

IFIAR 2018 Member Profile - CMVM

1. Jurisdiction	1.1 Insert the name of the jurisdiction in English:
	Portugal
2 Mambari	2.4 locart the name of the Mambar both in the level lenguage and in
2. Member ¹	2.1 Insert the name of the Member, both in the local language and in English:
	Comissão do Mercado de Valores Mobiliários (CMVM)
	Portuguese Securities Market Commission
	2.2 Include relevant contact information, including postal address, telephone numbers, a link to the website and other relevant information:
	Postal address: Rua Laura Alves, nº 4 - Apartado 14258 1064-003 Lisboa, Portugal
	Telephone number: +351 213 177 000
	Fax number: +351 213 537 077
	E-mail address: cmvm@cmvm.pt
	Website: http://www.cmvm.pt/en/Pages/homepage.aspx
	2.3 Include the basis for establishment of the Member, as well as the legislation or regulations which provide the Member the authority/mandate with respect to audit regulation. Please describe with an appropriate level of detail the mission and responsibilities of the Member with respect to audit regulation:
	Pursuant to the Directive 2014/56/EU of the European Parliament and of the Council of 16 April 2014 and the Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014, new legislation has been passed in Portugal: Law no. 140/2015 of 7 September 2015 (which approved the new Statute of the Portuguese Institute of Statutory Auditors / Ordem dos Revisores Oficiais de Contas) and Law no. 148/2015 of 9 September 2015 (which approved the legal framework of audit oversight).
	Such new legislation has, inter alia, (i) determined the extinction of Conselho Nacional de Supervisão de Auditoria (CNSA), and (ii) conferred

¹ In the case where there are two or more regulators from the same jurisdiction that have been approved according to Section 2.3 of the IFIAR Charter, they together are considered as one Member. In that case, regulators are requested to include information for <u>both organizations</u> in the Member Profile.



Comissão do Mercado de Valores Mobiliários (CMVM), as from 1 January 2016, the powers for the public oversight of statutory auditors (sole practitioners), statutory audit firms, auditors and audit entities from Member States and third countries registered in Portugal as well as all audit activity undertaken by them. CMVM has the exclusive power, among others legally defined by national and European legislation: a) To ensure quality control and oversight of statutory auditors and statutory audit firms carrying out the statutory audit of public-interest entities, as well as oversight on other auditors arising from any grievance of other national or foreign authorities; b) To assess the performance of public interest entities' supervisory bodies, in accordance with article 27 of Regulation (EU) No 537/2014, of the European Parliament and of the Council of 16 April 2014; c) To issue the necessary regulations on matters within the scope of its powers, consulting the Portuguese Institute of Statutory Auditors / Ordem dos Revisores Oficiais de Contas (OROC) for such purpose; d) To examine and decide administrative infraction proceedings, including the enforcement of the respective penalties; e) To oversee the duties carried by OROC, especially with regards to all procedures concerning auditors' registry and the quality control carried out by the latter. CMVM is the designated national authority in accordance with article 20 of Regulation (EU) No 537/2014, of the European Parliament and of the Council of 16 April 2014. 2.4 Have there been any major changes to the Member's organization or to the governing legislation since completing last year's Member Profile? ☐ Yes **☑** No If yes, please describe these changes with an appropriate level of detail: Describe with an appropriate level **Governing Body** of detail the current Composition and composition of the Member's governing body, including the ratio members between Board members who are independent from the audit profession and those who are not². The audit profession includes, for example: audit firms, professional accountancy bodies and bodies or entities associated with the audit profession.

² An individual is independent of the profession even if he is a CPA, Chartered Accountant, or holder of another equivalent qualification, as long as this individual is not employed by or affiliated to a registered audit firm, nor employed by or affiliated to of a professional accountancy body, nor employed by or affiliated to bodies or entities associated with the audit profession.

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The Executive E	Board of the CMVM is currently composed by:
Gabriela Figuei	iredo Dias (Chair)
•	ira de Oliveira (Vice-Chair)
	to (Board Member)
João Gião (Boa	·
Afonso Silva (B	oard Member)
·	·
All of the board	I members are independent from the audit profession.
	the eligibility criteria / requirements and composition for the members of the governing body?
Management E suitability, tecl raining that is	the CMVM's Statutes, the members of the CMVM's Board are chosen from among individuals with renowned hnical competence, fitness, professional experience and adequate for exercising their duties. They should have, as a
activity. Their Cabinet Memb committee of	appointment is carried out by the Portuguese Finance per, and is subject to a public hearing before the competent the Portuguese Parliament and profile evaluation in the Recruitment and Selection Committee for Public (CRESAP).
profession? T	ember of the governing body independent from the audit he audit profession includes, for example: audit firms, accountancy bodies and bodies or entities associated profession.
☑ Yes	□ No
	rer to question 3.3 is "No", is the majority of the members ing body non-practitioner?
□ Yes	□ No
N/A	
•	
	ver to question 3.3 is "No", which safeguards are in place r the Member's overall independence from the audit
N/A	
members of the	a restriction or recusal process that is applicable to he governing body of the Member who are current or rs/practitioners?



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	Does this include	a "cooling-off" period for former auditors?	
	□ Yes	☑ No	
	If yes to either of the above, please describe:		
	Notwithstanding the response "No" to the above, we understand it is important to clarify that CMVM's Management Board members carry out their duties on an exclusive basis and may not, in particular: (i) maintain any relationship or contractual relationship either directly or indirectly, paid or unpaid, with companies, groups of companies or other entities of the regulatory body activity or hold any shares or interests in companies, groups of companies or other entities recipients of the CMVM activity; or (ii) maintain, directly or indirectly, any relationship or contractual relationship, whether paid or unpaid, with other entities whose activities may conflict with their duties and powers.		
	Management Board have been auditors profile evaluation Selection Committee	g to the Portuguese law, the members of the dof the CMVM cannot be auditors. In theory, they may in the past, but the legal requirements as well as the undertaken by the Portuguese Recruitment and see for Public Administration (CRESAP), as mentioned appointment of Board members who may have	
		e governing body, are members of the profession lember's organization (e.g., in a management or n)?	
	☑ Yes	□No	
	If yes, please desc	ribe their role with an appropriate level of detail:	
	Member, is the management and	y Board, appointed by the Portuguese Finance Cabinet body that supervises and monitors the financial the legal compliance of CMVM, and is composed by one of which must be a statutory auditor (sole	
4. Funding Arrangements	4.1 Describe the m	ain funding arrangements of the Member, including	
4. Funding Arrangements		proval of the budget and the fees, if any:	
	financed by own recharges due under ministerial order. I amount equal to 4	ortuguese law, the CMVM's audit oversight activity is venue, notably through contributions, fees and other the CMVM's Statutes, which are approved through an addition, the CMVM is also entitled to receive an 0% of the proceeds from fines, seizures and costs of e context of audit oversight.	



		4.2 Is the funding free from undue influence by the profession?
		☑ Yes □ No
		Please describe with an appropriate level of detail the safeguards in place to prevent undue influence by the profession:
		N/A
5. Inspe	ection System	5.1 Does the Member have the responsibility for recurring inspections
	onen Cyclem	of audit firms undertaking audits of public interest entities (PIEs)?
		☑ Yes □ No
		5.2 Is this responsibility undertaken directly or through oversight of inspection conducted by another organization?
		☑ Directly ☐ Through Oversight
		If through oversight of another organization, please describe with an appropriate level of detail the other organization, its relation to the Member, its role, and the arrangements for oversight:
		N/A
		5.3 Please describe with an appropriate level of detail the requirements and practices regarding the frequency of inspections:
		The CMVM exercises quality control under the terms set forth in Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014. In this context, as foreseen in the article 26, the quality assurance reviews of statutory auditors and audit firms that carry out statutory audits of public-interest entities on the basis of an analysis of the risk and: (a) in the case of statutory auditors and audit firms carrying out statutory audits of public-interest entities other than those defined in points (17) and (18) of Article 2 of Directive 2006/43/EC at least every three
		years; and, (b) in cases other than those referred to in point (a), at least
		every six years.
6. Audit Mark	and Financial et	6.1 Provide the number of audit firms subject to inspections. Include an indication of the number of public interest audits (PIEs) and other audits that fall under the Member's oversight or mandate.
		As of December 31, 2016 are registered a total of: - 1378 statutory auditors (1190 of them are practicing), of which 791 are employed by or associated as partners or otherwise with an audit firm and 1 auditing public interest entities (PIE); - 220 audit firms, of which 61 auditing PIE.
		With reference to December 31, 2016 there are a total of 1108 PIE, of which 410 collective investment schemes, 218 pension funds, 126 banks



127 private equity funds/companies, 75 listed companies, 59 state-owned companies and 41 insurance companies. 6.2 What are the sizes and market shares of each of the largest audit firms in the Member's jurisdiction? For the year ended December 31, 2016, the total turnover of the 4 most representative audit firms in Portugal (Deloitte, KPMG, EY and PwC) represented 75% of the total turnover of the network auditing PIE and for those firms the fees from statutory audit and non-audit services provided to PIE corresponded to a 19% of the total turnover. 7. Main Other 7.1 Please indicate whether the Member has responsibility for tasks Responsibilities of the other than Inspections within the area of Audit Oversight: Member within the area of Audit Oversight ☑ Registration/Licensing □ Audit and/or Ethics Standard Setting □ Permanent Education of Auditors **☑** Enforcement ☑ Other: Oversight of the audit quality control carried out by OROC 7.2 If the Member has the responsibility for Registration/Licensing, please indicate whether this responsibility is undertaken directly or through oversight of Registration/Licensing conducted by another organization? **☑** Directly ☐ Through Oversight If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedure applied, as well as the role of the Member in these procedures. CMVM has the legal competence to oversee all registration procedures carried out by OROC. Statutory auditors who do not intend to carry out public interest activities may not be registered in CMVM. However, for all those auditors who intend to carry out public interest activities, the registration in CMVM is mandatory, and is made directly by CMVM based, but not limited to, OROC's registration file, whose copy must be sent to CMVM within five days of its request. 7.3 If the Member has the responsibility for Audit and/or Ethics Standard Setting, please indicate whether this responsibility is undertaken directly or through oversight of Audit and/or Ethics Standard Setting conducted by another organization? □ Directly ☐ Through Oversight



	If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedures applied, as well as the role of the Member in these procedures. 7.4 If the Member has the responsibility for Permanent Education of Auditors, please indicate whether this responsibility is undertaken directly or through oversight of Permanent Education of Auditors conducted by another organization? □ Directly □ Through Oversight If directly, please describe the responsibility with an appropriate level of detail. If through oversight, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the powers of the other organization and procedures applied, as well as the role of the Member in these procedures. 7.5 If the Member has the responsibility for Enforcement, please indicate whether this responsibility is undertaken directly or through referral to other organization(s)? ☑ Directly □ Through Referral If through referral, please indicate the name of the other organization and its composition (i.e. whether practitioners from the audit profession are involved in decision-making). Also give a description of the enforcement powers of the other organization and procedures applied, as well as the role of the Member in these procedures.
	7.6 If the Member has the responsibility for other tasks within the area of Audit Oversight, please describe with an appropriate level of detail: CMVM has the responsibility for the supervision of the audit quality control carried out by OROC over the statutory auditors and audit firms that do not auditing PIE.
Main Other Responsibilities of the	8.1 Please describe with an appropriate level of detail whether the Member has responsibility for tasks outside the area of audit oversight
Member <u>outside</u> the area of Audit Oversight	such as Supervision of Financial Reporting or Securities Regulation:
	markets in financial instruments, as well as the entities that act therein, in accordance with the Portuguese Securities Code and the relevant complementary legislation. In particular, CMVM's duties are to: (a)
	regulate and supervise the markets in financial instruments by promoting



		investor protection; (b) ensure financial market stability by contributing towards the identification and prevention of systemic risk; (c) contribute towards the development of the markets in financial instruments; (d) provide information and support to retail investors; (e) to assist the Portuguese Government and the relevant member responsible for finances, at the formers' request or via own initiative, in the setting of policies in financial instruments, markets and the relevant entities involved therein.
9. Major Ev Activitie	vents and	9.1 Describe any recent major events and activities: 2017 was the second year of (i) the audit oversight function set up under CMVM' responsibilities, as well as (ii) the implementation by the auditors of the legislation passed in Portugal resulting from the transposition of the EU audit reform.