Company Pro	file	
Name of Financia	al Institution	:
Registered Office	e Address	:
Mailing Address		:
Web Address		:
SWIFT BIC		:
Country of Incor	poration	:
Name of the Reg	ulatory Body	:
Ownership De	etails	
Is your institution	publicly owned?	-
Is your institution	listed on any Stock Ex	xchange? -
If yes, Name of St	ock Exchanges & Sto	ock symbol –
List of shareholde	rs who own more than	n 5% of shares of the Institution –
AML Questio	 nnaire	
I. General AML Po	olicies, Practices and	Procedures:
Does the AML of senior committee		equire approval of the Financial Institution's (FI's) Board or a
Yes □ N	o 🗆	
officer that is re		y compliance program that includes a designated Compliance ating and overseeing the AML program on a day-today basis, anagement of the FI?
Yes □ N	o 🗆	
		locumenting the processes that they have in place to prevent, ons that has been approved by senior management?
Yes □ N	o 🗆	

4.		o inspections by the government supervisors/regulators, does the FI client have an function or other independent third party that assesses AML policies and practices on is?
	Yes □	No □
5.	as a bank i	ave a policy prohibiting accounts/relationships with shell banks (A shell bank is defined ncorporated in a jurisdiction in which it has no physical presence and which is ith a regulated financial group.)?
	Yes □	No □
6.	Does the FI industry best	have policies covering relationships with politically exposed persons consistent with practices?
	Yes □	No □
7.	Does the FI h	ave appropriate record retention procedures pursuant to applicable law?
	Yes □	No □
8.		equire that its AML policies and practices be applied to all branches and subsidiaries of the home country and in locations outside of the home country?
	Yes □	No □
II.	Risk Assessı	ment
9.	Does the FI h	ave a risk focused assessment of its customer base and transactions of its customers?
	Yes □	No □
10	categories of	I determine the appropriate level of enhanced due diligence necessary for those customers and transactions that the FI has reason to believe pose a heightened risk ies at or through the FI?
	Yes □	No □
III.	Know Your (Customer, Due Diligence and Enhanced Due Diligence
11	information nationality,	implemented systems for the identification of its customers, including customer in the case of recorded transactions, account opening, etc. (for example; name, street address, telephone number, occupation, age/ date of birth, number and type of identification, as well as the name of the country/state that issued it)?
	Yes □	No □
12	Does the FI	have a requirement to collect information regarding its customers' business activities?
	Yes □	No □
13	Does the FI of	collect information and assess its FI customers' AML policies or practices?
	Yes □	No □

14.		I have procedures to establish a record for each customer noting their respective documents and Know Your Customer Information collected at account opening?
	Yes □	No □
15.		take steps to understand the normal and expected transactions of its customers based sessment of its customers?
	Yes □	No □
IV.	Reportable obtained Fu	Transactions and Prevention and Detection of Transactions with illegally unds
16.		have policies or practices for the identification and reporting of transactions that are be reported to the local regulatory authorities?
	Yes □	No □
17.	Does the Frequirements	I have procedures to identify transactions structured to avoid large cash reporting s?
	Yes □	No □
18.	high risk (will government	screen transactions for customers or transactions the FI deems to be of significantly hich may include persons, entities or countries that are contained on lists issued by / international bodies) that special attention to such customers or transactions is rior to completing any such transactions?
	Yes □	No □
19.	behalf of she incorporated	have policies to reasonably ensure that they will not conduct transactions with or on ell banks through any of its accounts or products? (A shell bank is defined as a bank in a jurisdiction in which it has no physical presence and which is unaffiliated with a ancial group.)
	Yes □	No □
20.		have policies to reasonably ensure that it only operates with correspondent banks that nses to operate in their countries of origin?
	Yes □	No □
V . 1	Fransaction	Monitoring
21.		I have a monitoring program for suspicious or unusual activity that covers funds d monetary instruments (such as travelers' checks, money orders, etc.)?
	Yes □	No □

VI. AML Training

22. Does the FI provide AML training to relevant employees that include identification and reporting of transactions that must be reported to government authorities, examples of different forms of

	money laund laundering?	dering involving the FI's products and services and internal policies to prevent money
	Yes □	No □
23.	Does the F training mate	Thretain records of its training sessions including attendance records and relevant erials used?
	Yes □	No □
24.		I have policies to communicate new AML related laws or changes to existing AML ies or practices to relevant employees?
	Yes □	No □
25.	provide AMI that must be	employ agents to carry out some of the functions of the FI and if so does the FI training to relevant agents that includes identification and reporting of transactions reported to government authorities, examples of different forms of money laundering FI's products and services and internal policies to prevent money laundering?
	Yes □	No □
		esignated Compliance Officer
De Na	etails of D	
	etails of D	esignated Compliance Officer
Na Titl	etails of D	esignated Compliance Officer
Na Titl	etails of D me	esignated Compliance Officer
Na Titi Ad	etails of D me	esignated Compliance Officer
Na Titl Ad	etails of D me le dress	esignated Compliance Officer : : :
Na Titl Ad Sig	etails of D me le dress	esignated Compliance Officer : : :
Na Titl Ad Sig Tel	etails of D me le dress gnature	esignated Compliance Officer : : : : : : the state of th