

Due Diligence and Sanctions Questionnaire

Clearstream Banking S.A. (CBL) Clearstream Banking AG (CBF)

Part 1:

To be filled in by the Customer

The questionnaire is required to be answered on a Legal Entity (LE) level per country. This means the Customer will answer the questionnaire either at head office level covering all branches in the same country as the head office or at the level of each foreign branch that is active in the securities business. This questionnaire should not cover more than one LE and should therefore also be completed by each subsidiary and affiliate that is active in securities business.

I. Company information
1. Registered company name:
Address:
City:
Post code: Country:
2. Legal form:
Regulatory authority:
(if applicable)
3. Please provide us with the main business lines of your company with brief details.
4. Does your institution maintain a physical presence in the $\ \square$ Yes
licensing country (operational status)?
5. Please indicate the name and country in which your ultimate parent has its headquarters:
Name:
Country: Or
If the ultimate parent company is regulated, please indicate the name of the supervisory authority:
Name of the regulator:

6. Is this questionnaire applicable to your branches and/or subsidiaries?	No
II. Ownership and management information	
1. Listed company, its subsidiary or controlled company The company is a listed company, listed on a recognised stock of the company is a subsidiary of a listed company. The company is controlled by a listed company. If any of the above options are selected, please provide details of the company.	
Name of the listed company:Stock exchange on which it is listed:	
2. Details of the shareholder structure Shareholder(s) exercise control alone or together with other shareholders at least 10% in the capital or at least 10% of the voting rights in the company, including through any content, understanding, relationship or intermediary. If the above option is selected, please provide a list of the major shareholders holding more than 10% of shares in your institution.	
3. Details of beneficial owner(s) - individual(s) There are no natural person(s) who exercise control or ultimate The following person(s) exercise(s) control or ultimately has/hav having ownership/entitlement of more than 25% of capital/profivoting rights, agreement, or similar arrangements. Please provide details.	ve a controlling ownership interest, i.e.

Are there any Politically Exposed Persons (PEPs) among your institution's ownership structure?
□ No
☐ Yes%
If yes, please provide details (role, name, nationality, date of birth):
4. Have there been any significant changes in the ownership structure over the last year?
□ No
☐ Yes
If yes, please provide details below:
5. Please provide the names of the institution's Board of Directors and Management Board (in the case of
a two tier structure), and time served in this position:

Are there any PEPs in the Executive Management? □ No	
☐ Yes	
If yes, please provide details (role, name, nationality, date of birth):	
6. Is the institution a U.S. Person or SEC Foreign Registered Broker (in the sense of th Act 1934):	e U.S. Exchange
☐ Yes	
□ No	
III. General AML Policies, Practices and Procedures	
1. Is your country a member of the Financial Action Task Force (FATF)?	
☐ Yes	
□ No	
If no, please provide the name of comparable organisation to which your country belongs (for example organisation)	mple, AGP):
	ample, AGP]:
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If no, please provide the name of comparable organisation to which your country belongs [for example of the following questions (2-13) can be waived if the Wolfsberg Questionnaire is provided: 2. Do you have a legal and regulatory compliance program that includes a designated officer that is responsible for coordinating and overseeing the AML framework? 3. Is the financial crime compliance program approved by your institution's board or a senior committee? 4. Has your institution developed written policies documenting the processes that you have in place to prevent, detect and report suspicious transactions? 5. In addition to inspections by the government supervisors/regulators, does your institution have an internal audit function or other independent third party that	ided. Yes No Yes No Yes No Yes Yes Yes Yes Yes
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If no, please provide the name of comparable organisation to which your country belongs (for example of the wolfsberg Questionnaire is provided). The following questions (2-13) can be waived if the Wolfsberg Questionnaire is provided of th	ided. Yes No Yes No Yes No Yes No No

7. Does your institution have policies designed to reasonably ensure that it only	☐ Yes
operates with correspondent banks that possess licenses to operate in their country of origin?	□ No
8. Does your institution adhere to the Wolfsberg Transparency Principles and the appropriate usage of the SWIFT MT202/202COV and MT205/205COV message	☐ Yes
formats?1	□ No
9. Does your institution provide AML training to relevant employees that includes?	☐ Yes
 Identification and reporting of transactions that must be reported to government authorities. 	□ No
 Examples of different forms of money laundering involving the FI's products and services. 	
 Internal policies to prevent money laundering. 	
Compliance with applicable sanctions laws	
10. Does your institution retain records of its training sessions including attendance	☐ Yes
records and relevant training materials used?	□ No
11. Does your institution communicate new financial crime compliance related laws	☐ Yes
or changes to existing AML related policies or practices to relevant employees?	□ No
12. Does your institution employ agents to carry out any of its AML related functions?	☐ Yes
	□ No
13. If yes, does your institution provide AML training to relevant agents?	☐ Yes
	□ No

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¹ The four payments message standards to be observed are: i) financial institutions (FI) should not omit, delete, or alter any information in payment messages or orders for the purpose of avoiding detection of that information by any other FI in the payment process; ii) FIs should not use any particular payment message for the purpose of avoiding detection of information by any other FI in the payment process; iii) subject to applicable laws, FIs should cooperate as fully as practicable with other FIs in the payment process when requesting to provide information about the parties involved; and iv) FIs should strongly encourage their correspondent banks to observe these principles. Source: www.wolfsberg-principles.com

IV. Sanctions Certificate
Does your institution have:
 Any offices, transactions, investments, activities or planned activities in sanctioned targets²or Any transactions, investments, activities or planned activities with (or in) any person or entity located in sanctioned targets or with (or in) any entity owned or controlled by any entity located in sanctioned targets?
☐ Yes
□ No
If yes, please elaborate, including specific types of investments, transactions or activities and % of total revenues and/or assets that these instruments, transactions or activities represent for your institution in sanctioned targets:

Sanctions certification

- 1) The customer provides the certifications below as required by the General Terms and Conditions governing the provision of services and products by CBL/CBF with the express purpose of assuring CBL/CBF that the customer's actions will not cause the customer, CBL/CBF or CBL/CBF's agents, depositories or correspondents to violate financial or international trade regulations.
- 2) The customer certifies that, regardless of whether it is subject to the jurisdiction of the EU and any EU member state, in all dealings with CBL/CBF ^[3], it will comply with EU regulations regarding economic sanctions, anti-money laundering, anti-corruption as those regulations exist at the time of a transaction or service, provided that, for securities denominated in U.S. Dollars or issued or subdeposited in the U.S.A., with a U.S. person outside the U.S.A. or having a U.S. person as agent (U.S.-linked securities) or cash transactions likely to be processed by a U.S. financial institution (U.S. cash transactions), the customer will comply additionally with U.S. regulations.
- 3) The customer further certifies that it will not knowingly or with reason to know, use or permit the use of any CBL/CBF ³ account, directly or indirectly, or enter into or sustain any client relation that would cause CBL/CBF ³ to violate EU regulations, or in the case of U.S.-linked securities or U.S. cash transactions, U.S. regulations, regarding economic sanctions, anti-money laundering or anti-corruption.

https://www.treasury.gov/resourcecenter/sanctions/Programs/Documents/implement_guide_jcpoa.pdf), Cuba, Syria, Sudan and North Korea.

² A sanctions target means any party that is a target of U.S., EU, UK or UN sanctions or to your knowledge, any other sanctions authority relevant to your institution. Sanctions targets include any party identified on the OFAC list of SDN, OFAC Foreign Sanctions Evaders List, or OFAC Sectorial Sanctions Identifications Lists, and any party identified in, or in annex to, a resolution of the EU or the UN sanctions as a targeted party. U.S. sanctions targets also include any person or entity that is a citizen or resident of Iran(For guidance relating to the lifting of certain U.S. sanctions pursuant to the Joint Comprehensive Plan of Action, please refer to the following link:

³ CBF, except for securities held in collective safe custody.

Part 2:		
To be filled in by Customers holding client assets for the purpose of providing securities settlement, custody, funds distribution or similar services. Please note that accounts segregated to one legal owner may pool or commingle the entitlements of many investors or owners when that legal owner is itself offering omnibus accounts to its clients, "Pooled Accounts"		
1. Has your institution adopted policies and procedures, supported by appropriate compliance controls, to ensure that it meets your financial crime compliance obligations and the ISSA Financial Crime Compliance Principles? ⁴	☐ Yes ☐ No	
2. Does your institution subject its custody clients to appropriate due diligence at onboarding and periodically in order to assess the level of financial crime risk arising from the provision of custody and fund distribution services?	☐ Yes ☐ No	
3. Does your institution accept clients that are themselves sub-depositing assets on behalf of third party clients? If so;	☐ Yes ☐ No	
Do your AML policies and procedures require that clients sub-depositing assets on behalf of third party clients are AML regulated?	☐ Yes ☐ No	
Does your due diligence program include an assessment of the effectiveness of the application of global AML and CTF standards in the jurisdictions of your clients (where these are AML regulated)?	☐ Yes ☐ No	
Does your institution make an AML / CTF assessment of its customers and their transactions?	☐ Yes ☐ No	
Do you permit clients sub-depositing assets on behalf of third party clients to do so on a commingled basis (in "pooled" or omnibus" account(s)	☐ Yes ☐ No	
4. Does your institution screen customers and transactions against lists of persons and entities sanctioned by competent authorities and against countries/regions subject to comprehensive jurisdiction-based sanctions administered by government/competent authorities of G7 members countries? If so, please give details of the authorities:	 □ Domestic authorities □ US Treasury (OFAC) □ EU Council □ UN □ Other (please comment) 	

 $^{^4}$ The question related to ISSA principles is for information purpose only. A negative answer will not trigger any further requirement.

5. Where your institution opens accounts with CBL/CBF for the purpose of segregating assets of a single owner, does it declare to CBL/CBF the owner of the assets deposited?	☐ Yes ☐ No
6. Does your institution prohibit the opening of anonymous or numbered accounts by clients?	☐ Yes ☐ No
7. Which financial products and services does your institution offer to its securities custody and funds distribution clients?	 □ Depository / Settlement services □ Standalone Custody / Securities Services □ Division □ Investment Bank / Brokerage □ Wealth Management / Private Banking □ Transaction banking □ Corporate Trust □ Other (please comment)
8. Does your institution systematically collect information regarding its customers' business activities?	☐ Yes ☐ No
9. Does your institution make an AML / CTF risk assessment of your customers and their transactions?	☐ Yes ☐ No
10. Does your institution have a monitoring program for unusual and potentially suspicious activity that covers securities and funds services?	☐ Yes ☐ No
11. Does your institution have policies and procedures in place to exclude or to block securities interests it suspects may be ultimately owned by targets of sanctions?	☐ Yes ☐ No

Comments and additional information:	

Part 3:	
To be filled in by Customers holding third party assets commingled on an omnibus account. Please note that accounts segregated to one legal owner may pool or commingle the entitlements of many investors or owners when that legal owner is itself offering omnibus accounts to its clients	
1. Does your institution intermediate third party securities or funds in the ordinary course of its business?	☐ Yes ☐ No
2. Does your institution have policies reasonably designed to ensure that it opens omnibus accounts only for custodians that possess licenses to operate in their countries of origin (or to validate the asset protection arrangements of custodians in jurisdictions where safekeeping is not regulated)?	☐ Yes ☐ No
3. Does your institution take steps that are reasonably designed to determine that the ultimate ownership of assets deposited in omnibus form has been identified by yourself or by your own customers in compliance with the ISSA FCC Principles?	☐ Yes ☐ No
4. Does your institution have a program in place to identify and to record the ultimate ownership of any assets deposited by your non-AML regulated clients?	☐ Yes ☐ No ☐ N/A
5. Does your institution have customers who are persons and entities sanctioned by competent authorities as well as against countries/regions subject to comprehensive jurisdiction-based sanctions administered by government/competent authorities of G7 member countries identified in question 4 Part 2)	☐ Yes ☐ No
6. Does your institution deposit assets with CBL/CBF on behalf of persons and entities sanctioned by competent authorities as well as against countries/regions subject to comprehensive jurisdiction-based sanctions administered by government/competent authorities of G7 member countries identified in question 4 Part 2) If so, are those assets blocked?	☐ Yes ☐ No ☐ Yes ☐ No
7. Does your institution have policies and procedures in place to exclude and to block, or to ensure that your customers can block, securities interests deposited with CBL/CBF that are ultimately owned by persons and entities sanctioned by competent authorities as well as against countries/regions subject to comprehensive jurisdiction-based sanctions administered by government/competent authorities of G7 member countries?	☐ Yes ☐ No

8. Does your institution have policies and procedure in place to notify CBL/CBF of securities interests subdeposited by persons and/or entities sanctioned by competent authorities as well as against countries/regions subject to comprehensive jurisdiction-based sanctions administered by government/competent authorities of G7 member countries?	☐ Yes ☐ No
9. Does your institution have policies to ensure that its customers will not conduct transactions with or on behalf of shell banks through any of accounts with or operated by CBL/CBF?	☐ Yes ☐ No
10. Please identify the types of clients that your institution services from its account(s) at CBL/CBF in which assets of more than one third party are commingled (such as omnibus accounts). Please check all that apply.	 □ Broker dealers □ Investment banks □ CSDs □ Retail / Savings banks □ Non-bank asset managers □ Central banks □ Sovereign wealth funds □ Supra-nationals □ Pension / Insurance funds □ Mutual funds □ Corporates □ Private clients (High net worth) □ Private Clients (Retail) □ Offshore companies / SPVs □ Others (please comment):
11. Where are your institution's clients located? Please comment on any significant sources of crossborder business that exceed 25% of the assets deposited with CBL/CBF.	List of countries:
	□ Domestic clients only□ Domestic and Cross Border clients□ Cross Border Clients only

12. Will your institution deposit assets with CBL/CBF on behalf of clients resident in any of the following?	□ a. Countries designated by FATF or its regional affiliates as having strategic AML and CTF deficiencies □ b. Countries that are the target of UN sanctions or sanctions potentially affecting the Custodian or its sub-custodians. If so, are those assets blocked? □ Yes □ No Please describe the process for ensuring Clearstream is not instructed to process transactions for any clients to which b applies:
13. Please identify the products that your institution supports with the omnibus account(s) held with CBL/CBF:	□ Securities services / Custody □ Securities lending / collateral management □ Fund administration / Distribution □ Retail banking □ Wealth management □ Investment banking □ Prime brokerage □ Investment / fund management □ Corporate banking □ Corporate trust □ Other (please specify):

14. Does your institution have a process to identify the following types of security before they are deposited with CBL/CBF?	□ No
	☐ Yes
	If Yes, which types of security:
	☐ Low priced equities (with a market value of less than USD 1)
	☐ Private Placements
	☐ Alternative funds and other closed end collective investment schemes
Questionnaire completed by:	
First name:	
Last name:	
Job role at the institution detailed above:	
Email address:	
Telephone:	
Authorised signature(s):	
Date:	
Completed Due Diligence Questionnaire may be sent via Manager	a email to your Relationship
	a email to your Relationship
Manager	a email to your Relationship
Manager For internal use only:	a email to your Relationship