

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA

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RBI/2014-15/160 UBD. BPD (PCB). Cir.No. 5/14.01.062/2014-15

August 5, 2014

The Chief Executive Officer
All Primary (Urban) Co-operative Banks

Madam/Dear Sir,

Know Your Customer (KYC) Norms /Anti-Money Laundering (AML) Standards / Combating of Financing of Terrorism (CFT) /Obligation of banks under Prevention of Money Laundering Act (PMLA), 2002 Obligation of banks - Amendment to Prevention of Money-laundering (Maintenance of Records) Rules 2013

The Government of India had notified the "Prevention of Money-Laundering (Maintenance of Records) Amendment Rules, 2013" (Rules) and published the same in the extraordinary official gazette vide G.S.R. No.576 (E) dated August 27, 2013. In order to align the existing instructions contained in our Master Circular UBD.BPD. (PCB).MC.No.16/12.05.001/2014-15 dated July 1, 2014 on Know Your Customer (KYC) norms / Anti-Money Laundering (AML) standards / Combating of Financing of Terrorism (CFT) / Obligation of banks under PMLA, 2002 with the amendment to PML Rules, it has been decided to notify the corresponding changes on account of the amendments.

- 2. The important changes are mentioned in the <u>Annex</u>.
- 3. A Copy of the Notification is attached for detailed reference.
- 4. Banks may revise their KYC policy in the light of the above instructions and ensure strict adherence to the same.

Yours faithfully

(Scenta Joy) General Manager

> शहरी बैंक विभाग,केंद्रीय कार्यालय, गारमेंट हाऊस, पहली मंज़िल, डॉ ए बी रोड, वरली, मुंबई- 400018 भारत फोन: 022 - 2493 9930 - 49; फैक्स: 022 - 2497 4030 / 2492 0231; ई मेल: cgmincubd@rbi.org.in

Urban Banks Department, Central Office, Garment House, 1 Floor, Dr.A.B.Road, Worli, Mumbai - 400018, India Phone: 022 - 2493 9930 - 49; Fax: 022 - 2497 4030 / 2492 0231; Email: cgmincubd@rbi.org.in बैंक हिन्दी में पत्राचार का स्वागत करता है।

चेतावनी: भारतीय रिज़र्व बैंक द्वारा ई-मेल, डाक, एसएमएस या फोन कॉल के जरिये कोई भी व्यक्तिगत जानकारी जैसे बैंक खाते का ब्यौरा, पासवर्ड आदि नहीं माँगा जाता है। यह धन रखने या देने का प्रस्ताव भी नहीं करता है। ऐसे प्रस्तावों का किसी भी प्रकार से जवाब मत दीजिए। Caution: RBI never sends mails, SMSs or makes calls asking for personal information like bank account details, passwords, etc.It never keeps or offers funds to anyone. Please do not respond in any manner to such offers.



Annex

Sr. No.	Particulars	Existing Instructions	After amendment to PML Rules	Change in Instructions of the RBI
_	Particulars Definition of Designated Director - Rule 2 (ba)	Existing Instructions New definition added in the PML Rules.	besignated Director" means a person designated by the reporting entity to ensure overall compliance with the obligations imposed under chapter IV of the Act and the Rules and includes i) the Managing Director or a whole-time Director duly authorized by the Board of Directors if the reporting entity is a company, ii) the managing partner if the reporting entity is a partnership firm, iii) the proprietor if the reporting entity is a proprietorship concern, iv) the managing trustee if the reporting entity is a trust, v) a person or individual, as the case may be, who controls and manages the affairs of the reporting entity if the reporting entity is an unincorporated association or a body of individuals, and vi) such other person or class of persons as may be notified by the Government if the reporting entity does not fall in any of the categories above. Explanation For the purpose of this clause, the	
2	Definition of Officially Valid	"Officially valid document"	terms "Managing Director" and "Whole-time Director" shall have the meaning assigned to them in the Companies Act, 1956 (1 of 1956).	Llange for the collection
2	Definition of Officially Valid Document - Rule 2(d)	"Officially valid document" means the passport, the driving license, the Permanent Account Number (PAN) Card, the	"Officially valid document" means the passport, the driving license, the Permanent Account Number (PAN) Card, the	Henceforth, only the documents mentioned in the rule or any other document as notified by the Central Government in



		Voter's Identity Card issued by Election Commission of India, job card issued by NREGA duly signed by an officer of the State Government, the letter issued by the Unique Identification Authority of India containing details of name, address and Aadhaar number or any document as notified by the Central Government in consultation with the Reserve Bank of India or any other document as may be required by the banking company, or financial institution or intermediary;	Voter's Identity Card issued by Election Commission of India, job card issued by NREGA duly signed by an officer of the State Government, the letter issued by the Unique Identification Authority of India containing details of name, address and Aadhaar number or any document as notified by the Central Government in consultation with the regulator.	consultation with the Regulator would be 'officially valid documents'. The discretion given to banks earlier stands withdrawn.
3	Definition of transactions - Rule 2 (h)	Transactions include deposit, withdrawal, exchange or transfer of funds in whatever currency, whether in cash or by cheque, payment order or other instruments or by electronic or other non-physical means.	"transaction" means a purchase, sale, loan, pledge, gift, transfer, delivery or the arrangement thereof and includes- i) opening of an account; ii) deposits, withdrawal, exchange or transfer of funds in whatever currency, whether in cash or by cheque, payment order or other instruments or by electronic or other non-physical means; iii) the use of a safety deposit box or any other form of safe deposit; iv) entering into any fiduciary relationship; v) any payment made or received in whole or in part of any contractual or other legal obligation; vi) any payment made in respect of playing games of chance for cash or kind including such activities associated with casino; and viii) establishing or creating a legal person or legal arrangement.'	
4	Rule 14(i) and Proviso to Rule 2(d)	New instructions	Rule 14(i) provides that the 'Regulator' may prescribe enhanced or	In terms of Rule 14(i), it has been decided by the Reserve Bank that



simplified measures to verify the identity of the customers taking into consideration the type of customer, business relationship, nature and value of transactions based on the overall money laundering and terrorist financing risks involved A provision has been added to the definition of officially valid document at Rule 2(d), which states that where 'simplified measures' are applied for verifying the identity of customers taking life with the provision has been added to the definition of officially valid document at Rule 2(d), which states that where 'simplified measures' are applied for verifying the identity of customers the following documents shall be deemed to be officially valid documents: i. identity card with applicant's Photograph issued by Central/State Government Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Deblow ruppes ten lakhs or its equivalent in foreign currency where which have been valued below ruppes ten lakhs or its equivalent in foreign currency where which have been valued which have been valued below ruppes ten lakhs or its equivalent in foreign currency where either the origin or of deduction and the monthly aggregate work of the person; 6 Rule 3(E) New reporting format added Rule 5 (1)(a) reads as: Sulte 5 (1)(a) reads as: Vide amendments to rules in hoteled that back on deep deduction of fund is in incide; to be reported to Fill-UniD Vide amendments to rules in the state of dead from the person of the					
transactions integrally connected to each other which have been valued below rupees ten lakhs or its equivalent in foreign currency where such series of transactions have taken place within a month; Rule 3(E) New reporting format added Rule 3(E) New reporting format added Rule 3(E) New reporting format added Rule 3(E) Rule 4(E) Rule 5(E) Rule 5(E) Rule 5(D)(a) reads as: Rule 5(D)(a) reads as: Vide amendments to rules Vide amendments to rules It has been decided that				verify the identity of the customers taking into consideration the type of customer, business relationship, nature and value of transactions based on the overall money laundering and terrorist financing risks involved A proviso has been added to the definition of 'officially valid document' at Rule 2(d), which states that where 'simplified measures' are applied for verifying the identity of customers the following documents shall be deemed to be 'officially valid documents: i. identity card with applicant's Photograph issued by Central/State Government Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, and Public Financial Institutions; ii. letter issued by a gazetted officer, with a duly attested photograph	be applied in the case of 'Low risk' customers taking into consideration the type of customer, business relationship, nature and value of transactions based on the overall money laundering and terrorist financing risks involved. In respect of low risk category of customers, where simplified measures are applied, it would be sufficient to obtain any of the documents at (i) and (ii) of proviso to rule 2(d) for the purpose of proof of identity and proof of
added transfers of the value of more than rupees five lakhs or its equivalent in foreign currency where either the origin or destination of fund is in India; to be reported to FIU-IND added transfers of the value of more than rupees five lakhs or its equivalent in foreign currency where either the origin or destination of fund is in India; to be reported to FIU-IND Rule 5 Rule 5 (1)(a) reads as: Vide amendments to rules It has been decided that	5	Rule 3 (1) (B)	transactions integrally connected to each other which have been valued below rupees ten lakhs or its equivalent in foreign currency where such series of transactions have taken place within a	transactions integrally connected to each other which have been individually valued below rupees ten lakhs or its equivalent in foreign currency where such series of transactions have taken place within a month and the monthly aggregate exceeds rupees ten lakhs or its equivalent in foreign	
	6	Rule 3(E)		transfers of the value of more than rupees five lakhs or its equivalent in foreign currency where either the origin or destination of fund is in India; to be reported to	on reporting of cross border wire transfers (CWTR) have already been issued in terms of circular UBD.BPD(PCB) Cir No.54/14.01.062/2013-
	7	Rule 5	Rule 5 (1)(a) reads as :		



		Every reporting entity shall maintain information in respect of transactions with its client referred to in rule 3 *[in hard and soft copies] in accordance with the procedure and manner as may be specified by its regulator from time to time.	2010 words 'hard and soft copies' were removed. The rule provides that the regulator has to specify the procedure and manner of maintaining records.	records of the identity of clients, and records in respect of transactions with its client referred to in rule 3 in hard or soft format.
8	Rule 10 (2)	2) The records of the identity of clients shall be maintained in hard and soft copies in a manner as may be specified by its regulators from time to time.	2) The records of the identity of clients shall be maintained in a manner as may be specified by its regulators from time to time. Regulator has to specify the procedure and manner of maintaining the records of the identity of clients.	
9	Rule 7(1)	New addition	The name, designation and address of the Designated Director is to be communicated to the Director, FIU-IND. In addition, it shall be the duty of every reporting entity, its Designated Director, officers and employees to observe the procedure and manner of furnishing and reporting information on transactions referred to in Rule 3.	Reserve Bank vide circular UBD.BPD(PCB) Cir No. 48/14.01.062/2013-14 dated February 18, 2014, has advised banks to nominate a Designated Director. The banks are, therefore, advised to adhere to the reporting requirements as per this new rule.
10	Rule 8 (1)	All Cash transactions (in terms of Rule 3 (c)) where forged or counterfeit currency notes or bank notes has been used as genuine or where any forgery of valuable security or a document has taken place facilitating the transactions, had to be reported not later than 7 working days from the occurrence of such transactions.	All Cash transactions (in terms of Rule 3 (c)) where forged or counterfeit currency notes or bank notes has been used as genuine or where any forgery of valuable security or a document has taken place facilitating the transactions, had to be reported by the 15th day of the succeeding month.	The banks are advised to adhere to the reporting requirements as per this new rule.
11	Rule 8 (4)	New addition	In terms of Rule 8, while furnishing of information to the Director FIU-IND, delay of each day in not reporting a transaction or delay of each day in rectifying a misrepresented transaction beyond the time limit as specified in this rule shall constitute a separate violation.	The banks are, therefore, advised to take note of these reporting requirements.
12	Proviso to Rule 9(1)(ii)	New instructions	Provided that where the Regulator is of the view that money laundering and	Accordingly, it is has been decided that where a customer categorised as



			terrorist financing risks are effectively managed and where this is essential not to interrupt the normal conduct of business, the Regulator may permit the reporting entity to complete the verification as soon as reasonably practicable following the establishment of the relationship;	low risk expresses inability to complete the documentation requirements on account of any reason that the bank considers to be genuine, and where it is essential not to interrupt the normal conduct of business, the bank may complete the verification of identity within a period of six months from the date of establishment of the relationship.
13	Rule 9(2) Reliance on third party due diligence	No existing instructions on reliance on third party due diligence	For the purpose of identifying and verifying the identity of customers at the time of commencement of an account-based relationship, reporting entity may rely on a third party; subject to the conditions that- a) the reporting entity immediately obtains necessary information of such client due diligence carried out by the third party; b) the reporting entity takes adequate steps to satisfy itself that copies of identification data and other relevant documentation relating to the client due diligence requirements will be made available from the third party upon request without delay; c) the reporting entity is satisfied that such third party is regulated, supervised or monitored for, and has measures in place for compliance with client due diligence and record-keeping requirements in line with the requirements and obligations under the Act; d) the third party is not based in a country or jurisdiction assessed as high risk; and e) the reporting entity is ultimately responsible for client due diligence and	Banks may rely on third party verification subject to conditions at (a) to (e) of Rule 9(2)



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			undertaking enhanced due diligence measures, as applicable.	
14	Rule 9(3) Procedure for determining beneficial owner	15% of the property or capital or profits of the juridical person where the juridical person is an	applicable. (a) where the client is a company, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means. Explanation For the purpose of this subclause- "Controlling ownership interest" means ownership interest" means ownership	
			(a) or (b) or (c) above, the beneficial owner is the	



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1		Explanation: Control	relevant natural person	
		through other means can	who holds the position of	
		be exercised through	senior managing official;	
		voting rights, agreement,		
		arrangements, etc.	a) where the client is a	
		gg	e) where the client is a	
			trust, the identification of	
		Where no natural person	beneficial owner(s) shall	
		is identified under (i) or (ii)	include identification of the	
		above, the identity of the	author of the trust, the	
		relevant natural person	trustee, the beneficiaries	
		who holds the position of	with fifteen percent or	
		senior managing official.	more interest in the trust	
		oomor managing omolan	and any other natural	
			person exercising ultimate	
		Where the client is a trust,	effective control over the	
		the banking company and		
		financial institution, as the	trust through a chain of	
		case may be, shall identify	control or ownership; and	
		the beneficial owners of		
		the client and take	f) where the client or the	
		reasonable measures to	owner of the controlling	
1		verify the identity of such	interest is a company	
		persons, through the	listed on a stock	
		identity of the settler of the	exchange, or is a	
		trust, the trustee, the	subsidiary of such a	
		protector, the beneficiaries	company, it is not	
		with 15% or more interest	necessary to identify and	
		in the trust and any other	verify the identity of any	
		natural person exercising	shareholder or beneficial	
		ultimate effective control	owner of such companies.	
		over the trust through a		
		chain of control or		
		ownership.		
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		Where the client or the		
		owner of the controlling		
		interest is a company		
		listed on a stock		
		exchange, or is a majority-		
		owned subsidiary of such		
		a company, it is not		
		necessary to identify and		
		verify the identity of any		
		shareholder or beneficial		
		owner of such companies.		
 		·		
15	Rule 9 Proof of Identity	Copy of identity proof such	Any one document from	In view of the change in
	and Address required at	as (i)Driving License (ii)	the Officially Valid	the definition of 'Officially
	the time opening an	Job Card issued by	Document is only allowed.	Valid Documents,'
	account of an individual	NREGA duly signed by an	They are:	henceforth, only the
		officer of the State Govt.	l	documents mentioned in
1		(iii) The letter issued by	the manager to the state	the revised PML Rules
		the Unique Identification	the passport, the driving	would be accepted for
1		Authority of India (UIDAI)	license, the Permanent	opening accounts of
1			Account Number (PAN)	
		containing details of name,	Card, the Voter's Identity	individuals. Banks would
1		address and Aadhaar	Card issued by Election	not have the discretion to
1		number (iv) Identity card	Commission of India, job	accept any other
1		(subject to the bank's	card issued by NREGA	document for this purpose.
1		satisfaction) (v) Letter from	duly signed by an officer of	
1		a recognized public	the State Government, the	
1		authority or public servant	letter issued by the Unique	
		verifying the identity and	Identification Authority of	
		residence of the customer		
1			India containing details of	
		to the satisfaction of bank	nama address seed	
			name, address and	
		and one proof of address	name, address and Aadhaar number.	
		and one proof of address such as (i) telephone bill,		
		and one proof of address		



		Statement, (iii) letter from	address also follows from	
		any recognized public authority,	the above documents only.	
		(iv) electricity bill, (v) ration card, (vi) letter from employer (subject to satisfaction of the bank), (vii) a rent agreement indicating the address of the customer duly registered with State Government of similar registration authority.		
16	Rule 9(6) Accounts of companies	i) Certificate of incorporation and Memorandum & Articles of Association	a) Certificate of incorporation;b) Memorandum and Articles of Association;	Banks to take note of the list of documents to be accepted as specified in the Rules.
		ii) Resolution of the Board of Directors to open an account and identification of those who have authority to operate the account	c) A resolution from the Board of Directors and power of attorney granted to its managers, officers or employees to transact on its behalf; and	
		iii) Power of Attorney granted to its managers, officers or employees to transact business on its behalf iv) Copy of PAN allotment	d) An officially valid document in respect of managers, officers or employees holding an attorney to transact on its behalf.	
		letter (v) Copy of the telephone	portain.	
17	Rule 9(7) Accounts of	i) Registration certificate,	a) Registration certificate;	Banks to take note of the
''	partnership firms	if registered	b) Partnership deed; and	list of documents to be accepted as specified in
		ii) Partnership deed		the Rules.
		iii) Power of Attorney granted to a partner or an employee of the firm to transact business on its behalf	c) An officially valid document in respect of the person holding an attorney to transact on its behalf.	
		iv) Any officially valid document identifying the partners and the persons holding the Power of Attorney and their addresses		
		v) Telephone bill in the name of firm/partners		
18	Rule 9(8) Accounts of trusts and foundations	i) Certificate of registration, if registered	a) Registration certificate;	Banks to take note of the list of documents to be
		ii) Power of Attorney	b) Trust deed; and	accepted as specified in the Rules.
		granted to transact	c) An officially valid	



		business on its behalf iii) Any officially valid document to identify the trustees, settlors, beneficiaries and those holding Power of Attorney, founders/managers/directors and their addresses iv) Resolution of the managing body of the foundation/ association v) Telephone bill	document in respect of the person holding a power of attorney to transact on its behalf.	
19	Rule 9(9) Accounts of Unincorporate d association or body of individuals	No specific instructions in the existing guidelines	a) Resolution of the managing body of such association or body of individuals; b) Power of attorney granted to him to transact on its behalf; c) An officially valid document in respect of the person holding an attorney to transact on its behalf; and d) Such information as may be required by the bank to collectively establish the legal existence of such an association or body of individuals.	Banks to take note of the list of documents to be accepted as specified in the Rules.