Safeguarding the Precious Stones & Precious Metals Dealers Sector

The Precious Stones and Precious Metals (Prevention of Money Laundering and Terrorism Financing) Act 2019 was passed to establish a regulatory regime for the precious stones and precious metals dealers (PSMD) sector to strengthen safeguards against money laundering and terrorism financing (ML/TF). The Act has been in effect since 10 April 2019. Under the regime, regulated dealers will be required to comply with the following requirements¹:

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Register with the Registrar of Regulated Dealers

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Transaction-based requirements

- Perform Customer Due Diligence (CDD)² under prescribed circumstances
- File cash transaction reports for cash transactions exceeding S\$20,000
- File suspicious transaction reports where there is suspicion of ML/TF
- Keep records of documents and information relating to transactions where CDD was conducted





Entity-based requirements

- Conduct ML/TF risk assessments
- Develop and implement internal policies, procedures and controls to monitor, manage and mitigate MI/TF risks



- ¹ Comprehensive guidance materials will be issued by the Ministry of Law.
- ² CDD is a process intended to enable regulated dealers form a reasonable belief that they know the true identity of each customer.

