



Corresponding need for mutual co-operation between the relevant authorities, have reached the following understanding. **Principles** The Authorities intend that the fullest mutual assistance

ensuring that only fit and proper persons are authorised or registered to (c) conduct the business referred to in sub-paragraph (b) and promoting high standards of fair dealing and integrity in their conduct of that business by mhangal reproduction of south duth with the

	(a)	the information required (identity of persons, specific questions to be asked etc.);
	(b)	the purpose for which information is sought (including details of the rule or law pertaining to the matter which is the subject of the request);
	(c)	a description of the conduct or suspected conduct which gives rise to the request;
	(d). ,_	the link heturean the ansaified mile on law and the manufacture of the contractions of the contraction of the contractions of the contractions of the contractions of
# TA		
ki .		
LTA		
· ·		¥ <del></del>
<u> </u>		
î.		<del></del>
t-T		
		the requesting Authority;
	(e)	the relevance of the requested assistance to the specified rule or law;
_	(f)	to whom, if anyone, onward disclosure of information is likely to be

(b)	whether the request involves an assertion of jurisdiction not recognised by the territory of the requested Authority; and
(c)	whether it would be contrary to the public interest to give the assistance sought.

	A em emperiment
·	<u> </u>
	<u> </u>
-	
•	
·	

under the MOU, require the requesting Authority to make a contribution to costs. Such a contribution may, in particular, be required where the cost of a request is substantial or where a substantial imbalance has arisen in the cumulative costs incurred.

# **Unsolicited Information**

14. Without prior request for assistance, the Authorities may transmit to each other information they hold and which they may consider usoful to the other Authority in

	17. Each Authority may propose to the other a cost sharing arrangement (consistent
Segretario	***
	jen en e
·	
<u> </u>	
<u> </u>	
V =-	· ————————————————————————————————————
<del>-</del>	-
. ,	
<u> </u>	
1	
· -	
· · · · · ·	· · · · · · · · · · · · · · · · · · ·
<u> </u>	otherwise agreed, each Authority is to bear its own costs of participation in joint
	surveillance/reviews.
	Joint Investigations
ā <del>r. —</del>	TO THE ACIDE ENGLISHED AND A CONTROL OF THE PROPERTY OF THE PR
	**************************************
1	· · · · · · · · · · · · · · · · · · ·
	+·
	· •
3	

the request by initiating or assisting in criminal prosecution arising out of the breach of such rule or law; (b) conducting or assisting in civil proceedings arising out of the breach of the rule or law specified in the request and brought by the Authorities or other law enforcement or regulatory bodies within the territories of Australia or Hong Kong; (c) taking regulatory action or imposing regulatory requirements within the areas set out in paragraph 6 above. 23. Each Authority will keep confidential to the extent permitted by law:

> any request for information made under the MOU and any matters arising in the course of its operation unless such disclosure is necessary to carry

> any information passed under the MOU unless it is disclosed in

out the request or the other Authority waives such confidentiality;

furtherance of the purpose for which it was requested.

(a)

(b)

	25.	Annex B may be amended after consultation between the Authorities, without the need for re-signature of the MOU.
<u>ւ</u> ալ,	26.	If an Authority becomes aware that information passed under the MOU may be
*		A*
<u> </u>		
	,	
		·
<b>F</b>		
-		
		by law, inform the other Authority of the situation. The Authorities will then discuss and determine the appropriate course of action.
		Consultation

The Authorities may consult informally, at any time, about a request or

27.

proposed request.

T	3	
داد سر		,
· • • •		
<del></del>		
¥		
tr'		
t		
		<del></del>
•		£
. 1		
1		
(		
*	, =	
•		
-		
<b>i</b> ,		
·		
<u> </u>		
,		
•		£".
-,		
		point of contact in ACIC For engine metters involving in 11
		point of contact in ASIC. For ongoing matters involving joint surveillance of
		mutual investment entities, the Executive Director, Policy and Markets, is the
		principal point of contact in ASIC. For any other ongoing matters, the Executive
		Director, Enforcement, is the principal point of contact in ASIC.
	33.	For matters of joint surveillance of mutual investment entities, the Executive
		Director, Intermediaries and Investment Products, is the principal point of contact
		in the SFC. For any other matters, the Executive Director, Enforcement, is the
		principal point of contact in the SFC.

Addresses for contact points are given in Annex A. The contact points may be

amended by written notice from either Authority without the need for re-signature

34.

# ANNEX "B"

# LIST OF LAW ENFORCEMENT AND REGULATORY BODIES DESIGNATED UNDER PARAGRAPH 24 OF THIS MOU

#### In Australia:

- Commonwealth Attorney-General
- Commonwealth Director of Public Prosecutions

# National Crima Authorities

- Australian Customs Service
- Police Services of the States of New South Wales, Victoria, Queensland, South Australia, Western Australia, and Tasmania
- New South Wales Crime Commission
- Criminal Justice Commission of Queensland
- Independent Commission Against Corruption (New South Wales)

### In Hong Kong:

- Financial Secretary
- Company inspectors appointed by the Financial Secretary
- Hong Kong Monetary Authority
- Independent Commission Against Corruption
- Hong Kong Police Force
- Department of Justice
- The Hong Kong Exchanges and Clearing Limited
- The Stock Exchange of Hong Kong Limited
- Hong Kong Futures Exchange Limited