

FxPro Financial Services Limited

Pillar 3 Disclosures 2018

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1. About FxPro Financial Services LTD

FxPro Financial Services Limited (hereinafter referred to as 'FxPro' or the 'Firm') is an investment Firm incorporated in the Republic of Cyprus through the Department of Registrar of Companies and Official Receiver (<http://www.mcit.gov.cy>) (Certificate of Incorporation No. 181344). FxPro is authorised and regulated by the Cyprus Securities and Exchange Commission ('CySEC') (<http://www.cysec.gov.cy>) (Licence No. 078/07) and operates under the Markets in Financial Instruments Directive (EU Directive 2004/39/EC).

In accordance with the license granted by the CySEC, the principal activities of the Firm comprise the provision of investment/ancillary services, including reception and transmission of orders in relation to one or more financial instruments, execution of orders on behalf of clients for the financial instrument of CFDs, dealing on own account for the financial instrument of CFDs, portfolio management, investment advice, foreign exchange services where these are connected to the provision of investment services, granting credits/loans to investors to allow them to carry out transactions in the financial instruments of CFDs, when the Firm is involved in the transaction, as well as safekeeping and administration of financial instruments, including custodianship and related services and investment research and financial analysis or other forms. Details of these services can be found in Annex I.

The Firm is an online financial services provider and acts as the principal and market maker to its customers in Contracts for Difference ("CFDs") on currency pairs, futures on indices, commodities and energy, as well as spot indices, shares and metals.

A detailed list of the financial products offered by the Firm is available online at the Firm's site (www.fxpro.com).

2. Regulatory Framework

The Pillar 3 disclosure is a requirement of CRD IV, consisting of the Capital Requirements Directive ('CRD' or 'Directive 2013/36/EU') and the Capital Requirements Regulations ('CRR' or 'Regulation (EU) No. 575/2013'), which is effective from January 1st, 2014. The above has resulted to the respective amendments of the Investment Services and Activities and Regulated Markets Law (Law 144(1)/2007) and the implementation of the respective Regulations and the release of Directives DI144-2014-14, DI144-2014-15, for the purpose of harmonization with the actions of the European Directive.

The main aim of the above directives and regulations is to implement the main Basel III reforms across the EU. Pillar 3 requirements under CRD IV are designed to promote market discipline through the

disclosure of key information about risk exposures and risk management processes. The current regulatory framework comprises of three pillars:

- **Pillar 1** (minimum capital requirements): sets out the requirements on calculating the minimum capital required for the Firm to be able to cover credit risk, market risk and operational risk.
- **Pillar 2** (supervisory review process 'SREP'): sets out a supervisory review process which assesses the internal capital adequacy processes ('ICAAP'), as to whether the Firm's Pillar I capital is adequate to meet those risk exposures and encourages the Firm to develop and use better risk management techniques.
- **Pillar 3** (market discipline): sets out the required disclosures to allow market participants, having a full picture of the risk profile of the Firm, to assess key information relevant to the capital structure, risk exposures, risk assessment processes and hence the capital adequacy of the Firm.

3. About the Report

As a Cyprus Investment Firm ('CIF'), FxPro is obliged, pursuant to Article 433 of Part Eight of the CRR to publish, at least on an annual basis, these disclosures.

The external auditors of FxPro, PWC provide limited level of assurance on the fair presentation of the disclosures annually as required by Paragraph 32(1) of Part II of DI2014-144-14 for the Prudential Supervision of Investment Firms.

The following Report is published pursuant to the above obligations as well as in accordance with the circulars issued by CySEC. It should be noted that any disclosures described herein apply to the Firm on a solo basis. The Report is available online at the Firm's site.

4. Interpretation of Terms

Unless indicated to the contrary, the defined terms included in this '**Pillar 3 Disclosures 2018**' (the 'Report' or 'the Disclosure and Market Discipline Risk Management Report 2018') shall have a specific meaning and may be used in the singular or plural, as appropriate.

'**Board of Directors**' means the executive and non-executive directors of the Firm.

'**Client**' means the 'Client' as defined in the 'Client Agreement' available online at <http://www.fxpro.com>.

'FxPro Employee' means an individual who has entered into a contract with FxPro as a permanent employee (full-time and/or part-time basis). For the purposes of this Report, reference to an FxPro Employee shall also include an independent contractor, secondee or external consultant.

'Mark to Market' means valuation at market rates, as of the balance sheet date, of securities and derivatives held for trading purposes.

'Material Non-Public Information' means information that is not in the public domain and if disclosed such information could have an impact on the price of the security involved. If Material Non-public Information is disclosed to a reasonable investor this could determine his buying or selling behaviour. Material Non-public Information includes but is not limited to information regarding:

- changes in the control or management;
- mergers, acquisitions, tender offers and restructurings;
- client contracts;
- partner contracts;
- pending litigation;
- change in an issuer's credit rating by a rating agency;
- non-performing loans;
- imminent bankruptcy;
- changes in earnings and dividends (or estimates of same);
- securities' offerings;
- changes in operating or financial circumstances, for example cash-flow reductions, major write-offs, changes in accounting methods; and
- other developments that could reasonably affect the financial markets.

'Need-to-know' basis' means the basis on which confidential information is disclosed by an FxPro Employee to a recipient who requires such information in order to complete their duties and responsibilities. Justification of disclosing confidential information does not exist simply because the information is helpful to the recipient.

'Non-Public Information' means information that is not in the public domain and is only deemed to be public once such information is announced or disseminated to investors in general.

5. Risk Management Objectives and Policies

5.1. Risk Governance Framework

FxPro is committed to having corporate governance, risk management and a control framework appropriate to the size of its business. To achieve this, a comprehensive risk management framework for the identification, assessment, monitoring and control of risks has been implemented. The Board of Directors ('BoD') has the ultimate responsibility for the risk appetite of the Firm and the monitoring of risks on a regular basis. The BoD has reviewed, assessed and approved the adequacy of the risk management arrangements of the Company.

The BoD of FxPro Financial Services Ltd is assisted in their oversight function by permanent committees (collectively 'the Committees' and individually 'the Committee'), namely:

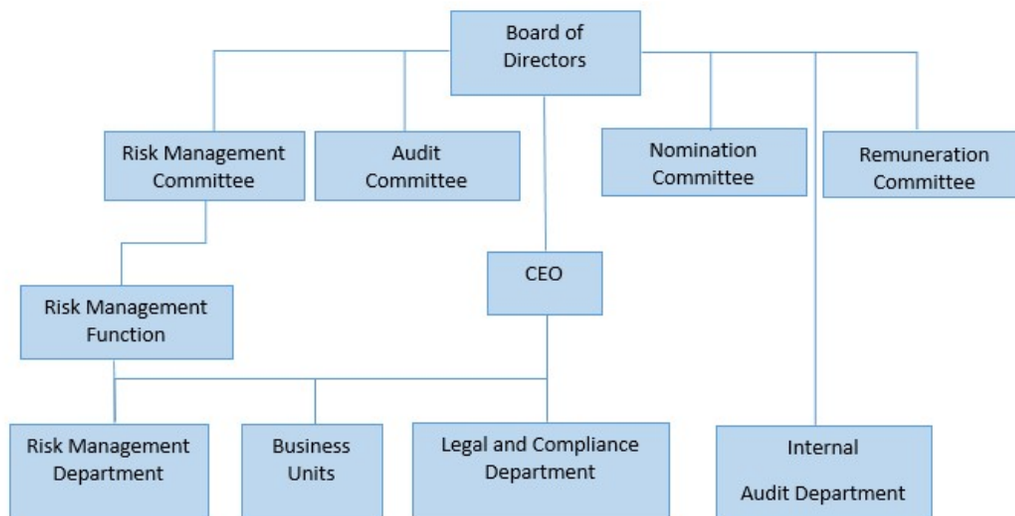
- the Audit Committee;
- the Risk Management Committee;
- the Nomination Committee; and
- the Remuneration Committee.

The Firm's BoD is satisfied that these arrangements are appropriate given the risk profile of the Firm.

5.2. Organisational Structure

The BoD is responsible for setting the Firm's strategic objectives, the tone for a risk aware culture and its appetite for risk. The internal Governance structure plays a significant role in the success of the risk management effort as it can promote accountability and transparency. It also defines the reporting lines and information flow within the Firm.

An overview of the Organisational Structure is outlined in the following chart:



5.3. Reporting and Information Flow

The Firm has established a risk-related informational flow to the BoD. Details of the major reports submitted to the board are presented in the table below:

Report Name	Report Description	Owner	Recipient	Frequency
Compliance Report	Annual Compliance review	Compliance Officer	BoD, CySEC	Annual
Internal Audit Report	Annual Internal Audit review	Internal Auditor	BoD, CySEC	Annual
Risk Management Report	Annual Risk Management report	Risk Manager	BoD, CySEC	Annual
Pillar III Report	Disclosures regarding the risk management, capital structure, capital adequacy and risk exposures of the Firm	Chief Financial Officer	BoD, CySEC, Public	Annual
Financial Statements	Audited financial statements of the Firm	Chief Financial Officer	BoD, CySEC	Annual
ICAAP Report	Assessment of the level of capital that adequately supports all relevant current and future risks of our business	Risk Manager / Chief Financial Officer	BoD, CySEC	Annual
Capital Adequacy Report	Capital requirement calculation	Chief Financial Officer	Senior Management, CySEC	Quarterly

5.4. Risk Management Committee

The primary objective of the Committee is to oversee the overall management of all Risks. It also has the responsibility to review, recommend and implement the risk management policies, set the risk tolerance limits and ensure that infrastructure, resources and systems are in place for proper risk management.

The Committee comprises of two (2) non-executive directors. During 2018 the Committee held seven (7) meetings.

The Risk Management Committee:

- Establishes a Risk Management Policy and other relevant procedures governing the control of the risks arising within FxPro and recommends, if required, amendments;
- Reviews, modifies and oversees the application of risk controls;
- Reviews and if appropriate, challenges the processes undertaken by the business in setting the overall risk appetite of the business;
- Collects information of risk exposures and risk events occurred across the Firm;
- Evaluates the adequacy and effectiveness of controls in place for managing the Risks; and
- Adopts remedial action.

The Risk Management Committee, establishes the required parameters and applicable market risk limits and the Dealing Department monitors the positions of the proprietary book to ensure that FxPro's exposure to market risk is within the defined limits.

5.5. Risk Appetite

The risk appetite defines the amount and type of risk that the Firm is able and willing to accept in pursuing its business objectives. These risks include, among others, credit risk, market risk, operational risk, reputational risk and compliance risk. The risks and controls around them and the risk appetite set by the BoD for each risk, are set out in the sections further below. The risk management arrangements, which are in place, are considered to be adequate.

5.6. Number of Directorships held by members of the Board

No	Name	Number of directorships ¹ (including FxPro Financial Services)
1	Charalambos Psimolophitis	1
2	Lenas Thoma	2
3	Nicos Hadjinicolaou ²	2
4	Marios Demetriades ²	4
5	Eleni Ellina	1
6	Yiannos Xenophontos	3

1. Directorships held within the same group are considered as 1 directorship.
2. Non- Executive Director

5.7. Recruitment policy for the selection of members of the Board of Directors

The members of the BoD are responsible to identify, evaluate and select candidates for the BoD. The persons proposed for appointment to the BoD must have specific skills and sufficient knowledge to perform their duties. It is also essential that they will be able to devote the necessary time and effort to fulfil their respective responsibilities. The nomination committee assists the BoD in filling any vacant positions taking into consideration the current composition, size and performance of the Board.

5.8. Diversity Policy

The Firm recognises the benefits of having a diverse BoD which includes and makes use of differences in the skills, experience, background, race and gender between directors. Diversity is taken into consideration in determining the optimum composition of the BoD. At year-end 2018 one female director was member of the Board (17%).

6. Capital Risk

6.1. Overview

Capital risk is defined as the risk that the Firm has a sub-optimal amount of capital to fulfil its capital requirements.

The objectives of FxPro when managing its capital are:

- safeguarding the Firm's ability to continue as a going concern;
- maintaining an optimal capital structure in order to reduce the cost of capital; and
- ensuring sufficient capital is available to meet the usual business activities and any unforeseen contingencies.

The legal and regulatory framework under which FxPro operates, stipulates that, the Firm must maintain a minimum capital adequacy ratio of 8%. The method of calculation is determined by CySEC based on the international capital standards set out in Basel III. On a quarterly basis, FxPro reports to CySEC its capital adequacy ratio as described by the applicable directive.

In addition to the common equity tier 1 capital maintained to meet the own funds requirement imposed by Article 92 of the regulation, FxPro is required to maintain a capital conservation buffer (CCB). CCB will be applied gradually as per the table below:

Period	%
1/7/2016-31/12/2016	0,625
1/1/2017-31/12/2017	1,25
1/1/2018-31/12/2018	1,875
From 1/1/2019 and onwards	2,5

FxPro is also subject to the countercyclical buffer, which was currently set at zero (0) per cent.

The capital adequacy ratio per quarter for 2018 is presented in the table below:

Quarter	Capital Adequacy Ratio
Q1 2018	10.74%
Q2 2018	10.69%
Q3 2018	15.83%
Q4 2018	16.07%

The Firm's total capital resources and total capital requirements as at 31 December 2018 are shown in the table below. The Firm's Capital Resources consist of Tier 1 Capital only.

Capital Resources Summary		('000) US\$
Own Funds (Tier 1 Capital)		
Share Capital		3,126
Audited Reserves		55,678
Other Reserves		748
Deductions from Common Equity Tier 1 Capital		
Intangible Assets		(409)
Deductions to CET1 Capital		(226)
Total Eligible Own Funds (Tier 1 Capital)		58,917
Capital Requirements		
Credit and Counterparty risks		4,010
Market Risk (Position, Foreign Exchange and Commodity Risk)		12,451
Operational Risk		12,868
Total Capital Requirements		29,329
Total Capital Adequacy Ratio (regulatory minimum 9,875%)		16.07%

In order to manage its capital risk, FxPro monitors, constantly, its capital adequacy ratio to ensure that this remains, at all times, at a level well above the regulatory limit. The Firm uses forecasts to assess its capital position, based on its operating plan, so as to ensure that no capital deficiencies will arise and accumulates additional capital through the accumulation of profits over time.

Reconciliation of regulatory capital, with Equity per the Firm's Financial Statements

The following table provides the reconciliation of own funds to the audited Financial Statements as at 31 December 2018. The intangible assets that are deducted from Tier 1 capital relate primarily to trademarks and computer software.

Reconciliation of regulatory capital, with Equity per Firm's Financial Statement	
('000) US\$	
Total equity per Firm's Financial Statements	59,552
Intangible Assets	(409)
Balances with Investors' Compensation Fund	(226)
Total Eligible Own Funds (Tier 1 capital)	58,917

6.2. Internal assessment of capital requirement

An Internal assessment of capital requirements (ICAAP) is conducted at least annually. The results of the assessment are used to calculate the amount of any risk-based capital resources requirement (Pillar II) in addition to the Pillar I requirements.

6.3. Leverage Ratio

The Basel III framework introduced a simple and transparent, non – risk based ratio to act as a credible supplementary measure to the risk- based capital requirements. This is known as leverage Ratio.

According to CRR, Article 429, the leverage ratio is calculated as an institution's capital measure divided by the institution's total exposure measure and is expressed as a percentage. As at 31 December 2018, the leverage ratio of the Firm was equal to 67.24%, well above the 3% minimum ratio set by the Basel Committee.

Summary reconciliation of accounting assets and leverage ratio exposures as at 31 December 2018	
('000) US\$	
Total assets as per published financial statements	63,986
Adjustments for derivative financial instruments	23,177
Intangible assets	(409)
Balances with Investors' Compensation Fund	(226)
Other adjustments	863
Leverage ratio exposure	87,391
Tier 1 Capital	58,917
Leverage Ratio	67.24%

The table below provides a breakdown of the exposure measure by exposure type:

On-balance sheet exposures (excluding derivatives and securities financing transactions "SFTs") as at 31 December 2018	
('000) US\$	
On-balance sheet items (excluding derivatives, SFTs and fiduciary assets, but including collateral)	64,849
(Asset amounts deducted in determining Tier 1 capital)	(635)
Total on-balance sheet exposures (excluding derivatives, SFTs and fiduciary assets)	64,214
Derivative exposures	
Replacement cost associated with all derivatives transactions	14,563
Add-on amounts for PFE associated with all derivatives transactions	8,613
Exposure determined under Original Exposure Method	-
Gross-up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the applicable accounting framework	-
(Deductions of receivables assets for cash variation margin provided in derivatives transactions)	-
(Exempted CCP leg of client-cleared trade exposures)	-
Adjusted effective notional amount of written credit derivatives	-
(Adjusted effective notional offsets and add-on deductions for written credit derivatives)	-
Total derivatives exposures	23,177
SFT Exposures	
Gross SFT assets (with no recognition of netting), after adjusting for sales accounting transactions	-
(Netted amounts of cash payables and cash receivables of gross SFT assets)	-
Counterparty credit risk exposure for SFT assets	-
Derogation for SFTs: Counterparty credit risk exposure	-
Agent transaction exposures	-
(Exempted CCP leg of client-cleared SFT exposure)	-
Total securities financing transaction exposures	-
Other Off-balance sheet exposures	
Off-balance sheet exposures at gross notional amount	-
(Adjustments for conversion to credit equivalent amounts)	-
Other off-balance sheet exposures	-

Exempted exposures in accordance with Article 429(7) and (14) of Regulation (EU) No 575/2013 (on and off balance sheet)	
(Intragroup exposures (solo basis) exempted in accordance with Article 429(7) of Regulation (EU) No 575/2013 (on and off-balance sheet))	-
(Exposures exempted in accordance with Article 429 (14) of Regulation (EU) No 575/2013 (on and off-balance sheet))	-
Capital and total exposure measure	
Tier 1 capital	58,917
Leverage ratio total exposure measure	87,616
Leverage ratio	
Leverage ratio	67.24%
Choice on transitional arrangements and amount of derecognised fiduciary items	
Choice on transitional arrangements for the definition of the capital measure	-
Amount of derecognised fiduciary items in accordance with Article 429(11) of Regulation (EU) No 575/2013	-

The table below provides a breakdown of total on balance sheet exposures (excluding derivatives, SFTs and exempted exposures) by asset class:

Split-up of on balance sheet exposures (excluding derivatives, SFTs, and exempted exposures)	
Total on-balance sheet exposures (excluding derivatives, SFTs, and exempted exposures), of which:	64,214
Trading book exposures	-
Banking book exposures, of which	64,214
Covered bonds	-
Exposures treated as sovereigns	-
Exposures to regional governments, MDB, international organisations and PSE not treated as sovereigns	-
Institutions	47,152
Secured by mortgages of immovable properties	-
Retail exposures	2,404
Corporate	8,173
Exposures in default	-
Other exposures (e.g. equity, securitisations, and other non-credit obligation assets)	6,485

7. Market Risk

7.1. Overview

Market risk is the risk that changes in market prices will affect the Firm's income or the value of the Firm's financial instruments.

FxPro is exposed to market risk that arises from fluctuations in the market price of foreign currencies, commodities, indices, precious metals, commodities and equity securities due to the open positions on CFDs in the underlying financial instruments.

Market risk also includes foreign exchange risk which arises from non CFD recognised assets and liabilities held in a currency other than the Firm's functional currency (US\$).

The Firm's exposure to market price and foreign exchange risk at any point in time depends primarily on short-term market conditions and client activities during the trading day. FxPro acts, at all times, as the principal to the Clients' trades. The Firm does not take proprietary positions based on an expectation of market movements.

FxPro follows the Standardised Approach (as defined by applicable legislation) for Market Risk. Market Risk Capital requirements are calculated with respect to Foreign Exchange Risk, Commodities Risk and Equity Risk.

The market risk capital requirements of the Firm as of 31 December 2018, were as follows:

Analysis of market risk capital requirements as at 31 December 2018		
		('000) US\$
Type of Market Risk	RWA Total	Capital Requirements
Equity Risk	10,506	840
Foreign Exchange	125,482	10,039
Commodities	19,646	1,572
Total	155,634	12,451

7.2. Market risk mitigation

The operating model adopted by the Firm, in conjunction with the risk management framework in place, means that not all client exposures are hedged, hence the Firm may have a residual net position in any of the CFDs it offers up to the pre-set level of market risk limits.

To manage its market price risk, a formal risk policy approved by the Board of Directors is in place, which includes limits, or a methodology for setting limits, for every single financial instrument which the Firm offers CFDs for its clients to trade in, as well as certain groups of financial markets and groups of financial instruments. These limits determine the net exposure arising from client activity and hedging which the Firm is prepared to carry.

The Risk Management Function monitors in real time the Firm's exposure against these limits. If the Firm's exposure exceeds these limits, the policy requires that sufficient hedging is carried out to bring the exposure back within the defined limits or, if the market is closed, as soon as it re-opens.

The Firm maintains trading (hedging) accounts with other regulated financial institutions for engaging in hedging activities in financial instruments when a need to hedge arises.

8. Credit Risk

8.1. Overview

Credit risk (including counterparty credit risk) is the risk of loss that FxPro may incur if the Firm's counterparty in a transaction fails to perform its contractual obligations; which would result in a financial loss for the Firm.

Credit risk arises from the Firm's deposits with financial institutions (including banking institutions and amounts held with brokers) as well as outstanding receivables. FxPro follows the Standardised Approach (as defined by applicable legislation) for Credit Risk. In calculating the capital requirements, this involves determining the exposure value, allocating each exposure value to the exposure class depending on the counterparty and applying a risk weight based on the exposure class and the credit quality.

Counterparty credit risk arises from credit exposures arising from open trading positions. Counterparty credit risk is measured using the mark-to-market method. According to this method, the current replacement cost of all derivatives with positive amounts is calculated and an add-on is applied to this amount for potential future credit exposure, based on specific factors that depend on the type of the transaction and its duration.

The table below presents the total amount of credit exposures before and after credit risk mitigation by exposure class and by Geographic distribution as at 31 December 2018.

Credit exposures per asset class by region before Credit Risk Mitigation as at 31 December 2018					
('000) US\$					
Regulatory Exposure Asset Class	Europe	Asia	Rest of the World	Exposure Total	RWA Total
Corporates	8,094	20	59	8,173	8,173
Retail	19,483	1,607	4,490	25,580	19,185
Other items	6,485	-	-	6,485	5,297
Institutions	46,609	-	543	47,152	17,473
Total	80,671	1,627	5,092	87,390	50,128

Exposures by residual maturity as at 31 December 2018	Up to 3 months	More than 3 months	Total
	('000) US\$	('000) US\$	('000) US\$
Corporates	8,173	-	8,173
Retail	25,580	-	25,580
Other items	3,214	3,271	6,485
Institutions	47,152	-	47,152
Total	84,119	3,271	87,390

External Credit Assessment Institutions (ECAIs) used for calculating Risk-weighted Assets under the Standardised Approach

For the purposes of applying the Standardised Approach, the Firm uses Moody's external credit ratings. Exposures which do not have an available Moody's credit rating are considered to be unrated. The ECAIs are not taken into account when relevant exceptions as per the CRR apply.

It should be noted that the Firm does not transfer issuer risk arising in the trading book to the Banking Book, as all exposures are either rated directly or the country of incorporation in which an exposure is incorporated is used.

The analysis of the exposure values before and after credit risk mitigation as well as the credit exposure amount by Exposure Class are shown on the tables below.

Exposures before and after Credit Risk Mitigation as at 31 December 2018	
	('000) US\$
Credit Quality Step *	Institutions
1	20,911
2	14,293
3	-
4	-
5	-
6	8,367
Unrated*	3,581
Total	47,152

*Relates to balances held with FCA and DFSA regulated financial institutions

Please refer to table below for the Mapping of Ratings to Credit Quality Step.

ECAI Association with each credit quality step					
Credit Quality Step	Moody's Rating	Institutions Risk Weight		Sovereigns Risk Weight	Corporate Risk Weight
		Residual Maturity up to 3 months	Residual Maturity more than 3 months		
1	Aaa to Aa3	20%	20%	0%	20%
2	A1 to A3	20%	50%	20%	50%
3	Baa1 to Baa3	20%	50%	50%	100%
4	Ba1 to Ba3	50%	100%	100%	100%
5	B1 to B3	50%	100%	100%	150%
6	Caa1 or lower	150%	150%	150%	150%

8.2. Credit risk mitigation

In order to manage its credit risk, the Firm accepts as a counterparty, for the purposes of depositing both own and Clients' funds, only European or equivalent jurisdictions' investment grade financial institutions and local financial institutions which has internally assessed as sufficiently healthy and economically stable.

To diversify its exposure, FxPro holds most of its own funds as well as clients' funds with European based investment grade banking institutions. Clients' funds, which are held in segregated accounts in a fiduciary capacity, as well as own funds are distributed across deposit institutions. The credit standing of current

banking counterparties is constantly being monitored for early signs of stress or deterioration of their financial position.

With respect to clients' funds specifically, the Firm makes all necessary arrangements so as to safeguard the clients' ownership rights and to prevent the use of clients' funds for its own account. In addition, as an extra measure of comfort for clients' funds, the Firm uses its own funds to cover any clients' funds that are in transit (held with payment service providers), to mitigate any residual risk.

Before any trading activity takes place, client accounts must first be funded and enough equity for the margin requirements must be available. The Firm has established minimum margin levels below which all positions are automatically closed at market prices in order to prevent the account from going into deficit. Automated processes are in place in each trading platform that monitor Client Margin level and automatically begin closing positions at market price when levels fall below the corresponding Stop Out limit.

8.3. 'Past due' and 'Impaired' Receivables

As of 1 January 2018, the Company has adopted IFRS 9. Adoption of IFRS 9 did not have any significant impact on the capital adequacy and capital requirements, and transitional arrangements had not been applied.

Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, the failure of a debtor to engage in a repayment plan with the Company, and a failure to make contractual payments. Impairment losses on trade receivables are presented within operating profit. For all other financial assets at amortised cost, amounts receivable from clients, amounts held with brokers, cash and cash equivalents and bank deposits with original maturity over three months, the Company considers the probability of default upon initial recognition of the asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk the Company compares the risk of default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available, reasonable and supportive forward-looking information.

Especially the following indicators are incorporated:

- external credit rating (as far as available)
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the borrower's ability to meet its obligations
- actual or expected significant changes in the operating results of the borrower/counterparty
- significant increases in credit risk on other financial instruments of the same borrower/counterparty
- significant changes in the expected performance and behaviour of the borrower/counterparty, including changes in the payment status of the counterparty in the group and changes in the operating results of the counterparty.

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is more than 30 days past due in making a contractual payment.

A default on a financial asset is when the counterparty fails to make contractual payments within 90 days of when they fall due

The Firm did not have any 'past due' or 'impaired' assets during or as at 31 December 2018. This is ordinary since, as FxPro holds clients' funds in a fiduciary capacity before any trades are executed, combined with the provision of negative balance protection where clients cannot lose more than the funds they have at risk with FxPro, the risk of default on outstanding receivables is very low.

9. Operational Risk

9.1. Overview

FxPro is exposed to operational risk resulting from inadequate or failed internal processes and procedures, people and systems, or from external factors. Operational risk is measured using the Basic Indicator Approach as defined by applicable legislation. As at 31 December 2018 the operational risk capital requirements were US\$12,868,357.

The main groups of Operational risk the Firm faces are as follows:

- Technological, Systems and Data;
- Fraud (Internal or External);
- Legal and Compliance;
- Strategic Risk; and
- Reputational Risk.

9.2. Mitigation of Operational risk

A strong internal control governance framework is designed and implemented. The Firm has a four-eye structure and Board oversight. This structure ensures the separation of power and authority regarding vital functions of the Firm. The Audit Committee assesses the adequacy and effectiveness of internal systems and controls, based on data and information produced by the internal and external auditors or other competent authorities.

Each department documents risk related data on the list of identified operational risks. The mitigating measures and controls as well as the estimated residual risk is evaluated by the Risk Management Function.

9.3. Technological, Systems and Data

The Firm's systems are evaluated, maintained and upgraded continuously. Data recovery programs and backup systems ensure continuity in the Firm's core operations.

The Firm mitigates any risk from failure of third party providers such as data suppliers, market information, telephone and internet access by ensuring it has multiple providers for each service.

A Disaster Recovery Plan and a Business Continuity Plan (BCP) is in place such that:

- Key personnel and management can physically relocate and carry out business, as normal;
- The BCP centre is appropriately equipped in order for FxPro to maintain its competitive advantage and systems integrity, including but not limited to internet connectivity from multiple service providers;
- The Business Continuity Centre (BCC) is equipped with a fast, secure and stable telephony and network connectivity and has extended provisions for power supply to prevent loss of services during any power outages; and
- A Disaster Recovery Plan that details the recovery process of the IT infrastructure in the event of a disaster has been developed, documented and frequently tested.

9.4. Fraud

Regular internal audit reviews are performed to ensure that employees comply with the Firm's internal procedures. An Anti-fraud policy facilitates the development of controls for the prevention and detection of fraud against the Firm.

9.5. Legal and Compliance

In-house corporate lawyers are employed on a full-time basis that prepare any contractual agreements and other documentation prone to legal risk. Third party legal experts are employed on a contract basis as needed internationally. All written material, such as marketing and other published form of communication is reviewed by the Legal and Compliance department before is released.

The Compliance department is responsible for the Firm's compliance with the applicable laws and regulations. The department has drafted policies based on the requirement of relevant Laws and Directives and updates them as necessary. These Policies are assessed regularly by the Internal Audit department.

FxPro has appointed a Money Laundering Compliance/Reporting Officer ("MLRO") who acts as the central point of contact both with the law enforcement agencies and internally, in relation to all matters relating to money laundering.

9.6. Strategic Risk

FxPro is exposed to strategic risk that could result due to poor strategic business decisions taken and implemented by the Firm. Strategic risk can also be a result of changes in the sector the Firm operates in or the business environment in general.

The Firm assesses, as often as required, the Firm's strategic direction taking into account its objectives and updates the Firm's budget accordingly. The Board approval is required for any projects that might have an impact to the Firm's short and long term-business plans. The Board is updated on milestones and other goals achieved/ not achieved so that actual results can be measured in comparison to forecasts.

9.7. Reputational Risk

FxPro is exposed to reputational risk that arises due to a number of factors including but not limited to negative publicity, pending or concluded litigation, poor performance or any legal or regulatory violations.

To mitigate this risk, the Firm ensures that all regulatory requirements are adhered to and emphasises the importance of proper risk management across the organization. The Internal Audit and Compliance departments ensure that the policies and procedures are enforced at all times.

10. Exposure to Interest Rate Risk

The Firm has no material interest rate risk exposure to positions not included in the trading book.

11. Liquidity Risk

11.1. Overview

Liquidity risk is the risk that the Firm will not be able to meet its financial obligations and arises when the maturity of assets and liabilities does not match.

The Firm has robust strategies, policies, processes and systems for the identification, measurement, management and monitoring of liquidity risk over an appropriate set of time horizons, including intra – day, so as to ensure that they maintain adequate levels of liquidity buffers; tailored to the business lines, foreign currencies and other traded financial instruments, which includes adequate allocation mechanisms of liquidity costs, benefits and risks. The Firm has no long-term debt.

11.2. Risk Management Process

In order to manage its liquidity risk, the Chief Financial Officer of FxPro, the Board as a whole and the Risk Management Committee monitor rolling forecasts of the Firm’s liquidity requirements based on expected cash flows in order to ensure that the Firm has sufficient cash to meet its operational needs, under normal and abnormal (stressed) market conditions.

The Firm ensures that sufficient cash is available on demand to meet any operational expenses that arise. An internal system is available for monitoring in real time liabilities due to client trading activity. No client funds are used to fund broker margin requirements or any other financial obligations.

12. Remuneration Policy and Practices

12.1. The Remuneration Committee

The Remuneration Committee assists the BoD in implementing the Firm's remuneration programme for those categories of staff whose professional activities have a material impact on the Firm's risk profile.

The Remuneration Committee is comprised of the two independent non-executive directors and meets at least annually.

Approval of benefits and other remuneration changes

The Remuneration Committee defines the scope of any performance related pay schemes and determines any benefits under the remuneration program ensuring that the remuneration structure is appropriate and does not in any way create a potential conflict of interest either between the Firm and the employees or the Firm vis a vis its clients.

Reporting to the Board

The Remuneration Committee's chairman reports formally to the Board on its proceedings after each meeting on all matters. The Remuneration Committee makes whatever recommendations to the Board it deems appropriate on any area within its remit where action or improvement is needed.

Performance Review

The Remuneration Committee, at least once a year, reviews its own performance, constitution and terms of reference to ensure it is operating at maximum effectiveness and recommends any changes it considers necessary to the Board for approval.

Performance based bonus scheme

FxPro operates a discretionary bonus scheme to recognise an employee's contribution to the success of the Firm. Variable remuneration/bonus is the additional remuneration which is paid to an individual in addition to his/her basic salary.

12.2. Fees and Emoluments

Fees and emoluments of members of the Board of Directors and other key management personnel

The remuneration of the personnel of the Firm for 2018, which includes salaries and other short-term benefits as well as employer's contributions for social insurance etc., is analysed as follows:

Fees and emoluments of members of the Board of Directors and other key management personnel		
('000) USD		
	Emoluments	Number
Executive Members of the Board	516	4
Non-Executive Members of the Board*	94	4
Other key management personnel**	1,026	8
Total ***	1,636	16

*includes the fees to non – executive to Directors who resigned during 2018.

**includes emoluments of two key management persons, who were appointed as Directors on 30 November 2018.

***includes number of non-executive Directors who resigned during 2018 and key management personnel who were appointed as Directors during 2018.

For the year 2018, the Firm did not offer variable remuneration to people whose professional activities had a material impact on the risk profile of the Firm, as defined by Article 94(l)(g) of Directive 2013/36/EU.

13. Annex I

13.1. Investment and Ancillary services

	Investment services and activities									Ancillary services						
	1	2	3	4	5	6	7	8	9	1	2	3	4	5	6	7
1	√	-	-	√	√	-	-	-	-	√	√	-	√	√	-	-
2	√	-	-	√	√	-	-	-	-	√	√	-	-	√	-	-
3	√	-	-	√	√	-	-	-	-	√	√	-	-	√	-	-
4	√	√	√	√	√	-	-	-	-	√	√	-	-	√	-	-
5	√	√	√	√	√	-	-	-	-	√	√	-	-	√	-	-
6	-	-	-	-	-	-	-	-	-	√	-	-	-	√	-	-
7	-	-	-	-	-	-	-	-	-	√	-	-	-	√	-	-
8	-	-	-	-	-	-	-	-	-	√	-	-	-	√	-	-
9	√	√	√	√	√	-	-	-	-	√	√	-	-	√	-	-
10	-	-	-	-	-	-	-	-	-	√	-	-	-	√	-	-

Investment Services and Activities

1. Reception and transmission of orders in relation to one or more financial instruments.
2. Execution of orders on behalf of Clients.
3. Dealing on own account.
4. Portfolio management.
5. Investment advice.
6. Underwriting of financial instruments and/or placing of financial instruments on a Firm commitment basis.
7. Placing of financial instruments without a Firm commitment basis.
8. Operation of Multilateral Trading Facility.
9. Operation of Organised Trading Facility.

Ancillary Services

1. Safekeeping and administration of financial instruments for the account of Clients, including custodianship and related services such as cash/collateral management.
2. Granting credits or loans to an investor to allow him to carry out a transaction in one or more financial instruments, where the Firm granting the credit or loan is involved in the transaction.
3. Advice to undertakings on capital structure, industrial strategy and related matters and advice and services relating to mergers and the purchase of undertakings.
4. Foreign exchange services where these are connected to the provision of investment services.
5. Investment research and financial analysis or other forms of general recommendation relating to transactions in financial instruments.
6. Services related to underwriting.
7. Investment services and activities as well as ancillary services of the type included under Parts I and II (Third Annex) of the Law 144(I)/ 2007 related to the underlying of the derivatives included under paragraphs 5, 6, 7 and 10 of Part III where these are connected to the provision of investment or ancillary services.

Financial instruments

1. Transferable securities.
2. Money-market instruments.
3. Units in collective investment undertakings.
4. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to securities, currencies, interest rates or yields, or other derivatives instruments, financial indices or financial measures which may be settled physically or in cash.
5. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to commodities that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event).
6. Options, futures, swaps, and any other derivative contract relating to commodities that can be physically settled provided that they are traded on a regulated market or/and an MTF.
7. Options, futures, swaps, forwards and any other derivative contracts relating to commodities, that can be physically settled not otherwise mentioned in paragraph 6 of Part III and not being for commercial purposes, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are cleared and settled through recognised clearing houses or are subject to regular margin calls.
8. Derivative instruments for the transfer of credit risk.
9. Financial contracts for differences.
10. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to climatic variables, freight rates, emission allowances or inflation rates or other official economic statistics that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event), as well as any other derivative contract relating to assets, rights, obligations, indices and measures not otherwise mentioned in this Part, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are traded on a regulated market or an MTF, are cleared and settled through recognised clearing houses or are subject to regular margin calls.