CFS Financial Consultants Limited

Schedule 1 - Conditions

The following conditions are imposed in respect of the regulated activities undertaken.

- 1. The licenceholder is permitted to conduct the following regulated activities:-
 - Class 2 investment business sub–classes (3) and (7);
 - (a) For the purpose of activities undertaken under Class 2 sub-class (3) the licenceholder is only permitted to
 - (i) arrange deals on an execution-only or advisory basis relating to long term insurance;
 - (ii) arrange deals on an execution-only or advisory basis relating to units or shares in
 - collective investment schemes that are Authorised schemes in accordance with the Collective Investment Schemes Act 2008 (or comparable collective investment schemes authorised or approved in another jurisdiction suitable for a retail investor);
 - (iii) arrange deals on an execution-only or advisory basis in unfettered life policy, pension and long term insurance contracts only where the underlying investments are
 - collective investment schemes that are Authorised schemes in accordance with the Collective Investment Schemes Act 2008 (or comparable collective investment schemes authorised or approved in another jurisdiction suitable for a retail investor).
 - (b) For the purpose of activities undertaken under Class 2 sub-class (7) the licenceholder is only permitted to
 - (i) advise on long term insurance;
 - (ii) advise on units or shares in -

collective investment schemes that are Authorised schemes in accordance with the Collective Investment Schemes Act 2008 (or comparable collective investment schemes authorised or approved in another jurisdiction suitable for a retail investor);

CFS Financial Consultants Limited

Schedule 1 - Conditions

(iii) advise on unfettered life policy, pension and long term insurance contracts only where the underlying investments are –

collective investment schemes that are Authorised schemes in accordance with the Collective Investment Schemes Act 2008 (or comparable collective investment schemes authorised or approved in another jurisdiction suitable for a retail investor).

2. The licenceholder is not permitted to hold client money or client assets.

	Chief Executive
·	
9 th September 2010	

Page 2 of 2