## the Wolfsberg Group

Financial Institution Name: Location (Country): Kuwait Financial Centre K.P.S.C. Kuwait

| No#          | Question   | Answer   |
|--------------|--|--|
|              | & OWNERSHIP  | Paidwoi  |
| 1            | Full Legal name  | W 45 44 45 45 45 45 45 45 45 45 45 45 45                                       |
|              |  | Kuwait Financial Centre K.P.S.C.   |
|              |  |  |
|              |  |  |
| 2            | Append a list of foreign branches which are covered by this questionnaire (if applicable)          | All  |
|              | by this questionnaire (if applicable)  |  |
|              |  |  |
| 3            | Full Legal (Registered) Address  | Al-Sharq, Block 1, Ahmad Al-Jaber Street, Universal Tower, Floor 3, Kuwait     |
|              |  | Ar-Sharq, block 1, Anniau Ar-Saber Street, Oniversal Tower, Floor S, Ruwait    |
|              |  |  |
| 4            | Full Primary Business Address (if different from   |  |
| -            | above)   | Al-Sharq, Block 1, Ahmad Al-Jaber Street, Universal Tower, Kuwait              |
|              |  |  |
|              |  |  |
| 5            | Date of Entity incorporation/establishment   | 22nd October 1974  |
|              |  |  |
|              |  |  |
| 6            | Select type of ownership and append an ownership   |  |
|              | chart if available   |  |
| 6 a          | Publicly Traded (25% of shares publicly traded)  | Yes  |
| 6 a1         | If Y, indicate the exchange traded on and ticker   | Boursa Kuwait, Security Code 213, Ticker 'Markaz'                              |
|              | symbol   | Boursa Nawait, Security Gode 215, Ticker Markaz                                |
|              |  |  |
| 6 b          | Member Owned/Mutual  |  |
| 6 c          | Government or State Owned by 25% or more   | No<br>No   |
| 6 d          | Privately Owned  | Yes  |
| 6 d1         | If Y, provide details of shareholders or ultimate  | Check disclosure on major shareholders on our website at                       |
|              | beneficial owners with a holding of 10% or more  | https://www.markaz.com/en/investor-relations/major-shareholder-and-divide nds/ |
|              |  | nds/   |
| 7            | % of the Entity's total shares composed of bearer  |  |
|              | shares   | None   |
|              |  |  |
| _            |  |  |
| 8            | Does the Entity, or any of its branches, operate under   | No   |
| 8 a          | an Offshore Banking License (OBL) ?  If Y, provide the name of the relevant branch/es              |  |
| 0 4          | which operate under an OBL   | Not Applicable   |
|              |  |  |
|              |  |  |
| 9            | Does the Bank have a Virtual Bank License or   | No   |
| 10           | provide services only through online channels?  Provide Legal Entity Identifier (LEI) if available |  |
| ."           |  | Not Applicable   |
|              |  |  |
|              |  |  |
|              | FF & SANCTIONS PROGRAMME   |  |
| 11           | Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards                |  |
|              | regarding the following components:  |  |
| 11 a         | Appointed Officer with sufficient  |  |
| "            | experience/expertise   | Yes  |
| 11 b         | Adverse Information Screening  | Yes  |
| 11 c         | Beneficial Ownership   | Yes  |
| 11 d         | Cash Reporting   | Yes  |
| 11 e<br>11 f | CDD  | Yes  |
| <u></u>      | EDD  | Yes  |

| 11 g     Independent Testing       11 h     Periodic Review       11 i     Policies and Procedures       11 j     PEP Screening       11 k     Risk Assessment   |   |
|--|---|
| 11 i Policies and Procedures 11 j PEP Screening  | Yes   |
| 11 j PEP Screening   | Yes   |
| ,  | Yes   |
| 11 k Risk Assessment   | Yes   |
|  | Yes   |
| 11 I Sanctions   | Yes   |
| 11 m Suspicious Activity Reporting   | Yes   |
| 11 n Training and Education  | Yes   |
| 11 o Transaction Monitoring  | Yes   |
| 12 Is the Entity's AML, CTF & Sancti at least annually by the Board or Management Committee?   | ions policy approved  |
| Does the Entity use third parties t components of its AML, CTF & Sprogramme?   |   |
| 13 a If Y, provide further details   | Not applicable  |
| 14 Does the entity have a whistleblo   | wer policy?   |
|  | wer policy? Yes   |
| 3. ANTI BRIBERY & CORRUPTION   |   |
| Has the Entity documented policiconsistent with applicable ABC rerequirements to reasonably prevereport bribery and corruption?  | egulations and Yes  |
| Does the Entity's internal audit fur independent third party cover AB Procedures?  |   |
| 17 Does the Entity provide mandator  | ry ABC training to:   |
| 17 a Board and Senior Committee M  | fanagement Yes  |
| 17 b 1st Line of Defence   | Yes   |
| 17 c 2nd Line of Defence   | Yes   |
| 17 d 3rd Line of Defence   | Yes   |
| 17 e Third parties to which specific c   |   |
| subject to ABC risk have been o  |   |
| Non-employed workers as appr<br>(contractors/consultants)  | Not Applicable  |
| 4. AML, CTF & SANCTIONS POLICIES   | S & PROCEDURES  |
| Has the Entity documented policiconsistent with applicable AML, Cregulations and requirements to redetect and report:  | CTF & Sanctions   |
| 18 a Money laundering  | Yes   |
| 18 b Terrorist financing   | Yes   |
| 18 c Sanctions violations  | Yes   |
| 19 Does the Entity have policies and   |   |
| = 110 and = 11mg 11and p 11and 2   | ng of anonymous Yes   |
| 3  | ng of accounts for  |
| and fictitious named accounts  19 b Prohibit the opening and keepin  |   |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti   | Yes les that provide Vas  |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  | ies that provide banks  Yes  Yes  |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti banking services to unlicensed  | Yes ies that provide banks With shell banks Yes  Yes  |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti banking services to unlicensed  19 d Prohibit accounts/relationships  19 e Prohibit dealing with another Er   | Yes ies that provide banks with shell banks Yes ntity that provides Yes  Yes  Yes  Yes  |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti banking services to unlicensed  19 d Prohibit accounts/relationships  19 e Prohibit dealing with another Er services to shell banks  19 f Prohibit opening and keeping of   | Yes  ies that provide banks  Yes  with shell banks  Yes  ntity that provides  Yes  f accounts for any ttance agents, mbio, bureaux de   |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti banking services to unlicensed  19 d Prohibit accounts/relationships  19 e Prohibit dealing with another Enservices to shell banks  19 f Prohibit opening and keeping of Section 311 designated entities  19 g Prohibit opening and keeping of unlicensed/unregulated remit exchanges houses, casa de carchange or money transfer agen  19 h Assess the risks of relationships foreign PEPs, including their far associates | Yes ies that provide banks With shell banks Yes Nitty that provides Yes f accounts for f accounts for any ttance agents, mbio, bureaux de its s with domestic and                           |
| and fictitious named accounts  19 b Prohibit the opening and keepin unlicensed banks and/or NBFIs  19 c Prohibit dealing with other entiti banking services to unlicensed  19 d Prohibit accounts/relationships  19 e Prohibit dealing with another Enservices to shell banks  19 f Prohibit opening and keeping of Section 311 designated entities  19 g Prohibit opening and keeping of unlicensed/unregulated remit exchanges houses, casa de carchange or money transfer agen  19 h Assess the risks of relationships foreign PEPs, including their far            | Yes  ies that provide banks  Yes  with shell banks  Yes  f accounts for f accounts for any ttance agents, mbio, bureaux de tts  s with domestic and mily and close  Yes  Yes  Yes  Yes  Yes |

| 20             | Has the Entity defined a risk tolerance statement or   |                            |
|----------------|--|----------------------------|
|                | similar document which defines a risk boundary around their business?  | Yes                        |
| 21             | Does the Entity have record retention procedures that comply with applicable laws?   | Yes                        |
| 21 a           | If Y, what is the retention period?  |                            |
|                |  | 5 years or more            |
| E KYC CE       | DD and EDD   |                            |
| 22             | Does the Entity verify the identity of the customer?   | Yes                        |
| 23             | Do the Entity's policies and procedures set out when   |                            |
|                | CDD must be completed, e.g. at the time of onboarding or within 30 days?   | Yes                        |
| 24             | Which of the following does the Entity gather and retain when conducting CDD? Select all that apply:   |                            |
| 24 a           | Customer identification  | Yes                        |
| 24 b           | Expected activity  | Yes                        |
| 24 c<br>24 d   | Nature of business/employment  | Yes                        |
| 24 a<br>24 e   | Ownership structure Product usage  | Yes<br>Yes                 |
| 24 f           | Purpose and nature of relationship   | Yes                        |
| 24 g           | Source of funds  | Yes                        |
| 24 h           | Source of wealth   | Yes                        |
| 25             | Are each of the following identified:  |                            |
| 25 a           | Ultimate beneficial ownership  | Yes                        |
| 25 a1          | Are ultimate beneficial owners verified?   | Yes                        |
| 25 b           | Authorised signatories (where applicable)  | Yes                        |
| 25 c<br>25 d   | Key controllers  | Yes                        |
| 26 u           | Other relevant parties   | Yes                        |
|                | Does the due diligence process result in customers receiving a risk classification?  | Yes                        |
| 27             | Does the Entity have a risk based approach to screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs?   | Yes                        |
| 28             | Does the Entity have policies, procedures and processes to review and escalate potential matches from screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs? | Yes                        |
| 29             | Is KYC renewed at defined frequencies based on risk rating (Periodic Reviews)?   | Yes                        |
| 29 a           | If yes, select all that apply:   |                            |
| 29 a1          | Less than one year   | Yes                        |
| 29 a2          | 1 – 2 years  | Yes                        |
| 29 a3<br>29 a4 | 3 – 4 years  | Yes                        |
| 29 a4<br>29 a5 | 5 years or more Trigger-based or perpetual monitoring reviews  | Yes<br>Yes                 |
| 29 a6          | Other (please specify)   |                            |
| 30             | From the list below, which categories of customers or industries are subject to EDD and/or are restricted, or prohibited by the Entity's FCC programme?  |                            |
| 30 a           | Arms, Defence, Military  | EDD on risk-based approach |
| 30 b<br>30 b1  | Correspondent Banks  | EDD on risk-based approach |
| רמ טכן         | If EDD or EDD & restricted, does the EDD assessment contain the elements as set out in the Wolfsberg Correspondent Banking Principles 2022?  | Yes                        |
| 30 с           | Embassies/Consulates   | EDD on risk-based approach |
| 30 d           | Extractive industries  | EDD on risk-based approach |
| 30 e           | Gambling customers   | Prohibited                 |
| 30 f           | General Trading Companies  | EDD on risk-based approach |
| 30 g           | Marijuana-related Entities   | Prohibited                 |
| 30 h           | MSB/MVTS customers   | EDD on risk-based approach |
| 30 i           | Non-account customers  | Prohibited                 |
| 30 j           | Non-Government Organisations   | EDD on risk-based approach |
| 30 k           | Non-resident customers   | EDD on risk-based approach |
| L              | 1  |                            |

| 20.1      | T  |  |
|-----------|--|--|
| 30 I      | Nuclear power  | EDD on risk-based approach   |
| 30 m      | Payment Service Provider   | EDD on risk-based approach   |
| 30 n      | PEPs   | EDD on risk-based approach   |
| 30 о      | PEP Close Associates   | EDD on risk-based approach   |
| 30 p      | PEP Related  | EDD on risk-based approach   |
| 30 q      | Precious metals and stones   | EDD on risk-based approach   |
| 30 r      | Red light businesses/Adult entertainment   | Prohibited   |
| 30 s      | Regulated charities  | EDD on risk-based approach   |
| 30 t      | Shell banks  | Prohibited   |
| 30 u      |  |  |
| 30 v      | Travel and Tour Companies  | EDD on risk-based approach   |
| 30 W      | Unregulated charities  | Prohibited   |
|           | Used Car Dealers   | EDD on risk-based approach   |
| 30 x      | Virtual Asset Service Providers  | Prohibited   |
| 30 y      | Other (specify)  |  |
| 31        | If restricted, provide details of the restriction  |  |
| 6 MONITO  | DRING & REPORTING  |  |
| 32        |  |  |
|           | Does the Entity have risk based policies, procedures<br>and monitoring processes for the identification and<br>reporting of suspicious activity?   | Yes  |
| 33        | What is the method used by the Entity to monitor transactions for suspicious activities?   | Combination of automated and manual  |
| 33 a      | If manual or combination selected, specify what type of transactions are monitored manually  |  |
| 34        | Does the Entity have regulat ory requirements to report suspicious transactions?   | Yes  |
| 34 a      | If Y, does the Entity have policies, procedures and processes to comply with suspicious transactions reporting requirements?   | Yes  |
| 35        | Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of customer transactions and activity?  | Yes  |
| 7. PAYME  | NT TRANSPARENCY  |  |
| 36        | Does the Entity adhere to the Wolfsberg Group  |  |
|           | Payment Transparency Standards?  | Yes  |
| 37        | Does the Entity have policies, procedures and processes to reasonably comply with and have controls in place to ensure compliance with:  |  |
| 37 a      | FATF Recommendation 16   | Yes  |
| 37 b      | Local Regulations  | Yes  |
| 37 b1     | If Y, Specify the regulation   | Kuwait AML Law, Regulations issued by the Capital Markets Authority, Kuwait and Central Bank of Kuwait |
| 37 с      | If N, explain  |  |
| 8. SANCTI | ONS  |  |
| 38        |  |  |
|           | Does the Entity have a Sanctions Policy approved by management regarding compliance with sanctions law applicable to the Entity, including with respect to its business conducted with, or through accounts held at foreign financial institutions?  | Yes  |
| 39        | Does the Entity have policies, procedures or other controls reasonably designed to prohibit and/or detect actions taken to evade applicable sanctions prohibitions, such as stripping, or the resubmission and/or masking, of sanctions relevant information in cross border transactions? | Yes  |

| 40   | Does the Entity screen its customers, including beneficial ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?   | Yes   |  |
|--|---|---|--|
| 41   | Select the Sanctions Lists used by the Entity in its sanctions screening processes:   |   |  |
| 41 a   | Consolidated United Nations Security Council Sanctions List (UN)  | Used for screening customers and beneficial owners and for filtering transact                           |  |
| 41 b   | United States Department of the Treasury's Office of Foreign Assets Control (OFAC)  | Used for screening customers and beneficial owners and for filtering transact                           |  |
| 41 c   | Office of Financial Sanctions Implementation HMT (OFSI)   | Used for screening customers and beneficial owners and for filtering transact                           |  |
| 41 d   | European Union Consolidated List (EU)   | Used for screening customers and beneficial owners and for filtering transact                           |  |
| 41 e<br>41 f   | Lists maintained by other G7 member countries  Other (specify)  | Used for screening customers and beneficial owners and for filtering transact                           |  |
|  | Cutot (specify)   | Local Blacklist issued by the Ministry of Foreign Affairs through the Capital Markets Authority, Kuwait |  |
| 42   | Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions?                                      | No  |  |
|  | G & EDUCATION   |   |  |
| 43   | Does the Entity provide mandatory training, which includes:   |   |  |
| 43 a   | Identification and reporting of transactions to government authorities  | Yes   |  |
| 43 b   | Examples of different forms of money laundering, terrorist financing and sanctions violations relevant for the types of products and services offered   | Yes   |  |
| 43 c   | Internal policies for controlling money laundering, terrorist financing and sanctions violations  | Yes   |  |
| 43 d   | New issues that occur in the market, e.g. significant regulatory actions or new regulations   | Yes   |  |
| 44   | Is the above mandatory training provided to :   | L.  |  |
| 44 a<br>44 b   | Board and Senior Committee Management  1st Line of Defence  | Yes   |  |
| 44 b<br>44 c   | 2nd Line of Defence   | Yes<br>Yes  |  |
| 44 d   | 3rd Line of Defence   | Yes   |  |
| 44 e   | Third parties to which specific FCC activities have been outsourced   | Not Applicable  |  |
| 44 f   | Non-employed workers (contractors/consultants)  | Not Applicable  |  |
| 10. AUDIT  |   |   |  |
| 45   | In addition to inspections by the government supervisors/regulators, does the Entity have an internal audit function, a testing function or other independent third party, or both, that assesses FCC AML, CTF, ABC, Fraud and Sanctions policies and practices on a regular basis? | Yes   |  |
| Signature Pag  | Signature Page  |   |  |
| Wolfsberg Group Financial Crime Compliance Questionnaire 2023 (FCCQ V1.2)  |   |   |  |
| Kuwait Financial Centre K.P.S.C (Financial Institution name)   |   |   |  |
| Anu Abraham  |   |   |  |
| I, (Senior Compliance Manager- Second Line representative), certify that I have read and understood this declaration, that the answers provided in this Wolfsberg FCCQ are complete and correct to my honest belief. |   |   |  |
| DocuSigned by:   |   |   |  |
| 06 March 2023    Signature & Date  |   |   |  |
|  |   |   |  |