances and factors, still be a controller of a LLP.
- 8.5.3 For example, an employee of a LLP may also own important assets and/or has key relationships that are important to the running of the LLP's business (e.g. key intellectual property rights) and uses this additional power to influence the outcome of important decisions related to the running of the business of the LLP. This individual would not be excluded from being considered as a person that has the right to exercise or actually exercises significant influence or control over the LLP.

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⁴⁴ E.g. an individual or legal entity (e.g. a financial institution) that is engaged to provide professional investment management services to a foreign company (e.g. research and dealing in the foreign company's assets such as securities and bonds on behalf of the foreign company for investment purposes).

PRIVACY AND ACCESS TO REGISTERS OF REGISTRABLE CONTROLLERS

9.1 Registers of registrable controllers are not to be made public

- 9.1.1 LLPs must not disclose or make available for public inspection the register or any particulars contained in the register. Auditors are also not entitled to have access to the register.
- 9.1.2 For example, if a member of the public approaches the LLP and requests for access to the LLP's register of registrable controllers and the information contained therein, the LLP must decline the request and not provide such access.

9.2 Registers of registrable controllers must be made available to the Registrar and public agencies

- 9.2.1 LLPs must make available their registers of registrable controllers, the information contained in the registers, and any document relating to the registers and the keeping of the registers⁴⁵ ("supporting documents"), to (i) the Registrar and ACRA officers, and (ii) public agencies and their officers (e.g. the Singapore Police Force; the Commercial Affairs Department; the Corrupt Practices Investigation Bureau; the Inland Revenue Authority of Singapore).
- 9.2.2 When approached by these agencies, LLPs must cooperate with the agencies and provide the requested information and documents to these agencies. Agencies may inspect, examine and make copies of the registers and the supporting documents produced.
- 9.2.3 The following are some examples of the supporting documents that must be furnished when requested by the agencies. These documents serve to provide confidence that the registers have been kept up-to-date and are accurate.
 - (i) If a registrable controller is a Singapore Citizen or Singapore Permanent Resident, a copy of NRIC;
 - (ii) If a registrable controller is a foreign individual, a copy of passport and document to verify the residential address (e.g. utility bill);
 - (iii) If a registrable controller is a foreign legal entity that is not registered in Singapore, a copy of the certificate of registration from the jurisdiction of

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⁴⁵ Section 53(1) of the LLP Act states:

[&]quot;The Registrar or an officer of the Authority may —

⁽a) require a limited liability partnership to which this Part applies to produce its register and any other document relating to that register or the keeping of that register;

⁽b) inspect, examine and make copies of the register and any document so produced; and

⁽c) make such inquiry as may be necessary to ascertain whether the provisions of this Part are complied with."

- incorporation and, if the registered office address is not shown on the certificate, document to verify the address (e.g. utility bill); and
- (iv) Records of information received from the registrable controllers that led to their particulars being inserted in the register of registrable controllers. Some examples include (i) replies by registrable controllers to notices that the LLP sent to them; (ii) any correspondence from registrable controllers that they independently send to the LLP (i.e., not a reply to a notice) (e.g. emails, hardcopy letters).

LODGING INFORMATION TO THE CENTRAL REGISTER OF CONTROLLERS

10.1 Central register of controllers

- 10.1.1 Since 30 July 2020, ACRA has kept a central register of controllers. LLPs must file all information kept in their registers of controllers with ACRA.
- 10.1.2 LLPs registered on or after the 16 June 2025 must file information on their registrable controllers at the time of the application for registration.
- 10.1.3 Subsequently, LLPs must file updates with ACRA within 2 business days after entering or updating the information in their register.

ANNEX A – TEMPLATE FOR REGISTER OF REGISTRABLE CONTROLLERS

Date of entry	Name of controller	Particulars	Remarks
02/04/2017	John Tan	Full name: John Tan Ah Kow Alias: Ah Loong Residential address: 1 Flower Road, Singapore 123456 Email address: JohnTan@JohnTan.com Contact number: 1234 5678 Nationality: Singaporean Identity card number: S1234567A Date of birth: 01/01/1970 Date on which the registrable individual controller became an individual controller of the [name of LLP]: 31/03/2017	Notice sent to John Tan on 31/03/2017 Confirmation received from John Tan on 01/04/2017
04/04/2017	Ali Mohd Hassan	Full name: Ali Mohd Hassan Alias: N.A. Residential address: 1 Sunrise Road, Kuala Lumpur, Malaysia Email address: Ali@AliMohdHassan.com Contact number: 1234 5678 Nationality: Malaysian Passport number: 123456 Date of birth: 01/02/1971	Confirmation received from Ali Mohd Hassan on 03/04/2017

Date on which the registrable individual controller became an individual controller of the [name of LLP]: 02/04/2017	
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Date of entry	Name of controller	Particulars	Remarks
10/04/2017	John Tan	Full name: John Tan Ah Kow Alias: Ah Loong Residential address: 1 Flower Road, Singapore 123456 Email address: JohnTan@JohnTan.com Contact number: 1234 5678 Nationality: Singaporean Identity card number: S1234567A Date of birth:01/02/1970 Date on which the registrable individual controller ceased to be an individual controller of [name of LLP]: 07/04/2017	Confirmation received from John Tan on 09/04/2017
06/04/2017	Ali Mohd Hassan	Full name: Ali Mohd Hassan Alias: N.A. Residential address: 29 Harbour Road, Kuala Lumpur, Malaysia Email address: Ali@AliMohdHassan.com Contact number: 1234 5678 Nationality: Malaysian	Notice sent to Ali Mohd Hassan on 03/04/2017 Confirmation received from Ali Mohd Hassan on 05/04/2017 on change of residential address. Date of change of particulars: 02/04/2017

		Passport number: 123456 Date of birth: 1 February 1971	
04/05/2017	Alan Subramaniam	Full name: Alan Kelvin Subramaniam Alias: N.A. Residential address: 1 Ocean Road, Sydney, Australia Email address: Alan@AlanKelvin.com Contact number: 1234 5678 Nationality: Australia Passport number: 234567 Date of birth: 01/03/1972 Date on which the registrable individual controller became an individual controller of the [name of LLP]: 02/04/2017	Notice sent to Alan Subramaniam on 03/04/2017. As of 04/05/2017, Alan Subramaniam has not confirmed his particulars.

Date of entry	Name of controller	Particulars	Remarks
19/05/2017	ABC Limited	Name: ABC Limited Unique entity number issued by the Registrar: N.A. Address of registered office: 1 Brick Road, United Kingdom Email address: ABC@ABCLimited.com Contact number: 1234 5678	Notice sent to ABC Limited on 14/05/2017. Confirmation received from ABC Limited on 18/05/2017.

Legal form: Private limited company

Jurisdiction where and statute under which the registrable corporate controller is formed or incorporated: United Kingdom, Companies Act 2006

Name of the corporate entity register of the jurisdiction where the registrable corporate controller is formed or incorporated: UK Companies House

Identification number or registration number on the corporate entity register of the jurisdiction where the registrable corporate controller is formed or incorporated: 01234567

Date on which the registrable individual controller became an individual controller of the [name of LLP]: 12/05/2017

ANNEX B - NOTICE FOR CONTROLLERS

Date of notice: [Date that the notice is sent]

Dear [Addressee],

We know or have reasonable grounds to believe that you are a registrable controller of [name of limited liability partnership].

This notice is sent under section 48(2)(a) of the Limited Liability Partnerships Act 2005 and requires you to provide the following information within 30 days after the date of this notice. Please send your reply to [address of limited liability partnership]. Failure to provide the information required by this notice may be an offence.

1. Are you a registrable controller of [name of limited liability partnership]?

Your reply: Yes / No*

(a) If y	our re	eply is yes and you are an individual, please provide the following particulars:
	(i)	your full name:
	(ii)	your aliases, if any:
	(iii)	your residential address:
	(iiia)	your email address:
	(iiib) (iv)	your contact number:
	(v)	your identity card number or passport number:
	(vi)	your date of birth:
		the date on which you became an individual controller of [name of limited liability ership]:

(b) If your reply is yes and you are a legal entity, please provide the following particulars:

your name:

(i)

^{*} Delete as appropriate. If your reply is yes and you are an individual, please provide the particulars in sub-paragraph (a). If your reply is yes and you are a legal entity, please provide the particulars in sub-paragraph (b).

(ii) your u	nique entity number issued by the Registrar, if any:
(iii) the add	dress of your registered office:
(iiia) your	email address:
` ' -	contact number:egal form:
. ,	risdiction where, and statute under which, you are formed or incorporated:
• •	me of the corporate entity register of the jurisdiction in which you are formed ated, if applicable:
` /	entification number or registration number on the corporate entity register of risdiction where you are formed or incorporated, if applicable:
	te on which you became a corporate controller of [name of limited liability :
•	now or have reasonable grounds to believe that any other person is a registrable of limited liability partnership] or is likely to have that knowledge?
Your reply:	Yes / No*
	riate. If your reply is yes and the person is an individual, please provide the aragraph (a). If your reply is yes and the person is a legal entity, please provide b-paragraph (b).
(a) If your reply to the best of your l	v is yes and the person is an individual, please provide the following particulars knowledge:
(i) the pers	son's full name:
(ii) the pers	son's aliases, if any:
(iii) the pers	son's residential address:
(iiia) the p	erson's email address:
(iiib) the p	erson's contact number:
(iv) the pers	son's nationality:

(v) the person's identity card number or passport number:
(vi) the person's date of birth:
(vii)the date on which the person became an individual controller of [name of limited liability partnership]:
(b) If your reply is yes and the person is a legal entity, please provide the following particulars to the best of your knowledge:
(i) the person's name:
(ii) the person's unique entity number issued by the Registrar, if any:
(iii) the address of the person's registered office:
(iiia) the person's email address:
(iiib) the person's contact number:
(iv) the person's legal form:
(v) the jurisdiction where, and the statute under which, the person is formed or incorporated:
(vi) the name of the corporate entity register of the jurisdiction in which the person is formed or incorporated, if applicable:
(vii)the identification number or registration number on the corporate entity register of the jurisdiction where the person is formed or incorporated, if applicable:
In this notice —

"controller", "corporate controller", "individual controller" and "legal entity" have the

meanings given to them in section 43 of the Limited Liability Partnerships Act 2005;

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"identity card" has the meaning given to it in section 2(1) of the National Registration Act 1965;

"registrable" has the meaning given to it in section 44 of the Limited Liability Partnerships Act 2005.

Yours sincerely,

[Name of partner or manager of the limited liability partnership]

Partner / Manager*

* Delete as appropriate

[Name of limited liability partnership]

[To be completed by [Addressee]]

The information that I have provided in response to this notice is true and accurate.

ANNEX C – NOTICE FOR PERSONS WHO KNOW CONTROLLERS

Date of notice: [Date that the notice is sent]

Dear [Addressee],

We know or have reasonable grounds to believe that you know or have reasonable grounds to know the identity of a person who is a registrable controller of [name of limited liability partnership] or is likely to have that knowledge.

This notice is sent under section 48(2)(b) of the Limited Liability Partnerships Act 2005 and requires you to provide the following information within 30 days after the date of this notice. Please send your reply to [address of limited liability partnership]. Failure to provide the information required by this notice may be an offence.

If you are a registrable controller of [name of limited liability partnership], please notify [name of limited liability partnership] that you are a registrable controller and provide your particulars to the [name of limited liability partnership], as required under section 51 of the Limited Liability Partnerships Act 2005.

1. Do you know or have reasonable grounds to believe that any other person is a registrable controller of [name of limited liability partnership] or is likely to have that knowledge?

Your reply: Yes / No*

- * Delete as appropriate. If your reply is yes and the person is an individual, please provide the particulars in sub-paragraph (a). If your reply is yes and the person is a legal entity, please provide the particulars in sub-paragraph (b).
- (a) If your reply is yes and the person is an individual, please provide the following particulars to the best of your knowledge:

(1)	the person's full name:
(ii)	the person's aliases, if any:
(iii)	the person's residential address:
(iiia) the person's email address:

(iv)	the person's nationality:
(v)	the person's identity card number or passport number:
(vi)	the person's date of birth:
(vii)the date on which the person became an individual controller of [name of limite liability partnership
	yes and the person is a legal entity, please provide the following particulars to the be of your knowledge:
(i)	the person's name:
(ii)	the person's unique entity number issued by the Registrar, if any:
(iii)	the address of the person's registered office:
(iii	a) the person's email address:
(iiil	b) the person's contact number:
(iv)	the person's legal form:
(v)	the jurisdiction where, and statute under which, the person is formed or incorporated
` ′	the name of the corporate entity register of the jurisdiction where the person is med incorporated, if applicable:
(vii)the identification number or registration number on the corporate entity register of the jurisdiction where the person is formed or incorporated, if applicable:
(vii	i) the date on which the person became a corporate controller of [name of limite

"controller", "corporate controller", "individual controller" and "legal entity" have the meanings given to them in section 43 of the Limited Liability Partnerships Act;

"identity card" has the meaning given to it in section 2(1) of the National Registration Act 1965;

"registrable" has the meaning given to it in section 44 of the Limited Liability Partnerships Act 2005.

Yours sincerely,

[Name of partner or manager of the limited liability partnership]

Partner / Manager*

* Delete as appropriate

[Name of limited liability partnership]

[To be completed by [Addressee]]

The information that I have provided in response to this notice is true and accurate.

ANNEX D - NOTICE FOR CHANGE IN PARTICULARS

Dear [Addressee],

We know or have reasonable grounds to believe that a change has occurred in your particulars that are stated in the register of controllers of [name of limited liability partnership].

This notice is sent under section 49(1) of the Limited Liability Partnerships Act 2005 and requires you to provide the following information within 30 days after the date of this notice. Please send your reply to [address of limited liability partnership]. Failure to provide the information required by this notice may be an offence.

1. Are you still a registrable controller of [name of limited liability partnership]?

Your reply: Yes / No*

Date of notice: [Date that the notice is sent]

- * Delete as appropriate. If your reply is no, please state the date on which you ceased to be a registrable controller of [name of limited liability partnership]:
- 2. Your particulars that are stated in the register of controllers of [name of limited liability partnership] are set out below. Has a relevant change in your particulars set out below occurred? [Set out particulars of addressee that are stated in the register of controllers]

Your reply: Yes / No*

*	Delete as	appropriate.	If your 1	reply is yes	, please	provide t	the followin	g informatio	n:
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(a) the date of the change:

(b) the particulars of the change:

In this notice, "register of controllers" has the meaning given to it in section 43 of the Limited Partnerships Act 2005.

Yours sincerely,

[Name of partner or manager of the limited liability partnership]

Partner / Manager*

* Delete as appropriate

[Name of limited liability partnership]

[To be completed by [Addressee]]

The information that I have provided in response to this notice is true and accurate.

ANNEX E - NOTICE FOR INCORRECT PARTICULARS

Date of notice: [Date that the notice is sent]

Dear [Addressee],

We know or have reasonable grounds to believe that your particulars that are stated in the register of controllers of [name of limited liability partnership] are incorrect.

This notice is sent under section 50(1) of the Limited Liability Partnerships Act 2005 and requires you to provide the following information within 30 days after the date of this notice. Please send your reply to [address of limited liability partnership]. Failure to provide the information required by this notice may be an offence.

1. Your particulars that are stated in the register of controllers of [name of limited liability partnership] are set out below. Are your particulars set out below correct?

[Set out particulars of addressee that are stated in the register of controllers]

Your reply: Yes / No*

*	Delete as appropriate. If your reply is no, please provide the correct
particu	ılars:

In this notice, "register of controllers" has the meaning given to it in section 43 of the Limited Liability Partnerships Act 2005.

Yours sincerely,

[Name of partner or manager of the limited liability partnership]

Partner / Manager*

* Delete as appropriate

[Name of limited liability partnership]

[To be completed by [Addressee]]

The information that I have provided in response to this notice is true and accurate.

ANNEX F – NOTICE FOR ANNUAL UPDATES OF REGISTER

Date of notice: [Date that the notice is sent]

Dear [Addressee],

We seek your confirmation:
(a) whether or not you are still a registrable controller of [name of limited liability partnership];
(b) whether or not a relevant change has occurred in your particulars that are stated in the register of controllers of [name of limited liability partnership]; and
(c) whether your particulars that are stated in the register of controllers of [name of limited liability partnership] are correct.
This notice is sent under section 50A(1) of the Limited Liability Partnerships Act 2005 and requires you to provide the following information within 30 days after the date of this notice. Please send your reply to [address of limited liability partnership]. Failure to provide the information required by this notice may be an offence.
1. Are you still a registrable controller of [name of limited liability partnership]?
Your reply: Yes / No*
* Delete as appropriate. If your reply is no, please state the date on which you ceased to be a registrable controller of [name of limited liability partnership]:
2. Your particulars that are stated in the register of controllers of [name of limited liability partnership] are set out below. Has any relevant change occurred as a result of which any of those particulars is incorrect or incomplete?
[Set out particulars of addressee that are stated in the register of controllers]
Your reply: Yes / No*
* Delete as appropriate. If your reply is yes, please provide the following information:
(a) the date of the relevant change:
(b) the correct or complete particulars:
3. Your particulars that are stated in the register of controllers of [name of limited liability partnership] are set out under paragraph 2. Are your particulars set out under paragraph 2 correct?

Your reply: Yes / No*

* Delete as appropriate. If your reply is no, please provide the correct particulars:

In this notice, "register of controllers" has the meaning given by section 43 of the Limited Liability Partnerships Act 2005.

Yours sincerely,

[Name of partner or manager of the limited liability partnership]

Partner / Manager*

* Delete as appropriate

[Name of limited liability partnership]

[To be completed by [Addressee]]

The information that I have provided in response to this notice is true and accurate.

About Accounting and Corporate Regulatory Authority

The Accounting and Corporate Regulatory Authority (ACRA) is the regulator of business registration, financial reporting, public accountants, and corporate service providers. We are responsible for developing the accountancy sector and setting the accounting standards for companies, charities, co-operative societies, and societies in Singapore. ACRA fosters a vibrant and trusted business environment that enables innovation and growth and contributes towards making Singapore the best place for business.

For more information, please visit www.acra.gov.sg

