the Wolfsberg Group

Financial Institution Name:

UNION DE BANQUES ARABES ET FRANCAISES-U.B.A.F

Location (Country):

France

distributed in two classes : A) shares held by Arab shareholders, representing 52.99% of the capital-		Answer	Question	No#
Full Legal name UNION DE BANQUES ARABES ET FRANCAISES-U.B.A.F Append a list of branches which are covered by this questionnaire: Branches covered by this questionnaire: Japan Branch, South Korea Branch, Singapore Branch Full Legal (Registered) Address Tour EQHO - 2, avenue Gambetta- 92066 Paris La Défense Cedex FRANCE Full Primary Business Address (if different from above) Date of Entity incorporation / establishment June 10, 1970 Select type of ownership and append an ownership chart if available A Publicly Traded (25% of shares publicly traded) Full Primary Business Address (if different from above) Mo Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Cedex FRANCE Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) June 10, 1970 No Full Primary Business Address (if different from above) Full Primary Business Address (if different from above) Full Primary Business (above Arthurs (above Arthu			TITY & OWNERSHIP	1. EN
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2. AN	IL, CTF & SANCTIONS PROGRAMME	
9	Does the Entity have a programme that sets	
_	minimum AML, CTF and Sanctions standards	
	regarding the following components:	
9 a	Appointed Officer with sufficient experience /	
	expertise	Yes
9 b	Cash Reporting	Not Applicable
9 c	CDD	Yes
9 d	EDD	Yes
9 e	Beneficial Ownership	Yes
9 f	Independent Testing	Yes
9 g	Periodic Review	Yes
9 h	Policies and Procedures	Yes
9 I	Risk Assessment	Yes
9	Sanctions	Yes
9 k	PEP Screening	Yes
91	Adverse Information Screening	Yes
9 m	Suspicious Activity Reporting	Yes
9 n	Training and Education	Yes
9 0	Transaction Monitoring	Yes
10	Is the Entity's AML, CTF & Sanctions policy	150
'"	approved at least annually by the Board or	
	equivalent Senior Management Committee?	Yes
11	Does the Entity use third parties to carry out any	
	components of its AML, CTF & Sanctions	
	programme?	Yes
11a	If Y, provide further details	
		Condit Australia PA (committee control of co
2 AN	TI BRIBERY & CORRUPTION	Credit Agricole SA (parent company of our reference shareholder)
12	Has the Entity documented policies and	l l
	procedures consistent with applicable ABC	
	regulations and requirements to [reasonably]	
	prevent, detect and report bribery and	lv
13	corruption? Does the Entity's internal audit function or other	Yes
13	independent third party cover ABC Policies and	
	Procedures?	Yes
14	Does the Entity provide mandatory ABC training	i res
¹ **	to:	
14 a	Board and Senior Committee Management	Yes
14 b	1st Line of Defence	Yes
14 C	2nd Line of Defence	Yes
14 d	3rd Line of Defence	Yes
14 e	3rd parties to which specific compliance	1183
148	activities subject to ABC risk have been	
	outsourced	Not Applicable
14 f	Non-employed workers as appropriate	I voc applicable
l'~'	(contractors / consultants)	Yes
	Meeting entrained	1.40



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4. PC	LICIES & PROCEDURES	
15	Has the Entity documented policies and procedures consistent with applicable AML, CTF & Sanctions regulations and requirements to reasonably prevent, detect and report:	
15 a	Money laundering	Yes
<u> 15 b</u>	Terrorist financing	Yes
15 c	Sanctions violations	Yes
16	Does the Entity have policies and procedures that:	
16 a	Prohibit the opening and keeping of anonymous and fictitious named accounts	Yes
16 b	Prohibit the opening and keeping of accounts for unlicensed banks and / or NBFIs	Yes
16 c	Prohibit dealing with other entities that provide banking services to unlicensed banks	Yes
16 d	Prohibit accounts / relationships with shell banks	Yes
16 e	Prohibit dealing with another Entity that provides services to shell banks	Yes
16 f	Prohibit opening and keeping of accounts for Section 311 designated entities	Yes
16 g	Prohibit opening and keeping of accounts for any of unlicensed / unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents	Yes
16 h	Assess the risks of relationships with PEPs, including their family and close associates	Yes
161	Define escalation processes for financial crime risk issues	Yes
16 J	Specify how potentially suspicious activity identified by employees is to be escalated and investigated	Yes
16 k	Outline the processes regarding screening for sanctions, PEPs and negative media	Yes
17	Has the Entity defined a risk tolerance statement or similar document which defines a risk boundary around their business?	Yes
18	Does the Entity have a record retention procedures that comply with applicable laws?	Yes
18 a	If Y, what is the retention period?	5 years or more



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E WW	C, CDD and EDD	
<u>5. K.T.</u> 19	Does the Entity verify the identity of the	
13	customer?	Yes
20	Do the Entity's policies and procedures set out when CDD must be completed, e.g. at the time of onboarding or within 30 days	Yes
21	Which of the following does the Entity gather and retain when conducting CDD? Select all that apply:	
21 a	Ownership structure	Yes
21 b	Customer Identification	Yes
21 c	Expected activity	Yes
21 d	Nature of business / employment	Yes
21 e	Product usage	Yes
21 f	Purpose and nature of relationship	Yes
21 g	Source of funds	Yes
21 h	Source of wealth	Yes
22	Are each of the following identified:	
22 a	Ultimate beneficial ownership	Yes **
22 a1	Are ultimate beneficial owners verified?	Yes
22 b	Authorised signatories (where applicable)	Yes
22 c	Key controllers	Yes
22 d	Other relevant parties	Directors (Chairman, Vice Chairman, Chief Executive Officers and deputy CEOs, Board Members), Compliance officer details
23	Does the due diligence process result in customers receiving a risk classification?	Yes
24	Does the Entity have a risk based approach to screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs?	Vaa
25	Does the Entity have policies, procedures and processes to review and escalate potential matches from screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs?	Yes
26	Does the Entity have a process to review and update customer information based on:	
26 a	KYC renewal	Yes
26 b	Trigger event	Yes
27	From the list below, which categories of customers or industries are subject to EDD and / or are restricted, or prohibited by the Entity's FCC programme?	
27 a	Non-account customers	EDD & Restricted on a risk based approach
27 b	Offshore customers	EDD & Restricted on a risk based approach
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27 c	Shell banks	Prohibited
27 d	MVTS/ MSB customers	Prohibited
27 e	PEPs	Prohibited
27 f	PEP Related	Prohibited
27 g	PEP Close Associate	Prohibited
27 h	Correspondent Banks	EDD & Restricted on a risk based approach
27 h1	If EDD or EDD & Restricted, does the EDD assessment contain the elements as set out in the Wolfsberg Correspondent Banking Principles 2014?	
27 i	Arms, defense, military	EDD & Restricted on a risk based approach
27 J	Atomic power	Prohibited
27 k	Extractive industries	Prohibited
27 1	Precious metals and stones	Prohibited
27 m	Unregulated charities	Prohibited
27 n	Regulated charities	Prohibited
27 o	Red light business / Adult entertainment	Prohibited
27 p	Non-Government Organisations	Prohibited
27 q	Virtual currencies	Prohibited
27 г	Marijuana	Prohibited
27 s	Embassies / Consulates	Prohibited
	Gambling	Prohibited
27 u	Payment Service Provider	Prohibited
27 v	-	Question 70 a Non-account customers : UBAF does not maintain activity with walk-in customers. Q 70 a, b & h: UBAF core business is Trade Finance based on correspondent relationship, mostly without account relations and fully covered by KYC process.
28		Question 70 I: Restricted transactions as mentioned above are submitted to in-depth analysis on the reliability of the transaction and its stakeholders, the presentation of corroborating documentation authorizing the transfer of goods before applying for the Chief Compliance Officer.



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6. MO	NITORING & REPORTING	
29	Does the Entity have risk based policies,	
	procedures and monitoring processes for the	
	identification and reporting of suspicious activity?	
		Yes
30	What is the method used by the Entity to monitor	
	transactions for suspicious activities?)n
30 a	Automated	
JV 2	Additiated	
		Yes
30 Ъ	Manual	
		Yes
30 c	Combination of automated and manual	
		Yes
31	Does the Entity have regulatory requirements to	100
['	report currency transactions?	
104	10.00	No
31 a	If Y, does the Entity have policies, procedures and processes to comply with currency reporting	
	requirements?	
	W. 336	
32	Does the Entity have policies, procedures and	
ļ.	processes to review and escalate matters arising from the monitoring of customer transactions	
1	and activity?	
- 0 ::		Yes
	YMENT TRANSPARENCY	
33	Does the Entity adhere to the Wolfsberg Group	
l _	Payment Transparency Standards?	Yes
34	Does the Entity have policies, procedures and	
	processes to [reasonably] comply with and have	
	controls in place to ensure compliance with:	
34 a	FATF Recommendation 16	Yes
34 b	Local Regulations	Yes
34 b1	Specify the regulation	
	. 81. TA	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment
		services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation
		(EU) No 1093/2010, and repealing Directive 2007/64/EC
34 c	If N, explain	
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	NCTIONS	
35	Does the Entity have policies, procedures or other controls reasonably designed to prohibit and / or detect actions taken to evade applicable sanctions prohibitions, such as stripping, or the resubmission and / or masking, of sanctions relevant information in cross border transactions?	Yes
36	Does the Entity screen its customers, including beneficial ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?	
37	Select the Sanctions Lists used by the Entity in its sanctions screening processes:	
37 a	Consolidated United Nations Security Council Sanctions List (UN)	Used for screening customers and beneficial owners and for filtering transactional data
37 b	United States Department of the Treasury's Office of Foreign Assets Control (OFAC)	Used for screening customers and beneficial owners and for filtering transactional data
37 c	Office of Financial Sanctions Implementation HMT (OFSI)	
37 d	European Union Consolidated List (EU)	Used for screening customers and beneficial owners and for filtering transactional data
37 e	Other (specify)	
	Does the Entity have a physical presence, e.g., branches, subsidiaries, or representative offices located in countries / regions against which UN, OFAC, OFSI, EU and G7 member countries have enacted comprehensive jurisdiction-based Sanctions?	Local lists applicable in Japan, Korea and Singapore No
9. TR/	VINING & EDUCATION	
_	Does the Entity provide mandatory training, which includes :	
	Identification and reporting of transactions to government authorities	Yes
	Examples of different forms of money laundering, terrorist financing and sanctions violations relevant for the types of products and services offered	Yes
	Internal policies for controlling money laundering, terrorist financing and sanctions violations	Yes
	New issues that occur in the market, e.g., significant regulatory actions or new regulations	Yes
40	Is the above mandatory training provided to :	
40 a	Board and Senior Committee Management	Yes
40 b	1st Line of Defence	Yes
40 c	2nd Line of Defence	Yes
40 d	3rd Line of Defence	Yes
	3rd parties to which specific FCC activities have been outsourced	Not Applicable
40 f	Non-employed workers (contractors / consultants)	Yes
10. AU	DIT	
41	In addition to inspections by the government supervisors / regulators, does the Entity have an internal audit function, a testing function or other independent third party, or both, that assesses FCC AML, CTF and Sanctions policies and	المادالدطارف العربية والفرنسية

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