

CMS Guide to Passporting – Rules on Marketing Alternative Investment Funds



The purpose of this guide is to provide a broad overview of the key elements of passporting regulations applicable to EEA AIFs in the countries covered in this guide. The guide makes no claims as to completeness and does not constitute legal advice. In the case of AIFMs based in Non-EEA (third country) jurisdictions wishing to market their funds in the EEA, you are referred to our 'CMS Guide to Private Placement of Funds'.

Entities marketing a passported EEA AIF may additionally need to comply with licence requirements and these requirements are not covered in the guide. The information contained herein is no substitute for specific legal advice. If you have any queries regarding the issues raised or other legal topics, please get in touch with your usual contact or persons mentioned in this guide.

Introduction

The EU Commission promoted passporting rights as one of the key benefits for hedge, private equity, real estate and other alternative investment fund managers authorised under the Alternative Investment Fund Managers Directive ("AIFMD").

However, we are now experiencing impediments to the passporting rights as certain domestic regulators are imposing 'border controls', and fund managers need to pay fees and comply with various other requirements in order to market their funds cross border.

The diversity of the domestic rules makes it challenging for AIFMD authorised managers to assess the costs and various other requirements for penetrating the EU market. This guide provides a road map, which will hopefully assist managers in understanding the costs and other requirements under AIFMD, other EU directives and domestic regulations in the countries listed in this guide.

We are grateful to the numerous contributors to this guide. If you would like more information about passporting within the AIFMD framework, you are welcome to get in touch with us or – with regard to particular jurisdictions – the relevant contributor firms (contacts detailed on pages 52 to 55).

Amanda Howard, Matthias Kuert and Daniel Voigt.

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Amanda Howard
Partner
T +44 20 7524 6342
E amanda.howard@cms-cmno.com



Matthias Kuert
Partner
T +41 44 285 11 11
E matthias.kuert@cms-vep.com



Daniel Voigt
Partner
T +49 69 71701 434
E daniel.voigt@cms-hs.com

Summary Table

Jurisdiction	Can EEA Passport Rights be Exercised?	Process	Notification	Can non-EEA AIFMS Market in this Jurisdiction?	Fees	Is pre-marketing permissible?
GREECE	Yes	The EEA AIFM requests their home State authority to submit a notification to the HCMC. Once submitted, the AIFM may begin activity.	Notification must be accompanied by certification from the home State that the relevant EU AIFM is authorised to manage AIFs.	No — non-EEA AIFMs are not allowed to manage or market any AIFs in Greece.	Notification fee of EUR 1,000 plus 2.4% stamp duty per AIF for Greek AIFMs who seek to market EEA AIF in Greece; fee of EUR 100 plus 2.4% stamp duty for Greek AIFMs who seek to market abroad. In addition, annual contribution fee of EUR 1,000 plus 2.4% stamp duty.	Yes – EU AIFMs can initiate pre- marketing as long as the information provided by them to professional investors is not adequate for the latter to subscribe to the units or shares of an AIF; does not amount to subscription forms or similar documents (whether in draft or final form) and

does not amount to constitutional

documents, any prospectus or offering documents of a

not-yet established AIF in a final form.

Greece

1. EEA AIFMs

EEA AIFMs are regulated by Law 4209/2013 (the "Law") which implemented the AIFMD in Greece. Competent national authority to carry out the implementation of the AIFMD in Greece and to assume supervisory duties with regard to AIFM activity is the Hellenic Capital Market Commission ("HCMC"). As per the provisions of the AIFMD, the Law introduces the principle of one AIFM per AIF.

In particular, the Law covers the following AIFMs irrespective of the form of the AIFs managed:

- 1.1 All Alternative Investment Funds Management Sociétés Anonymes ("AIFMSAs") i.e. Greek AIFMs managing one or more AIFs;
- 1.2 EU or Non EU AIFMs which manage one or more Greek AIFs; and
- 1.3 EU or non EU AIFMs which market one or more AIFs in Greece.

Furthermore, the Law distinguishes the activities of management and marketing of AIFs to professional investors. A further distinction is made on the basis of the entity undertaking the management and / or marketing (i.e. whether it is an AIFMSA, an EU AIFM or a Non EU AIFM) as well as on the basis of the AIFs which are managed and / or marketed (i.e. depending on whether it is an EU AIF or a Non EU AIF). AIFMSAs are allowed to manage EU and Non EU AIFs under certain conditions. Marketing of EU AIFs in Greece by AIFMSAs is also allowed under certain conditions. Marketing in other EU States requires the prior notification of the competent supervisory authority of the relevant EU State by the HCMC. EU AIFMs duly authorised by the competent supervisory authority of their home State are allowed to manage AIFs established in Greece. Marketing of EU AIFs by EU AIFMs in Greece is allowed following receipt by the HCMC

of the relevant notification from the competent supervisory authority of the home State.

On 15.04.2022 Directive (EU) 2019/1160 was transposed into Greek law (via amendments to the Law) and introduced new rules relating to the cross-border marketing and distribution of collective investment undertakings within the EU (uniformity of marketing communications rules for UCITS and AIFs).

Regarding marketing of units or shares of AIFs by AIFMs to retail investors, the Law (article 41) provides that this is permitted only to AIFMSAs or other AIFMs operating in Greece (via passporting) as long as the following conditions are fulfilled:

- 1.4 the AIFMSAs or other AIFMs operating in Greece distribute units or shares of AIFs directly or via a credit institution, an investment firm or an investment intermediation firm;
- 1.5 the AIF has an operating license and is supervised by the HCMC or the competent authority of its home jurisdiction;
- 1.6 the distribution of units or shares of the AIF to retail investors is permitted by the regulatory regime of its home jurisdiction, as well as by the constitutional documents or/and the AIF regulation;
- 1.7 the retail investor undertakes to invest at least EUR 100,000 per fund; and
- 1.8 the AIFMSAs or other AIFMs operating in Greece receives information from the potential investor in respect of his knowledge, experience and risk tolerance regarding the investment in the AIF, in order to assess whether the AIF is suitable for such an investor. If, on the basis of such information, it is considered that the AIF is not suitable for the particular investor, a warning in this respect must be provided to him. If the investor does not provide

sufficient information, a warning must be provided to him that an assessment of whether the AIF is suitable for him cannot be made. The aforementioned warnings can be provided in a standardized form.

2. Third country AIFMs

Non EU AIFMs are not allowed under the Law (until the enactment of a relevant delegated act by the European Commission) to manage or market any AIFs (EU or Non EU) in Greece. Marketing of Non EU AIFs in Greece without a passport is currently (until the enactment of a relevant delegated act by the European Commission) allowed only to AIFMSAs under certain conditions. Marketing of Non EU AIFs in Greece with a passport will be allowed once the European Commission has adopted the delegated Act referred to under Article 68(6) of AIFMD, and from the date disclosed therein. Also, Greece opted not to implement Article 42 of AIMFD which provides the conditions for Non EU AIFMs to make offerings to professional investors within an EU State without a passport via private placement.

3. Pre-marketing of EU AIFMs

The definition of the term "pre-marketing" is, according to article 4 of the Law "the provision of information or communication, direct or indirect, on investment strategies or investment ideas by an EU AIFM or on its behalf, to potential professional investors domiciled or with a registered office in the Union in order to test their interest in an AIF or a compartment which is not yet established, or which is established, but not vet notified for marketing in accordance with article 31 or 32, in that member state where the potential investors are domiciled or have their registered office, and which in each case does not amount to an offer or placement to the potential investor to invest in the units or shares of that AIF or that compartment'.

EU AIFMs can initiate pre-marketing as long as the information provided by them to professional investors:

- is not adequate for the latter to subscribe to the units or shares of an AIF;
- does not amount to subscription forms or similar documents (whether in draft or final form) and
- does not amount to constitutional documents, any prospectus or offering documents of a not-yet-established AIF in a final form.

Additionally, EU AIFMs should ensure that investors do not acquire units or shares in an AIF through pre-marketing and that investors

contacted as part of pre-marketing can only acquire units or shares in that AIF through marketing permitted in accordance to articles 31 or 32 of the Law.

Any subscription by professional investors, within 18 months of the EU AIFM having begun premarketing, to units or shares of an AIF referred to in the information provided in the context of premarketing, or of an AIF established as a result of the pre-marketing, should be considered to be the result of marketing and should be subject to the applicable notification procedures referred to in articles 31 and 32 of the Law.

Within two weeks of having begun pre-marketing in Greece the AIFMSA (or other AIFM operating in Greece) must send an informal letter, in paper form or by electronic means, to the HCMC (or, in the case of other AIFM, the competent authorities of its home member state), specifying inter alia in which member states it is or has engaged in premarketing, the periods during which the premarketing is taking or has taken place and including, where relevant, a list of its AIFs and compartments of AIFs which are or were the subject of pre-marketing.

The HCMC informs promptly the competent authorities of the home member state of the EU AIFM, in which the EU AIFM is or has engaged in pre-marketing thereof. The competent authorities of the member states where the pre-marketing took/takes place, may request by the HCMC to provide further information in relation to the pre-marketing taking place in its territory (the HCMC, can also make the same request to the competent authority of the home member state of the EU AIFM).

A third party may engage in pre-marketing, on behalf of an AIFMSA or other authorized EU AIFM, only if:

In Greece, it is authorized as an investment societe anonyme (as per article 4 of law 4514/2018) or a credit institution (according to law 4261/2014) or a mutual fund management societe anonyme (as per article 3 of law 4099/2012) or an AIFMSA (according to the Law; or

In another EU member state, it is authorized as an enterprise for the provision of investment services (in accordance with Directive 2014/65/EU) or a credit institution (in accordance with Directive 2013/36/EU) or an UCITS management company (in accordance with Directive 2009/65/EC) or an AIFM (in accordance with Directive 2011/61/EU).

The aforementioned also apply to any third party acting as a tied agent (as per para. 29 of article 4

of law 4514/2018 or in accordance with Directive 2014/65/EU).

4. Fees

Greece does not charge an application fee for inward AIFMD passport notifications. In particular, an EU AIFM planning to market any AIFs in Greece must obtain a passport from the Regulator of their country of establishment. They also need to file a notification to the HCMC but no notification fees are charged. On the contrary, Greek AIFMs pay fees for passport notifications, namely:

- A Greek AIFM planning to market an EU AIF in Greece must file a prior notification to the HCMC. The notification fees are EUR 1,000, plus a 2.4% stamp duty per AIF.
- A Greek AIFM planning to market any AIFs abroad must file a prior notification to the HCMC. The notification fees are EUR 100, plus a 2.4% stamp duty per AIF and per country of intended marketing.
- Greek AIFMs also pay an annual contribution fee of EUR 1,000, plus a 2.4% stamp duty to

the HCMC. The fee is payable in July of each year.

Definitions

Act on Collective Investment Act no. 203 / 2011 Coll. on Collective Investment (Slovakia)

AFM Authority for the Financial Markets (Autoriteit Financiële Markten)

(The Netherlands)

AFMA Act on Alternative Investment Fund Managers (Finland)

Alf Alternative Investment Fund, defined in the AIFMD as:

"A collective investment undertaking, including investment compartments

of such an undertaking, which – raises capital from a number of investors, with a view to investing it in accordance with a defined investment policy for the benefit of these investors; and does not require

authorisation pursuant to Article 5 of the UCITS directive".

AIF Act Act on Alternative Investment Funds (Cyprus)

AIFM Alternative Investment Fund Manager, defined in the AIFMD as a legal

person whose regular business is managing one or more AIFs

AIFM Act Act on Alternative Investment Fund Managers (Cyprus)

AIFMA Alternative Investment Fund Act (Austria)

AIFMD Alternative Investment Fund Manager Directive of 8 June 2011

(2011 / 61 / EC)

AIFMG-L Alternative Investment Fund Law (Liechtenstein)

AIFMSAs Alternative Investment Funds Management Sociétés Anonymes (Greece)

AMF French Financial Authority (Autorité des Marchés Financiers)

BaFin Federal Financial Supervisory Authority (Germany)

BFSMABelgian Financial Services and Markets Authority

BoL Bank of Lithuania

BoLV Bank of Latvia

CBI Central Bank of Ireland

CFA Consolidated Financial Act (Italy)

CIS Collective Investment Scheme(s)

CISOUCIA Collective Investment Schemes and Other Undertakings for Collective

Investments Act (Bulgaria)

CNMV Spanish Securities Market Commission

(Comisión Nacional del Mercado de Valores)

COBO Control of Borrowing (Jersey) Order 1958

Consob Italian Securities Market Supervisory Authority

(Commissione Nazionale per le Societa e la Borsa)

Cross-Border Distribution of

Funds Regulation

Regulation (EU) 2019/1156 of the European Parliament and of the Council of 20 June 2019 on facilitating cross-border distribution of

collective investment undertakings

CSSF Commission de Surveillance du SectEUR Financier (Luxembourg)

CySEC Cyprus Securities and Exchange Commission

CySEC Marketing Directive Cyprus Securities and Exchange Commission Directive on Marketing of

AIFs

EEA European Economic Area

EEA AIF AIF which is registered or authorised in an EEA State under the

applicable national law or which is not registered in an EEA State but has

its registered office and / or head office in an EEA State

EEA AIFM An AIFM which has its registered office in an EEA State

EFSA Estonian Financial Supervision Authority

EFTA European Free Trade Association

EU AIF Alternative investment fund not governed by German law but by the law

of an EEA member state.

EU AIFM Alternative investment fund manager which has its registered office

outside of Germany but within an EEA member state and which does not

fulfil the de minimis exemptions mentioned in the AIFMD.

FATF Financial Action Task Force

FCA Financial Conduct Authority (United Kingdom)

Finanstilsynet Financial Supervisory Authority (Norway)

FIN-FSA Financial Supervisory Authority (Finland)

FINMA Financial Market Supervisory Authority (Switzerland)

FMA Financial Market Authority (Austria)

FSA Financial Supervisory Authority (Denmark)

FSC Financial Supervision Commission (Bulgaria)

FSMA Financial Services and Markets Act 2000

GFSC Guernsey Financial Services Commission

HANFA Financial Services Supervisory Agency

(Hrvatska agencija za nadzor financijskih usluga) (Croatia)

HCMC Hellenic Capital Market Commission (Greece)

HMSA Home Member State Authority

Investments Fund Act Act XVI of 2014 on Collective Investment Forms and their Managers

(Hungary)

ISA Investment Services Act, Chapter 370 of the Laws of Malta (Malta)

Law on Alternative Investment Funds and its Managers 2013 (Latvia)

LAIFMA Luxembourg law transposing the AIFMD

MFSA Malta Financial Services Authority

MNB Central Bank of Hungary (Magyar Nemzeti Bank)

Non-EEA Non-European Economic Area

Non-EEA AIF An AIF not qualifying as an EEA AIF

Non-EU AIFM An AIFM which has its registered office in a state which is not an EEA

State

NPPR National Private Placement Regime

Professional Investor Professional client within the meaning of Annex II to MiFID

RFSA Romanian Financial Supervisory Authority

SAIFM Act Swedish Alternative Investment Act

Semi-Professional Investor Investor who commits himself to invest at least EUR 200,000 and positive

assessment by AIFM regarding his sufficient expertise, experience and knowledge and suitability of investment for him (for more details see

Section 1 para. 19 no. 33 German Capital Investment Code)

SFSA Swedish Financial Supervisory Authority

UCITS Undertakings for Collective Investment in Transferable Securities

Contacts

Greece

Bahas, Gramatidis & Partners

26 Filellinon Street 10558 Athens, Greece T +30 210 3318 170 F +30 210 3318 171

Dimitris Emvalomenos E d.emvalomenos@ bahagram.com

Maria Tranoudi E m.tranoudi@bahagram.com



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