Financial Statements



ORBIS INSTITUTIONAL OPTIMAL (US\$) *Fund*

TABLE OF CONTENTS

Directory	1
Appointments	2
Independent Auditors' Report	3
Statement of Financial Position	4
Statement of Comprehensive Income	5
Statement of Changes in Net Assets Attributable to Holders of Redeemable Fund Shares	5
Statement of Cash Flows	6
Notes to the Financial Statements	7 - 13
Notices	14

DIRECTORY

Registered office and mailing address

Orbis Institutional Optimal (US\$) Fund Orbis House 25 Front Street Hamilton HM 11 Bermuda

Directors

Allan W B Gray (Chairman) Orbis Investment Management Limited Bermuda

John C R Collis Bermuda

James J Dorr Orbis Investment Advisory Limited London, United Kingdom

William B Gray Orbis Investment Management Limited Bermuda

David T Smith Ecosse Limited Bermuda Allan W B Gray was the Chairman and a Director of the Orbis Funds and Orbis Investment Management Limited. He retired effective 1 January 2016.

John C R Collis is a Director of the Orbis Funds.

James J Dorr is the General Counsel and Secretary of the Orbis Funds and Orbis Investment Management Limited.

William B Gray is the President and a Director of the Orbis Funds and Orbis Investment Management Limited and the Portfolio Manager of Orbis Investment Management Limited.

David T Smith is the Managing Director of Ecosse Limited.

APPOINTMENTS

Manager

Orbis Investment Management Limited* Orbis House 25 Front Street Hamilton HM 11 Bermuda

Investment Advisors to the Manager

Orbis Investment Advisory Limited 15 Portland Place London W1B 1PT United Kingdom

Orbis Portfolio Management (Europe) LLP 15 Portland Place London W1B 1PT United Kingdom

Orbis Gestion S.A. Avenue de Rumine 7 1005 Lausanne Switzerland

Orbis Investment Management (U.S.), LLC 600 Montgomery Street, Suite 3800 San Francisco, CA 94111 United States of America

Orbis Investment Advisory (Hong Kong) Limited Suites 1802-1805 18th Floor, Chater House 8 Connaught Road Central, Hong Kong

Auditors

Ernst & Young LLP Ernst & Young Tower 222 Bay Street, PO Box 251 Toronto, Ontario Canada M5K 1J7

Custodian

Citibank N.A., New York Offices 388 Greenwich Street New York, New York 10013 United States of America

Administrator, Registrar and Transfer Agent

Citibank Europe plc** Luxembourg Branch 31, Z.A. Bourmicht L-8070 Bertrange Luxembourg

*Licenced to conduct investment business by the Bermuda Monetary Authority **Effective 1 January 2016 following the merger of Citibank International Limited and Citibank Europe plc

INDEPENDENT AUDITORS' REPORT

To the Board of Directors of Orbis Institutional Funds Limited and the Members of

Orbis Institutional Optimal (US\$) Fund (the "Fund"):

We have audited the accompanying financial statements of the Fund, which comprise the statement of financial position as at 31 December 2015, and the statements of comprehensive income, changes in net assets attributable to holders of redeemable fund shares and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information on pages 7 to 13.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Fund's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund as at 31 December 2015, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards.

Crost & young LLP

Chartered Professional Accountants Licensed Public Accountants

Toronto, Canada 26 January 2016

ORBIS INSTITUTIONAL OPTIMAL (US\$) FUND

STATEMENT OF FINANCIAL POSITION (US\$ 000's)

As at 31 December	2015	2014
Assets		
Financial assets at fair value through profit or loss		
Orbis Optimal (US\$) Fund	584,773	665,106
Cash and cash equivalents	337	275
Manager's fees refunded	133	92
Rebate of Manager's fees charged to Orbis fund	625	854
	585,868	666,327
Liabilities		
Manager's fees payable	84	95
Other payables and accrued liabilities	32	18
	116	113
Net assets attributable to holders of		
redeemable Fund shares	585,752	666,214

William Gran

William B Gray, on behalf of the Board of Directors 26 January 2016

See accompanying notes on page 7

ORBIS INSTITUTIONAL OPTIMAL (US\$) FUND

STATEMENT OF COMPREHENSIVE INCOME (US\$ 000's)

For the year ended 31 December	2015	2014
Income		
Net gain (loss) on financial assets and liabilities at fair value through profit or loss	(2,996)	(43,608)
	(2,996)	(43,608)
Expenses		
Rebate of Manager's fees charged to Orbis fund	(9,274)	(8,946)
Manager's fees (refund)	4,420	(2,736)
Administration, professional fees and other	116	41
	(4,738)	(11,641)
Increase (decrease) in net assets attributable to holders of redeemable Fund shares	1,742	(31,967)

STATEMENT OF CHANGES IN NET ASSETS

ATTRIBUTABLE TO HOLDERS OF REDEEMABLE FUND SHARES (US\$ 000's)

For the year ended 31 December	2015	2014
Balance at beginning of year	666,214	363,963
Increase (decrease) in net assets attributable to holders of redeemable Fund shares from operations	1,742	(31,967)
Shareholders' activity during the year		
Subscriptions		
Shareholders	267,064	12,675
Switches between funds	20,438	334,130
Redemptions		
Shareholders	(321,780)	(12,587)
Switches between funds	(47,926)	
Balance at end of year	585,752	666,214

See accompanying notes on page 7

ORBIS INSTITUTIONAL OPTIMAL (US\$) FUND

STATEMENT OF CASH FLOWS (US\$ 000's)

For the year ended 31 December	2015	2014
Cash flows from operating activities		
Proceeds from realisation of investments	258,063	-
Purchases of investments	(180,727)	(344,138)
Manager's fees paid	(4,128)	(3,888)
Rebate of Manager's fees charged to Orbis fund received	9,504	8,758
Operating expenses paid	(101)	(39)
Net cash provided by (used in) operating activities	82,611	(339,307)
Cash flows from financing activities		
Proceeds from subscription of redeemable Fund shares	281,297	342,900
Payments on redemption of redeemable Fund shares	(363,846)	(3,499)
Net cash provided by (used in) financing activities	(82,549)	339,401
Net increase in cash and cash equivalents	62	94
Cash and cash equivalents – Beginning of Year	275	181
Cash and cash equivalents – End of Year	337	275

See accompanying notes on page 7



NOTES TO THE FINANCIAL STATEMENTS AT 31 DECEMBER 2015 AND 2014

General information

Orbis Institutional Optimal (US\$) Fund (the "Fund") was formed on 1 April 2004 and is a subfund of Orbis Institutional Funds Limited (the "Company"). The Company was incorporated on 5 December 2003 in the British Virgin Islands. On 1 October 2014, the Company continued from the British Virgin Islands into Bermuda, became a Bermuda mutual fund, registered as a segregated accounts company and changed its name from "Orbis Institutional SPC Limited" to "Orbis Institutional Funds Limited". The Company's registered office is at Orbis House, 25 Front Street, Hamilton, Bermuda.

The Fund seeks long-term capital appreciation by investing in Orbis Optimal (US\$) Fund Limited ("Orbis Optimal (US\$)").

Orbis Investment Management Limited has been contractually appointed as the "Manager" of the Fund.

These financial statements were authorised for issue by the Board of Directors on 26 January 2016.

Summary of significant accounting policies

Basis of preparation. These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

All references to net assets throughout this document refer to net assets attributable to holders of redeemable Fund shares.

The financial statements have been prepared on a historical cost basis, except for Financial assets and liabilities held at fair value through profit or loss, which are measured at fair value.

Financial instruments.

Recognition. Financial assets and financial liabilities are recognised when the Fund becomes party to the contractual provisions of the instrument. Financial assets are derecognised when the rights to receive cash flows from the asset have expired or the Fund has transferred substantially all the risks and rewards of ownership. Financial liabilities are derecognised when the obligation under the liability is discharged, cancelled or expired.

Measurement. The Fund's investments are initially recognised at fair value on the trade date. Transaction costs are expensed as incurred. Subsequent to initial recognition, investments are measured at fair value. Changes in their fair value, together with realised gains and losses on disposal calculated using the average cost method, are included in the Statement of Comprehensive Income as Net gain (loss) on financial assets and liabilities at fair value through profit or loss.

The fair value of the investment in Orbis Optimal (US\$) is based on its net asset value at the year-end date as this represents the price at which the Fund would transact in these shares. Should this price be unavailable or considered unrepresentative of fair value, a price considered fair by the Manager will be used.

Cash and cash equivalents and all other receivables and payables are classified under IFRS as loans and receivables and other financial liabilities, which are short-term in nature, are measured at amortised cost which approximates fair value.

Classification. The Fund's investment in Orbis Optimal (US\$) is classified as designated as at fair value through profit or loss upon initial recognition as it is managed and its performance is evaluated on a fair value basis in accordance with the Fund's investment strategy.

Offsetting. Financial assets and financial liabilities are offset when the Fund has a legally enforceable right to offset recognised amounts and either intends to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Foreign currency translation. These financial statements are presented in US dollars, the Fund's functional and presentation currency, being the currency in which performance is measured and reported and in which shares are issued and redeemed.

Transactions in foreign currencies are translated using exchange rates prevailing at the dates of the transactions. Assets and liabilities denominated in foreign currencies are translated using exchange rates prevailing at the year-end.

In the Statement of Comprehensive Income, translation gains and losses on financial instruments at fair value through profit or loss are included in Net gain (loss) on financial assets and liabilities at fair value through profit or loss.

Cash and cash equivalents. Cash and cash equivalents includes cash and other highly liquid investments held for meeting short-term cash commitments.

Income and expenses. Income and expenses are recorded on an accrual basis. All income and expenses which can be allocated directly to individual share classes are charged to those share classes. Income and expenses which do not relate specifically to a particular share class are allocated between the share classes pro rata to their Net Asset Values.

Taxes. There are no Bermuda income, profit, capital, capital gains, estate or inheritance taxes payable by the Fund or its shareholders in respect of shares in the Fund. The Bermuda Government has undertaken that, in the event that any such Bermuda taxes are levied in Bermuda in the future, the Fund and its shares will be exempt from such taxes until 31 March 2035.

Accounting estimates and assumptions. The preparation of financial statements requires management to make estimates and assumptions concerning the future. Actual results may differ from these estimates.

The most significant use of assumptions and estimation applied in preparing these financial statements relate to the determination of the fair value of financial instruments. Changes in relevant assumptions could affect the fair value reported in these financial statements.

Standards issued but not yet effective. The final version of *IFRS 9 Financial Instruments*, was issued by the IASB in July 2014 and will replace *IAS 39 Financial Instruments: Recognition and Measurement*. *IFRS 9* introduces a model for classification and measurement, a single, forward-looking 'expected loss' impairment model and a substantially reformed approach to hedge accounting. *IFRS 9* is effective for annual periods beginning on or after 1 January 2018, but early adoption is permitted. The Fund is in the process of assessing the impact of *IFRS 9* and has not yet determined when it will adopt the new standard.

Fair value measurement

Fair value hierarchy. The Fund's financial instruments measured at fair value are categorised within a three level fair value hierarchy, based on the lowest input significant to the fair value measurement.

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

- Level 2: Valuation techniques for which the lowest level input significant to the fair value measurement is directly or indirectly observable.
- Level 3: Valuation techniques for which the lowest level input significant to the fair value measurement is unobservable.

The investment in Orbis Optimal (US\$), whose fair value is based on its net asset value per share, is classified as a Level 2 investment.

Transfers between levels of the fair value hierarchy are deemed to have occurred at the end of the reporting period. There were no transfers between levels during the year ended 31 December 2015 or 31 December 2014.

Net gain (loss) on financial assets and liabilities at fair value through profit or loss.

For the year ended 31 December	2015	2014
	US\$ 000's	US\$ 000's
Orbis Optimal (US\$)		
Realised gains (losses)	(6,715)	-
Change in unrealised gains (losses)	3,719	(43,608)
Net gain (loss) on financial assets and liabilities at fair		
value through profit or loss	(2,996)	(43,608)

Financial risk management

The Fund's investment activities expose it to a variety of financial risks: market risk (which includes currency risk, interest rate risk and price risk), credit risk and liquidity risk.

The investments of the Fund are managed by the Manager in accordance with the investment policy and investment restrictions of the Fund described in the Fund's prospectus.

Market risk.

Currency risk. Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates.

The Fund invests substantially all its net assets in Orbis Optimal (US\$) and as a result indirectly holds securities denominated in foreign currencies whose value will fluctuate due to changes in exchange rates. The currency exposures of that Fund are managed, principally by using forward currency contracts to sell unwanted currency exposure arising from its investments. For Orbis Optimal (US\$), such currency sales are normally in favour of the US dollar, being the currency in which that Fund would invest if the Manager was impartial between all currencies.

The table below summarises the main foreign currencies to which the Fund, through its investment in Orbis Optimal (US\$), had exposure at the year-end:

	% of net assets	
	2015 2014	
Greater China currencies	2	6
Korean won	-	5

The impact on the Fund's net assets of a 5% movement against the US dollar in all currencies to which the Fund was exposed as at 31 December 2015 would have been 0.4% (2014 - 0.9%).

Interest rate risk. Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates.

The majority of the Fund's and Orbis Optimal (US\$)'s financial assets and liabilities are non-interest bearing. Accordingly the Fund is not subject to significant levels of risk due to fluctuations in the prevailing levels of market interest rates.

Price risk. Price risk is the risk that the fair value of a financial instrument will fluctuate as a result of changes in market prices, other than those arising from currency or interest rate risk.

The Fund is exposed to price risk arising from its investment in Orbis Optimal (US\$) which indirectly invests in equity securities and directly invests in index futures. To protect investors from the risk of monetary loss arising from unexpected stockmarket declines, Orbis Optimal (US\$) augments its equity exposure obtained by investing in equity funds with a substantial core level of hedging, principally by holding a basket of stockmarket-based derivatives. The result is that Orbis Optimal (US\$)'s returns are driven mainly by its manager's ability to select equities that outperform their respective stockmarket indices and not by the overall direction of equity markets. Orbis Optimal (US\$) never seeks to profit from an overall decline in world stockmarkets by establishing a net negative exposure to overall world stockmarkets.

Considering the historical correlation between the return of the underlying equities held by the equity funds at year-end and the returns of their respective stockmarket indices, the estimated impact on the Fund's net assets of a 5% change in those markets as at 31 December 2015 would have been 0.3% (2014 – 0.2%). Historical correlation may not be representative of future correlation. Actual results may differ and those differences could be material.

Credit risk. Credit or counterparty risk arises from the potential inability of a counterparty to a financial instrument to perform its contractual obligations, resulting in a financial loss to the Fund.

Credit risk arises primarily from the Fund's cash and cash equivalents. The maximum exposure to credit risk at the year-end is the carrying value of these financial assets.

The Manager seeks to reduce the Fund's credit risk to the extent practicable by dealing only with counterparties which have investment grade ratings from a recognised rating agency.

Liquidity risk. Liquidity risk is the risk that the Fund will not be able to generate sufficient cash resources to meet its obligations as they fall due.

For the Fund, exposure to liquidity risk may arise from the requirement to meet cash redemption requests, normally payable within 5 business days of any Dealing Day.

The Fund invests substantially all its net assets in Orbis Optimal (US\$) which invests in other equity funds. The majority of those equity funds' investments are actively traded on a stock exchange and can be readily disposed of. Orbis Optimal (US\$) and the funds in which it invests offer weekly dealing.

Fund shares are redeemable weekly on demand at the holder's option and all other payables are due within one month. Although the Fund shares are redeemable on demand, the Manager does not envisage that will be representative of their actual cash outflows.

Net assets attributable to holders of redeemable shares

As a Bermuda segregated accounts company, the Company may and, previously while a British Virgin Islands segregated portfolio company, the Company could establish and maintain separate Funds within which all assets and liabilities attributable to each segregated portfolio or segregated account, as applicable, and their respective classes of shares are held. The assets and liabilities of each Fund are legally segregated from the assets and liabilities of any and all other Funds within the Company under the Segregated Accounts Companies Act 2000 of Bermuda. Fund assets shall not be available or used to meet liabilities to, and shall be protected from, any creditors of the Company who are not creditors of that Fund.

At 31 December 2015 and 2014, the authorised share capital of the Company comprises of 12,000 Founders' shares of par value US\$1 each and 500 million Fund shares of par value US\$0.0001 each. Prior to 1 October 2014, the authorised share capital was comprised of 12,000 Founders' shares and an unlimited number of Segregated Portfolio shares, all of no par value.

Fund shares may be issued in one or more classes or series of shares. At 31 December 2015, the Fund offers Base, Core and Zero Base Refundable Reserve Fee shares, each of which may have different

management fees or eligibility requirements. Within each of those share classes, individual share classes or individual series within a share class are issued to investors to facilitate calculation of the management fees. On 1 October 2014, a single category of Refundable Reserve Fee Fund shares were in issue which were renamed the Core Refundable Reserve Fee shares. Fee Reserve Fund shares are issued to the Manager in relation to the performance fee.

Fund and Fee Reserve shares participate pro rata in the net assets and dividends of the Company attributable to those classes of shares. These shares are redeemable at their net asset value and are non-voting. Founders' shares do not participate in the Funds' portfolios, are redeemable at their par value only after all Fund and Fee Reserve shares have been redeemed, and carry the right to vote. If the Company is wound up or dissolved, the Founders' shares would participate only to the extent of their par value. All of the authorised Founders' shares have been issued.

Notwithstanding that the net assets attributable to holders of redeemable Fund shares are classified as a liability in these financial statements, the Manager considers those net assets to represent the Fund's capital. The amount of such net assets can change significantly due to changes in the value of the Fund's investments and from subscriptions or redemptions placed at the discretion of the holders of the redeemable Fund shares. The Fund is not subject to any externally imposed capital requirements.

Fund and Fee Reserve share transactions for the year, in thousands of shares, were as follows:

	Fund shares			Fee Reserv	ve shares	
	Ва	se	Co	re		
	2015	2014	2015	2014	2015	2014
Balance at beginning of year	1,235	-	7,490	4,318	47	123
Subscriptions						
Shareholders	27	15	3,373	101	66	40
Switches between funds	104	1,225	167	3,080	-	3
Redemptions						
Shareholders	(841)	(5)	(3,279)	(9)	(89)	(119)
Switches between funds	(30)	-	(602)	-	(2)	-
Balance at end of year	495	1,235	7,149	7,490	22	47

The Net Asset Value per share in US\$ and the number of shares in issue, in thousands, at 31 December 2015 was:

	Net Asset Value	
Base shares	per Share	Shares*
Class A-15	74.62	55
Class B-4	74.81	14
Class C-13	74.81	18
Class F-6	74.80	116
Class G-8	74.49	114
Class H-8	74.83	84
Class L-4	74.85	49
Class P-6	74.82	29
Class W-4	74.81	16
		495

	Net Asset Value	
Core shares	per Share	Shares*
Class A-13	74.85	352
Class G-7	74.82	390
Class H-1	80.04	314
Class K-6	74.84	489
Class O-1	77.09	4,278
Class P-5	74.84	613
Class R-3	76.48	271
Class S-13	74.76	440
		7,149
Fee Reserve shares	93.84	22
	*May not sum	due to rounding

Investment in Orbis Optimal (US\$)

The Fund meets the definition of an investment entity within *IFRS 10 Consolidated Financial Statements* and measures its investment in Orbis Optimal (US\$), a Bermuda company with its principal place of business in Bermuda, at fair value through profit or loss. At 31 December 2015, the Fund owned 21.1% of the non-voting Fund shares of Orbis Optimal (US\$) (2014 – 17.8%).

The table below presents additonal information on Orbis Optimal (US\$)'s investments in other funds at the year-end.

	Ownership %	
	2015	2014
Optimal (US\$)		
Orbis SICAV - Japan Core Equity Fund	100.0	100.0
Orbis SICAV - Europe Equity Fund	91.9	100.0
Allan Gray Africa Equity Fund	89.7	83.6
Orbis SICAV - Japan Equity Fund	32.2	31.3
Orbis Global Equity Fund	15.3	19.5
Orbis SICAV - Asia ex-Japan Equity Fund	3.3	8.7

The Orbis SICAV funds are domiciled in Luxembourg and all other funds in Bermuda. Each fund's principal place of business is the same as its domicile.

Related party transactions

The Base and Core Refundable Reserve Fee share classes each pay the Manager a base fee of 0.75% per annum of their net assets and a performance related fee of 25% of the share class' rate of return versus its performance fee hurdle since the last Dealing Day. The Zero Base Refundable Reserve Fee share classes do not pay a base fee and pay a performance related fee of 33% of the share class' rate of return versus its performance fee hurdle since the last Dealing Day. At each Dealing Day, the Manager is issued Fee Reserve shares to the extent of any performance fee accrued. The performance fee is partially refundable in the event of future underperformance, with the refund limited to the value of the Fee Reserve shares related to each investor's Refundable Reserve Fee shares and the fee subject to a high water mark should the available refund be exhausted. Prior to 3 October 2014, the Core Refundable Reserve Fee shares paid a base fee of 1% per annum of net assets and a performance related fee of 25% of the share class' rate of return versus its performance fee hurdle. The Fee Reserve shares bear no fee.

For each investor in the Base and Core Refundable Reserve Fee share classes, when the value of the related Fee Reserve shares exceeds 3% and 7% per annum of the total Net Asset Value of their Refundable Reserve Fee shares, the Manager is paid in cash at the rate of 1% and 2% per annum, respectively, of the total Net Asset Value of those Refundable Reserve Fee shares. For each investor in the Zero Base Refundable Reserve Fee share classes, payment is made at the rate of 0.75% per annum of the total Net Asset Value of their Refundable Reserve Fee shares, and increased to 1.75% and 2.75% per annum when the value of the related Fee Reserve shares exceeds 3% and 7% per annum, respectively, of the total Net Asset Value of those Refundable Reserve Fee shares.

All management fees associated with the Fund's investment in Orbis Optimal (US\$) are rebated by its Manager to the Fund. The Manager has agreed that for the year ended 31 December 2015, the operating expenses of the Fund excluding the Manager's fees charged and rebated, will be capped at 0.15% per annum (2014 – 0.15%).

The Company pays Director's fees of US\$7,500 per annum (2014 – US\$7,500) to each of John Collis and David Smith. No other directors have received any remuneration or other direct benefit material to them.

At the year-end, other related parties, which include institutional and other clients managed on a discretionary basis and the directors and officers of the Orbis funds and of their Investment Managers and Investment Advisors, held all the O-1 Core (2014 – all the O-1 and P-3 Core) Refundable Reserve Fee Fund shares.

The Manager holds all the Fee Reserve shares.

Comparative figures

Certain of the comparative figures have been reclassified in order to conform with current year presentation.

NOTICES

Annual General Meeting. Notice is hereby given that the Annual General Meeting of Orbis Institutional Funds Limited (the "Company") will be held at the offices of Orbis Investment Management Limited, Orbis House, 25 Front Street, Hamilton HM 11, Bermuda on 31 March 2016 at 10:00 am. Members are invited to attend and address the meeting. The Agenda will comprise the following:

- Review of Minutes of the Annual General Meeting of Members of the Company held on 31 March 2015
- Review of 2015 audited financial statements
- Appointment of the Directors of the Company
- Approval of Director's fees for the year to 31 December 2016
- Proposed re-appointment of Ernst & Young as Auditors for the year to 31 December 2016

By Order of the Board, James J Dorr, Secretary

Notice to Persons in the European Economic Area (EEA). The Fund is an alternative investment fund that is neither admitted for public marketing anywhere in the EEA nor marketed in the EEA for purposes of the Alternative Investment Fund Managers Directive. As a result, persons located in any EEA member state will only be permitted to subscribe for shares in the Fund under certain circumstances as determined by, and in compliance with, applicable law.

EU Savings Directive. Orbis' assessment is that the Fund is effectively exempt from the application of the European Union Savings Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments. Payments from the Fund, including dividends and redemption proceeds to residents of the European Union, should not be subject to having tax withheld by paying agents under the Directive.

Supplemental Disclosure under the Distance Marketing of Financial Services Directive. Disclosure requirements arising from the European Council Distance Marketing Directive (No. 2002/65/EC) apply to financial services supplied at a distance to consumers in the European Union. The Fund has determined that for the purposes only of meeting the Directive requirements, the Luxembourg Distance Marketing of Consumer Financial Services Law of 2006 shall apply to the establishment of relations with prospective and current Members entitled to the benefit of the Directive. The Fund is required to provide specified information to prospective and current Members. This specified information, which is provided in English, is contained in the Fund's Prospectus, Application Form and (for Members who elect to view their account online at www.orbis.com) the terms of use of Orbis' website. These services are not a type of financial service to which cancellation rights apply.

Other. This Report does not constitute a financial promotion, a recommendation, an offer to sell or a solicitation to buy shares or units of the Fund. Subscriptions are only valid if made on the basis of the current Prospectus of the Fund. Certain capitalised terms are defined in the Glossary section of the Fund's Prospectus, a copy of which is available upon request. Orbis Investment Management Limited is licensed to conduct investment business by the Bermuda Monetary Authority.

This page is intentionally left blank.



ORBIS INVESTMENT MANAGEMENT LIMITED • ORBIS HOUSE, 25 FRONT STREET, HAMILTON HM 11, BERMUDA. TELEPHONE: +1 (441) 296 3000 • FACSIMILE: +1 (441) 296 3001 • E-MAIL: clientservice@orbis.com • WEB SITE: www.orbis.com