Conflicts of Interest Policy

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1  Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
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<tbody>
<tr>
<td>UCITS</td>
<td>Undertakings for Collective Investment in Transferable Securities</td>
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<tr>
<td>AIF</td>
<td>Alternative Investment Fund</td>
</tr>
<tr>
<td>Funds</td>
<td>AIF or UCITS managed by Massena Partners S.A</td>
</tr>
<tr>
<td>AIFM</td>
<td>Alternative Investment Fund Manager</td>
</tr>
<tr>
<td>Massena Partners S.A</td>
<td>Management Company as per the definition provided by the law of the 17 December 2010 on UCITS, and hereafter “the ManCo”</td>
</tr>
<tr>
<td>BoD</td>
<td>Board of Directors or Conseil de gérance of the ManCo</td>
</tr>
<tr>
<td>Senior Management or Conducting Officers</td>
<td>Persons who effectively conduct the business, executive members or members of the governing body</td>
</tr>
<tr>
<td>Client (s)</td>
<td>If not explicitly specified, this term includes Investors and AIFs</td>
</tr>
<tr>
<td>Conflict(s) of Interest</td>
<td>Act of pursuing his/her own interest of the interest of a particular company or Investors to the detriment of others</td>
</tr>
<tr>
<td>Investment Committee</td>
<td>Investment committee established by the ManCo</td>
</tr>
<tr>
<td>Investor(s)</td>
<td>The investors of the AIF</td>
</tr>
<tr>
<td>Members</td>
<td>Any individuals, being part of the management or employee of the AIFM</td>
</tr>
</tbody>
</table>

2  Applicable regulations

<table>
<thead>
<tr>
<th>Luxembourg Law</th>
<th>Law of 17 December 2010 relating to Undertakings for Collective Investment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Law of the 12 July 2013 on Alternative Investment Managers (“AIFM Law”)</td>
</tr>
<tr>
<td>Regulation</td>
<td>No 231/2013 of the 19 December 2012 (“AIFM Regulation”)</td>
</tr>
<tr>
<td>CSSF Circulars</td>
<td>CSSF Circular 10-04 of 1st July 2013</td>
</tr>
<tr>
<td></td>
<td>CSSF Circular 04/155 on compliance function</td>
</tr>
<tr>
<td></td>
<td>CSSF Circular 12/546 on organization of management companies</td>
</tr>
<tr>
<td></td>
<td>IML Circular 98/143 on internal audit</td>
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</tbody>
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3  Introduction

Massena Partners S.A acting as Dual ManCo, has, as required by the Luxembourg regulatory framework in force, a conflicts of interest policy that is defined, endorsed and implemented through a detailed procedure by the management.

The ManCo has aligned its conflicts of interest policy with the current best practice and Luxembourg regulatory framework.

4  Purpose of the policy

The ManCo has policies and procedures which seek to:
- Identify circumstances which may give rise to conflicts of interest entailing a material risk of damaged to the interest of the Fund;
- Establish appropriate mechanisms and systems to manage those conflicts; and
- Maintain systems designed to prevent actual damage to the interest of the Fund through any identified conflicts.
5 Identifying conflicts of interest

A "conflict of interest" shall exist where the ManCo is:
- likely to make a financial gain, or avoid a financial loss at the expense of the Fund;
- has an interest in the outcome of a service/activity provided to the Fund or another client or of a transaction carried out on behalf of the Fund or another client, which is distinct from the Fund interest in that outcome;
- has a financial or other incentive to favor the interest of another client or group of clients over the interest of the Fund;
- carries on the same activities for the Funds and for another client or clients which are not Funds;
- receives inducements in the form of monies, goods or services, other than the standard commission or fee for that service.

Directors and employees of the ManCo which are facing conflicts of interest should report the information to the Compliance Officer.
- Either if they have identified one conflict of interest situations listed in the record of potential conflicts of interest attached thereto (see Annex 1);
- Either in case of doubt regarding a situation which may give rise to a conflict of interest.

The Compliance Officer maintains records of the types of situations which may give rise to a conflict of interest. These conflicts of interest are, besides conflicts reported by the employees and the Directors, identified by the Compliance Officer through control on and/or discussions with services providers, employees and clients (in particular before entering into any new relationship).
These controls and discussions made for that purpose as well as the relevant conflict mitigation measures are documented by the Compliance Officer in a record of conflicts of interest.

The Compliance Officer of the ManCo maintains at the registered office of the ManCo a record comprised of 2 tables:
- A record of the types of situations which could potentially give rise to a conflict of interest which have not necessarily materialised (see Annex 1 – "cartographie des risques")
- A record of the effective conflicts of interest as reported to, or identified by, the Conducting Officer (See Annex 2 – Répertoire de conflits d’intérêt).

The Compliance Officer issues each year a report on conflicts of interest, to the attention of the conducting officers of the ManCo. This report sets out the actions undertaken to avoid or manage the identified conflicts of interest as well as their occurrence in the future.

6 Procedures for the managing of conflicts

- Where the third party provider is authorised under national laws implementing MiFID, the service provider is obligated to maintain an adequate conflicts of interest policy, take all reasonable steps to identify conflicts of interest and manage them adequately. The ManCo will not require further reports from such third parties.

- Where the investment manager or other third party provider is not authorised and regulated under MiFID, the ManCo ensures that the following obligations are met on a
contractual basis and the following obligations relevant to the ManCo must also be met by such third party provider.

In order to limit any such conflicts and to manage any conflicts which do arise, the following controls and internal procedures have been put in place:

- effective procedures to prevent or control the exchange of information between relevant persons engaged in collective portfolio management activities involving a risk of a conflict of interest where the exchange of information may harm the interest of one or more clients;
- the separate supervision of persons whose principal functions involve carrying out collective portfolio management activities on behalf of, or providing services to, clients or to investors whose interests may conflict, or who otherwise represent different interests that may conflict, including those of the ManCo;
- the removal of any direct link between the remuneration of persons principally engaged in one activity and the remuneration of, other revenues generated by, different persons principally engaged in another activity where a conflict of interest may arise in relation to those activities;
- measures to prevent or limit any person from exercising inappropriate influence over the way in which a relevant person carried out collective portfolio management services;
- measures to prevent or control the simultaneous or sequential involvement of a relevant person in separate collective portfolio management activities where such involvement may impair the proper management of conflicts of interest.

All potential conflicts of interest which have been identified are fully disclosed in the Prospectus for the Funds and all material contracts which the ManCo enters into on behalf of the Funds contain detailed disclosure of the conflicts which may arise with all parties consenting thereto. Any disclosure made shall be clear, fair and not misleading and the disclosure shall contain sufficient detail about the relevant conflict of interest to enable the investor in the Funds or a third party contracting with the ManCo to make an informed decision.

Any transactions entered into by the ManCo on behalf of the Funds shall be consistent with the Best Execution Policy.

Establishment of information barriers such as "Ethical Walls" which will restrict information flows between different areas within the ManCo which are likely to generate a conflict of interest. The Ethical Walls shall be implemented where appropriate to enable the ManCo to carry out work on behalf of the Funds without being influenced by other information held by the Group of which the ManCo is part which may give rise to a conflict of interest.

The ManCo operates a "Need to Know" approach and complies with all applicable laws in respect of the handling of confidential information that it receives from investors in the Fund. Access to such confidential information is restricted to those who have a proper requirement for the information consistent with the legitimate interests of the ManCo or the Fund.

The ManCo will ensure any transaction carried out with a Fund by the ManCo shall be effected on normal commercial terms negotiated at arm's length. All transactions shall be in the best interests of the investor in the Fund.

The transactions shall be subject to:
- execution on best terms on organised investment exchanges under their rules; or
- where the above is not practical, execution on terms which the Fund/ ManCo, is satisfied conform to the principles outlined above.
7 Procedures for managing and evaluating the effectiveness of the conflicts of interest policy

The conflicts of interest policy and the procedures in place are reviewed on an ongoing basis by the Compliance Officer. Should the Compliance Officer find that the procedures are not sufficient to ensure, with reasonable confidence, that risks of damage to the interests of the fund or the shareholders are being prevented, the Directors of the ManCo and/or Funds shall be promptly informed in order for them to take any necessary decision to ensure that in any case the ManCo acts in the best interests of the Fund and of the shareholders and the policy and procedures shall be amended as appropriate. In addition, the ManCo shall report such situations to the shareholders of the Fund in writing and will give reasons for its decision. Where no update is required, the policy will be applied consistently over time.