

**Know Your Customer, Anti-Money Laundering and Counter Financing of Terrorism**

Kindly fill up the following ECDD questionnaire so as to comply our obligations as prescribed by MAS Notice 3001

Section A- General Information

Registered Name: STAR CRUISE SERVICES LIMITED

Business Activities

CRUISE RELATED SERVICES

Purpose Of Business Transactions With Great East Forex

FX exchange for Cage upload and download

Mode Of Payment For Forex Transaction
☒ Cash
 ☐ Corporate Cheque
 ☐ Bank Transfer
Overseas Branches / Offices / Subsidiaries
☒ Yes
 ☐ No

If Yes, Please List The Name Of Overseas Companies:

STAR CRUISE SERVICES LIMITED

Type Of Relationship With Customers
☒ Retail / Walk In
 ☐ Local Corporates
 ☐ Overseas Corporates
Net Worth Of Company
☐ S\$ 500,000
 ☐ S\$1,000,000 And Below
 ☒ Above S\$1,000,000
Source Of Funds
☐ Bank Credit Line
 ☐ Directors' / Shareholders' / Sole Proprietor's Investments

☒ Others (Please Specify): CRUISE RELATED REVENUE
Section B -Ownership and Management Information

Please list the names of Sole Proprietor, Partner(s), Director(s), Shareholder(s) and Beneficial Owner(s) (if any) of your company.

Full Name	IC/Passport No.	Job Title
GENTING HONG KONG LIMITED	Listed on the Stock Exchange of Hong Kong Limited Stock Code: 678	Ultimate Beneficiary Owner

Enhanced Customer Due Diligence (ECDD) Questionnaire

For Money Changers and Remittance Agents



大東外匯機構
Great East Forex

Are there any Politically Exposed Persons among your company's ownership or senior management? If yes, please provide details (name and role): ☐ Yes ☒ No

Full Name	IC/Passport No.	Job Title

Section C - Know Your Customer Policy

1. Does your company perform any non-face to face transaction with customers that have not established account relationship?	No
2. Does your company deal with Shell Companies?	No
3. Does your company screen your customer for PEP (Politically Exposed Person) status?	Yes
4. Does your company transact with any PEP?	Yes
5. Does your company identify and verify your customer and their beneficial owners?	Yes
6. Does your company keep proper records of your customer and their beneficial owners?	Yes
7. Does your company perform Enhanced Customer Due Diligence (ECDD) when dealing with PEP and high risk customers?	Yes
8. Does your company check on your customer's source of fund /wealth and screen them against terrorist and sanction lists?	Yes

Section D - General AML Policies, Practices and Procedures

1. Does your company have a written document on AML/CFT Policies, Practices and Procedures?	Yes
2. Does your company have a designated Compliance Officer responsible for coordinating and overseeing the AML/CFT on a day to day basis?	Yes
3. Does your company have processes in place to prevent, detect and report suspicious transactions?	Yes
4. Does your company have an internal audit function or other independent third party that assess the AML / CFT policies and practices on a regular basis?	Yes
5. Does your company provide training to employees regarding KYC/AML/CFT?	Yes
6. Does your company transact with customer in countries located in high risk jurisdictions as defined by FATF or in countries of primary concern such as Iran, North Korea, Syria and other high risk countries designated by OFAC and FATF and local authorities? Please state, If any:	No
7. Does your company transact with customer (entities or individuals) who are a match with the UN and all internationally sanctioned entities or individuals? Please state, If any:	No
8. Does your company deal with supply banknotes obtained from Great East Forex to any individuals, entities or countries sanctioned under UN and all international regulations (including but not limited to the Democratic People's Republic of Korea) Please state, If any:	No

Section E - Risk Assessment

1. Does your company have a Risk Based Approach assessment of your customer base and transactions of the customers?	Yes
2. Does the company have a system to rate the risk of the customer and the transactions with customers	Yes

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so as to determine the appropriate level of enhanced due diligence necessary for those categories of customers and transactions that the company has reason to believe pose a heightened risk of illicit activities at or through the company?

Declaration

In relation to the above we hereby confirm that:

1. All our transactions come from our business transactions which are of economic nature and have thoroughly investigated and satisfied ourselves that all our transactions are not in any way originating from Drug Trafficking, Money Laundering, Extortion, Arms, Terrorism of Terrorist Organisations, Tax Evasion or fraudulent means of any other illegal or immoral way and transacting party(ies) of these funds are very well known to us and they are not involved or engaged in such activities in any way.
2. We are fully aware of the consequences of handling such funds/transactions and assure that we are fully exercising all cautions and invariably following the guidelines provided by the authorities in this regard and maintaining proper record as required under MAS Notices 3001/other local or international Anti Money Laundering and Terrorist Financing Laws and Regulations.
3. We are not acting as any intermediary to any organization/country/person with links to terrorism, or person/company/organization declared bankrupt.
4. We are also fully aware of the consequences of handling Cash and Bear Negotiable Instrument and assure you that our customers are complied with the requirement of reporting regime about the movement of CBNI in Singapore.
5. We have furnished the information to the best of our knowledge and will duly inform if there should be any changes declared in this from.

Signature of Director and Company Stamp:

Name of Director: CHOO SENG NAM

IC/Passport No.: A 38092294

Date: 15 MAY 2018

Details of Compliance Officer (If Any)

Compliance Officer (If Any)		
Full Name:	IC/Passport No.:	Nationality:
Email:	Contact No.:	Job Title:
Specimen Signature:		

FOR GEF USE ONLY:

Compliance

Verified By:

Date:

Handwritten initials and marks at the bottom right corner.