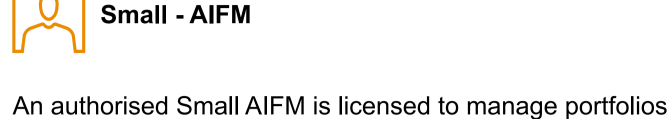
A lighter - touch regime for the sub-threshold Alternative Investment Fund Managers ("AIFM"). Following the ratification of the Alternative Investment Fund Managers Law 56 (I)/2013 (the "AIFM Law"), transposing the Alternative **Investment Fund Managers Directive 2011/61/** EU (the "AIFMD") into the national legislation, Cyprus has enacted a national legislation which introduces a new type of sub-threshold fund managers, called the "Small AIFM".

industry as it increases the options available for fund managers / promoters to establish a cost effective and flexible structure in Cyprus.

This is a very important development for Cyprus fund



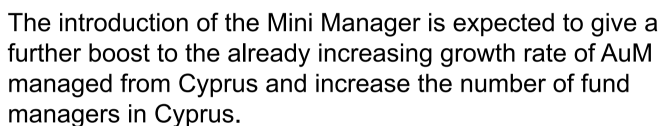
Small - AIFM

of various types of Alternative Investment Funds ("AIFs") with the following characteristics: (a) Assets under Management ("AuM"), including any assets acquired through the use of leverage, in total do

- not exceed a threshold of EUR 100mln; or (b) In total, AuM do not exceed a threshold of EUR 500mln where the portfolios of AIFs consist of AIFs that are unleveraged and where investors cannot redeem their
- interest/units in the first five years after investing (the "AIFMD Thresholds"). The new Small-AIFM regime came to enhance and provide additional flexibility and competitiveness to the already established straightforward and business-oriented Cypriot

regulatory framework. The Small AIFM is more flexible than the other available type of sub-threshold AIFM, that is, a Special Purpose Company, since it has no restrictions as to the number and the type of AIFs it can manage, becoming in this way the preferable solution of a fund manager operating under the AIFMD Thresholds. The Small AIFM regime is suitable for newcomers in the fund management industry or smaller scale fund managers,

who intend to set up their business with lower setup and maintenance costs and with less strict compliance, regulatory and organizational requirements compared to the ones applicable to AIFMs, making Cyprus an ideal EU center for small to medium sized managers. **Key Features** 



Types of

permitted

AIFs under

("Permitted

AIFs")

management

## further boost to the already increasing growth rate of AuM

(a) AIFs established and operating in Cyprus.

office in Cyprus.

EUR 50.000

**Legal Form** 

provided that this is permitted by the legislation governing the specific AIF. (c) Alternative Investment Funds with

(b) AIFs established and operating in

an other EU Member State other

than the Republic or in a third country,

**Limited Number of Persons** ("AIFLNPs"). (d) Registered Alternative Investment Funds ("RAIFs") that fulfill certain conditions.

Incorporated as a limited liability company

maintaining its registered and operational

Requirements

**Maximum** 

**Permitted** 

AuM

**Initial Capital** 

(a) EUR 100mln including leverage; or

(b) EUR 500mln with no use of leverage

and no redemption right for 5 years.

Own Funds

Requirement

**Advantages** 

Permitted

Services

Additional own funds of 0,02% of the amount by which the AuM exceeds EUR 125mln.

**Collective Management Services** 

to Permitted AIFs.

organizational and reporting requirements as compared to an AIFM.

AIFM.

## Lower setup and maintenance costs than establishing an

The Small AIFM is subject to less onerous compliance,

- Suitable for portfolios below the AIFMD Thresholds. Lighter and more flexible regime compared to an AIFM. Not subject to the AIFMD's requirements to their

Ability to convert to a fully-fledged AIFM at a later stage,

where the portfolios under management exceed the

either through a business decision or mandatorily in case

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