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In accordance with our AML Policy, which derives from the requirements stipulated in the 4th EU Anti-Money Laundering Directive and Italian Law Decree No. 231/2007, we need to periodically verify the identity of our counterparties who have correspondent arrangement (SWIFT RMA) and/or all your correspondent account(s) with us through this AML/KYC questionnaire.

Note: FI means "Financial Institution"

	SECTION 1 GENERAL INFORMATION		
1	Full legal name	BANCA UBAE SPA	
2	Registered Address (P. O. Box is not sufficient)	Via Quintino Sella 2, 00187 Rome Italy	
3	Web address	www.bancaubae.it	
4	Swift address	UBAI IT RR	
5	Country of incorporation	Italy	
6	Banking license No.	No.4729	
7	Registration Number	RM 379257	
8	Number of Branches (Domestic/Foreign)	1 domestic Branch	
9	Principal place of business	Italy	
10	Main banking activities	Corporate trade banking; oil& energy financing; forex/treasury management/capital markets operations; search of selection of business counterparties (bank or large corporates) in connection with trade activities	
11	Number of Employees	156	
12	Name of External Auditors	KPMG	
13	Name of your Regulatory Body	Bank of Italy	
12	Has your FI merged with another firm? Has your company's name changed during the past 5 years? If both yes, please provide details	Yes □ No x	

13	Is your FI a branch or subsidiary of a parent financial institution?	Yes □ No x	
13a	If your answer to the question above is yes, please specify the relationship type and provide the following parent financial institution' details: Name of parent company: Registered address: Physical address: Swift/Telex: Website: Banking license: Principal local regulator and AML/CFT competent authority (if not the same): Is parent company listed on any stock exchange?	Branch	Subsidiary

SECTION 2 OWNERSHIP STRUCTURE AND MANAGEMENT INFORMATION				
1	Are shares publicly held or privately owned?	Priva	tely owned	
2	Is it listed on any stock exchange?	Yes	□ No x	
		Full names and % of ow	nership share:	
		Name	Number of shares	%
		Libyan Foreign Bank, Tripoli	1.902.870	80,15
	If your answer to the question above is yes, please indicate the name of stock exchange. If it is no, please list full names of shareholders who directly or indirectly own, control or have any percentage of the shares or voting power of your Institution.	Unicredit Spa, Rome	156.825	6,60
		Eni SpA	78.395	3,30
2.a		Banque Centrale Populaire,		
		Casablanca	67.684	2,85
		Banque Marocaine du Commer	ce	
		Exterieur, Casablanca	63.032	2,65
		Sansedoni Siena, Siena	53.325	2,25
		Intesa Sanpaolo Spa	26.143	1,1
		Telecom Italia Spa	26.143	1,1

Yes X No a

Have there been any significant changes in the ownership (exceeding 5%) over the last five years? 3 On 31/03/2020 Libyan Foreign Bank (LFB) carried out an increase of share capital of € 101.325.070. The percentage If yes, please provide details: of LFB has passed from 67% to 80,15% Name: Othoman Mohamed Alnouseri Full details of any Ultimate Beneficial Owner Percentage of ownership: (UBO)* Title (position): Chairman 4 Date of birth: 24.12.1971 * see the abbreviation list at the end of this questionnaire Country of domicile: Libya Note: Please provide information on all UBOs by adding lines Name: Othoman Mohamed Alnouseri Full details of any Legal Representative* Title (position): Chairman 5 Date of birth: 24.12.1971 * see the abbreviation list at the end of this Country of domicile: Libya questionnaire Full details of any Proxy / Proxies* 6 * see the abbreviation list at the end of this questionnaire Othoman Mohamed Alnouseri (Chairman) Antonio Piras (Vice chairman) Sharif S. Alwan Saleh Amer Mohamed Edbayaa Rauf Ibrahim Gritli Abdalkhalig Mohamed M. Ibrahim Names of Members of the Board of Directors 7 Paul Henry Jennings Alaeddin Mokhtar Salim Msellati Abdulmonam Geat Ali Tbigha Karima Munir Elguel Amal A. Khalifa Eshater

8	Names of Members of the Top Management	Maurizio Valfrè (General Manager) Esam Mustafa I. Elrayas (Deputy General Manager)
9	Are there any Politically Exposed Persons (PEPs) in your institution as shareholders and/or members of the management and the board? If yes, please provide full names and details.	Yes ⊠ No □ We consider PEP all board members and senior management.
11	Is your FI an affiliate of depository institutions, credit union, or a foreign bank maintaining a physical presence at the place where it employs one or more persons on a full-time basis and maintains operating records related to its banking activities?	Yes □ No x
	SECT:	
1	Please Describe your type of legal entity	☐ Limited Company ☐ Cooperative Bank X Joint-Stock Bank ☐ Government-owned Bank (over 50 percent, direct or indirect ☐ Other, please specify:
2	Business activities Please indicate areas of your business activities	☐ Commercial Banking ☐ Retail Banking ☐ Investment Banking ☐ Asset management ☐ Private Banking (Wealth Management towards high net worth individuals X Others, please specify: Trade Finance, Syndication Oil & Energy

3	Products and services Please describe your main products and services	X Trade finance products (e.g. FX, letter of credit, ECA financing, et all) Lending activities Trust and asset management Services Investment Products (e.g. securities, commercial/government bonds) Correspondent banking Others, please specify:
4	Do your customers operate in the following areas?	☐ Gambling, Casinos (internet or otherwise) ☐ Nuclear ☐ Arms and munitions X Oil and other natural resources industries ☐ Precious metals or stones X Import Export and Trading ☐ Charities and NGOs X Embassies and consulates
4a	If yes, please provide the approximate size in terms of revenues of such activities	Oil and other natural resources industries: 8% Import Export and Trading: 77% Embassies and consulates: 0,5% Updated April 2022
5	Does your FI have offshore-clients? Offshore-client means post-office box companies in The British Virgin Islands, Panama etc. without physical presence and without operative business in the respective/registered country If yes, do you have an enhanced due diligence procedure for offshore clients in place	Yes □ No x
6	Please describe your customer's structure	Total number of customers: Private individual (52,1%) Corporations (22,5 %) Financial Institutions (25,4%) Updated April 2022
7	Does your FI have customers/offer services in sanctioned countries (i.e. Iran, Syria, North Korea, Crimea)?	Yes □ No X

8	Does your institution provide services to offshore banks, internet banks, institutions or banks located in high risk areas, as per GAFI/FATF recommendations?	Yes X No □
9	Does your FI offer "payable-through accounts? The term payable through accounts refers to correspondent accounts at your institution that are used directly by third parties to transact business on their own behalf. These accounts are different from typical correspondent banking accounts	1
9a	If yes, please describe the level of due diligence procedure you are applying to these third parties.	
10	Does your FI provide nested correspondent bank accounts? Nested accounts occur when a financial institution accesses the financial system in another country (in effect anonymously) by operating through a correspondent banking account belonging to another financial	Yes □ No x
10a	If yes, please provide the level of due diligence procedure you are applying	
11	Does your FI have any business relationship with virtual currency providers (such as Bitcoin)?	Yes □ No x
		ION 4
		LATION, POLICIES & PROCEDURES
1	Is money laundering / terrorist financing considered as a crime in your country?	Yes X No 🗌
2	Has your country established any laws/regulations concerning AML/CTF/KYC? If yes, please list the name of your country's relevant laws:	Yes X No ☐ Legislative decree n. 231/2007
3	Does your country's regulatory body (Central Bank) require all financial institutions to have Anti Money Laundering (AML) & Know Your Customer (KYC) procedures?	Yes X No □

4	Is your FI subject to such laws/regulations?	Yes X No 🗆
5	Does your FI have a formal independent AML-CTF/ Sanctions & Embargo compliance function?	Yes X No □
5a	Describe the governance and the structure of the AML-CFT/ Sanctions Embargoes compliance dept. including the approximate number of employees	Banca UBAE has anti-money laundering dept. within the Compliance department. The office is an independent function under the Board of Directors trough the Control and Risk Committee. The department is composed of 5 members including the Compliance Officer who also holds the position of Head of AML Function.
6	How are AML issues escalated and what is the level and frequency of AML reporting?	At least two times per year and report on specific audit
7	What was the date of the last regulatory examinations?	January - April 2021
8	Did any findings and/or corrective actions result from the most recent examinations? If yes, please provide details.	Yes □ No X
9	Has your institution established a compliance program that contains AML/CTF/KYC policies and procedures, according to internal & international laws, rules and standards?	Yes X No 🔲
10	 Do your AML/CTF/KYC policies and procedures allow to: Open or maintain anonymous accounts? Conduct business with the banks having no physical presence in any country i.e. shell banks? 	Yes □ No x Yes □ No X
	 Currently maintain accounts for shell banks? 	Yes No X

11	In case your institution does not have such policies and procedures, are they planned to be introduced? Please indicate the estimated date of their implementation.	Yes □ No □
12	Has your bank developed an internal control function or other independent third-party assessing AML policies and practices on a regular basis?	Yes x No □
12a	What is the frequency of the review/assessment?	The internal audit dept. carries out at least one time per year
13	Does the AML compliance program require approval of your Institution's Board or a senior committee thereof?	Yes x No □
13a	If yes, how frequently is it updated?	On a constant basis
14	Do your policies cover relationships with PEP's?	Yes x No □
14a	Outlines these policies and how these risks are managed (identification, risk classification, validation).	Banca UBAE, with reference to new customers which fall in the category of PEP, applies the Enhanced Due Diligence Procedure. The opening of the account is subject to the approbation of the general management. The customers have a high-risk profile and it is monitored every sixth month.
15	Are the AML/CTF/KYC policies and procedures applicable to both your domestic and foreign branches?	Yes x No □
16	Is implementation of AML/CTF/KYC policies and procedures monitored on a permanent basis?	Yes x No □
17	Does your institution have a policy aimed at protecting personnel reporting any suspicious transaction?	Yes x No □
18	Does your FI have a requirement to collect information regarding its customers' business activities?	Yes x No □
19	Describe the minimum documentation requirements for new clients including the steps to verify their identity.	In general, with reference to new customers, the Bank requires proofs of their identity (i.e. copy of passport), official documents stating legal form/main activity; AML questionnaire; list of shareholders; personal data concerning any beneficial owners. All information is verified internally, and names are screened against blacklists. All identification information is reviewed for internal consistency: identification information must be consistent for each business partner on all identification documents.

20	How do you identify and verify the beneficial owner of your customers? Please describe your internal process and state acceptable sources	Banca UBAE has an office in charge of collect information about KYC. In particular, regarding the beneficial owner Banca UBAE obtains information by customers and then checked it through acceptable sources such as Bankers Almanac, CERVED and D&B report.
21	Does your FI have a process to review and, where appropriate, update customer information relating to high risk client information?	Yes X No □
22	How frequently is customer due diligence/KYC information updated	Depending on the risk profile For high risk profile every six months For medium risk profile every year For low risk profile every 3 years For irrelevant profile every 5 years
23	Does your institution make a risk-focused assessment of its customer database and clients' transactions?	Yes X No □
24		To determine customers' risk classification Banca UBAE considers the following factors: Geographical area in which the customers is located Type of transaction, products, services Activity, reputation of the customer In case of banks type of AML/CFT policies, controls in place, structure, activity, system, geographical area, reputation
25	Does your institution determine the appropriate level of enhanced due diligence necessary for those categories of customers and transactions that your institution has reason to deem as of high risk for illicit activities at or through your institution and when the customer has been not physically present for identification purposes?	Yes X No □
26	Does your FI have monitoring program for unusual and potentially suspicious activity covering funds and transfers and monetary instruments such as travelers check, money orders, etc.?	Yes X No □
27	What type of monitoring programmes are used to cover potentially suspicious activity?	x Automated
28	Are these programmes in-house or purchased solutions?	☐ In-house X Purchased – Name: GIANOS 4D provided by Cedacri

29	At high level, describe the parameters and thresholds of the system.	
30	Are cash transactions included in the programs?	Yes x No □
31	Is there staff dedicated to the process alerts?	Yes x No □
32	Does your FI have a sanctions screening system that automatically detects a transaction which may involve any sanctioned party?	Yes x No □
32a	Please describe the process.	All the parties present in the transactions are checked by specific IT tool named "FastCheck" provided by Banca UBAE's outsourcer CEDACRI. Moreover, Banca UBAE uses other database such as Accuity Online Compliance in order to find further information about subjects involved in transactions
33	Is your Institution compliant with the FATCA legislation? If yes, please state your GIIN and FATCA status.	Yes X No ☐ GIIN: EH5XW2.00010.ME.380 FATCA STATUS: REPORTING MODEL 1 FFI
34	Does your institution evaluate and gather information on its financial institution customers as well as their AML policies and procedures?	Yes X No □
35	Has your institution been subject to any investigation, indictment, conviction or civil enforcement action related to money laundering and terrorist financing in the past five years?	Yes 🗌 No X
36	Does your institution comply with GAFI/FATF provisions?	Yes X No 🗌
SECTION 5 AML TRAINING INFORMATION		
1	Does your institution provide AML training to staff including identification and reporting of transactions that must be reported to government authorities, examples of different forms of money laundering involving financial institution's products and services and internal policies to prevent money laundering?	Yes X No □
2	Does your institution retain records of its training sessions including attendance records and relevant training material used?	Yes X No □

3	Please describe the frequency and the method of delivery.	AML/CFT training consists of class-based courses provided by consulting firms and is delivered on an annual basis. It is provided to all personnel, with particular regards to employees that have direct contacts with customers as well as new personnel. Staff from Compliance Dept., Internal Audit and relevant managers are also requested to attend extra courses.	
4	Does your institution have policies aimed at informing involved personnel of new AML related laws or changes to existing AML related policies or practices?	Yes X No □	
		ION 6 form, please provide the following items to us	
		☐ Attached	
	AML POLICY	Web-https://www.bancaubae.it/en/compliance/anti-money-laundering/	
		☐ Not Applicable-please provide reason	
		☐ Attached	
	USA PATRIOT ACT CERTIFICATION Please provide the latest USA Patriot Certification		
		☐ Not Applicable-please provide reason	
	WOLFSBERG AML QUESTIONNAIRE Please provide the latest Wolfsberg Questionnaire (CBDDQ V 1.2) prepared by your, or fill in the following format sheet (Mandatory)	☐ Attached ☐ Web https://www.bancaubae.it/en/compliance/anti-money-laundering/	
	Annual report	☐ Post mail	
CON	CONTACT DETAILS (details & title regarding the person who is entitled to sign this questionnaire)		
Has your institution appointed a Compliance Officer for AML/CTF/KYC?		Yes X No 🗌	
Officer in	se give the name and title of the Compliance your institution, his/her email address, phone ax number for future references		
Name:		Mrs. Annabella Colesanti	

Title:

Compliance Officer and Head of AML Dept.

+39 0642377709

Fax:

+39 0642076433

E-mail:

annabella.colesanti@ubae.it

Location:

Via Quintino Sella 2, 00187 Rome Italy

Date:

10/08/2022

Signature:

Countersigned by General Manager: Mr. Maurizio Valfrè

Signature

Abbreviations used in this questionnaire:

AML: Anti-Money Laundering

KYC: Know Your Customer

CTF: Combating Terrorist Financing

GAFI/FATF: Groupe d'Action Financière/Financial Action Task Force

PEPs: Politically Exposed Persons

ULTIMATE BENEFICIAL OWNER: a) The individual who ultimately owns or controls the ownership or the indirect control of a percentage of shares or voting rights above 25%.

- b) The individual who otherwise wields control over the management of your bank;
- c) In the case a) and b) are not applicable to indentify the ultimate beneficial owner, the natural person(s) who hold the position of senior management official(s) are considered as ultimate beneficial owner.

LEGAL REPRESENTATIVE: the individual authorized to act in the name and on behalf of your good bank. The acts performed by the Legal Representative bear effects on your bank's juridical sphere. Representation powers are usually vested in either the bank's chairman or the managing directors.

PROXY: subjects authorized by competent bodies to manage ongoing relationships (such as current accounts, letters of credit, letters of guarantee, financing and similar) on the basis of a delegation provided by your bank's internal documentation.