

SAINT VINCENT AND THE GRENADINES

Government Gazette

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Saint Vincent and the Grenadines, Tuesday 26th August, 2025 – (No. 44)

GOVERNMENT NOTICES

No. 101

No. 102

APPOINTMENTS

Ms. Cardisha Roberts, as a Clerk, Magistracy, with effect from July 25th, 2025.

PF 18422

Mr. Lennox Ince, as an Administrative Cadet, in the Public Service, with effect from July 9th, 2025.

PF 18383

Mr. Kesron Defreitas, as a Prison Officer, Prisons, National Security, with effect from July 14th, 2025.

PF 18406

Mr. Rohan Gibson, as a Prison Officer, Prisons, National Security, with effect from July 14th, 2025.

PF 18408

Ms. Denicia Samuel, as a Prison Officer, Prisons, National Security, with effect from July 14th, 2025.

PF 18407

26th August, 2025.

110. 102

APPOINTMENT ON PROMOTION

Ms. Cedrica Alvis, as Case Manager, Magistracy, with effect from July 25th, 2025. PF 17110

26th August, 2025.

No. 103

POST OF LEGAL OFFICER DEPARTMENT OF MARITIME ADMINISTRATION MINISTRY OF NATIONAL SECURITY

Applications are invited from suitably qualified persons to fill a post of **LEGAL OFFICER MARITIME ADMINISTRATION**, Ministry of National Security.

QUALIFICATIONS AND EXPERIENCE

Applicants should possess:

- 1. A Bachelor's degree in law with an element of legislative drafting, international law, maritime or environmental law or related field from a recognized university or educational institution.
- 2. Minimum of three (3) years' experience in commercial and Maritime Law, negotiating techniques.

3. Minimum of one (1) year experience in legal drafting.

DUTIES

- 1. Administer the Legal Section in the Kingstown Office of the Maritime Administration;
- 2. Draft legislation to incorporate maritime international conventions and treaties ratified by St. Vincent and the Grenadines into national laws;
- 3. Review and propose amendments to national maritime-related legislation;
- 4. Prepare legal background papers on maritime related issues;
- 5. Provide legal opinions to the Maritime Administration on shipping and environmental and international laws;
- 6. Interpret legal information on matters relating to international maritime conventions, standards, and codes;
- 7. Liaise with the Attorney General's Office in the drafting of maritime laws and regulations;

- 8. Provide legal advice on marine casualty investigations involving St. Vincent and the Grenadines ships, Vincentians working on foreign ships, and foreign ships in the waters of St. Vincent and the Grenadines;
- Review and provide legal advice on Memorandum of understandings and contracts; and
- 10. Review seafarers' claims and seafarers' employment agreements.

SALARY AND ALLOWANCES

Salary will be paid at the rate of \$56,988.00 x \$3,240.00 - \$73,188.00 in Grade E.

CLOSING DATE FOR APPLICATIONS

Applications including Curriculum Vitae, certified copies of proof of qualifications and references and two (2) recent testimonials, should be submitted to the Chief Personnel Officer, Personnel Department, Ministerial Building, 2nd Floor, Kingstown, St. Vincent and the Grenadines, not later than August 29th, 2025.

26th August, 2025.

GOVERNMENT NOTICE

IN THE MATTER OF THE LAND ACQUISITION ACT, CHAPTER 322

AND

IN THE MATTER OF THE ACQUISITION BY THE GOVERNOR-GENERAL

Of a certain parcel of land at Union Island in the Parish of the Grenadines

NOTICE OF ACQUISITION OF LAND

First Publication

WHEREAS it is enacted by Section 3 of the Land Acquisition Act Chapter 322 that if the Governor-General considers that any land should be acquired for a public purpose, he may cause a declaration to that effect to be made:

Saint Vincent and the Grenadines, Tuesday 26th August, 2025 – (No. 44)

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AND WHEREAS it is considered by the Governor-General, that the under mentioned parcel of

land should be acquired for a public purpose, to wit, for the purpose of the construction of a

vegetable market.

NOW IT IS HEREBY DECLARED by her Excellency, the Governor-General, acting in

accordance with the advice of the Cabinet of Saint Vincent and the Grenadines, that upon the First

Publication of this Acquisition in the Gazette, the lands shall vest absolutely in the Crown, all that

portion of lands situated at Union Island, in the Parish of the Grenadines in the State of St. Vincent

and the Grenadines belonging to the Heirs of James Ambrose, admeasuring 6,605 Square feet,

together with all ways water and watercourses rights, lights, liberties, privileges, paths, easements

and all other appurtenances thereon shall vest absolutely in crown.

AND IT IS HEREBY FURTHER DECLARED AND NOTIFIED that a drawing bearing

survey plan number GR12/141 outlining the above-mentioned area is at the Lands and Surveys

Department and can be inspected at all reasonable hours at the said Department.

ANGIE JACKSON,

Secretary to Cabinet.

26th August, 2025.

BY COMMAND

KATTIAN BARNWELL-SCOTT

Secretary to Cabinet

Prime Minister's Office

Prime Minister's Office

St. Vincent and the Grenadines.

26th August, 2025.

DEPARTMENTAL AND OTHER NOTICES

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by **BEULAH PHILLIPS.**

To Sub-divide Land at South Union.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

> DORNET HULL Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by MONIQUE BAILEY-WARRICAN.

To construct a New Multiple Family Residence at Diamond.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the

Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by MAURICE & JAZEENE JOHN.

To construct a New Multiple Family Residence at Chauncey.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by SAINT NICULAS KING.

To construct a New Multiple Family Residence at Montrose.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by ANTHONY & KRYSTLE DE FREITAS.

To construct a New Multiple Family Residence at Harmony Hall.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Transport,

Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL Secretary Physical Planning & Development Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by NICHOLAS OTTLEY.

To construut a New Multiple Family Residence at Spring Estate.

A copy of the application and of the plans and other documents submitted with it may be inspected at the offices of the Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL
Secretary
Physical Planning & Development
Board.

PHYSICAL PLANNING AND DEVELOPMENT BOARD TOWN AND COUNTRY PLANNING ACT 1992

PUBLIC NOTICE

Notice is hereby given that an application has been made to the Physical Planning and Development Board by WAYNE RAGGUETTE.

To construct an addition to an Existing Single Family (Multiple Family) Residence at Liberty Lodge.

A copy of the application and of the plans and other documents submitted with it may

be inspected at the offices of the Physical Planning Unit, Ministry of Transport, Works, Lands and Survey and Physical Planning during the hours of 8:00 a.m. -12 noon and 1:00 p.m.- 4:15 p.m. Monday - Friday for a period of fourteen (14) days following the date of issue of the notice.

Any person wishing to make representation to the Board in connection with this application should do so in writing to the Secretary of the Board and within the abovementioned period.

DORNET HULL Secretary Physical Planning & Development Board.

NOTICE

The St. Vincent and the Grenadines Financial Services Authority hereby gives notice pursuant to the provisions of Section 10 of the Financial Services Authority Act 2011 that the following **Guidelines**for the Appointment of Money Laundering Reporting Officers ("MLROs") and AML/

CFT Compliance Officers ("MLCOs") have been issued to provide clarification on the requirements pertaining to the appointment of MLROs and MLCOs. These Guidelines set clear expectations on the role, tasks and responsibilities of the MLRO and the MLCO. Additionally, they aim to ensure that there is a common interpretation and adequate implementation of AML/CFT internal governance arrangements across service providers in line with the Financial Action Task Force ("FATF") recommendations and international best practices.

DEREK ST. ROSE,

Deputy Executive Director, Financial Services Authority.



FINANCIAL SERVICES AUTHORITY SAINT VINCENT & THE GRENADINES Guidelines for the Appointment of Money Laundering Reporting Officers and AML/CFT Compliance Officers

Issued August 19th, 2025

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1. INTRODUCTION

The Financial Services Authority (the "FSA"/"Authority") is responsible for the licensing, regulation and supervision of the non-bank and international financial services sectors operating in St. Vincent and the Grenadines, pursuant to the *Financial Services Authority Act, No. 33 of 2011*. Additionally, the FSA monitors compliance of all registered and financial entities with the Proceeds of Crime Act 2013 ("POCA"), the Anti-Money Laundering and Terrorist Financing (AML/TF) Regulations, 2014 (the "Regulations"), the Anti-Money Laundering and Terrorist Financing Code, 2017 (the "Code") and the Anti-Money Laundering and Terrorist Financing (Administrative Penalties) Regulations 2024. All licensees are expected to adhere to the Authority's licensing and prudential requirements and ongoing supervisory programmes, including being subject to periodic on-site examinations, and filing the required regulatory reports. Licensees are also expected to conduct their affairs in conformity with all other legal requirements.

2. PURPOSE

These Guidelines are being issued to provide clarification in terms of the requirements of Part 4 - of the Regulations (Compliance and Reporting Obligations), for a service provider, other than a sole trader, to appoint an AML/CFT Reporting Officer ("MLRO") and an AML/CFT Compliance Officer ("MLCO").

These Guidelines set clear expectations on the role, tasks and responsibilities of the MLRO and the MLCO. Additionally, they aim to ensure that there is a common interpretation and adequate implementation of AML/CFT internal governance arrangements across service providers in line with the Financial Action Task Force ("FATF") recommendations and international best practices.

Additionally, the AML/CFT Regulations provides for fines and penalties for the contravention of the provisions relating to the appointment and function of the MLRO/MLCO.

3. SCOPE OF APPLICATION

These Guidelines apply to all individuals approved by the Authority as MLROs and/or MLCOs, tasked with the specific responsibility of managing a service provider's AML/CFT compliance function, pursuant to the Regulations.

4. STATUTORY REQUIREMENTS

4.1 APPOINTMENT OF A MONEY LAUNDERING REPORTING OFFICER (MLRO)

Regulation 25 (1) of the Regulations require all licensees to appoint an individual approved by the Authority as its MLRO. The principal functions of the MLRO as per section 25 (2) of the Regulations are to receive and consider internal money laundering and terrorist financing disclosures, consider whether a Suspicious Activity Report ("SAR") should be made to the Financial Intelligence Unit ("FIU") and where appropriate, submit SARs to the FIU.

4.2 APPOINTMENT OF AML/CFT COMPLIANCE OFFICER (MLCO)

Regulation 26 (1) of the AML/TF Regulations requires all licensees to appoint an individual approved by the Authority as its MLCO. The principal functions of the MLCO as per section 26 (3) of the Regulations are to oversee and monitor compliance with all legislations relating to money laundering and terrorist financing.

4.3 RESPONSIBILITIES OF THE MLRO/MLCO

The following are some of the major responsibilities of the MLRO/MLCO (the list is not exhaustive):

- Design an appropriate AML/CFT compliance programme using a risk-based approach
 to ensure compliance by the licensed entity with applicable AML/CFT Laws,
 Regulations, Codes, Standards and international best practices at all times;
- ii. Establish and maintain appropriate AML/CFT policies, procedures, processes and controls;
- iii. Ensure that an institutional risk assessment relative to customers, products and services, transactions, countries or geographic locations and delivery channels is undertaken;
- iv. Ensure day-to-day compliance of the licensee with internal AML/CFT policies and procedures;

- v. Act as the key point of contact regarding all AML/CFT related matters/queries from the FIU, FSA and any other competent authorities;
- vi. Receive and analyze internal suspicious transaction reports from employees;
- vii. On-going monitoring of transactions through the use of technology to identify highrisk, unusual and suspicious customers/transactions;
- viii. Submit SARs to the FIU in a timely manner, and where not submitted, document reasons for non-submission.;
- ix. Cooperate with and provide the FIU with all the information it requires for fulfilling its obligations;
- Develop and execute AML/CFT training programmes considering all relevant risks
 of ML/TF and financing illicit organizations including ways/means of addressing
 them;
- xi. Provide the necessary reports to the Board of Directors on all AML/CFT issues, on at least a quarterly basis or more frequently as deemed necessary;
- xii. Conduct regular gap analysis between the licensee's existing AML/CFT Procedures and current Laws, Regulations, Codes and Standards of the jurisdiction in order to determine the extent of the licensee's level of compliance; and
- xiii. Propose actions required to address gaps, if any.

4.4 COMBINED FUNCTIONS

Pursuant to Section 25 (5) of the Regulations, licensees may, with the approval of the Authority, appoint a single individual to the position of both the MLRO and the MLCO. The roles of the MLRO and the MLCO should not be combined with any other functions of the service provider, without the expressed approval of the Authority. This approval shall, be at the discretion of the Authority and will be exercised based on the size and complexity of the licensee, its risk profile, and the anticipated workload of each office.

5. NOTIFICATION OF APPOINTMENT OF MLRO/MLCO

- 5.1 The licensee shall notify the Authority of the appointment of the MLRO or MLCO within seven (7) days of the appointment.
- 5.2 The Authority is required to approve the appointee. As such, the notification to the Authority must be accompanied by an Application with supporting due diligence documentation on the appointee (*proof of identity, proof of address, police record, references*).

- 5.3 It is strongly advised that a licensee should make a conditional or probationary appointment of an MLRO or MLCO, allowing the individual to serve in the role pending the Authority's approval. Such appointments must be clearly designated as subject to the approval of the Authority, and the individual may only perform the functions of MLRO/MLCO under supervision until formal approval is granted.
- 5.4 The Authority will assess the fitness and propriety, qualification and competence of the appointee in determining whether to approve the appointment
- 5.5 The Authority shall provide its decision on the Application within three (3) to six (6) weeks.

6. NOTIFICATION OF THE CESSATION OF THE MLRO/MLCO

- 6.1 In accordance with Section 25 (4) (b) and 26 (6) (b) of the Regulations, licensees **must** notify the Authority in writing within seven (7) days after the date that an individual has ceased to be the MLRO/MLCO.
- 6.2 Where an approved person ceases to be the MLRO/MLCO, the licensee is required to appoint another individual as MLRO/MLCO as soon as reasonably practicable and further inform the Authority within seven (7) days of that appointment. The licensee must accompany the notification to the Authority with a formal application using the FSA's standard application form, for the appointment of a MLCRO/MLCO together with other relevant supporting documents for approval from the FSA.
- 6.3 The Authority may revoke its approval of an individual serving as MLRO or MLCO where:
 - a. The individual no longer satisfies the "fit and proper" criteria, including issues relating to integrity, competence, or financial soundness;
 - The individual has failed to adequately discharge their responsibilities under the AML/
 CFT legislation;
 - c. The individual has been implicated in or associated with any misconduct, regulatory breach, or criminal activity;
 - d. The individual has ceased to be employed or engaged by the licensee or no longer holds the designated compliance function;
 - e. The licensee fails to provide timely notification of changes affecting the officer's role, responsibilities, or status; and
 - f. The Authority determines that the continued approval poses a risk to the integrity of the financial system or is otherwise not in the public interest.

7. QUALIFYING CRITERIA

- 7.1 The Regulations and the Code provide relevant criteria to be used in determining and assessing the acceptability of a MLRO/MLCO. Section 27 (1) of the Regulations provides that the MLRO and MLCO of a service provider must:
 - i. Be employed by the licensee or a company in the same group and be locally resident;
 - ii. Have the appropriate knowledge and experience and otherwise be fit and proper;
 - iii. Have the appropriate independence;
 - iv. Have a sufficient level of seniority and authority within the business;
 - v. Report regularly and directly to the Board and have regular contact with the Board;
 - vi. Have sufficient resources, including time to perform their functions;
 - vii. Have unfettered access to all business lines, support departments and information necessary to perform their functions; and
 - viii. Have timely access to all records necessary or expedient for performing their functions.

A. EMPLOYED BY THE LICENSEE AND RESIDENT IN ST. VINCENT AND THE GRENADINES

- 7.2 The MLRO/MLCO should be an employee of the licensee or of a company in the same group as the licensee and shall be resident in St. Vincent and the Grenadines.
- 7.3 The Authority may, in accordance with Regulation 27 (2), grant approval for the compliance function to be outsourced; for example, in the case of foreign branches or subsidiaries, the Group's Compliance Officer may serve as the MLRO or MLCO for the licensee in St. Vincent and the Grenadines.
- 7.4 Additionally, where the business has agency or representative office operations in St. Vincent and the Grenadines, an employee of the local agency/operations should be appointed as its MLRO/MLCO.

B. SUFFICIENT KNOWLEDGE AND EXPERIENCE

- 7.5 The MLRO/MLCO must possess sound knowledge of all applicable AML/CFT Laws, Regulations, Codes, Standards and other relevant international best practices.
- 7.6 The MLRO/MLCO should have a sound understanding of the money laundering and terrorist financing risks of the licensee and how the AML/CFT framework of St. Vincent and the Grenadines applies to the business of the licensee.

- 7.7 The MLRO/MLCO must be fully aware of both his and the licensee's obligations under the POCA, the Regulations, Code and any other laws that may be enacted in relation to antimoney laundering and the prevention of terrorist financing or terrorism and proliferation financing.
- 7.8 The MLRO/MLCO must be able to demonstrate:
- 7.8.1 That he/she holds a relevant professional qualification (e.g., ACAMS designation, International Compliance Association (ICA) Diploma, a legal or accounting designation) or other certification associated with financial crime control or AML/CFT compliance; and/or
- 7.8.2 That he/she has practical relevant experience in compliance, audit or risk management within the financial services (this includes, inter alia, banking, co-operatives, money service business, securities and insurance sectors) industry, and accounting or legal profession.
- 7.8.3 Continuing Professional Development ("CPD") in areas related to AML/CFT matters on an annual basis.

C. INDEPENDENCE

- 7.9 The MLRO/MLCO should possess sufficient independence to perform his/her role objectively; have sufficient resources, including time, and have unfettered access to all business lines, support departments and information necessary to perform his/her functions effectively.
- 7.10 The MLRO/MLCO must be able to effectively demonstrate that where other duties are performed, they do not conflict with the duties of MLRO/MLCO.

D. SENIORITY

7.11 The MLRO/MLCO should ideally be at Management level or have sufficient seniority within the organizational structure of the licensee to undertake his/her responsibilities effectively and, in particular, to ensure that his/her requests, where appropriate, are acted upon by the institution and its staff and his/her recommendations are properly considered by the Board or Partners.

E. REGULAR BOARD CONTACT

7.12 The MLRO/MLCO should report at least quarterly or more frequently as deemed necessary, directly to the Board of Directors or to a Board approved committee where relevant.

F. SUFFICIENT RESOURCES

7.13 The Authority will consider whether or not the MLRO/MLCO has sufficient resources to fulfil the obligations of the office. The resources include, inter alia, time, personnel support, technological support tools, and financing.

- 7.14 The Authority may approve an individual to function as the MLRO/MLCO for multiple financial businesses within an organizational group. When considering this the Authority will take into account:
- 7.14.1 The knowledge and experience of the individual;
- 7.14.2 The respective demands of the roles, taking into account the size, risk profile and the nature of the business' activities; and
- 7.14.3 Whether the individual will have sufficient time and resources to fulfill the roles effectively.

8. APPROVAL FOR APPOINTMENT

- 8.1 An application for approval of MLRO/MLCO shall be made by the licensee and shall be accompanied by
 - a. Completed standard application form (see Appendix 1);
 - b. Certified copies of Passport photo page or other official identification document (e.g. National Identification Card);
 - A detailed resume or curriculum vitae outlining the relevant qualifications and experience of the proposed MLRO/MLCO;
 - d. Evidence of AML/CFT Training; in the absence of having both the experience and the training, the Authority may grant conditional approval for evidence of training to be provided within six (6) months;
 - e. Original Police Certificate issued within the last six (6) months; and
 - f. References:
 - i. Two (2) character references; should be from persons who can attest to the proposed
 MLRO/MLCO's reputation and character;
 - ii. One (1) Financial reference; from a financial institution within the jurisdiction and addressed to the Authority; and
 - iii. Where the individual recommended for appointment is not a resident of St. Vincent and the Grenadines, the Authority requires original/notarized copies of the relevant documentation from the jurisdiction where the person resides.

Every MLRO/MLCO shall be subject a fit and proper assessment in order for the FSA to determine their fitness and propriety to fulfil the relevant positions. Once the officer meets the fit and proper criteria, the Authority will issue a letter to the licensee indicating its decision.

APPENDIX I

APPLICATION FOR THE APPROVAL OF THE APPOINTMENT OF AML/CFT REPORTING OFFICER AND/OR AML/CFT COMPLIANCE OFFICER



FINANCIAL SERVICES AUTHORITY SAINT VINCENT & THE GRENADINES

APPLICATION FOR THE APPROVAL OF THE APPOINTMENT OF

AML/CFT COMPLIANCE OFFICER AND/OR AML/CFT REPORTING OFFICER

(Complete in Duplicate)

		CTION 1 – SERVICE PROVI					
	1.	NAME OF SERVICE PROVI	JEK				
	2.	ADDRESS OF SERVICE PRO	OVIDER				
				• • • • • • • •			
	3.	TYPE OF BUSINESS CONDU	JCTED	(Please	tick all applicable box	res)	
		Assurance Business	Ε		International Bankin	g	
		Corporate Business/Service Pro	ovider [Credit Union		
		Deposit Taking Business			Insurance Company		
		Investment Business			Insurance Manager		
		Trust Business			Money Services Bus	siness	
		Other	•••••			•••••	••••
		N 2 - PERSONAL DETAIL AML/CFT REPORTING			ED AML/CFT COM	<u>MPLIANC</u>	<u>E</u>
1.	NAM	Œ					
	Surna		First Nam			Middle Na	
2.	PREV	/IOUS NAME(S) (if any)					

3.	DATE OF BIRTH	Day	Month	Year
4. ((A) NATIONALITY		(B) COUNTRY OF RES	IDENCE
5.	CURRENT RESIDENTI	AL ADDRESS		
		• • • • • • • • • • • • • • • • • • • •		
6.	PREVIOUS RESIDENT	IAL ADDRESS (if ac	ldress has changed in the la	st five (5) years)
		•••••		
		• • • • • • • • • • • • • • • • • • • •		
7.	PASSPORT NUMBER a	and ISSUING COUN	TRY	

SECTION 3 - EDUCATION AND QUALIFICATIONS

1. Provide details of academic and professional qualifications and date(s) obtained.

ACADEMIC INSTITUTION ATTENDED	DIPLOMA/DEGREE/ PROFESSIONAL	YEAR
ATTENDED	QUALIFICATION ATTAINED	

2. Provide details of membership(s) in professional organizations or institutions.

ORGANISATION/	MEMBERSHIP	MEMBER	MEMBERSHIP
ASSOCIATION	STATUS	SINCE	NUMBER
	(e.g. Student, Associate,		(if applicable)
	Fellow, etc.)		

SECTION 4 - EMPLOYMENT DETAILS (please duplicate page for more than one employer)

Please indicate positions held during the last five (5) years, listing the most recent appointment first. Please use additional pages as necessary.

	NAME OF EMPLOYER	
	Gelephone: Fax: Email:	
	NAME OF CONTACT PERSON	
3.	ADDRESS OF EMPLOYER	
4.	PERIOD OF EMPLOYMENT: From: To:	
5.	NATURE OF BUSINESS	
	POSITION(S) HELD	

	SPONSIBIL	ITIES
8. NA	ME OF RE	GULATORS (if any)
9. RE.		LEAVING EMPLOYMENT: Resignation Expiration of
☐ Re	dundancy	Retirement Termination/Dismissal
	specify)	
SECT	TION 5-FIT	TNESS AND PROPRIETY
any ind note th any of section 1. Ha	cident or acti at <u>no time re</u> the followin a should be co ve you ever be	be completed by placing a circle around the appropriate answer. Please list ion in any jurisdiction, with the exception of minor traffic offences. Please estriction applies to the matters you are asked to disclose. If the answer to ag questions is "YES", please provide full details on a separate sheet. This applied by or on the behalf of the proposed Compliance/Reporting Officer.
		e or violation for any reason whatsoever, regardless of the result of the event, in of MINOR traffic offences)
	YES	NO
-	" give details f Arrest or De	s. List all cases without exception. Please use additional pages as necessary. etention, etc.
Age	• • • • • • • • • • • • • • • • • • • •	
Charge	e	
Location	on	
Result		
2.	Do you have	e any criminal or civil charges pending?
	YES	NO
3.	•	siplinary, enforcement, disqualification or similar proceeding been taken against professional body, regulatory body or association or are any such proceedings

YES

NO

YES

NO

If"yes"	, name the	regulatory or professional body or association and details of the action taken:
4.	•	ever been required to give evidence in any trial or proceedings involving fraud, by or similar matters, other than as an expected witness?
	YES	NO
If "yes'	', give part	iculars:
5.		been found guilty of conducting any unauthorized regulated activities or been ted for possible conduct of unauthorized regulated activities?
	YES	NO
6.	Have you	been the subject of any regulatory investigation or is any such investigation pending?
	YES	NO
7.	Has any a	application for your regulatory approval ever been refused?
	YES	NO
8.		ever been obstructive, misleading or untruthful in dealing with a court, tribunal, quiry, regulatory or professional body?
	YES	NO
9.	a comp	been subject of any bankruptcy proceedings or filed for bankruptcy, entered into promise agreement or other similar arrangement with your creditors or had receiver d in respect of any property?
	YES	NO
10.	Have you	at any time failed to satisfy any personal or business-related debts?
	YES	NO
11.		been the subject of an investigation into allegations of misconduct or malpractice in on with any business activity?
	YES	NO
12.	Have you body?	ever been expelled or excluded from, or refused admission to, a professional
	YES	NO
13.	or profess	been refused, restricted in, or had suspended, the right to carry on trade, business sion for which a specific license, authorization, registration, membership or other on is required?
	YES	NO
14.		ever been asked to resign, or been dismissed from any fiduciary office or other of trust or employment?

15. Are you aware of any matter relating to your character, reputation or financial position that the FSA may regard as relevant in considering this application?

YES NO

16. Has any business with which you have been associated as a shareholder, director, senior officer or other officer ever entered a formal insolvency process or ceased trading whilst insolvent, while you were associated with it or within one(1) year after your association ceased?

YES NO

SECTION 6 - RELATIONSHIP WITH PROPOSED REGULATED PERSON

This section should be completed by the service provider.

1.	. Will the proposed Compliance/Reporting Officer be employed under a full-time contract of employment?				
	YES	NO			
2.	If the answer to	o 1 above is "no" provide details of employment with service provider.			
•••					
• • •	• • • • • • • • • • • • • • • • • • • •				
3.	Will the propos	sed Compliance Officer also serve as the regulated entity's Reporting Officer?			
	YES	NO			
		name of the Reporting Officer?			
4.	What other positions or offices (if any) does or will the proposed Compliance/Reporting Officer hold with the service provider?				
	Does the servi	ice provider deem that there is sufficient independence for the Compliance/cer to perform his/her role objectively?			
	YES	NO			
6.		osed Compliance/Reporting Officer hold any shares in, or have any interest, ble, direct or indirect, in the service provider? NO			
lf 1	the answer to 6 a	above is "yes" provide details of shareholding or other interest.			
_					
7.		Compliance/Reporting Officer able, directly, to exercise more than 10% of ver of the regulated entity?			
	YES	NO			

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Ifa	answer to 7 above is "yes" provide details.
8.	Provide an organizational chart which includes the proposed Compliance/Reporting Officer's position.
SE	CTION 7 - DECLARATIONS
pro	e following declaration should be completed where applicable by the regulated entity/service ovider or the proposed AML/CFT Compliance &/AML/CFT Reporting Officer in relation to information provided in sections 1 and 5.
and Sei	e information provided in sections 1 and 5 is, to the best of our knowledge and belief, complete d true. There are no other facts or matters relevant to this application of which the Financial rvices Authority ('the FSA') should be aware. We undertake to inform the FSA forthwith, of any terial changes to the information supplied on this application form.
Sig	gned on behalf of the applying regulated entity/service provider:
Na	me of Authorized Signatory.
Pos	sition
Sig	gnature: Date:
	e following declaration should be completed by the proposed Compliance/Reporting Officer relation to the information provided in sections 2, 3, 4 and 5.
bel the	ertify that the information provided in sections 2, 3, 4 and 5, is to the best of my knowledge and ief, complete and true and there are no other facts or matters relevant to this application of which FSA should be aware. I undertake to inform the FSA, forthwith, of material changes to the formation supplied on this application.
Na	me of Proposed AML/CFT Compliance & AML/CFT Reporting
Of	ficer
Sig	gnature: Date
I h	UTHORISATION TO SEEK ADDITIONAL INFORMATION ereby authorize the FSA to contact all relevant authorities and authorize said authorities to provide a with whatever information you may request.

Name of Proposed AML/CFT Compliance & AML/CFT Reporting

Officer....

Signature: Date.....

Please forward to: The Financial Services Authority

2nd Floor, Reigate Building P.O. Box 356, Kingstown St. Vincent & the Grenadines

Attachments Required:

- (i) Proof of Identity (a certified/notarized copy)
- (ii) Curriculum Vitae
- (iii) Proof of Academic and/or Professional Qualifications (a certified copy/copies)
- (iv) Bank Reference
- (v) Two Character References
- (vi) Proof of Employment (stating length of service, position)
- (vii) Recent Police record/s

SECTION 8-For Internal Purposes

COMMENTS/REMARKS:		
REVIEWED AND RECOMMMENDED	BY	(1)
		(2)
COMMENTS/REMARKS		
REVIEWED AND APPROVED BY	(1)	
	(2)	
	(2)	

COMMENCEMENT

This Guidance Note shall come into effect this 19th day of August, 2025.

Issued by:

Financial Services Authority P.O. Box 356, Kingstown

St. Vincent & the Grenadines

Tel: (784) 456-2577

E-mail: info@svgfsa.com

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