

MinLaw Industry Compliance and Engagement (MICE) 2024

30 May 2024

- Music is playing in the background now. Please check your audio settings and volume for your speakers/ headphones if you are not able to hear it, or exit and rejoin the session.
- Attendees are not required to switch on their videos. Your mic is muted for the session.
- If you face any Zoom technical difficulties, please ask in the Q&A Zoom feature.

Item 1: FATF and Singapore's FATF Mutual Evaluation in 2025



Singapore is a member of FATF, the international AML/CFT/CPF standards setter

- The Financial Action Task Force (FATF) is an inter-governmental body that establishes international standards for combatting money laundering (ML), terrorism financing (TF) and proliferation financing (PF).
- Singapore is a member of the FATF and has contributed actively to FATF's work in support of the global fight against ML/TF.
- In its last evaluation of Singapore in 2016, the FATF assessed Singapore to have a strong legal and institutional framework against money laundering and terrorism financing. We achieved substantial results in several aspects, even as a few areas were identified for improvement.
- We have taken significant steps since the evaluation in 2016 to address these areas and to further strengthen our regime. These enhancements would only be covered in Singapore's next evaluation in 2025.



Singapore's Strategy Against ML/TF/PF

- We adopt a holistic ecosystem approach across the government, public-private partnership, and international collaboration
- A whole-of-Government effort is led by an inter-agency steering committee cochaired by PS/MHA, 2PS/MOF and MD/MAS
- Singapore's AML/CFT/CPF strategy has three prongs, that applies across various sectors:
 - Prevention a robust legal and regulatory framework to deter criminals
 - **Detection** our STR regime and supervision by sectoral regulators
 - Enforcement taking strong action when there is suspicion of money laundering



Risk-Based Approach

Risk of ML, TF and PF



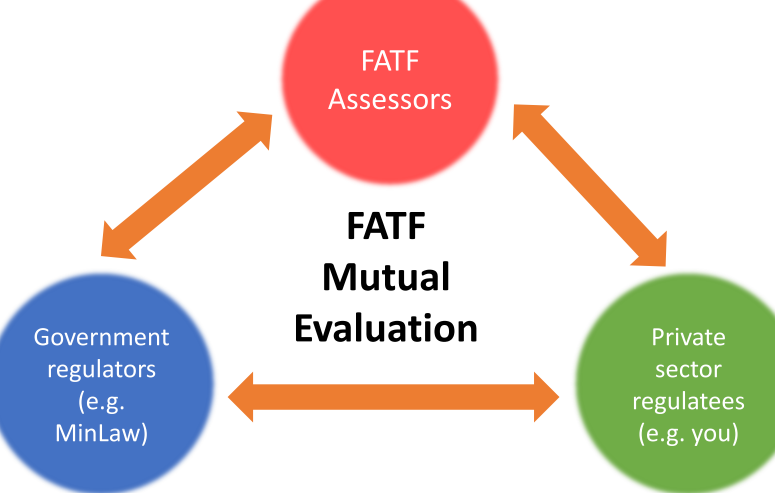


Regulatory Cost to Prevent ML,
TF and PF



Singapore's FATF Mutual Evaluation 2025





FATF's Black and Grey Lists



Countries or jurisdictions with serious strategic deficiencies



You **must** perform ECDD



Countries working actively with FATF to address strategic deficiencies



You are expected to take into consideration and perform ECDD, when necessary



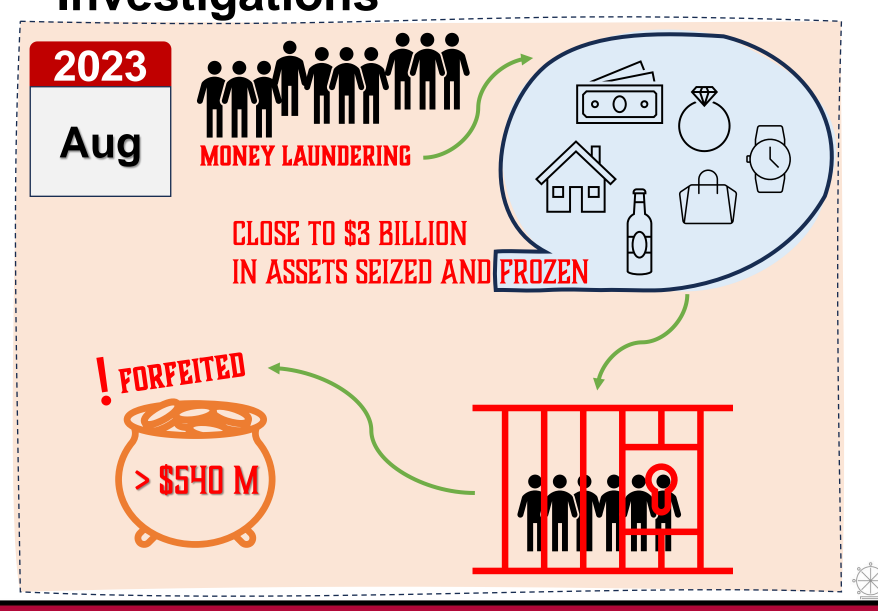
Countries are no longer subject to FATF's increased monitoring after making the necessary reforms to address their weaknesses



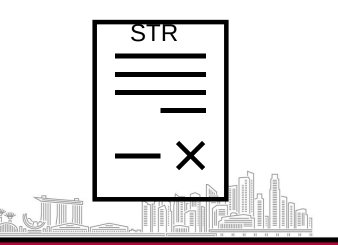
Item 2: Suspicious Transaction Reports



Use of Financial Intelligence in ML/TF/PF Investigations







Relevant Offences to Note

Section 45 CDSA – Where you know or have reasonable grounds to suspect any property

- a) represents the proceeds of;
- b) was used in connection with; or
- intended to be used in connection with an act which may constitute drug dealing or criminal conduct.

and you acquired this knowledge in the course of your profession. You must make a STR.

Punishment is a fine of up to \$250,000 or imprisonment up to 3 years or both for individuals and for non-individuals is a fine of up to \$500,000.

Section 21 PSPM Act

A regulated dealer must make a disclosure under whichever of the following is applicable:

- (a) section 45(1) of CDSA
- (b) Section 8 or 10 of Terrorism (Suppression of Financing) Act 2022

Section 20 PSPM Act

A regulated dealer must perform any prescribed measures related to targeted financial sanctions against terrorism.

Punishment is a fine of up to \$100,000 for regulated dealer guilty of an offence under section 20 PSPM Act.

New **section 55A CDSA** which creates new offences, in particular:

- enabling another to launder money by receiving or transferring property/ money from or to another person and failing to take reasonable steps to ascertain that person's identity and physical location (s55A(1)(b)(iv), s55A(2)(b)(iv))
- Punishment is a fine of up to \$50,000 imprisonment up to 3 years or both for individuals and for nonindividuals is a fine of up to \$1 million.

Suspicious Transaction Report (STR)

When to file

- If you know or have reason to suspect criminal activities, such as:
 - i. the transaction you are undertaking may involve ML/TF/ PF.
 - ii. The customer may be a terrorist, terrorist entity or designated person.
- Immediately inform your compliance officer or senior management who is responsible for filing STR.
- To file the STR as soon as possible.

How to file

E-file on the Police webpage through STRO Online Notices And Reporting platform (SONAR).



https://www.police.gov.sg/sonar

Reasons to file an STR

Anomalies noted during CDD

- Unable to determine SOW
- Entity was unable/unwilling to provide information/ documentation
- Unable to determine relationship between entity and transacting party/ parties
- Entity(s) featured in adverse news/ transactions with entity(s) featured in adverse news
- Financial activity inconsistent with known profile of entity
- Questionable/ false information/ document was/were provided during onboarding

Structuring/ Layering of **Transactions**

- Unable to determine SOF
- Large cash transactions
- Unusual/ uneconomic movement of funds
- Transactions using separate entities to conceal the SOF/ orderor transactions



Red Flag Indicators – Licensed Moneylenders and **Pawnbrokers**

identification All documents presented appear new or have recent issue dates, or are copies of the original.

Borrower or pawner attempts to convince you complete the not documentation required for the transaction.

Borrower or pawner confusing presents conflicting details about the purpose of the loan.

Borrower or pawner takes multiple loans and repays them before the due date but is unable to provide a reasonable explanation on his source of funds.

Borrower or pawner accompanied and watched by another person during loan application when there process, appears no good reason for such company.

Borrower or pawner applies for a loan of an amount that is unusual when compared with past transactions.

Red Flag Indicators – PSMDs





Transactions that are not consistent with the usual profile of a customer



Unusual payment arrangements



Payments received from multiple unrelated third parties



Item 3: Terrorism Financing and Targeted Financial Sanctions



What is Terrorism Financing (TF)?



Act of providing funds to terrorists to carry out acts of terrorism.

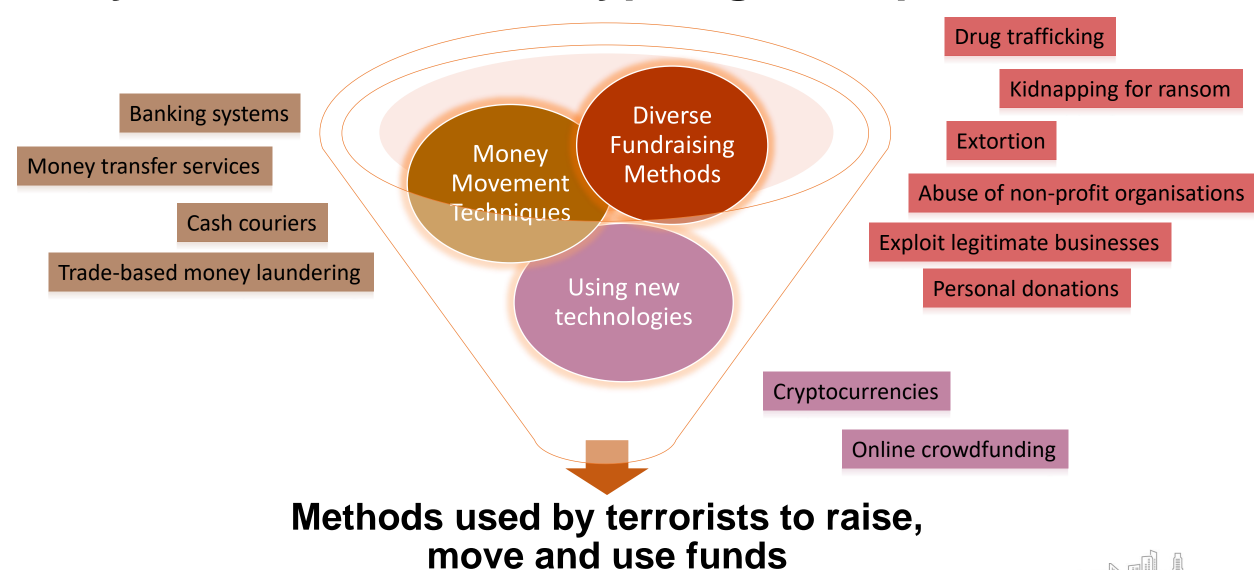
Examples of terrorist organisations:

- Islamic State of Iraq and Syria (ISIS)
- Jemaah Islamiyah (JI).

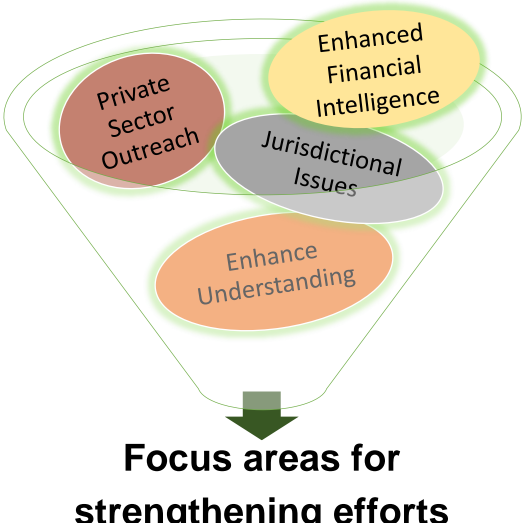
The TSOFA was enacted in Singapore to combat this threat.



Key Points of FATF TF Typologies Report



Key Points of FATF TF Typologies Report



strengthening efforts

What is Targeted Financial Sanctions (TFS)?

Means to
deprive terrorist and
proliferation financiers
of their funds to protect
against the threats of
terrorism and weapons
of mass destruction
crimes.

Includes freezing of:

- funds
- financial assets
- economic resources of designated individuals and entities.

Obligations of PSMDs, Pawnbrokers & Moneylenders

Remain vigilant when conducting transactions or establishing business relationships

Conduct CDD which includes screening customer names against the lists of designated individuals and entities

Freeze any assets or property belonging to designated terrorists within 24 hours



MHA website on terrorist designation



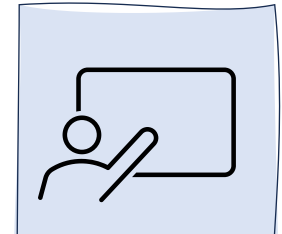
Subscription to MAS website for updates



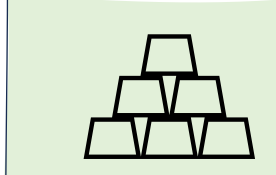
What happens if the customer is in the terrorist designation or financial sanction lists?

Decline to enter At the time of Make a STR/ Terminate any making the STR/ report to the into any transaction police report or transaction with entered into police immediately the customer with the thereafter, customer submit a copy of the report to the Registrar

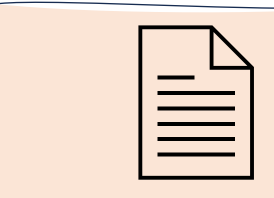
Case Study: Transaction with person on MHA's terrorist designation list



Customer is listed on the **MHA** terrorist designation list



Amount paid was below the threshold stated in the IPPC and customer did not appear suspicious



Customer found to be listed on the MHA terrorist designation list following backend screening done later



Appropriate action was taken against the dealer after considering the circumstances and the dealer's attitude towards remediation.



Dealer incorporated a new process to automate checks on ALL customers using their Singpass or foreign ID number

Item 4: Introduction to Counter Proliferation Financing



PF Requirements Effective 1 May 2024





Parliament passed the Prevention of Proliferation Financing and Other Matters Bill on 6 February 2024

Licensed moneylenders, pawnbrokers and PSMDs must now put in place adequate measures for countering proliferation financing.



What is Proliferation Financing (PF)?

Provide money or resources

> Support creation or distribution

Weapons of mass destruction, e.g. bombs

Contravenes national laws or international obligations



proliferation of The of weapons mass destruction pose significant threat to international peace and security.

Be aware of the PF risks involved in your business



unwittingly Do not support or become part of proliferation financing networks or schemes

Item 6: Enforcement Statistics (PSMD)



Regulatory Supervision and Enforcement

- MinLaw supervise PSMD sector for compliance with regulatory requirements
- Deliver fair and effective enforcement outcomes

Two Key Areas of Focus

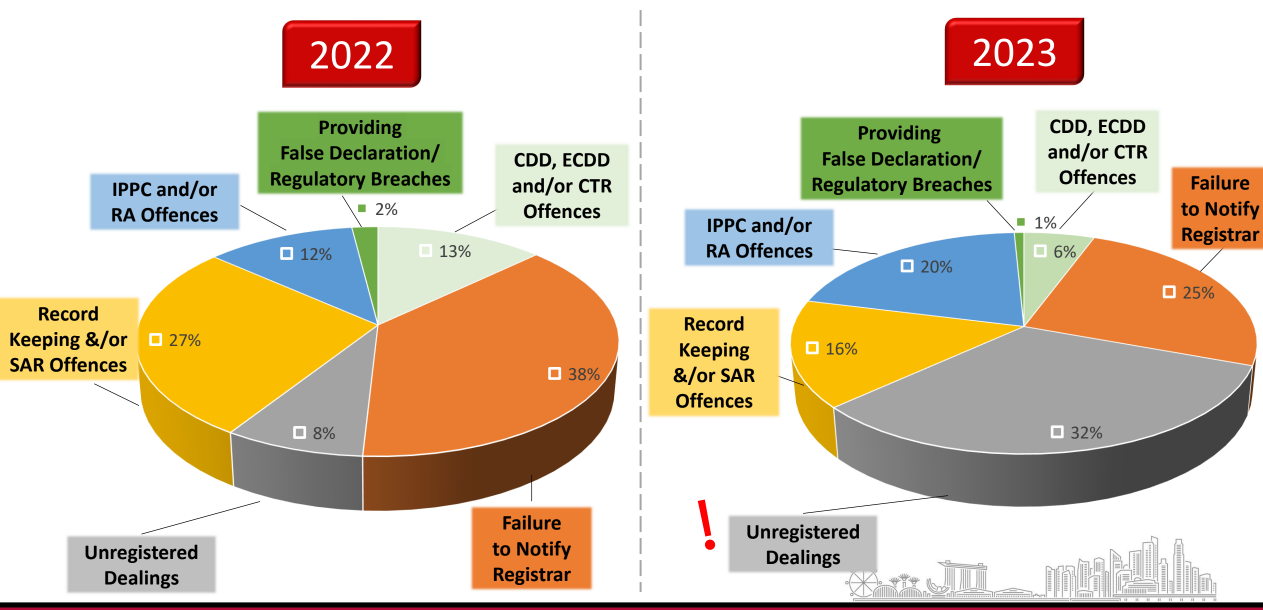
Non-compliance with AML/CFT requirements

Unregistered dealings

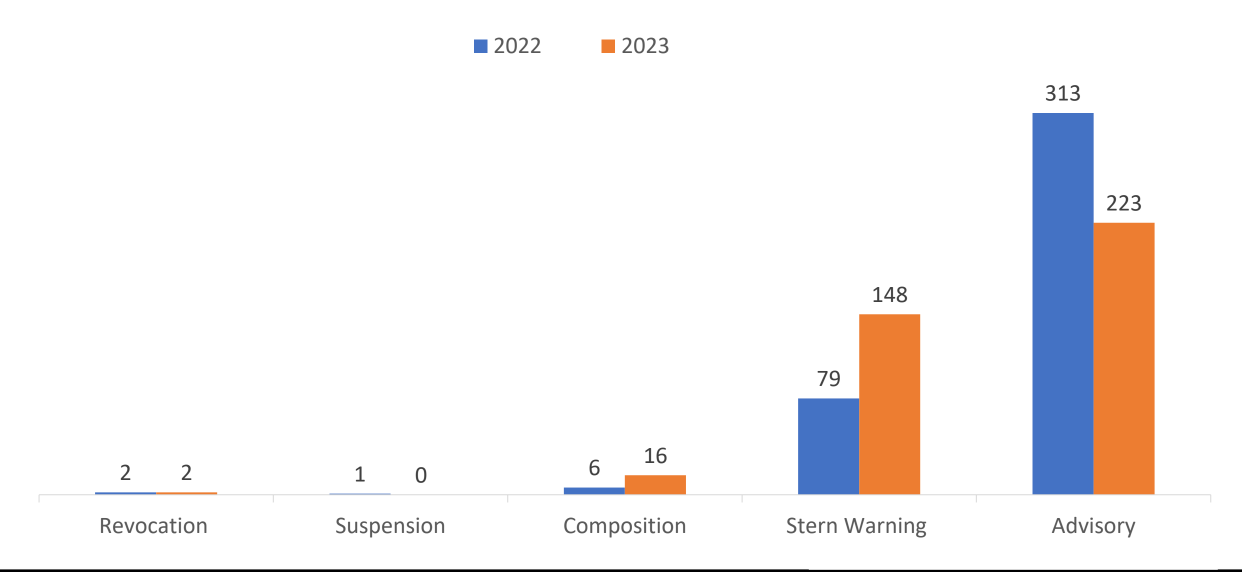




Offences



Enforcement Outcomes

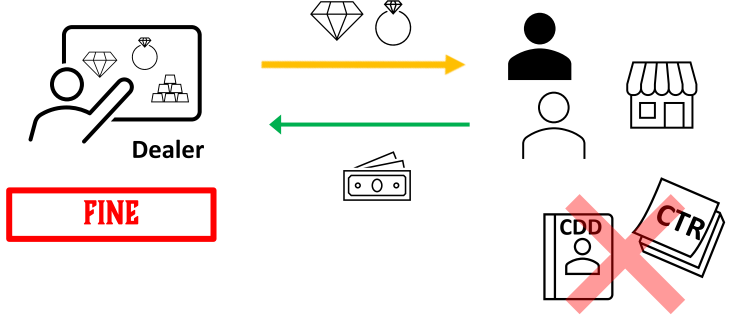


Item 7: Case Studies



Case Study 1

Failure to conduct CDD and file CTR



Maximum Penalty for failure to conduct CDD under the prescribed circumstances attracts a fine not exceeding \$100,000 under Section 16 of the PSPM Act.

Maximum Penalty for failure to file CTR on designated transactions conducted attracts a fine not exceeding \$20,000 or imprisonment for a term not exceeding 2 years or both under Section 17 of the PSPM Act.

Obligations under PSPM Act

Dealers are required to conduct **CDD** on:

- transactions involving payments using cash, gold or virtual currencies above \$20,000.
- the transactions, regardless of amounts, if dealers to have reason to suspect ML/TF/PF.

If a dealer is unable to perform/ complete CDD, the dealer must decline to enter / terminate the transaction, consider whether to file a STR and document the reasons for the decision.

Dealers are required to file **CTR**s:

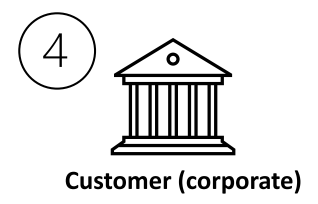
- File CTRs on designated transactions
- The CTRs have to be filed within 15 business days of the designated transactions
- Report information on the cash payers and cash owners in the CTRs

Remember

Cash deposited directly into a dealer's Singapore bank account is considered a cash payment

CDD has to be conducted on









Individual Customer's Representative/ agent



Corporate Customer's ultimate owner/ controller



Person whom Individual Customer is acting on behalf, i.e. Beneficial Owner



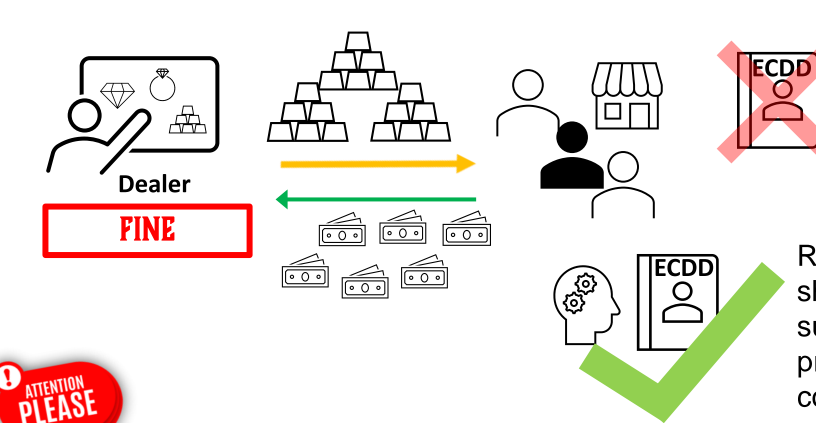
Corporate Customer's Representative/ agent



Person whom Corporate Customer is acting on behalf, i.e. Beneficial Owner

Case Study 2

Failure to conduct ECDD



Dealer did not conduct ECDD on the customers despite the transactions far exceeding those with similar customer profile

Reasonable dealer should have assessed such customers present high ML risk and conduct ECDD

Maximum Penalty for failure to conduct ECDD under the prescribed circumstances attracts a fine not exceeding \$100,000 under Section 16 of the PSPM Act.

Obligations under PSPM Act

Dealers are required to identify, assess and understand the ML/TF/PF risks in relation to their customers.

Dealers are required to conduct **ECDD** measures on:

- Customers who are politically exposed persons (PEPs)
- Customers from foreign country or territory that is on FATF's lists of jurisdictions under increased monitoring
- Customers or transactions assessed to be presenting high ML/TF/PF risk (e.g. exhibiting red flags indicators or from higher risk countries)

ECDD measures include taking reasonable measures to establish the income level, source of wealth (SOW) and source of funds (SOF) of the customer and beneficial owner(s) of the corporate customer.

Examples of ML/TF/PF red flags

- Transactions which are inconsistent with customer's known profile
- Payment received from unrelated third parties
- Unusual payment arrangements
- Unusually large transactions (cash or non-cash)
- Unusually complex transactions
- Transactions with no apparent or visible economic or lawful purpose

Refer to Guidelines for Regulated Dealers for list of red flags Remember

- Customers should not be assessed to be low risk solely based on negative screening results, payments using credit cards/ bank transactions/ cheques/ funds from licensed remittance agents
- Dealers should conduct ongoing monitoring of customer transactions against the known customer profiles to detect inconsistences

What is SOW and SOF?

SOW

 Origin of the customer's or beneficial owner's entire wealth.

SOF

 Origin of the particular fund or other assets which are the subject of the transaction.

Example

SOW might come from:

- Salary
- Business earnings
- Investment profits
- Inheritance



Example

SOF might come from:

Cash from bank



Generated from:

- Recent sale of house
- Insurance plan proceeds
- Loan

Observations on SOW/SOF Corroboration Lapses

- Over reliance on customer's representations, e.g. funds from business income
- Ignore/ ignorance of ML/TF red flags, e.g. funds from third parties
- Treats funds as legitimate if come from financial institutions

How should SOW/SOF checks be conducted?

- Obtain objective supporting information when establishing SOW, SOF and income level and not rely solely on customers' representations
- Make a reasonable assessment on the plausibility of customers' SOW and there should be proper documentation of the assessment.
- Extent of checks and corroboration conducted can be risk-based
- Further due diligence should be conducted where the customers' representations are inconsistent with the information collected



Documents and Assumptions

Types of Information/ documents for corroboration

- Salary salary slips, tax returns
- Business earnings audited financial statements, company registry information to corroborate ownership

Assumptions or benchmarks used should be supported by clear and reasonable basis

Take reasonable measures to gather information and where possible, triangulate with information from independent sources (e.g. publicly available information) in making assessment.

Case Study 3

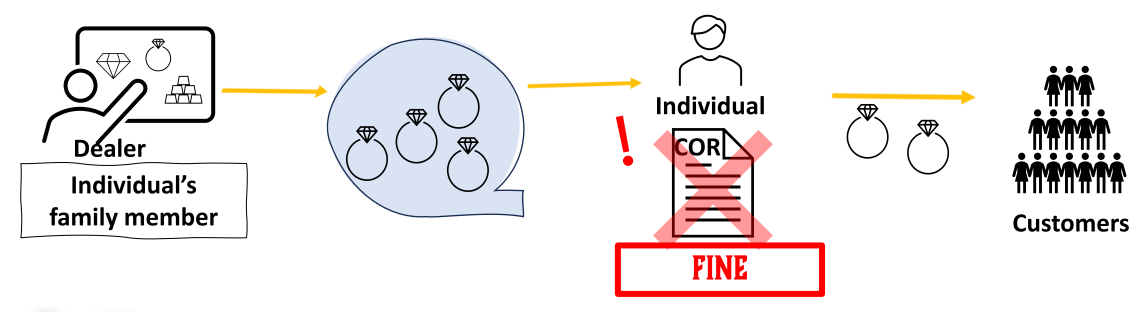
Providing false information to Registrar or Authorised Officer



Maximum Penalty for providing false information to the Registrar or an authorised officer attracts a fine not exceeding \$50,000 or imprisonment not exceeding 2 years or both under Section 27 of the PSPM Act.

Case Study 4

- Carrying out regulated dealing without registration
- Abetting to carry out regulated dealing without registration





Maximum Penalty for carrying out regulated dealing without registration attracts a fine not exceeding \$75,000 or imprisonment not exceeding 3 years or both under Section 6 of the PSPM Act.

Staying Vigilant

Published in The Straits Times, 7 May 2024



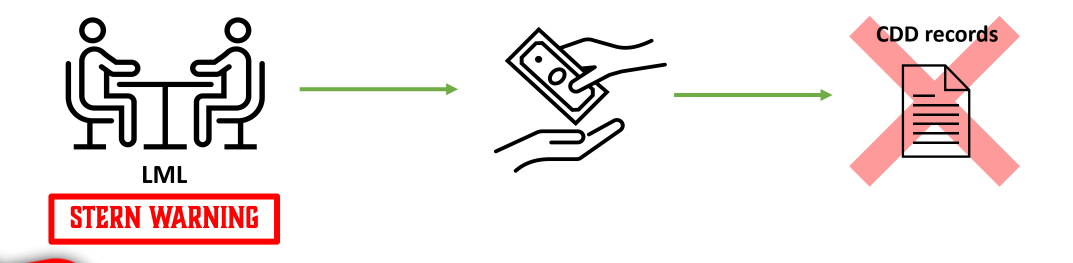
What should dealers do?

- Stay Vigilant against criminals
- Monitor the transactions with customers
- Assess if there are reasonable grounds to suspect ML/TF activities
- ✓ Conduct CDD or ECDD
- File STR

Stay vigilant against criminals who may use criminal proceeds to buy PSPM and actions will be taken against dealers who do not comply with requirements under PSPM Act.

Case Study 5

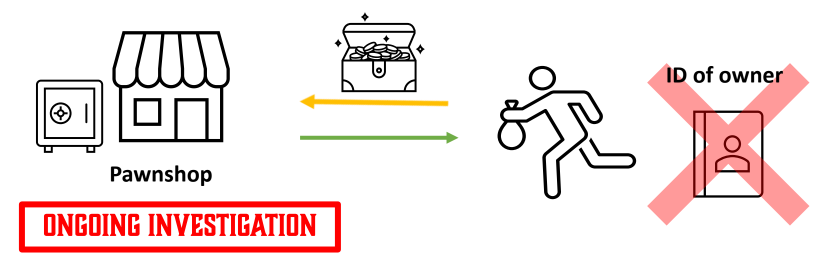
Failing to keep records of assessment collected during CDD checks



LMLs and PBs are required to retain information and documents obtained from performing CDD measures, including screening results, for at least 5 years.

Case Study 6

Failing to identify and verify the owner of the pledge



PBs are required to:

- take reasonable steps to satisfy itself that pledges were not stolen or obtained through fraudulent or dishonest means; and
- identify and verify the owner of a pledge in the event that it has been established that the pawner is pawning the pledge on behalf of the pledge's owner.

Item 8: Amendments to PSPM Act and Regulations



Effective Date of Amendments

2023

15 Nov

PSPM (PMLTF) Regulations

2024

1 May

PSPM Act

Precious Product

With effect from 1 May 2024

Before 1 May 2024

Luxury watches are deemed as precious products if at least 50% of its net sales price is due to the precious stones or precious metals.

For example, a gold watch selling for S\$30,000 and containing gold worth S\$5,000 is not a precious product.

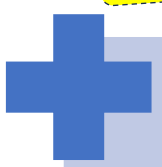
With effect from 1 May 2024

In addition, precious products now include ALL luxury watches and those priced above the prescribed value of S\$20,000.

For example, the same gold watch selling for \$\$30,000 and containing gold worth S\$5,000 is now deemed a precious product, even when the value of the gold in the watch is less than 50% of the net sales price.

Net Price

With effect from 1 May 2024

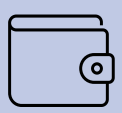


Includes:

- + Fee or charge (e.g. jewellery workmanship)
- + Tax (e.g. GST)
- + Trade in or second-hand sale (e.g. sale of old jewellery to offset new purchase)
- + Prepayment deposit (e.g. deposits into digital wallet for payment)

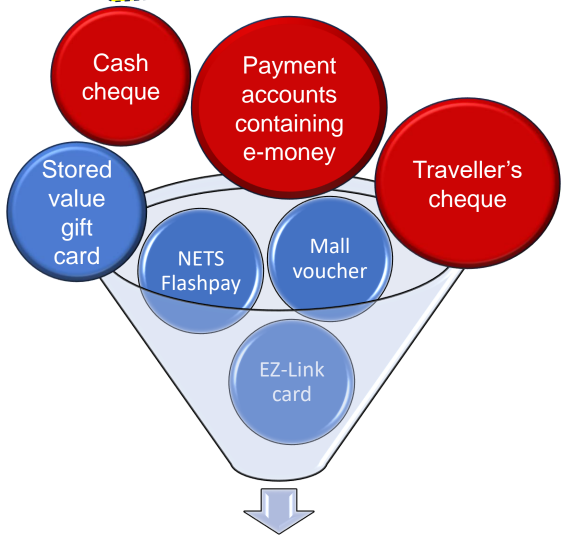
Excludes:

- Discounts or rebates



Cash Equivalent

With effect from 15 Nov 2023



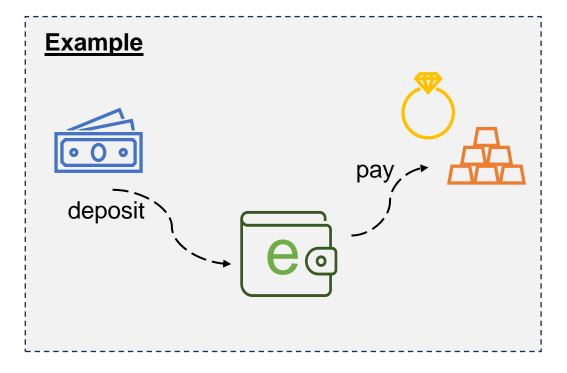
Cash equivalent

e-money

With effect from 15 Nov 2023



"Cash equivalent" also means a payment account that contains e-money.



e-money means any electronically stored monetary value that --

- is denominated in any currency, or pegged by its issuers to any currency
 - has been paid for in advance to enable the making of payment transactions through the use of a payment account
 - is accepted by a person other than its issuer

represents a claim on its issuer

Fit & Proper Assessment on Compliance Officer

With effect from 1 May 2024

Compliance officers are already required to be at the management-level.



If assessed to be not a fit and proper person, registration/renewal may be refused.

EA: I removed the part on "before being appointed" to avoid confusion as we have not used this phrasing.

Compliance officers are also subject to fit and proper assessment.



Customer Due Diligence

With effect from 15 Nov 2023

When

Before entering into a transaction involving payment received in

- gold (except in the form of jewellery)
- digital payment tokens

exceeding S\$20,000

Who

- Representative/ agent acting on behalf of an individual
- **Beneficial owner** of representative/ agent
- **Corporate customer**
- **Beneficial owner** of corporate customer
- Representative/ agent acting on behalf of a corporate customer
- Beneficial owner whom corporate customer is acting on behalf

How

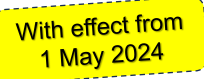
Obtain information from reliable and independent sources

Entity or legal arrangement

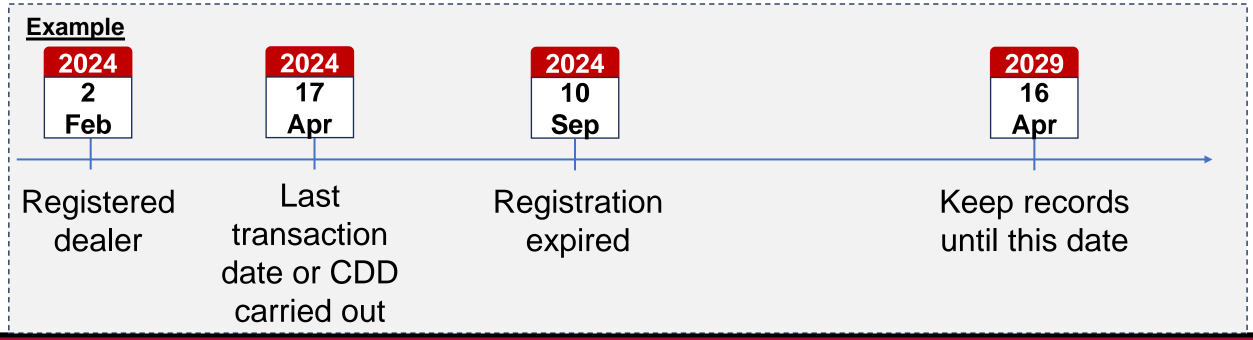
- **Obtain** documents that constitute, regulate and bind the entity or legal arrangement
- **Understand** the business nature, control structure and identifying the beneficial owner(s)



Record Keeping



- Also applies to **former** regulated dealers, such as registration expired or cancelled.
- Records must be kept for 5 years from the date of transaction or CDD was carried out.
- Same record-keeping period required for existing dealers.

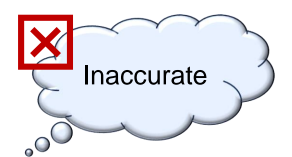


Cash Transaction Report (CTR)

With effect from 1 May 2024







Offence to submit incomplete or inaccurate CTRs

MinLaw will assess each case before taking enforcement actions

Registration Lapsing/Cancellation/Suspension

With effect from 1 May 2024

Lapsing of registration

- Wound up or dissolved (being an entity)
- When the registered dealer dies (being an individual who is a sole proprietor)

Regulatory action

Registrar may cancel or suspend registration if the registered dealer has:

- displayed, advertised, stated or otherwise used its registration
- that is likely to create an erroneous impression
- that the Registrar regulates for purposes other than prevention of ML, TF or PF.

Group Policy

With effect from 15 Nov 2023

Group Policy

Must have consistent group-wide IPPC

Sharing of information across group with safeguards against tipping off

If have overseas branch/subsidiary, to apply the more stringent law

If unable to apply the more stringent law, report to the Registrar

Perform appropriate additional measures to manage ML, TF and PF

Other Amendments

With effect from 1 May 2024

Service of documents

MinLaw can now serve documents to registered dealers or their directors through electronic means. E.g., advisories or warning letters.

Assetbacked tokens

Digital payment tokens are being removed from the existing "asset-backed token" definition since it is being regulated under the Payment Services Act 2019.

Duty to notify Registrar

Registered dealers ceasing regulated activities due to winding up or dissolution, or due to expiry or cancellation of registration, will not need to notify the Registrar of the cessation

Updates to Guidelines for Regulated Dealers



Scan me to download now!

- The Guidelines have been updated on MinLaw's website.
- Registered dealers are highly encouraged to download and refer to the latest version.
- Includes new section providing guidance on non faceto-face identity verification. Important for registered dealers as online sales are increasingly becoming more common.

Item 9: Registration Matters and Useful Resources



PSMD - Renew your registration timely

Check Your Renewal Period

You can **renew your** registration 90 days before your registration expiry.

You may also check your last application approval email on the renewal period, i.e. "Your next renewal period will be from <date> to <date>."

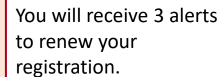
Submit Renewal Application

In the GoBusiness Dashboard:

- Complete and submit the renewal application form.
- Pay the registration fee.



Alerts to Renew



- **60 days before** expiry: myPal pop up + email reminder.
- **30 days before** expiry: 1st SMS reminder.
- **14 days before** expiry: 2nd SMS reminder.

Registration **Expires**

If your registration has **expired**, you will not be able to submit your renewal application.

You will be required to submit a new **application** to be a registered dealer.

Useful Resources

ACD Website

Notice for Customers Sample Forms (IPPC, RA, CDD, ECDD)

Compliance Toolkit

Video Guides

(SAR, screening function)

Guidelines for Regulated Dealers

Latest news from Registrar

myPal Portal

Check registration expiry

My **Notifications** Submit Semi-Annual Return

Digital Training (CDD, ECDD, STR, CPF)

Survey

Screening Function

(Perform screening against TSOFA and UN sanction lists)

Thank you!

