

FINANCIAL SERVICES (FINANCIAL SERVICE BUSINESS) (JERSEY) ORDER 2009

Official Consolidated Version

This is an official version of consolidated legislation compiled and issued under the authority of the Legislation (Jersey) Law 2021.

Showing the law from 14 February 2023 to Current



FINANCIAL SERVICES (FINANCIAL SERVICE BUSINESS) (JERSEY) ORDER 2009

Contents

Articl	le	
1	Classes of financial service business	3
1A	Definition	3
2	Citation	3
SCHE	DULE	4
CLASS	SES OF FINANCIAL SERVICE BUSINESS	4
ENDN	NOTES	9
Table	of Legislation History	g
Table	of Renumbered Provisions	g
Table	of Endnote References	Q



FINANCIAL SERVICES (FINANCIAL SERVICE BUSINESS) (JERSEY) ORDER 2009

THE MINISTER FOR ECONOMIC DEVELOPMENT, in pursuance of Articles 8 and 42 of the <u>Financial Services (Jersey) Law 1998</u>, and on the recommendation of the Jersey Financial Services Commission, orders as follows –

Commencement [see endnotes]

1 Classes of financial service business¹

The classes of financial service business prescribed for the purposes of Article 8(2) of the Law are those set out in the Schedule.

1A Definition²

In this Order "Law" means the Financial Services (Jersey) Law 1998.

2 Citation

This Order may be cited as the Financial Services (Financial Service Business) (Jersey) Order 2009.

SCHEDULE³

(Article 1)

CLASSES OF FINANCIAL SERVICE BUSINESS

Class	Description of financial service business	Article of the Financial Services (Jersey) Law 1998
	PART 1 – INVESTMENT BUSINES	S
A	Dealing in investments.	2(2)(a)
В	Managing investments.	2(2)(b)
С	Giving investment advice when not prevented from holding client assets by virtue of a condition of registration.	
D	Giving investment advice when prevented from holding client assets by virtue of a condition of registration.	2(2)(c)
E	Investment business carried on only with respect to funds that would be funds within the meaning of the Collective Investment Funds (Jersey) Law 1988 but for the fact that they do not, and do not intend to, acquire capital by means of an offer to the public of units for subscription, sale or exchange, as described in that Law.	
	PART 2 – TRUST COMPANY BUSINI	ESS
F	Acting as a company, partnership or foundation formation agent, or a limited liability company registration agent.	2(3) and 2(4)(a)
G	Acting or fulfilling the function of or arranging for another person to act as or fulfil the function of director or alternate director of a company. 2(3) and 2(4)	
Н	Acting or fulfilling the function of or arranging for another person to act as or fulfil the function of a partner of a partnership.	
I	Acting or arranging for another person to act as secretary, alternate, assistant or deputy secretary of a company, as secretary of a limited liability company or as secretary of a limited liability partnership.	2(3) and 2(4)(e)
J	Providing a registered office or business address for a company, limited liability company, partnership	2(3) and 2(4)(f)

	or a fo	oundation.	
K	admin liabili	ding an accommodation, correspondence or istrative address for a company, limited ty company, a partnership or a foundation or y other person.	2(3) and 2(4)(g)
L	persor	g as or fulfilling or arranging for another to act as or fulfil the function of trustee of press trust.	2(3) and 2(4)(h)
M	persor	g as or fulfilling or arranging for another to act as shareholder, member or unitholder ominee for another person.	2(3) and 2(4)(i)
N	Acting as a manager of a managed trust company (as distinct from administering a private trust company being a company that is exempted by Order made under the Law from registration when providing a service specified in Article 2(4) of the Law).		2(3) and (4)
O	(1)	Providing a service specified in Article 2(4)(a), (e), (f) or (i) of the Law ("the specified service") to a person who is – (a) an individual ordinarily resident in	2(3) and 2(4)
		Jersey; or	
		(b) a company incorporated under the Companies (Jersey) Law 1991 all the beneficial owners of which are –	
		(i) individuals ordinarily resident in Jersey,	
		(ii) companies incorporated under that Law the beneficial owners of which are all individuals ordinarily resident in Jersey, or	
		(iii) both such individuals and companies,	
		where the provision of the specified service to that person by the provider does not require the provider to handle or control the person's trust company business assets except as a necessary result of providing the specified service.	
	(2)	The provider of a specified service registered in this class –	
		(a) before the commencement of paragraph (1) but which, on its commencement, does not meet its	

		_	rements, is nevertheless treated ntinuing to meet them –	
		(i)	until 6 months have elapsed from the date of such commencement, or	
		(ii)	if an application for registration in a class specified in this Part other than class O has not been finally determined at the expiry of that period, until it is so determined;	
	J)	parag to r 3 mon provie with disco- meets applie specificlass 3 mon detern	r after the commencement of raph (1) is treated as continuing meet its requirements until on the after the day on which the der could have been expected, reasonable diligence, to wer that the service no longer is those requirements or, if an eation for registration in a class fied in this Part other than O has been made within that on the period but not finally mined at the expiry of that d, until it is so determined.	
	(3) For the purposes of paragraph (2), an application has been finally determined when –			
	(8	deteri	eriod for appealing against the mination has ended without an al being brought; or	
	(t	has b	h an appeal has been brought, it een determined by the Court or lrawn.	
OA	Acting as or fulfilling the function of or arranging for another person to act as or fulfil the function of a member of the council of a foundation.			
ОВ	OB Acting as or fulfilling the function of or arranging for another person to act as or fulfil the function of a member or manager of a limited liability company. 2(3) and 2(4)(da)			
	PART 3	- GENER	RAL INSURANCE MEDIATIO	ON BUSINESS
P	Carrying on general insurance mediation business (other than incidental general insurance mediation business), not carrying on any other class of financial service business and not being a business			

	that is	within Class Q.	
Q	Carrying on general insurance mediation business (including incidental general insurance mediation business) –		2(7)
	(a)	in addition to carrying on –	
		(i) any class of financial service business other than general insurance mediation business, or	
		(ii) any other business authorized under the <u>Banking Business</u> (Jersey) <u>Law 1991</u> , the <u>Collective Investment Funds</u> (Jersey) <u>Law 1988</u> or the <u>Insurance Business</u> (Jersey) <u>Law 1996</u> ; or	
	(b)	as a company that is part of a group, where another part of the group carries on –	
		(i) any class of financial service business other than general insurance mediation business, or	
		(ii) any other business authorized under the <u>Banking Business</u> (Jersey) <u>Law 1991</u> , the <u>Collective Investment</u> <u>Funds (Jersey) Law 1988</u> or the <u>Insurance Business (Jersey)</u> <u>Law 1996</u> .	
R	1 -	ing on incidental general insurance mediation ess, if –	2(7)
	(a)	the business includes the giving of advice on the terms, conditions or suitability of the policy being proposed; and	
	(b)	the business to which the general insurance mediation business is incidental –	
		(i) is not within a class of financial service business, and	
		(ii) is not business authorized under the Banking Business (Jersey) Law 1991, the Collective Investment Funds (Jersey) Law 1988 or the Insurance Business (Jersey) Law 1996.	
S	1 -	ing on incidental general insurance mediation ess, if –	2(7)
	(a)	the business does not include the giving of advice on the terms, conditions or suitability of the policy being proposed; and	

	(b) the business to which the general insurance mediation business is incidental –				
	(i) is not within a class of financial service business, and				
	(ii) is not business authorized under the Banking Business (Jersey) Law 1991, the Collective Investment Funds (Jersey) Law 1988 or the Insurance Business (Jersey) Law 1996.				
	PART 4 – MONEY SERVICE BUSIN	ESS			
T	Carrying on money service business.	2(9)			
	PART 5 – FUND SERVICES BUSINE	CSS			
U	Manager.	2(10)(a)			
V	Administrator.	2(10)(a)			
W	Registrar.	2(10)(a)			
X	Investment manager.	2(10)(a)			
Y	Investment adviser.	2(10)(a)			
Z	Distributor.	2(10)(b)			
ZA	Subscription agent.	2(10)(b)			
ZB	Redemption agent.	2(10)(b)			
ZC	Premium receiving agent.	2(10)(b)			
ZD	Policy proceeds paying agent. 2(10)(
ZE	Purchase agent.	2(10)(b)			
ZF	Repurchase agent.	2(10)(b)			
ZG	Trustee.	2(10)(c)			
ZH	Custodian.	2(10)(c)			
ZI	Depository.	2(10)(c)			
ZJ	Member of a partnership (except a limited partner).	2(10)(d)			
ZK	Manager of a managed entity.	2(10)(a)			
	PART 6 – AIF SERVICES BUSINESS				
ZL	Manager of an AIF.	2(11)			

ENDNOTES

Table of Legislation History

Legislation	Year and No	Commencement
Financial Services (Financial Service	R&O.74/2009	17 July 2009
Business) (Jersey) Order 2009		
Financial Services (Financial Service	R&O.98/2013	22 July 2013
Business) (Amendment) (Jersey)		
Order 2013		
Financial Regulation (Miscellaneous	R&O.32/2014	4 April 2014
Provisions) (Jersey) Order 2014		
Financial Services (Financial Service	R&O.33/2017	10 April 2017
Business) (Amendment No. 2)		
(Jersey) Order 2017		
Limited Liability Partnerships (Jersey)	L.2/2017	1 August 2018 (<u>R&O.74/2018</u>)
Law 2017		
Limited Liability Companies	R&O.38/2022	1 September 2022
(Consequential Amendments)		
(Jersey) Regulations 2022		
Limited Liability Companies	R&O.12/2023	14 February 2023
(Amendment) (Jersey) Regulations		
2023		

Table of Renumbered Provisions

Original	Current
2	Spent, omitted
3(1)	2
3(2)	Spent, omitted

Table of Endnote References

¹ Article 1 substituted by R&O.32/2014 ² Article 1A inserted by R&O.32/2014

³ Schedule amended by R&O.98/2013, R&O.33/2017, L.2/2017, R&O.38/2022, R&O.12/2023