

Instructions: Yachting AML/ CFT Survey 2025

This document provides the definitions and instructions that will help an obliged entity in completing the AML/CFT Risk Assessment Information Request. There are five tabs to be completed: 1) Customer Risk, 2) Products, Services, & Transactional Risk, 3) Distribution Channel Risk, 4) Controls and Quality of Risk Mitigation, 5) Signatories. The questionnaire should be completed in full. The questionnaire may be submitted incomplete when all information on the last tab has been provided, including the reason for submitting incomplete. Failure to provide required information may result in enhanced oversight or other action.

The following are applicable to all questions, unless otherwise specified:

- Responses must include all products or services offered to customers that fall within the scope of the AML/CFT regulations in force in Monaco.
- The reporting period is 1 January 2024 to 31 December 2024.
- Questions related to number of clients shall include clients that are active at the end of the reporting period and clients that were at some point active during the reporting period.
- The term "unique clients" denotes that while a client might have several accounts it should only be counted as one client.
- Questions related to number or value of transactions are relevant for activity performed within the reporting period.
- All questions to provide monetary values require an answer in EUR. Only value questions are indicated with the currency symbol € in the survey.
- All questions asking for responses with country breakdown are ISO 3166-1 Country Names or can be answered with the Bulk-paste feature when using country names, or the ISO 2-alpha, 3-alpha, and 3-numeric codes. A link to the acceptable country names and codes exists on the Bulk-paste popup window. This window is accessible for questions having the symbol ①.
- If the nationality, residency, or other requested breakdown is unknown, please select "Unknown" from the dropdown.
- For questions related to legal entity / profession type and business classification types, NIS or NACE code systems may be used, or alternative equivalent. For questions relating to classification types but not specified by the entity's sector classification system used, please refer to industry practices.
- Responses provided in the survey shall be for the reporting entity only, and should not include any group totals.
- If data is not available, do not enter '0', leave blank and provide a reason for incompleteness. Only enter '0' when there is zero of that activity.





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Glossary

Active Account Active Account Only clients that are active for the reporting period or were at some point active during the reporting period. AML/CFT/CPF Anti-Money Laundering / Counter Financing of Terrorism / Counter Financing of Proliferation of Weapons of Mass Destruction AMSF Autorité Monégasque de Sécurité Financiere (AMSF), The national central authority responsible for collecting, analyzing and disseminating information related to the fight against money laundering, terrorist financing and corruption. https://amsf.mc For the purposes of this questionnaire, an association is a freely formed organization (group with members) that has acquired the legal personality; for example to open a bank account, enter contracts, appear in courts, buy estate, and receive donations. Refer to Monaco law n° 1.355 of 2008/12/23 for registered associations. Associations shall also include foreign associations with a similar capacity to act, specifically to open a bank account. Beneficial Owner is defined in Article 21 of Law 1.362 of 3 August 2009 amended by law 1.503 of 23 December 2020 on the fight against money laundering, terrorist financing and corruption: - any natural person(s) who ultimately owns or controls the client; or - any natural person(s) who ultimately owns or controls the client; or - any natural person(s) who ultimately owns or controls the client; or - any natural person(s) on whose behalf a transaction or activity is conducted. A Client (identical meaning to Customer) should be understood as a Natural Person or a Legal Person/entity with whom the reporting entity has a business relationship or for whom the reporting entity carried out an occasional transaction. In this context, clients refer to all existing clients with whom the entity has had a business relationship within the reporting period including occasional (walk-in) clients who have been serviced during the reporting period including occasional (walk-in) clients who have been serviced during the reporting period including occasional	Giossai y			
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•		traveler's cheques, money orders and bankers' drafts, electronic money).		
6. Financial guarantees and commitments.		6. Financial guarantees and commitments.		
7. Trading in:		7. Trading in:		





Term	Definition	
	(a) money market instruments (cheques, bills, certificates of deposit, derivatives	
	etc.);	
	(b) foreign exchange;	
	(c) exchange, interest rate and index instruments;	
	(d) transferable securities;	
	(e) commodity futures trading.	
	8. Participation in securities issues and the provision of financial services related to such	
	issues.	
	9. Individual and collective portfolio management.	
	10. Safekeeping and administration of cash or liquid securities on behalf of other persons.	
	11. Otherwise investing, administering or managing funds or money on behalf of other	
	persons.	
	12. Underwriting and placement of life insurance and other investment-related insurance.	
	13. Money and currency changing.	
Foreign	For the purpose of this questionnaire, is a non-Monégasque national that is a resident in	
Residents	Monaco.	
Government /	Government/public entity is an organization or body providing services to the public on	
Public Sector	behalf of the government or another public entity.	
High Net Worth		
Individual	For the purposes of this survey, a High-Net-Worth-Individual is a Natural Person whose sum	
(HNWI)	of all accounts and net assets is more than EUR 5 million.	
	For the purposes of this survey, a HNW Group is a group of family-related Natural Persons	
High Net Worth	(e.g. parent, child, spouse, siblings) whose sum of all accounts and net assets is more than	
(HNW) Group	EUR 5 million.	
	A relationship established by means of a contract between two or more parties that do not	
Legal	result in the creation of a legal personality such as Trusts or other similar arrangements.	
Arrangement	Examples of other similar arrangements (for AML/CFT purposes) include fiducie, treuhand	
7 tirangement	and fideicomiso.	
	Legal persons refer to any entities other than natural persons that can establish a permanent	
	customer relationship with a financial institution or otherwise own property. This can include	
Legal Person	companies, corporate bodies, foundations, institute, partnerships, or associations and other	
	relevantly similar entities. Manay Laundaring / Torrorist Financing / Financing the Proliferation of Weapons of Mass	
ML/TF/PF	Money Laundering / Terrorist Financing / Financing the Proliferation of Weapons of Mass	
	Destruction (NAVTS) reference financial continue that involve the	
N.4	Money or value transfer services (MVTS) refers to financial services that involve the	
Money or value	acceptance of cash, cheques, other monetary instruments or other stores of value and the	
transfer services	payment of a corresponding sum in cash or other forms to a beneficiary by means of	
(MVTS)	communication, message, transfer, or through a clearing network to which the MVTS	
	provider belongs.	
	For the purposes of this survey, a More Complex Ownership Structure refers to clients in	
	which the reporting entity has increased effort or difficulty in independently verifying the	
	identity of the Beneficial Owner of the customer. For this survey, More Complex Ownership	
More Complex	Structures are structures with 3 or more layers of ownership between the Account Holder	
Ownership	and the Beneficial Owner, or, structures that are less than 3 layers of ownership but that are	
Structure	difficult to verify the Beneficial Owner due to obscurity or obfuscation, such as when	
	information is not publicly accessible, lacks transparency, involves a foreign company or trust,	
	requires foreign cooperation to verify, or when the recorded owner is a professional (lawyer,	
	accountant, company services business).	
Nationals	Natural Person who is a Monégasque national.	
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Term	Definition
Non-Profit Organizations (NPOs)	Non-Profit Organizations (NPOs) refers to a legal person or arrangement or organization that primarily engages in raising or disbursing funds for purposes such as charitable, religious, cultural, educational, social or fraternal purposes, or for the carrying out of other types of "good works".
Occasional	Any Transaction other than a Transaction carried out in the course of an established Business
Transaction	Relationship.
Payment types	Payments by clients are transactions from client accounts initiated and performed by the
by clients	client. For example, a client makes an electronic transfer to pay a rent.
Payment types	Payments on behalf of clients are transactions made by the reporting entity to third parties
on behalf of	on behalf of clients. Examples of such arrangements may be with power of attorney,
clients	Signatory on accounts, or similar.
Payment types	Payments with clients are transactions between the reporting entity and its clients for
with clients	products or services offered by the entity, transactions made in person, and deposit taking.
	PEPs are individuals who are or have been entrusted with prominent public functions, for
PEPs	example, Heads of State or government, senior politicians, senior government, judicial or
1 21 3	military officials, senior executives of state-owned corporations, important political party
	officials. The PEP regime in Monaco applies to all PEPs, both domestic and foreign.
Primary	For the purposes of this questionnaire, an individual with multiple nationalities should be
Nationality	reported as having a primary nationality, which should be based on the following ordering:
Ivacionancy	nationality of birth country, nationality that is their country of residence, other nationality.
Resident	For the purpose of this questionnaire, a resident is a Natural Person who is a Monégasque or
Resident	who has a legal right to work and live in Monaco.
Non-Resident For the purpose of this questionnaire, a non-resident is a Natural Person who is a non-moderate Monégasque national and does not have residency in Monaco.	
Senior management	Senior management is an officer or employee with sufficient knowledge of the institution's money laundering and terrorist financing risk exposure and with sufficient seniority to take decisions affecting its risk exposure, and who need not, in all cases, be a member of the board of directors.
SICCFIN (now AMSF)	Service d'Information et de Contrôle sur les Circuits Financiers (SICCFIN) is the national central authority responsible for collecting, analyzing and disseminating information related to the fight against money laundering, terrorist financing and corruption.
Sports agent	A sports agent is any person who, whether occasionally or habitually and in consideration of remuneration, brings interested parties together to make a contract, either for the paid exercise of a sporting activity, or for the agreement of an employment contract for the paid exercise of a sporting or training activity.
TFS	Targeted Financial Sanctions
Trust and	Trust and Company Service Providers refers to all persons or businesses that are not covered elsewhere, and which as a business, provide any of the following services to third parties: Acting as an agent in the creation or establishment of legal persons Acting as a director or secretary of a company, or as a partner in a legal person or
Trust and Company Service Providers	 arranging for another person to act as the above Providing a registered office, work address, residence, correspondence address, or administrative address for a legal person or legal arrangement Performing work (or equipping another person to act) as a trustee for a direct trust or performing a similar function in favor of another form of legal arrangement Acting or arranging for another person to act as a nominee shareholder in favor of
	another person.
Ultra-High-Net- Worth Individual (UHNWI)	For the purposes of this survey, an Ultra High Net Worth Individual is a Natural Person whose sum of all accounts and net assets is more than EUR 50 million.





Term	Definition	
Ultra-High-Net-	or the purposes of this survey, a UHNW Group is a group of family-related Natural Persons	
Worth (UHNW)	(e.g. parent, child, spouse, siblings) whose sum of all accounts and net assets is more than	
Group	EUR 50 million.	
VASP	Virtual Asset Service Provider	





Instructions, Inherent Risk

Q#	Question Text	Instructions
	1 Customer	Risk
	1.1 Active in Repo	rting Cycle
1	Within the reporting period, did you / your entity provide any products or services, have any turnover, or participate in or conduct any activities subject to the provisions of law n° 1.362? 1.2 Clients Sur	If no, please provide a comment at bottom explaining why no activity this reporting period.
	1.2 Cheffts Sur	The reporting entity shall provide the number of
		clients, from business relationships and occasional customers/clients, broken down by client's primary nationality (if Natural Person), or country of headquarters or incorporation (if Legal Person or Legal Arrangement), for the reporting period.
		If multiple primary nationalities, enter the one most commonly used.
2	Please provide the total number of unique clients that were at some point active during the reporting period, by client's primary nationality, or country of headquarters or incorporation.	If the nationality is unknown, please select "Unknown" from the dropdown.
2		If multiple primary nationalities, enter the one most commonly used.
		For questions referring to 'unique client', please consider:
		 If the same client has several accounts, then it is considered one client If the entity provides multiple services or has multiple contracts with the same client, then it is considered one client
		 Any other situation where the same client would be double counted, please consider as one client
3	Under what conditions does your entity record the nationality of the client?	
4	Please provide the total number of transactions (both incoming and outgoing) with clients within the reporting period.	This value will be validated against other responses provided to later questions for numbers of transactions by Natural Persons, Legal Persons, Trusts, and Other Legal Arrangements, which are mutually exclusive.
		Repeat the answer from above question.
5	Please repeat the total number of transactions provided above.	This value will be validated against other responses provided to later questions for numbers of cheque, electronic, and cash transactions, which are mutually exclusive.





Q#	Question Text	Instructions
	Please provide the total value of funds transferred	
6	with clients (both incoming and outgoing) within the	
	reporting period.	
	Does your entity have any accounts with or for clients,	
7	for the keeping of running costs of products or	
	services provided by your entity?	
	1.3 Beneficial C)wners
	Does your entity record beneficial owner information	
8	for some or all transactions?	
_	For what transaction conditions does your entity	
9	record beneficial owner information?	
10	Can your entity distinguish nationality of clients' BO's?	
	Provide the percentage breakdown of primary	If the nationality is unknown, please select
11	nationalities of beneficial owners.	"Unknown" from the dropdown.
	Please provide the total number of beneficial owners	·
12	having direct or indirect control of a legal entity,	If the nationality is unknown, please select
	broken down by primary nationality.	"Unknown" from the dropdown.
	Please provide the total number of beneficial owners	
13	that represent a legal entity, broken down by primary	If the nationality is unknown, please select
	nationality.	"Unknown" from the dropdown.
	Can your entity distinguish BO's with 25% or greater	
14	ownership?	
	Please provide the total number of beneficial owners,	
15	by BO's primary nationality, for BO's with 25% or	If the nationality is unknown, please select
	greater ownership.	"Unknown" from the dropdown.
	For Beneficial Owners of clients with 25% or greater	
16	ownership, does your entity record the residency?	
	Please provide the total number of beneficial owners	
	that are foreign residents, broken down by BO's	If the nationality is unknown, please select
17	primary nationality, for BO's with 25% or greater	"Unknown" from the dropdown.
	ownership.	charewit from the dropadwii.
	Please provide the total number of beneficial owners	
18	that are non-residents, broken down by BO's primary	If the nationality is unknown, please select
10	nationality, for BO's with 25% or greater ownership.	"Unknown" from the dropdown.
	1.4 Distinguishing C	l lient Tynes
	Regardless of whether you have such clients, does	inche 17pcs
	your entity both identify and record the type of clients	
19	when they are:	
	Trusts?	
20	Associations?	
21	Other Legal Arrangements not mentioned above?	
22	HNWI's?	
	1.5 Clients - Natura	l Parsons
		di FEISUIIS
	Please provide the total number of unique clients that	If a Natural Person (individual) acts on behalf of a
23	are natural persons (individuals) broken down by the	Legal Person or Arrangement, that person should
	primary nationality of the individual (including	not be counted as a Natural Person client.
	domestic clients).	
2.4	Please provide the total number of unique clients that	
24	are natural persons (individuals) broken down by the	
	residency of the individual (including domestic clients).	





Q#	Question Text	Instructions
25	Please provide the total number of transactions (both incoming and outgoing) with clients that are Natural Persons.	If a Natural Person (individual) acts on behalf of a Legal Person or Arrangement, it should not be counted as a Natural Person client.
26	Please provide the total value of funds transferred with clients that are Natural Persons, (both incoming and outgoing), in EUR.	
	1.6 Clients - Legal	Persons
27	Please provide the total number of unique clients that are legal persons, by client's country of headquarters or incorporation.	
28	Please provide the total number of transactions (both incoming and outgoing) with clients that are legal persons.	
29	Please provide the total value of funds transferred with clients that are legal persons, both incoming and outgoing.	
30	Does your entity distinguish whether clients are Monegasque Legal Persons and the type of legal person?	Legal Persons types include:
21	Please provide the number of Monegasque Legal	
31	Persons as clients, by type.	
	1.7 Clients - T	rusts
32	Does your entity have clients that are Trusts?	
33	Please provide the total number of unique clients that are Trusts, broken down by country of trust formation.	
34	Does your entity have information related to the number and value of their transactions?	
35	Please provide the total number of transactions (both incoming and outgoing) with clients that are Trusts.	
36	Please provide the total value of funds transferred with clients that are Trusts, (both incoming and outgoing).	
37	Please provide the total number of Monegasque unique clients that are Trusts.	





Q#	Question Text	Instructions
	Please provide the total number of natural persons	
38	which are trustees in their professional capacity,	
	broken down by primary nationality.	
	Please provide the total number of natural persons	
39	which are trustees in their professional capacity,	
33	broken down by country in which the trust was	
	created.	
	1.8 Clients - Asso	ciations
40	Does your entity have clients that are Associations?	
	Please provide the total number of unique clients that	
41	are Associations, broken down by country of	
	Association formation.	
42	Does your entity have information related to the	
42	number and value of their transactions?	
	Please provide the total number of transactions (both	
43	incoming and outgoing) with clients that are	
	Associations.	
	Please provide the total value of funds transferred	
44	with clients that are Associations, both incoming and	
	outgoing.	
	1.9 Clients - Other Legal	Arrangements
45	Does your entity have clients that are Other Legal	
45	Arrangements?	
	Please provide the total number of unique clients that	
46	are Other Legal Arrangements, broken down by	
	country of establishment / formation.	
	Does your entity have information related to the	
47	number and value of their transactions?	
	Please provide the total number of transactions (both	
48	incoming and outgoing) with clients that are Other	
	Legal Arrangements.	
	Please provide the total value of funds transferred	
49	with clients that are Other Legal Arrangements, both	
	incoming and outgoing.	
	Please specify the type of any other legal	
50	arrangements clients not mentioned in the previous	
	questions that your entity has as clients.	
	1.10 HNWI's and	UHNWI's
	Does your entity have any High-Net-Worth Individuals	For the purposes of this survey, an HNWI or HNW
	(HNWIs) or high-net-worth (HNW) groups as clients or	Group is a Natural Person or Group of family-related
51	beneficial owners (that are HNWIs) of legal	Natural Persons whose sum of all accounts and net
	persons/legal arrangements that are clients?	assets is more than EUR 5 million.
	Please provide the total number of Beneficial Owners	
52	of Legal Person clients that are HNWIs, broken down	
	by the primary nationality of the HNWI.	
	Please provide the total number of Beneficial Owners	
53	of Trusts (clients) that are HNWIs, broken down by the	
	primary nationality of the HNWI.	
	Please provide the total number of Beneficial Owners	
54	of Other Legal Arrangements clients (that are not	
	or other regar Arrangements chemis (that are not	





Q#	Question Text	Instructions
	Trusts) that are HNWIs, broken down by the primary nationality of the HNWI.	
55	Does your entity have any ultra-high-net-worth individuals (UHNWIs) or ultra-high-net-worth (UHNW) groups as clients or beneficial owners (that are UHNWIs) of legal persons/legal arrangements that are clients?	For the purposes of this survey, an UHNWI or UHNW Group is a Natural Person or Group of family-related Natural Persons whose sum of all accounts and net assets is more than EUR 50 million.
56	Please provide the total number of Beneficial Owners of Legal Person clients that are UHNWIs, broken down by the primary nationality of the UHNWI.	
57	Please provide the total number of Beneficial Owners of Trusts (clients) that are UHNWIs, broken down by the primary nationality of the UHNWI.	
58	Please provide the total number of Beneficial Owners of Other Legal Arrangements clients (that are not Trusts) that are UHNWIs, broken down by the primary nationality of the UHNWI.	
	1.11 PEP:	S
59	Does your entity have any PEPs as clients?	
60	Please provide the total number of unique clients that are PEPs, broken down by the residency of the PEP (including domestic clients).	
61	Please provide the total number of unique clients that are PEPs, broken down by primary nationality of the PEP (including domestic clients).	
62	How many foreign PEPs have residency in Monaco, broken down by primary nationality?	
63	Please provide the total number of transactions (both incoming and outgoing) with clients that are PEPs.	
64	Please provide the total value of funds transferred with clients that are PEPs, (both incoming and outgoing), in EUR.	
65	Please provide the total number of unique beneficial owners of Legal Person/Legal Arrangement clients that are PEPs, broken down by primary nationality of the PEP.	For the purpose of this question, Beneficial Owner should mean any Natural Person who owns or exercises effective ultimate control, directly or indirectly, over a client or the Natural Person who exercises effective ultimate control over a Legal Person or Legal Arrangement. The term "unique Beneficial Owners" denotes that while a Natural Person might be the Beneficial Owners of several Legal Persons/Arrangements it should only be counted as one.
66	Please provide the total number of transactions (both incoming and outgoing) with beneficial owners of	
	Legal Person/Legal Arrangement clients that are PEPs. 1.12 2nd Nation	nalities
67	For clients with multiple/dual citizenships, does your entity register all nationalities of a client?	nanues
	I .	





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Q#	Question Text	Instructions	
	1.13 Comments & Feedback		
68	Do you have feedback related to any questions in this section?		
69	Please provide comments or feedback on this section here.		
	2 Products & Serv	vices Risk	
	2.1 Payment Types with (Clients - Cheques	
70	Does your entity accept or make Cheque transactions with clients?		
71	Please provide the total number of Cheque transactions with clients (both incoming and outgoing).		
72	Please provide the total value of funds transferred with clients using Cheques within the reporting period (both incoming and outgoing).		
	2.2 Payment Types with Clients	s - Electronic Transfers	
73	Does your entity accept or make Electronic Transfers with clients?	Electronic transfers include payments which originate in an electronic form, such as wire transfers, digital payment providers (Pay Pal), debit	
74	Please provide the total number of Electronic Transfers with clients (both incoming and outgoing).	cards, credit cards, virtual currency payments, etc.	
75	Please provide the total value of funds transferred with clients using Electronic Transfers within the reporting period (both incoming and outgoing).		
76	For payments made to sellers involving bank accounts, how many payments were made to sellers, broken down by bank account.		
77	For payments made from buyers involving bank accounts, how many payments from buyers, broken down by bank account.		
	2.3 Payment Types with	h Clients - Cash	
78	Does your entity accept or make cash transactions with clients?		
79	Please provide the total number of cash transactions with clients, within the reporting period.		
80	Please provide the total value of funds transferred, cash payments in the reporting period, both incoming and outgoing.		
81	Please provide the total value of funds transferred with clients, cash payments in currencies other than Euro, during the reporting period, both incoming and outgoing.		
82	Please provide the total number of single cash transactions equal to or exceeding 10,000 euros with clients (both incoming and outgoing) within the reporting period.		
83	Can your entity distinguish cash transactions above EUR 100,000 in your record keeping?		





Q#	Question Text	Instructions
	Number of physical cash transactions with natural	
84	persons in excess of EUR 100,000 within the reporting	
	period, both incoming and outgoing.	
	Number of physical cash transactions with	
	Monegasque legal persons in excess of EUR 100,000	
85	within the reporting period, both incoming and	
	outgoing.	
	Number of physical cash transactions with foreign	
86	legal persons in excess of EUR 100,000 within the	
	reporting period, both incoming and outgoing.	
	2.4 Virtual Curr	l rencies
	2.4 Viituul Cull	In any of the following forms:
		I) Your entity accepts and/or makes transactions
87	Do you have clients that use cryptocurrencies?	from/to clients in Virtual Assets
87	bo you have chefts that use cryptocurrencies:	II) Your entity invests in Virtual Assets or VASPs on
		behalf of the client
	Diago provide the total number of virtual accets	benan of the chefit
00	Please provide the total number of virtual assets	
88	transactions with clients (both incoming and	
	outgoing).	
	Please provide the value of funds transferred with	
89	clients using cryptocurrencies (in EUR equivalent),	
	incoming and outgoing, within the reporting period.	
90	Does your entity plan to be active in, or offer products	
90	and services in, virtual assets in the next year?	
		This should include not only virtual assets related
91	Does your entity have business relationships with	payments received or investments directly, but also
31	virtual assets platforms or intermediaries?	payments involving third parties (agents,
		intermediaries, VASPs, etc.).
	Please name the virtual asset platforms or	
92	Intermediaries, that your entity has business	
	relationships with.	
	2.5 Lendir	g
93	Does your entity propose and facilitate lending or	
93	credit to clients?	
0.4	With which companies does the entity work with for	
94	providing lending and credit facilities?	
0.5	Please provide the total number of loans provided to	
95	clients.	
0.6	Please provide the total value (in EUR) of loans	
96	provided to clients.	
-	Does your entity have any other loan products, not	
97	mentioned above, that it offers to clients?	
	Please specify the type of other loan products at your	
98	entity not mentioned above it offers to clients.	
	2.6 Products & S	Services
_	What is the proportion of transaction value that is	
99	with occasional customers?	
		The question is whether the reporting entity
100	Did your entity purchase or sell yachts within the	participated as a seller and buyer in these
	reporting period?	transactions, and not as an intermediary.
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0#	Question Toyt	Instructions
Q#	Question Text	Instructions
101	How many yachts were bought and sold during the reporting period, broken down by the flag (country) under which each vessel is registered?	
102	What was the value of yachts purchased and sold within the reporting period?	
103	Have you acted in a professional capacity to broker yacht purchases or sales within the reporting period?	
104	How many purchases and sales were brokered within the reporting period, broken down by the flag (country) under which each vessel is registered?	If this is a purchase, and you are acting on behalf of the buyer, you should specify the flag chosen by the buyer. If this is a sale, and you are acting on behalf of the seller, you should specify the flag chosen by the seller.
105	What was the value of purchases and sales brokered within the reporting period?	
106	Does your entity provide charters/rentals?	
107	How many charters/rentals conducted within the reporting period, broken down by the flag (country) under which each vessel is registered?	
108	What was the revenue from charters/rentals within the reporting period?	
109	In the context of charters / rentals, how do you manage APAs (advance provisioning allowance)?	
110	Does your entity offer or provide timeshare or fractional ownership arrangements?	
111	What was the revenue from this activity within the reporting period?	
112	Does your entity provide yachting concierge/services?	
113	How many concierge/services within the reporting period, broken down by the flag (country) under which each vessel is registered?	
114	What was the value of concierge/services within the reporting period?	
115	Does your entity perform shipyard activities?	
116	What was the revenue from shipyard activities within the reporting period?	
117	Does your entity provide shipping (maritime transport)?	
118	What was the revenue from shipping activities within the reporting period?	
119	Does your entity offer combined rent-to-own, leasing-to-ownership type payment schemes?	
120	What was the revenue from this activity within the reporting period?	
121	Does your entity manage yachts?	
122	How many management operations were provided within the reporting period, broken down by the flag (country) under which each vessel is registered?	





Q#	Question Text	Instructions
123	What was the revenue from management operations within the reporting period?	
124	Does your entity provide any other revenue generating products or services?	
125	Please specify any other revenue generating products or services that your entity provide.	
	2.7 Comments &	I Feedback
	Do you have feedback related to any questions in this	- Cedadon
126	section?	
127	Please provide comments or feedback on this section here.	
	3 Distribution	
	3.1 Identifica	
128	Does your entity rely on domestic third parties to undertake some/all CDD measures towards clients?	Financial Institutions / Designated Non-Financial Businesses and Professions may permit reliance on third parties to perform elements of the CDD to introduce business, provided that the criteria set are met.
129	Please provide the total number of clients which domestic third parties were used to undertake some/all CDD measures within the reporting period, broken down by primary nationality of the client.	
130	Does your entity rely on foreign third parties to undertake some/all CDD measures towards clients?	Financial Institutions / Designated Non-Financial Businesses and Professions may permit reliance on third parties to perform elements of the CDD to introduce business, provided that the criteria set are met.
131	Please provide the total number of clients which foreign third parties were used to undertake some/all CDD measures within the reporting period, broken down by primary nationality of the client.	
132	Please provide the total number of clients which foreign third parties were used to undertake some/all CDD measures within the reporting period, broken down by residency of the Foreign Third Party.	
	3.2 Onboard	ling
133	Please provide the number of new unique clients, that are Natural Persons, that have been onboarded within the reporting period.	
134	Please provide the number of new unique clients, that are Legal Persons, that have been onboarded within the reporting period.	
135	Please provide the number of new unique clients, that are Trusts, that have been onboarded within the reporting period.	
136	Please provide the number of new unique clients, that are Other Legal Arrangements, that have been onboarded within the reporting period.	





Q#	Question Text	Instructions
137	Does your Entity onboard clients on a non-face-to-face basis, i.e. not physically present?	The reporting entity should disclose whether clients are onboarded (for CDD purposes) on a non-face-to-face basis (not physically present).
138	Please provide the number of new unique clients, that are Natural Persons, that have been onboarded non-face-to-face for CDD purposes.	
139	Please provide the number of new unique clients, that are Legal Persons, that have been onboarded non-face-to-face for CDD purposes.	
140	Please provide the number of new unique clients, that are Trusts, that have been onboarded Non-face-to-face for CDD purposes.	
141	Please provide the number of new unique clients, that are Other Legal Arrangements, that have been onboarded non-face-to-face for CDD purposes.	
142	Does your entity accept clients through Introducers?	An introducer is a Financial Institution / Designated Non-Financial Businesses and Professions who has a direct relationship with a client but delegates the financial transaction execution to another obliged entity (i.e. an introducer is a company that brings a client to the licensed entity).
143	Can the entity provide client nationality information	
	for clients onboarded through introducers?	
144	Please provide the total number of clients onboarded that were introduced through third parties, within the reporting period, broken down by primary nationality of the client (if natural person) or by country of establishment (if legal person or legal arrangement).	
145	Can the entity provide residency information of the third party introducers?	
146	Please provide the total number of clients onboarded that were introduced through Third Parties within the reporting period, broken down by residency of the third party.	
	3.3 Structu	ire
147	What is the legal form of your entity?	
148	Please provide the number of shareholders with 25% or greater shareholding, broken down by primary nationality (natural person) or country of establishment (legal persons and arrangements)	
149	Please provide the number of beneficial owners with 25% or greater shareholding, direct or indirect control of the company, or is a senior managing official, broken down by primary nationality.	
150	Please provide the total number of employees of the licensed domestic entity, including all staff working at the entity and managing partners, at the end of the reporting period.	
151	Does your Entity have any branches, subsidiaries, or agencies?	For the purpose of this question, branch should be understood as a secondary establishment of the





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Q#	Question Text	Instructions
		parent company. Please do not include offices/client service locations which are sometimes informally referred to as "branches".
	Please provide the total number of branches,	
152	subsidiaries, and agencies of the licensed domestic	
	entity, broken down by country.	
153	Is your entity a branch or subsidiary of another entity?	
154	Is your entity a branch or subsidiary of a foreign entity?	
155	If a foreign entity branch or subsidiary, in which country is the parent undertaking?	
156	Please provide the total number of foreign branches and subsidiaries (i.e. outside Monaco).	
157	Is your entity part of an international business network or group?	
158	Which Network?	
159	Is your entity a member of a professional association or society?	
160	Which association or society?	
161	Within the reporting period, has your entity experienced any of the following:	A change in the legal manager(s), members of senior management or board of directors or supervisory board, partners/shareholders, beneficial owners, any other person exercising direct or indirect control over your entity or the conduct of its activity? Undergone a significant evolution or modification of activities? Any other statutory changes?
162	Diago indicate the development or modification	Change of AML/CFT/CPF responsible persons?
162	Please indicate the development or modification.	nncos
163	3.4 Entity Fina Turnover for the reporting period.	ances
164	Turnover for the reporting period realized in the Principality of Monaco.	
165	Turnover for the reporting period realized outside the Principality of Monaco.	
166	Please provide the amount of your last annual VAT return.	This is the total VAT paid to the State of Monaco. Total of twelve monthly payments.
	3.5 Rejected Rela	
167	Please provide the total number of new client business relationships (potential clients) that have been rejected due to Money Laundering, Terrorism Financing, or Financing the Proliferation of Weapons of Mass Destruction considerations during the reporting period.	





Q#	Question Text	Instructions
	3.6 Terminated Rel	ationships
	Please provide the total number of client business	
	relationships that have been terminated due to	
168	Money Laundering, Terrorism Financing, or Financing	
	the Proliferation of Weapons of Mass Destruction	
	considerations during the reporting period.	
	3.7 Comments & I	- eedback
169	Do you have feedback related to any questions in this	
109	section?	
170	Please provide comments or feedback on this section	
170	here.	





Instructions, Controls

C#	Question Text	Instructions
	1 Contr	
	1.1 Struc	
1	Please provide the total number of employees of the licensed domestic entity, including all staff working at the entity and managing partners, at the end of the reporting period.	Reuse the response from Q150. The reporting entity has to disclose the number of all personnel employed: employees, associates and owners, regardless of their function.
2	Please provide the total number of full-time equivalent employees at your entity, at the end of the reporting period.	The reporting entity should disclose the number of full- time equivalent employees and non-employee partners and owners, irrespective of their function. Provide the estimate as a decimal of FTE time. For example if there is one full time employee and two ¼ time employees, then the total would be 1.5 FTE. 1 full-time employee = 1 FTE. One half-time employee = 0,5 FTE. One ¼ time employee = 0,25 FTE.
3	Approximately how many employee hours were	
4	spent on AML/CFT per month? Is your entity part of a group?	
5	Does your entity have a board and/or senior management?	 This question distinguishes if the entity is of a sufficient size to have separated either governance or functions of responsibility. Examples of a board or senior management, would be an entity having: Chief Officers (CEO, CFO, CTO) Distribution of decision-making authority, such as given by a Director or when more than one layer of management exists Policies or procedures which require approval by a specified role or individual A legal requirement for a board or specific role needed to achieve compliance Examples of an entity that does not have a board or senior management: A sole proprietor A partnership
	4.2 Palisian 9. P	A small business with a single layer of management
6	Did your Entity prepare a documented set of AML/CFT policies and procedures?	The reporting entity should disclose whether it has written policies and procedures in place that outline how the reporting entity implements AML/CFT legal requirements.





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C#	Question Text	Instructions
7	Were these policies and procedures approved by the board and senior management of your Entity?	The reporting entity should disclose whether its written AML/CFT policies and procedures have been formally approved by the senior management (be it the Board of Directors or any other person that executes control over the entity and/or has decision-making power).
8	Did your entity circulate these policies and procedures to all its employees?	
9	Did your entity ensure awareness of these policies and procedures to all its employees?	
10	Did your Entity update their written AML/CFT policies and procedures in the last year?	
11	Please provide the date of the last update to your entity's written AML/CFT policies and procedures.	
12	Does your Entity have a systematic practice of tracking and managing changes to the AML/CFT policies and procedures?	The reporting entity should disclose whether it has a systematic practice of tracking and managing changes to AML/CFT Policies and Procedures, such as version control, or a log/list which allows someone to see the frequency of updates and review processes.
13	Who prepared your entity's policies and procedures?	The reporting entity should disclose whether its Policies and Procedures were prepared by the entity themselves or by external advisors? Please select the option that best matches option question: by themselves, by external consultants, by another member of the member group.
14	Did your entity conduct a self-assessment of adequacy of AML/CFT procedures?	
15	Has your entity previously submitted AML/CFT procedures to AMSF?	
16	Please provide the last date of transmission of your AML/CFT procedures manual to AMSF.	
	1.3 Gover	nance
		Does the board and senior management of your Entity demonstrate overall responsibility for AML/CFT?
		Actions taken by the Board and senior management that could demonstrate board's and senior management's engagement in AML/CFT matters could include:
17	Does the board/owners and senior management of	(1) senior management includes AML/CFT matters into the daily/ weekly/monthly/quarterly/yearly agenda;
17	your entity demonstrate overall responsibility for AML/CFT?	(2) senior management receives regular reports on ML/TF risks, trends and vulnerabilities and take immediate decisions to manage and mitigate the risks;
		(3) senior management requests ad-hoc reporting on AML/CFT matters whenever issues arise; orders internal or external audit to test AML/CFT controls;
		(4) on the basis of internal business wide ML/TF risk assessment results, senior management takes decisions





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Question Text	Instructions
	to mitigate higher risks by increasing human resources (hiring more employees for AML/CFT), buying AML/CFT monitoring software or sanction screening software, etc.;
	(5) senior management formally approves written policies, procedures and amendments to them whenever changes to AML/CFT legislation are introduced;
	(6) senior management requests regular reports on implementation of risk mitigation measures on the basis of ML/TF risk assessment, internal audit findings, etc.
Does the hoard/owners and senior management of	The reporting entity should disclose whether the board and senior management receive regular reports on ML/TF risks and vulnerabilities, trends and overall AML/CFT compliance.
your entity regularly receive AML/CFT reports?	Senior management of the reporting entity, being responsible of overall risk management and control, should also oversee ML/FT risk and trends.
Does the board/owners and senior management of your entity ensure that AML/CFT shortcomings are	The reporting entity should disclose whether Senior management of the reporting entity, being responsible of overall risk management and control, take actions to rectify shortcomings in AML/CFT compliance areas and mitigate ML/TF risks.
	The necessity of actions can be determined based on ML/TF business risk assessment results, periodic AML/CFT reporting, supervisory onsite examination reports, etc. Examples of such actions might include:
rectified?	(a) approving budgetary resources to hire more employees for AML/CFT Compliance, investing in employees' knowledge and expertise through training, seminars, certifications
	(b) buying necessary IT (technical resources), such as monitoring systems, automated screening solutions,
	(c) prioritizing AML/CFT area for internal audit, etc.
Does the senior management of your entity review (give approval) for taking on high-risk clients?	In the case of Enhanced Due Diligence, the senior management might be required to approve the business relationships with the higher risk clients (such as PEPs, for example) before entering into the business relationship and/or continuing business relationship. The reporting entity should disclose whether the senior management undertakes these responsibilities.
1.4 Compliance 8	I
Has your entity had any AML/CFT related violations in the past 5 years?	The reporting entity should disclose whether it had any AML/CFT related compliance failures, including minor shortcomings, within the past 5 years.
	Does the board/owners and senior management of your entity ensure that AML/CFT shortcomings are rectified? Does the senior management of your entity review (give approval) for taking on high-risk clients? 1.4 Compliance of Has your entity had any AML/CFT related violations in





C#	Question Text	Instructions
22	Please provide the total number of AML/CFT related violations in the past 5 Years.	Any AML/CFT related compliance failures, including minor shortcomings, should be counted under this question.
23	Please identify the number and types of AML/CFT violations.	
	1.5 Trair	ning
24	Did your entity conduct any AML/CFT training in the reporting period?	
25	Did your entity conduct AML/CFT training for its directors/management in the reporting period?	
26	Did your entity conduct AML/CFT training for its client-facing employees in the reporting period?	
27	Did your entity conduct AML/CFT training for its non- client-facing employees in the reporting period?	
28	Please provide the total number of employees trained on AML/CFT matters in Reporting Cycle.	
29	Are employees required to participate in AML/CFT/CPF training prior to their assignment to customer-facing or other duties of relevance for AML/CFT/CPF?	
30	Provide the estimated average number of hours per person spent on initial training.	
31	Are employees required to undergo periodic refresher training to reinforce AML/CFT/CPF knowledge and skills?	
32	Provide the number of staff that have received refresher training within the reporting period.	
33	Provide the estimated average number of hours per person spent on refresher training.	
34	Does the entity provide specialized training for employees working in high-risk areas, such as compliance and customer due diligence?	
35	Please provide the total number of training/awareness raising activities on AML/CFT/CPF matters in reporting cycle.	
36	Did any of the AML/CFT training/awareness raising activities include dissemination of supporting documents (legal texts, procedures, guidance)?	
37	Did any of the AML/CFT training/awareness raising activities include internal meetings?	
38	Did any of the AML/CFT training/awareness raising activities include consultation of AMSF's website?	
39	Did any of the AML/CFT training/awareness raising activities include training with external service provider in Monaco?	
40	Did any of the AML/CFT training/awareness raising activities include training with external service provider outside Monaco?	
41	Did any of the AML/CFT training/awareness raising activities include training by another group member?	





C#	Question Text	Instructions
42	Did any of the AML/CFT training/awareness raising activities include any other activities?	
43	What other AML/CFT training/awareness raising activities did it include?	
44	Did any of the training/awareness raising activities cover topics related to Internal AML procedures?	
45	Did any of the training/awareness raising activities cover topics related to internal CFT procedures?	
46	Did any of the training/awareness raising activities cover topics related to group AML procedures?	
47	Did any of the training/awareness raising activities cover topics related to group CFT procedures?	
48	Did any of the AML/CFT training/awareness raising activities cover topics related to typologies?	
49	Did any of the AML/CFT training/awareness raising activities cover topics related to practical cases?	
50	Did any of the AML/CFT training/awareness raising activities cover topics related to news?	
51	Did any of the AML/CFT training/awareness raising activities cover topics related to corruption?	
52	Did any of the AML/CFT training/awareness raising activities cover topics related to financing of terrorism?	
53	Did any of the AML/CFT training/awareness raising activities cover topics related to cryptocurrency?	
54	Did any of the AML/CFT training/awareness raising activities cover topics related to financing the proliferation of weapons of mass destruction?	
55	Did any of the AML/CFT training/awareness raising activities cover topics related to tax evasion?	
56	Did any of the AML/CFT training/awareness raising activities cover topics related to fraud?	
57	Did any of the AML/CFT training/awareness raising activities cover other topics not mentioned above?	
58	What other topics did the AML/CFT training/awareness raising activities cover?	
	1.6 CD	D
59	Does your entity record all of the following in your customer database: • First Name • Last Name • Date of Birth • Place of Birth • Nationality • Country of Residence • Tax Residence • Activity	
	Source of WealthSource of Funds	









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C#	Question Text	Instructions
74	Please specify which items are not collected.	
75	Does your entity record other client information or register client activity information in their database?	The reporting entity should disclose if additional information is recorded / registered into their database. i.e. In addition to client information such as First Name, Last Name, Date of Birth, Place of Birth, Nationality, Country of Residence, Tax Residence, Activity, Source of Wealth, Source of Funds, and client activity information such as Account Holder, Representative of Company or Client, Beneficial Owner, Administrators/Directors, Shareholders, Legal Representatives, Settlor/Constituent, Trustee, Beneficiary of a Trust or other Legal Arrangement, Founders, Donors, Persons who directly or indirectly exercise control of a Foundation, Protector, More Complex Ownership Structures, Introducers?
76	Please specify what other information is included in your database.	
77	Does your entity research clients or yachts on the internet?	
78	Does your entity research clients or yachts using the Journal de Monaco?	
79	Does your entity research clients or yachts using sites specializing in services of risk detection?	
80	Does your entity research clients or yachts using business websites?	
81	Does your entity research client's organization, board members, etc.?	
82	Does your entity research clients or yachts in the press?	
83	What other information is used to research the clients or yachts?	
84	Are the results of the research systematically recorded?	
85	Is past 5 years of client relationship data accessible by AMSF upon request?	
86	Does your entity apply a risk-based approach to customer due diligence measures (CDD)?	
87	Does your entity have policies and procedures that specify the difference in documentation and requirements for different levels of CDD?	(e.g. simplified, standard and enhanced due diligence)
88	Please provide the total number of unique clients that are active for the reporting period or were at some point active during the reporting period.	Please repeat the answer provided in Q2.
89	Has your entity performed Simplified Due Diligence on any clients within the reporting period?	
90	Please provide the total number of unique clients that are subject to simplified due diligence measures.	
91	Does your entity identify and verify its clients using reliable and independent information in all cases of CDD?	





C#	Question Text	Instructions
	Does your entity's CDD policies include procedures	
92	for client acceptance and procedures for identifying	
	and verifying client and beneficial owner identity?	
	For when BO info is recorded, at what % shareholding	
93	threshold does your entity use for recording	
93	Beneficial Owner information?	
	Does your entity apply enhanced identification and	
94	verification on all high-risk clients before customer	
	take-on?	
95	How often is ongoing due diligence done on clients	
33	classified as high-risk for ML/FT?	
96	Did you select "trigger event" in the previous	
96	question?	
	Please name all trigger events for ongoing due	
97	diligence done on clients classified as high-risk for	
	ML/FT.	
	Does your entity examine the source of wealth before	
98	customer take-on?	If not applicable, state 'NA'.
99	Does your entity undertake other measures for high-	
	risk clients, before customer take-on?	
100	Please specify other measures taken for high-risk	
	clients, before customer take-on.	
101	Does your entity conduct virtual assets transactions	
101	with clients?	
102	How does the company verify the Beneficial Owners	
102	of Virtual Assets?	
	December of the second walls are third montice to call at	Third parties has the meaning of any other entity /
103	Does your entity ever rely on third parties to collect	service provider which performs elements of CDD on
	CDD information about clients?	behalf of the entity.
	Has your entity experienced difficulty in receiving	,
104	CDD information from 3rd parties when needed?	
	Please provide the main reason for the difficulties	
	(e.g. legal reason, commercial reason, unavailability	
105	of information, other) and the type of third parties	
	(e.g. financial institution, DNFBP).	
106	Does the evolution of the client's services requested	
	contribute to the identification of red flags?	
107	Does your entity identify all customers regardless of	
	payment method?	
	1.7 ED	D
	Please provide the total number of unique clients	
108	where enhanced due diligence was applied at	
	onboarding.	
	Please provide the total number of unique clients	
109	where enhanced due diligence was applied in the	
-	course of business relationships.	
	·	i.e. number of enhanced due diligence clients (at start
110	Please provide the percentage of unique clients that	or during course of business relationship) ÷ total
110	have been subjected to enhanced due diligence.	number of clients.
		number of cheffs.





C#	Question Text	Instructions
111	Please provide the total number of beneficial owners of legal persons and legal arrangements where enhanced due diligence was applied.	
112	Please provide the percentage of beneficial owners of legal persons and legal arrangements where enhanced due diligence was applied.	i.e. number of enhanced due diligence <u>Beneficial</u> <u>Owners</u> of Legal Persons and Legal Arrangements ÷ total number of <u>Beneficial Owners</u> of Legal Persons and Legal Arrangements.
	1.8 Risk Asse	
113	Does your entity apply AML/CFT risk ratings to its clients?	
114	How many AML/CFT risk levels does your entity have for clients?	
115	Please provide the number of unique clients, that are rated as high-risk for AML/CFT.	
116	Please provide the total number of unique clients that are without a risk level determined yet.	
117	Does your entity's High-Risk Assignment Considerations include ALL of the following:	
118	Please specify which items are not considered.	
119	Does your entity's high-risk assignment consideration include any additional measures not mentioned above?	
120	Please specify what additional measure not mentioned above are included your entity's high-risk assignment considerations.	
121	Does your entity have a tool or process for making AML/CFT risk assessments?	(client assessments)
122	Does your entity use a list of sensitive countries for AML/CFT risk assessment?	
123	Does your entity use a list of sensitive activities for AML/CFT risk assessment?	
124	What client activities does your entity associate with high-risk clients?	
125	Does your entity consider ML and TF risks separately?	(entity's own assessment)
126	Does your entity have a tool or process for making AML/CFT risk assessments?	(entity's own assessment)





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C#	Question Text	Instructions	
	1.9 Audit / Controls		
127	When did your entity last have a SICCFIN/AMSF audit?		
128	Did your entity have any other audits not mentioned above?		
129	Specify the types of other audits, and provide the year of the last audit of each kind.		
	1.10 Cash Tra	nsactions	
130	Does your entity conduct cash transactions with clients?	Incoming or outgoing.	
131	Does your entity apply any specific AML/CFT controls and procedures for cash transactions?		
132	Please describe the specific controls and procedures for cash transactions your entity applies.		
133	Please provide a pdf copy of the entity's AML/CFT controls and procedures for cash transactions		
	1.11 Moni	l toring	
	Does your entity have in place a system for		
134	monitoring transactions for potential suspicion and reporting suspicious transactions?	If No, please provide reason why in the comment field at the bottom of this section.	
135	Please provide the total number of transactions (both incoming and outgoing) by clients within the reporting period.	Please repeat the answer provided in Q4.	
136	Please provide the total number of alerts in reporting period by the system related to money laundering.		
137	Please provide the total number of alerts resulting in specific review reports related to money laundering.		
138	Please provide the total number of alerts leading to filing of a suspicious transaction report related to money laundering.		
139	Please provide the total number of alerts in reporting period by the system related to terrorism financing.		
140	Please provide the total number of alerts resulting in specific review reports related to terrorism financing.		
141	Please provide the total number of alerts leading to filing of a suspicious transaction report related to terrorism financing.		
142	Has your entity formalized and used the identification thresholds required by your sector?		
143	Does your entity consider multiple or cumulative transactions?		
144	Does your entity monitor client cash transaction activity for ensuring the 30,000 EUR cash limit is not exceeded within 6 months?		
145	How many times has your entity refused a client transaction due to exceeding the 30,000 EUR cash limit within 6 months?		
146	Please provide the total number of incoming transactions rejected due to insufficient originator or beneficiary information.		





C#	Question Text	Instructions
CII	Please provide the total value of incoming funds	Instructions
147	rejected due to insufficient originator or beneficiary	
1	information in EUR.	
	Please provide the total number of outgoing	
148	transactions rejected due to insufficient originator or	
	beneficiary information.	
	Please provide the total value of outgoing funds	
149	rejected due to insufficient originator or beneficiary	
	information in EUR.	
	1.12 Record	Keeping
150	Does your entity keep transaction records for at least 5 years?	
	Does your entity keep all CDD and business	
151	correspondence for at least 5 years after the end of a	
	client relationship?	
152	Does your entity keep these records and documents	
	in a safe and secure place?	When providing its response the remarking autitus
		When providing its response, the reporting entity should consider the following factors:
		(1) is the above data collected in electronic format
		and easily retrievable from the IT systems?
	Are these records and documents available promptly to the relevant authorities upon request?	(2) does the IT system have the functionality to
153		filter and sort records so that they can be
153		retrieved promptly?
		(3) is there manual effort required to find clients'
		data, e.g., if files are stored only in paper
		format; or, when they are stored in electronic
		format, IT systems are not configured to enable
	Decrease antitude and head on the CDD and the co	easy access to the required data.
154	Does your entity have backups for CDD and business	
154	correspondence information with a disaster recovery plan?	
	1.13 Targeted Financi	al Sanctions (TFS)
	1.13 Targeteu Tillanti	The reporting entity should disclose whether its policies
		and procedures adequately cover TFS screening and
		alert elements.
		Policies and procedures should cover targeted financial
	Do entity policies and procedures adequately cover TFS screening and alerts for terrorism financing and proliferation financing?	sanctions-related requirements of at least the
		following:
155		(a) Clients, Beneficial Owners, parties to a transaction,
		relevant third parties (intermediaries, agents), or other
		related persons;
		(b) Frequency and scope of screening;
		(c) Handling of alerts, false positives (incl. how should
		the alerts be resolved where information is unavailable,
		incomplete or potentially unreliable).





		36
C#	Question Text	Instructions
156	Are the board and senior management of your entity engaged in overseeing risks and compliance matters related to TFS for terrorism financing and proliferation financing?	The response should capture information on the board's or senior management's involvement in overseeing risks and compliance matters related to Targeted Financial Sanctions implementation. Relevant engagement might include:
		(1) approval of TFS-related policies, procedures and instructions by the board or senior management;
		(2) approval (allocation) of financial, technical (IT) or human resources aimed at increasing level of compliance with TFS obligations, such as building employees' knowledge and qualifications in TFS area (trainings, seminars, certificates) and/or hiring additional employees; granting necessary resources to implement automated screening solutions, etc.;
		(3) periodic reporting on TFS compliance, including sanctions evasion risks, trends and vulnerabilities,
		(4) arranging internal audits in TFS area and taking timely actions to remedy deficiencies, etc.
157	Does your entity have policies and procedures regarding direct and indirect control of assets of TFS designated persons for terrorism financing and proliferation financing?	The reporting entity should disclose whether its policies and procedures cover: (a) direct control and (b) indirect control of assets by designated persons; (c) internal processes and systems designed to detect persons who exercise direct and indirect control over assets owned by designated persons.
158	Does your entity have policies and procedures regarding freezing the assets (without delay) of TFS designated persons and reporting it to competent authority(ies)?	assets owned by designated persons.
159	Does your entity check the Monaco National Asset Freezing List when onboarding new clients or when the list is updated?	
160	Does your entity have a system to check the customer database?	
161	Do you have clients which have chains of payments to or from ultimate beneficiaries?	
162	Does your entity undertake screenings (terrorism, proliferation, financial sanctions) on subjects relevant to the full chain of payments to the ultimate beneficiary.	
163	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for account holders (titulaires)?	Reference Sovereign Ordinance no. 8.664.
164	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for representative of company or client (mandataires)?	Reference Sovereign Ordinance no. 8.664.





C#	Question Text	Instructions
165	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for beneficial owners (and beneficiaries)?	Reference Sovereign Ordinance no. 8.664.
166	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for administrators/directors?	Reference Sovereign Ordinance no. 8.664.
167	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for shareholders?	Reference Sovereign Ordinance no. 8.664.
168	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for legal representatives?	Reference Sovereign Ordinance no. 8.664.
169	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for settlor/constituent?	Reference Sovereign Ordinance no. 8.664.
170	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for trustees?	Reference Sovereign Ordinance no. 8.664.
171	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for protectors?	Reference Sovereign Ordinance no. 8.664.
172	How frequently does your entity undertake regular screenings (terrorism, proliferation, financial sanctions) for introducers?	Reference Sovereign Ordinance no. 8.664.
173	Has your entity identified any person/transactions related to Terrorism Financing or Proliferation of Weapons of Mass Destruction within the reporting period.	
174	Please provide the total number of persons identified by your entity related to terrorism financing within the reporting period.	
175	Please provide the total number of persons identified by your entity related to financing of the Proliferation of Weapons of Mass Destruction within the reporting period.	
176	Please provide the total number of reports made to Direction du Budget et du Trésor (DBT) related to Terrorism Financing.	
177	Please provide the total number of reports made to DBT related to financing of Proliferation of Weapons of Mass Destruction.	
	1.14 PE	Ps
178	Does your entity take measures to determine whether clients and beneficial owners are politically exposed persons (PEPs)?	
179	What measures does your entity apply to determine whether clients and beneficial owners are PEPs?	
180	What additional AML/CFT procedures are applied for PEPs (compared to a standard risk client)?	The reporting entity should provide a list of specific and enhanced measures that are additionally being taken





C#	Question Text	Instructions
		for PEPs, compared to standard risk clients. For
		example: (a) before establishing a business relationship
		(b) during the course of a business relationship.
		If the above measures differ for domestic and foreign PEPs, please indicate which measure applies to a domestic PEP and which to a foreign PEP.
181	Does PEP screening occur as part of the CDD process for new customers?	
182	Provide the estimated average number of hours dedicated by AML/CFT/CPF compliance personnel to onboard a new PEP client.	
183	Provide the estimated percentage of self-declared information matching with PEP status determinations.	
184	Does screening for PEPs occur on an ongoing basis?	
185	Provide the approximate average number of days for a PEP status reassessment after events (such as	
186	political office changes). Are PEPs subject to increased monitoring?	
187	Does your entity consider all PEP relationships as high-risk for AML/CFT?	
188	Does your entity always require senior management approval to onboard a client or beneficial owner or beneficiary of an insurance policy that is a PEP and to continue such relationship when the client, beneficial owner, or beneficiary becomes a PEP after the business relationship was established?	
	1.15 Suspicious Trans	Laction Reporting
189	Please provide the total number of suspicious transactions and activities identified and reported internally (at your entity) to the compliance officer within the reporting period.	(not necessarily filed to the FIU)
190	Did your entity file any STRs/SARs to the FIU within the reporting period?	
191	Please provide the total number of STRs/ SARs related to <u>Terrorism Financing</u> that your entity reported to the FIU within the reporting period.	The reporting entity should disclose the <u>number of</u> <u>Suspicious Transactions</u> , related to <u>Terrorism Financing</u> , it has reported to Monaco's FIU (https://amsf.mc).
192	Please provide the total number of STRs/ SARs related to Money Laundering that your entity reported to the FIU within the reporting period.	The reporting entity should disclose the <u>number of Suspicious Transactions</u> , related to <u>Money Laundering</u> , it has reported to Monaco's FIU (https://amsf.mc).
193	Please provide the total number of STRs/SARs related to a Monegasque Legal Person provided to the FIU within the reporting period.	
194	Please provide the total number of STRs/SARs related to a <u>Foreign Legal Person</u> provided to the FIU within the reporting period.	





C#	Question Text	Instructions
195	Please provide the total number of STRs/SARs related to a <u>Foreign Trust</u> provided to the FIU within the reporting period.	
196	Please provide the total number of STRs/SARs related to a <u>Foreign Tax Offenses</u> (criminal or administrative) provided to the FIU within the reporting period.	
197	Please provide the total number of STRs/SARs related to <u>Organized Crime</u> provided to the FIU within the reporting period.	
198	Please provide the total number of attempted transactions reported to the FIU, within the reporting period.	
199	Did your entity respond internally to the suspicious transactions?	e.g. modification of the client relationship as a result, reevaluated client risk classification, taking steps to avoid tipping-off, etc.
200	Did your entity take any steps to strengthen internal controls for AML/CFT, amend policies and procedures, or undertake other procedures to improve suspicious transaction reporting within the reporting period?	
	1.16 Comments & Feedback	
201	Do you have feedback related to any questions in this section?	
202	Please provide comments or feedback on this section here.	





Instructions, Signatories

S#	Question Text	Instructions	
	Attestation		
1	The person or persons name(s) added here attests that she/he/they have provided accurate responses to questions, to the best of their ability.		
2	The person's name added here attests that she/he is duly authorized to represent the reporting entity and has ensured the submitted data has been adequately reviewed and is an accurate representation, to the best of their ability.		
3	Do you need to submit your survey in an Incomplete state?	If no, please write 'Complete'. If yes, provide the reason for submitting incomplete. An incomplete submission may result in enhanced oversight or other action.	

