I refer to the Central Bank's Consultation Paper 51 on the Fit and Proper regime.

Paragraph 10 on page 13 states that the MLROs of, amongst others, *fund service providers*, should be fit and proper (PCF).

It is not clear whether or not this would apply to the MLRO of a fund. The list of PCFs for funds in Schedule 2, Part 2, point 6. does not include the MLRO, however we note that this list is non-exhaistive.

Any further clarification on this point would be very helpful.

Many thanks.

Kind regards,

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