

GUIDANCE

BENEFICIAL OWNERSHIP AND CONTROL





Contents

Introduction	3
The Registrar's main functions	3
ADGM Beneficial Ownership Requirements	4
Who are beneficial owners?	5
Beneficial ownership vs legal ownership	10
Nominee Directors	10
Company	11
How to determine the UBO of a Company?	11
Test 1: The Ownership Test	11
Test 2 – The Control Test	16
Test 3 – The Management Test	17
Limited Liability Partnership	18
How to determine the UBO of a Limited Liability Partnership?	18
Test 1: The Ownership Test	18
Test 2 – The Control Test	19
Test 3 – The Management Test	20
Limited Partnership	21
How to determine the UBO of a Limited Partnership?	21
Test 1: The Ownership Test	21
Test 2 – The Control Test	
Test 3 – The Management Test	24
Foundation	25
How to determine the beneficial owners of a Foundation or DLT Foundation?	25
Trust	26
How to determine the beneficial owners of a Trust?	26
Disclaimer	29



Introduction

Abu Dhabi Global Market ("ADGM") is established pursuant to Abu Dhabi Law No. 4 of 2013 as a financial free zone in the Emirate of Abu Dhabi, with its own civil and commercial laws. ADGM offers market participants a world-class legal system and regulatory regime.

This document has been prepared to guide ADGM Persons on how beneficial ownership shall be identified for the purpose of complying with the provisions of the ADGM Beneficial and Ownership Regulations 2022 ("BOCR").

This guidance is issued under sections 10(1)(c) and 24 of the BOCR.

The Registrar's main functions

- Registration of ADGM establishments
- Registration of business names and maintenance of register
- Registration of post-incorporation documentation and event-driven filings
- Registration of changes in business name particulars
- Registration of changes in directors, officers, shareholders, and share capital
- Enforcement, prosecution and strike off, dissolution or restoration of ADGM establishments.
- Cancellation of Commercial Licenses, amendment, suspension, etc.



adgm.com



ADGM Beneficial Ownership Requirements

Beneficial ownership identification and verification is an essential component and integral part of ADGM's review process in registering a legal entity in ADGM. An applicant must provide such information at the time of incorporation and this information must be kept up to date during the life cycle of the legal entity.

Each ADGM Person must keep a record of the required particulars of its beneficial owners in a "record of beneficial owners".

ADGM Persons includes:

- Company incorporated in ADGM under the Companies Regulations
- Limited Liability Partnership established in ADGM under the Limited Liability Partnership Regulations.
- A Limited Partnership that has legal personality and registered under the Limited Partnership Act of 1907 in ADGM
- A foundation established in ADGM under the Foundations Regulations or DLT Foundation Regulations or
- A person, which acts as a trustee of an express trust.

The relevant requirements and duties of an ADGM Person in maintaining a record of beneficial owners can be found in Beneficial Ownership and Control Regulations 2022.

The Regulations can be found here

https://en.adgm.thomsonreuters.com/rulebook/commercial-legislation.



Who are beneficial owners?

The beneficial owners are defined in Schedule 1 of the Beneficial Ownership and Control Regulations 2022 as follows:

	Company	Limited Liability Partnership	Limited Partnership	Foundations or DLT Foundation	Trust
Test 1	Any natural person who owns (in each case whether directly or indirectly), including through bearer share holdings or by other means, 25% or more of the shares in the ADGM company;	Any natural person who owns (in each case whether directly or indirectly), including through bearer share holdings or by other means, 25% or more of the equity in the ADGM LLP;	Any natural person who ultimately is entitled to or controls (in each case whether directly or indirectly) 25% or more of the share of the capital or profits of the partnership;	- The founder The foundation council members (except council members that are ADGM registered company service providers) the guardian, if any the beneficiaries (if named) or designee (if applicable) in whose main interest the foundation or arrangement has been established or operates; and - any person who has control over the foundation. Note: Control means: - holds, directly or	 the settlor of the trust. any trustee(s) aside from an ADGM Person Trustee. each beneficiary of the trust. any protector or enforcer appointed to the trust. where the persons (or some of the persons) benefiting from the trust have not been determined, the class of persons in whose main interest the trust has been established or operates; and any other person who, in the reasonable opinion of the trustee, has control over the trust.



			indirectly, 25% or more of the voting rights in a foundation registered under the Foundations Regulations; - holds, directly or indirectly, including by means of being a tokenholder, 10% or more of the voting rights in a foundation registered under the DLT Foundations Regulations; or - holds the right, directly or indirectly, to appoint or remove the foundation's officers and/or beneficiaries.	Note: Control means a power
--	--	--	--	-----------------------------



Test 2	even if a natural person is identified as the beneficial owner under test 1 above, any natural person who controls the ADGM company other than by positions held as officer of the ADGM company; Note: Control means a natural person that: - holds, or may exercise, directly or indirectly, 25% or more of the voting rights in the company; or - holds, or may exercise, the right, directly or indirectly, to appoint or remove a majority of	even if a natural person is identified as the beneficial owner under test 1 above, any natural person who controls the ADGM LLP other than by positions held as officer of the ADGM LLP; Note: Control means a natural person that holds, or may exercise, directly or indirectly, 25% or more of the voting rights in the conduct and management of the LLP.	even if a natural person is identified under test 1 above, any natural person who is ultimately entitled to or controls (in each case whether directly or indirectly) 25% or more of the voting rights in the partnership;	
	the right, directly or indirectly, to appoint or			
Test 3	if no natural person is identified as the beneficial owner under either test 1 or 2 above, any natural person who holds the	if no natural person is identified as the beneficial owner under either test 1 or 2 above, any natural person who holds the	if no natural person is identified as the beneficial owner under test 1 or 2 above, any natural person who holds the position of	



	position of officer of the Company. Note: Officer is defined as a director, manager, or secretary of the company.	position of officer LLP. Note: Officer is defined as members of the LLP exercising functions under the members' agreement equivalent to the functions of the officers of a company	officer of the partnership and any natural person who is the beneficial owner of a person holding the position of an officer of the partnership. Note: Officer means the general partner, or the officers and directors of the general partner, if the general partner is not a natural person;		
Notes:	Where a beneficial owner under test 1 or 2 is a legal person, a partnership (whether or not a legal person), or a legal arrangement, the ultimate natural persons who are the beneficial owners of that person, partnership, or arrangement must be identified, unless it is any of the following: In any case where a beneficial owner is: - a listed company; or - a company that is	Where a beneficial owner under test 1 or 2 is a legal person, a partnership (whether or not a legal person), or a legal arrangement, the ultimate natural persons who are the beneficial owners of that person, partnership, or arrangement must be identified, unless it is any of the following: In any case where a beneficial owner is: - a listed company; or - a company that is	Where a beneficial owner is a legal person under test 1, 2 or 3, a partnership (whether or not a legal person), or a legal arrangement, the natural persons who are the beneficial owners of that person, partnership, or arrangement must be identified, unless it is any of the following: In any case where a beneficial owner is: - a listed company; or - a company that is	Where any of the above roles are fulfilled by a legal person, a partnership (whether or not a legal person) or a legal arrangement, the ultimate natural persons who are the beneficial owners of that person partnership, or arrangement must be identified unless it is any of the following: - a listed company; or - a company that is wholly owned by the Federal Government of the United Arab	Where any of the above roles are fulfilled by a legal person, a partnership (whether or not a legal person) or a legal arrangement, the natural persons who are the beneficial owners of that person, partnership, or arrangement must be identified unless it is any of the following: - a listed company; or - a company that is wholly owned by the Federal Government of the United Arab



wholly owned by the Federal Government of the United Arab Emirates, or by any of the governments of the member Emirates of the United Arab Emirates; or

- a company created by Emiri decree within the United Arab Emirates; or
- a company that is wholly owned by a government or government agency of a Relevant Jurisdiction,

In such cases it shall be treated as the beneficial owner of the ADGM Company without having to identify their beneficial owners.

wholly owned by the Federal Government of the United Arab Emirates, or by any of the governments of the member Emirates of the United Arab Emirates; or

- a company created by Emiri decree within the United Arab Emirates; or
- a company that is wholly owned by a government or government agency of a Relevant Jurisdiction,

In such cases it shall be treated as the beneficial owner of the ADGM LLP without having to identify their beneficial owners.

wholly owned by the Federal Government of the United Arab Emirates, or by any of the governments of the member Emirates of the United Arab Emirates; or

- a company created by Emiri decree within the United Arab Emirates; or
- a company that is wholly owned by a government or government agency of a Relevant Jurisdiction,

In such cases it shall be treated as the beneficial owner of the ADGM Limited Partnership without having to identify their beneficial owners.

Emirates, or by any of the governments of the member Emirates of the United Arab Emirates; or

- a company created by Emiri decree within the United Arab Emirates; or
- a company that is wholly owned by a government or government agency of a Relevant Jurisdiction,

In such cases it shall be treated as the beneficial owner of the role holder without having to identify their beneficial owners.

Emirates, or by any of the governments of the member Emirates of the United Arab Emirates; or

- a company created by Emiri decree within the United Arab Emirates; or
- a company that is wholly owned by a government or government agency of a Relevant Jurisdiction,

In such cases it shall be treated as the beneficial owner of the role holder without having to identify their beneficial owners.



adgm.com



Beneficial ownership vs legal ownership

There is a difference between "beneficial" and "legal" ownership. The legal owner of a company is the person who holds the shares on the share register, but they may be holding the shares on behalf of someone else. The legal owner could be a natural person, or it could be another company. In these scenarios the shareholder is called a 'Nominee Shareholder,' and the nominee shareholder or legal owner may not exert actual control over the entity.

It is therefore essential to determine the natural person(s) who ultimately own or control the entity (i.e., the beneficial owner).

Nominee Directors

A director is a nominee director if they are a person under an obligation to act in accordance with the directions, instructions or wishes of another person.

An ADGM Person which has one or more nominee directors must take reasonable steps to ascertain the true, accurate and complete identity of the person on whose behalf each nominee director acts. In the event such person is not a natural person, the ADGM Person must take reasonable steps to determine the identity of each natural person who is a beneficial owner of such person.

An ADGM Person which has one or more nominee directors must keep a record of all persons identified in a record referred to in these regulations as the "record of nominee directors".



Company

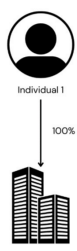
How to determine the UBO of a Company?

Test 1: The Ownership Test

Any natural person who owns (in each case whether directly or indirectly), including through bearer share holdings or by other means, 25% or more of the shares in the ADGM company;

Example 1: Direct Ownership

Company Example 1



In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is 100% owned by Individual 1.

Beneficial Owners: Individual 1, being a direct owner of 100% of Company A is the beneficial owner.



Example 2: Direct Ownership

Company Example 2 Individual 1 Individual 2 50%

In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is 50% owned by Individual 1 and 50% owned by Individual 2.

<u>Beneficial Owners</u>: *Individual 1 and Individual 2,* being a <u>direct</u> owner of 50% each of Company A are the beneficial owners.

Example 3: Direct Ownership

Company Example 3 Individual 1 Individual 2 20%

In this example,

- Company A is a private company limited by shares registered in ADGM.

Company A



- Company A is 80% owned by Individual 1 and 20% owned by Individual 2.

<u>Beneficial Owners:</u> *Individual 1,* being a <u>direct</u> owner of 80% each of Company A is the beneficial owners.

Example 4: Indirect Ownership

Company Example 4



In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is 100% owned by Body Corporate 1.
- Body Corporate 1 is 100% owned by Individual 1

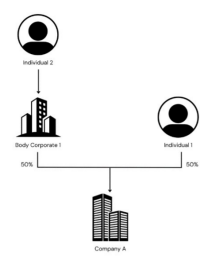
Beneficial Owners: Individual 1, being an indirect owner of 100% of Company A is the beneficial owner.



Example 5: Indirect Ownership

Company

Example 5



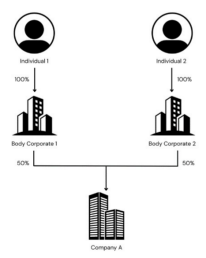
In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is 50% owned by Body Corporate 1 and 50% owned by Individual 1
- Body Corporate 1 is 100% owned by Individual 2

<u>Beneficial Owners</u>: *Individual 1 and Individual 2,* being a <u>direct</u> owner and indirect owner of 50% each respectively of Company A are the beneficial owners.

Example 6: Indirect Ownership

Company Example 6



In this example,

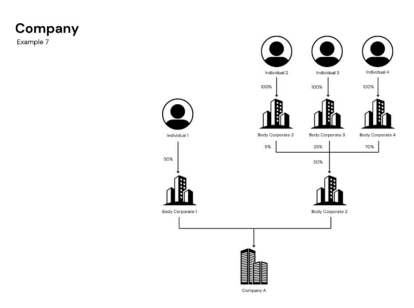
- Company A is a private company limited by shares registered in ADGM.



- Company A is 50% owned by Body Corporate 1 and 50% owned by Body Corporate 2.
- Body Corporate 1 is 100% owned by Individual 1 and Body Corporate 2 is 100% owned by Individual 2.

<u>Beneficial Owners</u>: *Individual 1 and Individual 2,* being <u>indirect</u> owners of 50% each of Company A are the beneficial owners (the control test must also be applied however for additional beneficial owners).

Example 7: Indirect Ownership



In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is 50% owned by Body Corporate 1 and 50% owned by Body Corporate 2.
- Body Corporate 1 is 100% own by Individual 1.
- Body Corporate 2 is own by:
 - Body Corporate 3 5%.
 - Body Corporate 4 25%.
 - Body corporate 5 70%.
- Body Corporate 3 is 100% owned by Individual 2.
- Body Corporate 4 is 100% owned by Individual 3.
- Body Corporate 5 is 100% owned by Individual 4.

In this example, there are multiple individuals, companies, and indirect ownership. The percentage ownership (and calculation) for each individual is set out in the table below.

Individual	Ownership in Company A.	Calculation
Individual 1	50%	100% * 50% = 50%



Individual 2	2.5%	5% * 50% = 2.5%
Individual 3	12.5%	25% * 50% = 12.5%
Individual 4	35%	70% * 50% = 35%
	100%	

<u>Beneficial Owners</u>: *Individual 1 and Individual 4,* being <u>indirect</u> owners of 50% and 35% of Company A respectively are the beneficial owners (the control test must also be applied however for additional beneficial owners).

Test 2 - The Control Test

Even if a natural person is identified as the beneficial owner under test 1 above, any natural person who controls (in each case whether directly or indirectly) the ADGM company other than by positions held as officer of the ADGM company.

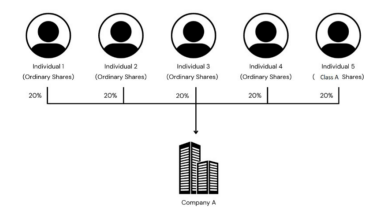
Note: Control means a natural person that:

holds, or may exercise, directly or indirectly, 25% or more of the voting rights in the company; or holds, or may exercise, the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company.

Example 8:

Company

Example 8



In this example,

- Company A is a private company limited by shares registered in ADGM.
- Company A is own by:
 - Individual 1 20% (ordinary shares)
 - o Individual 2 20% (ordinary shares)



- o Individual 3 20% (ordinary shares)
- Individual 4 20% (ordinary shares)
- Individual 5 20% (Class A shares)
- Each of Ordinary shares has one voting rights.
- Each of Class A shares has two voting rights.

For this example, the percentage ownership and percentage of voting rights (and calculation) for each individual is set out in the table below.

Individual	Ownership in Company A.	Calculation (Voting
		rights)
Individual 1	20% (ordinary shares)	20% * 1 (vote) = 16.67%
Individual 2	20% (ordinary shares)	20% * 1 (vote) = 16.67%
Individual 3	20% (ordinary shares)	20% * 1 (vote) = 16.67%
Individual 4	20% (ordinary shares)	20% * 1 (vote) = 16.67%
Individual 5	20% (Class A shares)	20% * 2 (votes) =
		33.33%

Beneficial Owners: *Individual 5*, being having a 33.33% control in Company A is the beneficial owner.

Test 3 – The Management Test

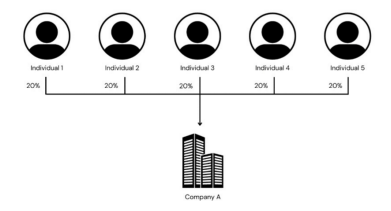
If no natural person is identified as the beneficial owner under either test 1 or 2 above, any natural person who holds the position of officer of the company.

Note: Officer is defined as a director, manager, or secretary of the company.

Example 9:

Company

Example 9



In this example,



- Company A is a private company limited by shares registered in ADGM.
- Company A is own by:
 - o Individual 1 20% (ordinary shares)
 - o Individual 2 20% (ordinary shares)
 - Individual 3 20% (ordinary shares)
 - Individual 4 20% (ordinary shares)
 - Individual 5 20% (ordinary shares)
- Each of Ordinary shares has one voting rights.
- Individual 1 and Individual 2 are appointed as the directors of Company A.

In this example, none of the shareholders own 25% or more in Company A and it has been confirmed that no one controls the company directly or indirectly. Hence by using Test 3 (i.e. The Management test), the natural person directors of the company are considered the beneficial owners.

<u>Beneficial Owners:</u> *Individual 1 and Individual 2,* being the directors of Company A are the beneficial owners.

Limited Liability Partnership

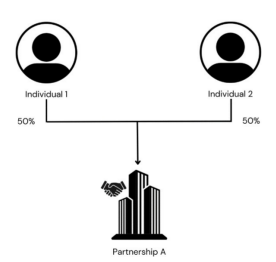
How to determine the UBO of a Limited Liability Partnership?

Test 1: The Ownership Test

Any natural person who owns (in each case whether directly or indirectly), including through bearer share holdings or by other means, 25% or more of the equity (interest) in the ADGM LLP;

Example 1:

LLP Example 1





In this example,

- Partnership A is a Limited Liability Partnership established in ADGM.
- Individual 1, and Individual 2 have a member's interest of 50% each in Partnership A.

<u>Beneficial Owners</u>: *Individual 1 and Individual 2,* as both have a direct member's interest of 50% in Partnership A are the beneficial owners (the control test however must also be applied for additional beneficial owners).

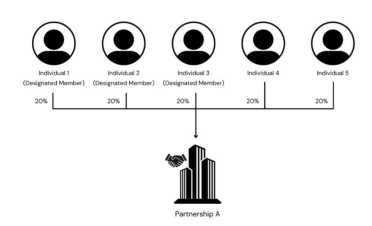
Test 2 - The Control Test

Even if a natural person is identified as the beneficial owner under test 1 above, any natural person who controls (in each case whether directly or indirectly) the ADGM **LLP** other than by positions held as officer of the ADGM company.

Note: *Control* means a natural person that holds, or may exercise, directly or indirectly, 25% or more of the voting rights in the conduct and management of the LLP.

Example 2:

LLP Example 2



In this example,

- Partnership A is a Limited Liability Partnership established in ADGM.
- Individual 1, Individual 2, Individual 3, Individual 4 and Individual 5 have a member's interest of 20% each in Partnership A.
- Individual 1, Individual 2, Individual 3 are designated members.
- Designated members have voting rights in the conduct and management of the Partnership A.



For this example, the percentage ownership and percentage of voting rights (and calculation) for each individual is set out in the table below. The control in the LLP is divided among the three designated members.

Individual	Member's Interest in Partnership A	Voting Rights
Individual 1	20% (member's interest)	33.33% (as designated member)
Individual 2	20% (member's interest)	33.33% (as designated member)
Individual 3	20% (member's interest)	33.33% (as designated member)
Individual 4	20% (member's interest)	n/a
Individual 5	20% (member's interest)	n/a

Beneficial Owners: *Individual 1, Individual 2, and Individual 3, each* having 33.33% control of the voting rights each in Partnership A are the beneficial owners.

Test 3 – The Management Test

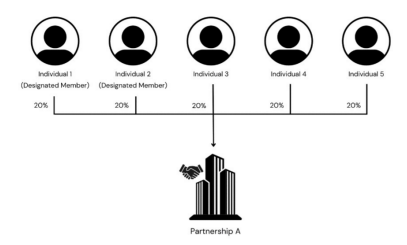
If no natural person is identified as the beneficial owner under either test 1 or 2 above, any natural person who holds the position of officer of the LLP.

Note: *Officer* is defined as members of the LLP exercising functions under the members' agreement equivalent to the functions of the officers of a company

Example 3:



LLP Example 3



In this example,

- Partnership A is a Limited Liability Partnership established in ADGM.
- Individual 1, Individual 2, Individual 3, Individual 4 and Individual 5 have a member's interest of 20% each in Partnership A.
- Individual 1 and Individual 2 are designated members.
- Designated members are exercising functions under the members' agreement as officers of the Partnership A.

In this example, none of the members own 25% or more in Partnership A and it has been confirmed that no one controls the LLP, directly or indirectly. Hence by using Test 3 (i.e. he Management test), the designated members of the LLP are considered as the beneficial owners.

Beneficial Owners: *Individual 1 and Individual 2*, being the designated members of the Partnership A are the beneficial owners.

Limited Partnership

How to determine the UBO of a Limited Partnership?

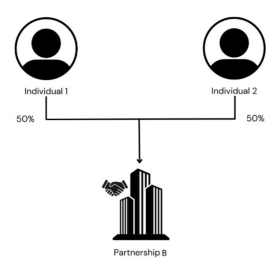
Test 1: The Ownership Test

Any natural person who ultimately is entitled to or controls (in each case whether directly or indirectly) 25% or more of the share of the equity or profits of the partnership



Example 1:

LP Example 1



In this example,

- Partnership B is a Limited Partnership that has legal personality and registered under the Limited Partnership Act of 1907 in ADGM
- Individual 1, and Individual 2 have 50% of a share of the equity and profits each in Partnership B.

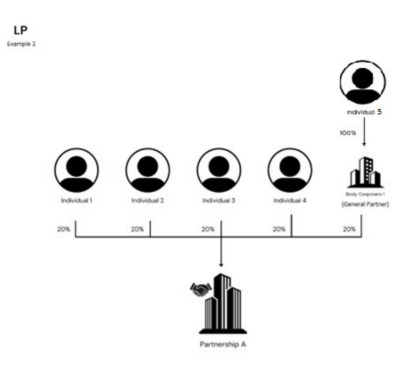
Beneficial Owners: *Individual 1 and Individual 2,* having 50% share of the capital and profits each in Partnership B are the beneficial owners.



Test 2 – The Control Test

Even if a natural person is identified under Test 1, any natural person who is ultimately entitled to or controls 25% (in each case whether directly or indirectly) 25% or more of the voting rights in the partnership

Example 2:



In this example,

- Partnership A is a Limited Partnership that has legal personality and registered under the Limited Partnership Act of 1907 in ADGM
- Individual 1, Individual 2, Individual 3, Individual 4 and Body Corporate 1 have 20% each share in the equity or profits of Partnership B.
- Body Corporate 1 is the General Partner.
- The General Partner has voting rights in the Partnership B.
- The General Partner is a private company limited by shares and wholly owned by Individual 5.

None of the partners has 25% or more share in the capital or profits of Partnership B, hence by using Test 2 (i.e. the Control test), a beneficial owner can still be identified. For this example, the percentage in the share capital, profit and the control (and calculation) for each individual is set out in the table below (for both the LP and the General Partner).

Partners	Share in the capital or profits in Partnership B	Voting Rights
Individual 1	20% (Share in the capital or	n/a



	profits)	
Individual 2	20% (Share in the capital or profits)	n/a
Individual 3	20% (Share in the capital or profits)	n/a
Individual 4	20% (Share in the capital or profits)	n/a
Body Corporate 1	20% (Share in the capital or profits)	n/a
Individual 5	n/a	100% (as General Partner)

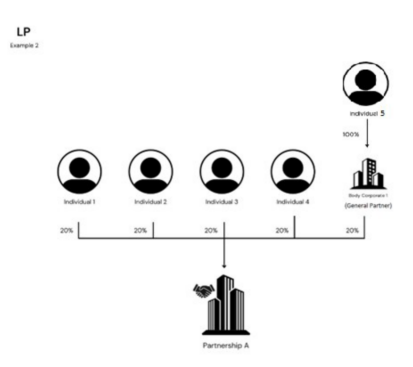
Beneficial Owners: *Individual 5,* being the sole shareholder of Partnership B's general partner is the beneficial owner.

Test 3 – The Management Test

If no natural person is identified as the beneficial owner under test 1 or test 2 above, any natural person who holds the position of officer of the partnership and any natural person who is the beneficial owner of a person holding the position of an officer of the partnership.

Note: *Officer* means the general partner, or the officers of the general partner, if the general partner is not a natural person.

Example 3:



In this example,



- Partnership B is a Limited Partnership that has legal personality and registered under the Limited Partnership Act of 1907 in ADGM
- Individual 1, Individual 2, Individual 3, Individual 4 and Body Corporate 1 have 20% each share in the equity or profits of Partnership B.
- Body Corporate 1 is the general partner.
- Individual 1 and Individual 2 are appointed as the directors of Body Corporate 1.

In this example, none of the partners has a share in capital or profit of 25% or more in Partnership B and no one controls the LP, hence by using Test 3 (i.e. The Management test), the directors of Body Corporate, as the general partner, are considered as the beneficial owners.

<u>Beneficial Owners:</u> *Individual 1 and Individual 2,* being the directors of the Body Corporate are the beneficial owners.

Foundation

How to determine the beneficial owners of a Foundation or DLT Foundation?

- the founder.
- the foundation council members (except council members that are ADGM registered company service providers).
- the guardian, if any.
- the beneficiaries (if named) or designee (if applicable) in whose main interest the foundation or arrangement has been established or operates; or
- any person who has control over the foundation. Note:

Control means:

- holds, directly or indirectly, 25% or more of the voting rights in a foundation registered under the Foundations Regulations;
- holds, directly or indirectly, including by means of being a tokenholder, 10% or more of the voting rights in a foundation registered under the DLT Foundations Regulations; or
- holds the right, directly or indirectly, to appoint or remove the foundation's officers and/or beneficiaries.

Example 1:

- ABC Foundation is a Foundation established in ADGM.
- Below are the members of the Foundation:
 - o Individual 1 Founder
 - o Individual 2 Council Member
 - o Individual 3 Guardian
 - Individual 4 Beneficiary

Beneficial Owners: *Individual 1, Individual 2, Individual 3, and Individual 4,* being members of the ABC Foundation are the beneficial owners.



Trust

How to determine the beneficial owners of a Trust?

- the settlor of the trust.
- any other trustee(s) aside from the ADGM Person.
- each beneficiary of the trust.
- any protector or enforcer appointed to the trust.
- where the persons (or some of the persons) benefiting from the trust have not been determined, the class of persons in whose main interest the trust has been established or operates; and
- any other person who, in the reasonable opinion of the trustee, has control over the trust.

Note: *Control* means a power (whether exercisable alone, jointly with another person or with the consent of another person) under the trust instrument or by law to:

- dispose of, advance, lend, invest, pay or apply trust property.
- vary or terminate the trust.
- add or remove a person as a beneficiary or to or from a class of beneficiaries.
- appoint or remove trustees or give another person control over the trust; and
- direct, withhold consent to or veto the exercise of a power mentioned above.

Example 1:

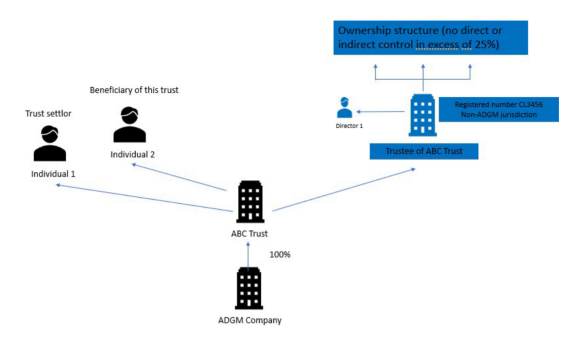
- Individual 1 is the settlor of XYZ Trust
- ABC Trust Limited is the trustee of XYZ Trust.
- ABC Trust Limited is a private company limited by shares with not direct or indirect 25% owners or controllers. Individual 2 is the director of ABC Trust Limited.
- Individual 3 is the beneficiary of XYZ Trust.

Beneficial Owners: Individual 1, Individual 2, and Individual 3 are the beneficial owners.

Example 2:

- Individual 1 is the settlor of ABC Trust
- Individual 2 is the beneficiary of ABC Trust
- Trustee of ABC Trust is registered in a non-ADGM jurisdiction. ABC Trust is not an investment trust. Trustee has only one director.



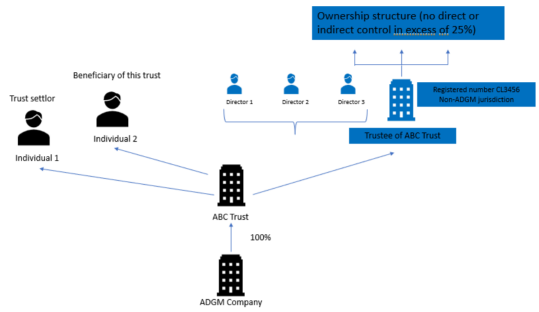


Beneficial Owners are as follows: Individual 1, Individual 2, and Director 1 of Trustee of ABC Trust.

Example 3:

- Individual 1 is the settlor of ABC Trust
- Individual 2 is the beneficiary of ABC Trust
- Trustee of ABC Trust is registered in non-ADGM jurisdiction. ABC Trust is not an investment trust. Trustee has only three directors. Note: all three directors are required to vote on matters pertaining to ABC Trust together, i.e. none have preferential voting rights.





Beneficial Owners are as follows: Individual 1, Individual 2, and Directors 1, 2, and 3.



Disclaimer

This Guidance (the "Note") provides answers to many frequently asked questions and provides information on how to identify the beneficial owner of an ADGM legal entity or legal arrangement. This is only a non-binding indicative guide and should be read together with the relevant legislation, in particular, ADGM's Beneficial Owners and Control Regulations 2022 and any other relevant regulations and enabling rules, which may change over time without notice. The Note only refers to the procedures that need to be completed in relation to the Registrar. It does not cover other requirements as set out in the relevant legislation (which includes contact with the court and other obligations of an applicant). Further advice from a specialist professional may be required. The Registration Authority makes no representations as to accuracy, completeness, correctness or suitability of any information and will not be liable for any error or omission. Information in this Note is not to be deemed, considered or relied upon as legal advice and should not be treated as a substitute for a specific advice concerning any individual situation. Any action taken upon the information provided in this Note is strictly at your own risk and the ADGM Registration Authority will not be liable for any losses and damages in connection with the use of or reliance on information provided in this Note.

For more information, you may contact the Registrar: Telephone No.: 00 971 2 3338777 Email: adgm.registration@adgm.com

Address: 3rd floor, ADGM Building, ADGM Square, Al Maryah Island, Abu Dhabi, United Arab Emirates.