

# AML – CFT QUESTIONNAIRE

## **COMPANY DETAILS**

Company Information	
Company Name	
Date of Establishment	Licence No.
Issuing Authority	Country of Registration
Address Details	
Registered Business Addres	
Address (Line 1)	
Address (Line 2)	
City	P.O. Box / Postal Code
State / Province	Country

Details of Beneficial Owners (at least 25 per cent shares and voting rights of a company)									
Name	Nationality	ID/Passport No.	Address	Ownership %					
	•	•							

## COUNTRY REGULATIONS

	Compliance Requirements		
1	Is money laundering and terrorist financing a criminal offence in the country where your company is located?	Yes	No
2	Are there any anti-money laundering and combating terrorist financing laws and regulations in place in your country and are these laws applicable to your company?	Yes	No
3	Do these laws and regulations require your institution to:		
	3.1. Comply with Financial Action Task Force (FATF) recommendations?	Yes	No
	3.2. Comply with internationally accepted KYC (Know Your Customer) standards?	Yes	No
	3.3. Establish effective controls to detect money-laundering, terrorist financing and / or applicable Sanctions' violations?	Yes	No
	3.4. Report any suspicious transactions to the regulator and/or law enforcement body?	Yes	No



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## COMPANY'S ANTI MONEY LAUNDERING (AML) / COUNTER FINANCING OF TERRORISM (CFT) MEASURES

	General AML/CFT Policies and Procedures					
	Did your company prepare a documented set of Policies and			_		
1	Procedures with regards to combating money laundering and		Yes		No	
	terrorist financing according to FATF standards and controls?					
2	Were these policies and procedures approved by board and senior		Yes		No	
	management?				-	
	AML/CFT Risk Assessment					
	Did your company carry out and document an internal risk					
3	assessment to understand Its money laundering and terrorist		Yes		No	
	financing risks?					
4	Does the risk assessment consider geographic (country) risk?		Yes		No	
5	Does the risk assessment consider customer / client risk?		Yes		No	
6	Does the risk assessment consider products & services and		Yes		No	
0	transactions risk?		162		NO	
7	Does the risk assessment consider supply chain risk?		Yes		No	
	Does your organisation determine the appropriate levels of					
8	enhanced due diligence necessary for those categories of customers		Yes		No	
	and transactions that your institution has reasons to believe pose a					
	higher risk of money laundering and terrorist financing?					
	Know Your Customer and Customer Due Diligence					
9	Has your organisation implemented processes for the identification		Yes		No	
9	and verification of your customers and beneficial owners?		162		NO	
10	Are your customers identified and verified using reliable and		Yes		No	
10	independent information in all cases?		105		110	
			Yes		No	
	Does your organisation have a process to review and, where					
11	appropriate, update customer information for all clients, specifically	If yes,	how	frequently	is customer	due
	high-risk customers?	diligence	/KYC in	nformation upd	lated?	
	Does your organisation have procedures to establish a record for			_		
12	each new customer noting their respective identification documents		Yes		No	
	and Know Your Customer Information?					
13	Does your organisation complete a risk-based assessment to		Yes		No	
	understand the normal and expected transactions of its customers?					



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14	Does the Company have a risk-based assessment of its clients (e.g. low, medium or high risks)?		Yes		No		
15	Does the Company conduct enhanced due diligence for high-risk clients?		Yes		No		
16	Does your establishment have checks in place to identify if Its customers/ clients and their beneficial owners are 'Politically Exposed Persons' (PEPs)?		Yes		No		
17	Does your establishment have checks in place to identify if Its customers/ clients and their beneficial owners are 'Politically Exposed Persons' (PEPs)?		Yes		No		
			Yes		No		
		If yes, m	ention the list:				
			United Natio	ns sanct	ions (UN)		
			UAE (Local Te	errorist L	.ist)		
18	Does your institution screen customers against lists of persons, entities or countries issued by government/international bodies?		The Office of (OFAC)	Foreign	Assets Control		
			Her Majesty's Treasury Department – UK European Union Sanctions (EU)				
		Other local regulations:					
19	Does your institution collect information relating to customer's and beneficial owner(s)' source of wealth and source of funds?		Yes		No		
20	Does your organisation collect information and assess its customers' AML policies or practices?		Yes		No		
	Management System, Governance, and Internal Controls						
21	Do the board and senior management receive regular AML/CFT reports?		Yes		No		
22	Do the board and senior management ensure that shortcomings are rectified?		Yes		No		
23	Does the senior management review high risk customers / clients?		Yes		No		



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24 <ul> <li>Yes</li> <li>No</li> <li>If yes, please provide the following information:</li> <li>Name:</li> <li>Designation:</li> <li>Designation:</li> <li>Contact No:</li> <li>Email ID:</li> <li>Contact No:</li> <li>Email ID:</li> <li>Does the compliance officer have the necessary power and independence to perform his duties?</li> <li>Does the compliance officer prepare regular and periodic AML/CFT</li> <li>Yes</li> <li>No</li> </ul> 26         Does the compliance officer review red-flagged transactions and in yers in No           27         Does the compliance officer review red-flagged transactions and in yers in No           28         Does your institution have a monitoring program for the identification and reporting of suspicious or unusual ransactions?           29         Does your institution have internal policies of encouraging staff in the members to report supicious transactions?         Yes         No           30         Does your institution have procedures to identify transactions in transactions?         Yes         No           31         Did your establishment sign up to the goAML system of the FIU?         Yes         No           32         Does your establishment tais in up to the goAML system of the FIU?         Yes         No           32         Does your establishment created and documented red-flags to provide in the sindicators included in establishment's AML/CFT policicis		Compliance Officer							
24       Has your organisation appointed a designated compliance officer       Name:			Yes No						
24       Has your organisation appointed a designated compliance officer			If yes, please provide the following information:						
24       with sufficient experience / expertise?       Designation:         25       Does the compliance officer have the necessary power and independence to perform his duties?       Contact No.:         25       Does the compliance officer prepare regular and periodic AML/CFT reports for the board, senior management, and supervisory bodies?       Yes       No         26       Does the compliance officer review red-flagged transactions and unusual transactions?       Yes       No         27       Does your institution have a monitoring program for the identification and reporting of suspicious or unusual activity/transaction?       Yes       No         29       Does your institution have internal policies of encouraging staff members to report suspicious transactions?       Yes       No         30       Does your institution have procedures to identify transactions server to avoid large cash reporting requirements?       Yes       No         31       Did your establishment sign up to the goAML system of the FIU?       Yes       No       No         32       Does your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       Yes       No         34       Has your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       Yes       No         34       Has inductors included in establishment's AML/CFT policies       Ye			Name:						
25       Dess the compliance officer have the necessary power and independence to perform his duties?       Email ID:         26       Does the compliance officer prepare regular and periodic AML/CFT reports for the board, senior management, and supervisory bodies?       Yes       No         27       Does the compliance officer prepare regular and periodic AML/CFT unusual transactions?       Yes       No         27       Does the compliance officer review red-flagged transactions and unusual transactions?       Yes       No         28       Does your institution have a monitoring program for the identification and reporting of suspicious or unusual activity/transaction?       Yes       No         29       Does your institution have internal policies of encouraging staff members to report suspicious transactions?       Yes       No         30       Does your institution have procedures to identify transactions structured to avoid large cash reporting requirements?       Yes       No         31       Did your establishment sign up to the goAML system of the FIU?       Yes       No         32       Does your establishment of reated and documented red-flags to provide reasonable grounds for reporting of a suspicious transaction?       Yes       No         33       Has your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       No         34       Has your establishment created and documented red-flags	24								
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27       Does the compliance officer review red-flagged transactions and unusual transactions?       Yes       No         Transaction Monitoring         28       Does your institution have a monitoring program for the identification and reporting of suspicious or unusual activity/transaction?       Yes       No         29       Does your institution have internal policies of encouraging staff members to report suspicious transactions?       Yes       No         30       Does your institution have procedures to identify transactions structured to avoid large cash reporting requirements?       Yes       No         31       Did your establishment sign up to the goAML system of the FIU?       Yes       No         32       Does your establishment have in place a process reporting suspicious transaction?       Yes       No         33       Has your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       Yes       No         34       Are these indicators included in establishment's AML/CFT policies       Yes       No	26		Yes No						
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30       structured to avoid large cash reporting requirements?       Yes       No         Yes       No         Suspicious Transaction Reporting         31       Did your establishment sign up to the goAML system of the FIU?       Yes       No         32       Does your establishment have in place a process reporting suspicious transactions?       Yes       No         33       Has your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       Yes       No         34       Are these indicators included in establishment's AML/CFT policies       Yes       No	29		Yes No						
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32       Does your establishment have in place a process reporting suspicious transactions?       Image: Vestical and Vestica		Suspicious Transaction Reporting							
32       transactions?       Image: Ves model       No         33       Has your establishment created and documented red-flags to provide reasonable grounds for reporting of any suspicious transaction?       Image: Ves model       No         34       Are these indicators included in establishment's AML/CFT policies       Image: Ves model       No	31		Yes No						
33       reasonable grounds for reporting of any suspicious transaction?       Yes       No         34       Are these indicators included in establishment's AML/CFT policies       Ves       No	32		🗌 Yes 🗌 No						
	33		Yes No						
	34		Yes No						



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	Record Keeping			
35	Does the establishment keep client and transaction records for at least 5 years?	Yes	No	
36	Is all Client Due Diligence and business correspondence kept for at least 5 years after the end of a customer/ client relationship?	Yes	No	
	Training			
37	Does your establishment conduct regular ongoing AML/CFT training for staff?	Yes	No	
38	Does your institution retain records of its training sessions including attendance records and relevant training materials used?	Yes	No	
39	Does your institution have policies to communicate new AML related laws or changes to existing AML related policies or practices to relevant employees?	Yes	No	
40	Does your establishment conduct AML/CFT training immediately or shortly after recruitment?	Yes	No	

### DECLARATION

- To the best of my knowledge, I, the undersigned, confirm that the information provided in this document is current, accurate and representative of the anti-money laundering and anti-terrorist financing measures that are established in my establishment. I also, confirm that I am authorized to complete this document on behalf of my establishment.
- I hereby give unconditional and irrevocable written consent to SAM PRECIOUS METALS FZ LLC, its subsidiaries, agents and authorized staff and any third-party service providers for disclosure, sharing, usage, processing and searching of my information and records as required by UAE Anti Money Laundering and Combatting of Terrorism Laws.
- I agree that any duplication and any copy, photocopy, electronic data, or facsimile which have been made as a copy from this original consent by means of photocopying, image scanning, or recording in whatever forms shall be deemed as evidence of consent with the same effect as its original.
- I shall indemnify and hold SAM PRECIOUS METALS FZ LLC safe from any claims howsoever arising from as a result of such sharing, searching, usage, processing or disclosure of account information and data.

Signature				Company Stamp							
Name of the Signatory											
Title / Designation of the Signatory											
Date		D	D	Μ	Μ	Y	Y	Y	Y	Place	



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