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### INLAND REVENUE DEPARTMENT

## COMPETENT AUTHORITY FOR TAX TRANSPARENCY

#### GUIDANCE NOTES ON COMPLYING WITH BENEFICIAL OWNERSHIP OBLIGATIONS LEGAL FRAMEWORK IN ANTIGUA AND BARBUDA

### ISSUED BY THE COMPETENT AUTHORITY

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# Updated Advisory on Beneficial Ownership for Financial Institutions

and the maintenance of ownership information for various legal persons and legal arrangements, an update on recent legal and regulatory changes in Antigua and Barbuda that affect financial including foreign companies, trusts, partnerships, and foundations. institutions' obligations regarding legal ownership, beneficial ownership, nominee shareholders, Subsequent to the Advisory issued on 1st November 2022, this advisory of 1st June 2024 provides

mandating the notification of ownership changes to the Inland Revenue Department. now require foreign companies to maintain and update shareholder details annually, while also Notably, amendments to the Companies Act and the Tax Administration and Procedures Act

to anti-money laundering (AML) and counter-terrorist financing (CTF) obligations. institutions are urged to familiarize themselves with these changes to ensure continued adherence commitment to enhancing transparency and compliance with international standards. Financial alongside updated guidance in the Money Laundering and Financing of Terrorism Guidelines (2024) and Typologies of Legal Entities and Arrangements, reinforces the jurisdiction's The introduction of clearer definitions and reporting requirements for beneficial ownership,

#### Legislative Amendments Concerning Ownership Transparency and Nominee Arrangements

and recommendations, several amendments have been made to key legislation. international business entities, and nominee arrangements. In line with international standards The Government of Antigua and Barbuda, through the Inland Revenue Department, the Competent Authority for tax transparency, has taken further significant steps to enhance transparency in ownership structures, particularly in the context of foreign companies,

institutions should adhere to. This advisory provides a summary of the relevant updates, effective immediately, that financial

## Amendments to the Tax Administration and Procedures Act

registered companies. ownership details. This ensures that the IRD holds up-to-date ownership information for all Revenue Department (IRD) within 14 days of any change in their legal ownership or beneficial 11(6) of the Act mandates that foreign companies notify the Commissioner of the Inland Amendment) Act 2024, now includes additional requirements for foreign companies. Section The Tax Administration and Procedures Act, as amended by the Law (Miscellaneous

#### Key Requirements:

- days of any changes. ownership information, business name, address, or nature of taxable activities within 14 Foreign companies must notify the IRD of changes to their legal ownership or beneficial
- This amendment aims to improve the timeliness and accuracy of ownership records held by the IRD.

#### Amendments to the Companies Act

improve the reporting of legal ownership changes for external companies. The Companies Act (1995) has been amended by the Companies (Amendment) Act 2024 to

#### Key Updates:

- information. Section 355(1)(e): External companies must now report any change in legal ownership to Registrar within 30 days of the change, indicating a Fundamental Change of
- include the new ownership reporting requirements. Section 356A: The Annual Return Form for external companies has been updated to
- Registrar may face striking off. Section 511(1)(a): Companies failing to submit required returns, notices, or fees to the
- . seven years from the date of striking off. been streamlined, including a provision for the restoration process to be initiated within Section 511(5): The process for restoration of a company that has been struck off has

## Amendments to the International Business Corporations Act

Amendment) Act 2024, specifically concerning the revival of dissolved corporations. The International Business Corporations Act was amended by the Law (Miscellaneous

#### Key Amendments:

- must include details of the corporation's legal and beneficial owners. Section 315: The Act now mandates that an application to revive a dissolved corporation
- Section 335: The application for revival must be submitted using prescribed forms, and legal ownership records must be maintained at the agent's office or other locations within Antigua and Barbuda.
- Section 342: If a corporation remains dissolved for more than seven years, its name may be reassigned to another entity.

### **Expanded Disclosure of Nominee Information**

and others. These amendments impose mandatory disclosure of nominee arrangements for International Business Corporations Act, International Trusts Act, International Foundations Act, entities subject to the legislation. transparency, amendments have been made to various laws, including

#### Key Amendments:

- along with details of the nominator and the natural person on whose behalf the nominee Nominee Disclosure: Entities must now disclose the name and address of any nominee is acting. who acts as the legal owner on behalf of another individual or entity (the nominator),
- The following acts have been amended:
- o International Business Corporations Act (Section 18A(e))
- International Trusts Act (Section 18A(2)(f))
- o International Foundations Act (Section 18A(2)(d))
- Corporate Management and Trust Services Providers Act (Section 18A(2)(e))
- o Tax Administration and Procedures Act (Section 23(3)(d))
- Companies Act (Sections 184(A)(c)(d) and 194A(2)(b))

#### Clarification on Nominee Arrangements:

- Nominee: An individual or legal entity who acts as the legal owner but on behalf of a
- Nominator: The person (individual or legal entity) directing the nominee.
- never the beneficial owner of the entity. Nominee Director/Shareholder: A nominee may act as a director or shareholder, but is

relevant authorities, improving the transparency of ownership structures and facilitating the identification of beneficial ownership. These amendments will ensure that information on nominee arrangements is available to the

## Money Laundering and Financing of Terrorism Guidelines

with the Eastern Caribbean Central Bank (ECCB), has issued updated Money Laundering and nominee arrangements. Financing of Terrorism Guidelines (MLFTG) in 2024, which provide additional clarification on The Office of National Drug and Money Laundering Control Policy (ONDCP), in collaboration

#### Key Guidelines:

- financing. beneficial ownership of entities, posing potential risks for money laundering or terrorist Nominees may present legitimate business purposes but can be used to obscure the true
- the nominator behind nominee structures, Financial institutions are encouraged to adopt robust due diligence procedures to identify reported to the appropriate authorities. ensuring that all relevant information is

### Key Compliance Obligations for Financial Institutions

To ensure compliance with the updated legal framework, financial institutions must:

- timeframes outlined. Update client records to reflect changes in legal and beneficial ownership within the
- nominator and the individual ultimately benefiting from the ownership. Ensure that all nominee arrangements are fully disclosed, including information on the
- latest AML/CFT guidelines. Conduct enhanced due diligence on any entity with nominee structures, in line with the
- ownership information. Work closely with the Registrar and IRD to ensure accurate and timely submission of

### Expanded Obligations Under the Tax Administration and Procedures Act (TAPA) and the Money Laundering and Financing of Terrorism Guidelines (MLFTG)

# **Expanded Obligations Under the Tax Administration and Procedures Act**

obligations for financial institutions. Specifically, Section 23 now requires financial institutions that are legal persons. to identify and take reasonable measures to verify the identity of beneficial owners of customers The Tax Administration and Procedures Act (TAPA) has been amended to include additional

#### Key Amendments to Section 23 (TAPA):

- institution must obtain ownership information that includes: Subsection (2)(d) now mandates that in cases where a nominee is involved, the financial
- The name and address of the nominee.
- o The status of the nominee.
- The name and address of the nominator for whom the nominee acts

- Subsection (3) further specifies that financial institutions must identify and verify the following information for legal persons:
- interest in the legal entity. The identity of the natural person(s) who ultimately have a controlling ownership
- arrangement through other means when there is doubt regarding the controlling The identity of the natural person(s) exercising control over the legal person or

improving transparency in ownership structures and reducing the risk of money laundering or financing of terrorism (ML/FT). These provisions ensure that nominees are captured in the regulatory framework, thereby

### Combined Effect of MLFTG and TAPA

interests, is available and can be cross-checked by authorities as needed approach guarantees that all beneficial ownership information, including controlling ownership capture the information of nominees and nominators across different systems. This integrated The combined impact of the MLFTG and TAPA ensures that financial institutions are required to

I hrough these legislative updates, Antigua and Barbuda has addressed the global recommendation to enhance beneficial ownership transparency, particularly in the case of legal Through these legislative updates, Antigua and Barbuda has addressed

# Updated Money Laundering and Financing of Terrorism Guidelines (MLFTG)

particularly with respect to legal entities and nominee arrangements. ONDCP, include detailed guidance on the identification and verification of beneficial owners, The updated Money Laundering and Financing of Terrorism Guidelines (MLFTG) issued by the

#### Key Sections in the MLFTG:

- ownership, with specific emphasis on nominees and nominators. Section 2.2.15 - Transparency of Beneficial Ownership: This section provides clear guidance on how financial institutions should identify beneficial owners of legal entities. The guidelines include definitions, tests, and procedures for determining beneficial
- Identifying Beneficial Owners: Financial institutions must apply Customer Due Diligence even if they are not the legal owners. legal entities. This includes identifying those who control a legal entity or arrangement, (CDD) measures to discover not only the overt owners but also any underlying owners of

### Cascade Approach to Identifying Beneficial Owners:

The MLFTG outlines a cascade approach for identifying beneficial owners of legal persons:

Step 1: Identify the natural person(s) who hold controlling ownership interests in the legal person, using a threshold test if necessary.

- who exercise control through other means Step 2: If no clear controlling ownership interest exists, identify the natural person(s)
- Step 3: If no beneficial owner is identified in the previous steps, institutions should identify and verify the senior managing official(s) of the legal entity.

behind nominees or complex structures. beneficial owners of any legal person or arrangement, whether or not the ownership is hidden This cascade approach ensures that financial institutions can identify and verify the ultimate

#### **Guidelines on Nominee Arrangements**

nominees and nominators: The MLFTG also addresses nominee arrangements, ensuring that institutions can identify both

- Nominee: A person or entity that holds legal ownership on behalf of another
- Nominator: The person or entity instructing the nominee on behalf of whom the nominee

nominee, as well as the name and address of the nominator. inadvertently facilitating financial crimes. institutions are aware of the true individuals behind nominee arrangements and are not Financial institutions are required to obtain information on the name, address, and status of the This ensures that financial

### Compliance Requirements for Financial Institutions

In light of these updates, financial institutions are advised to take the following actions:

- requirements, particularly in relation to nominees and controlling ownership interests. for identifying beneficial ownership are in line with the updated TAPA and MLFTG Review and Update Customer Due Diligence (CDD) Procedures: Ensure that procedures
- obtain and verify the identity of both the nominee and nominator, including their names, addresses, and status. Verify Nominee and Nominator Information: For customers with nominee arrangements,
- of legal persons is accurately documented and accessible for regulatory review. Maintain Transparent Ownership Records: Ensure that the ultimate beneficial ownership
- managing officials when necessary. beneficial owners, including applying threshold tests and verifying the identity of senior Apply the Cascade Approach: Follow the steps outlined in the MLFTG to identify

# Applicability of the MLFTG to Legal Entities and Arrangements

relevant entities must ensure compliance with the MLFTG's requirements for beneficial domestic and international entities that are subject to the AML/CFT regulations. As a result, all fall under Schedule 1 of the Money Laundering (Prevention) Act (MLPA). This includes both It is important to note that the MLFTG applies to all legal persons and legal arrangements that ownership transparency.

### Implementation of Typologies, Beneficial Ownership, and Related Legal Framework Updates

Ownership (BO) and related legal entities and arrangements The ONDCP has also issued updated guidance regarding the identification of Beneficial

# Typologies: Misuse of Legal Persons and Legal Arrangements

arrangements may be misused for money laundering and terrorist financing activities. These authority to issue Typologies, which provide scenarios detailing how legal persons and legal by such entities. Typologies serve as critical tools for financial institutions to assess and mitigate the risk posed The ONDCP, in collaboration with the Eastern Caribbean Central Bank (ECCB), has the legal

- illustrative examples of how legal persons and arrangements can be exploited. Updated Typologies (2024): The ONDCP has published the Typologies on the Misuse of Legal Persons and Legal Entities. These Typologies are not exhaustive but provide
- obligations. suspicious transactions Financial institutions are reminded to assess customer risk continuously and to identify or activities in line with their legislative and regulatory

Schedule 1 of the Money Laundering (Prevention) in conjunction with the Typologies, applies to all legal persons and arrangements falling under institutions The issuance of the Money Laundering and Financing of Terrorism Guidelines (MLFTG 2024), must incorporate these Typologies into their customer due diligence Act (MLPA). As a result, financial

## Beneficial Ownership: Amendments to Laws and Regulations

cascading steps to determine ultimate beneficial owners (UBOs). A key update involves the amendment of beneficial ownership thresholds and the application of

practices and enhances transparency in the identification of UBOs. identifying UBOs has been raised to 15%. This change ensures consistency with global Threshold Update: In alignment with international standards, the ownership threshold for

# The following laws have been amended to reflect the new threshold:

- 1. Companies Act (s. 194A(1)(a))
- 2. International Business Corporations Act (s.6A(10)(a))
- 3. Insurance Act (s.14A(1)(a))
- 4. Money Services Business Act (s.15A(1)(a))
- 5. International Trust Act (18A(1)(a))
- 6. International Foundation Act (18A(1)(a))
- 7. International Limited Liability Companies Act (18A(1)(a))
- Corporate Management and Trust Services Providers Act (18A(1)(a))

- identifying UBOs remains as follows: Cascading Approach for Beneficial Ownership: The three-step approach for
- threshold). Step 1: Identify natural persons with a controlling ownership interest (15%
- 0 control through other means. Step 2: If no natural persons are identified in Step 1, determine those exerting
- 0 Step 3: Identify the senior managing official if no controlling individuals are

# Impact of the Tax Administration and Procedures Act (TAPA)

now requires financial institutions to take reasonable steps to verify the following: identification and verification of beneficial owners of legal persons and arrangements. The Tax Administration and Procedures Act (TAPA) has been amended to strengthen the The Act

- Business Details: The nature, ownership, and control structure of the business
- Ownership Information: Financial institutions must identify and verify the identity of:
- Natural persons with a controlling ownership interest in a legal entity.
- 0 Those exercising control over the entity through other means if there is doubt as
- Senior managing officials, where no natural persons are identified under
- nominator and nominee details, including name, address, and status. Where nominees are involved, financial institutions must identify

ensuring greater transparency in the beneficial ownership of legal persons and arrangements. These changes further align Antigua and Barbuda's legal framework with international standards,

# Beneficial Ownership of Partnerships, Trusts, and Foundations

- appointment/removal of partners, etc.). may have over the MLFTG for partnerships, with specific attention to the influence or control an individual Partnerships: Financial institutions should apply the cascading approach outlined in the partnership's activities (e.g., capital ownership, voting rights,
- Financial institutions are required to identify: Trusts: The definition of beneficial ownership in relation to trusts has been clarified.
- exercising effective control over the trust. The settlor, trustees, protector (if any), beneficiaries, and any other individuals
- cascading ownership tests used for legal persons and legal arrangements. The beneficial ownership identification process for trusts is separate from the
- right to appoint or remove board members or influence investment decisions, or those over the foundation's activities. This includes identifying any individual who has the owners of foundations, focusing on founders, beneficiaries, and individuals with control who can wind up or convert the foundation. Foundations: In line with the MLFTG, financial institutions must identify the beneficial

#### **Next Steps for Financial Institutions**

- and procedures Review and Update Policies: Financial institutions should ensure their internal policies identification concerning the increased beneficial ownership threshold and cascading are aligned with the updated legislative framework, particularly steps
- 2 requirements, including proper application of Typologies and adherence to the enhanced Training: Ongoing training for staff is essential to ensure compliance with the new CDD obligations.
- Ų. Customer Due Diligence: Institutions must implement enhanced due diligence (EDD) nominees, trusts, or foundations. measures for customers that involve complex ownership structures, such as those with
- 4. in accordance with their obligations under the AML/CFT framework. Ongoing Monitoring and Reporting: Institutions are reminded of their responsibility to conduct continuous monitoring of business relationships and report suspicious activities

# ONDCP Typologies on the Misuse of Legal Persons and Arrangements

actors use to obscure beneficial ownership information. among competent authorities and reporting entities about the methods and techniques illicit Misuse of Legal Persons and Arrangements (2024). This document aims to increase awareness laundering and terrorist financing led to the development of a Typologies Document on the In furtherance of the above the ONDCP's ongoing supervisory efforts to combat money

subject to Anti-Money Laundering and Counter-Financing of Terrorism (AML/CFT) obligations. of Terrorism Guidelines (MLFTG 2024), both of which were promulgated by the ONDCP in relevant in the context of tax transparency. The core principles for identifying beneficial ownership within corporate structures are equally important resources for financial institutions and other regulated entities, particularly those collaboration with the Eastern Caribbean Central Bank (ECCB). These documents serve as The Typologies 2024 should be read in conjunction with the Money Laundering and Financing

### Key Findings from the Typologies 2024:

professional services providers, are often employed to trace the actual beneficial owner to the assets held by the corporation. Intermediaries, such as creation of layers of ownership across multiple legal persons and jurisdictions, making it difficult used by illicit actors to conceal beneficial ownership. These structures typically involve the The Typologies document highlights that complex ownership structures are the primary method to retain control over these intricate

### Recommendations for Financial Institutions:

institutions to improve the detection of the misuse of legal entities and arrangements for illicit The Typologies document offers several best practices and recommendations to financial

#### Conduct Due Diligence:

signs of opacity or complexity that may be indicative of attempts to conceal beneficial should be given to identifying any intermediaries and scrutinizing the structure for any understanding the corporate structure and ownership of the customer. Special attention ownership. Financial institutions should conduct thorough due diligence to ensure the purported of a customer's business aligns with its actual operations. This includes

#### 2. Corroborate Transaction Details:

declarations and ensures that transactions are consistent with expected business practices. do not align with industry norms. Institutions should obtain corroborative evidence for transactions that appear unusual or This helps verify the legitimacy of customer

#### Implement a Risk-Based Approach:

information from relevant authorities should be considered as part of this process. during ongoing monitoring. This includes assessing customer information at the time of Financial institutions should apply a risk-based approach when onboarding customers and and continuing to monitor any relevant changes. Publicly available

### Review Transaction Behavior Holistically:

reasonableness of transactions and help identify potential red flags indicative of illicit Institutions should implement systems that allow for the review of transaction behavior comprehensive basis. This will enable a more accurate assessment of

### Scrutinize Appointment of Authorized Signatories:

appear to be unrelated to the company's business operations or ownership structure. investigate the rationale behind such appointments, particularly when the signatories When assessing the appointment of authorized signatories, financial institutions should

## Use of Professional Intermediaries and Complex Structures:

common patterns of illicit financial activity. contracts or invoicing. The Typologies were based on sanitized case examples that highlight the ownership, including the use of professional intermediaries, shell and front companies, and false extensive review of its law enforcement and financial intelligence databases, along with international publications. This review identified key methods used to conceal beneficial In furtherance of the above, the Typologies issued by the ONDCP, was issued following an

terrorist financing, or other criminal activities. Financial institutions are reminded that while the and patterns that may signal misuse of legal persons and arrangements for money laundering, Typologies provide valuable insight, they are not an exhaustive list of circumstances The Typologies 2024 aim to assist regulated entities and stakeholders in identifying behaviors

#### **Ongoing Responsibilities:**

- obscure beneficial ownership. activities, particularly in relation to legal persons and arrangements that may be used to risk profile of their customers. This includes identifying suspicious transactions and Continual Risk Assessment: Financial institutions are reminded to continually assess the
- appropriate customer due diligence (CDD) and enhanced due diligence (EDD) measures, particularly in cases involving complex or opaque ownership structures continue to comply with all relevant legislative and regulatory obligations, applying the Compliance with Legislative and Regulatory Obligations: Financial institutions should

### Update On The Multipronged Approach

# Global Forum Working Group (January 2023 – December 2024 and Ongoing)

crime, and prevent tax evasion. legal framework and advancing supervisory efforts to enhance transparency, combat financial focused on tax transparency, providing a platform for regular discussions on strengthening the Competent Authority for the Global Forum on Tax Transparency, established a dedicated Global In early 2023, the Inland Revenue Department (IRD), with the Commissioner acting as the Forum Working Group. This group unites all relevant stakeholders within the jurisdiction

programs, outreach activities, and enforcement actions taken by various authorities transparency measures. Topics have included desk-based and on-site examinations, staff training stakeholders discuss legal developments, regulatory updates, and progress on implementing tax The working group convened on a weekly basis and transitioned to monthly meetings, where

progress while ensuring accountability in maintaining global standards. of presentations from stakeholders into an implementation table, helping to track each entity's The collaborative nature of the working group has resulted in the documentation and compilation

Key participating authorities include:

- The Inland Revenue Department (IRD) (Competent Authority)
- The Financial Services Regulatory Commission (FSRC)
- The Office of National Drug and Money Laundering Control Policy (ONDCP)
- The Intellectual Property Office (IPO)
- The Office of the Attorney General

## Global Forum Working Group Meetings and Key Milestones:

standards, and working toward the jurisdiction's removal from the EU non-cooperative list. addressing critical issues to ensure that Antigua and Barbuda remains in compliance with global continue into 2025. Key discussions will focus on finalizing reports for the Global Forum, Several meetings with stakeholders and Cabinet officials were conducted in 2024 and will

#### **Beneficial Ownership Seminar**

alignment with global best practices. improvements related to beneficial ownership, contributing to the jurisdiction's continued The seminar included valuable presentations on current practices, challenges, and regulatory Stakeholders from across the jurisdiction, including IRD, ONDCP, FSRC, and IPO, attended. In October 2024, the IMF and the ECCB co-hosted a hybrid seminar, offering both virtual and participation, to enhance understanding of beneficial ownership regulations.

# Strengthening Beneficial Ownership Verification and Best Practices Implementation

beneficial ownership verification. Measures include: Building on insights from seminar, the jurisdiction is implementing best practices to strengthen

- Company Data Analysis Reports on new and existing companies are reviewed to ensure compliance with beneficial ownership disclosures.
- 12 through the Tax Information Numbers (TINs) and risk screening Verification of Identity - Directors, shareholders, and beneficial owners are validated
- ယ referencing ownership data, checking reports, and analyzing shared ownership between Ownership and Control Confirmation - Verification processes are enhanced by cross-
- 4. watchlist checks and reviews of public records, to ensure compliance External Database Searches - Comprehensive searches are conducted, including terrorist
- 5 including referral for sanctions when needed. Monthly Reporting - Discrepancies are managed and flagged for follow-up actions,

### Update on Beneficial Ownership Attestation Forms

as issued by the Intellectual Property office (IPO) for Domestic Companies, and those issued by the Financial Services Regulatory Commission (FSRC) for International Companies. The jurisdiction continues to refine its approach to Beneficial Ownership (BO) attestation forms

jurisdiction's capacity to maintain financial integrity and meet global expectations. These ownership verification and The collaboration among stakeholders actions reflect the jurisdiction's ongoing commitment to strengthening ensuring compliance with international tax transparency standards. and the adoption of best practices reinforce beneficial

Please find a copy of the relevant legislative changes together with a copy of the MLFTG and Beneficial Ownership Typologies on the IRDs website at: ird.gov.ag;

Please be guided accordingly.

Competent Authority Inland Revenue Department