

ANTI-MONEY LAUNDERING AND COUNTER FINANCING FOR TERRORISM POLICY

Last Revised: June 2024

1. INTRODUCTION

- 1.1 WeTrade International LLC (hereinafter named "WeTrade" or "the Company"), with registration number: 1945 LLC 2022 is incorporated in Saint Vincent and the Grenadines with a registered address Euro House, Richmond Hill Road, Kingstown, St. Vincent and the Grenadines by the Registrar of Limited Liability Companies.
- 1.2 WeTrade is committed to meeting applicable anti-money laundering regulatory requirements pursuant to the requirements of the Financial Services Act, No. 33 of 2011, Proceeds of Crime Act, 2013 and St. Vincent and the Grenadines' Anti-Money Laundering Regulations and Code and global standards.
- 1.3 WeTrade is committed to ensuring the safety, security and efficiency of its products and services provided to the Users. [hereinafter the "client(s)", "you(r)"]. To this end, WeTrade will always ensure that:
 - a) Due diligence is carried out on the Users;
 - b) WeTrade's high ethical standards are always maintained; and
 - c) Cooperation with the relevant regulators and other authorities is provided when appropriate.
- 1.4 By using these Services, you agree to the terms of this anti-money laundering and counter financing for terrorism policy ("AML Policy"). If you do not agree to this AML Policy, please do not use the Services (as defined in the Terms of Use). We reserve the right to make changes in this AML Policy, so please check back from time to time to ensure you are aware of any changes. Your continued use of the Services following any changes to the AML Policy signify your acceptance of these changes to the AML Policy.

2. LEGAL PROHIBITION OF MONEY LAUNDERING

- 2.1 Money laundering generally involves activity designed to conceal or disguise the true origins of the criminal proceeds of crime. Money laundering occurs in three (3) stages:
 - a) Placement Stage
 Direct asset(s) from criminal activities is converted into monetary or other instruments, such as payment in cash, exchange of bills, manual exchange, cryptocurrency or real estate, or deposited into accounts at financial institutions.
 - b) Layering Stage
 The converted assets are transferred or moved into other accounts or other financial institutions to further separate the money/asset from its original criminal source.
 - c) Integration Stage
 The converted assets are reintroduced to purchase legitimate assets or for other illegal activities.
- 2.2 Terrorism financing involves an attempt to conceal either the origin of the asset/money or their intended use, such as a criminal purpose. Terrorism financing can involve legitimate sources of assets/money.



- 2.3 The law in Saint Vincent and the Grenadines where WeTrade is incorporated prohibits the use of the proceeds of crime from activity such as money laundering and the financing of terrorism. The Saint Vincent and the Grenadines law also requires WeTrade to report various activity to the authorities. Most jurisdictions in which WeTrade operates, or Users may be located, also have similar laws.
- 2.4 WeTrade will comply with all applicable legal and regulatory requirements and aims to prevent money laundering, financing of terrorism and any activity that facilitates money laundering, and financing terrorist or criminal activities.
- 2.5 Any User using or facilitating the use of any of the Services to facilitate the commission of money laundering, the financing of terrorism or other crimes such as fraud or misappropriation of assets (real or virtual) may have its Account(s) suspended or cancelled by WeTrade immediately it becomes aware of such User activity.

3. POLICY STATEMENT

- 3.1. WeTrade has implemented procedures and systems to prevent the occurrence of money laundering by adopting the principles in the Guidelines on Simplified Due Diligence issued by the Financial Services Authority, and to ensure adherence to the requirements.
- 3.2. WeTrade's board of directors ("BOD") and senior management commits that WeTrade will uphold strict standards of integrity and ethical conduct. WeTrade will apply client due diligence ("CDD") measures by providing a safe, secure, and reliable know-your-client ("KYC") enabled offering to all its Users. WeTrade will provide its products and services meeting the Financial Action Task Force ("FATF") standards, and in accordance with any regulatory guidelines which may apply to WeTrade.
- 3.3. All WeTrade's employees and officers will comply with this AML Policy. In addition, they are required to report any suspected cases of money laundering, terrorism financing, or any predicate crime to money laundering such as fraud or other illegal activity to senior management for appropriate action and if required by law to the relevant regulatory authorities.
- 3.4. WeTrade will conduct ongoing monitoring of business relationships, by giving special attention to complex, unusual, or large transactions lacking clear economic or legal purposes, as well as interactions with individuals in high-risk jurisdictions.
- 3.5. WeTrade will immediately stop acting and terminate any existing business relationship whenever unable to apply CDD or ongoing monitoring.
- 3.6. In cases where WeTrade receives a legal compulsion order, such as a warrant or subpoena, from legal or regulatory authorities relating to Users and/or User activity or transactions information, WeTrade will comply with such lawfully issued order.
- 3.7. The BOD has determined that WeTrade's risk appetite is flexible for money laundering occurring through or on its platform, products, or services.
- 3.8. WeTrade will not knowingly allow its platform, products or services to be used for, or facilitate, the crime of money laundering and terrorism financing, or for any predicate crimes to money laundering such as but not exclusive to fraud.



4. AML/CFT COMPLIANCE OFFICER

- 4.1 WeTrade has appointed an anti-money laundering and countering financing of terrorism compliance officer ("AML/CTF Compliance Officer") responsible for the implementation maintenance of this AML Policy.
- 4.2 The AML/CFT compliance officer is the single point of contact for any inquiry about this AML Policy for both employees and Users. In the absence of the AML/CFT Compliance Officer, the operation manager of WeTrade should be contacted for any inquiry.

5. AML RISK ASSESSMENT

To ensure that WeTrade protects both WeTrade and our Users from regulatory and compliance risk related to money laundering, predicate offences to money laundering and financing of terrorism. WeTrade implements appropriate risk management measures by adopting the Guidelines on Conducting AML-CFT/CPF Institutional Risk Assessments, to assess our risks and determine how to appropriately manage and respond to identified risks. WeTrade will undertake regular risk management activities that include:

- a) Risk assessment of WeTrade's operations
- b) Risk assessment of Users/KYC
- c) Risk assessment of WeTrade's products and services prior to release for Users

6. KNOW YOUR CLIENT (KYC)

- 6.1. An important part of the risk assessment process involves due diligence when WeTrade takes on board its new Users.
- 6.2. WeTrade is committed to providing products, services and delivery mechanisms to its Users that are regulatory compliant and that involve e-KYC procedures to ensure WeTrade effectively combats money laundering. The due diligence process involves e-KYC identification and verification and requires Users to provide mandatory information for User acceptance before a business relationship and transaction activity commences. Then, KYC procedures will be carried out for User applying to WeTrade before the Accounts become active or transactions are conducted.
- 6.3 WeTrade will obtain from the User at the time of application to commence a business relationship the required mandatory information and copies of identify documentation and/or in the case of a corporate User the relevant corporate documents, information on defined associated persons and any ultimate beneficial owners of WeTrade. On receipt of the required information and documents, WeTrade will complete a verification process before commencing User activity.
- 6.4. In some cases, an enhanced KYC process may be required for a User and will be carried out as required by either applicable law or FATF standards. Where a User is subject to enhanced KYC WeTrade may require additional information from the User to be able to satisfactorily complete the process. WeTrade reserves the right to request from time to time, updated KYC information.

7. INTERNAL CONTROLS

7.1. To meet the FATF standards, WeTrade's management will ensure that WeTrade maintains an effective AML/CFT internal control structure. The management will create a culture of compliance to ensure staff adhere to WeTrade's policies and procedures.



7.2. The AML/CFT internal controls are WeTrade's policies, procedures and processes designed to limit and control money laundering and terrorism financing risks and to achieve compliance with FATF standards and any applicable regulations. The level of internal controls will be risk based as well as meeting any specific regulatory requirements.

8. CHANGES TO THIS POLICY

You are deemed to agree and consent to any changes in this AML Policy by way of your continued use of our Services.

9. AML POLICY AND TERMS AND CONDITIONS

The terms of this AML Policy are incorporated into the Terms of Use.