



Circular CSSF 22/801

FATF statements
concerning

- 1) high-risk jurisdictions on which enhanced due diligence and, where appropriate, counter-measures are imposed
- 2) jurisdictions under increased monitoring of the FATF

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Re: FATF statements concerning

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- 2) jurisdictions under increased monitoring of the FATF

Luxembourg, 11 March 2022

Ladies and Gentlemen,

**To all the persons and entities
under the supervision of the
CSSF**

We are pleased to inform you of the decisions taken by the FATF during its Plenary meeting of March 2022 concerning the countries placed under increased monitoring.

1) High-risk jurisdictions on which enhanced due diligence and, where appropriate, counter-measures are imposed

Since February 2020, in response to the COVID-19 pandemic, the FATF adopted a general pause in the review process of the jurisdictions presenting high risks in terms of deficiencies in their regimes to counter money laundering, terrorist financing, and proliferation financing ("ML/TF/PF") on which enhanced due diligence and, where appropriate, counter-measures are imposed.

The statements on the Democratic People's Republic of Korea ("DPRK") and Iran thus remain unchanged and we reiterate the previous communications regarding these jurisdictions.

Democratic People's Republic of Korea ("DPRK")

The FATF maintains its position that the AML/CFT regime of the **DPRK** continues to have substantial and strategic deficiencies and maintains its call to apply counter-measures against the DPRK. Moreover, the FATF reiterates that the jurisdictions must take measures to close existing subsidiaries, branches or representative offices of DPRK banks, where applicable, within their respective territories.

We therefore require you to continue taking into account the risks arising from the deficiencies of the AML/CFT regimes, including the fight against the financing of weapons of mass destruction proliferation, of the DPRK and to give special attention to business relationships and transactions with this jurisdiction, including with companies and financial institutions from this jurisdiction and those acting on their behalf.

We require you to apply in these cases enhanced due diligence and monitoring measures in order to avoid these business relationships being used to bypass or evade the application of enhanced measures and counter-measures.

In this context, we also ask you to inform us in case of a correspondent banking relationship with a credit institution from the DPRK.

Finally, we ask you to maintain enhanced mechanisms for reporting suspicious activity to the Financial Intelligence Unit (“FIU”).

Iran

In June 2016, **Iran** made a political commitment to address its strategic AML/CFT deficiencies. The Action Plan set by the FATF has expired while the remaining deficiencies had not been fully addressed yet. The FATF required in its October 2019 Plenary meeting i) the implementation of increased supervision with respect to subsidiaries and branches of financial institutions based in Iran, ii) the application of enhanced control measures, including enhanced mechanisms for reporting suspicious transactions or systematic reporting of financial transactions, as well as iii) increased external audit for financial groups with respect to their subsidiaries and branches located in Iran.

Since Iran has not fully addressed the remaining deficiencies, the FATF requires the implementation of counter-measures that are effective and proportionate to the risks emanating from this jurisdiction. In particular, until Iran implements the measures required to address the deficiencies identified in the Action Plan, the FATF remains concerned with the terrorist financing risk emanating from Iran and the threat this poses to the international financial system.

The FATF will assess the progress made by Iran and take appropriate measures by deciding, as the case may be, to reintroduce the suspension of counter-measures. Iran will remain on this list until the full Action Plan has been accomplished.

We therefore require you to continue taking into account the risks arising from the strategic deficiencies of the AML/CFT regime of Iran and to give special attention to business relationships and transactions with this jurisdiction, including with companies and financial institutions from this jurisdiction and those acting on their behalf.

We require you to apply in these cases, as well as in correspondent banking relationships, enhanced due diligence and monitoring measures with respect to these business relationships in order to avoid these business relationships being used to bypass or evade the application of enhanced measures and counter-measures. Thus, we ask you to increase the number and timing of controls applied, select patterns of transactions that need further examination and obtain information, particularly, on the reasons for the intended transactions.

Moreover, we ask you to inform us (i) in case of a correspondent banking relationship with a credit institution from Iran and (ii) in case of use of a third party located in Iran and conducting elements of the due diligence process (third-party introducers and/or outsourcing).

Finally, we ask you to maintain enhanced mechanisms for reporting suspicious activity to the FIU.

2) Jurisdictions under increased monitoring of the FATF

Since the start of the COVID-19 pandemic, the FATF has provided some flexibility to jurisdictions not facing immediate deadlines to report progress to the FATF on a voluntary basis. Thus, the progress made by Albania, Barbados, Burkina Faso, Cambodia, Cayman Islands, Jamaica, Malta, Morocco, Myanmar, Nicaragua, Pakistan, Panama, Philippines, Senegal, South Sudan, Uganda and Zimbabwe has been reviewed by the FATF since October 2021.

The following jurisdictions currently have strategic ML/TF/PF deficiencies for which they have developed an Action Plan with the FATF to address the deficiencies (the newly added countries are underlined): **Albania, Barbados, Burkina Faso, Cambodia, Cayman Islands, Haiti, Jamaica, Jordan, Mali, Malta, Morocco, Myanmar, Nicaragua, Pakistan, Panama, Philippines, Senegal, South Sudan, Syria, Turkey, Uganda, United Arab Emirates and Yemen.**

Therefore, we ask you to consider, where appropriate, the deficiencies identified by the FATF in its statements and the risks arising from them for your business relationships and transactions with these jurisdictions.

Please note also that, following the substantial efforts made by **Zimbabwe**, this jurisdiction is no longer subject to the FATF's increased ongoing monitoring process but will continue working with the FATF-style regional body.

Please refer to the FATF's full decisions and statements at the following addresses:

[Documents - Financial Action Task Force \(FATF\) \(fatf-gafi.org\)](https://www.fatf-gafi.org/documents)

[Documents - Financial Action Task Force \(FATF\) \(fatf-gafi.org\)](https://www.fatf-gafi.org/documents)



Commission de Surveillance
du Secteur Financier

This circular shall be without prejudice to any other considerations to be taken into account with respect to high-risk jurisdictions, notably those of the relevant European authorities¹.

This circular repeals Circular CSSF 21/786 of 2 November 2021.

Yours faithfully,

Claude WAMPACH
Director

Marco ZWICK
Director

Jean-Pierre FABER
Director

Françoise KAUTHEN
Director

Claude MARX
Director General

¹ EUR-Lex - 32016R1675 - EN - EUR-Lex (europa.eu)



Commission de Surveillance du Secteur Financier

283, route d'Arlon

L-2991 Luxembourg (+352) 26 25 1-1

direction@cssf.lu

www.cssf.lu