## Summary of the Policy for managing conflicts of interest

## Introduction

Mediobanca International (Luxembourg) S.A. ("MBIL" or the "Bank") is required to adopt all appropriate steps in order to prevent, identify and manage correctly any conflicts of interest that may arise between the Bank and its clients or between two or more clients in the course of MBIL providing services.

The document constitutes the Summary of the Policy for managing conflicts of interest (the "Policy") in the provision of investment services and activities, ancillary services and lending activities, prepared by MBIL pursuant to Directive 2014 /65/EU (MiFID II).

The Policy describes the way in which the Bank identifies, prevents and manages conflicts of interest, including potential conflicts, which may affect its own ability to act independently and could therefore damage the interests of one or more of the Bank's customers.

Proper and timely identification and management of conflicts of interest that may arise in the course of providing services or the sale of products, or in relation to possible interest of BoD/Audit Committee Members, is not only necessary in order to comply with the legal requirements, but also of pivotal importance in order to protect the interests of customers and to safeguard the Bank's institutional profile.

The Policy takes into consideration all sectors of activity and types of economic relationship in relation to which conflicts of interest may be generated.

## Conflict of interest

Situation in which the Bank, in providing an investment or ancillary service or alternatively in the course of lending or funding activity, may harm the interests of a customer in favor of either its own interest or the interest of another customer.

Conflicts may be distinguished between "internal conflicts", i.e. situations in which the Bank may damage the interests of a customer to the benefit of its own interest, and "external conflicts", i.e. situations in which the Bank may damage the interests of a customer to the benefit of those of another customer.

Situations of conflict include, in particular, those cases in which, after having provided a service, the Bank:

- may achieve a financial profit or avoid a financial loss at the expense of the customer;
- has an interest in the result of the service provided to the customer, other than the customer's own interest;
- has a financial or other incentive to prioritize the interests of customers other than to the customer to which the service is provided;
- performs the same activity as the customer;
- receives or may receive from a person other than the customer, in relation to the service provided to the customer, an inducement in the form of monetary or non-monetary benefits or services, other than the fees or commissions which would normally be received for such a service.

In the course of providing services to a client, MBIL may, subject to applicable law, pay or receive fees, commissions, rebates or other non-monetary benefits or inducements to or from third parties (including any company within the Mediobanca Group).

MBIL provides services in respect of a wide range of investment and banking related activities to several different clients. Accordingly, the Bank may have an interest, relationship or arrangement that is material in relation to a transaction effected with or for a client (or the financial instrument or other investment the subject of the transaction) or that could give rise to a conflict of interest.

The following are some examples of the types of interests, relationships or arrangements that MBIL may have in a transaction, in the instrument subject of the transaction or in the provision of a service:

- the Bank may structure on behalf of an issuer the repurchase of financial instruments held also by Mediobanca or by affiliates within the Mediobanca Group;
- the Bank may place to its clients financial instruments issued by MBIL or a company within the Mediobanca Group;
- the Bank may grant a loan to enable the client to subscribe financial instruments issued by the Bank or by the Mediobanca Group.


## Model for managing conflicts of interest

To ensure that the obligations in respect of managing conflicts of interest are met correctly, the Bank:

- has adopted processes and instruments that allow conflicts of interest to be identified promptly;
- has implemented standard measures' to remove the risks of harming its customers interests or allow them to be mitigated;
- may identify, for any individual conflicts analysed, specific additional measures ${ }^{2}$ to complement the standard measures;
- guarantees that any instances of conflict identified are dealt with swiftly;
- if necessary, provides disclosure to customers on the conflicts involved in the services offered. Here it should be noted that MiFID II requires disclosure to be adopted as an extreme measure for use only in cases where the organizational and administrative measures adopted to prevent or manage conflicts of interest are not sufficient to ensure that the risk of damaging the customer's interests has been avoided with reasonable certainty. In this connection, the Compliance Unit conducts prior analysis on a case-by-case basis to identify the circumstances in which it considers it appropriate to provide disclosure to its customers, not as an extreme measure in the event of conflicts not adequately managed, but in order to ensure correct and transparent management of relations with customers even when conflicts are considered to be adequately managed;
- files and stores instances of conflict managed, keeping a record of any measures that are taken.

MBIL reviews, at least annually, the Policy for managing conflicts of interest and evaluate any update as well as ensures that all staff members are aware of the measures described therein and apply them properly.

For any further information, please contact the Bank's Compliance Unit at mblux.compliance@mediobancaint.lu.

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[^0]:    1 Standard organizational measures and procedures to manage conflicts of interest (current and potential) as effectively as possible, in order to minimize the risks that such conflicts could damage the interests of customers.
    2 Further measures to be taken in the event that the standard measures implemented by the Bank prove to be insufficient to protect the customers' interests adequately.

