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Financial Insti	tution Name: ,, /	DRA	VEX-	BANK	"PISCCB
Location:	LLKRAIN	E,	KIEV		

	Anti-Money Laundering Questionn	aire	
If vou	answer "no" to any question, additional information ca		pplied
	end of the questionnaire.		
	eneral AML Policies, Practices and Procedures:	<u>Yes</u>	<u>No</u>
1.	Is the AML compliance program approved by the FI's board or a senior committee?	YQ	
2.	Does the FI have a legal and regulatory compliance program that includes a designated officer that is responsible for coordinating and overseeing the AML framework (released 'approved by the senior management')?	Y ₩	
3.	Has the FI developed written policies documenting the processes that they have in place to prevent, detect and report suspicious transactions (released 'approved by the senior management')?	YQ	
4.	In addition to inspections by the government supervisors/regulators, does the FI client have an internal audit function or other independent third party that assesses AML policies and practices on a regular basis?	Y	
5.	Does the FI have a policy 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.)	Y 🛱	
6.	Does the FI have policies to reasonably ensure that they will not conduct transactions with or on behalf of shell banks through any of its accounts or products?	YD	
7.	Does the FI have policies covering relationships with Politically Exposed Persons (PEP's), their family and close associates?	YU	
8.	Does the FI have record retention procedures that comply with applicable law?	YØ	
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?	ΥØ	
II. R	lisk Assessment	<u>Yes</u>	No.
10	Does the FI have a risk-based assessment of its customer base and their transactions?	YO	
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?	Ytz	
III. <i>k</i>	(now Your Customer, Due Diligence and Enhanced	Voc	No
Due D	Diligence . Has the FI implemented processes for the identification of those customers on whose behalf it maintains or operates accounts or conducts transactions?	Yes Y 🔯	<u>No</u>

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13. Does the FI have a requirement to collect information regarding	Y	
its customers' business activities?	Υb	
14. Does the FI assess its FI customers' AML policies or practices?	YL	
15. Does the FI have a process to review and, where appropriate,		
update customer information relating to high risk client		
information?	Y	
16. Does the FI have procedures to establish a record for each new	Y M	
customer noting their respective identification documents and	/	
'Know Your Customer' information?	Y	
17. Does the FI complete a risk-based assessment to understand	T 🟳	
the normal and expected transactions of its customers?		
IV. Reportable Transactions and Prevention and	Yes	No
Detection of Transactions with Illegally Obtained Funds	\ <u> </u>	
18. Does the FI have policies or practices for the identification and	Y 🗘	
reporting of transactions that are required to be reported to the		
authorities?	ΥM	
19. Where cash transaction reporting is mandatory, does the FI	Y	
have procedures to identify transactions structured to avoid		
such obligations?	ΥØ	
20. Does the FI screen customers and transactions against lists of	Y	
persons, entities or countries issued by government/competent		
authorities?	YD	
21. Does the FI have policies to reasonably ensure that it only	1 1	
operates with correspondent banks that possess licenses to operate in their countries of origin?		
V. Transaction Monitoring	Yes	No
22. Does the FI have a monitoring program for unusual and	YM	INO
potentially suspicious activity that covers funds transfers and	1 2	
monetary instruments such as travelers checks, money orders,		
etc?		
VI. AML Training	Voc	No
23. Does the FI provide AML training to relevant employees that	Yes Y ₩	110
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	
24. Does the FI retain records of its training sessions including		
	YM	
attendance records and relevant training materials used?	ΥØ	
attendance records and relevant training materials used?		No allana
attendance records and relevant training materials used? 25. Does the FI communicate new AML related laws or changes to	YU	A all constants
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Space for additional information:

(Please indicate which question the information is referring to.)

- 6. Note: We don't have list with names of pep's, their families and close associates.
 - 20. Note: in Pravex-Bank the screening of transactions and clients is carried out manually, because this processing is not automatized.
 - 26. Note: in this sphere only our employees are ingaged.

Name:	IGOR TKALICH //	
Title:	AML OFFICE , all	
Signature:		
Date:	18.05.2017	