

भारतीय रिज़र्व बैंक/RESERVE BANK OF INDIA मुंबई/ MUMBAI - 400 001

RBI/2021-22/38

A.P.(DIR Series) Circular No. 04

May 12, 2021

То

All Category-I Authorised Dealer Banks

Madam/Sir

Sponsor Contribution to an AIF set up in Overseas Jurisdiction, including IFSCs

Attention of AD Category - I banks is invited to paragraph A.3.(e) and B.6 of <u>Master Direction No.15</u> <u>dated January 1, 2016</u>, on "Direct Investment by Residents in Joint Venture (JV) / Wholly Owned Subsidiary (WOS) Abroad", as amended from time to time and Regulation 7 of the <u>Notification FEMA 120/2004-RB</u>, pertaining to provisions for an Indian Party (IP) making investment/ financial commitment in an entity engaged in the financial services sector.

- 2. It has been decided that any sponsor contribution from a sponsor IP to an Alternative Investment Fund (AIF) set up in an overseas jurisdiction, including International Financial Services Centres (IFSCs) in India, as per the laws of the host jurisdiction, will be treated as Overseas Direct Investment (ODI). Accordingly, IP, as defined in regulation 2(k) of the Notification ibid. can set up AIF in overseas jurisdictions, including IFSCs, under the automatic route provided it complies with Regulation 7 of the Notification FEMA 120/2004-RB.
- 3. All the other provisions under the Notification ibid. shall remain unchanged. AD Category I banks may bring the contents of this circular to the notice of their constituents and customers concerned.
- 4. The Master Direction No. 15 dated January 01, 2016, is being updated to reflect the changes.

5.	The	directions	contained i	in this	circular	have	been	issued	under	section	10 (4)	and	11(1)	of the
FE	EMA	and are wi	ithout prejud	dice to	permiss	sions/a	appro	vals, if a	any, re	quired u	nder a	any o	ther la	W.

Yours faithfully

Ajay Kumar Misra Chief General Manager-in-Charge