

HSBC Bank Malta p.l.c.

Avviż għad-Disgħa u Tletin Laqgħa Generali Annwali

**L-Erbgħa, 22 ta' April 2015
fl-10.00a.m. Grand Master Suite,
Centru tal-Konferenzi, Hilton Malta,
Portomaso, San Ġiljan**

Dokumenti annessi ma' dan I-Avviż

1. Informazzjoni fuq il-Laqqha Generali Annwali (LGA);
2. ċirkulari lill-Azzjonisti;
3. formola tal-prokura;
4. il-Kontijiet Annwali għas-sena li għalqet fil-31 ta' Dicembru 2014.

Kopja ta' dan I-Avviż u d-dokumenti tal-informazzjoni relatata għal-LGA huma aċċessibl mill-website tal-Bank www.hsbc.com.mt fit-taqSIMA tal-Annual General Meeting għol-Investor Relations microsite <https://www.hsbc.com.mt/1/2/hsbc-in-malta/investor-relations/annual-general-meeting/annual-general-meeting>

L-Azzjonisti jistgħu jistaqsu mistoqsijiet lis-Segretarju tal-Kumpanija billi jċemplu fuq 2380 2404/5 jew jibagħtu ittra elettronika fuq companysecretarymalta@hsbc.com

Access għal-LGA

Fil-Hilton Malta hemm aċċess għas-siġġu bir-roti u biljetti għall-parkegg jiġu provdu.

Notice of the Thirty Ninth Annual General Meeting

**Wednesday, 22 April 2015
at 10.00a.m. Grand Master Suite,
Conference Centre, Hilton Malta,
Portomaso, St Julian's**

Documents included with this Notice

1. Information about the Annual General Meeting (AGM);
2. circular to Shareholders;
3. form of proxy;
4. Annual Report and Accounts for the year ended 31 December 2014.

A copy of this notice and all documents and information related to the AGM can be found on the Bank's website www.hsbc.com.mt in the Annual General Meeting section of the Investor Relations microsite <https://www.hsbc.com.mt/1/2/hsbc-in-malta/investor-relations/annual-general-meeting/annual-general-meeting>

Shareholders may ask questions to the Company Secretary by calling on 2380 2404/5 or by sending an email to companysecretarymalta@hsbc.com

Access to the AGM

Hilton Malta is wheelchair accessible and parking tickets will be provided.

Avviż għal-Laqgħa Ġenerali Annwali

Hawnhekk qiegħed jingħata avviż tal-LGħA tal-HSBC Bank Malta p.l.c. li se ssir fil-Grand Master Suite, Ċentru tal-Konferenzi, Hilton Malta, Portomaso, San Ĝiljan nhar l-Erbgha, 22 ta' April 2015.

Ir-registrazzjoni tibda fid-9.00a.m., u l-Laqgħa tibda fl-10.00a.m.

L-Azzjonisti se jikkunsidraw u jekk jidrlhom xieraq, japprovaw ir-riżoluzzjonijiet li jsegwu hawn taħt:

Riżoluzzjonijiet Ordinarji

1. Ir-Rapporti u I-Kontijiet Annwali

Biex tirċievi u tapprova I-Kontijiet Annwali Verifikati għas-sena li għalqet fil-31 ta' Dicembru 2014, u r-Rapporti tad-Diretturi u l-Audituri dwarhom;

2. Dividend

Biex tapprova, kif rakkomandat mill-Bord tad-Diretturi, ħlas finali ta' dividend gross ta' 2.6 centi ġeġi għal kull sehem, liema ħlas finali jammonta għas-somma totali ta' €8,478,268;

3. Hatra tal-Audituri

Biex taħtar lill-PricewaterhouseCoopers bħala Audituri u biex il-Bord tad-Diretturi jiġi awtorizzat jiffissa r-rimunerazzjoni tagħhom;

4. Rimunerazzjoni lid-Diretturi

Biex tiġi stabbilita s-somma massima ta' €230,000 bħala rimunerazzjoni lid-Diretturi.

Riżoluzzjoni Ordinaria – Negożju Specjalji

5. Bonus Share Issue

- i biex tiġi approvata *Bonus Share Issue* ta' sehem (1) għal kull disa' (9) ishma elenkti fir-reġistru tal-membri hekk kif jagħlqu t-transazzjonijiet fil-Borża ta' Malta fid-29 ta' April 2015. Il-bonus shares ikunu eleġibbli għat-transazzjonijiet hekk kif jifta in-negożju fit-30 ta' April 2015;
- ii biex jiżidied il-Kapital Maħruġ tal-Bank u jinħarġu 36,034,719 sehem ordinarju mhallsa għal kolloks ta' valur nominali ta' 30c kull sehem permezz tal-kapitalizzazzjoni ta' ammont ekwivalenti ta' €10,810,416 mir-riserva tal-profitti tal-Bank;
- iii l-allokazzjoni ta' *bonus shares* fuq ishma registrati f'isem l-Azzjonisti ta' sehem għal kull disa' ishma, mhux dejjem huwa diviżi eż-żarr. Fil-kaži li jkun hemm frazzjoni ta' sehem, il-Bank se jżid l-allokazzjoni ghall-eqreb sehem.

Hatra tad-Diretturi

Biex tappunta u teleġġi d-Diretturi.

Bl-ordni tal-Bord

Avv. George Brancaleone LL.D.

1 ta' April 2015

Segretarju tal-Kumpanija

Notice of Annual General Meeting

Notice is hereby given that the AGM of HSBC Bank Malta p.l.c. will be held at the Grand Master Suite, Conference Centre, Hilton Malta, Portomaso, St Julian's on Wednesday, 22 April 2015. **Registration starts at 9.00a.m.** and the Meeting commences at 10.00a.m.

The Shareholders will consider and if deemed fit, approve the following resolutions:

Ordinary Resolutions

1. Annual Reports and Accounts

To receive and approve the Audited Accounts for the year ended 31 December 2014 and the Reports of the Directors and Auditors thereon;

2. Dividend

To approve a final gross dividend of 2.6 cent per share representing a final gross payment of €8,478,268, as recommended by the Board of Directors;

3. Appointment of the Auditors

To appoint PricewaterhouseCoopers as Auditors and to authorise the Board of Directors to fix their remuneration;

4. Directors' Remuneration

To establish the maximum annual remuneration of the Directors at €230,000.

Ordinary Resolution – Special Business

5. Bonus Share Issue

- i to approve a Bonus Share Issue of one (1) new share for every nine (9) shares held on the register of members as at close of trading on the Malta Stock Exchange on 29 April 2015. The bonus shares will be available for trading by the Shareholders at the opening of business on 30 April 2015;
- ii to increase the Issued Share Capital of the Bank by issuing 36,034,719 fully paid ordinary shares of a nominal value of 30c per share by the capitalisation of an equivalent amount of €10,810,416 of the Bank's retained earnings;
- iii the allocation ratio of bonus shares to registered shares held by eligible members of one-for-nine shares may not be exactly divisible by nine. In case of a fractional entitlement the Bank will round up any fraction to the nearest share.

Appointment Directors

To appoint and elect Directors.

By order of the Board

Dr George Brancaleone LL.D.

1 April 2015

Company Secretary

Informazzjoni fuq il-Laqqha Generali Annwali

Informazzjoni fuq il-LGÀ, inkluži d-drittijiet tal-vot tiegħek u kif teżerċita dawn id-drittijiet, huma elenkti hawn taħt:

Record Date

Dan l-avviż intbagħat lill-Azzjonisti kollha tal-Bank li kienu fuq ir-Registru tal-Borża ta' Malta fis-23 ta' Marzu 2015 (ir-Record Date). Huma dawn l-Azzjonisti biss li għandhom id-dritt li jattendu u jivvutaw fil-LGÀ. Il-Bank għandu Klassi waħda biss ta' azzjonijiet u dawn l-azzjonijiet għandhom l-istess drittijiet ghall-voti. In-numru totali ta' azzjonijiet elegibbi biex jipparteċipav fil-Laqqha huwa ta' 324,271,380 sehem.

Id-dritt tal-Azzjonisti biex jistaqsu mistoqsijiet

L-Azzjonisti jistgħu jistaqsu mistoqsijiet relatati mal-aġenda tal-Laqqha skont il-Listing Rules 12.24 sa 12.26. Mistoqsijiet relatati mar-riżoluzzjonijiet imsemmija hawn fuq jistgħu jintbagħtu lis-Segretarju tal-Kumpanija bil-posta jew fuq l-indirizz elettroniku companysecretarymalta@hsbc.com. Risposti għad-domandi relatati mal-aġenda jistgħu jingħataw direttament lill-Azzjonist li għamel id-domanda, jew jiġi ppubbliki fuq il-website tal-Bank jew waqt il-Laqqha.

Filwaqt li ċ-Chairmantal-Laqqha se jfittex li jwieġeb għall-mistoqsijiet kollha li jitressqu b'konnessjoni mar-riżoluzzjonijiet imressqa quddiem il-LGÀ, wieħed għandu jinnota li tweġiba ġenerali waħda tista' tingħata mill-Bank fejn il-mistoqsijiet għandhom l-istess kontenut. L-ebda risposta ma tingħata mill-Bank meta:

- i it-tweġiba tista' ttellef il-preparazzjoni tal-LGÀ, tinvolfi informazzjoni kunfidenzjali jew tista' tikkawża preġudizzju lill-interessi kummerċjali tal-Bank;
- ii mhux fl-interess tal-andament b'mod ornat tal-LGÀ li tingħata tweġiba; jew
- iii il-Bank mhux f'pożżjoni li jagħti risposta immedjata, f'liema każ iżda, ir-risposta se tkun sussegwentement imqiegħda fuq il-website tal-Bank.

F'każ ta' diffikultajiet jew mistoqsijiet, l-Azzjonisti huma ġentilment mitluba li jikkuntattjaw l-Uffiċċju tas-Segretarju tal-Kumpanija fuq 2380 2404/2380 2405 jew fuq l-indirizz elettroniku companysecretarymalta@hsbc.com

Abbozz ta' Riżoluzzjonijiet

Labbozz tar-riżoluzzjonijiet li se jiġi kkunsidrati u jittieħed vot dwarhom matul il-LGÀ huma inkluži bhala parti integrali ta' dan l-Avviż.

Kif gie ddikjarat fil-Company Announcement Nru HSBC264 tal-Bank, Azzjonist jew Azzjonisti li għandhom minn tal-inqas 5% tal-kapital azzjonarju maħruġ tal-Bank b'jedd ghall-vot kien/kien intitolat/i li jitlob/jitolbu lill-Bank li jinkludi suġġetti fuq l-aġenda tal-LGÀ u li jippreżentaw abbozz ta' riżoluzzjonijiet għal suġġetti li jiġi inkluži fl-aġenda tal-LGÀ. Dawn it-talbiet kellhom jiġu sottommessa lill-Bank sas-7 ta' Marzu 2015, li tiġi s-sitta u erbghin (46) ġurnata qabel id-data indikata tal-LGÀ (it-22 ta' April 2015) u l-Bank mhux se jestendi dan il-perjodu.

Information about the Annual General Meeting

Information about the AGM, including your voting rights, and how you may exercise them, is set out below:

Record Date

This notice has been mailed to the Bank's Shareholders on the Register of the Malta Stock Exchange on 23 March 2015 (the Record Date). These Shareholders only shall be entitled to attend and vote at the AGM. The Bank has only one Class of Shares and the shares have equal voting rights. The total number of shares eligible to participate in the Meeting is 324,271,380 shares.

Shareholders' right to ask questions

Shareholders may ask questions related to the items on the agenda in terms of Listing Rules 12.24 to 12.26. Questions in relation to the resolution above-mentioned may be directed to the Company Secretary by post or e-mail to companysecretarymalta@hsbc.com. Answers to questions related to items on the agenda may be given either directly to the Shareholder asking the question, or published on the Bank's website or during the Meeting.

Whilst the Chairman of the Meeting will endeavour to reply to all questions that may be raised in relation to the resolutions placed before the AGM, it is to be noted that one overall answer may be provided to questions having the same content. No answer is required to be given by the Bank when:

- i an answer would interfere unduly with the preparation for the AGM, involve the disclosure of confidential information or cause prejudice to the business interests of the Bank;
- ii it is not in the interests of good order of the AGM that the question be answered; or
- iii the Bank is unable to provide an immediate reply, in which case, however, the reply will be subsequently posted on the website of the Bank.

In case of any difficulties or queries, the Shareholders are kindly asked to contact the office of the Company Secretary on 2380 2404/2380 2405 or on email address companysecretarymalta@hsbc.com

Draft Resolutions

The draft resolutions to be considered and voted upon at the AGM are included as an integral part of this Notice.

As stated in the Bank's Company Announcement No HSBC264, a Shareholder or Shareholders holding not less than 5% of the voting issued share capital of the Bank was/were entitled to request the Bank to include items on the agenda of the AGM and to table draft resolutions for items to be included in the agenda of the AGM. Such requests were to be submitted to the Bank by the 7 March 2015, that is at least forty six (46) days before the date set for the AGM (22 April 2015) and the Bank is not extending this period.

Votazzjoni

Kull meta jittieħed vot, sew jekk dan isir b'wiri tal-idejn jew b'mezz ta' votazzjoni, **kull sehem** fil-Bank jagħti dritt għal **vot wieħed (1)** fil-LGħA tal-Kumpanija.

Skont l-Artikli tal-Assocjazzjoni tal-Bank, rizoluzzjoni m'ressqa għall-vot tkun determinata b'wiri tal-idejn sakemm ma tintalabx votazzjoni qabel jew waqt id-dikjarazzjoni ta' riżultat permezz ta' wirti tal-idejn mingħand:

- i iċ-Chairman; jew
- ii minn tal-inqas tliet (3) membri preżenti personalment jew b'mezz ta' prokura; jew
- iii minn membru jew membri preżenti personalment jew b'mezz ta' prokura u jirrapprezentaw mhux anqas minn wieħed f'ghaxra tat-total tal-eligibilità tal-membri bi dritt tal-vot fil-Laqqha; jew
- iv minn membru jew membri preżenti personalment jew b'mezz ta' prokura li għandhom ishma fil-Kumpanija bi dritt li jivvotaw fil-Laqqha, liema ishma huma mhallsa jew daqs wieħed f'ghaxra tas-somma totali mhallsa fuq l-ismha kollha b'dawn id-drittijiet.

F'kaž ta' riżultati ndaqs, kemm b'wiri tal-idejn jew b'mezz ta' votazzjoni c-Chairman tal-Laqqha jkollu t-tieni vot jew vot deċiżiv.

Fil-każ li jittieħed vot mhux permezz tal-wiri tal-idejn:

L-Azzjonist irid jimmarka l-preferenza tiegħu/tagħha fuq kull rizoluzzjoni billi jimmarka 'Favur' jew 'Kontra' jew 'Astenzjoni' fuq l-istess rizoluzzjoni. **Jekk jiġu mmarkati aktar minn kaxxa wahda għall-istess rizoluzzjoni, il-vot tal-Azzjonist fuq dik ir-riżoluzzjoni partikolari jkun invalidu.**

Hatra tad-Diretturi

Il-Bord tad-Diretturi jikkonsisti f'mhux aktar minn disa' (9) diretturi. Skont Klawwsola 7 tal-Memorandum tal-Assocjazzjoni u Artiklu 77(4) tal-İstatut ta' Assoċiazjoni, (a) jistgħu jiġi appuntati sitt (6) diretturi, u (b) jiġi eletti tliet (3) diretturi. Peress li din is-sena tliet persuni biss ġew nominati għall-elezzjoni, mhux ser ikun hemm votazzjoni. Il-persuni nominati Bonello John, Camilleri Juanito u Zammit Testaferrata Moroni Viani Caroline jiġi eletti awtomatikament.

Dritt tal-Azzjonist li jappunta Prokurator

Azzjonist li għandu d-dritt għall-vot għandu d-dritt li jappunta prokurator. Tista' tappuna li-ċ-Ċhairman tal-LGħA jew persuna oħra magħżula minnek biex jattendi, jitkellem u jivvota f'ismek. Il-prokurator m'hemmx għalfejn ikun Azzjonist ukoll. Formola tal-prokura flimkien ma' self-addressed envelope qed jintbagħtu ma' dan l-avviż.

Azzjonist/a li għandu d-dritt għall-vot għandu d-dritt li jappunta prokurator. Tista' tappuna li-ċ-Ċhairman tal-LGħA jew persuna oħra magħluu minnek biex jattendi, jitkellem u jivvota f'ismek. Il-prokurator m'hemmx għalfejn ikun Azzjonist ukoll. Istruzzjonijiet bil-miktub minn qabel, minn wieħed mill-membri l-oħra li miegħu/magħħha għandu/ghandha ishma bi shab, għandu/ghandha d-dritt awtomatiku li jirrappreżenta lill-Azzjonisti l-oħra bi shab miegħu/magħha għal skop ta' votazzjoni fil-LGħA hlief jekk il-Bank ma jkun irċieva mhux aktar tard minn **48 siegħha qabel** il-hin tal-LGħA, istruzzjonijiet bil-miktub minn qabel, minn wieħed mill-membri l-oħra li miegħu/magħħha għandu/ghandha ishma bi shab.

Kumpaniji jew assocjazzjonijiet għandhom jawtorizzaw formalment rappreżentant, liema awtorizzazzjoni trid tiġi preżentata fil-bieb.

Voting

Whenever a vote is taken whether by a show of hands or on a poll, **each share** in the Bank shall give right to **one (1) vote** at the AGM of the Company.

In terms of the Articles of Association a resolution put to the vote shall be determined and decided by a show of hands, unless a poll is demanded, before or on the declaration of the result by a show of hands, by:

- i the Chairman; or
- ii by at least three (3) members present in person or by proxy; or
- iii any member or members present in person or by proxy and representing not less than one-tenth of the total voting power of all members having the right to vote at that Meeting; or
- iv a member or members present in person or by proxy holding shares in the Company conferring a right to vote at the meeting, being shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the shares conferring that right.

In the case of equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting shall have a second or casting vote.

In the case of voting not by show of hands:

The Shareholder should indicate his/her voting preference against each resolution in any of the boxes by ticking 'For' or 'Against' or 'Abstain'. **If more than one box is ticked for the same resolution, the Shareholder's vote on that particular resolution will be invalid.**

Appointment of Directors

The Board of Directors shall consist of not more than nine (9) directors. In terms of clause 7 of the Memorandum of Association and Article 77(4) of the Articles of Associations: (a) six (6) directors may be appointed, and (b) three (3) directors are elected during the meeting. Since only three persons have been nominated for election, no voting will take place this year. The nominees Bonello John, Camilleri Juanito and Zammit Testaferrata Moroni Viani Caroline will be automatically elected.

Shareholders' right to appoint a Proxy

A Shareholder having the right to attend and vote is entitled to appoint a proxy. You may appoint the Chairman of the AGM or a person of your choice to be your proxy to attend, speak and vote on your behalf. The proxy need not also be a Shareholder. A proxy form together with a self-addressed envelope is being sent together with this notice.

A joint Shareholder, has the automatic right to represent the other joint Shareholders of the same shares for purposes of voting in General Meetings unless the Bank shall have received not later than **48 hours before** the appointed time of the AGM, prior contrary written instructions from any of the said other joint members.

Companies and Associations are to provide their representative with an appropriate authorisation to be shown at the entrance.

Il-Prokura

Formola tal-prokura hi annessa ma' dan l-avviż u hija accessible mill-website tal-Bank www.hsbc.com.mt

Kif tibgħat il-Prokura

Biex tkun valida, din il-prokura trid tintbagħat lis-Segretarju tal-Kumpanija, HSBC Bank Malta p.l.c., 116, Triq l-Arċisqof, Valletta VLT 1444, bl-idejn jew billi tuża s-self-addressed envelope inkluż. Din il-prokura tista' tintbagħat b'mezz elettroniku, f'liema kaž inti mitlub tikkuntattja lis-Segretarju tal-Kumpanija fuq l-indirizz elettroniku companysecretarymalta@hsbc.com biex jiggwidak fuq il-proċedura li trid taddotta jekk jintagħżeġ dan il-mezz. Il-prokura mibghuta bl-idejn, bil-posta, jew b'mezzi elettronici għandha tasal għand is-Segretarju tal-Kumpanija mhux anqas minn 48 siegħa qabel il-hin tal-LGħA. Jekk din il-prokura tintbagħat mingħajr indikazzjoni ta' kif il-prokuratur għandu jivvota fuq kwalunkwe materja, il-prokuratur jista' już-a d-diskrezzjoni jekk jivvutax jew kif jivvota.

Żvelar mill-Prokuratur lill-Azzjonist

Skont il-Listing Rules 12.29 u 12.30, il-prokuratur għandu javża lill-Azzjonist li appuntah b'fatti li jaf bihom, li jistgħu jkunu relevanti għal dak l-Azzjonist biex jivvaluta kwalunkwe riskju, li l-prokuratur jista' jkollu interassi oltre minn dawk tal-Azzjonist.

Servizz ta' Interpretu

Jekk tixtieq servizz ta' interpretu waqt il-LGħA għandek icċempel mhux aktar tard mit-13 ta' April 2015 fuq in-numri 2380 2404/5 jew fuq l-indirizz elettroniku www.secretarymalta@hsbc.com

Form of Proxy

A form of proxy is enclosed with this document and may be accessed at www.hsbc.com.mt

How to submit your Form of Proxy

To be valid, the form of proxy must be sent to the Company Secretary, HSBC Bank Malta p.l.c., 116, Archbishop Street, Valletta VLT 1444, by hand or by using the enclosed self-addressed envelope. You may also send the form of proxy by electronic means to the Company Secretary on e-mail address companysecretarymalta@hsbc.com who will advise you on the procedure to be adopted in this case. Form of proxy sent either by hand, by mail or by electronic means must reach the Company Secretary by not less than 48 hours before the appointed time of the AGM. If the form is received without an indication as to how the proxy shall vote on any particular matter, the proxy will exercise discretion as to whether, and if so how, he/she votes.

Disclosure by Proxy Holder to the Shareholder

In terms of Listing Rules 12.29 and 12.30, a proxy holder is to disclose to the Shareholder who appointed him/her any facts of which he/she is aware and which may be relevant to that Shareholder in assessing any risk that the proxy holder might pursue any interest other than the interest of the Shareholder.

Interpreter Services

If you require interpreter service during the AGM kindly call by not later than 13 April 2015 on telephone numbers 2380 2404/5 or on email www.secretarymalta@hsbc.com

HSBC Bank Malta p.l.c.

C3177. Registered Office: 116, Archbishop Street, Valletta, VLT1444, Malta

Din ic-ċirkulari lill-Azzjonisti skont il-Kapitlu 6 tal-Listing Rules hi importanti u għandha tingħata l-attenzjoni immedjata tiegħek

II-Bonus Share Issue Propost

Fil-Laqgħa tal-Bord tat-23 ta' Frar 2015, il-Bord tad-Diretturi tal-HSBC Bank Malta p.l.c. (il-Bank), il-Bank iddeċċeda li għal-Laqgħa Ĝenerali Annwali li se ssir fit-22 ta' April 2015, jipproponi biex jitqassam sehem għal kull disa' ishma fil-Bank.

Riżoluzzjoni Ordinarja Proposta – Xogħol Specjal (skont l-Artiklu 49 tal-Memorandum tal-Assocjazzjoni tal-Kumpanija):

- i biex tiġi approvata *Bonus Share Issue* ta' sehem (1) għal kull disa' (9) ishma elenkti fir-registru tal-membri hekk kif jagħlqu t-transazzjonijiet fil-Borża ta' Malta fid-29 ta' April 2015. Il-bonus shares ikunu eleġibbli għat-transazzjonijiet hekk kif jiftah in-neozju fit-30 ta' April 2015;
- ii biex jiżdied il-Kapital Maħruġ tal-Bank u jinħarġu 36,034,719 sehem ordinarju mħallsa għal kollex ta' valur nominali ta' 30c kull sehem permezz tal-kapitalizzazzjoni ta' ammont ekwivalenti ta' €10,810,416 mir-riserva tal-profiti tal-bank;
- iii l-allokazzjoni ta' *bonus shares* fuq ishma registrati f'isem l-Azzjonisti ta' sehem għal kull disa' ishma, mhux dejjem huwa diviż eż-żarr. Fil-każ li jkun hemm frazzjoni ta' sehem, il-Bank ser iżid l-allokazzjoni għall-eqreb sehem.

Ir-Ragħuni ghall-Proposta tal-Bonus Share Issue

Il-Bord ikkunsidra proposti mressqa minn Azzjonisti biex mad-dividend jinħarġu ishma wkoll. F'dan irrigward il-Bank qed jipproponi li jqassam sehem għal kull disa' ishma bhala *Bonus Share Issue*. Il-Bonus Share Issue huwa transfer ta' flus minn rizervi għall-kapital. Bl-intendiment li din it-transazzjoni ma taffettwax negattivament in-negożju, huwa mistenni li tiġi milqugħha pożzittivament mill-Azzjonisti tal-Bank. Huwa rakomandat li l-Bank johroġ *Bonus Share Issue* ta' sehem għal kull disa' ishma billi jiġu kapitalizzati rizervi li jammontaw għal €10,810,416.

In-Natura ta' dawn l-Ishma

Il-bonus shares huma intitolati għad-dividend bl-istess rata u għall-istess perjodu, biex id-distribuzzjoni tad-dividend li jmiss għal kull sehem jammonta għall-istess somma (gross u netta). Dawn l-ħishma għandhom l-istess drittijiet fir-rigward tat-trasferment mhux ristrett, attendenza u votazzjoni fil-laqgħat, u qeqhdin fi grad *pari passu* għall-finijiet l-oħra kollha.

Digà saret l-applikazzjoni biex l-ħishma jiġu elenkti fil-Borża ta' Malta.

This circular to Shareholders in terms of Chapter 6 of the Listing Rules is important and requires your immediate attention

Proposed Bonus Share Issue

The Board of Directors of HSBC Bank Malta p.l.c. (the 'Bank') at a Board Meeting held on 23 February 2015, resolved to propose to the next Annual General Meeting to be held on 22 April 2015, a one-for-nine Bonus Share Issue.

Proposed Ordinary Resolution – Special Business (in terms of Article 49 of the Articles of Association):

- i to approve a Bonus Share Issue of one (1) new share for every nine (9) shares held on the register of members as at close of trading on the Malta Stock Exchange on 29 April 2015. The bonus shares will be available for trading by the Shareholders at the opening of business on 30 April 2015;
- ii to increase the Issued Share Capital of the Bank by issuing 36,034,719 fully paid ordinary shares of a nominal value of 30c per share by the capitalisation of an equivalent amount of €10,810,416 of the Bank's retained earnings;
- iii the allocation ratio of bonus shares to registered shares held by eligible members of one-for-nine shares may not be exactly divisible by nine. In case of a fractional entitlement the Bank will round up any fraction to the nearest share.

Reason for the Proposal of a Bonus Share Issue

The Board considered past Shareholders' proposal to issue shares in addition to the payment of dividend. In this regard the Bank is proposing to distribute a one-for-nine bonus share issue. A bonus share offer is a transfer from reserves to share capital. On the understanding that such an issue will not negatively impact the business, the issue is expected to be positively received by the Bank's Shareholders. It is recommended that the Bank undertakes a Bonus Share Issue of 1 share for every 9 by capitalising retained reserves amounting to €10,810,416.

Nature of these Shares

The bonus shares are entitled to dividend at the same rate and for the same period, so that at the next ensuing distribution the dividend payable per unit will amount to exactly the same sum (gross and net). These shares carry the same rights as to unrestricted transfer, attendance and voting at meetings, and rank *pari passu* in all other respects.

An application for Admission to Listing on the Malta Stock Exchange has already been made.



X'jirrikmandaw id-Diretturi

Peress li fil-fehma tal-Bord tad-Diretturi ż-żieda fil-Kapital Maħruġ isahħah it-Tier 1 Capital Ratio u qed issir fl-ahjar interess tal-Azzjonisti kollha, jirrikkmanda lill-Azzjonisti jivvutaw favur din l-lemenda fil-LGA li jmiss.

Dikjarazzjoni mid-Diretturi

Id-Diretturi kollha tal-Bank li isimhom elenkat f'paġni 18 u 19 tal-Annual Report and Accounts 2014 aċċettaw ir-responsabbiltà għall-informazzjoni mniżżla f'dan id-dokument. Fl-ahjar fehma tad-Diretturi li eżerċitaw il-kawtela neċċessarja sabiex jiżguraw li dan huwa l-każ, l-informazzjoni msemmija f'dan id-dokument hija skont il-fatti u ma tesklidix xi haġa li tista' taffettwa l-veraċità ta' din l-informazzjoni.

Avviż lill-Azzjonisti

Dawk l-Azzjonisti li jibqgħu f'dubju fuq kif għandhom jivvotaw huma mħeġġa jieħdu parir mingħand konsulenti indipendent adattati.

Inti ġentilment mitlub li jekk tbigh jew tittrasferixxi xi whud jew l-azzjonijiet kollha, għandek tghaddi din iċ-Ċirkulari lill-persuna li permezz tagħha sar il-beiħ jew it-trasferiment lill-persuna li akkwistat l-ishma.

Dokumenti disponibbli għall-ispezzjoni

Id-dokumenti hawn taħt imsemmija jew kopja ċċertifikata tagħhom ser ikunu disponibbli għall-ispezzjoni fl-uffiċċju reġistrat tal-Bank f'116, Triq I-Arcisqof, Valletta VLT 1444, Malta, għal tal-anqas erbatax-il ġurnata (14) mid-data tal-pubblikazzjoni ta' din iċ-Ċirkulari:

- i il-Memorandum u l-Artikli ta' Assoċjazzjoni tal-Bank;
- ii l-ahħar Rapport Finanzjarju Annwali tal-Bank; u
- iii ir-Rapport Finanzjarju ta' Nofs is-Sena tal-Bank.

Directors' Recommendation

The Board of Directors is of the view that the proposed increase in Issued Share Capital strengthens the Tier 1 capital ratio and is in the best interest of the Shareholders as a whole, recommends that the Shareholders vote in favour of this proposal at the next AGM.

Declaration by the Directors

All the Directors of the Bank, whose names appear on pages 18 and 19 of the 2014 Annual Report and Accounts, accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Directors who have taken all reasonable care to ensure that such is the case, the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

Notice to Shareholders

Shareholders who remain in doubt as to what voting action to take are advised to consult appropriate independent advisers.

You are kindly requested to ensure that if you sell or transfer any or all of the securities held, this Circular is to be passed on to the person through whom the sale or transfer was effected for transmission to the purchaser or transferee.

Documents available for inspection

The following documents or certified copies thereof will be available for inspection at the Bank's registered office at 116, Archbishop Street, Valletta VLT 1444, Malta, for at least fourteen (14) days from the date of publication of this Circular:

- i the Bank's Memorandum and Articles of Association;
- ii the Bank's last Annual Financial Report; and
- iii the Bank's last half-yearly Financial Report.