

## Sanctions due Diligence Form for Legal Entity

MIB Group is a global investment banking group operating world-wide with operations in various jurisdictions including the United Kingdom and the U.S. Entities within MIB Group must ensure its operations are in line with the laws and regulations in respect of sanctions set forth by the UNSC, the OFAC, the Government of Malaysia under Section 66B (1) of the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds from Illegal Activities 2001 and all sanctions laws and regulations of host countries (collectively known as "Sanctions Regulations").

In this regard, MIB Group endeavours to understand the extent of its customers' activities with countries subject to Comprehensive U.S. OFAC Sanctions Programmes. The purpose of this form is to ask questions which seek to best identify and understand the nature of any such exposure.

Please answer the questions set out in Section 1 for the Legal Entity. Where answering "YES" to any question in Section 1, please respond to the corresponding question(s) in Section 2 and complete the Customer/Relationship Manager ("RM")/LOB attestation.

## FOR INTERNAL USE

Legal Entity Name:	Customer Group Name (where relevant):
Country of Incorporation:	Branch Location:
Banking Sector/Sub-sector:	GCIF No. (if available):

## TO BE COMPLETED BY THE CUSTOMER OR RELATIONSHIP MANAGER

Customer Contact / Position:	Date:
RM Name / Position:	DD-MM-YYYY



					Countries/Region		□ No
you	Does the entity or the entity's connected or related parties, to the best of your knowledge, have any current or planned business activity, directly or indirectly, in the following sanctioned countries/regions?						
		Operations or Transactions (Yes / No)	Capital Investments (Yes / No)	Offices (Yes / No)	Partnerships or Joint Ventures (Yes / No)		
Iran							
North Ko	rea						
Cuba							
Syria							
Region Crimea	of						
Crimea							
		activity includes	· ·		mers, agents and ties.		
-	tated	re answered "Ye above, please pr	=		untries / regions, 2 of this form.		
(1)	Conn	ected parties i	nclude, but ar	e not limited	to, the entity's		
		ficial owners, liers, agents, or		reholders offi	cers, customers,		
(2)	<ul> <li>Current or planned business activity, directly, in the sanctioned countries / regions' refers to "direct exposure in sanctioned country", i.e.;</li> </ul>						
	<ul> <li>(a) A legal entity which is registered in sanctioned country; has a business address, correspondence address, or principal place of operations in sanctioned country; or which has a connected party resident in a sanctioned country;</li> </ul>						
	•	-			that support or ving a sanctioned		
(3)	provi busin a sar to an	tries / regions' re ded to custome less which has so nctioned country n intermediary k	efers to financia rs based in a n ome involvemen r. Examples of ' nown to then e	l services or trai on-sanctioned o t, asset, or inve indirect activity xport the produ	n the sanctioned insactional support country who have estment with or in y' include, selling acts to one of the ome involvement,		



Section 1: Exposure to Comprehensive U.S. OFAC Sanctioned Countries/Regions						
	asset, or investment with or in a sanctioned country. This is also known as "indirect exposure in sanctioned country".					
b.	To the best of your knowledge, does the entity or any of the entity's connected or other related parties have a presence in Comprehensive U.S. OFAC Sanctioned Countries/Regions, and/or are currently targeted by sanctions administered by the following bodies: UNSC, OFAC, Government of Malaysia and host country sanctions regulations.  If you have answered "Yes", please provide further details in Section 2 of this form.	□ Yes	□ No			
d.	Does the entity conduct or intend to conduct any trade based activities?	□ Yes	□ No			
e.	<ul> <li>Does the entity operate in any of the following industries?</li> <li>Manufacture or Supply of Military Equipment, Arms, or Weapons</li> <li>Money Services Businesses (MSBs)</li> <li>Importation, Exportation, Movement, Trade or Supply of Oil, Petroleum or Gas Products</li> <li>Importation, Exportation, Movement, Trade or Supply of Coal</li> </ul>	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	□ No □ No □ No □ No			



TO BE COMPLETED BY CUSTOMER / RELATIONSHIP MANAGER IF ANY OF QUESTIONS 1a, 1b, 1c or 1d are answered as "YES".

Section 2: Explanation of Entity's Sanctions Exposure						
Section 2.1: Explanation of Entity's exposure to Comprehensive U.S. OFAC Sanctioned						
			Countries/Regions			
a.	plea (incl acti how unde curr	use p ludin vities the ertal enci	ave answered "Yes" for Section 1a, provide a summary of the entity and the legal name, ownership, its es, the strategy in the country, entity is funded and transactions ken (including banks and ies), and the extent of MIB Group's ment.			
b.				Yes	□ No	
	rela	ting	to hensive U.S. OFAC Sanctioned Countries (including via customers,			
	supp	oliers	s, agents, brokers and distributors)?			
	Note:  (1) Connected parties include, but are not limited to, the entity's beneficial owners, directors, shareholders officers, customers, suppliers, agents, or distributors.					
	(2)	c) Current or planned business activity, directly, in the sanctioned countries / regions' refers to "direct exposure in sanctioned country", i.e.:				
		(a)	A legal entity which is registered in sanctioned country/ies; has a business address, correspondence address, or principal place of operations in sanctioned country/ies; or which has a connected party resident in a sanctioned country/ies;			
		(b)	Specific transactions, facilities, or services that support or facilitate business or transactions directly involving a sanctioned country.			
	(3)	prov busi a sa an	rrent or planned business activity, indirectly, in the sanctioned intries / regions' refers to financial services or transactional support vided to customers based in a non-sanctioned country who have siness which has some involvement, asset, or investment with or in anctioned country. Examples of 'indirect activity' include, selling to intermediary known to then export the products to one of the ctioned countries / regions and activity that has some involvement,			



Section 2: Explanation of Entity's Sanctions Exposure						
asset, or investment with or in a sanctioned country. This is also kno as "indirect exposure in sanctioned country".	own					
If "Yes", please provide a description of each activity, including the entity's countries of incorporation, products and services involved, customer and third party entities involved, the future strategy for the activity (i.e. intensity of the activity), how the activity is funded and transactions undertaken (including banks and currencies), and the extent of involvement of MIB Group products and services for such activity.						
c. To the best of your knowledge, does any of the entity's connected or other related parties have a presence in any of the sanctioned countries / region or are currently targeted by sanctions regulations administered by UNIOFAC, Government of Malaysia and host country sanctions regulations?	ns,	□ Yes	□ No			
If "Yes", please provide a description of each activity, including the entity's countries of incorporation, products and services involved, customer and third party entities involved, the future strategy for the activity (i.e. intensity of the activity), how the activity is funded and transactions undertaken (including banks and currencies), and the extent of involvement of MIB Group products and services for such activity						
d. "Offices" was selected in Section 1, please provide details of any offices the entity which is located in any of the Comprehensive U.S. OF Sanctioned Countries.		□ Yes	□ No			
If "Yes", please provide details such as the location of the office, and name.	,					



Sect	ion 2: Explanation	n of Entity's Sa	nctions Expos	ure						
e.	, , , , , , , , , , , , , , , , , , , ,									
	"Partnerships or Joint Ventures", please provide details, as follows:-									
							1			
	Description of t	the investment	Capital Investm	ent	Partnership or	Joint Venti	ures			
	Description of to or partnership or									
	Ultimate benefic									
f.	For each of the	sanctioned cou	ntries/regions,	please list the a	annual percent	age contri	bution			
	derived from th	at sanctioned o	country relative	e to the entity's	total revenue	/ sales /	assets			
	for the last thre	e fiscal years.								
			_							
		Iran	North Korea	Cuba	Syria	Region C	rimea			
	% of entity's									
	total group revenue /									
	sales / assets									
		<u>I</u>		· I		1				
	(Note: For exam	(Note: For example, an entity may not have direct exposure in a sanctioned country but it								
	has an indirect exposure through its subsidiaries or affiliates in sanctioned c						. Iran.			
	The total group	's revenue is l	JSD46 billion a	nd the subsidia	ry's revenue is	USD1.6 b	oillion.			
	Hence, the indir	rect exposure o	f the entity (th	rough its subsid	iary) in Iran is 3	3.5%).				
g.	Does the entity			-		☐ Yes	□ No			
	Authorities auth	_	-	· · · · · · · · · · · · · · · · · · ·						
	Sanctioned Cour	ntry? If "Yes", p	olease provide a	a copy of the lic	ense(s).					
Sect	ion 3: Transaction									
a.	In what current	•	n are the trad	es with Compre	ehensive U.S.	□ USD				
	OFAC Sanctioned Countries?					□ EUR				
						☐ GBP				
						□ Other				
						(please				
						specify)				
b.	Does the enti	-	-	-	ndirectly, to	□ Yes	□ No			
	Comprehensive U.S. OFAC Sanctioned Countries/Regions?					(please specify				
	(Note: "Indirec	•	-			direct				
country, e.g. Vietnam for onward transfer to Iran, i.e. sanctioned country.) or										
						indirec				
						t)				



Section 4: Internal Controls								
a. [	Does the entity have any internal controls and procedures to ident	tify its	☐ Yes	□ No				
C	connected or related parties who might be sanctioned targets?							
ľ	If yes, please provide details of the controls and procedures.							
	Does the entity have a sanctions compliance program to preven	nt the	☐ Yes	□ No				
C	commission of sanctions offences within the entity?							
Custon	omer / Relationship Manager / Line of Business Personnel Attestation	'n						
The en	entity acknowledges that in the absence of prior approval from MIB G	roup, e	ven if aut	horised				
under l	r local regulation, that it may not utilise MIB Group products or servi	ces for	activity ir	volving				
Compre	prehensive U.S. OFAC Sanctioned Countries/Regions.							
☐ Conf	onfirmed							
Name:	e: Position: Date:							
	se confirm who at the company has provided this attestation, their p							
	date on which this attestation was obtained and by what mean	s, i.e.	Call/mee	ting in				
	on/email/written correspondence.							
-	ature of Customer:							
Name o	e of Customer:							
Date:	:							
Signatu	ature of Relationship Manager / LOB							
Person	onnel (MIB Group):							
Name (	e of Relationship Manager / Business Unit							
Person	onnel:							
Date:	Date:							