Frequently Asked Questions

Frequently Asked Questions on the Grant Scheme for Open-ended Fund Companies and Real Estate Investment Trusts

These FAQs aim



Question	Ar	nswer
		Fees charged by regulatory consultants for the work done in relation to the incorporation or re-domiciliation of an OFC and the authorisation of an OFC with the SFC; and Fees charged by listing agents in the case of listed OFCs.

For REITs

- a. Underwriting conanthing 3i on 4(i) Alacy Ed 11/4 (15) 364 (chite) (as 36) + 14 (Clissing of 8(a) RE(hTr, 3(i) 2(i) 5(e) 14(33
- b. Fees charged by law firms or legal advisors for legal work in relation to the listing of a REIT, including (i) the drafting of legal documents and offering circular of the REIT and (ii) the work done in relation to the authorisation of a REIT with the SFC;
- c. Fees charged by auditors, accountants or tax advisors for accounting and/or tax services in relation to the listing of a REIT;
- d. Fees charged by the w-4(he)14()-4 G by th(t)-4(h(t)-4(h(t)-4(h(t)-4(h(qQ EMC /Span &MCID



	Question	Answer
		Option 2: An applicant may submit a scanned copy of the Application Form and the Confirmation of Intention (for public OFCs) signed by a person who meets the signatory requirements.
8.	When will the SFC take up an application after I have submitted my application?	Generally, an application will only be taken up by the SFC when an applicant has submitted all relevant documents that meet the applicable requirements (as mentioned in Q5 above) and the application by the relevant application deadline (mentioned in Q6 above). If the SFC is not satisfied with the completeness or sufficiency of the information contained in the application package, or considers that the documents submitted are not in good order or otherwise not suitable for clearance, the package will be returned to the applicant and the application will not be taken up.