REPORT OF THE INVESTOR COMPENSATION SCHEME FOR 2016

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INTRODUCTION

In terms of regulation 8 of LN 368 of 2003 (the Investor Compensation Scheme Regulations 2003, hereinafter referred to as "the Regulations"), the Compensation Schemes Management Committee of the Investor Compensation Scheme (hereinafter referred to as "the Scheme") is pleased to present its report on the discharge of its functions and its operations during 2015.

The Scheme's audited financial statements as at the 31 December 2016 are also attached.

MANAGEMENT COMMITTEE

In accordance with regulation 3 of the Regulations, the Scheme is managed and administered by a Management Committee (hereinafter referred to as "the Committee") appointed by the Malta Financial Services Authority. The Management Committee, which was reappointed on 1 January 2016 for a period of three years, is made up of:

Chairman

Dr Anton Felice

Members
Mr Benny Borg Bonello
Mr James Bonello
Mr Oliver Bonello
Mr George F Farrugia
Mr Kenneth Farrugia
Dr Massimo Vella

Mr Aldo Giordano was appointed Secretary of the Committee replacing Mr Geoffrey Bezzina and started his term of office on 30 April 2016.

MEETINGS OF THE COMMITTEE

The Management Committee held 14 meetings during 2016.

LIST OF PARTICIPANTS

All Invest Company Limited

Alpha Value Management Limited
APS Bank Limited
AQA Capital Limited
Bank of Valletta plc
Binary Investments (Europe) Limited
Brokersclub Limited
Calamatta Cuschieri & Co. Limited
Charts Investment Management Services
Limited.

Citco Custody Limited
Cresco Capital Markets (Malta) Limited
Crystal Finance Investments Limited
Curmi & Partners Limited
D.B.R. Investments Limited
Domino Europe Limited
FCS Asset Management Limited
Fexserv Investment Services (Malta)
Limited

Financial Planning Services Limited Finco Treasury Management Limited Framont & partners management Limited

FX- CAM consulting and advertisement Limited

FXDD Malta Limited Investment Services Gamma Capital Markets Limited Gamma Capital Trader Limited Global Capital Financial Management Limited

Growth Investments Limited Heptagon Capital Limited Hogg Capital Investments Limited

Horus Malta Limited

HSBC Bank (Malta) plc

HSBC Global Asset Management (Malta)
Limited

Integra Private Wealth Limited
Intrepid Capital Limted
Jesmond Mizzi Financial Advisors Limited
Joseph Scicluna Investment Services
Limited

LL Capital & Partners Limited Lombard Bank Malta plc M.Z Investment Services Limited Medina Asset Management Limited

Mediterranean Bank plc MFSP Financial Management Limited Michael Grech Financial Investment Services Limited. MPM Capital Investments Limited NBG Bank Malta Limited Nemea Bank plc Novofina Limited NSFX Limited Pilatus Bank Limited Port FX Limited Rizzo, Farrugia & Co. (Stockbrokers) Limited. Skilling Group Limited Sparkasse Bank Malta plc Temple Asset Management Limited **Tendall Capital Markets Limited** Timberland Fund Management Limited TMS Brokers Europe Limited

FUNCTIONS OF THE SCHEME

Van Sterling Capital Limited

Vatas Asset Management Limited

Zarattini International Limited

TradExec (TEX) Limited

The Regulations transpose Directive 97/9/EC on investor-compensation schemes. In terms of regulation 19 thereof, the Scheme is required to provide for the payment of compensation for claims arising out of the licence holder's inability to:

- a) repay money owed to or belonging to investors and held on their behalf in connection with licensed business; or
- b) return to investors any instruments belonging to them and held, administered or managed on their behalf in connection with licensed business or, where this is not possible, their monetary equivalent or value.

In both scenarios, the law clearly sets out that compensation is due in situations where the investment firm cannot return monies or instruments held by itself on behalf of the investor. The trigger for the submission of such claims is an MFSA determination that an investment firm is insolvent, whilst still holding client's monies/instruments. As soon as this happens, the Scheme has three months in which to pay out compensation in respect of loss of monies/instruments held by the investment firm on behalf of investors, subject to the maximum amount set out in the Regulations (which stands at €20,000 per investor).

With the enactment of the Arbiter for Financial Services Act 2016. The Scheme in accordance with the provisions set out in article 26 (3) (e) of Act is also required to settle any judgment or award for up to EUR 20,000, in respect of any civil liability which is obtained by an investor against a participant in regard to licensed business in respect of which there is a determination.

The maximum amount of compensation pay out shall be not more than €20,000 in total.

Furthermore, in terms of regulation 4, the functions of the Scheme are:

- (a) To maintain a fund for the payment of claims for compensation by investors;
- (b) To place contributions to the fund on deposit or to invest such funds;
- (c) To establish procedures and arrangements for the payment of claims for compensation by investors;
- (d) To handle and pay claims for compensation by investors; and

To advise the Malta Financial Services Authority on matters relating to compensation of investors.

BUILDING THE FUND

The first function of the Scheme is to build and maintain a fund for the payment of claims to investors.

Fixed Contributions

All Category 2 and Category 3 participants reported to the Scheme by the Malta Financial Services Authority as being licensed to provide investment services to private individuals are required to pay a Fixed Contribution to the Scheme.

The Fixed Contribution is established in the Second Schedule of the Regulations at €2,911.72 for Category 2 licence holders and at € 17,470.30 for Category 3 licence holders. The Fixed Contributions for 2016 amounted to € 360,973 (2015: €333,891).

Variable Contributions

The Second Schedule of the Regulations also provides for participating licence holders to maintain an Investor Compensation Scheme Reserve to be accounted for in the financial year when the Fixed Contribution is paid.

Participating licence holders are required to transfer to this Reserve a "variable contribution" which cannot be less than €698.81. Annually, licence holders are required to adjust their variable contribution such that the amount held

on Reserve would be equivalent to 0.1% of their total revenue (as at the previous financial year end). Licence holders may top-up, but not draw, from the Reserve. The Regulations provide that the said Reserve is to be invested by the licence holder with a third party who is approved by the Scheme.

The majority of participants have pledged their investments to the Scheme in terms of guidelines which were issued in 2004 and hold the minimum of €698.81 by way of Reserve.

Some participants took the opportunity to pay the amount of the Variable Contribution directly to the Scheme. The Management Committee determined that the payment of the variable contribution to the Scheme shall be on account against a potential claim on the Scheme, which may call on these funds in terms of regulation 16. No interest shall be payable by the Scheme to the licence holder on funds deposited with the Scheme.

The Statement of changes in funds in the attached financial statements explains the amounts held by licence holders and pledged in favour of the Scheme. This amounts to €126,635. The Statement also shows the variable contribution paid directly to the Scheme. This is indicated as part of the Scheme's net assets and amounts to €82,046.

PROTECTION OF FUNDS

The second function of the Scheme is to protect and safeguard the fixed and variable contributions that are transferred or transferable by

participating licence holders to the Scheme.

The Management Committee is required to deposit or invest the fixed contributions that are made to the fund, until such time as they are required for the payment of claims for compensation by investors.

In the performance of this task and in accordance with regulation 7, the Committee appointed the Central Bank of Malta to provide investment management services including financial. accounting and other related support services. The agreement with the Central Bank, in force since 2003 and revised in 2011, includes parameters for the investment of funds by the Central Bank of Malta on behalf of the Scheme. These parameters apply prudent investment criteria that take account of both the short and liquidity long term requirements of the Scheme.

PROCEDURES FOR THE PAYMENT OF CLAIMS

The third function of the Scheme is to establish procedures for the payment of claims for compensation by investors.

In this connection, the Committee is required to inform the general public about the procedures and arrangements for claiming against the Scheme. Users can obtain information about the Scheme from its website. (www.compensationschemes.org.mt),

Regulation 11 and 35 require the Committee to consult the relevant Compensation Schemes in other countries for the purpose of assessing appropriate and feasible procedures by which investors may claim against the respective Schemes. Claims against foreign schemes may follow defaults by branches in Malta of an investment services provider licensed in another Member State.

During the year, there were no participants with branches outside Malta.

INVESTORS' CLAIMS

The fourth function of the Scheme is to handle and pay claims to investors.

On 11 August 2014, the MFSA made a determination to the effect that Maltese Cross Financial Services Limited was unable, to meet its obligations arising from claims by its investors for reasons which are directly related to its financial circumstances.

On paying compensation, the ICS became subrogated in the investor's rights and claims. The aforesaid subrogation shall not prejudice any claims that the investor may have for amounts in excess of the amount paid by the ICS. The Scheme is currently pursuing recoveries on the basis of such subrogation.

CONSULTATION

The fifth function of the Scheme is to advise the Malta Financial Services Authority on matters relating to investors' compensation.

The ICS has advised the MFSA to issue a consultation report that reviews the participation and financing requirements of the Scheme. In drawing up this consultation report the Scheme has examined whether funding is adequate to meet future potential claims. The consultation report also took account of new loss events which will be required to be covered by the Scheme in virtue of the Arbiter for Financial Services Act, 2016.

A subcommittee has been appointed, following the feedback received from stake holders. The subcommittee is discussing the different methods of calculating contributions and will be publishing, a feedback statement after the Committee's decision on the method adopted.

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Anton Felice

Chairman – Compensation Schemes Management Committee

23 May 2017

Attachment: Audited Financial Statements of the Investor Compensation Scheme for 2016