

MCB BANK LTD.

QUESTIONNAIRE
(FILLED-IN FOR OUR CORRESPONDENT BANKS & MONEY SERVICES BUSINESSES DEALING WITH MCB BANK)

Anti-Money Laundering, Combating Terrorist Financing & Know Your Customer

In order to comply with Bank's obligations as prescribed by AML/CFT/KYC Laws of Federal Government of Pakistan as well as regulations of the Central Bank (State Bank of Pakistan), Please find below details related to AML/CFT/KYC rules and laws complied in MCB Bank LTD.

Sec	tion I -	General Information							
<u> </u>	Logal Na	me Of Institution:							
2	Principal		MCB BANK LIMITED						
3	<u> </u>	e Legal Form:	MCB Building, 15 Main Gulberg, Jail Road, Lahore, Pakistan						
4	-	Establishment:	Public Limited Company						
5		Local Licensing Authority And Regulator:	July 9, 1947						
6		any Regulatory Authority for Supervision of your Institution?	State Bank of Pakistan (Central Bank)						
7		License No:	State Bank of Pakistan (Central Bank)						
8		Identification No:	BCD (1) 17-66 dated 8th December 1966						
9	ļ	External Auditor:	29-EV 0700267-0						
10		rebsite Address:	A.F. Ferguson & Company						
10	Official V	ebsite Address.	http://www.mcb.com.pk/						
Sec	tion II	- Non Shell Bank Arrangements			X 45 F W	100			
1	Institutio	n is not a Shell Bank*		3					
2		Institution does not maintain accounts for Shell Banks and does not conduct business with Shell Banks.							
2 (S) (c)	di Bank ar	ons a bank incorporated in a junction in which it has no physical pres	ence and which is unafficated	financial group (cf. LATE Forty Rec	onimendatio	ns).			
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Sec	tion III	- Ownership and Management Information				. 163			
1	Please in	dicate Stock Exchange Name(s) & Symbol(s) on which shares are t	raded:						
		Pakistan Stock Exchange, Lor	idon Stock Exchange (for G	DRs)					
2	Major Sh	areholders holding (5% and above) Names of all owners** and the	ir ownership interest						
		Name and Domicile	Ownership interest (%)	Nature of ownership (di	rect/indirec	t)			
		Maybank International Trust (Labuan) Berhad	20%	direct	direct				
		D.G. Khan Cement Co. Ltd	9.18%	direct	direct				
		Nishat Mills Limited	7.24%	direct	direct				
			-						
** An	i "dwner" -	any person or legal entity that: directly or indirectly; owns or control or	ly class of securities or other	voting interests in the Institution.					
3	Have there been any significant changes in ownership (exceeding 25 %) over the last five years? If yes, please provide details:					☑ No			
4	Are there any Politically Exposed Persons*** among your Institution's ownership structure and executive management? If yes, please provide details (name and role):								
					I				
						j			
*** Pa	lincally Evi	nds-id Persona (PEPs) are individuals who are or have been entrusted with	a sconibent public function. f	or example Heads of State or of an	veroment, se	enior.			
politic	nams, semo	r government, judicial or military officials, senior executives of state owi	ned corporations, important p	olitical party officials, or their famil	ly members (or close			
		iefination is not intended to cover maddle ranking or more jumor individu	ais in the toregoing categorie	s (cr. FATE Forty Recommendations	· · ·				
	Section IV - Business Activity								
		ovide the principal types of Business Activity							
		a Corporate Banking							
1	b	Retail Banking							
	c d	Investment Banking							
		The Survey							
	е	Cash Management							

Anti-Money Laundering Questionnaire			
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Does the AML compliance program require approval of the FI's Board or a senior committee thereof?	✓ Yes	□ No	
Does the FI have a legal and regulatory compliance program that includes a designated Compliance officer that is responsible for coordinating and overseeing the AML program on a day-to-day basis, which has been approved by senior management of the FI?	☑ Yes	□ No	
Has the FI developed written policies documenting the processes that they have in place to prevent, detect and report suspicious transactions that has been approved by senior management?	✓ Yes	□ No	
In addition to inspections by the government supervisors/regulators, does the FI have an internal audit function or other independent third party that assesses AML policies and practices on a regular basis?	✓ Yes	☐ No	
Does the FI have policies covering relationships with politically exposed persons consistent with industry best practices?	✓ Yes	□ No	
Does the FI have appropriate record retention procedures pursuant to applicable law?	✓ Yes	□ No	
Does the FI require that its AML policies and practices be applied to all branches and subsidiaries of the FI both in the home country and in locations outside of the home country?	✓ Yes	☐ No	
Doesthe the FI provide training to employees regarding AML/CTF/KYC?	✓ Yes	□ No	
Is the FI fully compliant with The FATF Recommendations?	☑ Yes	□ No	
tion II - Risk Assessment			
Does the FI have a risk focused assessment of its customer base and transactions of its customers?	☑ Yes	□ No	
Does the FI determine the appropriate level of enhanced due diligence necessary for those categories of customers and transactions that the FI has reason to believe pose a heightened risk of illicit activities at or through the FI?	☑ Yes	□ No	
tion III - Know Your Customer, Due Diligence and Enhanced Due Diligence			
Has the FI implemented systems for the identification of its customers, including customer information in the case of recorded transactions, account opening, etc. (for example; name, nationality, street address, telephone number, occupation, age/date of birth, number and type of valid official identification, as well as the name of the country/state that issued it)?	✓ Yes	□ No	
Does the FI have a requirement to collect information regarding its customers' business activities?	✓ Yes	□ No	
Does the FI collect information and assess its FI customers' AML policies or practices?	✓ Yes	□ No	
Does the FI have procedures to establish a record for each customer noting their respective identification documents and Know Your Customer Information collected at account opening?	☑ Yes	□ No	
Does the FI take steps to understand the normal and expected transactions of its customers based on its risk assessment of its customers?	✓ Yes	□ No	
	Does the FI have policies overing relationships with politically exposed persons consistent with industry best practices? Does the FI have a legal and regulatory compliance program that includes a designated Compliance officer that is responsible for coordinating and overseeing the AML program on a day-to-day basis, which has been approved by senior management of the FI? Has the FI developed written policies documenting the processes that they have in place to prevent, detect and report suspicious transactions that has been approved by senior management? In addition to inspections by the government supervisors/regulators, does the FI have an internal audit function or other independent third party that assesses AML policies and practices on a regular basis? Does the FI have policies covering relationships with politically exposed persons consistent with industry best practices? Does the FI have appropriate record retention procedures pursuant to applicable law? 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Does the FI have a requirement to collect information regarding its customers' business	Does the FI have a legal and regulatory compliance program that includes a designated Compliance officer that is responsible for coordinating and overseeing the AML program on a day-to-day basis, which has been approved by senior management of the FIT was the FI developed written policies documenting the processes that they have in place to prevent, detect and report supplicable for coordinating and overseeing the AML program on a day-to-day basis, which has been approved by senior management of the FIT was the FI developed written policies documenting the processes that they have in place to prevent, detect and report supplicious transactions that has been approved by senior management? In addition to inspections by the government supervisors/regulators, does the FI have an internal audit function or other independent third party that assesses AML policies and practices on a regular basis? 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Sec	tion IV - Reportable i	Fransactions and Prevention & Detection of Transactions	s with lilegally	Obtained	Funds				
17	Does the FI have policies or to the authorities?	practices for the identification and reporting of transactions that are required	red to be reported	✓ Yes	□ No				
18	Does the FI have policies or practices to identify transactions structured to avoid large cash reporting requirements?				□ No				
19	Does the FI have policies or practices to screen transactions for customers or transactions the FI deems to be of significantly high risk (which may include persons, entities or countries that are contained on lists issued by government/international bodies) that special attention to such customers or transactions is necessary prior to completing any such transactions?			☑ Yes	□ No				
20	Does the FI have policies to reasonably ensure that they will not conduct transactions with or on behalf of shell banks through any of its accounts or products?				□ No				
21	Does the FI have policies to reasonably ensure that it only operates with correspondent banks that possess license to operate in their countries of origin?			☑ Yes	□ No				
22	Does the FI adhere to the Wolfsberg Transparency Principles and the appropriate usage of the SWIFT MT 202/202COV and *MT 205/205COV message formats? ¹				□ No				
-	MCP adhere to the MT202/	202 COV usage & format, however, we do not use the MT205/205 COV me	255200		L				
¹ The four payment message standards to be observed are: i) FIs should not omit, delete, or alter information in payment messages or orders for the purpose of avoiding detection of that information by any other FI in the payment process; iii) FIs should not use any particular payment message for the purpose of avoiding detection of information by any other FI in the payment process; iii) Subject to applicable laws, FIs should cooperate as fully as practicable with other FIs in the payment process when requesting to provide information about the parties involved; and (iv) FIs should strongly encourage their correspondent banks to observe these principles. Source: http://www.wolfsberg-principles.com/pdf/Wolfsberg_NYCH_Statement_on_Payment_Message_Standards (2007).pdf									
	ransaction Monitoring								
23		ng program for suspicious or unusual activity that covers funds transfers a ers checks, money orders, etc.)?	nd monetary	√ Yes	∏ No				
VI.	AML Training								
24	Does the FI provide AML training to relevant employees that includes identification and reporting of transactions that must be reported to government authorities, examples of different forms of money laundering involving the FI's products Yes No No No No No No No N								
25	Does the FI retain records of its training sessions including attendance records and relevant training materials used?			✓ Yes					
26	Does the FI have policies to communicate new AML related laws or changes to existing AML related policies or practices to relevant employees?			✓ Yes	□ No				
27	Does the FI employ agents to carry out some of the functions of the FI and if so does the FI provide AML training to								
I her	eby confirm that the stateme	ents given above are true and correct. I also confirm that I am authorized t	o complete this docu	ıment.	7				
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	Muhammad Javed Divisional Head (Regulatory Risk & SBP Coordination)								
		Name, designation & Signature of Chief Compliance Officer of t	he Institution	1					
Det		June 3 2015	.	fficial Stam	iD:				
Date		<u> </u>		mad	21/04	1			
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(OR) via courier to the following postal address:									
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raki	J.a.i								