

Financial Institution Name: Location (Country) :

| Nordea Bank Abp |  |
|-----------------|--|
| Finland         |  |

| No#          | Question   | Answer   |
|--------------|--|--|
| 1. ENTITY    | & OWNERSHIP  |  |
| 1            | Full Legal name  | Nordea Bank Abp  |
| 2            | Append a list of foreign branches which are covered by this  | Nordea Danmark, filial af Nordea Bank Abp i Finland;   |
|              | questionnaire  | Nordea Bank Abp, filial i Norge;   |
|              |  | Nordea Bank Abp, filial i Sverige  |
| 3            | Full Legal (Registered) Address  | Satamaradankatu 5, 00020 Nordea, Helsinki, Finland   |
| 4            | Full Primary Business Address (if different from above)  |  |
| 5            | Date of Entity incorporation/establishment   | 27.9.2017  |
| 6            | Select type of ownership and append an ownership chart if available                                  |  |
| 6 a          | Publicly Traded (25% of shares publicly traded)  | Yes  |
| 6 a1         | If Y, indicate the exchange traded on and ticker symbol  | Nasdaq OMX Stockholm, Helsinki and Copenhagen. For ticker symbol,  |
|              |  | please refer to:<br>https://www.nordea.com/en/investors/share-data   |
|              |  | https://www.nordea.com/en/investors/snare-data<br>https://www.nordea.com/en/investors/american-depositary-receipts-adr   |
| 6 b          | Member Owned/Mutual  | No   |
| 6 c          | Government or State Owned by 25% or more   | No   |
| 6 d          | Privately Owned  | No   |
| 6 d1         | If Y, provide details of shareholders or ultimate  |  |
|              | beneficial owners with a holding of 10% or more  |  |
| 7            | % of the Entity's total shares composed of bearer shares   | 0 %  |
| 8            | Does the Entity, or any of its branches, operate under an  | No   |
|              | Offshore Banking License (OBL) ?   |  |
| 8 a          | If Y, provide the name of the relevant branch/es which operate under an OBL                          |  |
| 9            | Does the Bank have a Virtual Bank License or provide   | No   |
|              | services only through online channels?   | INO .  |
| 10           | Provide Legal Entity Identifier (LEI) if available   | 529900ODI3047E2LIV03   |
| 2. AML, C    | TF & SANCTIONS PROGRAMME   |  |
| 11           | Does the Entity have a programme that sets minimum AML,  |  |
|              | CTF and Sanctions standards regarding the following  |  |
|              | components:  |  |
| 11 a         | Appointed Officer with sufficient experience/expertise   | Yes  |
| 11 b         | Adverse Information Screening  | Yes  |
| 11 c<br>11 d | Beneficial Ownership Cash Reporting  | Yes<br>Net applicable  |
| 11 e         | CDD Cash Reporting   | Not applicable Yes   |
| 11 f         | EDD  | Yes  |
| 11 g         | Independent Testing  | Yes  |
| 11 h         | Periodic Review  | Yes  |
| 11 i         | Policies and Procedures  | Yes  |
| 11 j         | PEP Screening  | Yes  |
| 11 k         | Risk Assessment  | Yes  |
| 11 I         | Sanctions  | Yes  |
| 11 m         | Suspicious Activity Reporting  | Yes  |
| 11 n         | Training and Education   | Yes  |
| 11 o         | Transaction Monitoring   | Yes  |
| 12           | Is the Entity's AML, CTF & Sanctions policy approved at  |  |
|              | least annually by the Board or equivalent Senior   | Yes  |
| 10           | Management Committee?  |  |
| 13           | Does the Entity use third parties to carry out any components of its AML, CTF & Sanctions programme? | Yes  |
| 13 a         | If Y, provide further details  | From time to time, Nordea Bank Abp appoints intermediaries which are trusted with completing a portion of the AML programme, however the final decision is made by Nordea. |
| 14           | Does the entity have a whistleblower policy?   | Yes  |
|              | RIBERY & CORRUPTION  |  |
| 15           | Has the Entity documented policies and procedures  |  |
| -            | consistent with applicable ABC regulations and   |  |
|              | requirements to reasonably prevent, detect and report  | Yes  |
|              | bribery and corruption?  |  |
| 16           | Does the Entity's internal audit function or other   |  |
|              | independent third party cover ABC Policies and   | Yes  |
|              | Procedures?  |  |
| 17           | Does the Entity provide mandatory ABC training to:   |  |

| 29           | Is KYC renewed at defined frequencies based on risk rating  |  |
|--------------|---|--|
| 29           | (Periodic Reviews)?   |  |
| 29 a         | If yes, select all that apply:  |  |
| 29 a1        | Less than one year  |  |
| 29 a2        | 1 – 2 years   | Yes  |
| 29 a3        | 3 – 4 years   | Yes  |
| 29 a4        | 5 years or more   | Yes  |
| 29 a5        | Trigger-based or perpetual monitoring reviews   | Yes  |
| 29 a6        | Other (please specify)  |  |
| 30           | From the list below, which categories of customers or industries are subject to EDD and/or are restricted, or prohibited by the Entity's FCC programme?   |  |
| 30 a         | Arms, Defence, Military   | EDD on a risk based approach   |
| 30 b         | Respondent Banks  | Always subject to EDD  |
| 30 b1        | If EDD or EDD & restricted, does the EDD assessment contain the elements as set out in the Wolfsberg Correspondent Banking Principles 2022?               | Yes  |
| 30 с         | Embassies/Consulates  | EDD on a risk based approach   |
| 30 d         | Extractive industries   | EDD on a risk based approach   |
| 30 e         | Gambling customers  | EDD on a risk based approach   |
| 30 f         | General Trading Companies   | EDD on a risk based approach   |
| 30 g         | Marijuana-related Entities  | Restricted   |
| 30 h         | MSB/MVTS customers  | Always subject to EDD  |
| 30 i         | Non-account customers   | Restricted   |
| 30 j         | Non-Government Organisations  | EDD on a risk based approach   |
| 30 k         | Non-resident customers  | EDD on a risk based approach   |
| 30           | Nuclear power   | EDD on a risk based approach   |
| 30 m         | Payment Service Providers PEPs  | Always subject to EDD  |
| 30 n         | 1   | Always subject to EDD  |
| 30 o         | PEP Close Associates  | Always subject to EDD  |
| 30 p         | PEP Related   | Always subject to EDD  |
| 30 q         | Precious metals and stones  | EDD on a risk based approach   |
| 30 r         | Red light businesses/Adult entertainment  | EDD on a risk based approach   |
| 30 s<br>30 t | Regulated charities Shell banks   | EDD on a risk based approach Prohibited  |
|              |   |  |
| 30 u<br>30 v | Travel and Tour Companies Unregulated charities   | EDD on a risk based approach EDD on a risk based approach  |
| 30 W         | Used Car Dealers  | EDD on a risk based approach   |
| 30 w         | Virtual Asset Service Providers   | Always subject to EDD  |
| 30 y         | Other (specify)   | EDD on a risk based approach: The Nordea approach to Customer Risk Scoring is supported by the Group's Global Customer Risk Scoring methodology, where rating and Industry and /or Customer as high risk is taken into account for final Customer Risk Scoring and possible EDD. |
| 31           | If restricted, provide details of the restriction   | 30g: only medical production of marijuana for legal puposes e.g. research allowed  |
|              | ORING & REPORTING   |  |
| 32           | Does the Entity have risk based policies, procedures and monitoring processes for the identification and reporting of suspicious activity?                | Yes  |
| 33           | What is the method used by the Entity to monitor transactions for suspicious activities?  | Combination of automated and manual  |
| 33 a         | If manual or combination selected, specify what type of transactions are monitored manually   | Automated monitoring is a main rule. However, manual monitoring ca be applied in cases where automated monitoring is inapproriate or impossible to implement i.e. documentary letter or credit activity. Selected credit card transactions, some bundled payments.               |
| 34           | Does the Entity have regulatory requirements to report suspicious transactions?   | Yes  |
| 34 a         | If Y, does the Entity have policies, procedures and processes to comply with suspicious transactions reporting requirements?                              | Yes  |
| 35           | Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of customer transactions and activity? | Yes  |
| 7. PAYME     | NT TRANSPARENCY   |  |
| 36           | Does the Entity adhere to the Wolfsberg Group Payment   | Yes  |
|              | Transparency Standards?   | Yes  |
| 37           | Does the Entity have policies, procedures and processes to comply with and have controls in place to ensure compliance with:                              |  |
| 37 a         | FATF Recommendation 16  | Yes  |
| 37 b         | Local Regulations   | Yes  |
| 37 b1        | If Y, Specify the regulation  | EU Regulation 2015/847 and the related EBA Joint Guidelines 22 September 2017  |
| 37 c         | If N, explain   |  |
| 8. SANCT     | IONS  |  |

| Does the Entity have a Sanctions Policy approved by management regarding compliance with sanctions law applicable to the Entity, including with respect to its business conducted with, or through accounts held at foreign financial institutions?  Does the Entity have policies, procedures or other controls reasonably designed to prohibit and/or detect actions taken to evade applicable sanctions prohibitions, such as stripping, or the resubmission and/or masking, of sanctions relevant information in cross border transactions?  Does the Entity screen its customers, including beneficial ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?  Select the Sanctions Lists used by the Entity in its sanctions screening processes:  Consolidated United Nations Security Council Sanctions List (UN)  United States Department of the Treasury's Office of Foreign Assets Control (OFAC)  Office of Financial Sanctions Implementation HMT (OFSI)  European Union Consolidated List (EU) | Used for screening customers and beneficial owners and for filtering transactional data  Used for screening customers and beneficial owners and for filtering transactional data   |
|---|--|
| reasonably designed to prohibit and/or detect actions taken to evade applicable sanctions prohibitions, such as stripping, or the resubmission and/or masking, of sanctions relevant information in cross border transactions?  Does the Entity screen its customers, including beneficial ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?  Select the Sanctions Lists used by the Entity in its sanctions screening processes:  Consolidated United Nations Security Council Sanctions List (UN)  United States Department of the Treasury's Office of Foreign Assets Control (OFAC)  Office of Financial Sanctions Implementation HMT (OFSI)   | Yes  Used for screening customers and beneficial owners and for filtering transactional data  Used for screening customers and beneficial owners and for filtering transactional data  Used for screening customers and beneficial owners and for filtering transactional data   |
| ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?  Select the Sanctions Lists used by the Entity in its sanctions screening processes:  Consolidated United Nations Security Council Sanctions List (UN)  United States Department of the Treasury's Office of Foreign Assets Control (OFAC)  Office of Financial Sanctions Implementation HMT (OFSI)  European Union Consolidated List (EU)   | Used for screening customers and beneficial owners and for filtering transactional data Used for screening customers and beneficial owners and for filtering transactional data Used for screening customers and beneficial owners and for filtering transactional data  |
| screening processes:  Consolidated United Nations Security Council Sanctions List (UN)  United States Department of the Treasury's Office of Foreign Assets Control (OFAC)  Office of Financial Sanctions Implementation HMT (OFSI)  European Union Consolidated List (EU)  | data Used for screening customers and beneficial owners and for filtering transactional data Used for screening customers and beneficial owners and for filtering transactional data   |
| Consolidated United Nations Security Council Sanctions List (UN) United States Department of the Treasury's Office of Foreign Assets Control (OFAC) Office of Financial Sanctions Implementation HMT (OFSI) European Union Consolidated List (EU)   | data Used for screening customers and beneficial owners and for filtering transactional data Used for screening customers and beneficial owners and for filtering transactional data   |
| Foreign Assets Control (OFAC)  Office of Financial Sanctions Implementation HMT (OFSI)  European Union Consolidated List (EU)   | data Used for screening customers and beneficial owners and for filtering transactional data   |
| European Union Consolidated List (EU)   | data   |
| ' '   | Lead for ecreening customers and haneficial owners and for filtering transactional   |
| Lists maintained by other G7 member countries   | data data data customers and beneficial owners and for filtering transactional   |
| I LISIS III AII I I AII I EU DV OLI EI G/ III EI II DEI COUTILIES   | Not used   |
| Other (specify)   | In addition the Global Regulatory Sanctions Lists, screening is conducted against Local Regulatory Sanctions Lists and other lists such as Location Lists (also internal) where applicable.  |
| Does the Entity have a physical presence, e.g. branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU or G7 member countries have enacted comprehensive jurisdiction-based Sanctions?  |  |
| ING & EDUCATION   |  |
| Does the Entity provide mandatory training, which includes:   |  |
| Identification and reporting of transactions to government authorities  | Yes  |
| Examples of different forms of money laundering, terrorist financing and sanctions violations relevant for the types of products and services offered   | Yes  |
| Internal policies for controlling money laundering, terrorist financing and sanctions violations  | Yes  |
| New issues that occur in the market, e.g. significant regulatory actions or new regulations   | Yes  |
| Is the above mandatory training provided to :   |  |
| Board and Senior Committee Management   | Yes  |
| 1st Line of Defence   | Yes  |
| 2nd Line of Defence   | Yes  |
| 3rd Line of Defence   | Yes  |
| Third parties to which specific FCC activities have been outsourced   | Yes  |
| Non-employed workers (contractors/consultants)  | Yes  |
| T   |  |
| In addition to inspections by the government supervisors/regulators, does the Entity have an internal audit function, a testing function or other independent third   | Yes  |
|   | Does the Entity provide mandatory training, which includes:  Identification and reporting of transactions to government authorities  Examples of different forms of money laundering, terrorist financing and sanctions violations relevant for the types of products and services offered  Internal policies for controlling money laundering, terrorist financing and sanctions violations  New issues that occur in the market, e.g. significant regulatory actions or new regulations  Is the above mandatory training provided to:  Board and Senior Committee Management  1st Line of Defence  2nd Line of Defence  Third parties to which specific FCC activities have been outsourced  Non-employed workers (contractors/consultants)  In addition to inspections by the government supervisors/regulators, does the Entity have an internal |

