

# **Financial Intelligence Unit**

# Circular

## Jurisdictions under Increased Monitoring – October 2021

## Financial Action Task Force (FATF) 'Grey List"

Jurisdictions under increased monitoring are jurisdictions that are actively working with the FATF to address strategic deficiencies in their regimes to counter money laundering, terrorist financing, and proliferation financing and have committed to resolve swiftly, the identified strategic deficiencies within agreed timeframes.

# Jurisdictions with strategic AML/CFT deficiencies and are under increased monitoring are as follows:

Albania	Malta	Senegal
Barbados	Mali	South Sudan
Burkina Faso	Morocco	Syria
Cambodia	Myanmar	Turkey
Cayman Islands	Nicaragua	Uganda
Haiti	Pakistan	Yemen
Jamaica	Panama	Zimbabwe
Jordan	Philippines	

### New jurisdictions subject to increased monitoring are as follows:

Iordan	Mali	Turkou
Joraan	mun	Титкеу

Due to the COVID-19 pandemic, the FATF has provided some flexibility to jurisdictions not facing immediate deadlines to report progress on a voluntary basis. The following countries had their progress reviewed by the FATF since June 2021:

Albania	Cayman Islands	Morocco	Panama	Zimbabwe
Barbados	Jamaica	Myanmar	Philippines	
Botswana	Malta	Nicaragua	Senegal	
Cambodia	Mauritius	Pakistan	Uganda	

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Please refer to the FATF's publication "*Jurisdictions under Increased Monitoring – October 2021*" for the updated statements on these jurisdictions.

The FATF and FATF-style regional bodies (FSRBs) continue to work with the jurisdictions with strategic AML/CFT deficiencies listed above as they report on the progress made in addressing their strategic deficiencies.

The FATF calls on these jurisdictions to complete their action plans expeditiously and within the agreed timeframes. FATF will continue to closely monitor their progress.

While the FATF does not call for the application of enhanced due diligence measures to be applied to these jurisdictions, FATF encourages its members and all jurisdictions to consider the information presented in the full statement "*Jurisdictions under Increased Monitoring - October 2021*" in their risk analysis.

## Jurisdictions no longer subject to increased monitoring:

**Botswana** and **Mauritius** are no longer subject to the FATF's increased monitoring process having strengthened the effectiveness of their respective AML/CFT regimes and addressing related technical and strategic deficiencies identified by the FATF in October 2018 and February 2020 respectively.

Reporting entities should take the FATF statement into account when considering whether a particular transaction should be reported to the Financial Intelligence Unit (FIU) as a suspicious transaction under Section 18(4) of the Anti-Money Laundering and Countering the Financing of Terrorism (AMLCFT) Act 2009. Where a transaction is reportable under Regulation 12 of Regulations 2010 made under the AMLCFT Act as a threshold transaction, reporting entities should remember that a suspicious transaction report may be required in addition to the threshold report, where suspicion or reasonable grounds for suspicion exist that the funds, transaction or attempted transaction are linked or related to money laundering or terrorist financing offences, or the funds are linked to or is to be used for terrorist acts or by terrorist organisations.

### Note:

The information contained in this document is intended only to provide a summary and general overview on these matters. It is not intended to be comprehensive. It does not constitute, nor should it be treated as, legal advice or opinions.

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