

# "Self-Assessment Questionnaire" of the Financial Institution

## **Basic information**

L.	Full legal name				
	Legal / contact address				
3.	SWIFT	<b>4.</b> Official website			
	Organizational legal form				
5.	License Type				
	ense No				
			dd	mm	уууу
7.	Name of licensing authority				
3.	Do you possess offshore banking license	Yes 🗌	No 🗌		
Э.	Number of branches and subsidiaries				
LO	. Countries of location				
	of branches/subsidiaries				
l1	. State registration number				
L2	. Rating				
L3	. Number of employees				
L4	. Types of banking activity				
L5	. Share capital in USD				/
<b>L6</b>	. Shareholders structures:	Shares %			
	State authorities				
	Individuals				
	Entities				



#### 17. Basic shareholders:

Note: If additional space is needed to note shareholders with shares 10% a individual shareholders (Ultimate beneficial owner - UBO) with shares 10% please add the names, shares and shareholder status (UBO or Direct share "Additional info" on the last page	and above in sl	hareholder structure,	% share (>=10%)
<b>18.</b> Name of state authority supervising monetary finar	ncial institut	tions:	
			(specify website)
19. Do you possess USA PATRIOT ACT certificate?		Yes 🗌	No 🗆
<b>19.1</b> If <b>Yes</b> , indicate certification date:	dd		уууу
20. Please provide:			
FATCA status:			
GIIN: 5	2	3	
21. PLease add information on managment structure	in below ta	ble	
Is there PEPs (foreign PEPs for resident banks) amo	ong such pe	rsons? Yes	No 🗌
If additional space is needed, use section "Additional information" on the First name, family name, patronymic	he last page	Position	Shares %
			7 <u>/ / / / / / / / / / / / / / / / / / /</u>
,			_//
General AML Policies,	Practices	, and Procedu	res:
In case of "No" answer, additional information may be provi	ided at the a	nd of self-assessm	ent auestionnaire
		1	
<b>22.</b> Have the Internal Supervision System been approve	ed by mana	gement of the ba	ank? Yes □ No □



23.	. Person responsible for AML/CFT rules and procedures / Compliance Officer			
	Full name (first name, surname):			
	Position:			
	Email address:		_	
	Contact phone:			
24.	. Has the FI developed written policies documenting the processes that they have in pla	ce to prev	ent,	
	detect and report suspicious transactions (if Yes, please provide)	Yes 🗌	No 🗌	
25.	. In additional to inspections by the government supervisors/regulators, does the FI clie	nt have ar	1	
internal audit function or other independent third party that assesses AML policies and practices or			s on a	
	regular basis?	Yes 🗌	No 🗆	
26.	. Does the FI have a policy prohibiting accounts/relationships with "Shell-banks"?	Yes 🗌	No 🗌	
27. Does the FI have policies to reasonably ensure that they will not conduct transactions with / on beha			behalf	
	of shell banks through any of its accounts or products?	Yes 🗌	No 🗌	
28.	. Are there rules and procedures covering relationships with Political Exposed Person (p	olitical exp	oosed	
	person of foreign state for resident banks) in the bank?	Yes 🗌	No 🗌	
29.	Does the FI have record retention and confidentiality procedures that comply with applicable law?	Yes 🗌	No 🗆	
30.	. Are AML/CFT rules applied to all branches/subsidiaries/representatives located:			
	<b>30.1</b> Within the country of location of the bank? Yes No			
	<b>30.2</b> Outside of the country of location of the bank? Yes No			
	Risk assessment			
31.	. Does the FI have a risk-based assessment of its customer base and transactions?	Yes	No	
32.	Does the FI conduct EDD with regard to high risk clients on transactions?	Yes 🗌	No 🗆	



### Identification, verification and additional identification measures

33.	3. Has the FI implemented processes for the identification of those customers on whose behalf it		
	maintains or operates accounts or conducts transactions?	Yes 🗌	No 🗌
34.	Does the FI have a requirement to collect information regarding its customers` business activities?	Yes 🗌	No 🗆
35.	Does the FI assess its FI customers' AML policies or practices?	Yes 🗌	No 🗆
36.	. Does the FI have a process to review and where appropriate, update customer inform	ation rela	ting to
	high risk client information?	Yes 🗌	No 🗆
37.	. Does the FI have procedures to establish a record for each new customer noting their	respective	е
	identification documents and 'Know Your Customer' information?	Yes 🗌	No 🗆
38.	Does the FI complete a risk-based assessment to understand the normal and expected	d transacti	ons of
	its customers?	Yes 🗌	No 🗆
	Detection, prevention of suspicious transactions and submission of in	<u>formatio</u>	<u>on</u>
39.	<u>Detection, prevention of suspicious transactions and submission of info</u> . Does the FI have policies or practices for the identification and reporting of transaction.		
39.			e
	Does the FI have policies or practices for the identification and reporting of transactio	ns that are	e No 🔲
	Does the FI have policies or practices for the identification and reporting of transaction required to be reported to the authorities?	ns that are  Yes   fy transac	e No 🔲
40.	<ul> <li>Does the FI have policies or practices for the identification and reporting of transactio required to be reported to the authorities?</li> <li>Where cash transaction reporting is mandatory, does the FI have procedures to identi</li> </ul>	ns that are  Yes   fy transac	No  tions
40.	<ul> <li>Does the FI have policies or practices for the identification and reporting of transactio required to be reported to the authorities?</li> <li>Where cash transaction reporting is mandatory, does the FI have procedures to identi structured to avoid such obligations?</li> </ul>	ns that are  Yes   fy transac	No  tions
40.	Does the FI have policies or practices for the identification and reporting of transaction required to be reported to the authorities?  Where cash transaction reporting is mandatory, does the FI have procedures to identification structured to avoid such obligations?  Does the FI screen customers and transactions against lists issued by:	ns that are Yes  fy transac Yes	No  tions  No
40.	<ul> <li>Does the FI have policies or practices for the identification and reporting of transactio required to be reported to the authorities?</li> <li>Where cash transaction reporting is mandatory, does the FI have procedures to identi structured to avoid such obligations?</li> <li>Does the FI screen customers and transactions against lists issued by:</li> <li>41.1 Government / competent authorities?</li> </ul>	res	No   No   No   No   No   No   No   No



<b>43.</b> Does the FI adhere to the Wolfsberg Transparency Principles and the appropriate usage of the			WIFT
	MT 202/202COV and MT 205/205COV message formats?  Source: <a href="http://www.wolfsberg-rinciples.com/pdf/standards/Wolfsberg">http://www.wolfsberg-rinciples.com/pdf/standards/Wolfsberg</a> NYCH Statement on Payment Message Standards (20)	Yes	No 🗆
44.	. Does the Bank provide Nested account service?	Yes	No 🗌
45.	Does the Bank conduct Payable Through transactions?	Yes 🗌	No 🗌
	Transaction monitoring		
46.	. Does the FI have a monitoring program for unusual and potentially suspicious activity t	:hat cove	rs funds
	transfers and monetary instruments such as travelers checks, money orders, etc.?	Yes 🗌	No 🗌
	AML / CFT training		
47.	Does the FI provide AML training to relevant employees that includes:	Yes 🗌	No 🗆
	Identification and reporting of transactions that must be reported to government	nt author	rities;
	• Examples of different forms of money laundering involving the FI's products an	d services	s;
	Internal policies to prevent money laundering.		
48.	. Does the FI retain records of its training sessions including attendance records and rele	evant traii	ning
	materials used?	Yes 🗌	No 🗆
49.	. Does the FI communicate new AML related laws or changes to existing AML related po	licies or p	ractices
	to relevant employees?	Yes 🗌	No 🗆
50.	Does the FI employ third parties to carry out some of the functions of the FI?  50.1 If "YES", does the FI provide training to relevant third parties	Yes 🗌	No 🗆
	that includes:	Yes	No 🗌
	<ul> <li>Identification and reporting of transactions that must be reported to gover</li> </ul>	ment aut	horities.
	Examples of different forms of money laundering involving the FI's product	ts and ser	vices.
	Internal policies to prevent money laundering.		
51.	. We hereby confirm that we do not open shell-bank accounts and do not exercise trans	actions d	irectly
	in favor of those banks or with the use of their any product.	Yes 🗌	No 🗆

#### **Additional information**

(Please indicate to which question the information is regarded)

Name:		
Position:		
Date:		
Signature:	Se	eal: