

International Division, Head Office Zahed Plaza (Level-9), 30 Gulshan Avenue

Zahed Plaza (Level-9), 30 Gulshan Avenue Gulshan-2, Dhaka-1212, Bangladesh PABX : +880 9666410999 Fax : +88 02 8837735

Fax: +88 02 8837/35 SWIFT: MDBLBDDH

Anti-Money Laundering & Combating Financing of Terrorism Questionnaire for Correspondent Relationship

A.	BAS	IC IN	FORMATION		4 5 Popular						
	1.	Name	e of the Institution:	Midland Bank Limited							
	2.	N.B. Tower, (6 th -9 th Floor), 40/7 North Avenue, Gulshan- Dhaka-1212.									
	3.	Webs	ite Address:	www.midlandbankbd.net	vw.midlandbankbd.net						
	4.	Principal Business Activities: All types of commercial Banking Business									
	5.	Regulatory Authority: Bangladesh Bank (Central Bank of Bangladesh)									
	6.	Opera	ational Status:	Private Commercial Bank.							
		■ Does your Bank maintain a physical presence in the licensing									
3.	<u>ow</u>	NERS	HIP / MANAGEMENT	Table 1							
Vasaddissaaddissaa	7.	7. Is your institution listed in any stock exchange?									
		If so,	which stock exchange?								
				a list of the major shareholders holding							
		more	than 10% shares in your								
	_			N/A							
				3							
C.	ANT.	I-MO	NEY LAUNDERING AN	D TERRORIST FINANCING CONTROLS							
			ver "No" to any of the fol the questionnaire.	llowing questions, Additional information ca	n be suppl	lied at					
	I.	Gen	eral AML & CFT Policie	es, Practices and Procedures:							
	3 -	9.	approved by your insti	have in place policies and procedures tution's board or senior management to ing and Combat Financing of Terrorist?	⊠ Yes	□ No					
		10.	program that includes a	have a legal and regulatory compliance a designated officer that is responsible for seing the AML/CFT framework?	⊠ Yes	☐ No					
		11.		veloped written policies documenting the ve in place to prevent, detect and report	⊠ Yes	☐ No					
		12.	Does your institution relationships with shell I	have a policy prohibiting accounts/ banks?	⊠ Yes	☐ No					
Visio	X	/		as a bank incorporated in a jurisdiction in presence and which is unaffiliated with a p.)							
		13.	Does your institution	permit the opening of anonymous or	☐ Yes	⊠ No					



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	14.	Does your institution have policies to reasonably ensure that they will not conduct transactions with or on behalf of shell banks through any of its accounts or products?	⊠ Yes	∐ No
	15.	Does your institution have policies covering relationships with Politically Exposed Persons (PEP's), their family and close associates?	⊠ Yes	☐ No
	16.	Does your institution have policies and procedures that require keeping all the records related to customer identification and their transactions?	⊠ Yes	☐ No
		If "Yes", for how long? 5 Years after close of Business Relationship.		
II.	Risk	Assessment		
	17.	Does your institution have a risk-based assessment of its customer base and their transactions?	⊠ Yes	☐ No
	18.	Does your institution determine the appropriate level of enhanced due diligence necessary for those categories of customers and transactions that the FI has reason to believe pose a heightened risk of illicit activities at or through the FI?	⊠ Yes	□ No
III.		w Your Customer, Due Diligence and Enhanced Due gence		
	19.	Has your institution implemented processes for the identification of those customers on whose behalf it maintains or operates accounts or conducts transactions?	⊠ Yes	□ No
	20.	Does your institution have a requirement to collect information regarding its customers' business activities?	⊠ Yes	☐ No
	21.	Does your institution have a process to review and, where appropriate, update customer information relating to high risk client information?	⊠ Yes	☐ No
	22.	Does your institution have procedures to establish a record for each new customer noting their respective identification documents and 'Know Your Customer' information?	⊠ Yes	☐ No
	23.	Does your institution complete a risk-based assessment to understand the normal and expected transactions of its customers?	⊠ Yes	☐ No
IV.	Rep	ortable Transactions for Prevention and Detection of TF		
	24.	Does your institution have policies or practices for the identification and reporting of transactions that are required to be reported to the authorities?	⊠ Yes	□ No
	25.	Where cash transaction reporting is mandatory, does your institution have procedures to identify transactions structured to avoid such obligations?	⊠ Yes	□ No
	26.	Does your institution screen customers and transactions against lists of persons, entities or countries issued by government/competent authorities or under the UN Security Council Resolution?	⊠ Yes	□ No
30m	27.	Does your institution have policies to reasonably ensure that it only operates with correspondent banks that possess licenses to operate in their countries of origin?	⊠ Yes	☐ No



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V.	V. Transaction Monitoring							
	28.	potentia	ur institution have a monitoring program for un lly suspicious activity that covers funds tran y instruments such as travelers' checks, mon	nsfers and	⊠ Yes	☐ No		
VI	. AML	. Training)					
	29.	the or saving to be	ur institution provide AML & CFT training tes of your organization?	o relevant	⊠ Yes	☐ No		
	30.		our institution communicate new AML relate to existing AML related policies or practices t es?		⊠ Yes	☐ No		
	31.	parties if	our institution provide AML training to rele they are employed to carry out some of the fi anization?		⊠ Yes	☐ No		
Space for additional information:								
(PI	lease ina	licate which	ch question the information is referring to.)					
8 								
		- i						
						W		
D. <u>G</u> E	NERAL		Committee of the commit					
Does the responses provided in this Declaration applies to the following entities:								
	•	Head Off	ice and all domestic branches		☐ No	□ N/A		
	•	Overseas	s branches	☐ Yes	☐ No	⊠ N/A		
	•	Domestic	subsidiaries	☐ Yes	☐ No	⊠ N/A		
	•	Overseas	subsidiaries	☐ Yes	☐ No	⊠ N/A		
If the response to any of the above is "No", please provide a list of the branches and/o subsidiaries that are excluded, including the name of the institution, location and contact details.								
question			firm to the best of my knowledge that the	information	provided	in this		
			accurate and representative of the anti-money cedures that are established in my institution.			terrorist		
I also co	g policie	s and pro	accurate and representative of the anti-money	/ laundering	and anti-	terrorist		
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