

Banc Ceannais na hÉireann Central Bank of Ireland

Eurosystem

# Policy on Staff Trading & Financial Assets

June 2023

#### Introduction

The Central Bank of Ireland (the "**Bank**") is committed to maintaining the highest standards of ethical conduct. In order to uphold these standards all staff members must comply with the requirements of the Code of Ethics (the "**Code**") and any related policies. This Policy on Staff Trading and Financial Assets Policy (the "**Policy**") does not amend or alter the principles contained in the Code but sets out more detailed requirements for staff members to ensure that these principles are observed. Any breach of the Code or its ancillary policies may lead to disciplinary action, up to and including dismissal.

The Code is supplemented by more detailed policies covering a number of specific areas. The Bank's suite of ethical and conduct policies may be represented as follows:



#### Purpose

The purpose of this Policy is to:

- Ensure that staff adhere to the highest ethical standards in the conduct of their personal financial transactions;
- Protect the Bank from reputational damage by maintaining an appropriate separation between a staff member's role in the Bank and their personal financial transactions;
- Outline the restrictions on private financial transactions which all staff must observe;
- Describe the roles and responsibilities in relation to this Policy.

#### Scope

This Policy applies to all staff, including those on leave (but excluding those on career breaks). This Policy does not apply to staff on secondment, although they will be required to comply with any ethical and conduct rules implemented by the organisation which they are seconded to.

# **Policy Statement**

The purpose of this policy is to outline the restrictions that apply to private financial transactions by staff members.

# **Misuse of Confidential Information**

Staff are strictly prohibited from misusing confidential or non-public information for their private financial transactions on their own account or for the account of third parties, or to recommend or induce third parties to act on this information.

# **Categories of Financial Assets**

Private financial transactions of staff members are restricted in accordance with a three-tier classification:

Tier 1 - Red	Staff members will not be permitted to acquire these financial assets. Pre-existing holdings may generally be retained. Staff members must disclose any holdings they have of these financial assets to the Compliance Function. Any sales of these assets may only be completed with the pre-approval of the Compliance Function.
Tier 2 - Amber	Staff members may acquire and dispose of these financial assets without pre-approval. However they must notify the Compliance Function in a timely manner after any sales, purchases or other transactions involving these financial assets have been completed.
Tier 3 - Green	Staff members may acquire and dispose of these financial assets without restriction unless these holdings create an actual, potential or perceived conflict of interest. In these situations staff must comply with the <i>Policy on Managing Staff Conflicts of Interest</i> .

Detailed information on the requirements for each tier is set out below.

# Tier 1 Financial Assets

The following financial assets will be classified as Tier 1:

- a) Shares or bonds issued by a regulated entity<sup>1</sup>;
- b) Shares or bonds issued by an insurance corporation which <u>does</u> have a substantial presence in Irish retail insurance markets<sup>2</sup>;

<sup>&</sup>lt;sup>1</sup> List of entities subject to Tier 1 restrictions will be published on the Ethics Plaza page

 $<sup>^2</sup>$  The Compliance Function will definitively determine which insurance corporations meet this requirement and post the relevant list on the Ethics page on Plaza

c) Units of collective investment schemes that have a stated investment policy aimed exclusively at regulated entities and/or insurance corporations.

Staff members should note that the definition of regulated entity set down by the ECB is very broad<sup>3</sup> and is common across the Eurosystem, i.e. it does not just cover entities which are subject to regulation by the Bank. Further guidance and supporting tools will be made available by the Compliance Function on Plaza. However it is the responsibility of every staff member to ensure that they appropriately categorise any transaction and ensure that pre-approval is obtained, if it is required by this Policy. In order to assess whether an entity should be considered an "insurance corporation" staff members should consult the Register of Insurance Undertakings maintained by EIOPA.

#### **Tier 2 Financial Assets**

Financial assets will be classified as Tier 2 if they meet any of the following criteria and have not been classified as Tier 1:

- a) Shares or bonds issued by an insurance corporation which <u>does not</u> have a substantial presence in Irish retail insurance markets;
- b) Tradeable securities issued by governments in the euro area;
- c) Transactions in gold or gold-related securities for investment or speculative purposes;
- d) Foreign exchange transactions over a total of €10,000 in any one month period;
- e) Shares or bonds issued by any entity and purchased by the Eurosystem central banks under any asset purchase programme of the ECB.

#### **Tier 3 Financial Assets**

Any financial assets which are not classified as Tier 1 or Tier 2 will be classified as Tier 3.

### **Classification of Professionally-Managed Assets**

Where financial assets are managed professionally and the staff member does not have the ability to influence individual asset allocation these financial assets will automatically be classified as Tier 3. For example, a staff member may invest in a professionally managed fund which acquires Tier 1 financial assets. This investment will still be classed as a Tier 3 financial asset.

#### **Derivative Financial Assets**

Where a financial asset derives its value (in whole or substantially in part) from another financial asset that derivative asset will be classified in the same manner as the underlying financial asset.

<sup>&</sup>lt;sup>3</sup> https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32021O2253&from=EN and https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32021O2256&from=EN

For example, a staff member will not be permitted to acquire a derivative asset linked to a Tier 1 financial asset as the derivative asset itself will be classified as a Tier 1 financial asset.

#### Requests for Approval to Trade

When approval to trade is required under this Policy the staff member should complete the relevant form and submit it to <u>employeenotifications@centralbank.ie</u>. The Compliance Function may consult with the staff member's line management or the Bank's specialist advisory functions. If approval is not granted the staff member may appeal this decision to the Head of the Organisational Risk Division (or a nominated substitute).

Approval must be obtained **in advance** of initiating the transaction. When a staff member obtains approval they have 10 calendar days (including the day the approval was granted) to initiate the transaction before a new approval will be required.

The Compliance Function will not decide on requests to trade from members of the Compliance Function or the Head of Function or Head of Division who have oversight of the Compliance Function. In these situations a suitable substitute will be nominated by the Compliance Function.

#### Short-Term Trading

The Bank discourages staff members from engaging in short-term speculative financial trading. A minimum holding period of 90 days applies to all shares, bonds and other financial assets acquired by a staff member. Staff may also not repurchase a share, bond or other financial asset in the 90-day period after a sale of that asset.

An exemption from these short-term trading restrictions may be requested from the Compliance Function. An exemption will only be granted if the staff member can provide a compelling justification for the proposed transaction.

#### Joint Holdings

If staff members hold financial assets jointly with another party (e.g. a family member or an investment club) this joint ownership is disregarded for the purposes of this Policy and the assets are regarded as the assets of the staff member. The staff member must ensure that the jointly owned assets are managed in accordance with this Policy.

Where a third party holds financial assets (e.g. a spouse) these financial assets are not subject to this Policy unless the assets are in practice controlled by the staff member.

#### Inheritances

If a staff member inherits Tier 1 financial assets they must disclose these assets to the Compliance Function. If a staff member intends to dispose of Tier 1 assets acquired through inheritance they must seek pre-approval in the usual manner. Staff members do not require approval to act as personal representatives of a deceased person's estate or to deal with financial assets in that capacity.

#### Dividends, Splits/Consolidations & Rights Issues

When a staff member receives a cash dividend they do not have to notify the Compliance Function or obtain pre-approval. When a staff member chooses to receive a dividend in the form of extra shares they do not have to obtain pre-approval.

A split or consolidation of financial assets may occur which will change the number of instruments held by a staff member. In this case the staff member does not have to obtain pre-approval.

A staff member who holds a particular financial asset may be invited to participate in a rights issue. Participation in a rights issue is regarded as an acquisition under this Policy. For Tier 1 financial assets participation in a rights issue will accordingly be prohibited.

#### Contacts

The Compliance Function is available to assist staff and managers with any queries they may have concerning their obligations under the Code and ancillary policies. Queries may be emailed to <u>compliance@centralbank.ie</u>.

### **Policy Review**

This Policy is owned by the Compliance Function and is approved by the Risk Management Committee. The Policy will be subject to review every two years. Any substantive amendments must be approved by the Risk Management Committee. Non-substantive amendments may be approved by the Director of Strategy & Governance.

#### Sanctions

Staff members are required to comply with the obligations set out in the Code and its supporting policies. Any breach of the Code or these supporting policies may lead to disciplinary action, up to and including dismissal.

### **Roles and Responsibilities**

The roles and responsibilities of staff and the Compliance Function are set out below:

Staff Members;

- a) Promptly disclose any Tier 1 financial assets when joining the Bank or after acquiring the assets through inheritance;
- b) Request pre-approval from the Compliance Function for any disposals of Tier 1 financial assets;

- c) Provide notifications of transactions to the Compliance Function in a timely manner when required to do so by this Policy; and,
- d) Promptly disclose any actual, potential or perceived conflict of interest created by a holding of Tier 3 financial assets.

#### **Compliance Function**

- a) Act as owner of this Policy and any related guidance notes or procedures;
- b) Decide on all requests for approval to trade from staff members;
- c) Provide advice and assistance to staff members;
- d) Conduct an appropriate compliance monitoring programme;
- e) Notify HRD of potential breaches of this Policy.

#### **Policy Implementation**

The Compliance Function prepares an annual report for the Commission and any issues identified in respect of this Policy will be highlighted in this report.

#### **Related documentation**

Further information (including copies of the Code and the other policies referenced therein) is available on <u>Plaza</u>.

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