

Financial Institution Name:	Comerica Bank
Location:	1717 Main Street, Dallas, TX 75201
Senior Officer:	Joel Bongard – SVP Director of AML Compliance
Principal Regulator:	Federal Reserve Board of Dallas
RSSD ID:	60143

Anti-Money Laundering Questionnaire

. General AML Policies, Practices and Procedures	
	YES
committee?	
	YES
have in place to prevent, detect and report suspicious transactions?	YES
4. In addition to inspections by the government supervisors/regulators, does the FI client have an internal audit function other independent third party that assesses AML policies and practices on a regular basis?	YES
5. Does the FI have policy/procedures prohibiting accounts/relationships with shell banks? (A shell bank is defined as a bank incorporated in a jurisdiction in which it has no physical presence and which is unaffiliated with a regulated financial group.)	YES
conduct transactions with or on behalf of shell bank through any of its accounts or products?	YES
7. Does the FI have policies covering relationships with Politically Exposed Persons (PEPs), their families and close associates?	YES
8. Does the FI have record retention procedures that comply with applicable law?	YES
9. Are the FI's AML policies and practices being applied to all branches and subsidiaries of the FI both in the home country and in locations outside of that jurisdiction?	YES
II. Risk Assessment	
	YES
11. Does the FI determine the appropriate level of enhanced due diligence necessary for those categories of customers and transactions that the FI has reason to believe pose a heightened risk of illicit activities at or through the FI?	YES
III. Know Your Customer, Due Diligence and Enhanced Due Diligence	
	YES



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13.	Does the FI have a requirement to collect information regarding its customers' business activities?	YES
14.	Does the FI assess its FI customers' AML policies or practices?	NO
	Comerica Bank is not the de facto regulator and will only conduct	
	business with financial institutions that are domestically regulated or	
	are eligible to complete the Certification Regarding Correspondent	
	Accounts for Foreign Banks.	
15.	Does the FI have a process to review and, where appropriate, update	YES
	customer information relating to high risk client information?	
16.	Does the FI have procedures to establish a record for each new customer	YES
	noting their respective identification documents and "Know Your Customer"	
	information?	
17.	Does the FI complete a risk-based assessment to understand the normal and	YES
	expected transaction its customers?	
IV. R	eportable Transactions and Prevention and Detection of Transactions	
	Illegally Obtained Funds	
18.	Does the FI have policies or practices for the identification and reporting of	YES
	transactions that are required to be reported to the authorities?	
19.	Where cash transaction reporting is mandatory, does the FI have procedures	YES
	to identify transactions structured to avoid such obligations?	
20.	Does the FI screen customers and transactions against lists of persons,	YES
	entities or countries issued by government/competent authorities?	
21.	Does the FI have policies to reasonably ensure that it only operates with	YES
	correspondent banks that possess licenses to operate in their countries of	
	origin?	
22.	Does the FI adhere to the Wolfsberg Transparency Principles and the	YES
	appropriate usage of the SWETF MT 202/202COV and MT 205/205COV	
	message formats? ¹	
V. Ti	ransaction Monitoring	
	Does the FI have a monitoring program for unusual and potentially suspicious	YES
	activity that covers funds transfers and monetary instruments such as	
	traveler's checks, money orders, etc.?	
VI. A	ML Training	
24.	Does the FI provide AML training to relevant employees that	YES
	includes:	
	 Identification and reporting of transactions that must be reported to 	
	government authorities.	
	 Examples of different forms of money laundering involving the FI's 	
	products and services.	
	 Internal policies to prevent money laundering. 	

¹ The four payment message standards to be observed are: i) FIs should not omit, delete, or alter information in payment messages or orders for the purpose of avoiding detection of that information by any other FI in the payment process; ii) FIs should not use any particular payment message for the purpose of avoiding detection of information by any other FI in the payment process; iii) Subject to applicable laws, FIs should cooperate as fully as practicable with other FIs in the payment process when requesting to provide information about the parties involved; and (iv) FIs should strongly encourage their correspondent banks to observe these principles. Source:



25. Does the FI retain records of its training sessions including attendance	YES	
records and relevant training materials used?		
26. Does the FI communicate new AML related laws or changes to existing AML	YES	
related policies or practices to relevant employees?		
27. Does the FI employ third parties to carry out some of the functions of the FI?	NO	
Third parties are utilized to gather information. Final action/decision	,	
is completed by FI.		
28. If the answer to question 27 is yes, does the FI provide AML		
training to relevant third parties that includes:		
 Identification and reporting of transactions that must be reported to 		
government authorities.		
 Examples of different forms of money laundering involving the FI's 		
products and services.		
 Internal policies to prevent money laundering. 		

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Senior Officer:	Joel Bongard
Title:	SVP Director of AML Compliance
Signature:	
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Date:	01/04/2016