

## **Central Depository Services (India) Limited**

#### CDSL/PMLA/DP/POLCY/2023/231

April 13, 2023

### ONLINE SUBMISSION OF ACTIONS REQUIRED ON FATF PUBLIC STATEMENTS AFTER FEBRUARY 2023 PLENARY

DPs are advised to refer communique CDSL/PMLA/DP/POLCY/2022/138 dated March 03, 2023 and also the following communiques CDSL/PMLA/DP/POLCY/2022/631 dated October 31, 2022 CDSL/OPS/DP/POLCY/2022/442 dated August 04, 2022 CDSL/OPS/DP/POLCY/2022/174 dated March 29, 2022 CDSL/OPS/DP/POLCY/2021/291 dated July 02, 2021

With respect to the aforementioned "FATF Public Statements" and as directed by SEBI to Exchanges / Depositories, a written confirmation as per Template (**Refer Annexure**) is required from the Depository Participant confirming that the required actions are taken and complied with:

Actions may include:

- 1. Carrying out appropriate due- diligence on existing clients.
- 2. Making sure that appropriate alert mechanisms have been put in place to identify the business relationships and transactions with the said jurisdictions.
- 3. Any other measures necessary to effectively implement the action required.

In view of the above, DPs are mandatorily required to furnish the information through audit login <u>http://auditweb.cdslindia.com/login.aspx</u> latest by **April 21, 2023** as per the procedure mentioned below:

#### Steps to submit the FATF Template:

- 1. Login to http://auditweb.cdslindia.com/login.aspx (DP Login)
- 2. Select Audit Type FATF Public statement.
- 3. Select Audit Month February-2023
- 4. Select DP: Select your DPID and Confirm
- 5. Select appropriate option in 'Column 1' and 'Column 2':

In case DPs do not have any beneficiary account or branches/service centre from the jurisdiction given in the template then DP may select 'we do not have any demat account/branches from the said jurisdiction." in 'column 1' & 'Not Applicable' in column 2' of the template.

- 6. Save
- 7. Submit to CDSL



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Queries regarding this communiqué may be addressed to CDSL - E-mails may be sent to pmla@cdslindia.com or call us on 08069144800.

sd/-Abhishek Mohanty Manager – Surveillance

### Annexure

Publication Action required	Column 1: Legislation, or other legally binding measures taken by competent authorities (summary)	Column 2: Other measures (communications, circulars, advisories etc.)
Publication         Action redured           High-Risk Jurisdictions subject to a Call for Action: Democratic People's Republic of Korea (DPRK)         The FATF reaffirms its 25 February 2011 call on its members and urges all jurisdictions to dives their financial institutions to give special attention to business relationships and transactions with the DPRK, including DPRK companies, financial institutions, and those acting on their behalf. In addition to enhanced scrutiny, the FATF further calls on its members and urges all jurisdictions to apply effective counter-measures, and targeted financial sanctions in accordance with applicable United Nations Security Council Resolutions, to protect their financial sectors from money laundering, financing of terrorism and WMD proliferation financing (ML/FT/PF) risks emanating from the DPRK. Jurisdictions should take necessary measures to close existing branches, subsidiaries and representative offices of DPRK banks, where required by relevant UNSC resolutions.	Legislation, or other measures taken by competent authonities, that create enforceable obligations for mitties to specifically implement the actions required by the Public Statement. The summary should in particular indicate the following: <ol> <li>the law(s) or other measure(s) and when these were taken</li> <li>which entities are subject to the law(s) or measure(s)</li> <li>what are the obligations of all addressed entities and how do they specifically correspond to the respective actions required</li> <li>do the legal obligations apply directly (ex lega) or what is otherwise the legal basis for the measure for what are the solid patients apply directly (ex lega) or what is otherwise the legal basis for the measure for what are the solid patients apply directly (ex lega) or what is otherwise the legal basis for the measure for what are the solid patients apply directly (ex lega) or what is otherwise the legal basis for the measure the relevant laws or measures should only be referenced without direct quotations from the text.</li> </ol>	Please sum up all complementary measures, e.g. any communications, circulars, guidance, informing obliged entities about the FATF Public Statement. The relevant measures should only be referenced without direct quotations from the text.

### Annexure

High-Risk Jurisdictions	FATF calls on its members and urges all jurisdictions to apply effective counter-measures, in line with Recommendation 19 *	Please sum up all laws, or other measures taken by competent authorities, that create <u>enforceable obligations</u> for entities to specifically implement the actions required by the Public Statement. The summary should in particular indicate	Please sum up all complementary measures, e.g. any communications, circulars, guidance, informing obliged entities about the FATF Public Statement.
	FATF calls on its members and urges all jurisdictions to apply effective counter-measures, in line with Recommendation 19.* *See the Interpretative Note to Recommendation 19 that specifies examples of the counter-measures that could be undertaken by countries.		

### Annexure

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Jurisdictions under Increased Monitoring: Albania, Barbados, Burkina Faso, Cayman Islands, Democratic Republic of the Congo, Gibraltar, Haiti, Jamaica, Jordan, Mali, Mozambique, Nigeria, Panama, Philippines, Senegal, South Africa, South Sudan, Syria, Tanzania, Türkiye, Uganda, United Arab Emirates, Yemen	The FATF does not call for the applied to these jurisdictions, but encourages its members to take into account the information presented below in its risk analysis (No specific action is called for/required, but do indicate if any action has been taken.)	(No specific action is called for/required, but do indicate if any action has been taken.)	No specific action is called for/required, but do indicate if any action has been taken.)
Jurisdiction no longer subject to monitoring: Cambodia, Morocco	Countries no longer subject to the FATF's monitoring process under ongoing global AML/CFT compliance process. (Responding jurisdictions should indicate what action has been taken with respect to the de- listings.)	(Please indicate what measures have been taken to rescind any enforceable obligations that may have been in place pursuant to the FATF's previous listing of the country.)	(Please indicate what measures have been taken to rescind any previous guidance, communication or circular that may have been in place pursuant to the FATF's previous listing of the country. )