Final Terms dated 4<sup>th</sup> December 2015



CENTRAL BUSINESS CENTRES P.L.C. €6,000,000 Unsecured Bond Issuance Programme

#### Series No: 2 Tranche No: 1

# €3,000,000 Unsecured Bonds Issued by: Central Business Centres p.l.c. (the Issuer)

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (ii) below, any offer of Bonds in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "**Relevant Member State**") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Bonds. Accordingly any person making or intending to make an offer of the Bonds may only do so:

(i) in circumstances in which no obligation arises for the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer; or

(ii) in Malta, provided such person is one of the persons mentioned in Paragraph 7(i) of Part B below and that such offer is made during the Offer Period specified for such purpose therein.

The Issuer has not authorised, nor does it authorise, the making of any offer of Bonds in any other circumstances.

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and amendments thereto, including the Directive 2010/73/EU, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State.

The Issue Specific summary, required in terms of Article 26(5)(d) of Commission Regulation 809/2004/EC (and amendments thereto), is being appended to these Final Terms.

### PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Base Prospectus dated 5 December 2014 which was approved by the Listing Authority in Malta on the 5 December 2014 and which is supplemented by the Supplement dated 4<sup>th</sup> December 2015 and which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC of the European Parliament and of the Council of 4 November 2003 as amended by Directive 2010/73/EU of the European Parliament and of the Council of 24 November 2010 to the extent that such amendments have been implemented in a relevant Member State) (the "**Prospectus Directive"**).

This document constitutes the Final Terms of the Bonds described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus as supplemented by virtue of a supplement dated 4 December 2015 (the **"Supplement"**). References to the Base Prospectus shall hereinafter be construed as a reference to the base prospectus dated 5 December 2014 as amended by the Supplement. Full information on the Issuer and the offer of the Bonds is only available on the basis of the combination of these Final Terms and the Base Prospectus.

The Base Prospectus is available for viewing at the office of the Issuer and on the websites of (a) the Listing Authority during a period of twelve months from the date of the Base Prospectus and (b) the Issuer (www.cortisgroup.com) and copies may be obtained free of charge from the registered office of the Issuer (Cortis Group, Cortis Buildings, Mdina Road, Zebbug, ZBG 4211, Malta).

1.	Issuer:	Central Business Centres p.l.c.
2.	Series Number:	2
3.	Tranche Number:	1 This Series is not fungible with the existing Series 1 Bonds issued in terms of the base prospectus dated 5 December 2014 and the final terms to the base prospectus dated 5 December 2014 (the "Series 1 Bonds"). It is expected that the Bonds and the Series 1 Bonds will trade separately.
4.	Specified Currency(ies):	Euro (€)
5.	Aggregate Nominal Amount: (i) Series (ii) Tranche	(i) €3,000,000 (ii) €3,000,000
6.	(i) Issue Price of Tranche: (ii) Net Proceeds:	(i) €100 (ii) circa €2,950,000
7.	Specified Denomination:	€100

8.	(i) Issue Date:	(i) 23rd December 2015			
	(ii) Interest Commencement Date:	(ii) Issue Date			
9.	Redemption Date:	30 December 2025			
10.	Redemption Value:	Redemption at Par			
11.	Register Cut-Off Date:	Fifteen (15) Business Days			
12.	Dates of the corporate authorisations for issuance of the Bonds:	Resolution passed at a meeting of the Board of Directors of the Issuer on the 15 October 2015			

#### INTEREST

13.	Rate of Interest:	5.25% per annum payable semi-annually in arrears				
14.	Interest Payment Date(s):	30 June and 30 December in each year up to and including the Redemption Date				

#### EARLY REDEMPTION OPTION

15.	Early Redemption Option:	Not Applicable

#### **GENERAL PROVISIONS**

16. As per 'Taxation' section of the Prospectus	16.	Taxation	As per 'Taxation' section of the Prospectus	
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## PURPOSE OF FINAL TERMS

These Final Terms comprise the Final Terms required for the issue and public offer in Malta and admission to trading on the Official List of the MSE of the Bonds described herein pursuant to the €6,000,000 Unsecured Bond Issuance Programme of Central Business Centres p.l.c.

#### RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.

Signed on behalf of Central Business Centres p.l.c.

Duly represented by:

Joseph Cortis Director

Francis Gouder Director

### PART B – OTHER INFORMATION

# 1. ADMISSION TO TRADING AND LISTING

(i) Listing:	MSE
(ii) Admission to trading:	Application has been made for the Bonds to be admitted to trading on the Official List of the Malta Stock Exchange with effect from 29 <sup>th</sup> December 2015.
(iii) Previous admission to trading:	Not Applicable.
(iv) Estimate of total expenses related to admission to trading:	€2,655.

# 2. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

Save for the Bonds reserved for subscription by the Sponsor, and any fees payable to the Manager and the Sponsor in connection with the Issue of Bonds, so far as the Issuer is aware, no other person involved in the offer of the Bonds has an interest material to the offer. The Manager and its affiliates, and the Sponsor and its affiliates may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

# 3. THIRD PARTY INFORMATION AND STATEMENT BY EXPERTS AND DECLARATIONS OF ANY INTEREST

Not Applicable

# 4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer:	The Issuer's intentions are to use the net proceeds from the offer as follows: (i) a maximum of €2,800,000 shall be used for the development and construction of the St.Julian's Central Business Centre, principally development and finishing; (ii) a maximum of €150,000 shall be used for carrying out finishing works on the Gudja Central Business Centre; (iii) a maximum of €50,000 shall be used for payment of costs pertaining to the issue of Bonds in Series 2, Tranche 1.				
(ii) Estimated net proceeds:	The estimated net proceeds are €2,950,000.				

(iii) Estimated Total Expenses:	Professional fees, and costs related to publicity, advertising, printing, listing, registration, sponsor, management, registrar fees, selling commission, and other miscellaneous expenses in connection with the offer are estimated not to exceed €50,000. There is no particular order of priority with respect to such expenses.
(iv) Conditions to which the offer is subject:	The offer shall be conditional upon the listing of the Bonds on the Official List of the Malta Stock Exchange.

# 5. YIELD

(i) Indication of Yield:	5.25%
(ii) Method of Calculating the Yield:	On the basis of interest, the Bond Issue Price and Redemption Value of the Bonds at the Redemption Date.

# 6. OPERATIONAL INFORMATION

(i) ISIN Code:	MT0000881210
(ii) Delivery:	Delivery against payment.
(iii) Names and addresses of Paying	Not Applicable.
Agent(s) (if any):	
(iv) Name and address of the entity in	Malta Stock Exchange
charge of keeping records of the	Garrison Chapel
securities	Castille Place
	Valletta, VLT 1063
	Malta

# 7. DISTRIBUTION

(i)	Method Intermedi	of aries'	Distribution Offer:	-	Agree	ment w	ith C		Cuschier	a Subscription ri & Co. Limited Bonds.
		into w bound Limite	vith Cal d itself t ed bour	amatt :o issu id itse	a Cuschie ie, and Ca	ri & Co. lamatta scribe fo	ement entered . Ltd, the Issuer Cuschieri & Co. or €3 million in			
					approv	ved by	the Li	sting Auth	ority; ar	rospectus being nd trading on the

	Official List of the Malta Stock Exchange.				
	Accordingly as at the date of these Final Terms, the Subscription Agreement has become unconditional. In terms of the Subscription Agreement, Calamatta Cuschieri & Co. Limited subscribing for Bonds may do so for their own account or for the account of underlying customers, including retail customers, and shall in addition be entitled to either: (i) distribute to the underlying customers any portion of the Bonds subscribed for upon commencement of trading; or (ii) instruct the Issuer to issue a portion of the Bonds subscribed by them directly to their underlying customers.				
(ii) Other conditions for use of the Base Prospectus by the Financial Intermediary(ies):	Not Applicable.				
(iii) Coordinator(s) of global offer:	Not Applicable.				
(iv) Coordinator(s) of single parts of the offer:	Not Applicable.				
(v) Placing Agent(s):	Not Applicable.				
(vi) Depositary Agents:	Not Applicable.				
(vii) Underwriting:	Not Applicable.				
(viii)Intermediaries giving firm commitment to act as intermediaries in secondary market providing liquidity through bid and offer rates:	Not Applicable.				
(ix) Selling Commission:	1%.				
(x) Reservation of tranche in the event that the offer is made in the markets of two or more countries:	Not Applicable.				
(xi) Expected Timetable:	16th December 2015 to 22nd December 2015 23 <sup>rd</sup> December 2015	Subscription Period Despatch of allotment advice			
	28 <sup>th</sup> December 2015	Admission to Official List			
	29 <sup>th</sup> December 2015	of Malta Stock Exchange Commencement of Trading on the Official List of Malta Stock Exchange			

(xii) Credit Rating:	Not Applicable.

# 8. ADDITIONAL INFORMATION

(i) Reservation of a tranche in favour of specific retail and/or institutional investors or categories of either:	The Issuer entered into a conditional subscription agreement with Calamatta Cuschieri & Co. Limited on 4 <sup>th</sup> December 2015, whereby the Issuer bound itself to allocate to Calamatta Cuschieri & Co. Limited, which have bound themselves to purchase, the Bonds amounting to an aggregate value of €3,000,000.
(ii) Time period, including any possible amendments, during which the offer will be open:	The Subscription Date.
(iii) Arrangements for publication of final size of issue/offer:	By way of company announcement to be issued by the Issuer.
(iv) Description of the application process:	Not Applicable.
(v) Details of the minimum/maximum amount of application (whether in numbers of securities or aggregate amount to invest):	Not Applicable.
(vi) Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:	Not Applicable.
(vii) Method and time limits for paying up the securities and for delivery of the securities:	Payment must be made by Calamatta Cuschieri & Co. Ltd in Euro in cleared funds in cash to 'The Registrar – CBC Bond Series 2 / Tranche 1'.
	The Bonds shall be issued on the 23 <sup>rd</sup> December 2015. An allotment advice shall be dispatched on the same day.
(viii) Full description of the manner and date in which results of the offer are to be made to public:	The results of the offer shall be communicated by way of company announcement issued by the Issuer on the 23 <sup>rd</sup> December 2015.
(ix) Procedure for the exercise of any right of pre-emption, negotiability of subscription rights and treatment of	Not Applicable.

subscription rights not exercised:	
(x) Indication of the expected price at which the securities will be offered or the method of determining the price and the process for its disclosure:	Not Applicable.
(xi) Amount of any expenses and taxes specifically charged to the subscriber:	Not Applicable.
(xii) Process for notification to applicants of the amount of Bonds allotted and indication whether dealing may begin before notification is made:	Not Applicable.

#### **ISSUE SPECIFIC SUMMARY**

Summaries are made up of disclosure requirements known as 'elements'. These elements are numbered in sections A - E (A.1 - E.7).

This Summary contains all the elements required to be included in a summary for these types of securities and issuer. Because some elements are not required to be addressed, there may be gaps in the numbering sequence of the elements.

Even though an element may be required to be inserted in the summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the element. In this case, a short description of the element is included in the summary after the words 'not applicable'.

Section A – Introduction & Warnings		
A.1	Introduction & Warnings	This Summary should be read as an introduction to the Base Prospectus. Any decision to invest in the Bonds should be based on consideration of the Base Prospectus as a whole, including any information incorporated by reference, and read together with the Final Terms.
		Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff might, under the national legislation of the relevant Member State of the European Economic Area, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated.
		No civil liability shall attach to any responsible person solely on the basis of this Summary, including any translation thereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Bonds.
A.2	Consent by the Issuer to the use of prospectus in subsequent resale or final placement of Securities, indication of offer period and conditions to consent for subsequent resale or final placement, and warning	The Issuer may provide its consent to the use of the Base Prospectus, the Supplement and Final Terms for subsequent resale or final placement of Bonds by Calamatta Cuschieri & Co. Limited provided that the subsequent resale or final placement of Bonds by Calamatta Cuschieri & Co. Limited is made on the Subscription Date made in the Final Terms. Such consent may be subject to conditions which are relevant for the use of the Base Prospectus.

# Section A – Introduction & Warnings

The Issuer consents to the use of the Base Prospectus, the Supplement and these Final Terms with respect to the

subsequent resale or final placement of Bonds (the " **Offer**"); provided that the Bonds are subscribed for only through Calamatta Cuschieri & Co. Limited, Third Floor, Valletta Buildings, South Street, Valletta, VLT 1103 in Malta on the 16<sup>th</sup> December 2015 (the "**Subscription Date**")

The consent referred to above relates to Offer Periods (if any) ending no later than  $22^{nd}$  December 2016

Information on the terms and conditions of an offer by Calamatta Cuschieri & Co. Limited, Third Floor, Valletta Buildings, South Street, Valletta VLT1103 is to be provided at the time of that offer by Calamatta Cuschieri & Co. Limited

		Section B – Is	suer		
B1	Legal & Commercial Name of Issuer	Central Busin	ess Centres p.l.c		
B.2	Domicile and legal form of the Issuer, legislation under which the Issuer operates and country of		registered in te		Illy incorporated, npanies Act, Cap.
	incorporation of the Issuer	The Issuer is a	a public limited l	iability company	/.
B.4(b )	Known trends affecting the Issuer and industries in which the Issuer operates	normal busing barring unfor trends, unce outside the o likely to have	ess risks associa reseen circumst rtainties, dem rdinary course c	ted with the pro ances, does no ands, commitn of business that ct on its upcom	be subject to the operty market and ot anticipate any nents or events could be deemed ing prospects, for
B.5	Description of the group and the Issuer's position within the group	Not Applicab companies.	le: the Issuer d	oes not form p	art of a group of
В.9	Profit Forecast or estimate The following is an extract from December 2015, 2016, 2017 and developments, explained in sec the Base Prospectus (principal development of office space of form, and delays in restoration 2015, of an application for min intermediate floor at ground fl space).	nd 2018, as update ction 1.9.2 below c ly: (i) delays in exp ver the Villa Fieres n works on Villa Fie por amendments to	ed in order to tai of this Supplement ected dates of co Site in shell forn res; and (ii) app opermission res	ke into account t nt, which arose s ompletion works n and subsequer roval by MEPA, i ulting in the add	the since the date of for the atly in finished in November lition of an
		Forecast 2015 €'000	Forecast 2016 €'000	Forecast 2017 €'000	Forecast 2018 €'000
	Continuing operations				
	Revenue	133	214	918	1,183
	Operating expenses	(170)	(51)	(53)	(54)
	Operating (loss)/profit	(36)	163	865	1,129

	Investment income	2	4	11	27
	Finance costs	(70	(216)	(875)	(901)
	Profit before tax	(104)	(48)	1	255
	Income tax expense	(14)	-	-	-
	(Loss)/Profit for the year	(117)	(48)	1	255
3.10	Nature of any	Not Applicable:	the audit rep	port on the h	nistorical financia
	qualifications in audit				year ended 3
	report on historical financial information	December 2014	contains no su	ch qualificatio	ns
3.12	Selected key financial informa statements:			. <sub>D</sub> e ana no 3	.oeune enang
	Selected Key Financial Information	<u>ı:</u>			
	period 20 June 2014 (being the c condensed financial statements statements have been published (http://www.centralbusinesscen taken from the audited financial	for the period 1Jan and are available ( tres.com) and at it: statements of the	uary 2015 to 30 on the Issuer's s registered off Issuer for the p	) June2015. Th website ice. Set out bel eriod ended 33	ne said Iow are highlight 1 December 2014
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	condensed financial statements statements have been published (http://www.centralbusinesscen taken from the audited financial and the unaudited half yearly co	for the period 1Jan and are available o tres.com) and at its statements of the ndensed financial s r <b>the period 20 Jun</b>	uary 2015 to 30 on the Issuer's to s registered offi Issuer for the p tatements for t tatements for t tate 2014 to 31 ry 2015 to 30 J Perio	) June2015. Th website ice. Set out bel eriod ended 3 the period end <b>December 20</b> <b>une 2015</b>	ne said low are highlight 1 December 2014 led 30 June 2015.
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	condensed financial statements statements have been published (http://www.centralbusinesscent taken from the audited financial and the unaudited half yearly co Condensed income statement for condensed income statement for Administrative expenses Operating loss Finance income Finance costs Finance costs Finance costs capitalised within i	for the period 1Jan and are available of tres.com) and at it. statements of the indensed financial s <b>r the period 20 Jun</b> <b>the period 1 Janua</b>	uary 2015 to 30 on the Issuer's v s registered offi Issuer for the p tatements for the ry 2014 to 31 ry 2015 to 30 J Perio 1 (una	0 June2015. The website ice. Set out belieriod ended 32 the period ended 32 the period end December 202 une 2015 od from January 2015 to 30 June 2015 budited) € 60,339) 81,868 85,258) 85,258	ne said low are highlight 1 December 2014 led 30 June 2015. 14 and unaudite Period from 20 June 2014 to 31 December 2014 € (16,542) - (5,063) 5,063
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Condensed statement of financial position as at 31 December 2014 and unaudited condensed statement of financial position as at 30 June 2015

	As at 30 June 2015 (unaudited)	As at 31 December 2014 (restated)*	As at 31 December 2014
	€	€	€
ASSETS			
Non-current assets		10 50 1 0 1 5	
Investment property	13,007,687	12,684,916	12,684,916
Current assets	193,023	618,743	618,743
Total assets	13,200,710	13,303,659	13,303,659
– EQUITY AND LIABILITIES Capital and reserves			
Share capital	250,000	250,000	250,000
Capital reserve	10,050,000	10,050,000	-
Retained earnings	4,987	(16,542)	(16,542)
Total equity	10,304,987	10,283,458	233,458
Non-current liabilities Borrowings	2,892,638	2,893,144	2,893,144
Current liabilities			
Borrowings	-	-	10,050,000
Trade and other payables	3,084	127,057	127,057
_	3,084	127,057	10,177,057
Total liabilities	2,895,722	3,020,201	13,070,201
Total equity and liabilities	13,200,710	13,303,659	13,303,659

# \*Restatement of classification of borrowings within the statement of financial position as at 31 December 2014

The subordinated loan agreements with related parties (narrative below refers) stipulate that the Company has the discretion to settle the loans by way of issue of a fixed number of shares at par value. In line with IAS 32 such amounts fall under the definition of equity and accordingly have been restated as capital reserve within equity. The restated classification was applied in the condensed unaudited financial statements for the period ended 30 June 2015 and this classification will also be applied within the financial statements for the year ending 31 December 2015.

	Condensed cash flow statement f condensed cash flow statement f			
			Period from 1 January 2015 to 30 June 2015 (unaudited)	Period from 20 June 2014 To 31 December 2014
			€	€
	Cash flows (used in)/generated f activities	from operating	(40,254)	74,104
	Cash flows used in investing acti	vities	(322,771)	(12,679,853)
	Cash flows (used in)/generated f activities	from financing	(86,0790	13,192,638
	Net movement in cash and cash	n equivalents	(449,104)	586,889
	Cash and cash equivalents at be	ginning of period	586,889	-
	Cash and cash equivalents at en	nd of period	137,785	586,889
	<u>Material Adverse Change:</u> There has been no material ac 2014, being the date of the last <u>Significant Change:</u> There has been no significant cl December 2014, being the date	published audited fir hange in the financia	nancial information.	the Issuer since the 31
B.13	Recent events particular to the Issuer which are materially relevant to the evaluation of Issuer's solvency		here are no recent ev e materially relevant	
B.14	Dependency of the Issuer on other entities within the group	Not Applicable: the Issuer does not form part of a group o companies.		m part of a group of
B.15	Description of the Issuer's principal activities	business of a fina property-owning commercial prop returns from the of such property take on lease, es property by	established in June 20 ance, investment, prope company. Its principa erty for investment po property which it holds to third parties. It is em xchange, or acquire m any title including It is also empowered to	erty development and al activity is to hold urposes and generate by virtue of the rental powered to purchase, ovable or immovable emphyteusis and

		of the property which it holds.	
B.16	Description of whether the Issuer is directly or indirectly owned or controlled and by whom and nature of such control	Not Applicable: the Issuer is not controlled by any one single entity.	
B.17	Credit ratings assigned to the Issuer or their debt securities	Not Applicable: there are no Issuer or their debt securities.	credit ratings assigned to the
		Section C – Securities	
C.1	Type and class of Securities being offered and/or admitted to trading	at the date of issue) aggrega	e equivalent in other currencies ate nominal amount of Bonds pursuant to the Bond Issuance
		Bonds which are identical in all interest commencement date more Tranches, which are exp forming a single Series and ide issue dates, commencement	nes, each Tranche consisting of respects except for issue dates, is and/or issue prices. One or pressed to be consolidated and entical in all respects, except for dates and/or issue prices may Bonds may be issued as part of
		form without interest coup	registered and dematerialised ons and are represented in propriate entry in the electronic on behalf of the Issuer.
			ch denominations as may be as indicated in the applicable
		throughout the entire term of on that basis (as specified in t	ng a fixed rate of interest the Bonds and will be payable he applicable Final Terms). The ue Price which is at par or at a par.
			st each Series of the Bonds on d to be admitted to trading on SE.
		The Bonds will be governed by	the laws of Malta.
		Issue Specific Summary The Bonds are Euro (€) denon December 2025.	ninated 5.25 per cent, due 30 <sup>th</sup>
		Series: Tranche: Aggregate Nominal Amount: ISIN Code:	2 1 3,000,000 MT0000881210

Issue Price:	€100
Specified Denomination:	€100

#### **C.2 Currency** Euro (€)

- C.5 Description of restrictions on free transferability
- C.8 Description of rights Rights: There are no special rights attached to the Bonds other than the right of the Bondholders to payment of capital and limitations to those rights; ranking of the Securities Rights: There are no special rights attached to the Bonds other than the right of the Bondholders to payment of capital and interest and in accordance with the below described ranking.

Ranking: The Bonds are unsecured debt obligations of the Issuer ranking equally with all the Issuer's other present and future unsecured obligations.

There is no restriction on the free transferability of the Bonds.

# C.9 Interest/Redemption The length of the interest periods for the Bonds and the applicable interest rate will be set out in the relevant Final Terms.

Fixed interest will be payable in arrears on each Interest Payment Date.

The redemption date of the Bonds will be set out in the relevant Final Terms.

The Final Terms issued in respect of each issue of the Bonds will state whether such Bonds may be redeemed prior to their stated maturity at the option of the Issuer (either in whole or in part) and, if so, the terms applicable to such redemption.

The Final Terms issued in respect of each issue of Bonds will set out an indication of the yield of the Bonds.

#### Issue Specific Summary

Rate of Interest:	5.25% per annum
Interest Commencement	Issue Date
Date:	
Redemption Date:	30 December 2025
Early Redemption Option:	Not Applicable
Yield to Redemption Date:	The gross yield calculated on
	the basis of the Rate of
	Interest, the Bond Issue Price
	and the Redemption Value of
	the Bonds at Redemption
	Date, is 5.25%
Not Applicable.	

C.10 Explanation of any derivative component in the interest payment

C.11 Listing and admission to trading

Application has been made for the Bonds to be admitted to trading on the Official list of the Malta Stock Exchange with effect from the  $29^{th}$  December 2015

		Section D - Risks
D.2	Key information on the key risks that are specific to the Issuer	There are certain factors that may affect the Issuer's ability to fulfil its obligations under the Bonds issued under the Programme.
		The Issuer is subject to market and economic conditions generally: The Issuer is subject to general market and economic risks that may have a significant impact on the Project, its timely completion and budgetary constraints.
		The Issuer has a limited history of operations: The Issuer was established on the 20 June 2014 to carry out the business of a finance, investment, property development and property- owning company. It is empowered to purchase, take on lease, exchange, or acquire movable or immovable property by any title including emphyteusis and subemphyteusis. It is also empowered to sell, lease or dispose of the property which it holds. The Issuer is substantially a start-up operation with all the attendant risks that start-ups normally entail. These risks include, but are not limited to, the lack of financial stability and risks of delays in the completion of the Project. In the event that these risks were to materialise they would have a significant impact on the financial position of the Issuer.
		Risks Relating to the competitiveness of the property market: An increase in the supply, and/or a reduction in demand for the property segments in which the Issuer operates and targets to lease the Properties, may cause the lease of the spaces forming part of the Project to be leased at lower lease considerations or may cause the lease of such spaces to take place at a slower pace than that anticipated by the Issuer.
		<i>Counter-party risks:</i> the Issuer relies upon third-party service providers such as architects, building contractors and suppliers for the construction and completion of the Project.
		Material risks relating to property development: There are a number of risks that commonly affect the real estate development industry, many of which are beyond the Issuer's control;
		Risks relating to reliance on the lease of spaces of the Project: the Issuer makes reliance on the revenues it expects to generate from the lease of spaces forming part of the Properties.
		The Issuer has a highly leveraged capital structure: The Issuer's capital structure is highly dependent on debt financing through the Bonds which could have an adverse effect on the financial condition of the Issuer if the lease of the spaces forming part of the Project were to slow down below the current expectations of the Issuer;
		Exposure to environmental liabilities attaching to the real-

	estate property: The Issuer may be liable for the costs of removal, investigation or remediation of any hazardous or toxic substances that may be located on or in, or migrated from, a property owned or occupied by it;
	The Issuer's dependence on the executive director of the Issuer: the Issuer depends to a significant degree on the efforts, performance and abilities of Joseph Cortis, the sole executive director and chairman of the board of directors
	<i>Health and safety:</i> the failure of the Issuer to comply with international health and safety standards, to which the Issuer is subject by virtue of the nature of its business, may expose the Issuer to third party claims.
	<i>Property valuation risks:</i> In providing valuations, independent architects may make certain assumptions which ultimately may cause the actual values to be materially different from any future values that may be expressed or implied.
	<i>Risks relating to taxation:</i> the Issuer's activities are subject to changes in tax laws.
D.3 Key information on the key	Forward Looking Statements: Forward-looking statements can be identified by the use of terms such as "believes", "estimates", "anticipates", "expects", "intends", "may", "will" or "should". These forward-looking statements relate to matters that are not historical facts. Forward-looking statements are not guarantees of future performance and should therefore not be construed as such. The Issuer's actual results of operations, financial condition, liquidity, dividend policy and the development of its strategy may differ materially from the impression created by the forward- looking statements contained in this Prospectus. There are certain factors which are material for the purpose
risks that are specific to the Bonds	of assessing the market risks associated with the Bonds, including the following:
	No Assurance of Active Secondary Market: A liquid market depends, amongst others, on the presence of willing buyers and sellers. The Issuer cannot guarantee that such a liquid market will develop for the Bonds and that the Bonds may be traded at above their issue price.
	<i>Value of the Bonds:</i> The value of the Bonds may increase or decrease and past performance is not necessarily indicative of future performance.
	<i>Suitability:</i> An investment in the Bonds may not be suitable for all recipients of this Prospectus. Investors should discuss a decision to invest in the Bonds with their licensed investment advisors.
	<i>Fixed Rate Bonds:</i> Investment in the Bonds involves the risk that subsequent changes in market interest rates may adversely affect the value of the relevant Tranche of Bonds.

		<i>Ranking:</i> The Issuer has not granted any security over its own assets and therefore its obligations in regards to the Bonds are unsecured obligations ranking equally with all other present and future unsecured obligations.	
		Section E - Offer	
E.2(b)	Reasons for offer and use of proceeds	<ul> <li>Issue Specific Summary</li> <li>The Issuer's intentions are to use the proceeds from the offer of Bonds issued in Series 2, Tranche 1, as follows:</li> <li>(i) a maximum of €2,800,000 shall be used for the development and construction of the St.Julian's Central Business Centre, principally development and finishing;</li> <li>(ii) a maximum of €150,000 shall be used for carrying out finishing works on the Gudja Central Business Centre;</li> <li>(iii) a maximum of €50,000 shall be used for payment of costs</li> </ul>	
E.3	Description of the terms and conditions of the offer	pertaining to issue of Bonds in Series 2, Tranche 1. Bonds may be offered to the public in Malta. Other than as set out in section A.2 above, the Issuer has not authorised the making of any Public Offer by any person in any circumstances and such person is not permitted to use the Prospectus in connection with its offer of any Bonds. Any such offers are not made on behalf of the Issuer and the Issuer has no responsibility or liability for the actions of any person making such offers.	
		Issue specific summary Subscription Period Conditions to which the Offer is subject:	16 <sup>th</sup> – 22 <sup>nd</sup> December 2015 The offer shall be conditional upon the listing of the Bonds on the Official List of the Malta Stock Exchange
		Description of application process: Details of the minimum and/or maximum amount of application:	Not Applicable.
		Manner in and date on which results of the Offer are to be made public:	The results of the offer shall be communicated by way of company announcement on the 23 <sup>rd</sup> December 2015
E.4	Description of any interest material to the issue/offer, including conflicting interests	the 23 <sup>rd</sup> December 2015The relevant Final Terms will specify any interest of natural and legal persons involved in the issue of the Bonds.Issue specific summarySave for the Bonds reserved for subscription by the Sponsor, and any fees payable to the Manager and the Sponsor in connection with the Issue of Bonds, so far as the Issuer is aware, no other person involved in the offer of the Bonds has an interest material to the offer. The Manager and its affiliates, and the Sponsor and its affiliates may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.	

E.7	Estimated expenses	The estimated expenses are expected to be in the region of
	charged to investor by	€50,000.
	issuer/offeror	