Final Terms dated 19 February 2016



Subordinated Debt Issuance Programme ISIN: MT0000021346

Series No: 2/2016 Tranche No: 2

Subordinated Debt Issuance Programme of a maximum of €150,000,000 Issued by: Bank of Valletta p.I.c. (the "Issuer")

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 Prospectus dated 16 October 2015 which was approved by the Listing Authority in Malta on the 16 October 2015 and the Supplement to the Prospectus dated and approved by the Listing Authority on 9 November 2015, which together constitute a base prospectus for the purposes of the Prospectus Directive.

This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5(4) of the Prospectus Directive and must be read in conjunction with such Prospectus as so supplemented. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Prospectus as supplemented.

The Prospectus and the Supplement to the Prospectus are 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 approval of the Prospectus; and (b) the Issuer (www.bov.com) and copies may be obtained free of charge from the registered office of the Issuer (58, Zachary Street, Valletta, VLT 1130, Malta).

The Notes are complex financial instruments and may not be suitable for all types of retail investors. A potential investor should not invest in the Notes unless: (i) He/She has the necessary knowledge and experience to understand the risks relating to this type of financial instrument; (ii) The Notes meet the investment objectives of the potential investor; and (iii) Such potential investor is able to bear the investment and financial risks which result from investment in these Notes.

1.	Issuer	Bank of Valletta p.l.c.
2.	Series Number	2
3.	Tranche Number	2 The Notes to be issued under these Final Terms will be fungible with those issued under Series 2/2015, Tranche 1 and will be consolidated therewith with effect from the first interest payment date, being 8 August 2016. As of such date, the Official List will feature only one ISIN in respect of the Notes issued under both Series 2/2015, Tranche 1 and this Series 2/2016, Tranche 2.
4.	Specified Currency/ies	Euro (€)
5.	Aggregate nominal amount: (i) Series (ii) Tranche	The aggregate nominal amount of Notes being offered for subscription is of a maximum of \in 50,000,000, which figure constitutes the maximum amount of Notes to be offered under any one or a combination of these Final Terms and Series 1, Tranche 2 (hereinafter "Series 1/2016, Tranche 2").
6.	(i) Issue Price of Tranche	(i) €100 (at par)
	(ii) Net proceeds	(ii) A maximum of €50,000,000 which will emanate from Notes to be issued under any one or a combination of these Final Terms and Series 1/2016, Tranche 2.
7.	Specified Denomination	€100
8.	(i) Issue Date	(i) 29 March 2016
	(ii) Interest Commencement Date	(ii) Issue Date
9.	Maturity Date	8 August 2030
10.	Redemption Value	Redemption at par
11.	Register Cut-Off Date	Fifteen (15) days prior to the Interest Payment Date
12.	Dates of the corporate authorisations for issuance of the Notes	Resolution of the Board of Directors dated 14 January 2016.

INTEREST

13.	Rate of Interest	3.50 per cent per annum payable semi-annually in arrears
14.	Interest Payment Date/s	8 February and 8 August in each year up to the Maturity Date. First interest payment will be made on 8 August 2016.

GENERAL PROVISIONS

15. Taxation

As per *"Taxation"* section of the Prospectus.

PURPOSE OF FINAL TERMS

These Final Terms comprise the Final Terms required for the offer for subscription, issue and admission to trading on the Official List of the MSE of the Notes described herein pursuant to the Subordinated Debt Issuance Programme of the Issuer dated 16 October 2015 as supplemented on the 9 November 2015.

RESPONSIBILITY

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

Signed on behalf of Bank of Valletta p.l.c.

Duly represented by:

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John Cassar White (signing in his capacity as Chairman and Director of the Issuer and as a duly appointed agent of all the other Directors of the Issuer)

PART B – OTHER INFORMATION

1. ADMISSION TO TRADING AND LISTING

(i) Listing	MSE
(ii) Admission to trading Application has been made for the Notes to be admitted to on or around the 8 April 2016 and for trading thereon to co thereafter.	
(iii) Previous admission to trading	Not applicable
(iv) Estimate of total expenses related to admission to trading	Approximately €35,000 in respect of Notes issued under any one or a combination of these Final Terms and Series 1/2016, Tranche 2. Such expenses will be borne by the Issuer.

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

Except for the Sponsors' entitlement to fees payable in connection with the said offer, the Issuer is not aware of any interest that is material to the offer.

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 Notes will constitute an integral part of the Issuer's capital plan. Consequently, the proceeds from the offer of Notes will be used to further strengthen the Issuer's tier 2 capital requirements as required by European banking regulations. The net proceeds from the issue of the Notes will also be used by the Issuer to meet part of its general financing requirements.
(ii) Estimated net proceeds	A maximum of €50,000,000 which will emanate from Notes to be issued under any one or a combination of these Final Terms and Series 1/2016, Tranche 2. Proceeds will be used for the reasons specified in <i>"(i) Reasons for the offer"</i> above.
(iii) Estimated total expenses	Estimated total expenses in respect of the aggregate maximum amount of \notin 50,000,000 to be offered under these Final Terms and under Series 1/2016, Tranche 2 will amount to approximately \notin 400,000 and will be borne by the Issuer. The approximate breakdown of such expenses is as follows: <i>MSE and MFSA fees - \notin35,000; Commissions to AFIs - \notin340,000; Printing & Advertising - \notin25,000.</i>
(iv) Conditions to which the offer is subject	The offer will be conditional upon the listing of the Notes on the Official List.

5. YIELD

(i) Indication of Yield	3.50%
(ii) Method of calculating the Yield	Yield will be calculated on the basis of the interest per annum, the Issue Price and the Redemption Value of the Notes at the Maturity Date.

6. OPERATIONAL INFORMATION

(i) ISIN code	MT000021346
(ii) Delivery	Delivery against payment
(iii) Name/s and address/es of paying agent/s (if any)	Not applicable

7. **DISTRIBUTION**

(i) Method of distribution – Public offer	Where an Applicant makes an application for the subscription of Notes, Authorised Financial Intermediaries shall, prior to accepting such application, conduct a Suitability Test in respect of the Applicant. The Issuer will not be entertaining applications for the subscription of Notes.
	It is at the entire discretion of each Authorised Financial Intermediary to determine whether to carry out the Suitability Test for the Notes being offered under these Final Terms in respect of investors that would have already undergone such test with their firm in relation to Series 2/2015, Tranche 1 Notes.
	Application forms will be available from Authorised Financial Intermediaries from 23 February 2016. Application Forms will not be available through the Issuer.
	Applications for subscription of Notes by the general public may be made during the period from 14 March 2016 until 18 March 2016.
	Applications for the subscription of Notes by the Scaled Down Applicants (as defined in section 8(i)) will be accepted until 18 March 2016.
	In the case of over-subscription, the Issuer reserves the right to close the offer of Notes (and to refuse acceptance of applications by the Scaled Down Applicants) prior to the 18 March 2016. Accordingly, notwithstanding the contents of section 8(i) below, Scaled Down Applicants submitting their application for the subscription of Notes on or after 14 March 2016, may be precluded from being allocated their respective Individual Reserved Amount.
(ii) Other conditions for use of the Prospectus by the Authorised 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 agent/s	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	0.75% of the nominal amount of Notes allocated to Applicants	
(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	Application forms available from Authorised Financial Intermediaries	23 February 2016
	Opening of subscription lists in respect of the general public offer	14 March 2016
	Closing of subscription lists for both the general public offer and the Scaled Down Applicants (as defined in section 8 (i))	18 March 2016
	Announcement of basis of acceptance	29 March 2016
	Issue Date	29 March 2016
	Interest Commencement Date	29 March 2016
	Refunds of unallocated monies	6 April 2016
	Dispatch of allotment advices	6 April 2016
	Date of listing on the MSE	8 April 2016
	Date of commencement of trading on MSE	11 April 2016
	In the event that the offer of Notes closes before 18 March 2016 due to over- subscription, the remaining events set out above (including the Issue Date) shall be anticipated in the same chronological order.	
(xii) Credit rating	Not applicable	
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8. ADDITIONAL INFORMATION

(i) Reservation of a Tranche, or part thereof, in favour of specific retail and/or non-retail investors or categories of either	79.82% of the maximum aggregate nominal amount of Notes to be offered
	Each Scaled Down Applicant will be entitled to a particular amount within the Reserved Amount (the " Individual Reserved Amount "), which amount will be equivalent to such refunded amount and will be communicated by the Issuer, in writing, to each Scaled Down Applicant.
	Each Scaled Down Applicant may subscribe for an amount of Notes which is equal in value to the Individual Reserved Amount (in which case the Scaled Down Applicant will be allocated an amount of Notes which is equal in value to such Individual Reserved Amount) or for an amount of Notes which is less or greater in value than the Individual Reserved Amount. In the event that a Scaled Down Applicant applies for Notes the value of which is less than the Individual Reserved Amount, such subscription application will be subject to, and may not be made for an amount which is less than, the minimum subscription amount of €5,000. In the event that the Scaled Down Applicant applies for Notes the value of the Individual Reserved Amount, the amount of €5,000. In the event that the Scaled Down Applicant applies for Notes the value of which is greater than the Individual Reserved Amount, the amount subscribed for in excess of the value of the Individual Reserved Amount will automatically be considered for allocation with the general public portion.
	Any portion of the Reserved Amount not taken up by the Scaled Down Applicants will be available for allocation to the general public, without priority or preference.
(ii) Time period, including any possible amendments, during which the offer will be open	
	In the case of over-subscription, the Issuer reserves the right to close the offer of Notes (and to refuse acceptance of applications by the Scaled Down Applicants) prior to the 18 March 2016. Accordingly, notwithstanding the contents of section 8(i) below, Scaled Down Applicants submitting their application for the subscription of Notes on or after 14 March 2016, may be precluded from being allocated their respective Individual Reserved Amount.
(iii) Arrangements for publication of final size of issue/offer	By way of a company announcement to be issued by the Issuer.
(iv) Description of the application process	Applications for the subscription of Notes may be made through any of the Authorised Financial Intermediaries, excluding the Issuer, in accordance with the conditions prescribed in section 7(i) above.
(v) Details of the minimum/maximum amount of application (whether in numbers of securities or aggregate amount to invest)	The minimum subscription amount per Applicant during the Offer Period shall be €5,000, and, thereafter, in multiples of €100.

(vi) Description of possibility to reduce subscriptions and manner	The Issuer may refuse or reduce subscriptions in any of the following events:
for refunding excess amount paid	a) In the event of over-subscription of the offer; and/or
by applicants	b) In the event that the allocation policy of the Issuer so determines.
	Prospective investors should note that if the aggregate nominal amount of Notes applied for under these Final Terms and under Series 1/2016 Tranche 2 is in excess of €50,000,000, then the Issuer shall scale down each application under Series 1/2016, Tranche 2 to the minimum subscription amount of €25,000 per application ("Scaling Down") and shall scale down each application under these Final Terms to such amount (per application as may be determined by the Issuer provided that such minimum amound does not fall below the Issue Price. Where notwithstanding Scaling Down, the aggregate face value of Notes applied for under these Final Terms and under Series 1/2016, Tranche 2 remains in excess of €50,000,000, a ballot shall be held in respect of applications made under Series 1/2016, Tranche 2. Pursuant to such ballot, only the drawn applications shall be allocated a complement in Notes under Series 1/2016, Tranche 2 of €25,000.
	There is therefore the possibility that not all Applicants seeking to subscribe for Notes under Series 1/2016, Tranche 2 will be allocated Notes.
	If an application is not accepted or is accepted for a lesser amount than is applied for, the full amount or the excess amount (as applicable) will be returned by the Issuer without interest by direct credit to the Applicant's bank account as indicated in the application form. The Issuer shall not be responsible for any loss or delay in transmission.
rii) Method and time limits for aying up the securities and for elivery of the securities	Payment must be made by cheque in Euro in cleared funds to 'The Registrar – BOV Notes Issue 2016'. The Notes will be issued on the Issue Date.
viii) Full description of the manner and date in which results of the offer are to be made public	The results of the offer shall be communicated by way of a company announcement issued by the Bank on the Issue Date.
ix) Procedure for the exercise of any ight of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised	Not applicable
x) Indication of the expected price at which the securities vill be offered or the method of determining the price and the process for its disclosure	Not applicable
(xi) Amount of any expenses and axes specifically charged to the subscriber	Not applicable
(xii) Process for notification to Applicants of the amount of Notes allotted and indication whether dealing may begin before notification is made	Applicants shall be notified of the amount of Notes allotted to them by way of a letter from the Registrar expected to be mailed by the 6 April 2016. Dealing may not commence: (i) before the notification is dispatched by the Issuer; and (ii) before listing of the Notes on the Official List.

ANNEX I – ISSUE SPECIFIC SUMMARY

This summary ("**Summary**") is 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 this type of financial instrument 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 financial instrument 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 Prospectus. Any decision to invest in the Notes should be based on consideration of the Prospectus, any Reference Documents and these Final Terms. Where a claim relating to the information contained in the 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 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 Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Notes.
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	Not applicable. There will be no subsequent resale or final placement of Notes and accordingly no such consent is required.
		Section B – Issuer
B.1	Legal & commercial name of Issuer	Bank of Valletta p.I.c.
B.2	Domicile and legal form of the Issuer, legislation under which the Issuer operates and country of incorporation of the Issuer	The Issuer is a public limited liability company registered in Malta in terms of the Companies Act (Cap. 386, laws of Malta).

B.5	Description of the group and the Issuer's position within the group	data management are also strategic objectives of the Issuer. The Issuer is the parent company of the BOV Group comprising Valletta Fund Management Limited (C18603) and Valletta Fund Services Limited (C39623).
		The Issuer's strategic priority is to safeguard the stability and sustainability of the Bank as Malta's largest financial institution, for the long-term. The Issuer has, during FY 2015, embarked on a reform of its governance structures to assist it in achieving this end. Other major reforms include the restructuring of the credit function and IT developments. Human resources, processes and data management are also strategic objectives of the laguer.
		Strategic Priorities of the Issuer
		Despite operating in a challenging environment, the Issuer continued to perform well in all areas of its operations. Balance sheet growth was sustained and the Issuer continued to register positive increases in all areas of commission and fee income generating business.
		Financial Performance of the Issuer
		Regulatory reforms in response to weaknesses in the global financial sector have had, and are expected to continue to have, a substantial impact on financial institutions, including the Issuer. The reforms that have been or may be adopted include, amongst others, more stringent capital and liquidity requirements, recovery and resolution measures (including the creation of a resolution fund) and the creation of new and strengthened regulatory bodies.
		Regulatory Reforms
		From a global perspective, markets have been characterised by political tension and record low interest rates. Although the Issuer is not directly exposed to conflict regions, volatility in the financial markets could impact its proprietary investment portfolio. Interest rates are expected to remain low and this could impact the Issuer's net interest margin. Despite subdued global economic growth, the Maltese economy is registering higher growth rates when compared to its Eurozone peers and this is considered positive for the Issuer which is dependent on the local economy.
		Global and Local Economic Outlook
B.4(b)	Known trends affecting the Issuer and industries in which the Issuer operates	As at the date of these Final Terms, there are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Issuer's business for at least up to the end of the current financial year save as may arise from changes in the laws and regulations applicable to the Issuer and changes in the economy and the financial markets in general.

B.10	Nature of any qu audit report on histo information			e. The audit the Issuer conta		historical financial Ialifications.
B.12	Selected historical key financial information. No material adverse change and no significant change statements:					
	The following table depicts key financial information extracted from the audited consolidated annual financial statements of the BOV Group for the financial years ended 30 September 2015, 30 September 2014 and 30 September 2013 and unaudited consolidated interim financial statements of the BOV Group for the six months ended 31 March 2015 and 31 March 2014.					
		30 September 2015	31 March 2015	30 September 2014	31 March 2014	30 September 2013
	Authorised share capital (ordinary shares of €1.00 each) ('000)	500,000	500,000	500,000	500,000	500,000
	Ordinary shares in issue of €1.00 each ('000)	360,000	360,000	330,000	330,000	300,000
	Total assets (€'000)	9,901,962	9,042,441	8,296,791	7,734,102	7,257,958
	Total liabilities (€'000)	9,231,773	8,401,521	7,682,322	7,148,690	6,680,953
	Total equity (€'000)	670,189	640,920	614,469	585,412	577,005
	Common Equity Tier 1 ratio (CRD IV basis for 30 September 2015, 31 March 2015 and 30 September 2014 and CRD III basis for 31 March 2014 and 30 September 2013)	11.3%	11.8%	11.7%	11.3%	11.7%
	There has been no material adverse change in the prospects of the Issuer since 30 September 2015 (date of the Issuer's last published audited financial statements).					
	There has been no significant change in the financial or trading position of the Issuer subsequent to the period covered by the historical financial information.					
B.13	Recent events the Issuer which relevant to the Issuer's solvency	•		are materially		ts particular to the e evaluation of the

B.14	Dependency of the Issuer on other entities within the group	Not applicable. The financial position of the Issuer is not dependent on the financial position of other entities within the BOV Group.
B.15	Description of the Issuer's principal activities	The Issuer provides a wide range of banking and other financial services. The principal activities of the Issuer comprise the following:
		i. The receipt and acceptance of customers' monies for deposit in current, savings and term accounts which may be denominated in Euro and other major currencies; and
		ii. The provision of advances to a wide array of customers, ranging from the private individual, businesses and industries. Advances include short-term and longer-term loans and overdrafts.
		The Issuer also provides a number of other services including: (i) trade finance services; (ii) stockbroking, advisory and discretionary portfolio management services; (iii) bancassurance and wealth management services; (iv) investment banking, including underwriting, manager and registrar services for capital market transactions in the domestic market; (v) trustee and custody services; and (vi) other services, including 24-hour internet banking service, issue of major credit cards, night safe facilities, automated teller machines, foreign exchange transactions, outward and inward payment transfers.
B.16	Description of whether the Issuer is directly or indirectly owned or controlled and by whom and nature of such control	As at the date of the Prospectus, the following shareholders hold in excess of 5% of the share capital of the Issuer: Government of Malta 25.23%
	hature of such control	UniCredit S.p.A. 14.55%
		Neither of the said major shareholders, alone, control the Issuer.
B.17	Credit ratings assigned to the Issuer or its debt securities	The Issuer is currently rated by Fitch Ratings (" Fitch "). The Issuer's long-term credit rating assigned by Fitch is BBB+ with a stable outlook.
		The Notes will not be rated.

	S	Section C – Securities	
C.1	Type and class of securities being offered and/or admitted to trading including any security	denominated with a fixed interest rate of ugust 2030.	
	identification number	Series:	2
		Tranche:	2
			The Notes to be issued under these Final Terms will be fungible with those issued under Series 2/2015, Tranche 1 and will be consolidated therewith with effect from the first interest payment date, being 8 August 2016. As of such date, the Official List will feature only one ISIN in respect of the Notes issued under both Series 2/2015, Tranche 1 and this Series 2/2016, Tranche 2.
		Aggregate nominal amount:	The aggregate nominal amount of Notes being offered for subscription is of a maximum of €50,000,000, which figure constitutes the maximum amount of Notes that may be issued under any one or a combination of these Final Terms and Series 1/2016, Tranche 2.
		ISIN code:	MT0000021346
		Issue Price:	€100 (at par)
		Specified Denomination:	€100
C.2	Currency	The currency of the Notes is Euro (€).	
C.5	Description of restrictions on free transferability	There are no restrictions on the free transferability of the Notes.	
C.8	Description of rights attached to the securities and limitations to those rights; ranking of the securities	s than the right of the Note Holders to payment of capital a	

C.9	Interest/Redemption/ Representative	Rate of Interest:	3.50%
		Interest Commencement Date:	Issue Date
		Maturity Date:	8 August 2030
		Yield:	3.50%
		Representative of debt security holders:	Not applicable
C.10	Explanation of any derivative component in the interest payment	Not applicable. There interest payment.	will be no derivative component in the
C.11	Listing and admission to trading	Programme to be lister admittance to trading of Notes are expected to thereon to commence t	made for the Notes issued under the d on the Official List of the MSE and for on the Regulated Market of the MSE. The be listed on 8 April 2016 and for trading thereafter.
		Section D – Risks	
D.2	Key information on the key risks that are specific to the Issuer	• •	
		distribution of exposu to as <i>name concentrat</i> exposures to particular referred to as <i>sectoral</i> of Issuer operates mainly relatively small market	This risk arises from: (i) an uneven res (or loans) to its borrowers referred <i>tion risk</i> ; or (ii) an uneven distribution of r sectors, industries, products or regions <i>concentration risk</i> . Due to the fact that the in the Maltese market, the latter being a when compared to other larger markets, higher levels of concentration risk.
		or converted to commons or dinary shares) of	f a <i>bail-in</i> , the Notes may be written down on equity tier 1 capital instruments (such the Issuer before any non-subordinated are affected by such measures.

D.3	Key information on the key	The following are the key risks associated with an investment
	risks that are specific to the	in the Notes:
	securities	Orderly and Liquid 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 Notes and that the Note Holders will be able to sell the Notes at or above the Issue Price.
		Ranking: The Notes are unsecured and subordinated to the claims of all holders of senior indebtedness.
		Limited Recourse: By purchasing the Notes, the Note Holder agrees to waive his right of enforcement against the Issuer in the case of non-performance of the Issuer's obligations under the Notes, including the non-payment of interest and principal. The only remedy available to the Note Holder in the event of a default by the Issuer shall be the petitioning for the winding up of the Issuer, which shall constitute an Acceleration Event.
		Specific Nature of the Notes: In view that the Notes will bear a fixed interest rate, investment in the Notes involves the risk that subsequent changes in market interest rates may adversely affect the value of the relevant Tranche.
		Value of the Notes: The value of the Notes may increase or decrease and past performance is not necessarily indicative of future performance.
		Suitability: An investment in the Notes may not be suitable for all recipients of the Prospectus, as supplmented, and these Final Terms and prospective investors are urged to consult an investment advisor as to the suitability or otherwise of an investment in any of the Notes before making an investment decision.
		Note Holder's Currency of Reference: A Note Holder will bear the risk of any fluctuations in exchange rates between the currency of denomination of the Notes and the Note Holder's currency of reference, if different.

Section E – Offer				
E.2b	Reasons for offer and use of proceeds when different from making profit and/or hedging certain risks	The Notes to be issued under the Programme constitute an integral part of the Issuer's capital plan. Consequently, the proceeds from the offer of the Notes will be used to further strengthen the Issuer's tier 2 capital requirements as required by European banking regulations. The net proceeds from the issue of the Notes will also be used by the Issuer to meet part of its general financing requirements.		
E.3	Description of the terms and conditions of the offer	Offer Period:	Applications for the subscription of Notes by the general public will open from 08.30 hours on 14 March 2016 and will close at 16.00 hours on 18 March 2016. Applications for the subscription of Notes by the Scaled Down Applicants (as defined in section 8(i)) may be accepted by no later than 16.00 hours on 18 March 2016. The Issuer reserves the right to close the offer of Notes (and to refuse applications by the Scaled Down Applicants) before the 18 March 2016 in the event of over- subscription.	
		Conditions to which the offer is subject:	The offer will be conditional upon the listing of the Notes on the Official List.	
		Description of the application process:	Applications for the subscription of Notes may be made through any of the Authorised Financial Intermediaries in accordance with the conditions prescribed in section 7(i) above.	
		Details of the minimum and/or maximum amount of application:	The minimum subscription amount per Applicant shall be €5,000, and, thereafter, in multiples of €100.	
		Manner in and date on which results of the offer are to be made public:	The results of the offer are to be communicated by way of a company announcement on 29 March 2016, or earlier in case the offer of Notes closes before 18 March 2016.	
E.4	Description of any interest material to the issue/offer, including conflicting interests			
E.7	Estimated expenses charged to investor by Issuer	Not applicable. No expenses will be charged to the investor by the Issuer.		

ANNEX II – LIST OF AUTHORISED FINANCIAL INTERMEDIARIES

NAME	ADDRESS	TELEPHONE
Calamatta Cuschieri & Co Ltd.	Fifth Floor, Valletta Buildings, South Street, Valletta VLT 1103	25688688
Crystal Finance Investments Ltd.	Allcare Building, University Roundabout, Msida MSD 1751	23479313
Curmi & Partners Ltd.	Finance House, Princess Elizabeth Street, Ta' Xbiex XBX 1102	21347331
FINCO Treasury Management Ltd.	Level 5, The Mall Complex, The Mall, Floriana FRN 1470	21220002
GlobalCapital Financial Management Ltd.	Testaferrata Street, Ta' Xbiex XBX 1403	21342342
Hogg Capital Investments Ltd.	Ferris Building, Level 4, 1, St Luke's Road, Gwardamangia, Pieta PTA 1020	21322872
Jesmond Mizzi Financial Advisors Ltd.	1/2, St Joseph Street, Hamrun HMR 1019	23265690
Michael Grech Financial Services Ltd.	The Brokerage, Level 0 A, St Marta Street, Victoria, Gozo VCT 2550	21554492
MZ Investment Services Ltd.	55, MZ House, St Rita Street, Rabat RBT 1523	21453739
Rizzo, Farrugia & Co. (Stockbrokers) Ltd.	Airways House, Third Floor, High Street, Sliema SLM 1549	22583000