

Financial Institution Name:

Location (Country):

Allied Bank Limited
Pakistan

The questionnaire is required to be answered on a Legal Entity (LE) Level. The Financial Institution should answer the questionnaire at the legal entity level including any branches for which the client base, products and control model are materially similar to the LE Head Office. This questionnaire should not cover more than one LE. Each question in the CBDDQ will need to be addressed from the perspective of the LE and on behalf of all of its branches. If a response for the LE differs for one of its branches, this needs to be highlighted and details regarding this difference captured at the end of each sub-section. If a branch's business activity (products offered, client base etc.) is materially different than its Entity Head Office, a separate questionnaire can be completed for that branch

No #	erially different than its Entity Head Office, a separate questionnaire can Question	be completed for that branch. Answer
	& OWNERSHIP	And Well
	Full Legal Name	Allied Bank Limited
2	Append a list of foreign branches which are covered by	All branches of Allied Bank Limited
3	this questionnaire Full Legal (Registered) Address	3 - Tipu Block, Main Boulevard New Garden Town, Lahore - Pakistan.
4	Full Primary Business Address (if different from above)	Same as above
5	Date of Entity incorporation/establishment	3rd December, 1942
6	Select type of ownership and append an ownership chart	
6 a	if available Publicly Traded (25% of shares publicly traded)	Yes, (Publicly Traded with free float of less than 25%)
		Stock Exchange: Pakistan Stock Exchange Limited, Pakistan
6 a1	If Y, indicate the exchange traded on and ticker symbol	Ticker Symbol: ABL
	Member Owned/Mutual Government or State Owned by 25% or more	No No
6 c 6 d	Privately Owned	Yes - Ibrahim Holdings (Private) Limited.
6 d1	If Y, provide details of shareholders or ultimate beneficial owners with a holding of 10% or more	Mohammad Naeem Mukhtar Sheikh Mukhtar Ahmad Muhammad Waseem Mukhtar Through Ibrahim Holdings (Private) Limited.
7	% of the Entity's total shares composed of bearer shares	Not Applicable
8	Does the Entity, or any of its branches, operate under an Offshore Banking License (OBL)?	No
8 a	If Y, provide the name of the relevant branch/es which operate under an OBL	Not Applicable
9	Does the Bank have a Virtual Bank License or provide services only through online channels?	No
10	Name of primary financial regulator/supervisory authority	State Bank of Pakistan (SBP)
11	Provide Legal Entity Identifier (LEI) if available	529900X6XIDYH83WGV81
12	Provide the full legal name of the ultimate parent (if different from the Entity completing the DDQ)	Ibrahim Holdings (Private) Limited.
13	Jurisdiction of licensing authority and regulator of ultimate parent	Jurisdiction: Pakistan Regulator of Ultimate Parent: Securities and Exchange Commission of Pakistan (SECP).
14	Select the business areas applicable to the Entity	-
14 a	Retail Banking	Yes
14 b	Private Banking	No
14 c 14 d	Commercial Banking Transactional Banking	Yes Yes
14 u	Investment Banking	Yes
14 f	Financial Markets Trading	Yes
14 g	Securities Services/Custody	Yes (Safe Deposit Lockers for Customers Only)
	Broker/Dealer	No
	Multilateral Development Bank	No
14 j 14 k	Wealth Management Other (please explain)	No
15	Does the Entity have a significant (10% or more) portfolio of non-resident customers or does it derive more than 10% of its revenue from non-resident customers? (Non-resident means customers primarily resident in a different jurisdiction to the location where	No
15 a	bank services are provided) If Y, provide the top five countries where the non- resident customers are located.	Not Applicable
	Select the closest value:	
16 a	Number of employees	10001+
16 b	Total Assets Confirm that all responses provided in the above Section	Greater than \$500 million
17	are representative of all the LE's branches.	Yes
17 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	Not Applicable
18	If appropriate, provide any additional information/context to the answers in this section.	Nil
2. PRODUC	CTS & SERVICES	
19	Does the Entity offer the following products and services:	
19 a	Correspondent Banking	Yes
19 a1 19 a1a	If Y Does the Entity offer Correspondent Banking services to domestic banks?	- No
19 a1b	Does the Entity allow domestic bank clients to provide	Not Applicable
	downstream relationships?	

19 a1c	Does the Entity have processes and procedures in place to identify downstream relationships with domestic banks?	Not Applicable
19 a1d		PKR based Vostro services are provided to licensed and regulated Banks for Inward Home Remittances only; as per regulatory guidelines. (Further, RMA relationships only for SWIFT Correspondence)
19 a1e	Does the Entity allow downstream relationships with foreign banks?	No
19 a1f	Does the Entity have processes and procedures in place to identify downstream relationships with foreign banks?	Yes
19 a1g	Does the Entity offer Correspondent Banking services to regulated Money Services Businesses (MSBs)/Money Value Transfer Services (MVTSs)?	PKR based Vostro services are provided to licensed and regulated Exchange Companies for Inward Home Remittances only; as per regulatory guidelines.
19 a1h	Does the Entity allow downstream relationships with MSBs, MVTSs, or Payment Service Provider (PSPs)?	-
19 a1h1	MSBs	No
19 a1h2	MVTSs	No
19 a1h3	PSPs	No
19 a1i	Does the Entity have processes and procedures in place to identify downstream relationships with MSBs /MVTSs/PSPs?	Yes
19 b	Cross-Border Bulk Cash Delivery	No
19 c	Cross-Border Remittances	Yes
19 d	Domestic Bulk Cash Delivery	No
19 e	Hold Mail	No
19 f	International Cash Letter	No
19 g	Low Price Securities	No
19 h	Payable Through Accounts	No
	Payment services to non-bank entities who may then	
19 i	offer third party payment services to their customers?	No
19 i1	If Y , please select all that apply below?	-
19 i2	Third Party Payment Service Providers	Not Applicable
19 i3	Virtual Asset Service Providers (VASPs)	Not Applicable
19 i4	eCommerce Platforms	Not Applicable
19 i5	Other - Please explain	Not Applicable
19 j	Private Banking	No
19 k	Remote Deposit Capture (RDC)	No
19 I	Sponsoring Private ATMs	No
19 m	Stored Value Instruments	No
19 n	Trade Finance	Yes
19 o	Virtual Assets	No
19 p	For each of the following please state whether you offer the service to walk-in customers and if so, the applicable level of due diligence:	-
19 p1	Check cashing service	Yes
19 p1a	If yes, state the applicable level of due diligence	Due Diligence
19 p2	Wire transfers	Yes
19 p2a	If yes, state the applicable level of due diligence	Due Diligence
19 p3	Foreign currency conversion	No
19 p3a	If yes, state the applicable level of due diligence	Not Applicable
19 p4	Sale of Monetary Instruments	Yes
19 p4a	If yes, state the applicable level of due diligence	Due Diligence
19 p5	If you offer other services to walk-in customers please provide more detail here, including describing the level of due diligence.	ABL offers cash deposit and withdrawal, remittances payment, banking instrument issuance, institutional fee collection and utility bill collection services etc. to walk-in customers. Services to walk in customers are provided in line with regulatory guidelines; subject to performance of Enhance Due Diligence which includes but not limited to Customer' identification/ verification, purpose of transaction, name screening, source / ultimate utilization of funds etc., as the case may be. In addition, services/transactions are also weighed against any real time scenarios such as transactions which do not make any economic sense or bears any suspicion etc.
19 q	Other high-risk products and services identified by the Entity (please specify)	No
20	Confirm that all responses provided in the above Section are representative of all the LE's branches.	Yes
20 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	Not Applicable
21	If appropriate, provide any additional information/context to the answers in this section.	Nil

IN AIVI CI	F & SANCTIONS PROGRAMME	
o. Airie, OI	Does the Entity have a programme that sets minimum	
22	AML, CTF and Sanctions standards regarding the	-
	following components:	
22 a	Appointed Officer with sufficient experience/expertise	Yes
22 b	Adverse Information Screening	Yes
22 c	Beneficial Ownership	Yes
22 d 22 e	Cash Reporting CDD	Yes Yes
22 e 22 f	EDD	Yes
22 g	Independent Testing	Yes
22 h	Periodic Review	Yes
22 i	Policies and Procedures	Yes
22 j	PEP Screening	Yes
22 k	Risk Assessment	Yes
22 I	Sanctions	Yes
22 m	Suspicious Activity Reporting	Yes
22 n	Training and Education	Yes
22 o	Transaction Monitoring	Yes Compliance department has 151 staff members of which 99 are dedicated to AMILIAYO OFT and International
23	How many full time employees are in the Entity's AML, CTF & Sanctions Compliance Department?	Compliance department has 151 staff members of which 88 are dedicated to AML, KYC, CFT and International Correspondence & Remittances Units.
	Is the Entity's AML, CTF & Sanctions policy approved at	Correspondence & Remittances Offics.
24	least annually by the Board or equivalent Senior	No
24	Management Committee? If N, describe your practice in	No
	Question 29.	
	Does the Board receive, assess, and challenge regular	Van Daniel van musekala kasis ukila Casisa Managamant sa sasa 111.1 sat
25	reporting on the status of the AML, CTF, & Sanctions	Yes, Board on quarterly basis while Senior Management on monthly basis.
	programme? Does the Entity use third parties to carry out any	
26	components of its AML, CTF & Sanctions programme?	No
26 a	If Y, provide further details	Not Applicable
27	Does the entity have a whistleblower policy?	Yes
28	Confirm that all responses provided in the above Section	Yes
20	are representative of all the LE's branches	
28 a	If N, clarify which questions the difference/s relate to and	Not Applicable
	the branch/es that this applies to.	The Bank's Compliance Policy is updated once in three (3) years or as and when required under regulatory
	If appropriate, provide any additional information/context	requirement. The approving authority of Compliance Policy is Board of the Bank. However, Compliance Plan
29	to the answers in this section.	containing developments, initiatives and regular AML/CFT/CPF activities is approved by the Board on annual
		basis.
4. ANTI BR	RIBERY & CORRUPTION	
	Has the Entity documented policies and procedures	ABL as a Commercial Bank mainly deals in services covers ABC risk through Code of Ethics duly approved by
30	consistent with applicable ABC regulations and	the Board of Directors, every employee signs off the same on annual basis. Further, bank has established a separate fraud monitoring & reporting unit for on-going monitoring of staff activities while an independent
30	requirements to reasonably prevent, detect and report	internal audit function also strengthens this monitoring process. Whistle Blow Policy of the bank also provides
	bribery and corruption?	mechanism for direct reporting of any suspicious or corrupt behavior to the Audit Committee of the Board.
24	Does the Entity have an enterprise wide programme that	Same as above
31	sets minimum ABC standards?	Same as above
	Has the Entity appointed a designated officer or officers	
32	with sufficient experience/expertise responsible for	Yes
	coordinating the ABC programme? Does the Entity have adequate staff with appropriate	
33	levels of experience/expertise to implement the ABC	Yes
	programme?	
34	Is the Entity's ABC programme applicable to:	Third parties acting on behalf of the Entity
35	Does the Entity have a global ABC policy that:	-
	Prohibits the giving and receiving of bribes? This	ADI La de la companya del companya de la companya del companya de la companya de
25 -	includes promising, offering, giving, solicitation or	ABL has a limited international presence with a whole sale branch in Bahrain and representative offices in
35 a	receiving of anything of value, directly or indirectly, if improperly intended to influence action or obtain an	Dubai and Beijing. However, ABL's Bank-wide implemented Code of Ethics are also applicable on these international jurisdictions.
	advantage	แกะอากลิเบาเลา junouloliUno.
L		Company of the compan
25 5	Includes enhanced requirements regarding interaction	
35 b	with public officials?	Same as above
	with public officials? Includes a prohibition against the falsification of books	
35 b 35 c	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any	Same as above
	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)?	
	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the	
35 c 36	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the effectiveness of their ABC programme?	Same as above Yes
35 c	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the	Same as above
35 c 36 37	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the effectiveness of their ABC programme? Does the Board receive, assess, and challenge regular reporting on the status of the ABC programme?	Same as above Yes
35 c 36	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the effectiveness of their ABC programme? Does the Board receive, assess, and challenge regular reporting on the status of the ABC programme? Has the Entity's ABC Enterprise Wide Risk Assessment	Same as above Yes
35 c 36 37	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the effectiveness of their ABC programme? Does the Board receive, assess, and challenge regular reporting on the status of the ABC programme? Has the Entity's ABC Enterprise Wide Risk Assessment (EWRA) been completed in the last 12 months?	Same as above Yes
35 c 36 37	with public officials? Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)? Does the Entity have controls in place to monitor the effectiveness of their ABC programme? Does the Board receive, assess, and challenge regular reporting on the status of the ABC programme? Has the Entity's ABC Enterprise Wide Risk Assessment	Same as above Yes

	Door the Entity have an ABC residual risk rating that is	
20	Does the Entity have an ABC residual risk rating that is	V
39	the net result of the controls effectiveness and the	Yes
	inherent risk assessment?	
40	Does the Entity's ABC EWRA cover the inherent risk	-
	components detailed below:	
40 a	Potential liability created by intermediaries and other	Yes
	third-party providers as appropriate	
	Corruption risks associated with the countries and	
40 b	industries in which the Entity does business, directly or	Yes
	through intermediaries	
	Transactions, products or services, including those that	
40 c		Yes
	officials	
	Corruption risks associated with gifts and hospitality,	
40 d	hiring/internships, charitable donations and political	Yes
	contributions	
40 e	Changes in business activities that may materially	Yes
40 6	increase the Entity's corruption risk	163
	Does the Entity's internal audit function or other	
41	independent third party cover ABC Policies and	Yes
	Procedures?	
42	Does the Entity provide mandatory ABC training to:	-
42 a	Board and senior Committee Management	Yes
42 b	1st Line of Defence	Yes
42 c	2nd Line of Defence	Yes
42 d	3rd Line of Defence	Yes
42 U	Third parties to which specific compliance activities	100
42 e		Not Applicable
-	subject to ABC risk have been outsourced Non-employed workers as appropriate	
42 f		Yes
-	(contractors/consultants) Does the Entity provide ABC training that is targeted to	
43	specific roles, responsibilities and activities?	Yes
44	Confirm that all responses provided in the above Section	Yes
	are representative of all the LE's branches	
44 a	If N, clarify which questions the difference/s relate to and	Not Applicable
	the branch/es that this applies to.	
45	If appropriate, provide any additional information/context	Nil
	to the answers in this section.	1
5. AML, CT	FF & SANCTIONS POLICIES & PROCEDURES	
	Has the Entity documented policies and procedures	
46	consistent with applicable AML, CTF & Sanctions	
46	regulations and requirements to reasonably prevent,	
	detect and report:	
46 a	Money laundering	Yes
46 b	Terrorist financing	Yes
40 -		Yes
46 c	Sanctions violations	
46 C 47	Are the Entity's policies and procedures updated at least	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction
47		
	Are the Entity's policies and procedures updated at least annually?	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction
47	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction
47 48 48 a	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc.
47 48 48 a 48 a1	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against:	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary)
47 48 48 a 48 a1 48 b	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries.
48 48 a 48 a1 48 b 48 b1	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results?	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary)
47 48 48 a 48 a1 48 b 48 b1 49	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that:	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) -
48 48 a 48 a1 48 b 48 b1	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries.
47 48 48 a 48 a1 48 b 48 b1 49 49	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity retain a record of the results? Prohibit the opening and keeping of anonymous and fictitious named accounts	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes (where necessary) Yes
47 48 48 a 48 a1 48 b 48 b1 49	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity retain a record of the results? Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) -
48 48 a 48 a1 48 b 48 b1 49 49 a	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes
47 48 48 a 48 a1 48 b 48 b1 49 49	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes (where necessary) Yes
48 48 a 48 a1 48 b 48 b1 49 a 49 a 49 c	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes
48 48 a 48 a1 48 b 48 b1 49 49 a	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity retain a record of the results? Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes
48 48 a 48 a1 48 b 48 b1 49 a 49 a 49 c	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes
48 48 a 48 a1 48 b1 48 b1 49 a 49 a 49 b 49 c 49 d	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes
48 48 a 48 a1 48 b1 48 b1 49 a 49 a 49 b 49 c 49 d	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes
47 48 48 a 48 a1 48 b1 49 b 49 a 49 b 49 c 49 d 49 e	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes
47 48 48 a 48 b 48 b 48 b 49 b 49 a 49 b 49 c 49 d 49 e	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes
47 48 48 a 48 a1 48 b 48 b1 49 49 a 49 b 49 c 49 d 49 e 49 f	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes
47 48 48 a 48 b 48 b 48 b 49 b 49 a 49 b 49 c 49 d 49 e	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit dealing with nother entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a1 48 b1 49 a 49 a 49 c 49 d 49 e	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes
47 48 48 a 48 b 48 b 48 b 49 a 49 a 49 b 49 c 49 d 49 e 49 f	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a1 48 b1 49 a 49 a 49 c 49 d 49 e	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit dealing with nother entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes
47 48 48 a 48 b 48 b 48 b 49 a 49 a 49 b 49 c 49 d 49 e 49 f	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit dealing with another entity that provides services to shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a 48 b 48 b 48 b 49 b 49 c 49 d 49 e 49 f 49 g	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 b 48 b 48 b 49 a 49 a 49 b 49 c 49 d 49 e 49 f	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk issues/potentially suspicious activity identified by	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a1 48 b 48 b1 49 a 49 a 49 b 49 c 49 d 49 e 49 f 49 g	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a 48 a1 48 b 48 b1 49 49 a 49 b 49 c 49 d 49 e 49 f 49 g	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk issues/potentially suspicious activity identified by employees	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a1 48 b 48 b1 49 a 49 a 49 b 49 c 49 d 49 e 49 f 49 g	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk issues/potentially suspicious activity identified by employees Define the process, where appropriate, for terminating	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes Yes Yes Yes Yes
47 48 48 a 48 a 48 a1 48 b1 49 a 49 a 49 b 49 c 49 d 49 e 49 f 49 g	Are the Entity's policies and procedures updated at least annually? Has the Entity chosen to compare its policies and procedures against: U.S. Standards If Y, does the Entity retain a record of the results? EU Standards If Y, does the Entity retain a record of the results? Does the Entity have policies and procedures that: Prohibit the opening and keeping of anonymous and fictitious named accounts Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs Prohibit dealing with other entities that provide banking services to unlicensed banks Prohibit accounts/relationships with shell banks Prohibit dealing with another entity that provides services to shell banks Prohibit opening and keeping of accounts for Section 311 designated entities Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents Assess the risks of relationships with domestic and foreign PEPs, including their family and close associates Define the process for escalating financial crime risk issues/potentially suspicious activity identified by employees	The Bank's Compliance Policy is updated once in three (3) years or as and when any regulatory instruction merits the revision of existing policy. - Yes, subject to applicability i.e., USA Patriot Act, OFAC sanctions list and sanctions on countries etc. Yes (where necessary) Yes, subject to applicability i.e., Restrictive measures imposed on the countries. Yes (where necessary) - Yes Yes Yes Yes Yes Yes Yes Yes

	Define the access for existing elients for financial coins	
	Define the process for exiting clients for financial crime	V .
49 k	11 7, 3 3	Yes
	branches and affiliates	
	Define the process and controls to identify and handle	
49 I	customers that were previously exited for financial crime	Yes
	reasons if they seek to re-establish a relationship	
40	Outline the processes regarding screening for sanctions,	V .
49 m	PEPs and Adverse Media/Negative News	Yes
	Outline the processes for the maintenance of internal	
49 n	"watchlists"	Yes
	Has the Entity defined a risk tolerance statement or	
50	similar document which defines a risk boundary around	Yes
		165
	their business?	
	Does the Entity have record retention procedures that	Yes
-	comply with applicable laws?	
	If Y, what is the retention period?	Minimum 10 years as per regulatory guidelines.
52	Confirm that all responses provided in the above Section	Yes
32	are representative of all the LE's branches	103
F0 -	If N, clarify which questions the difference/s relate to and	Not Applicable
52 a	the branch/es that this applies to.	Not Applicable
	If appropriate, provide any additional information/context	NB
	to the answers in this section.	Nil
	& SANCTIONS RISK ASSESSMENT	
	Does the Entity's AML & CTF EWRA cover the inherent	-
	risk components detailed below:	V
	Client	Yes
54 b	Product	Yes
54 c	Channel	Yes
54 d	Geography	Yes
	Does the Entity's AML & CTF EWRA cover the controls	
55	effectiveness components detailed below:	
	Transaction Monitoring	Yes
	Customer Due Diligence	Yes
	PEP Identification	Yes
55 d	Transaction Screening	Yes
55 e	Name Screening against Adverse Media/Negative News	Yes
55 E	Name Screening against Adverse Media/Negative News	165
55 f	Training and Education	Yes
	Governance	Yes
	Management Information	Yes
	Has the Entity's AML & CTF EWRA been completed in	103
		Yes
	the last 12 months? If N, provide the date when the last AML & CTF EWRA	
		Not Applicable
	was completed.	
57	Does the Entity's Sanctions EWRA cover the inherent	
	risk components detailed below:	
57 a	Client	Yes
57 b	Product	Yes
	Channel	Yes
	Geography	Yes
	Does the Entity's Sanctions EWRA cover the controls	
58	effectiveness components detailed below:	
58 a	Customer Due Diligence	Yes
	Governance	Yes
58 c	List Management	Yes
58 d	Management Information	Yes
58 e	Name Screening	Yes
58 f	Transaction Screening	Yes
58 g	Training and Education	Yes
	Has the Entity's Sanctions EWRA been completed in the	
59	last 12 months?	Yes
	If N, provide the date when the last Sanctions EWRA	
		Not Applicable
	was completed.	
60	Confirm that all responses provided in the above Section	Yes
	are representative of all the LE's branches	
	If N, clarify which questions the difference/s relate to and	Not Applicable
	the branch/es that this applies to.	· · · · · · · · · · · · · · · · · · ·
	If appropriate, provide any additional information/context	Nil
64		II VIII
61	to the answers in this section.	

7. KYC. CE	DD and EDD	
62	Does the Entity verify the identity of the customer?	Yes
	Do the Entity's policies and procedures set out when	
63	CDD must be completed, e.g. at the time of onboarding	Yes
	or within 30 days?	
	Which of the following does the Entity gather and retain	
64	when conducting CDD? Select all that apply:	-
64 a	Customer identification	Yes
64 b	Expected activity	Yes
64 c	Nature of business/employment	Yes
64 d	Ownership structure	Yes
64 e	Product usage	Yes
64 f	Purpose and nature of relationship	Yes
64 g	Source of funds	Yes
64 h	Source of wealth	Yes
65	Are each of the following identified:	
65 a	Ultimate beneficial ownership	Yes
65 a1	Are ultimate beneficial owners verified?	Yes
65 b	Authorized signatories (where applicable)	Yes
65 c	Key controllers	Yes
65 d	Other relevant parties	Yes
65 u	Other relevant parties	For individual (natural person) shareholders holding 20% or above stake (10% or above in case of EDD) in an
1	What is the Entity's minimum (lowest) threshold applied	entity, identification and verification of such natural persons; and for legal persons holding shares equal to 20%
66	to beneficial ownership identification?	or above in an entity, identification and verification of individual (natural person) shareholders holding shares
	to peneticial ownership identification?	
 	Does the due diligence process result in customers	equal to 20% or above of that legal person.
67	receiving a risk classification?	Yes
	If Y, what factors/criteria are used to determine the	
67 a	customer's risk classification? Select all that apply:	-
67 a1	Product Usage	Yes
67 a2	Geography	Yes
67 a3	Business Type/Industry	Yes
67 a4	Legal Entity type	Yes
67 a5	Adverse Information	Yes
67 a6	Other (specify)	Account type, channel of transaction, anticipated / actual turnover etc.
	For high risk non-individual customers, is a site visit a	
68	part of your KYC process?	Yes
68 a	If Y, is this at:	
68 a1	Onboarding	Yes
68 a2	KYC renewal	No
68 a3	Trigger event	Yes
68 a4	Other	Yes
68 a4a	If yes, please specify "Other"	As & when deemed necessary
00 444		7.10 d. Which decined necessary
69	Does the Entity have a risk based approach to screening	Yes
00	customers for Adverse Media/Negative News?	
69 a	If Y, is this at:	-
69 a1	Onboarding	Yes
69 a2	KYC renewal	Yes
69 a3	Trigger event	Yes
	What is the method used by the Entity to screen for	
70	Adverse Media/Negative News?	Automated
	Does the Entity have a risk based approach to screening	
71	customers and connected parties to determine whether	Yes
	they are PEPs, or controlled by PEPs?	
71 a	If Y, is this at:	-
71 a1	Onboarding	Yes
71 a2	KYC renewal	Yes
71 a3	Trigger event	Yes
72	What is the method used by the Entity to screen PEPs?	Automated
	Does the Entity have policies, procedures and processes	
73	to review and escalate potential matches from screening customers and connected parties to determine whether	Yes
1	they are PEPs, or controlled by PEPs?	
74	Is KYC renewed at defined frequencies based on risk	Yes
/4	Instinct (Denie die Denieure)	100
	rating (Periodic Reviews)?	

74 a	If yes, select all that apply:	
74 a1	Less than one year	No
74 a2	1 – 2 years	Yes
74 a3	3 – 4 years	Yes
74 a4	5 years or more	Yes
74 a5	Trigger-based or perpetual monitoring reviews	Yes
74 a6	Other (Please specify)	KYC is an on-going process wherein the customer profile is monitored automatically for any change in profile behavior. KYC information is reviewed and updated whenever any change is observed in customer profile including but not limited to source of income, geography, services, residential status, transaction volume etc. or any other change in profile of the customer that merits revision. Further, the periodic review frequency for High-Risk, Medium Risk & Low Risk customers is 01 Year, 03 Years & 05 Years respectively.
75	Does the Entity maintain and report metrics on current and past periodic or trigger event due diligence reviews?	Yes
76	From the list below, which categories of customers or industries are subject to EDD and/or are restricted, or prohibited by the Entity's FCC programme?	
76 a	Arms, Defence, military	EDD on risk-based approach
76 b	Respondent Banks	Always subject to EDD
76 b1	If EDD or restricted, does the EDD assessment contain the elements as set out in the Wolfsberg Correspondent Banking Principles 2022?	Yes
76 c	Embassies/Consulates	Always subject to EDD
76 d	Extractive industries	EDD on risk-based approach
76 e	Gambling customers	Prohibited
76 f	General Trading Companies	EDD on risk-based approach
76 g	Marijuana-related Entities	Prohibited
76 h	MSB/MVTS customers	Always subject to EDD
76 i	Non-account customers	EDD on risk-based approach
76 j	Non-Government Organizations	Always subject to EDD
76 k	Non-resident customers	EDD on risk-based approach
76 I	Nuclear power	EDD on risk-based approach
		Always subject to EDD
76 m	Payment Service Providers	
76 n	PEPs	Always subject to EDD
76 o	PEP Close Associates	Always subject to EDD
76 p	PEP Related	Always subject to EDD
76 q	Precious metals and stones	EDD on risk-based approach
76 r	Red light businesses/Adult entertainment	Prohibited
76 s	Regulated charities	Always subject to EDD
76 t	Shell banks	Prohibited
76 u	Travel and Tour Companies	EDD on risk-based approach
76 v	Unregulated charities	Prohibited
76 w	Used Car Dealers	EDD on risk-based approach
76 x	Virtual Asset Service Providers	Prohibited
76 y	Other (specify)	Individuals / entities subject to OFAC / UNSC / sanctions and/or local proscribed individuals / entities involved in predicate crimes are prohibited as per Bank's Policy. ABL deals with regulated MVTS/ MSB only for inward home remittance transactions under State Bank of Pakistan, Ministry of Overseas Pakistanis and Ministry of Finance joint initiative - Pakistan Remittance Initiative (PRI). Further ABL does not enter into or continue a correspondent banking relationship with a bank incorporated in a jurisdiction, in which it (the correspondent bank) has no physical presence. ABL only entertains licensed arms, ammunition dealers. Defense, military, atomic power related accounts are opened on production of a special resolution by respective Ministry / Finance Division of the respective department, along with satisfactory performance of EDD measures.
77	If restricted, provide details of the restriction	Not Applicable
78	Does EDD require senior business management and/or	Yes
	compliance approval?	
78 a	If Y indicate who provides the approval:	Both
79	Does the Entity have specific procedures for onboarding entities that handle client money such as lawyers, accountants, consultants, real estate agents?	Yes
80	Does the Entity perform an additional control or quality review on clients subject to EDD?	Yes
81	Confirm that all responses provided in the above Section are representative of all the LE's branches	Yes
81 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to	Not Applicable
82	If appropriate, provide any additional information/context to the answers in this section.	ABL doesn't provide services or transact with Shell Bank, Unregulated Charities, Red Light Business / Adult Entertainment, Virtual Currencies, Marijuana, Gambling, Hawala / Hundi / Other Illegal MVTS, Proscribed / Designated Entities / Industries such as listed under UNSC, OFAC, EU or any business activity prohibited/restricted by the Govt. of Pakistan or any regulatory authority in Pakistan.

Does the Entity have risk based policies, procedures and yes controlling processes for the identification and reporting of suspicious activities? 4 What is the membrous activities? 4 If manual or combination selected, are riterial processes in a selection of the processes of	8. MONITORING & REPORTING		
monitoring processes for the identification and reporting of stageolous activity. What is the method used by the Entity to monitor of transactions are monitored manually. 4 a Instruction of the instruction of transaction and instruction of transactions are monitored manually. 4 b Instruction of transaction of the stage of transaction of tra			
of suspections activities? 84 What is the method used by the Entity to monitor transactions for suspections activities? 84 In a first the method used by the Entity to monitor transactions for suspections activities? 84 In a first the method used by the Entity to monitor transactions research (specific specific spe	83		Yes
What is the method used by the Entity to monitor and another combination selected, specify what type of If manual or combination selected, specify what type of If manual or combination selected, specify what type of If manual or combination selected, specify what type of If manual or combination selected, specify what type of If manual or combination selected specified what is the name of the wendorhood? 84 bit of method selected what is the name of the wendorhood? 85 bit of the was the tool lost updated? 86 bit of the was the tool lost updated? 87 does the Entity have policies, procedures and processes to comply with suspicious transaction experiment requirements. 86 bit or ever and escales matters arising from the experiment requirements. 87 does the Entity have policies, procedures and processes to comply with suspicious transaction experiment requirements. 88 bit or ever and escales matters arising from the experiment requirements. 89 complete the transaction of the transaction of the transaction and transaction are supported to monitoring? 89 complete the transaction of the transaction of the transaction are supported to monitoring? 89 complete the Entity have policies, processes in place to respond to 89 complete the Entity have policies, processes in place to respond to 80 selected and escales are subject to monitoring? 80 confirm that all responses provided in the above Section 80 selected and escales are place to select to and 81 selected and escales are place to select to and 82 selected to monitoring? 83 bit continues the transaction of the Entity have policies, processes in place to select to and 84 selected the transaction of the transaction of the selected transaction of the selecte	55		
### data combination selected, specify what type of transactions are monitored manually and transaction are monitored manually and the monitorior of filtri selected, what is the manual and the work of			
## description of the combination selected, specify what type of the control of t	84		Automated
transactions are monitored manually statement and interest system or vendor-sourced tools used? 4 b 1			
Section Foundation selected, are internal system or vendor-sourced look used? Vendor-sourced took Vend	84 a		Not Applicable
Section Sect			
Set bit If Vendor-sourced toof or 'Both' selected, what is the Retail of the Vendor-sourced toof or 'Both' selected, what is the Retail of the Vendor-sourced toof or 'Both' selected, what is the Retail of the Vendor-sourced toof or 'Both' selected, what is the Retail of the Vendor-sourced too 'All the Let's and the Vendor-sourced too 'All the Let's and the Vendor-sourced too 'All the Let's branches and the Vendor-sourced too 'All the Let's branches and the branchies that this applies to 'All the All t	84 b	· ·	Vendor-sourced tools
84 bz When was the total surplated? 84 bz When was the total surplated? 85 bz When was the automated Transaction Monitoring of the was the total surplated of the was the was the surplated of the was			
84 b2 When was the tool last updated?	84 b1		Financial Crime and Compliance Management (FCCM)
When was the automated Transaction Monitoring policiatin last calibrated? 1 year	84 52		< 1 year
85 application last calibrated? 86 bapplication last calibrated? 87 cose the Entity have regulatory requirements to report suspicious transactions? 88 application last calibrated? 89 cose the Entity have policies, procedures and processes to comply with suspicious transaction experiments? 80 cose the Entity have policies, procedures and processes to comply with suspicious transaction are subject to monitoring? 80 cose the Entity have a data quality management programme to ensure that complete data for all transactions are subject to monitoring? 80 cose the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? 80 cose the Entity have processes in place to respond to Request For Information (RFIs) to their customers in a limited manner? 80 cose the Entity have processes in place to respond to Request For Information (RFIs) to their customers in a limited manner? 80 cose the Entity have processes in place to send simply manner? 80 cose the Entity have processes in place to send simply manner? 80 cose the Entity have processes in place to respond to the Entity have processes and processes to comply with and have controls in place to ensure compliance with. 81 compliance with a place to ensure compliance with			r you
Does the Entity have proleids, procedures and processes to comply with suspicious transaction reporting requirements? Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of customer transactions and activity? Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of customer transactions and activity? Does the Entity have add and quality management processes to review and escalate matters arising from the monitoring of customer transactions and activity? Does the Entity have processes in place to respond to R8 Request For information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Request for information (RFIs) form other entities in a timely manner? Does the Entity have processes in place to send Request for information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Request for information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Request for information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Request for information (RFIs) to their customers in a timely manner? Does the Entity have controls to support the inclusion of the arowers in this section. Does the Entity have processes to procedures and processes to comply with and have controls in place to ensure compliance with: PAYMENT TRANSPARENCY Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: PAYMENT TRANSPARENCY Does the Entity have policies, procedures and processes to comply with and have controls to support the inclusion of required and accurate originator information in cross border payment reseasces? Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment reseasces? Does the En	84 b3		< 1 year
Suspicious transactions?	-		
If Y, does the Entity have policies, procedures and processes to composes to comply with suspicious transaction reporting requirements?	85		Yes
85 a processes to comply with suspicious transaction representative processes to comply with suspicious transactions are processes to comply with suspicious transactions and activity? Does the Entity have data quality management programme to ensure that complete data for all transactions are subject to monitoring of customer transactions are subject to monitoring of customer transactions are subject to monitoring of customer transactions are subject to monitoring of all transactions are subject to monitoring or a data quality management programme to ensure that complete data for all transactions are subject to monitoring or programme to ensure that complete data for all transactions are subject to monitoring or the entity management programme to ensure that complete data for all transactions are subject to monitoring or the entity management programment pro	<u> </u>		
reporting requirements? Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of cusomer transactions and activity? Does the Entity have a data quality management programme to ensure that complete data for all transactions are subject to monitoring? Does the Entity have processes in place to respond to Request for Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Pool of the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Pool of the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Pool of the Entity have processes in place to respond to the sensitive to all the LE's branches Pool of the Entity have processes to the Entity have processes to comply with and have controls in place to ensure compliance with. Pool to the answers in this section. PAYMENT TRANSPARENCY Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with. Pool to the ensure of the Entity have processes to comply with and have controls to support the inclusion of required beneficiary information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the En	05 -		Yes.
Does the Entity have policies, procedures and processes to compy with and have controls in place to ensure compliance with: Does the Entity have policies, procedures and processes to comply with and have controls to support the inclusion of required beneficiary information (16 yes). Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Request for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Possibly and the send of the time of the processes of the propriate, provide any additional information/context to the answers in this section. PAMMENT TRANSPARENCY Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: Possibly and the processes to comply with and have controls in place to ensure compliance with: Possibly and the processes of the propriate provide any additional information or required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If y, does the Entity have procedures to include beneficiary information cross-border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If y, does the Entity have procedures to include beneficiary information cross-border payment messages? Does the Entity have con	85 a		res
to review and escalate matters arising from the monitoring of customer transactions and activity? Does the Entity have a data quality management programme to ensure that complete data for all transactions are subject to monitoring? Does the Entity have processes in place to respond to Request for Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Poorifirm that all responses provided in the above Section are representative of all the LE's branches Poorifirm that all responses provided in the above Section are representative of all the LE's branches Poorified that this applies to Republication of the provide any additional information/context to the answers in this section. PAYMENT TRANSPARENCY Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? Does the Entity aver policies, procedures and processes to comply with and have controls in place to ensure compliance with: Does the Entity have provides any additional information in cross border payment messages? Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary defreences relate to and the branch/es that this applies to. Poor Infirm that all responses provided in the above Section are representative of all the LE's branches Poor Infirm that all responses provided in the above Section are representative of all the LE's branches Poor Infirm that all responses provided in			
monitoring of customer transactions and activity? Does the Entity have a data quality management programme to ensure that complete data for all transactions are subject to monitoring? Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Not Applicable P1			
Does the Entity have a data quality management programme to ensure that complete data for all transactions are subject to monitoring? Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Oose the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Oose the Entity the LE's branches If N, Calify which questions the difference/s relate to and the branch/es that this applies to If appropriate, provide any additional information/context In the answers in this section. PAYMENT TRANSPARENCY Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? Does the Entity and have processes to comply with and have controls in place to ensure compliance with Yes AMILICETI/OPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Yes AMILICETI/OPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Yes If Y, does the Entity have controls to support the inclusion of required denacturate originator information in cross border payment messages? If Y, does the Entity have controls to support the inclusion of required denacturate originator information in cross border payment messages? If Y, does the Entity have controls to support the inclusion of required denactive originator information in cross border payment messages? If Y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payments? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? If Y, does the Entity have procedures to include beneficiary information informat	86		res
rorgamme to ensure that complete data for all transactions are subject to monitoring? Does the Entity have processes in place to respond to the Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Pool Confirm that all responses provided in the above Section are representative of all the LE's branches In (Aufir) which questions the difference's relate to and the branch'es that this applies to the answers in this section. PAYMENT TRANSPARENCY Does the Entity dather to the Wolfsberg Group Payment Transparency Standards? Does the Entity have policies, procedures and processes to compliance with: 33 a FATF Recommendation 16 33 b Local Regulations AS3 b Local Regulations Does the Entity have controls to support the inclusion of required denel accurate originator information in cross border payment messages? Does the Entity have procedures to include beneficiary information cross-border payment messages? If N, explain Does the Entity have procedures to include beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include a payments? Yes One of the Confirm that all responses provided in the above Section are representative of all the LE's branches in the confirmation of required beneficiary information cross-border payment messages? One site Entity have procedures to include beneficiary information cross-border payment messages? One of the Confirm that all responses provided in the above Section are representative of all the LE's branches in the Confirmation of the Confirmation of the Confirmation and the Entity have procedures to include beneficiary information cross-border payment messages? One of the Confirmation and the Confirmation of the Confirmation and the Confirmation and the Standard Stand			
ransactions are subject to monitoring? Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Oos the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Oos the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? Oos the Entity have processes from the above Section are representative of all the LFs branches to the shawers in this section. If appropriate, provide any additional information/context to the answers in this section. Does the Entity have procedures and processes to compliance with: Applicable Yes Oos the Entity have processes to place to sensure compliance with: If appropriate, provide any additional information of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have procedures to include beneficiary information cross-border payment messages? If y, does the Entity have procedures to include beneficiary address including country in cross border payment messages? Oos the Entity have procedures to include beneficiary address including country in cross border payment messages? If y, does the Entity have controls to support the inclusion of required beneficiary address including country in cross border payment messages? Oos the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If y, does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If y,			
Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Request for Information (RFIs) to their customers in a timely manner? 90 Confirm that all responses provided in the above Section are representative of all the LE's branches 11 (in Clarify which questions the difference/s relate to and the branch/es that this applies to find provide any additional information/context to the answers in this section. 91 a figure of the provide any additional information/context to the answers in this section. 92 PAYMENT TRANSPARENCY 92 Does the Entity abere to the Wolfsberg Group Payment Transparency Standards? Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FAFF Recommendation 16 94 Yes 95 a) Local Regulations Yes 95 If IY, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Yes Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? If IY, does the Entity have procedures to include beneficiary address including country in cross border payment messages? If IY, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section for the branches in this applies to. If Agroprofize provide any additional information/context in this applies to.	87		Yes
88 Request For Information (RFIs) from other entities in a timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? 90 Confirm that all responses provided in the above Section at timely manner? 91 The Confirm that all responses provided in the above Section at timely manner? 92 Confirm that all responses provided in the above Section at timely manner? 93 If IN, clarify which questions the difference/s relate to and the branch/tes that this applies to 94 If appropriate, provide any additional information/context to the answers in this section. 95 PAYMENT TRANSPARENCY 96 Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 95 a TaFT Recommendation 16 Yes 95 a ML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Yes AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Yes Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? If Y, cose the Entity have procedures to include beneficiary address including country in cross border payments? Obes the Entity have procedures to include beneficiary address including country in cross border payments? P6 Confirm that all responses provided in the above Section variety in the payment of the payments? P7 If Y, cose the Entity have procedures to include beneficiary address including country in cross border payments? P8 A B If N, clarify which questions the difference/s relate to and the branches that this applies to. Not Applicable			
timely manner? Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a timely manner? 90 Canfirm that all responses provided in the above Section are representative of all the LFs branches are represented by the provision of required beneficiary information cross-border payment messages? 96 Confirm that all responses provided in the above Section are representative of all the LFs branches relate to and the branch/es that this applies to. 97 The representative of all the LFs branches relate to and the branch/es that this applies to. 98 Are representative of all the LFs branches relate to and the branch/es that this applies to.			
Does the Entity have processes in place to send Requests for Information (RFIs) to their customers in a limely manner? 90 acriff which questions the difference/s relate to and the branch/es that this applies to for the answers in this section. 91 af if N, clarify which questions the difference/s relate to and the branch/es that this applies to for the pranch/es that this applies to the answers in this section. 91 af propropriate, provide any additional information/context to the answers in this section. 92 Description and the pranch/es that the pranch of the pranch	88		Yes
Requests for Information (RFIs) to their customers in a timely manner? 90 Confirm that all responses provided in the above Section are representative of all the LE's branches in I'n, clarify which questions the difference/is relate to and the branch/ies that this applies to if appropriate, provide any additional information/context to the answers in this section. 91 If N, clarify which questions the difference/is relate to and the branch/ies that this applies to if appropriate, provide any additional information/context to the answers in this section. 92 PAYMENT TRANSPASENCY 92 Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? 93 Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b Local Regulations Yes 93 b Local Regulations Not Applicable 17 N. explain Not Applicable 94 required and accurate originator information in cross border payment messages? 95 Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? 95 Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? 96 Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? 97 Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? 98 Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? 98 Does the Entity have ontrols to support the inclusion of required dendicary information cross-border payment messages? 99 Does the Entity have ontrols to support the inclusion of required dendicary information formation of the payments? 90 Does the Entity have ontrols to support the inclusion of required and accurate originator information o			
timely manner?	1		
Solution	89		Yes
are representative of all the LE's branches 1			
are representative of all the LE's branches 90 a	90		Ves
the branch/es that this applies to 1	90		169
the branch/es that this applies to if appropriate, provide any additional information/context to the answers in this section. 9. PAYMENT TRANSPARINCY 92 Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b Local Regulations Yes 93 b I ff N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches are representative of all t	90.3	If N, clarify which questions the difference/s relate to and	Not Applicable
9. PAYMENT TRANSPARENCY 92 Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? 93 boes the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b I If Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. 93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. Not Applicable Not Applicable Not Applicable Not Applicable	30 a		ηνοι Αργιισασίο
Section	01		Nil
Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 3 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b1 If Y, specify the regulation Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have procedures to include beneficiary address including country in cross border payments? Page 1 Gonfirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Not Applicable Yes AMI./CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AMI. Act, 2010. Not Applicable Not Applicable Yes Yes Yes Yes Yes Yes Yes Y			TVII
Does the Entity adhere to the Wolfsberg Group Payment Transparency Standards? Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 3 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b1 If Y, specify the regulation Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have procedures to include beneficiary address including country in cross border payments? Page 1 Gonfirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Not Applicable Yes AMI./CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AMI. Act, 2010. Not Applicable Not Applicable Yes Yes Yes Yes Yes Yes Yes Y	9. PAYMEN	IT TRANSPARENCY	
Transparency Standards? Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FATE Recommendation 16 Yes 93 b Local Regulations Yes 93 b1 If Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. 93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Not Applicable			V
Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with: 93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b I If Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context (hiii)	92		res
to comply with and have controls in place to ensure compliance with: 93 a FATF Recommendation 16 93 b Local Regulations 93 b Local Regulations 93 c If N, explain Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context hill			
compliance with: 93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b1 If Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. 93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nii	93		-
93 a FATF Recommendation 16 Yes 93 b Local Regulations Yes 93 b1 if Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. 93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nil	""		
93 b1 If Y, specify the regulation AML/CFT/CPF Regulations for State Bank of Pakistan's Regulated Entities (SBP-REs) and AML Act, 2010. 93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Not Applicable Not	93 a		Yes
93 b1 If Y, specify the regulation 93 c If N, explain Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nii			
93 c If N, explain Not Applicable Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 97 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 98 If Appropriate, provide any additional information/context Nil			
Does the Entity have controls to support the inclusion of required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nil			
required and accurate originator information in cross border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nil	33.0		тел фримани
border payment messages? Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Nii	0.4		Ves
Does the Entity have controls to support the inclusion of required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 97 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 98 If A propriate, provide any additional information/context Not Applicable	34		100
required beneficiary information cross-border payment messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 97 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 98 If appropriate, provide any additional information/context Not Applicable	-		
messages? If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 96 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 97 If appropriate, provide any additional information/context Not Applicable	95		Ves
If Y, does the Entity have procedures to include beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to. If appropriate, provide any additional information/context Not Applicable	90		165
beneficiary address including country in cross border payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 96 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 97 If appropriate, provide any additional information/context Not Applicable	-		
payments? 96 Confirm that all responses provided in the above Section are representative of all the LE's branches 96 If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 97 If appropriate, provide any additional information/context Nil	0F ~		Ves
96 Confirm that all responses provided in the above Section are representative of all the LE's branches 96 a If N, clarify which questions the difference/s relate to and the branch/es that this applies to. 97 If appropriate, provide any additional information/context NiI	90 a		165
are representative of all the LE's branches 96 a If N, clarify which questions the difference/s relate to and the branch/es that this applies to. Not Applicable Not Applicable	-		
96 a If N, clarify which questions the difference/s relate to and the branch/es that this applies to. Not Applicable Not Applicable	96		Yes
the branch/es that this applies to. Not Applicable If appropriate, provide any additional information/context Nil	 		
If appropriate, provide any additional information/context	96 a		Not Applicable
			**
to the answers in this section.	97		Nii
		to the answers in this section.	

10. SANCTIO	ONS	
	Does the Entity have a Sanctions Policy approved by	
l I	management regarding compliance with sanctions law	
	applicable to the Entity, including with respect to its	Yes
	business conducted with, or through accounts held at	
	foreign financial institutions?	
	Does the Entity have policies, procedures, or other	
C	controls reasonably designed to prevent the use of	
99	another entity's accounts or services in a manner	Von
99	causing the other entity to violate sanctions prohibitions	Yes
	applicable to the other entity (including prohibitions	
V	within the other entity's local jurisdiction)?	
	Does the Entity have policies, procedures or other	
	controls reasonably designed to prohibit and/or detect	
	actions taken to evade applicable sanctions prohibitions,	Yes
	such as stripping, or the resubmission and/or masking,	
	of sanctions relevant information in cross border	
	transactions?	
	Does the Entity screen its customers, including beneficial	
	ownership information collected by the Entity, during	Yes
	onboarding and regularly thereafter against Sanctions	
	Lists? What is the method used by the Entity for sanctions	
	what is the method used by the Entity for sanctions screening?	Automated
	screening? If 'automated' or 'both automated and manual' selected:	
	Are internal system of vendor-sourced tools used?	Vendor-sourced tools
i i	If a 'vendor-sourced tool' or 'both' selected, what is the	
	name of the vendor/tool?	LexisNexis Risk Solutions - Firco Compliance Link
	When did you last test the effectiveness (of finding true	
l,	matches) and completeness (lack of missing data) of the	
	matching configuration of the automated tool? (If 'Other'	< 1 year
	please explain in Question 110)	
Ī	Does the Entity screen all sanctions relevant data,	
103 i	including at a minimum, entity and location information,	Yes
l c	contained in cross border transactions against Sanctions	165
	Lists?	
	What is the method used by the Entity?	Automated
	Does the Entity have a data quality management	
	programme to ensure that complete data for all	Yes
	transactions are subject to sanctions screening?	
106	Select the Sanctions Lists used by the Entity in its	-
	sanctions screening processes:	
	Consolidated United Nations Security Council Sanctions	Used for screening customers and beneficial owners and for filtering transactional data
Į.	List (UN) United States Department of the Treasury's Office of	· · · · · · · · · · · · · · · · · · ·
	Foreign Assets Control (OFAC)	Used for screening customers and beneficial owners and for filtering transactional data
(Office of Financial Sanctions Implementation HMT	
	(OFSI)	Used for screening customers and beneficial owners and for filtering transactional data
	European Union Consolidated List (EU)	Used for screening customers and beneficial owners and for filtering transactional data
	Lists maintained by other G7 member countries	Used for screening customers and beneficial owners and for filtering transactional data
	,	Adverse Media Reporting List, Iran Identification and Monitoring Enhancements List, Section 311 List of US
400.5	Other (anglify)	Patriot Act List, Bank of England (BofE), Her Majesty's Treasury (HMT), Japanese Sanction Lists i.e., Ministry of
106 f	Other (specify)	Finance (MOF) & Ministry of Economy Trade & Industry (METI), and Local Lists i.e., National Counter Terrorism
		Authority (NACTA), FIA Red/black books etc.
	When regulatory authorities make updates to their	
107	Sanctions list, how many business days before the entity	
ľ	updates their active manual and/or automated screening	
5	systems against:	
107 a	Customer Data	As & when there is an update within any subscribed lists, the same gets updated automatically on real time
		basis.
	Transactions	As & when there is an update within any subscribed lists, the same gets updated automatically on real time
107 b	Transactions	
		basis.
[Does the Entity have a physical presence, e.g. branches,	basis.
[Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in	
108	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or	
108 c	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive	
108 c	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions?	No
108 (i	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions? Confirm that all responses provided in the above Section	
108 (0) i	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions? Confirm that all responses provided in the above Section are representative of all the LE's branches	No Yes
108 (0) 	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and	No
108 (0) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	No Yes Not Applicable
108 c c c c c c c c c c c c c c c c c c c	Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions? Confirm that all responses provided in the above Section are representative of all the LE's branches If N, clarify which questions the difference/s relate to and	No Yes

11. TRAINING	& EDUCATION	
111	Does the Entity provide mandatory training, which	
	includes:	
111 a	Identification and reporting of transactions to government authorities	Yes
	Examples of different forms of money laundering,	
111 b	terrorist financing and sanctions violations relevant for	Yes
	the types of products and services offered	
111 c	Internal policies for controlling money laundering,	Yes
	terrorist financing and sanctions violations New issues that occur in the market, e.g. significant	
111 d	regulatory actions or new regulations	Yes
111 e	Conduct and Culture	Yes
111 f	Fraud	Yes
112	Is the above mandatory training provided to :	-
112 a	Board and Senior Committee Management	Yes
112 b	1st Line of Defence	Yes
112 c	2nd Line of Defence	Yes
112 d	3rd Line of Defence	Yes
112 e	Third parties to which specific FCC activities have been	Not Applicable
	outsourced	• •
112 f	Non-employed workers (contractors/consultants)	Not Applicable
113	Does the Entity provide AML, CTF & Sanctions training that is targeted to specific roles, responsibilities and high	Vas
113	risk products, services and activities?	100
	Does the Entity provide customized training for AML,	
114	CTF and Sanctions staff?	Yes
114 a	If Y, how frequently is training delivered?	Annually
115	Confirm that all responses provided in the above Section	Yes
115	are representative of all the LE's branches	165
115 a	If N, clarify which questions the difference/s relate to and	Not Applicable
	the branch/es that this applies to.	
	If appropriate, provide any additional information/context	Mandatory trainings including AML/CFT/CPF & Fraud awareness etc. are provided to the Bank wide respective
116	to the answers in this section.	staff internally & externally on regular basis. These mandatory trainings are observed by Human Recourse
		Group of the Bank and conducted at least once a year, with additional trainings as necessary.
12. QUALITY	ASSURANCE /COMPLIANCE TESTING	
	Does the Entity have a program wide risk based Quality	
117	Assurance programme for financial crime (separate from	Yes
	the independent Audit function)?	
118	Does the Entity have a program wide risk based Compliance Testing process (separate from the	Yes
1.10	independent Audit function)?	100
440	Confirm that all responses provided in the above Section	V
119	are representative of all the LE's branches	Yes
119 a	If N, clarify which questions the difference/s relate to and	Not Applicable
1.00	the branch/es that this applies to.	, ter, pp., oans
120	If appropriate, provide any additional information/context	Nil
13. AUDIT	to the answers in this section.	
13. AUDIT	In addition to inspections by the government	
1	supervisors/regulators, does the Entity have an internal	
	audit function, a testing function or other independent	
121	third party, or both, that assesses FCC AML, CTF, ABC,	Yes
1	Fraud and Sanctions policies and practices on a regular	
	basis?	
122	How often is the Entity audited on its AML, CTF, ABC,	
	Fraud and Sanctions programme by the following:	Voorby
122 a	Internal Audit Department	Yearly M/S. EY Ford Rhodes, Chartered Accountants conduct overall audit of the Bank on annual basis. Further, the
122 b	External Third Party	Regulator i.e., State Bank of Pakistan conducts AML/CTF/CPF & Sanctions program audit on annual basis or
1225	External rimar arty	as & when deemed necessary by the Regulator.
·		

123	Does the internal audit function or other independent third party cover the following areas:	
123 a	AML, CTF ABC, Fraud and Sanctions policy and procedures	Yes
123 b	Enterprise Wide Risk Assessment	Yes
123 c	Governance	Yes
123 d	KYC/CDD/EDD and underlying methodologies	Yes
123 e	Name Screening & List Management	Yes
123 f	Reporting/Metrics & Management Information	Yes
123 g	Suspicious Activity Filing	Yes
123 h	Technology	Yes
123 i	Transaction Monitoring	Yes
123 j	Transaction Screening including for sanctions	Yes
123 k	Training & Education	Yes
123	Other (specify)	-
124	Are adverse findings from internal & external audit tracked to completion and assessed for adequacy and completeness?	Yes
125	Confirm that all responses provided in the above section are representative of all the LE's branches	Yes
125 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	Not Applicable
126	If appropriate, provide any additional information/context to the answers in this section.	Nil
4. FRAU	D	
127	Does the Entity have policies in place addressing fraud risk?	Yes
128	Does the Entity have a dedicated team responsible for preventing & detecting fraud?	Yes
129	Does the Entity have real time monitoring to detect fraud?	Yes
130	Do the Entity's processes include gathering additional information to support its fraud controls, for example: IP address, GPS location, and/or device ID?	Yes
131	Confirm that all responses provided in the above section are representative of all the LE's branches	Yes
131 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	Not Applicable
132	If appropriate, provide any additional information/context to the answers in this section.	Nil

Declaration Statement

Wolfsberg Group Correspondent Banking Due Diligence Questionnaire 2023 (CBDDQ V1.4)

Declaration Statement (To be signed by Global Head of Correspondent Banking or equivalent position holder AND Group Money Laundering Prevention Officer Global Head of Anti- Money Laundering, Chief Compliance Officer Global Head of Financial Crimes Compliance OR equivalent)

Allied Bank Limited is fully committed to the fight against financial crime and makes

every effort to remain in full compliance with all applicable financial crime laws, regulations and standards in all of the jurisdictions in which it does business and holds accounts.

Allied Bank Limited understands the critical importance of having effective and sustainable controls to combat financial crime in order to protect its reputation and to meet its legal and regulatory obligations

Allied Bank Limited recognizes the importance of transparency regarding parties to transactions in international payments and has adopted/is committed to adopting these standards.

Allied Bank Limited further certifies it complies with / is working to comply with the Wolfsberg Correspondent Banking Principles and the Wolfsberg Trade Finance Principles. The information provided in his Wolfsberg CBDDQ will be kept current and will be updated no less frequently than every eighteen months.

Allied Bank Limited commits to file accurate supplemental information on a timely basis.

I, Qazi Muhammad Zeeshan Ali, certify that I have read and understood this declaration, that the answers provided in this Wolfsberg CBDDQ are complete and correct to my honest belief, and that I am authorized to execute this declaration on behalf of Allied Bank Limited.

I. Tahir Mushtaq Mir, certify that I have read and understood this declaration, that the answers provided in this Wolfsberg CBDDQ are complete and correct to my honest belief, and that I am authorized to execute this declaration on behalf of Allied Bank Limited.

Signature & Date: March 20, 2023),

(Signature & Date: March 20, 2023)