## AIFM Directive Disclosure Document for Crystal Amber Fund Limited

Crystal Amber Fund Limited (the **Company**) is categorised as an externally managed non-EEA AIF for the purposes of Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers (the **AIFM Directive**). The Company intends to comply with the conditions specified in Article 42(1)(a) of the AIFM Directive in order that the New Ordinary Shares may be marketed to professional investors in the United Kingdom, subject to compliance with the other conditions specified in Article 42(1) of the AIFM Directive and the relevant provisions of the national laws of such EEA States.

The conditions specified in Article 42(1)(a) of the AIFM Directive include, *inter alia*, a requirement that the Company make available certain specified information to prospective investors prior to their investment in the Company, in accordance with Article 23 of the AIFM Directive.

This document contains either the information required by Article 23(1) of the AIFM Directive to be made available to investors in the Company before they invest in the Company or cross-refers to the relevant document available to investors that contains such information.

This document refers to, and should be read in conjunction with the following documents:

- the announcement released by the Company on 10 December 2014 containing details of the proposed placing of new ordinary shares in the Company (the New Ordinary Shares and the 2015 Placing respectively);
- the Annual Report and Audited Financial Statements of the Company for the year ended 30 June 2014 and which are available on the Company's website under "AIM Rule 26" and under the separate heading "Documents" (the **2014 Accounts**); and
- the Circular to Shareholders titled "Proposed placing of new Ordinary Shares to raise gross proceeds of up to £26.5 million, amendment to the Articles and amendments to the Company's investment strategy and investment restrictions" and which are available on the Company's website under "AIM Rule 26" and under the separate heading "Documents" (the 2013 Placing Circular).

Except as set out in this document, capitalised terms used in this document have the same meaning as in the 2013 Placing Circular. This document does not update or amend any part of the 2013 Placing Circular and/or the 2014 Accounts.

AIFMD Article 23(1)	Information or Document and Reference
(a)	The 2014 Accounts (page 21 and under the heading "Investing Policy") contain a description of the investment strategy and objectives of the Company and the types of asset in which the Company may invest.
	The 2014 Accounts (page 21 and under the heading "Investment Strategy") contain a description of the techniques the Company may employ.
	The 2014 Accounts (page 22) contain a description of the investment restrictions which apply to the Company.
	Part II of the 2013 Placing Circular (page 23) contains a description of the circumstances in which the Company may use leverage, restrictions on the use of leverage and the maximum level of leverage which the Company is entitled to employ.
	The section of the 2013 Placing Circular headed "Risk Factors" (pages 5-14) sets out

the key risks associated with the investment strategy, objectives and technique the Company and with the use of leverage.         There are no arrangements for collateral or asset reuse. [Note: Crystal Ambe confirm]         (b)       Part I of the 2013 Placing Circular (pages 18 and 19) contains a description of precedures by which the Company may change its investment strategy.	
confirm]         (b)       Part I of the 2013 Placing Circular (pages 18 and 19) contains a description of	
	r to
procedures by which the Company may change its investment strategy.	the
Part II of the 2013 Placing Circular (page 23) contains a description of procedures by which the Company may change its investment policy.	the
(c) An announcement will be made in due course containing further details of and terms and conditions relating to the 2015 Placing will be appended to s announcement which will contain a description of the main legal implications of contractual relationship to be entered into for the purpose of investment in Company under the 2015 Placing (the <b>Terms and Conditions</b> ).	uch the
The Company was incorporated under the laws of Guernsey and accordingly (exc as detailed below), any disputes between an investor and the Company will resolved by the Royal Courts of Guernsey in accordance with Guernsey law.	
Notwithstanding the foregoing, any disputes between an investor and the Comp relating to the contract to subscribe for New Ordinary Shares under the 2015 Plac will be governed by, and construed in accordance with, the laws of England Wales.	ing
A final and conclusive judgment, capable of execution, obtained in the Supre Court and the Senior Courts of England and Wales (excluding the Crown Co would be recognised and enforced by the Royal Courts of Guernsey without examination of the merits of that case, but would be subject to compliance procedural and other requirements of the Judgments (Reciprocal Enforcem (Guernsey) Law, 1957.	urt) re- vith
(d) The Company is categorised as an externally managed non-EEA AIF and so is subject to the AIFM Directive requirements relating to the appointment depositaries.	
The Manager, the Investment Adviser, the auditor and the other service providers detailed in the 2014 Accounts under the section headed "Management Administration" (pages 2 and 3).	
Descriptions of the duties of the Manager, the Investment Adviser and ser providers to the Company are set out in Part V of the 2013 Placing Circular (pa 31-34).	
All key service providers are appointed directly by the Company. Service providers are appointed following appropriate evaluation and the Directors have ensured the contractual arrangements with key service providers are appropriate. Invest will enter into a contractual relationship with the Company when subscribing for N Ordinary Shares; they do not have any direct contractual relationship with, or rigo of recourse to, the service providers in respect of any of such service provide default pursuant to the terms of the agreement it has entered into with the Company	hat ors lew hts er's
(e) As an externally managed non-EEA AIF, the Company is not required to comply Article 9(7) of the AIFM Directive relating to professional liability risk. Neverthele the Company intends to maintain directors' and officers' liability insurance on be of the Directors at the expense of the Company.	ess,

(f)	The Board is responsible for the determination of the Company's investment objective and policy and has overall responsibility for its activities. The Company has, however, entered into the Management Agreement with the Manager under which the Manager has been appointed to make investments on behalf of the Company within the investment policy and parameters prescribed by the Board and reviewed by the Board on a regular basis and is responsible for the management of the Company's assets.
	The Company and the Manager have entered into the Investment Advisory Agreement with the Investment Adviser under which the Investment Adviser has been appointed to source and analyse potential investment opportunities for the Manager and, pursuant to a power of delegation from the Manager, to provide general investment advice and related services in respect of the investments.
	Part II of the 2013 Placing Circular (pages 28 and 29) contains a description of the conflicts of interest which may arise between the Company and the Advisers and how these are managed.
	As described above, the Company will not be subject to the AIFM Directive requirements relating to the appointment of depositaries and no arrangements have been made for a depositary to contractually discharge itself of liability in accordance with Article 21(13) of the AIFM Directive (as no depositary has been appointed).
(g)	As an externally managed Non-EEA AIF, the Company is not subject to the provisions concerning valuation procedures in Article 19 of the AIFM Directive. In that context, Part II of the 2013 Placing Circular (page 26) contains a description of the Company's valuation procedure and of the pricing methodology for valuing assets.
(h)	The Company is registered as a closed-ended investment company pursuant to The Protection of Investors (Bailiwick of Guernsey) Law, 1987, as amended, and the Rules, and redemptions at the option of Shareholders are not permitted; however, the Ordinary Shares are admitted to trading on AIM and are freely transferable. In addition, although the Company has unlimited life, the Directors (pursuant to the Articles) are required to propose an extraordinary resolution at the Company's annual general meeting to be held in 2015 and then at every second annual general meeting thereafter up to (but not including) the annual general meeting to be held following the thirteenth anniversary of the Company's launch (expected to take place in 2021) that the Company continue as constituted.
	As an externally managed Non-EEA AIF, the Company is not subject to the provisions concerning liquidity management in Article 16 of the AIFM Directive. In that context, as regards liquidity risk management, a description of the discount management mechanisms which may be employed by the Company is contained in Part II of the 2013 Placing Circular (page 28). However the exercise by the Board of the Company's powers to repurchase Ordinary Shares pursuant to the general repurchase authority is entirely discretionary (and investors should place no expectation or reliance on the Board exercising such discretion on any one or more occasions). The Board shall ensure that the Company maintains a level of liquidity in its assets having regard to its obligations and shall monitor liquidity accordingly.
(i)	Part VII of the 2013 Placing Circular (pages 57-60) contains descriptions of all fees, charges and expenses and, where applicable, the maximum amounts thereof, which are borne by the Company (and thus indirectly by investors). There is, however, no maximum cap on the total amount of fees, charges and expenses which may be indirectly borne by investors.
	There are no expenses charged directly to investors by the Company.
(j)	The Manager treats all Shareholders equally and no Shareholder currently obtains

	preferential treatment or has the right to obtain preferential treatment.
(k)	The Company's latest annual report is available at www.crystalamber.com
(1)	The procedure and conditions for the issue and sale of New Ordinary Shares under the 2015 Placing will be set out in the Terms and Conditions.
(m)	The Company's latest Net Asset Value per Ordinary Share is available on the Company's website at <u>www.crystalamber.com</u> and the latest market price of the Ordinary Shares is available from <u>www.londonstockexchange.com</u> .
(n)	The Company's website at <u>www.crystalamber.com</u> includes a link to each of the published reports and audited accounts of the Company for the period from 22 June 2007 to 30 June 2014. The Company's website also contains the historical net asset values of the Company.
(0)	The Company has not appointed a prime broker.
(p)	The Manager is required to disclose periodically to investors:
	<ul> <li>the percentage the Company's assets that are subject to special arrangements arising from their illiquid nature;</li> </ul>
	any new arrangements for managing the liquidity of the Company; and
	<ul> <li>the current risk profile of the Company and the risk management systems employed by the Manager to manage those risks.</li> </ul>
	This information is disclosed to investors in the Company's annual report, which is available on the Company's website www.crystalamber.com
	The Company shall also disclose:
	any changes to:
	<ul> <li>the maximum level of leverage that may be employed by the Company; and</li> </ul>
	<ul> <li>any right of reuse of collateral or any guarantee granted under the leveraging arrangement; and</li> </ul>
	the total amount of leverage employed by the Company.
	Information on changes to the maximum level of leverage and any right of re-use of collateral or any guarantee under the leveraging arrangements shall be provided without undue delay.
	Information on the total amount of leverage employed by the Company shall be disclosed as part of the Company's periodic reporting to investors, and at least at the same time as the annual report is made available to investors.
	Without limitation to the generality of the foregoing, any of the information specified above may be disclosed:
	in the Company's annual report;
	<ul> <li>in the Company's unaudited interim report;</li> </ul>

•	by the issue of an announcement via a regulatory information service (or equivalent); or
•	by the publication of the relevant information on the Company's website <u>www.crystalamber.com</u>