Section I - Gene	eral Information				
•					
Mercury Tower, The Exchange Financial & Business Centre, Elia Zammit Street, St Julian's STJ 3155, Malta					
8.11.1994					
Malta	Registration	Number: C17003			
Please state the exchange where you are listed (the major exchange is sufficient) and include your listed exchange and symbols Malta Stock Exchange, USD, FII		1			
Section II – Ownership & Management Information (only for use when subject bank is not a public traded entity)					
elow please list the ownersh	ip [Govt/Public/Privat	e] and the percentage	e of Holding ²		
with a holding of 5% or more, o	can be accessed from htt	p://www.fimbank.com/	shareholder-services		
ection III – Anti Money	Laundering (AML)	Controls			
1. Please state the supervisory authority & date/status of Banking Authorisation: Malta Financial Serv Licence issued on 1		•			
2. Is your good institution supervised by a national authority?		Yes 🛭 No 🗌			
3. Is the supervision carried out with special regard to the prevention of money laundering and combating terrorist financing?			Yes ⊠ No 🗌		
 4. Are there any specific laws or regulations on Money Laundering prevention in your country? Kindly provide a list of laws/regulations: "Prevention of Money Laundering Act" (Act XIX of 1994, last amended by (LN 105 of 2008). "Prevention of Money Laundering and Funding of Terrorism Regulations" (LN 180 of 2008). 			Yes ⊠ No 🗌		
5. Is money laundering considered as a crime in your legislation?		Yes ⊠ No 🗌			
6. Is terrorist financing considered as a crime in your legislation?		Yes ⊠ No □			
7. Does your country's regulatory body require all credit institutions to have anti-money laundering and know your customer procedures?		Yes ⊠ No □			
8. Do your regulations/directives require the recognition of the true identity of customers and the origin of their funds?		Yes ⊠ No □			
If so, is your institution in compliance with AML and KYC rules?			Yes ⊠ No □		
9. Do you comply with the recommendations of the FATF or the European Union or with equal standards?			Yes 🛛 No 🗌		
	FIMBank p.l.c. Public Limited Co Mercury Tower, The Exchange Fin Elia Zammit Stree St Julian's STJ 315 Malta 8.11.1994 Malta you are listed (the major de your listed exchange ection II – Ownership & (only for use when subject be elow please list the ownersh with a holding of 5% or more, or ection III – Anti Money ty & date/status of Banking by a national authority? pecial regard to the preventi tions on Money Laundering ons: ering Act" (Act XIX of 1994, latering and Funding of Terroris a crime in your legislation? It crime in your legislation? It crime in your legislation? It require all credit institution or require all credit institution or with AML and KYC rules?	Public Limited Company Mercury Tower, The Exchange Financial & Business Celia Zammit Street, St Julian's STJ 3155, Malta 8.11.1994 Malta Registration you are listed (the major de your listed exchange Malta Stock ection II – Ownership & Management Inf (only for use when subject bank is not a public trader elow please list the ownership [Govt/Public/Private with a holding of 5% or more, can be accessed from htt ection III – Anti Money Laundering (AML) ty & date/status of Banking Authorisation: by a national authority? pecial regard to the prevention of money laundering tions on Money Laundering prevention in your coons: ering Act" (Act XIX of 1994, last amended by (LN 10) ering and Funding of Terrorism Regulations" (LN 18) a crime in your legislation? by require all credit institutions to have anti-money are the recognition of the true identity of customer are with AML and KYC rules?	FIMBank p.l.c. Public Limited Company Mercury Tower, The Exchange Financial & Business Centre, Elia Zammit Street, St Julian's STJ 3155, Malta 8.11.1994 Malta Registration Number: C17003 you are listed (the major de your listed exchange) Malta Stock Exchange, USD, FIM ection II – Ownership & Management Information (only for use when subject bank is not a public traded entity) elow please list the ownership [Govt/Public/Private] and the percentage with a holding of 5% or more, can be accessed from http://www.fimbank.com/ ection III – Anti Money Laundering (AML) Controls ty & date/status of Banking Authorisation: Malta Financial Serv. Licence issued on 1 by a national authority? pecial regard to the prevention of money laundering and combating tions on Money Laundering prevention in your country? ons: ering Act" (Act XIX of 1994, last amended by (LN 105 of 2008). ering and Funding of Terrorism Regulations" (LN 180 of 2008). ering and Funding of Terrorism Regulations" (LN 180 of 2008). a crime in your legislation? or require all credit institutions to have anti-money laundering and the origin of the true identity of customers and the origin of the with AML and KYC rules?		

¹ Please specify the type of entity, for example: a partnership or a company (public or private, etc,)

² For purposes of this question, an "owner" is any person or legal entity that, directly or indirectly, owns, controls or has voting power of 25% or more of any class of securities of your bank – please check cross references

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10. Do you have written anti-money laundering procedures and policies? If so, do they include at least:		Yes 🖂	No 🗌
	on of the true identity, source of funds, economic activities and the nature ansactional activities of all customers prior to establishing a business relationship?	Yes 🖂	No 🗌
10.2 the verification of	of beneficial owners of funds?	Yes 🖂	No 🗌
	nt of a compliance officer / Money Laundering Reporting Officer and if yes, us with the following contact details;	Yes 🖂	No 🗌
b) Desi c) Full <i>A</i> d) E-ma e) Phor	Inpliance Officer/MLRO: Michael Davis Ignation: Executive Vice President, Group Chief Compliance Officer Address: Mercury Tower, The Exchange Financial & Business Centre Elia Zammit Street, St Julian's, STJ 3155, Malta ail address: compliance@fimbank.com • mlro@fimbank.com ne / Fax No: +356 21 322 100 / +356 21 322 122 t code: FIMBMTM3		
10.4 staff training in t	terms of AML, which is carried out on a regular basis?	Yes 🖂	No 🗌
	ining program to educate employees in the ways of preventing money laundering d to assist them in identifying suspicious transactions, which is carried out on a	Yes ⊠	No 🗌
11. If your answer to the p	previous question is 'No', do you plan to develop written policies?	Yes 🗌	No 🗌
·	leveloped written policies documenting the processes that they have in place to rt suspicious transactions?	Yes 🖂	No 🗌
13. Does the AML compcommittee thereof?	oliance programme require the approval of your institution's board or senior		No 🗌
· ·	entification program designed to obtain and verify information regarding your source of funds, economic activities and the nature of anticipated transactional	Yes ⊠	No 🗌
15. Is there a formal risk a	ssessment based on customers, services, products, and jurisdictions?	Yes 🖂	No 🗌
16. Is the risk assessment	updated as and when new products or services are offered?	Yes 🖂	No 🗌
	ounterparties assessed as high risk subject to enhanced due diligence procedures l ongoing reviews/monitoring?		No 🗌
	cy and Procedures cover the identification and verification of all UBOs, i.e. naturaler than 10% of corporate customers at the time of account opening?	Yes 🖂	No 🗌

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19. Do the AML/CTF Policy and Procedures cover the identification and verification of all controllers and identification of all directors of corporate customers at the time of account opening?	Yes 🛭 No 🗌
20. Do the verification procedures above include the retaining of appropriately certified copies of official identification documentation which includes address verification?	Yes ⊠ No □
21. Do you have account opening procedures (customer acceptance policy) in place?	Yes ⊠ No □
22. In addition to inspections by the government supervisors/regulators, do you have an internal audit function or another independent third party such as an External Auditor, that assesses AML policies and practices on a regular basis?	Yes ⊠ No □
Please specify the name of the External Auditor if such a measure is in place.	KPMG Malta
23. Is your monitoring program designed to facilitate the identification of suspicious transactional activities?	Yes ⊠ No □
24. Does your institution maintain records on customer identification, account files and correspondence for a specific period of time and cooperate with local authorities so as to permit investigation of suspicious activities as well as provide, if necessary, evidence for prosecution of criminal behavior?	Yes ⊠ No □
25. Have you implemented a process aimed at assessing your compliance with international anti-money laundering and anti-terrorist financing policies, regulations, legislation and/or sanction lists issued by relevant international or regional organisations?	Yes ⊠ No □
26. 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 □
27. Where cash transaction reporting is mandatory, does your institution have procedures to identify transactions structured to avoid such obligations?	Fimbank does not deal in cash.
28. Does your institution screen customers and transactions against lists of persons, entities or countries issued by government/competent authorities?	Yes ⊠ No □
29. 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 🗌
30. Does your institution adhere to the Wolfsberg Transparency Principles and the appropriate usage of the SWIFT MT 202/202COV and MT 205/205COV message formats? ³	Yes ⊠ No □
31. Are your policies and directives applicable for all branches and subsidiaries, both in the home country and in locations outside the home country, at least as a minimum standard?	Yes ⊠ No □
32. Does your institution have policies covering relationships with politically exposed persons consistent with industry best practices?	Yes ⊠ No □
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The four payment message standards to be observed are: i) Fls should not omit, delete, or alter information in payment messages or orders for the purpose of avoiding detection of that information by any other Fl in the payment process; ii) Fls should not use any particular payment message for the purpose of avoiding detection of information by any other Fl in the payment process; iii) Subject to applicable laws, Fls should cooperate as fully as practicable with other Fls in the payment process when requesting to provide information about the parties involved; and (iv) Fls should strongly encourage their correspondent banks to observe these principles. Source: http://www.wolfsberg-principles.com/pdf/standards/Wolfsberg_NYCH_Statement_on_Payment_Message_Standards_(2007).pdf

33. Does your institution retain records of its training sessions including attendance records and relevant training materials used?			
34. Does your institution communicate new AML related laws or changes to existing AML related policies or practices to relevant employees?		Yes ⊠ No □	
35. Does your institution employ third parties to carry out some of the functions of the FI?		Yes 🗌 No 🖂	
36. If the answer to question 35 is 'Yes', does your institution includes: • Identification and reporting of transactions that mu • Examples of different forms of money laundering in elements in the linear policies to prevent money laundering?	ust be reported to government authorities?	Yes No	
37. Has a USA Patriot Act Certification (as well for Correspondent Banks) been provided by your good institution? ⁴		Yes 🛛 No 🗌	
38. Do you provide any banking services to "shell" banks? ⁵ If 'Yes', please provide details.		Yes No No	
39. Has your institution ever had any regulatory or criminal eanti money laundering laws or regulations?	enforcement actions resulting from violations of	Yes No No	
Officer responsible for account/relationship:	Aly Siby		
Designation:	Executive Vice President, Chief Banking O	fficer	
Telephone:	+356 2132 2100		
E-mail:	aly.siby@fimbank.com		
Secondary Contact:	Corinne Lanfranco		
Designation:	First Vice President, Head of Financial Institutions & Deposits		
Telephone: Fax number:	+356 2132 2100 +356 2328 0232		
E-mail:	corinne.lanfranco@fimbank.com		
Website:	www.fimbank.com		
Swift Address:	FIMBMTM3		

⁴Please state the issuing date and the internet source if available.

 $^{^{\}rm 5}{\rm A}$ shell bank in generally defined as an entity that does not mantain a physical presence.

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The undersigned, based on his/her best knowledge and belief, certifies the above referenced questions were answered considering the existing internal controls of the subject financial institutions, and further present an accurate representation of the existing state of the institution's anti-money laundering and anti-terrorist financing internal controls and financial services activities.

Completed by: Michael Davis

Designation: Executive Vice President, Group Chief Compliance Officer

Date: 13th April 2016

Original Signed by Michael Davis