

# **MALTA GOVERNMENT STOCKS**

- Assessment & Confirmation Form in respect of 2.60% MGS 2028 (V); and/or 2.90% MGS 2032 (VI); and/or 3.40% MGS 2042 (I) (the "MGSs")

# ALL APPLICATIONS FOR THESE MGSs MUST BE ACCOMPANIED BY THIS FORM DULY COMPLETED AND SIGNED

Client Name:	ID Card / Company Reg No:
This form is applicable in respect of processing of ap a) A non-advisory service (Section A.1 applie b) An investment advisory service (Section A	s); or
ECTION A - ASSESSMENT OF APPROPRIATENESS / SU	JITABILITY
in terms of its regulatory obligations under the MFSA Ru	igia" or "RFC") is licenced by the MFSA and is required to perform the following procedure les. 2 depending on whether the order is being made on an Execution-Only (Non-Advisory)
SECTION A.1 – FOR NON-ADVISORY CLIENTS	
confirms) that it has not provided personal recommenc	Client on a non-advisory basis, Rizzo Farrugia declares (and the Client understands and lations to the Client vis-à-vis the MGSs under consideration and that consequently, Rizzo management services in relation to the MGSs. Rizzo Farrugia shall assume that Professionals), possess the necessary knowledge and experience to invest in these MGSs.
INVESTMENT APPROPRIATENESS AND WARNINGS (for in	nternal use):
YES This investment is appropriate for the Clien	t. The Client possesses the necessary knowledge and experience to invest in the MGSs.
Farrugia to be in a position to assess whet	Client, or the Client did not provide the information necessary for Rizzo ther the Client possesses the knowledge and experience required to invest in rovided to the Client in respect of this application.
The above assessment is based, among other conside Representative declares not having given any persona	rations, on the information contained in the Client Agreement. The Rizzo Farrugia al recommendation to the Client.
Rizzo Farrugia Representative additional notes (as ma	y be applicable):
Rizzo Farrugia Representative signature	
SECTION A.2 – FOR INVESTMENT ADVICE	
For Investment Advisory Clients A separate 'Suitability Report - Investment Advisory	y Service' is to be prepared by Rizzo Farrunia and provided to the Client

#### **SECTION B - SETTLEMENT INFORMATION**

ı	SECTION B.1 – SETTLEMENT FOR THIS APPLICATION has been effected as follows:						
	By <b>Cheque</b> in favour of <b>'Rizzo, Farrugia &amp; Co (Stockbrokers) Ltd'</b> (attached herewith)						
	By <b>Direct Credit</b> to Rizzo Farrugia & Co (Stockbrokers) Ltd Clients A/C at <b>HSBC</b> (Evidence of transfer attached herewith) Account number: 006 050041 004  IBAN: MT46 MMEB 4406 0000 0000 0605 0041 004						
	By <b>Direct Credit</b> to Rizzo Farrugia & Co (Stockbrokers) Ltd's Clients A/C at <b>Bank of Valletta</b> (Evidence of transfer attached herewith) Account number: 400 1356 2906  IBAN: MT18 VALL 2201 3000 0000 4001 3562 906						
	Please use <b>Funds on Account</b> held in Rizzo Farrugia's clients' account on my behalf						
	SECTION B.2 – SOURCE OF FUNDS						
	SOURCE OF FUNDS: (Employment/Investment income/Inheritance/ etc). Please provide additional information where relevant.  BANK FROM WHICH PAYMENT IS BEING MADE:						

#### SECTION C - CLIENT CONFIRMATIONS AND TERMS AND CONDITIONS

## **SECTION C.1 - TERMS AND CONDITIONS**

- The following Terms and Conditions regulate the application being submitted to Rizzo Farrugia. General terms and conditions regulating the relationship between Rizzo Farrugia and the Client as amended from time to time are also applicable.
- At retail application stage, the minimum application amount is €100 (Nominal) and in multiples of €100 (Nominal) thereafter up to a maximum of €100,000 per person (multiple applications including joint applications will be considered in aggregate). For applications in excess of €100,000 (Nominal), an auction process through sealed bids applies.
- In case of joint MSE account holders, all such joint holders should sign this form. Where the Client is a minor, both parents or legal guardian/s should sign, each providing the following details: name and surname, address, ID card/passport number, Country of Issue of Document, Date of Birth, Nationality and telephone number. In the case of corporate clients, this form should be signed by the legal representative/s of the company as established by the company's Memorandum and Articles of Association. The person/s signing this form hereby accepts that he is nonetheless binding the corporate for such application and form.
- In the case of joint applications, minors and corporate clients, it is hereby agreed that when undertaking the assessment of Appropriateness or Suitability, Rizzo Farrugia shall assess the knowledge and experience of the primary decision maker in respect of the Client's portfolio, as elected by the Client.
- Any application or payment made by post is made at the risk of the Client and Rizzo Farrugia disclaims all responsibility for any such remittances not being received by the closing date indicated below. Any late receipt of funds and/or Applications will be returned in accordance with the details in the application form received. No interest shall be due to the Client on such monies.
- Rizzo Farrugia reserves the right to refuse any application which appears to be in breach of the terms and conditions of this form, the Application Form or the Offering Circular dated 1 July 2022 (the "Offering Circular").
- Where the Client elects for Rizzo Farrugia to hold the security to which the Application Form relates on his/her behalf (on nominee basis), the respective terms and conditions listed in the Client Agreement will apply.
- Applications open on Monday 11 July 2022 at 8.30am and close at 2:30pm on Wednesday 13 July 2022, or earlier at the discretion of the Accountant General. Completed Application Forms together with this form and the respective payment (in cleared funds) must reach Rizzo Farrugia's office before such closure.
- Applications in the form of sealed bids (auction) open on Friday 15 July 2022 at 8:30am and close same day at 12:00pm (noon), or earlier at the discretion of the Accountant General.
- Rizzo Farrugia shall be entitled to receive a commission of 0.3% on the value of MGSs allocated. It is hereby agreed between Rizzo Farrugia and the Client that Rizzo Farrugia shall rebate this commission to the Client. In addition, it is also agreed between Rizzo Farrugia and the Client that the processing of this application shall attract a brokerage of 0.3% payable by the Client to Rizzo Farrugia based on the value of MGSs allocated to the Client. Rizzo Farrugia and the Client further agree that the settlement of these payments shall be set off to avoid the physical movement of cash for the rebate and the brokerage.

## SECTION C.2 - CLIENT CONFIRMATIONS

- He/she has completed this form in its entirety and/or the information provided above is truthful and accurate. Any material changes to the information provided which may occur from time to time will be promptly advised to Rizzo Farrugia.
- He/she is fully comfortable with completing this form in English and does not require a Maltese version to understand this form in its
- The Offering Circular has been made available to him/her or he/she has been made aware as to where he/she may find the document.
- He/she has understood the nature of this investment and the risks associated with this investment as detailed in the Offering Circular. He/she understands that pursuant to the adoption of the European Financial Stability Mechanism (EFSM) Treaty by the Council of Europe, the model of Collective Action Clauses (CACs) became mandatory in all new euro area government securities with maturity above 1 year and issued on or after 1 January 2013. The objective of CACs is to facilitate agreement between the sovereign and its private-sector creditors to the possible modification of euro area government debt securities such that they allow a majority of bondholders to re-contract sovereign debt without a minority of bondholders obstructing the process. Further details on CACs may be found in the Offering Circular.
- He/she has been informed that the value of investments and the income from them can fluctuate and the Client may not get back the amount invested.
- He/she confirms that the funds being used in this transaction have not been derived from the any criminal activity.
- In the case of joint or corporate accounts, we agree with, and confirm our understanding that, the assessment of Appropriateness or Suitability (as applicable) has been made on the basis described in Section C.1 above.
- It is understood that Rizzo Farrugia shall not be liable for any depreciation in value of the MGSs or any other losses suffered unless due to willful default or fraud on its part. Except in cases of fraud or gross negligence, Rizzo Farrugia shall not have any obligation to compensate, based on contractual or non-contractual responsibility, any direct or indirect damages for any amount exceeding the total amount of the fees paid for any portion of the service provided by Rizzo Farrugia that may result in Rizzo Farrugia's responsibility. Rizzo Farrugia shall not

be liable to pay compensation for unforeseeable damages or for consequent or incidental damages, or damages related to losses, including loss of profits, savings or investment opportunities.

- He/she accepts that Rizzo Farrugia may request additional accompanying documentation in terms of its regulatory obligations and he/she accepts that Rizzo Farrugia may not accept the application if he/she does not promptly provide all the documentation so requested.
- He/she understands and accepts that certain information, including personal information held by Rizzo Farrugia about the Client and any attorneys of the Client (where applicable), including the address, date of birth, nationality, ID card number, etc, must be shared with the Accountant General, the Malta Stock Exchange and/or the MFSA for the processing of this application and ancillary regulatory requirements thereto.
- The funds being used in this transaction have not been derived from any criminal offence.
- In the case of corporate clients (non-individuals), the Client confirms that it has a valid and unexpired Legal Entity Identifier (LEI), details of which have been provided to Rizzo Farrugia.
- He/she understands and accepts that the submission of the application shall trigger a transaction report to the MFSA, in terms of EU regulatory requirements, wherein all details surrounding the application and the Client (together with any attorney) are submitted to the MFSA.
   The Client understands and accepts that in the case of over-subscription for the MGSs, he/she will not receive the full amount of MGSs
- The Client understands and accepts that in the case of over-subscription for the MGSs, he/she will not receive the full amount of MGSs applied for, but may receive a lower proportion.
- He/she further understands and accepts that where an application is made, any refunds due to him/her in respect of any unallocated amount shall be paid to him/her by the Accountant General and not by Rizzo Farrugia, and Rizzo Farrugia has no control on the timing of such refunds, nor on any charges that the Client may incur in the receipt of such refunds.

SECTION D - RECORD OF CLIENT CONTACT IN RESPEC	T OF THIS APPLICATION		
☐ This Application has involved the following contact b	petween Rizzo Farrugia and the Client	:	
Contact instance 1: $\square$ Meeting $/$ $\square$ Telepho Contact instance 2: $\square$ Meeting $/$ $\square$ Telepho			
☐ No client contact was made because:			(please specify)
Notes (please add further details as relevant. In the case	e of meetings please include attendee	es and a summary of the m	ain contents):
SECTION E – CLIENT SIGNATURE			
I/We have fully understood the instructions for completing and subject to the terms and conditions as contained the	ng this form, and am/are making the	application solely on the bas	sis of the Offering Circular
and subject to the terms and conditions as contained the	erem, the application, and this form,	which is we fully accept.	
Client Signature (1) Client Signature	nature (2)	Date	
Rizzo, Farrugia & Co. (Stockbrokers) Ltd ("Rizzo Farrugia Authority and is a member of the Malta Stock Exchange. Privacy Policy which is found on the company's website damage arising out of, or in any way connected with, the Investment, or any other losses suffered unless due compensation for unforeseeable damages or for consequor investment opportunities. Past performance is not not therefrom may go down and investors may not get back value of MGSs allotted pursuant to this application. For and can also be made available upon request.	. All information provided in this form e. Rizzo Farrugia accepts no responsible use of this document. Rizzo Farrugito to negligence, wilful default or fraucuent or incidental damages, or damagecessarily a guide to future returns. k the amount originally invested. Riz	n will be treated in accorda ility or liability whatsoever a shall not be liable for any I on its part. Rizzo Farrugia ies related to losses, includi The value of investments zo Farrugia shall be entitlec	nce with Rizzo Farrugia's for any expense, loss or depreciation in value of shall not be liable to pay
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SECTION F – FOR INTERNAL USE ONLY	_	_	and the income derived I to a commission on the
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	☐ ID Card / Passport ☐ Proof of re	esidential address	and the income derived I to a commission on the