



## POLICY ON KNOW YOUR CUSTOMER (KYC) & ANTI MONEY LAUNDERING (AML) (Version 4)

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## KNOW YOUR CUSTOMER (KYC) & ANTI MONEY LAUNDERING (AML) POLICY (VERSION 4)

#### INTRODUCTION.

In order to prevent banks and other financial institutions from being used as a channel for Money Laundering (ML)/ Terrorist Financing (TF) and to ensure the integrity and stability of the financial system, efforts are continuously being made both internationally and nationally, by way of prescribing various rules and regulations are prescribed nationally and internationally. Internationally, the The Financial Action Task Force (FATF) which is an inter-governmental body established in 1989 by the Ministers of its member jurisdictions, sets standards and promotes effective implementation of legal, regulatory and operational measures for combating money laundering, terrorist financing and other related threats to the integrity of the international financial system. India, being a member of FATF, is committed to upholding measures to protect the integrity of international financial system.

The Prevention of Money Laundering Act, 2002 (PML) is enacted to prevent and control money laundering and to confiscate and seize the property obtained from the laundered money. The PML Act and Rules notified thereunder, came into effect from 1st July, 2005.

The Reserve Bank of India ("RBI") has issued/amended guidelines on Know Your Customer (KYC) and Antimoney Laundering (AML) standards from time to time to be followed by all the regulated entities and has advised all regulated entities to ensure that a proper policy framework on KYC and AML measures be formulated and put in place with the approval of the Board.

Accordingly, in compliance with the RBI Master Direction 2016 issued by RBI and amended from time to time, the following KYC & AML policy of the Company is approved by the Board of Directors of the Company. This policy is applicable to all categories of products and services offered by the Company.

#### **OBJECTIVE & APPLICABILITY.**

The primary objective is to prevent the Company from being used, intentionally or unintentionally by criminal elements for money laundering activities. The guidelines mandate the Company to determine the true identity and beneficial ownership of accounts, source of funds, the nature of the customer's business, the reasonableness of operations in the account in relation to the customer's business, etc. which in turn helps the Company to manage its risks prudently. Accordingly, the main objective of this policy is to enable the Company to have positive identification of its customers.

Arthan Finance Private Limited









The policy is applicable across all branches and all product/business segments of the Company. All departments shall be ensured that appropriate KYC procedures issued from time to time are duly applied before introducing new products/services/technologies.

#### **DEFINITION.**

- i. Beneficial Owner (BO) shall mean where
  - ✓ the customer is a company the beneficial owner is the natural person(s), who, whether acting
    alone or together, or through one or more juridical persons, has/have a controlling ownership
    interest or who exercise control through other means.
  - ✓ where the customer is a <u>partnership firm</u>, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen per cent. of capital or profits of the partnership;
  - ✓ where the customer is an <u>unincorporated association or body of individuals</u>, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen per cent. of the property or capital or profits of such association or body of individuals;
  - ✓ where <u>no natural</u> person is identified under (a) or (b) or (c) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
  - ✓ where the customer is a <u>trust</u>, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with 10% per cent. or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership; and
  - where the customer or the owner of the controlling interest is an **entity listed** on a stock exchange in India, or it is an entity resident in jurisdictions notified by the Central Government and listed on stock exchanges in such jurisdictions notified by the Central Government, or it is a subsidiary of such listed entities, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such entities.
- ii. **Controlling ownership interest** means ownership of or entitlement to more than 10 per cent. of shares or capital or profits of the company;
- iii. **Control** shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- iv. **Customer** means a person who is engaged in a financial transaction or activity with a Company and includes a person on whose behalf the person who is engaged in the transaction or activity, is acting.
- v. **Customer Due Diligence (CDD)** means identifying and verifying the customer and the beneficial owner.
- vi. **Obtaining a certified copy** shall mean comparing the copy of the proof of possession of Aadhaar number where offline verification cannot be carried out or officially valid document so produced by

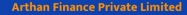


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- the customer with the original and recording the same on the copy by the authorized officer of the Company.
- vii. **Designated Director** means the Managing Director or a whole-time Director, duly authorized by the Board of Directors to ensure overall compliance with the obligations imposed under chapter IV of the PML Act and the Rules.
- viii. **Digital KYC** means the capturing live photo of the customer and officially valid document or the proof of possession of Aadhaar, where offline verification cannot be carried out, along with the latitude and longitude of the location where such live photo is being taken by an authorized officer of the Company.
- ix. **Equivalent e-document** means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the customer as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
- x. **Know Your Client (KYC) Identifier** means the unique number or code assigned to a customer by the Central KYC Records Registry.
- xi. Officially Valid Document (OVD) means the passport, the driving license, proof of possession of Aadhaar number, the Voter's Identity Card issued by the Election Commission of India, job card issued by NREGA duly signed by an officer of the State Government and letter issued by the National Population Register containing details of name and address. In case address is not updated on the OVD, the following documents or the equivalent e-documents thereof shall be deemed to be OVDs for the limited purpose of proof of address (i) utility bill which is not more than two months; (ii) property or Municipal tax receipt; (iii) pension or family pension payment orders subject to submission OVD with current address within a period of three months.
- xii. **Person** has the same meaning assigned in the Act and includes:
  - a) an individual,
  - b) a Hindu undivided family,
  - c) a company,
  - d) a firm,
  - e) an association of persons or a body of individuals, whether incorporated or not,
  - f) every artificial juridical person, not falling within any one of the above persons (a to e), and
  - g) any agency, office or branch owned or controlled by any of the above persons (a to f)
- xiii. **Politically Exposed Persons** (PEPs) are individuals who are or have been entrusted with prominent public functions by a foreign country, including the Heads of States/Governments, senior politicians, senior government or judicial or military officers, senior executives of state-owned corporations and important political party officials.
- xiv. **Suspicious transaction** means a "transaction" as defined below, including an attempted transaction, whether or not made in cash, which, to a person acting in good faith:
  - ✓ gives rise to a reasonable ground of suspicion that it may involve proceeds of an offence specified in the Schedule to the Act, regardless of the value involved; or













- √ appears to be made in circumstances of unusual or unjustified complexity; or
- √ appears to not have economic rationale or bona-fide purpose; or
- ✓ gives rise to a reasonable ground of suspicion that it may involve financing of the activities relating to terrorism.
- vv. Video based Customer Identification Process (V-CIP) mean an alternate method of customer identification with facial recognition and customer due diligence by an authorised official of the Company by undertaking seamless, secure, live, informed-consent based audio-visual interaction with the customer to obtain identification information required for CDD purpose, and to ascertain the veracity of the information furnished by the customer through independent verification and maintaining audit trail of the process. Such processes complying with prescribed standards and procedures shall be treated on par with face-to-face CIP for the purpose of this Master Direction.

All other expressions, unless defined herein, shall have the same meaning as have been assigned to them in the Prevention of Money-Laundering Act, 2002 and the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005 and RBI's Master Direction - Know Your Customer (KYC) Direction, 2016 as amended from time to time.

#### COMPLIANCE OF KYC POLICY.

The Company shall that a group-wide policy is frame and implemented for the purpose of discharging obligations mentioned under the provisions of Chapter IV of the Prevention of Money-laundering Act, 2002 (15 of 2003) and ensure compliance with PML Act/Rules, including regulatory instructions in this regard and should provide a bulwark against threats arising from money laundering, terrorist financing, proliferation financing and other related risks. While ensuring compliance of the legal/regulatory requirements as above.

#### **KEY ELEMENTS OF THE POLICY.**

The Company is hereunder framing the KYC policy incorporating the following four key elements:

- Customer Acceptance Policy ("CAP");
- ii. Customer Identification Procedures ("CIP");
- iii. Customer Due Diligence (CDD);
- iv. Risk Management; and
- v. Monitoring of Transactions

#### **CUSTOMER ACCEPTANCE POLICY (CAP).**







The company shall follow the following norms while accepting, dealing and taking the decision to grant any credit facility to customers who approach the Company for availing financial assistance.

#### The Company will ensure that it will:

- i. Not open an account in an anonymous fictitious / benami name or where its unable to do customer due diligence (CDD) on account of non-cooperation of the customer or non-reliability of the documents/ information furnished by the customer.
- ii. Carry out full-scale customer due diligence (CDD) for all customers before granting credit facility and financial products/services.
- iii. Obtain/sought mandatory KYC documents and other information from the customer while onboarding the customer and during the periodic updation of the account.
- iv. Obtained explicit consent, if required for taking optional/additional information as per the Company risk assessment and KYC guidelines issued by the RBI and PMLA from time to time.
- v. Undertake the CDD procedure at the Unique Customer Identification Code (UCIC) level, thus, existing KYC compliant customer shall not be required to furnish KYC documents.
- vi. Match the identity of the customer does not match with the negative list of person or entity issued by the Reserve Bank of India and FUI IND from time to time.
- vii. clearly spell out a circumstance in which a customer is permitted to act on behalf of another person/entity.
- viii. Verify the PAN obtained from the customer from the verification facility of the issuing authority.
- ix. Where an equivalent e-document is obtained from the customer, the Company shall verify the digital signature as per the provisions of the Information Technology Act, 2000 (21 of 2000).
- x. Verify the GST number and GST details from the search/verification facility of the issuing authority.
- xi. file suspicious Transaction Reporting (STR) with FIUIND, where the customer identity is unknown.
- xii. Photocopies of documents submitted by the customer shall be compulsorily verified with original, with signature/confirmation of the person verifying it shall be put as proof verification.

#### **CUSTOMER IDENTIFICATION PROCEDURE (CIP).**

Customer identification means identifying the customer and verifying their identity by using reliable and independent sources of documents, data or information to ensure that the customer to be onboarded is not a fictitious person.

#### The Company will undertake CIP

- i. before onboarding customer.
- ii. when there is a doubt about the authenticity or adequacy of identification data already obtained.
- iii. while selling own and third party products. and







iv. any other product for more than Rs. 50,000 and where the customer is intentionally structuring a transaction into a series of transactions below the threshold of Rs. 50,000.

The Company may rely on the customer due diligence done by third party for the purpose of verifying the identity of customers for onboarding the customer in the following conditions that:

- ✓ Third party based in within boundaries of India and is regulated, supervised or monitored, and the third party is in compliance with requirements and obligations mentioned under the PML Act.
- ✓ Records or the information of the customer due diligence is obtained within two days from the third party or from the Central KYC records Registry.
- ✓ Copies of identification data and other relevant documentation will be made available from the third party upon request without delay.

## **CUSTOMER DUE DILIGENCE (CDD).**

The company shall obtain the following documents or equivalent e-documents from the customer for conducting identification and due diligence. As part of the Loan documents, the company take consent under loan agreement to retrieve, verify and report the KYC information with regulatory.

Sr. No	Type of Customers	Type of Documents or the equivalent e-documents to be	
		collected from customer	
1.	Individual, Beneficial Owner, Authorised signatory and the power of Attorney Holder.	Any two of the following documents (PAN being mandatory).  i. Passport	
	Identification and address proof	<ul> <li>ii. PAN Card/Form 60</li> <li>iii. Aadhaar Card</li> <li>iv. Voter's Identity Card issued by Election Commission</li> <li>v. Driving License</li> <li>vi. job card issued by NREGA duly signed by an officer of the State Government and Letter issued by the National Population Register containing details of name and address.</li> </ul>	
		Where the above-mentioned documents do not have updated address, the following documents or the equivalent edocuments thereof shall be deemed to be OVDs for the limited purpose of proof of address and submit OVD with current address within period of three months:	













Sr. No	Type of Customers	Type of Documents or the equivalent e-documents to be	
		collected from customer	
		<ul> <li>i. utility bill which is not more than two months old of any service provider (electricity, telephone, post-paid mobile phone, piped gas, water bill);</li> <li>ii. property or Municipal tax receipt;</li> <li>iii. pension or family pension payment orders (PPOs) issued to retired employees by Government Departments or Public Sector Undertakings, if they contain the address;</li> <li>iv. letter of allotment of accommodation from employer issued by State Government or Central Government Departments, statutory or regulatory bodies, public sector undertakings, scheduled commercial banks, financial institutions and listed companies and leave and license agreements with such employers allotting official accommodation.</li> </ul>	
2.	Sole Proprietary firms	In addition to the documents mentioned in point no. 1, any two	
	Proof of business/ activity	<ul> <li>of the following documents or the equivalent e-documents:         <ol> <li>Registration certificate including Udyam Registration Certificate (URC) issued by the Government.</li> <li>Certificate/license issued by the municipal authorities under Shop and Establishment Act.</li> <li>Sales and income tax returns.</li> <li>CST/VAT/ GST certificate (provisional/final).</li> <li>Certificate/registration document issued by Sales Tax/Service Tax/Professional Tax authorities.</li> <li>IEC (Importer Exporter Code) issued to the proprietary concern by the office of DGFT or License/certificate of practice issued in the name of the proprietary concern by any professional body incorporated under a statute.</li> <li>Complete Income Tax Return (not just the acknowledgment) in the name of the sole proprietor where the firm's income is reflected, duly authenticated/acknowledged by the Income Tax</li> </ol> </li> </ul>	
		authorities.  viii. Utility bills such as electricity, water, landline telephone bills, etc.	











Sr. No	Type of Customers	Type of Documents or the equivalent e-documents to be collected from customer	
		The Company may, at their discretion, accept only one of those documents as proof of business/activity and such other documents in respect of the nature of business and financial status of an entity.	
3.	Partnership Firm	In addition to the documents mentioned in point no. 1, relating to beneficial owner, managers, officers or employees, as the case may be, holding an attorney to transact on its behalf. Certified copy of all the below documents or the equivalent edocuments mentioned below;	
		<ul> <li>i. Registration certificate</li> <li>ii. Partnership deed, if any</li> <li>iii. PAN Card/Form 60.</li> <li>iv. Name of all partners</li> <li>v. Proof address of the Registered office and Principal Place of business, if both are different.</li> <li>vi. Business activity proof (as mentioned in point no. 2)</li> <li>vii. Such other documents in respect of nature of business and financial status of an entity.</li> </ul>	
4.	Legal Entity	In addition to the documents mentioned in point no. 1, relating to beneficial owner, managers, officers or employees, as the case may be, holding an attorney to transact on its behalf. Certified copy (by Director/CS/CFO) of all the below documents or the equivalent e-documents thereof  i. Certificate of incorporation  ii. Memorandum and Articles of Association (MoA and AoA)  iii. PAN Card/Form 60  iv. A resolution from the Board of Directors and power of attorney granted to its managers, officers or employees to transact on its behalf  v. Name of Persons holding Senior Management position  vi. Registered office and Principal place of business if both are different.	





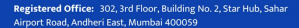






Sr. No	Type of Customers	Type of Documents or the equivalent e-documents to be	
		collected from customer	
		vii. Such other documents in respect of nature of business	
		and financial status of an entity.	
5.	Trust	In addition to the documents mentioned in point no. 1, relating	
		to beneficial owner, managers, officers or employees, as the	
		case may be, holding an attorney to transact on its behalf.	
		Certified copy of all the below documents or the equivalent e-	
		documents thereof;	
		i. Registration certificate	
		ii. Trust deed	
		iii. PAN Card or Form 60.	
		iv. Such other documents in respect of nature of business	
		and financial status of an entity.	
6.	Unincorporated association/	In addition to the documents mentioned in point no. 1, relating	
	Unregistered	to beneficial owner, managers, officers or employees, as the	
	trusts/partnership firms or a	case may be, holding an attorney to transact on its behalf.	
	body of individuals	Certified copy of all the below documents or the equivalent e-	
		documents thereof;	
		i. Resolution of the managing body of such association or	
		body of individuals	
		ii. PAN Card or Form 60.	
		iii. Power of attorney granted to transact on its behalf and	
		PAN of the persons holding an attorney to transact on its	
		behalf and any OVD for identity and address proof and	
		one recent photograph of such persons.	
		iv. Such other documents in respect of nature of business	
		and financial status of an entity.	
7.	Person purports to act on	Certified copy of all the below documents or the equivalent e-	
	behalf of juridicial person or	documents thereof;	
	individual or trust. Specifically,	i. Document showing name of the person authorised to	
	not covered such as societies,	act on behalf of the entity;	
	universities and local bodies	ii. Documents, as specified in Section 16, of the person	
	like village panchayats	holding an attorney to transact on its behalf and	
		iii. Such documents as may be required by the Company to	
		establish the legal existence of such an entity/juridical	
		person.	











Sr. No	Type of Customers	Type of Documents or the equivalent e-documents to be	
		collected from customer	
		iv. Such other documents in respect of nature of business	
		and financial status of an entity	

The company may accept such other documents from the customer in addition to above-mentioned documents to satisfy and establish the legal existence of such an entity/person. Such a list of documents shall be approved by the Head of -Operations.

## IDENTIFICATION OF BENEFICIAL OWNERSHIP (BO).

Before onboarding a customer who is not a natural person (i.e., non-individual), the Company shall identify the beneficial owner(s) and verify the beneficial owner's identity.

Nature of Customer Benefic		cial Owner of the Entity
Company	✓ Natural person	Controlling ownership interest" means
	who, whether acting alone or	ownership of or entitlement to more than 10%
	together, or through one or	of shares or capital or profits of the company;
	more Person purports to act	
	on behalf of juridicial person	"Control" shall include the right to appoint the
	or individual or trust. or has a	majority of the directors or to control the
	controlling ownership interest	management or policy decisions including by
	or who exercises control	virtue of their shareholding or management
	through other means.	rights or shareholders agreements or voting
		agreements;
Partnership Firm		Ownership of entitlement to more than 15% of
		capital or profits of the partnership;
Unincorporated		Ownership of or entitlement to more than 15%
Association or Body		of the property or capital or profits of such
of Individuals		association or body of individuals
Trust	Natural person exercising	Ownership of or entitlement to more than 10%
	ultimate effective control over	of interest in the trust in case of beneficiaries.
	the trust through a chain of	
	control or ownership	
	✓ Author of the trust	
	✓ Trustees and	
	Beneficiaries	









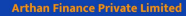


Nature of Customer	Beneficial Owner of the Entity
where no natural	the beneficial owner is the relevant natural person who holds the position of
person is identified	Senior Management officials;
Where the customer	it is not necessary to identify and verify the identity of any shareholder or
the beneficial owner	beneficial owner of such entities.
is an entity listed on a	
stock exchange or it	
is a subsidiary of such	
listed entities.	

In cases of trust/nominee or fiduciary accounts whether the customer is acting on behalf of another person as trustee/nominee or any other intermediary is determined. In such cases, satisfactory evidence of the identity of the intermediaries and of the persons on whose behalf they are acting shall be obtained.

# CONDUCT CUSTOMER DUE DILIGENCE (CDD) IN THE CASE OF INDIVIDUAL, BENEFICIAL OWNER, AUTHORIZED SIGNATORY AND THE POWER OF ATTORNEY HOLDER.

Sr.	Nature of Documents	Type of Verification
No		
1.	Permanent Account Number or the	The Company shall verify the same issuing authority
	equivalent e-document	
2.	Submission and Proof of	The Company shall carry out offline verification.
	possession of Aadhaar number	
	where offline verification can be	
	carried out	
3.	Proof of possession of Aadhaar	The Company shall carry out verification through digital KYC as
	number where offline verification	specified under Annex I.
	cannot be carried out.	
4.	Any OVD containing the details of	The Company shall carry out verification through digital KYC as
	identity and address.	specified under Annex I.
5.	Any equivalent e-document of any	The Company shall verify the <u>digital signature</u> as per the
	OVD containing the details of	provisions of the Information Technology Act, 2000 (21 of
	identity and address.	2000) and any rules issues thereunder and take a live photo
		as specified under Annex I













# ACCOUNTS OPENED USING OTP BASED E-KYC, IN NON-FACE-TO-FACE MODE, ARE SUBJECT TO THE FOLLOWING CONDITIONS.

- ✓ The Company will obtained specific consent before onboarding the customers through Aadhaar registered number only .
- ✓ Only term loans will be sanctioned to the customer. The aggregate amount of term loans sanctioned shall not exceed rupees sixty thousand in a year.
- ✓ The account onboarded using OTP based e-KYC shall be operative for one year unless identification as per Section 16 or as per Section 18 (V-CIP) is carried out as If Aadhaar details are used under Section 18, the process shall be followed in its entirety including fresh Aadhaar OTP authentication.
- ✓ In case CDD procedure as mentioned above is not completed within a year no further disbursement shall be allowed.
- ✓ The Company will obtain a declaration to the effect that no other account has been opened nor the customer will open other account using OTP based KYC in non-face-to-face mode. Further, while uploading KYC information to CKYCR, the Company will clearly indicate that accounts are opened using OTP based e-KYC and other RE shall not open accounts based on the KYC information of accounts opened with OTP based e-KYC procedure in non-face-to-face mode.

In case a person is not able to produce documents, as specified in clauses 8 and 10, the Company may at their discretion onboard the customer subject to the following conditions:

- ✓ The Company will obtain a self-attested photograph from the customer.
- ✓ The designated officer of the Company has to certify under his signature that the person onboarded has affixed his signature or thumb impression in his presence.
- ✓ The account shall remain operational initially for a period of twelve months, within which CDD as per Section 16 of RBI Master Director shall be carried out.
- ✓ Balances in these accounts taken together shall not exceed Rs. 50,000 at any given point of time.
- ✓ The total credit in all the accounts taken together shall not exceed Rs. 1 Lakh in a year.
- ✓ The customer shall be made aware that no further transactions will be permitted until the full KYC procedure is completed as per RBI Master Directions.
- ✓ The customer shall be notified when the limit reaches Rs. 40,00 or the total credit in a year reaches Rs. 80,000 that appropriate documents for conducting the KYC to be submitted otherwise the no further credit will be provided and the account shall be stopped.
- ✓ KYC verification once done by one branch/office of the Company shall be valid unless its not due for periodic updation.

CDD PROCEDURE AND SHARING KYC INFORMATION WITH CENTRAL KYC RECORDS REGISTRY (CKYCR).







The Company will capture customer KYC records and upload onto **CKYCR within 10 days of commencement of onboarding the customer** as per KYC templates for 'Individuals' and 'Legal Entities' (LEs) issued by CERSAI.

Once KYC Identifier is generated by CKYCR, Company will communicate the same to the individual/LE.

In case the customer submit the KYC Identifier for establishing an account-based relationship than Company will obtain explicit consent from the customer to download/retrieve records from the CKYCR using the KYC identifier. The customer will not be required to submit the same KYC record or information unless;

- ✓ there is a change in the information of the customer as existing in the records of CKYCR;
- ✓ the current address of the customer is required to be verified;
- ✓ the Company considers it necessary in order to verify the identity or address of the customer, or to
  perform enhanced due diligence or to build an appropriate risk profile of the customer.

#### V-CIP.

The Company may use and carry out customer due diligence using V-CIP as per Annex- II for onboarding new customers and conversion of existing accounts open in non-face to face mode using Aadhaar OTP based e-KYC authentication as per Section 17 of KYC Master direction issued by the RBI;

- ✓ Individual customers,
- ✓ Proprietor in case of proprietorship firm,
- ✓ Authorized signatories and Beneficial Owners (Bos) in case of Legal Entity (LE) customers.
- ✓ Updation/Periodic updation of KYC for eligible customers

## ON-GOING DUE DILIGENCE/PERIODIC UPDATION.

The Company has adopted a risk-based approach for periodic updation of KYC of the customer. The periodic updation will be carried out at least once in every two years for high-risk customers, once in every eight years for medium risk customers and once in every ten years for low-risk customers.

Entity	Criteria	Documents for periodic updation.
Individual	No change in KYC information	a self-declaration will be obtained through
Customers		registered email id, mobile number or letter.
	Change in address	a self-declaration of the new address will be
		obtained through registered email id, mobile
		number or letter and the declared address shall







		be verified through positive confirmation within
		two months, by means such as address
		verification letter, contact point verification,
		deliverables etc. or a copy of OVD or the
		equivalent e-documents thereof for the
		purpose of proof of address
		Aadhaar OTP based e-KYC in non-face to face mode
		may be used for periodic updation. The Company
		shall ensure that the mobile number for
		Aadhaar authentication is same as the one
		available with them in the customer's profile, in
		order to prevent any fraud.
Other than	No change in KYC information	a self-declaration will be obtained through
Individual		registered email id, letter from an official
		authorised along with Board resolution. The
		Company shall also obtain fresh Beneficial
		Owner (BO) information and update the record.
	Change in address	The company shall undertake the KYC process
		equivalent to that applicable for on-boarding a
		new customer.

In addition to above, Company shall ensure that

- ✓ If KYC documents is not as per current CDD standard, then the KYC documents of the customer is as per the current CDD standards shall be obtained, even if there is no change in the customer information.
- ✓ PAN details shall be verified from the database of the issuing authority at the time of periodic updation of KYC
- ✓ Company shall provide an acknowledgment for receipt of any documents/letter for KYC updation and the record shall be promptly updated in the system mentioning the date of KYC updation.

#### **ENHANCED DUE DILIGENCE.**

The Company is primarily engaged in MSME finance. It does not deal with such a category of customers who could pose a potentially high risk of money laundering, terrorist financing or political corruption and are determined to warrant enhanced scrutiny.

For non-face-to-face customer onboarding (other than customer onboarding in terms of Section 17)







The non-face-to-face customer onboarded by the Company (i.e the customer without meeting the customer physically or through V-CIP). This includes use of digital channels such as CKYCR, DigiLocker, equivalent edocument, etc., and non-digital modes such as obtaining copy of OVD certified by additional certifying authorities. Following EDD measures shall be undertaken by the Company for non-face-to-face customer:

- ✓ In case the Company has introduced the process of V-CIP, the same shall be provided as the first option to the customer for remote onboarding.
- ✓ In order to prevent frauds, the Company shall not link alternate mobile numbers post CDD with such accounts for transaction OTP, transaction updates, etc. Transactions shall be permitted only from the mobile number used for onboarding.
- ✓ Apart from obtaining the current address proof, the Company shall verify the current address through positive confirmation before allowing operations in the account. Positive confirmation may be carried out by means such as address verification letter, contact point verification, deliverables, etc.
- ✓ The Company shall obtain PAN from the customer and the PAN shall be verified from the verification facility of the issuing authority.
- ✓ First transaction in such accounts shall be a credit from the existing KYC-complied bank account of the customer.
- ✓ Such customers shall be categorized as high-risk customers and accounts opened in non-face to face mode shall be subjected to enhanced monitoring until the identity of the customer is verified in face-to-face manner or through V-CIP.
- Accounts of Politically Exposed Persons (PEPs)

If the customer or beneficial owner is a Politically Exposed Persons, the Company shall ensure that;

- ✓ sufficient information including information about the sources of funds and accounts of family members and close relatives is undertaken wherever possible;
- ✓ the identity of the person shall have been verified before accepting the PEP as a customer;
- ✓ the decision to open an account for a PEP will be considered at a committee or board level;
- ✓ all PEP accounts will be subjected to enhanced monitoring on an ongoing basis;
- ✓ in the event of an existing customer or the beneficial owner of an existing account subsequently becoming a PEP, committee or board level approval is obtained to continue the business relationship.

#### **RISK MANAGEMENT.**

The Company follows Risk Based approach for all doing customer assessments The Company is serving to MSME sector and provides various types of credit facilities. The Company categories all its customer under







low risk because of the nature of the customer, product profiles, customer business and ticket size under which the Company operates.

The Company categorized all customer account into low, medium and high risk based on their profile.

The risk categorization will based on the following parameters:

- Customer's identity;
- Social/financial status;
- Nature of business activity;
- business information and their location;
- geographical risk covering customers as well as transactions;
- type of products/services offered;
- delivery channel used for delivery of products/services;
- types of transaction undertaken cash, cheque/monetary instruments, wire transfers, forex transactions, and
- Ability of the customers to confirm identity documents through online or other services offered by issuing authorities.

Indicative List of Risk Categorization

## I. Low Risk Category

Individuals (other than High Net Worth) and entities whose identities and sources of income/fund can be easily identified and transactions in whose accounts by and large conform to the known profile and not covered in any of the below two categories, shall be categorized as low risk.

The MSME enterprise is entities of modest mean and lie at the bottom of the economy or into the non-formal sector. Most of their turnover might be conducted in cash. However, for PML and AML purview the same shall be categorized in low risk due to the small aggregate transaction.

Illustrative examples of low risk:

- ✓ salaried customer whose salary structures are well defined
- ✓ people belonging to lower economic strata of the society whose accounts show small balances and low turnover.

## II. Medium & High-Risk Category







Customers who are likely to pose a higher than average risk may be categorized as a medium or high risk depending on the customer's background, nature and location of the activity, country of origin, sources of funds and customer profile etc.

## Illustrative examples of medium risk

- ✓ High Net worth Individuals
- ✓ Customers requesting frequent changes of address/contact details
- ✓ Firms with 'sleeping partners',
- ✓ Sudden change in the loan account activity of the customers.
- ✓ Sectors which are on Company's internal negative list
- ✓ Salaries customer receiving salary in cash
- ✓ Persons in business/industry or trading activity where the area of his residence or place of business has a scope or history of unlawful trading/business activity.

#### Illustrative examples of high risk

- ✓ Account open for Non-face to face customer.
- ✓ Non-Resident Customers.
- ✓ Trust, NGOs and organizations receiving donations
- ✓ Politically Exposed Persons (PEPs)
- ✓ Persons having dubious reputation as per public information available, etc.
- ✓ Frequent closure and opening of loan accounts by the customers
- ✓ Individuals and Entities appearing in the negative list published by RBI and the Government of India under respective statutes.

The Company shall undertake ongoing due diligence and monitoring of high-risk customers to ensure that their transactions are consistent with Company knowledge.

#### MONEY LAUNDERING AND TERRORIST FINANCING RISK ASSESSMENT.

The Company will carried out annually Money Laundering (ML) and Terrorist Financing (TF) Risk Assessment exercise to identify, assess and take effective measures to mitigate the money laundering and terrorist financing risk arising from the customer, clients, countries or geographic areas, products, services, transactions or delivery channels, etc. The risk assessment should be commensurate to size, geographical presence, complexity of activities/structure, etc. of the Company. The risk assessment approach take







cognizance of the overall sector-specific vulnerabilities, if any, which the regulator may share from time to time.

The Company should place the outcome of the assessment before the Board. The Company should applied Risk Based Approach (RBA) for mitigation and management of identified risk and shall monitor the implementation of the controls and if required enhanced the controls.

#### RECORD MANAGEMENT AND RETENTION.

The Company shall take the following steps regarding maintenance, preservation and reporting of customer account information, with reference to provisions of PML Act and Rules:

- i. The Company shall maintain all records of the transaction between the Company and the customer for at least 5 years from the date of the transaction.
- ii. The company shall preserve the identification/address documents of the customer for a period of 5 years after the business relationship is ended.
- iii. The Company will evolve a system for proper maintenance and preservation of account information in a manner that allows data to be retrieved easily and quickly whenever required or when requested by the competent authorities.
- iv. The Company shall maintain all the information and a record of transactions as prescribed under in Prevention of money laundering rule 3 including the following:
  - ✓ the nature of the transactions;
  - ✓ the amount of the transaction and the currency in which it was denominated;
  - ✓ the date on which the transaction was conducted; and
  - ✓ the parties to the transaction.

Maintenance of records of transactions (nature and value) as per Rule 3 of PML (Maintenance of Records) Rules 2005:

- i. All cash transactions of the value of more than Rs.10 lakhs or its equivalent in foreign currency.
- ii. All series of cash transactions integrally connected to each other which have been individually valued below Rs.10 lakhs or its equivalent in foreign currency where such series of transactions have taken place within a month and the monthly aggregate exceeds Rs.10 lakhs or its equivalent in foreign currency.
- iii. All transactions involving receipts by non-profit organizations of value more than rupees ten lakh, or its equivalent in foreign currency
- iv. All cash transactions where forged or counterfeit currency notes or bank notes have been used as genuine and where any forgery of a valuable security has taken place.







- v. All suspicious transactions whether or not made in cash.
- vi. all cross-border wire transfers of the value of more than five lakh rupees or its equivalent in foreign currency where either the origin or destination of fund is in India;
- vii. all purchase and sale by any person of immovable property valued at fifty lakh rupees or more that is registered by the reporting entity, as the case may be.
- viii. Receipt of Rs. 2 Lakhs or more in cash from a person in single day or in respect to single transactions as per section 269ST of Income Tax, 1961.

The Company shall maintain records of the identity and address of their customer, and records in respect of the above transactions in hard or soft format.

#### REPORTING REQUIREMENTS TO FINANCIAL INTELLIGENCE UNIT – INDIA.

The Company will be furnished to the Director, Financial Intelligence Unit-India (FIU-IND), information referred above as per Rule 7 of the PML (Maintenance of Records) Rules, 2005.

- i. The Principal Officer of the Company will furnish the cash transaction report (CTR) in prescribed format in respect to transaction referred clauses (A), (B), (BA), (C) and (E) of sub-rule (1) of rule 3 by 15<sup>th</sup> of every succeeding month.
- ii. The Principal Officer of the Company will furnish the Suspicious Transaction Report (STR) in prescribed format in respect to transaction referred in clause (D) of sub-rule (1) of PML Rule 3, Section 12A of the Weapons of Mass Destruction (WMD) and their Delivery Systems (Prohibition of Unlawful Activities) Act, 2005, within 7 working days after arriving at conclusion that the transaction is suspicious.
- iii. The Principal Officer of the Company will furnish the information in prescribed format in respect to transaction clause (F) of sub-rule (1) of rule 3, 15<sup>th</sup> of the every succeeding the quarter.
- iv. The Company shall deploy robust software which are capable (i) of throwing alerts when the transactions are inconsistent with risk categorization, (ii) updated profile of the customers will be put in to use as a part of effective identification and reporting of suspicious transactions.

#### UNIQUE CUSTOMER IDENTIFICATION CODE (UCIC).

Every customer is provided with a unique customer ID. This helps to identify customers, track the facilities availed, monitor financial transactions in a holistic manner and enable the organization to have a better approach to risk profiling of customers.













#### **SELLING OF THIRD-PARTY PRODUCTS.**

The Company acting as agents while selling third party products shall comply with the following direction;

- ✓ If transaction value is above Rs. 50,000, the identity and address of the walk-in customer will be verified by the Company.
- ✓ The Company shall maintain complete records of the third-party product.
- ✓ The Company shall obtain and verify the PAN given by the account-based as well as walk-in customers.

#### APPOINTMENT OF DESIGNATED DIRECTOR AND PRINCIPAL OFFICER

Mr. Pravash Dash Managing Director & CEO is designated director who is responsible for ensuring overall compliance as required under PML Act and the rules.

Mr. Kunal Mehta, Executive Director is designated as Principal Officer who shall be responsible for monitoring and reporting of all transactions and sharing of information to FIU-IND.

The Company shall communicate to the FIU IND and the Reserve Bank of India if any changes the officer with name, designation, address and contact details.

Senior Management shall be defined as per the HR policy of the Company.

#### HIRING OF EMPLOYEES AND EMPLOYEE TRAINING.

The Company shall undertake adequate screening mechanism as an integral part of their personnel recruitment/hiring process and conduct on-going employee training programme that the employees are adequately trained in KYC/AML policy.



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#### **ANNEX – I DIGITAL KYC PROCESS**

The Company is in the process to made available digital KYC application (apps/software) at customer touch points for undertaking KYC of the customers. The same should be undertaken only through authenticated application of the Company.

The access of the application will be controlled by the Company and shall not be used by unauthorized persons. The access of the application will be only through login-id and password or Live OTP or Time OTP controlled mechanism given to authorized officials.

For KYC the customer should visit the Company office/branch or location of the authorized official or viceversa. The original OVD should be in possession of the customer.

Live photograph of the customer should be taken by the authorized officer and the same photograph should be embedded in the Customer Application Form (CAF). The application should add a watermark in readable form having CAF number, GPS coordinates, authorized official's name, unique employee code and Date (DD:MM:YYYY) and time stamp (HH:MM:SS) on the captured live photograph of the customer.

The application should have the feature that only live photograph of the customer is captured and no printed or video-graphed photograph of the customer is captured. The background behind the customer while capturing live photograph should be of white colour and no other person shall come into the frame while capturing the live photograph of the customer.

Live photograph of the original OVD or proof of possession of Aadhaar where offline verification cannot be carried out should be placed horizontally and should be captured vertically from above and water-marking in readable form as mentioned in above point.

No skew or tilt in the mobile device should be there while capturing the live photograph of the original documents.

The live photograph of the customer and original documents should be captured in proper light such that its clearly readable and identifiable.

All the entries in the CAF shall be filled as per the documents and information furnished by the customer. In those documents where Quick Response (QR) code is available, such details may be auto-populated by scanning the QR code instead of manual filing the details.







Once the above mentioned process is completed, a One Time Password (OTP) message containing the text that 'Please verify the details filled in form before sharing OTP' shall be sent to customer's own mobile number.

Upon successful validation of the OTP, it will be treated as customer signature on CAF. In case the customer does not have his/her own mobile number, then mobile number of his/her family/relatives/known persons may be used for this purpose and be clearly mentioned in CAF.

In no case the mobile number of authorized officers shall not be used for customer signature. The Company should ensure that the mobile number used in customer signature shall not be the mobile number of the authorized officer.

Authorized officer shall provide a declaration about the capturing of the live photograph of customer and the original document. The authorized official should be verified with One Time Password (OTP) which should be sent to his/her mobile registered number. Upon successful OTP validation, it should be treated as authorized officer's signature on the declaration.

The live photograph of the authorized official shall also be captured in this authorized officer's declaration. Subsequent to all these activities, the Application should give information about the completion of the process and submission of activation request to activation officer and generate the transaction-id/reference-id number of the process.

The authorized officer should intimate the details regarding transaction-id/reference-id number to customer for future reference.

The authorized officer should check and verify that:- (i) information available in the picture of document is matching with the information entered by authorized officer in CAF. (ii) live photograph of the customer matches with the photo available in the document.; and (iii) all of the necessary details in CAF including mandatory field are filled properly.

On Successful verification, the CAF shall be digitally signed by authorized officer who will take a print of CAF, get signatures/thumb-impression of customer at appropriate place, the scan copy shall be upload the same in the system. Original hard copy may be returned to the customer.







#### ANNEX - II: VIDEO BASED KYC PROCESS (V-CIP)

### a) V-CIP Infrastructure

- i. The technology infrastructure for V-CIP shall be housed in the Company own premises and the V-CIP connection and interaction should be originate from the Company own secured network domain. Any technology related outsourcing for the process should be compliant with relevant RBI guidelines. Where cloud deployment model is used, it shall be ensured that the ownership of data in such model rests with the Company only and all the data including video recording is transferred to the RE's exclusively owned / leased server(s) including cloud server, if any, immediately after the V-CIP process is completed and no data shall be retained by the cloud service provider or third-party technology provider assisting the V-CIP of the RE
- ii. The Company infrastructure should ensure end-to-end encryption of data between customer device and the hosting point of the V-CIP application, as per appropriate encryption standards. The customer consent should be recorded in an auditable and alteration proof manner.
- iii. The V-CIP infrastructure / application should be capable of preventing connection from IP addresses outside India or from spoofed IP addresses.
- iv. The video recordings should contain the live GPS co-ordinates (geo-tagging) of the customer undertaking the V-CIP and date-time stamp. The quality of the live video in the V-CIP should be adequate to allow identification of the customer beyond doubt.
- v. The application should have components with face liveness / spoof detection as well as face matching technology with high degree of accuracy, even though the ultimate responsibility of any customer identification rests with the RE. Appropriate artificial intelligence (AI) technology can be used to ensure that the V-CIP is robust.
- vi. Based on experience of detected / attempted / 'near-miss' cases of forged identity, the technology infrastructure including application software as well as work flows should be regularly upgraded. Any detected case of forged identity through V-CIP shall be reported as a cyber event under extant regulatory guidelines.
- vii. The V-CIP infrastructure should undergo necessary tests such as Vulnerability Assessment, Penetration testing and a Security Audit to ensure its robustness and end-to-end encryption capabilities. Any critical gap reported under this process shall be mitigated before rolling out its implementation. Such









tests should be conducted by the empanelled auditors of Indian Computer Emergency Response Team (CERT-In. Such tests should also be carried out periodically in conformance to internal / regulatory guidelines.

viii. The V-CIP application software and relevant APIs / webservices should also undergo appropriate testing of functional, performance, maintenance strength before being used in live environment. Only after closure of any critical gap found during such tests, the application should be rolled out. Such tests shall also be carried out periodically in conformity with internal/regulatory guidelines.

## b) V-CIP Procedure

- i. The Company should formulate a clear work flow and standard operating procedure for V-CIP. The V-CIP process should be operated only by specially trained officials of the Company.
- ii. In case there is a disruption of any sort including pausing of video, reconnecting calls, etc., should not result in creation of multiple video files. If pause or disruption is not leading to the creation of multiple files, then there is no need to initiate a fresh session by the RE. However, in case of call drop / disconnection, fresh session shall be initiated.
- iii. To establish that the interactions are real-time and not pre-recorded, the sequence and/or type of questions, including those indicating the liveness of the interaction, during video interactions shall be varied.
- iv. If any prompting is observed at end of the customer, the application should reject the process of KYC.
- v. The fact of the V-CIP customer being an existing or new customer, or if it relates to a case rejected earlier or if the name appearing in some negative list should be factored in at the appropriate stage of workflow.
- vi. The authorized official of the Company who is performing the V-CIP should record audio-video as well as capture photograph of the customer present for identification and obtain the identification information using any one of the following:
  - a) OTP based Aadhaar e-KYC authentication
  - b) Offline Verification of Aadhaar for identification
  - c) KYC records downloaded from CKYCR, in accordance with Section 56, using the KYC identifier provided by the customer
  - d) Equivalent e-document of Officially Valid Documents (OVDs) including documents issued through Digilocker.







- e) RE shall ensure to redact or blackout the Aadhaar number in terms of Section 16.
- ✓ In case of offline verification of Aadhaar using XML file or Aadhaar Secure QR Code, the Company should ensure that the XML file or QR code generation date should not be older than 3 working days from the date of carrying out V-CIP.
- ✓ The Company should also complete the V-CIP within 3 working days of downloading / obtaining the identification information through CKYCR / Aadhaar authentication / equivalent e-document.
- vii. In case the address of the customer is different from that indicated in the OVD, suitable records of the current address should be captured. The Company should also ensure that the economic and financial profile/information submitted by the customer should also confirmed from the customer undertaking the V-CIP in a suitable manner.
- viii. Application should capture a clear image of PAN card displayed by the customer during the process, except where e-PAN is provided by the customer. The PAN details should be verified from the database of the issuing authority including through Digilocker.
- ix. The Company should ensure that use of printed copy of equivalent e-document including e-PAN is not valid for the V-CIP.
- x. The authorized official of the Company should ensure that photograph of the customer in the Aadhaar/OVD and PAN/e-PAN matches with the customer undertaking the V-CIP and the identification details in Aadhaar/OVD and PAN/e-PAN should match with the details provided by the customer.
- xi. All accounts opened through V-CIP shall be made operational only after being subject to concurrent audit, to ensure the integrity of process and its acceptability of the outcome.

#### c) V-CIP Records and Data Management

- i. The entire data and recordings of V-CIP should be stored in a system / system located in India. The Company should ensure that the video recording is stored in a safe and secure manner and bears the date and time stamp that affords easy historical data search. The extant instructions on record management, as stipulated in the RBI master direction shall be equally applicable for V-CIP.
- ii. The activity log along with the credentials of the official performing the V-CIP shall be preserved.

