#### Wolfsberg Group Correspondent Banking Due Diligence Questionnaire (CBDDQ) V1.4

the Wolfsberg Group

Financial Institution Name: Location (Country) :

Royal Bank of Canada Canada

The questionnaire is required to be answered on a Legal Entity (LE) Level. The Financial Institution should answer the questionnaire at the legal entity level including any branches for which the client base, products and control model are materially similar to the LE Head Office. This questionnaire should not cover more than one LE. Each question in the CBDDQ will need to be addressed from the perspective of the LE and on behalf of all of its branches. If a response for the LE differs for one of its branches, this needs to be highlighted and details regarding this difference captured at the end of each sub-section. If a branch's business activity (products offered, client base etc.) is materially different than its Entity Head Office, a separate questionnaire can be completed for that branch.

| No #  | Question  | Answer   |
|---|---|--|
| and the standard strength of the standard strength of the standard strength of the strengt of the strength of the strength of the strength of | & OWNERSHIP   |  |
| 1   | Full Legal Name   | Royal Bank of Canada   |
| 2   | Append a list of foreign branches which are covered<br>by this questionnaire                            | All branches.<br>See Appendix 1 for a list of Royal Bank of Canada branches.   |
| 3   | Full Legal (Registered) Address   | 1 Place Ville-Marie, Montreal, Quebec, H3B 3A9 Canada  |
| 4   | Full Primary Business Address (if different from above)   | 200 Bay Street, Royal Bank Plaza, Toronto, ON, M5J 2J5, Canada   |
| 5   | Date of Entity incorporation/establishment  | June 22, 1869  |
| 6   | Select type of ownership and append an ownership<br>chart if available                                  |  |
| 6 a   | Publicly Traded (25% of shares publicly traded)   | Yes  |
| 6 a1  | If Y, indicate the exchange traded on and ticker<br>symbol  | Toronto Stock Exchange and New York Stock Exchange.<br>Ticker: RY  |
| 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<br>beneficial owners with a holding of 10% or more    | NA   |
| 7   | % of the Entity's total shares composed of bearer shares  | 0%   |
| 8   | Does the Entity, or any of its branches, operate under<br>an Offshore Banking License (OBL)?            | Yes  |
| 8 a   | If Y, provide the name of the relevant branch/es which operate under an OBL                             | RBC Cayman Island Branch   |
| 9   | Does the Bank have a Virtual Bank License or<br>provide services only through online channels?          | No   |
| 10  | Name of primary financial regulator/supervisory authority   | Office of the Superintendent of Financial Institutions (OSFI) Canada and<br>The Financial Transactions and Reports Analysis Centre of Canada (FINTRAC) |
| 11  | Provide Legal Entity Identifier (LEI) if available  | ES7IP3U3RHIGC71XBU11   |
| 12  | Provide the full legal name of the ultimate parent (if<br>different from the Entity completing the DDQ) | Royal Bank of Canada is the parent.  |
|   | I   |  |

| 13         | Jurisdiction of licensing authority and regulator of   | See Q10 comment.  |
|------------|--|---|
|            | ultimate parent  |   |
|            |  |   |
|            |  |   |
| 14         | Select the business areas applicable to the Entity   |   |
| 14<br>14 a | Retail Banking   | Yes   |
|            |  |   |
| 14 b       | Private Banking  | Yes   |
| 14 c       | Commercial Banking   | Yes   |
| 14 d       | Transactional Banking  | Yes   |
| 14 e       | Investment Banking   | Yes   |
| 14 f       | Financial Markets Trading  | Yès   |
| 14 g       | Securities Services/Custody  | Yes   |
| 14 h       | Broker/Dealer  | Yes   |
| 141        | Multilateral Development Bank  | No  |
| 14 j       | Wealth Management  | Yes   |
| 14 k       | Other (please explain)   |   |
| 17.6       |  | RBC is one of North America's leading diversified financial services companies, and provide<br>personal and commercial banking, wealth management, insurance, investor services and capital<br>markets products and services on a global basis. |
| 15         | Does the Entity have a significant (10% or more)<br>portfolio of non-resident customers or does it derive<br>more than 10% of its revenue from non-resident<br>customers? (Non-resident means customers primarily<br>resident in a different jurisdiction to the location<br>where bank services are provided) | Na  |
| 15 a       | If Y, provide the top five countries where the non-<br>resident customers are located.   | N/A   |
| 16         | Select the closest value:  |   |
|            |  |   |
| 16 a       | Number of employees  | 10001+  |
| 16 b       | Total Assets   | Greater than \$500 million  |
| 17         | Confirm that all responses provided in the above   | No  |
|            | Section are representative of all the LE's branches.   | 10  |
| 17 a       | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.  | See Appendix 1 for a list of branches of the Royal Bank of Canada and their related business<br>segment. Not all branches offer business areas listed in question 14. For example, a Capital<br>Markets unit will not offer relait banking      |
| 18         | If appropriate, provide any additional<br>information/context to the answers in this section.  | •   |
|            | UCTS & SERVICES  |   |
|            |  |   |
| 19         | Does the Entity offer the following products and   |   |
|            | services;  |   |
| 19 a       | Correspondent Banking  | Yes   |
| 19 a1      | IfY  |   |
| 19 a1a     | Does the Entity offer Correspondent Banking<br>services to domestic banks?   | Yes   |
| 19 a1b     | Does the Entity allow domestic bank clients to<br>provide downstream relationships?  | Yes   |
| 19 a1c     | Does the Entity have processes and procedures<br>in place to Identify downstream relationships with<br>domestic banks?   | Yes   |
| 19 a1d     | Does the Entity offer Correspondent Banking<br>services to foreign banks?  | Yes   |
| 19 a1e     | Does the Entity allow downstream relationships<br>with foreign banks?  | Yes   |
| 19 a1f     | Does the Entity have processes and procedures<br>in place to identify downstream relationships with<br>foreign banks?  | Yes   |
| 19 a1g     | Does the Entity offer Correspondent Banking<br>services to regulated Money Services Businesses<br>(MSBs)/Money Value Transfer Services (MVTSs)?  | No  |
| 19 a1h     | Does the Entity allow downstream relationships<br>with MSBs, MVTSs, or Payment Service Provider<br>(PSPs)?   |   |
| 19 a1h1    | MSBs   | No  |
| 19 a1h2    | MVTSs  | No  |
|            | <u> </u>   |   |
| 19 a1h3    | PSPs   | No  |

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| 19 a1l  | Describe Falily have assessed and presentings   |  |
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|   | Does the Entity have processes and procedures   |  |
|   | in place to identify downstream relationships with  | Yes  |
|   | MSBs/MVTSs/PSPs?  |  |
| 19 b  | Cross-Border Bulk Cash Delivery   | No   |
| 19.c  | Cross-Border Remittances  | Yes  |
|   |   |  |
| 19 d  | Domestic Bulk Cash Delivery   | No   |
| 19 e  | Hold Mail   | No   |
| 19 1  | International Cash Letter   | Yes.   |
| 19 g  | Low Price Securities  | Yes  |
| 19 h  | Payable Through Accounts  | Ňo   |
| 191   | Payment services to non-bank entities who may   |  |
| 191   |   |  |
|   | then offer third party payment services to their  | Yes  |
|   | customers?  |  |
| 19 i1   | If Y, piease select all that apply below?   |  |
| 19 12   | Third Party Payment Service Providers   | Yes  |
|   |   |  |
| 19 13   | Virtual Asset Service Providers (VASPs)   | No   |
| 1914  | eCommerce Platforms   | No   |
| 19 15   | Other - Please explain  |  |
|   |   |  |
|   |   |  |
|   |   |  |
|   |   |  |
| 19]   | Private Banking   | Both   |
| 19 k  | Remote Deposit Capture (RDC)  | Yes  |
| 191   | Sponsoring Private ATMs   | No   |
| 19 m  | Stored Value Instruments  | Yes  |
| 19 n  | Trade Finance   | Yes  |
| 19 0  | Virtual Assets  |  |
|   |   | No   |
| 19 p  | For each of the following please state whether you  |  |
|   | offer the service to walk-in customers and if so, the   |  |
| i   | applicable level of due diligence:  |  |
| 19 p1   | Check cashing service   | Yes  |
| 19 p1a  | If yes, state the applicable level of due diligence   | Identification and verification  |
| 19 p2   | Wire transfers  | No   |
|   |   |  |
| 19 p2a  | If yes, state the applicable level of due diligence   |  |
| 19 p3   | Foreign currency conversion   | No   |
| 19 p3a  | If yes, state the applicable level of due diligence   |  |
| 19 p4   | Sale of Monetary Instruments  | Yes  |
| 19 p4a  | If yes, state the applicable level of due diligence   | Identification and verification  |
| 19 p5   | If you offer other services to walk-in customers  | #19 p1: In Canada, retail financial institutions have a regulatory obligation to cash Government of  |
|   | please provide more detail here, including  | Canada cheques under \$1,750 CAD for non-clients with one piece of acceptable Identification.  |
|   | describing the level of due diligence.  | I not a set of the set |
| 1   | l describility the level of due diligence.  | #19 p3: Non client can only get foreign currency exchange potentially through ATMs using their FIs   |
|   | describing the level of due unigence.   | #19 p3: Non client can only get foreign currency exchange potentially through ATMs using their FIs debit/credit card. The branches do not accept foreign currency cash from non-clients.   |
|   |   |  |
|   |   | debit/credit card. The branches do not accept foreign currency cash from non-clients.  |
|   | esclong ne level of due dingence.   | debiVcredit card. The branches do not accept foreign currency cash from non-clients.<br>#19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent   |
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| 19 q<br>20  | Other high-risk products and services identified by the Entity (please specify) Confirm that all responses provided in the above  | debiVcredit card. The branches do not accept foreign currency cash from non-clients.<br>#19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent   |
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| 20<br>20 a<br>21<br>3. AML, C   | Other high-risk products and services identified by<br>the Entity (please specify)<br>Confirm that all responses provided in the above<br>Section are representative of all the LE's branches.<br>If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.<br>If appropriate, provide any additional<br>information/context to the answers in this section.  | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currency cash from non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for the transaction to the satisfactory to the transaction of the constraint entity and the downstream activity, and both are found to be satisfactory. Transactions must be fully transparent and include all parties to the transaction.   |
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| 20<br>20 a<br>21<br>3. AML, C   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         If N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the  | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currency cash from non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for the transaction to the satisfactory to the transaction of the constraint entity and the downstream activity, and both are found to be satisfactory. Transactions must be fully transparent and include all parties to the transaction.   |
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| 20<br>20 a<br>21<br>3. AML, C   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         If N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the  | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currency cash from non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for non-client up to \$2,999.99 Canadian equivalent currency cash for the transaction to the satisfactory to the transaction of the constraint entity and the downstream activity, and both are found to be satisfactory. Transactions must be fully transparent and include all parties to the transaction.   |
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| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c<br>22 d   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         If N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/expertise Adverse Information Screening         Beneficial Ownership  | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currulative transaction total.         -         No         See Appendix 1 for a list of branches of the Royal Bank of Canada and their related business segment. Not all branches offer business areas listed in question 13. For example, a Capital Markets unit will not offer Private Banking.         #19 a1e: RBC Canada may offer this in narrow circumstances and only after an Enhanced Due Diligence review is conducted on both the applicant entity and the downstream activity, and both are found to be satisfactory. Transactions must be fully transparent and include all parties to the transaction,         #19 a1e: Applicable to Canada only.         Yes         Yes         Yes  |
| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         if N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/experien | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currulative transaction total.            |
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| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         if N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/experien | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent cumulative transaction total.           |
| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         if N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/expertise Adverse Information Screening         Beneficial Ownership         Cash Reporting         CDD         EDD         Independent Testing   | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent currulative transaction total.            |
| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 a<br>22 b<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         if N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/expertise Adverse Information Screening         Beneficial Ownership         Cash Reporting         CDD         EDD         Independent Testing         Periodic Review   | debit/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent cumulative transaction total.         •   |
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| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c<br>22 c   | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         If N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/expertise         Adverse Information Screening         Beneficial Ownership         Cash Reporting         CDD         Independent Testing         Periodic Review         Policies and Procedures         PEP Screening   | debil/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent cumulative transaction total.         No         See Appendix 1 for a list of branches of the Royal Bark of Canada and their related business segment. Not all branches offer business areas listed in question 13. For example, a Capital Markets unit will not offer Private Banking.         #19 a1e: RBC Canada may offer this in narrow circumstances and only after an Enhanced Due Diligence review is conducted on both the applicant entity and the downstream activity, and both are found to be satisfactory. Transactions must be fully transparent and include all parties to the transaction.         #19 a1e: Applicable to Canada only.         Yes         Yes </td  |
| 20<br>20 a<br>21<br>3. AML, C<br>22<br>22 a<br>22 b<br>22 c<br>22 c | Other high-risk products and services identified by the Entity (please specify)         Confirm that all responses provided in the above Section are representative of all the LE's branches.         If N, clarify which questions the difference/s relate to and the branch/es that this applies to.         If appropriate, provide any additional information/context to the answers in this section.         TF & SANCTIONS PROGRAMME         Does the Entity have a programme that sets minimum AML, CTF and Sanctions standards regarding the following components:         Appointed Officer with sufficient experience/expertise         Adverse Information Screening         Beneficial Ownership         Cash Reporting         CDD         EDD         Independent Testing         Periodic Review         Policies and Procedures   | debi/credit card. The branches do not accept foreign currency cash from non-clients.         #19 p4: In Canada, RBC draft can be cashed for non-client up to \$2,999.99 Canadian equivalent cumulative transaction total.         •  |

| 22 m    | Suspicious Activity Reporting   | Yes  |
|---------|---|--|
| 22 ri   | Training and Education  | Yes  |
| 22.0    | Transaction Monitoring  | Yes  |
| 23      | How many full time employees are in the Entity's<br>AML, CTF & Sanctions Compliance Department?   | Over 500   |
| 24      | Is the Entity's AML, CTF & Sanctions policy approved<br>at least annually by the Board or equivalent Senior<br>Management Committee? If N, describe your practice<br>in Question 29.  | Yes  |
| 25      | Does the Board receive, assess, and challenge<br>regular reporting on the status of the AML, CTF, &<br>Sanctions programme?   | Yes  |
| 26      | Does the Entity use third parties to carry out any<br>components of its AML, CTF & Sanctions programme?   | No   |
| 26 a    | If Y, provide further details   | N/A  |
| 27      | Does the entity have a whistleblower policy?  | Yes  |
| 28      | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches   | Yes  |
| 28 a    | If N, clarify which questions the difference/s relate to and the branch/es that this applies to.  | N/A  |
| 29      | If appropriate, provide any additional<br>information/context to the answers in this section,   | <ul> <li>#23: RBC has approximately 1,000 employees in the AML, CTF &amp; Sanctions Compliance department. Enterprise wide,</li> <li>#25: Quarterly</li> <li>#26: Royal Bank of Canada does not outsource Finencial Crimes compliance activities,</li> <li>#28 Note - The AML, CTF, and Sarictions program is applicable enterprise-wide, including all Royal Bank of Canada branches and subsidiaries.</li> </ul>   |
| 4. ANTI | BRIBERY & CORRUPTION  | female and marked and a second s |
| 30      | Has the Entity documented policies and procedures<br>consistent with applicable ABC regulations and<br>requirements to reasonably prevent, detect and<br>report bribery and corruption?   | Yes  |
| 31      | Does the Entity have an enterprise wide programme that sets minimum ABC standards?  | Yes  |
| 32      | Has the Entity appointed a designated officer or<br>officers with sufficient experience/expertise<br>responsible for coordinating the ABC programme?  | Yes  |
| 33      | Does the Entity have adequate staff with appropriate levels of experience/expertise to implement the ABC programme?   | Yes  |
| 34      | is the Entity's ABC programme applicable to:  | Both joint ventures and third parties acting on behalf of the Entity   |
| 35      | Does the Entity have a global ABC policy that:  |  |
| 35 a    | Prohibits the giving and receiving of bribes? This<br>includes promising, offering, giving, solicitation or<br>receiving of anything of value, directly or indirectly,<br>if improperly intended to influence action or obtain<br>an advantage. | Yes  |
| 35 b    | Includes enhanced requirements regarding<br>interaction with public officials?  | Yes  |
| 35 c    | Includes a prohibition against the falsification of<br>books and records (this may be within the ABC policy<br>or any other policy applicable to the Legal Entity)?   | Yes  |
| 36      | Does the Enlity have controls in place to monitor the effectiveness of their ABC programme?   | Yes  |
| 37      | Does the Board receive, assess, and challenge regular reporting on the status of the ABC programme?   | Yes  |
| 38      | Has the Entity's ABC Enterprise Wide Risk Assessment<br>(EWRA) been completed in the last 12 months?  | Yes  |
| 38 a    | If N, provide the date when the last ABC EWRA was completed.  | N/A  |
| 39      | Does the Entity have an ABC residual risk rating that<br>is the net result of the controls effectiveness and the<br>inherent risk assessment?   | Yes  |
| 40      | Does the Entity's ABC EWRA cover the inherent risk  |  |
| 40 a    | components detailed below:  | Please select  |

| 8B b       Comption rules associative with the countries and<br>or though interpretarine       Yes         87 C       Treasedime, produce a rankity, including those<br>or public distance of an interpretarine       Yes         87 C       Treasedime, produce or sankity, including those<br>or public distance of an interpretarine       Yes         88 d       Comptending, produce or sankity, including those<br>or public distance of an interpretarine       Yes         88 d       Comptending including rankity, including those<br>or public distance of an interpretarine       Yes         81 d       Comptending including rankity, including those<br>including including rankity, including rankity, including those<br>including and rankity including rankity, including the including<br>rankity, including rankity, including rankity, including the including<br>rankity, including rankity, including rankity  |           |  |   |
|--|-----------|--|---|
| Shaf Involve solutions         Yes           60 d         Comption intic seascialed with gifts and<br>hospitally, himp/demonstrate, bathsale charles in the maximum<br>and political contractions         Yes           61 o         Charges is success addicate if the may materially<br>because the Embly social autor. Etablics if the may materially<br>because the Embly social autor. Etablics is the may materially<br>because the Embly social autor. Etablics is the may materially<br>because the Embly social autor. Etablics is the may materially<br>because the Embly social autor. Etablics is the may materially<br>because the Embly social autor. Etablics is the may materially<br>because the Embly social autor. Etablics is the may<br>and the of Definition<br>autor. Etablics is the material activities'<br>autor. Endoties and amore Committee Menagement<br>data         Yes           42 a         Boats and same Committee Menagement<br>autor. Etablics is the material activities'<br>autor. Endoties and amore Committee Menagement<br>data         Yes           43 at the of Definition<br>autor. Etablics is applied to emplay the the material activities'<br>autor. EtaBlics is applied to the physical compliants activities'<br>autor. EtaBlics is applied to the activities'<br>autor. EtaBlics is applied to the activities'<br>data         Yes           44 a         Find particle to which applied to activities autor. EtaBlics is applied to the activities'<br>and the brancholes that this applies to.         Yes           45 a         If appropriate, provide any additional<br>theoremation control activities autor. EtaBlics is applied to about the activities'<br>contained with applicate and procedures'<br>contained with applicate and procedures'<br>contained with applicate and procedures'<br>teadlis data data data data data data<br>(toco <td>40 b</td> <td>industries in which the Entity does business, directly<br/>or through intermediaries</td> <td>Yes</td>  | 40 b      | industries in which the Entity does business, directly<br>or through intermediaries  | Yes   |
| Inceptality, Immediate contributes         Yes           40 o         Changes in business activities that may nateriality<br>increases the Entity source ABC Policies and<br>Page the Entity source ABC Policies<br>20 and an advice Complex flamma and the Page<br>21 and an advice Complex flamma and the Page<br>22 and 23 and 24 and 25 a | 40 c      | that involve state-owned or state-controlled entities<br>or public officials   | Yes   |
| Increase the Entity's tearuption risk         Yes           41         Does the Entity's tearuption risk         Yes           42         Boes the Entity's tearuption or other independent third party cover ABC Policies and Proceedures?         Yes           42         Boes the Entity provide mandatory ABC training to:         Yes           42         Boes the Entity provide mandatory ABC training to:         Yes           42         Boes the Entity provide mandatory ABC training to:         Yes           42         StatLine of Defence         Yes           42         Tool parties by which specific compliance activities line application are properative appropriation (contraduction compliance activities application are appropriating to a targeted to appeting the provide any additional information tool of all the LSP branches         Yes           43         The Entity provide may additional information tool of all the S provide may additional information tool of all the S provide may additional information tool of all the section.         Additional information tool of all the section.           44         If appropriate, provide may additional information tool of the answers in this section.         Additional information tool of the answers in this section.           45  | 40 d      | hospitality, hiring/internships, charitable donations  | Yes   |
| Independent intrip party cover ABC Policies and<br>Proceeders?         Yes           42         Does the Entry party and mandatory ABC training to<br>the and a sain Count Counties Management.         Yes           42         Tables of Defence         Yes           43         Descher Beltity motion as appropriate         Yes           44         Tables of Defence as projectities         Yes           43         Descher Entity motion as appropriate         Yes           44         Continue recognities and activities?         Yes           44         Continue recognities the difference interprise-wides, inducting Royal Bankof Consta tranches         Yes           45         If appropriate, provide any additional<br>informationiconcine to the anawers in this section.         #42e. RBC does not outgource compliance activities subject to ABC risk.           46         Ambus the Entity additional<br>informationiconcine to the anawers in this section.         #42e. RBC does not outgource compliance activities subject to ABC risk.           47         Res the Entity documented policies and procedures<br>regulations and coquimerinits to reasonaby proverin,<br>debet and report.         #42e. RBC does not   | 40 e      |  | Yes   |
| 42 a         Board and senior Committee Management         Yes           42 b         1st Lee of Definion         Yes           42 c         274 Une of Definion         Yes           42 c         374 Une of Definion         Yes           43 c         0xon-employed workers as appropriate<br>(contraductar/consultates)         Yes           43 c         Oces the Entity provide ABC training that is targeted<br>by specific roles, responsibilities and adultise?         Yes           44 a         If N, Catry typicxide additional<br>information the difference's reliate to<br>and the branch'es that this applies to.         Yes           44 a         If N, Catry typicxide additional<br>information/contract to the asswers in this section   | 41        | independent third party cover ABC Policies and   | Yes   |
| 420     1st Line of Defence     Yes       421     3rd Line of Defence     Yes       422     3rd Line of Defence     Yes       423     3rd Line of Defence     Yes       424     3rd Line of Defence     Yes       425     3rd Line of Defence     Yes       426     Thip parties to which specific compliance adhivies<br>autjent to ABC risk have been outsourced     Not Apolicable       427     Normerophory enverties as appropriate<br>(contractorscinonullents)     Yes       43     Does the Entity provide any additional<br>informatial trappanes provide in the above<br>Section are expresentative of all the Life transnes     Yes       44     If A, cardry which questions the differences relate to<br>and the branchies that this applies to.     Note - Tro ABC program is applicable enterprise wide, including Royal Bank of Canada brancher<br>and the branchies that this applies to.       45     If appropriate, provide any additional<br>information/context to the answers in this section.     #42a: RBC does not outsource compliance activities subject to ABC risk.       46     Hash the Entity documented policies and procedures<br>consistent with applicable AML, CTF & Sanctions     Yes       47     Are the Entity spolicies and procedures updated at<br>least annually?     Yes       48     Terrorist financhig     Yes       49     Terrorist financhig     Yes       41     Are the Entity chosen to compret is policies and<br>procedures againt: <t< td=""><td>42</td><td>Does the Entity provide mandatory ABC training to:</td><td></td></t<>  | 42        | Does the Entity provide mandatory ABC training to:   |   |
| 42 0     29 d Line of Defense     Yes       42 0     36 d Line of Defense     Yes       42 0     36 Line of Defense     Yes       42 0     36 Line of Defense     Yes       43 0     adjust ho ABC initia base been outcored     Not Applicable       44 1     INto remproved workers as approvisite     Yes       43 0     bose the Entity provide ABC training that is targeted     Yes       44 1     ITV. doartly which questions the difference's reductions of training that is targeted     Yes       44 a     ITV. doartly which questions the difference's reductions     Yes       45 if appropriate, provide any additional information context to the answers in this section.     #42a. RBC does not outsource compliance activities subject to ABC risk.       46 the train this applies to.     #42a. RBC does not outsource compliance activities subject to ABC risk.       47 A more trained with applicate AML CTF & Sanctions regulations and requirements to reasonably prevent, detect and report.     Yes       48 A More trained with applicate AML CTF & Sanctions regulations and requirements to reasonably prevent, detect and report.     Yes       46 C Sanction With applicate AML CTF & Sanctions regulations and procedures updated at the Entity robins and procedures and  | 42 a      | Board and senior Committee Management  | Yes   |
| 42.0     3rd Line of Defence     Yes       42.0     This parties to which specific compliance additions<br>subject to ABC risk have been outsourced     Not Applicable       42.1     Non-employed wetworks as exprovisite<br>(contradication constructions)     Yes       43     Does the Entity provide ABC training that is trappeted<br>to specific roles, response provided in the above<br>Section are representative of all to LE is tranches     Yes       44     Confirm that all response provided in the above<br>Section are representative of all to LE is tranches     Yes       45.1     If N, Darky which questions the difference's reliate to<br>and the branches that this applies to.     Moe - The ABC program is applicable enterprise-wide, including Royal Bank of Canada branches<br>and subsciclaries.       45     If appropriate, provide any additional<br>information/conclust to the answers in this section.     #42a: RBC does not outsource compliance advives subject to ABC risk.       5. AML, CTF & SANCTIONS POLICIES & PROCEDURES     *       46     Money laundering     Yes       47     Are the Entity rolean and procedures<br>consisting which questings and procedures<br>consisting and procedures updated at<br>least annually?     Yes       48     Windy Royal Bank for the provide stand procedures<br>consisting which and procedures standards     Yes       48 A     Money laundering     Yes       49 A     Provide the Entity provide and procedures<br>and contrast franching     Yes       49 A     Be Entity relian a necored of the result?  | 42 b      |  | Yes   |
| 42 a     Third parties to which specific compliance adduling<br>subject to ABC risk the been outcorread     Not Applicable       43 to construct framework in the been outcorread     Yes       44 a     Does the Entity applications in the difference's relate to<br>Section are representative of all the LE best beaches     Yes       44 a     If A, darfy which questions the difference's relate to<br>Section are representative of all the LE best beaches     Yes       45 ff appropriate, provide any additional<br>information/context to the answers in this section.     #42e. RBC does not outsource compliance activities subject to ABC risk.       46 ff appropriate, provide any additional<br>information/context to the answers in this section.     #42e. RBC does not outsource compliance activities subject to ABC risk.       47     Are the Entity occurrence of procedures<br>qualitation with applicable AML CTF & Sanctions<br>regulations and requirements to reasonaby prevent,<br>detect and report     Yes       48 Morey tandming     Yes     Yes       49 The Entity police and procedures updated at<br>intermist financhy     Yes       49 The Entity rolice and procedures updated at<br>intermist financhy     Yes       49 The Entity rolice and procedures updated at<br>intermist financhy     Yes       40 E U Standards     Yes       41 The the Entity rolice and procedures updated at<br>intermist financhy     Yes       42 Priotitic take financia     Yes       43 U. U. Standards     Yes       44 The the Entity rolicis and procedures that<br>index an analy? </td <td>42 c</td> <td></td> <td>Yes</td>   | 42 c      |  | Yes   |
| eubject to ABC risk have been outsourced         PM republic           421         Non-employed works are as appropriate<br>(contractoriconsultants)         Yes           43         Does the Entity provide and activities activititis activities activities activities activities activitit   |           |  | Yes   |
| Icontractorizonautants)         Yes           43         Coeffirm that all responses provided in the above<br>Section are representative of all the Leb branches         Yes           44         Coeffirm that all responses provided in the above<br>Section are representative of all the Leb branches         Yes           44.a         If N, clarify which questions the difference's reliable to<br>and the branches that this applies to.         Note - The ABC program is applicable enterprise-wide, including Royal Bank of Canada branches<br>and aubsolariaes.           45         If approprise provide any additional<br>informationicontext to the answers in this section.         #42a. RBC does not outsource compliance activities subject to ABC risk.           46         If approprise and requirements to reasonably provent,<br>detect and report.         Yes           46 a         Money taundering         Yes           47         Are the Entity documented policies and procedures<br>regulations and requirements to reasonably provent,<br>detect and report.         Yes           48 a         Money taundering         Yes         Yes           49         Terrorist finanching         Yes           49 at the Site Site be Entity relian a record of the results?         Yes           49 at the Site be Entity relian a record of the results?         Yes           49 at the the opening and keeping of accounts for<br>unicenaed banks and/or NEFE         Yes           49 at the Site fifty hebe policles and p  | 42 e      |  | Not Applicable  |
| to specific roles, responsibilities and activities?       Yes         44       Comm that all responses provide in the above<br>Section are representative of all the LE's branches       Yes         44.a       If N. clarify which questions the difference/s relate to<br>and subscitatives.       Note - The ABC program is applicable enterprise-wide, including Royal Bank of Canada branches<br>and subscitatives.         45       If appropriate, provide any additional<br>information/context to the answers in this section.       #42a: RBC does not outsource compliance activities subject to ABC risk.         5. AML, CTF & SANCTIONS POLICIES & PROCEDURES       44a       As the Entity documented policies and procedures<br>regulations and requirements to reasonably prevent,<br>detect and report.       Fea         46       Money faundering       Yes         47       As the Entity obcent to prevent,<br>deta at annually?       Yes         48       US. Standards       Yes         49       Has the Entity chosen to compare its policies and<br>procedures against:       Yes         48       US. Standards       Yes         49       Des the Entity relian a necord of the result? Yes       Yes         49       Prohibit the opening and keeping of accounts for<br>uncleased banks and/or Norde       Yes         49       Prohibit the opening and keeping of accounts for<br>uncleased banks and/or Norde       Yes         41       Des the Entity relian a necord of the resul   | 42 f      |  | Yes   |
| Section are representative of all the LE's branches         Yes           44 a         If N, clarity which questions the difference's relate to<br>and the branches that this applies to.         Note – The ABC program is applicable enterprise-wide, including Royal Bark of Canada branches<br>and subsoliaries.           46         If appropriate, provide any additional<br>information/context to the answers in this section.         #42e. RBC does not outsource compliance activities subject to ABC risk.           5. AML, CTF & SANCTIONS POLICIES & IPROCEDURES         #42e. RBC does not outsource compliance activities subject to ABC risk.           46         Has the Entity documented policies and procedures<br>consistent with applicable AML, CTF & Sanctions<br>regulations and requirements to reasonably prevent,<br>detect and report.         Yes           48 a         Money laundering         Yes           47         Are the Entity obtaines         Yes           48 a         Usy Standardis         Yes           48 a         US, Standardis         Yes           48 a         US, Standardis         Yes           48 b         US, Standardis         Yes           49 Does the Entity notice and procodures to the results?         Yes           49 Does the Entity than arecord of the results?         Yes           49 Does the Entity than a record of the results?         Yes           49 Does the Entity have policies and procedures to the complain a record of the   | 43        | to specific roles, responsibilities and activities?  | Yes   |
| and the branch/es that this applies to.     Profile 1 ind App (Program is applicable entreprise-work, including Keyler bank of Catisal a dialities and subsidiaries.       45     If appropriate, provide any additional information/context to the answers in this section.     #42e. RBC does not outsource compliance activities subject to ABC risk.       5. AML, CTF & SANCTIONS POLICIES & PROCEDURES     #42e. RBC does not outsource compliance activities subject to ABC risk.       46     Has the Entity documented policies and procedures consistent with applicable AML, CTF & Sanctions regulations and requirements to reasonably prevent, detect and report.       48 a     Money laundering     Yes       48 a     Sanctions violations     Yes       47     Are the Entity spolicies and procedures updated at least annually?     No       48 a     U.S. Standards     Yes       48 a     U.S. Standards     Yes       48 b     EU Standards     Yes       49 A     Prohibit the pointig and keeping of anonymous and factous manded at least annually?     Yes       49 A     Prohibit the pointig and keeping of accounts for unificant and the results?     Yes       49 A     Prohibit the pointig and keeping of accounts for unificant and and the results?     Yes       49 A     Prohibit the pointig and keeping of accounts for unificant and accounts for any data and accounts for any dat  | 44        |  | Yes   |
| Information/context to the answers in this section.       #42 RBC does not outsource compliance activities subject to ABC risk.         5. AML, CTF & SANCTIONS POLICIES & PROCEDURES       Has the Entity documented policies and procedures consistent with applicable AML. CTF & Sanctions regulations and requirements to reasonably prevent, detect and report:       ************************************  | 44 a      |  | Note – The ABC program is applicable enterprise-wide, including Royal Bank of Canada branches and subsidiaries. |
| 46       Has the Entity documented policies and procedures consistent with applicable AML, CTF & Sanctions regulations and requirements to reasonably prevent, detect and report:         46 a       Money laundering       Yes         46 b       Terrorist financing       Yes         46 b       Terrorist financing       Yes         47       Are the Entity spolices and procedures updated at least annually?       No         48       Has the Entity spolices and procedures updated at least annually?       No         48       Has the Entity spolices and procedures updated at least annually?       Yes         48 a1       U.S. Standards       Yes         48 a1       If Y, does the Entity retain a record of the results?       Yes         48 b1       If Y, does the Entity retain a record of the results?       Yes         49       Does the Entity retain a record of the results?       Yes         49 a       Drohibit the opening and keeping of anonymous and facitious named accounts       Yes         49 b       Prohibit the opening and keeping of accounts for unforeased banks and/or NBF/s       Yes         49 c       Prohibit dealing with other entities that provide banking services to shell banks       Yes         49 d       Prohibit dealing with another entities that provide banking services to shell banks       Yes         49 d       Prohibit deal  | 45        |  | #42e. RBC does not outsource compliance activities subject to ABC risk.   |
| 46       Has the Entity documented policies and procedures consistent with applicable AML, CTF & Sanctions regulations and requirements to reasonably prevent, detect and report:         46 a       Money laundering       Yes         46 b       Terrorist financing       Yes         46 b       Terrorist financing       Yes         47       Are the Entity spolices and procedures updated at least annually?       No         48       Has the Entity spolices and procedures updated at least annually?       No         48 at       U.S. Standards       Yes         48 at       U.S. Standards       Yes         48 at       If Y, does the Entity retain a record of the results?       Yes         48 at       U.S. Standards       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 A       Prohibit the opening and keeping of accounts for unicensed banks and/or NBFis       Yes         49 A       Prohibit dealing with other entities that provide banks and/or NBFis       Yes         49 A       Prohibit dealing with another entity that provides services to shel banks       Yes   | 5. AML. C | TF & SANCTIONS POLICIES & PROCEDURES   |   |
| consistent with applicable ANL, CTF & Sanctions<br>regulations and report:       Yes         46a       Money laundering       Yes         46b       Terrorist financing       Yes         47       Are the Entity spolicies and procedures updated at<br>least annually?       No         48       U.S. Standards       Yes         48 a       U.S. Standards       Yes         48 a1       If. Y. does the Entity retain a record of the results?       Yes         48 b1       EUS Istandards       Yes         48 b1       EUS Istandards       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity retain a record of the results?       Yes         49 Does the Entity have policies and procedures that:       Yes         49 Does the Entity have policies and procedures that:       Yes         49 Does the Entity have policies and procedures that:       Yes         49 Does the Entity have policies and procedures that:       Yes         49 Prohibit the opening and keeping of accounts for<br>uniticensed banks and/or NEF is       Yes         49 Does the Entity have policies and provides<br>banking services to uniticensed banks       Yes   |           |  |   |
| 46 b     Terrorist financing     Yes       46 c     Sanctions violations     Yes       47     Are the Entity's policies and procedures updated at least annually?     No       48     Has the Entity chosen to compare its policies and procedures against:     No       48     U.S. Standards     Yes       48 at     U.S. Standards     Yes       48 b     EU Standards     Yes       48 b1     If Y, does the Entity retain a record of the results?     Yes       48 b1     FY, does the Entity retain a record of the results?     Yes       48 b1     EU Standards     Yes       49 Does the Entity have policies and procedures that:     Yes       49 a     Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs     Yes       49 c     Prohibit de colling with other entities that provide banking services to unlicensed banks     No       49 d     Prohibit dealing with another entity that provides services to shell banks     Yes       49 e     Prohibit opening and keeping of accounts for securits for Section 311 designated entities     Yes       49 f     Prohibit opening and keeping of accounts for structures used the remittance agents, exchanges houses, casg de cambio, bureaux de change or money transfer agents, exchanges nouses, casg de cambio, bureaux de change or money transfer agents, exchanges nouses, casg de cambio, bureaux de change or money transfer agents     Yes  |           | regulations and requirements to reasonably prevent,  |   |
| 46 b     Terrorist financing     Yes       46 c     Sanctions violations     Yes       47     Are the Entity's policies and procedures updated at least annualiy?     No       48     Has the Entity chosen to compare its policies and procedures against:     No       48     U.S. Standards     Yes       48 at     U.S. Standards     Yes       48 b     EU Standards     Yes       48 b1     If Y, does the Entity retain a record of the results?     Yes       48 b1     EU Standards     Yes       49 Does the Entity retain a record of the results?     Yes       49 Does the Entity retain a record of the results?     Yes       49 Does the Entity retain a record of the results?     Yes       49 Does the Entity nave policies and procedures that:     Yes       49 Does the Entity nave policies and procedures that:     Yes       49 Does the Entity nave policies and procedures that:     Yes       49 Does the Entity nave policies and procedures that:     Yes       49 Does the Entity the opening and keeping of accounts for unficensed banks and/or NBFIs     Yes       49 C     Prohibit decounts/retainonships with shell banks     Yes       49 d     Prohibit accounts/retainonships with shell banks     Yes       49 f     Prohibit opening and keeping of accounts for any of unifcensed banks     Yes       49 f  | 46 a      | Money laundering   | Yes   |
| 48 c     Sanctions violations     Yes       47     Are the Entity's policies and procedures updated at<br>least annualty?     No       48     Has the Entity chosen to compare its policies and<br>procedures against:     No       48 at     U.S. Standards     Yes       48 at     If', does the Entity retain a record of the results?     Yes       48 b     EU Standards     Yes       48 b     If', does the Entity retain a record of the results?     Yes       49 b     Does the Entity have policies and procedures that:     Yes       49 a     Prohibit the opening and keeping of anonymous<br>and fictitious named accounts     Yes       49 b     Prohibit the opening and keeping of accounts for<br>unlicensed banks and/or NBFis     Yes       49 c     Prohibit the opening and keeping of accounts for<br>unlicensed banks and/or NBFis     Yes       49 c     Prohibit dealing with other entities that provide<br>banking services to unlicensed banks     Yes       49 d     Prohibit dealing with another entity that provides<br>services to shell banks     Yes       49 f     Prohibit dealing with another entity that provides<br>services to shell banks     Yes       49 g     Prohibit dealing with another entity that provides<br>services to shell banks     Yes       49 f     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts   |           |  |   |
| 47     Are the Entity's policies and procedures updated at<br>least annually?     No       48     Has the Entity chosen to compare its policies and<br>procedures against:     Yes       48 a     U.S. Standards     Yes       48 a     U.S. Standards     Yes       48 b     EU Standards     Yes       48 b     If Y, does the Entity retain a record of the results?     Yes       48 b     If Y, does the Entity retain a record of the results?     Yes       48 b     If Y, does the Entity retain a record of the results?     Yes       49 a     Prohibit the opening and keeping of anonymous<br>and fictitious named accounts     Yes       49 b     Prohibit the opening and keeping of accounts for<br>unficensed banks and/or NBFIs     Yes       49 c     Prohibit dealing with other entities that provide<br>banking services to unicensed banks     No       49 d     Prohibit dealing with another entity that provides<br>services to shell banks     Yes       49 f     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 h     Assess the risks of relationships with dom   |           |  |   |
| 48 a       U.S. Standards       Yes         48 a1       If Y, does the Entity retain a record of the results?       Yes         48 b1       EU Standards       Yes         48 b1       If Y, does the Entity retain a record of the results?       Yes         48 b1       If Y, does the Entity retain a record of the results?       Yes         49       Does the Entity have policies and procedures that:       Yes         49 a       Prohibit the opening and keeping of accounts for<br>unlicensed banks and/or NBFIs       Yes         49 c       Prohibit dealing with other entities that provide<br>banking services to unlicensed banks       Yes         49 d       Prohibit dealing with another entity that provides<br>services to shell banks       Yes         49 f       Prohibit doesing and keeping of accounts for<br>section 311 design ated entities       Yes         49 g       Prohibit opening and keeping of accounts for<br>section 311 design ated entities       Yes         49 f       Prohibit opening and keeping of accounts for any of<br>unlicensed/unregulated remiltance agents,<br>exchanges houses, casa de cambio, bureaux de<br>change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and<br>foreign PEPs, including their family and close       Yes  | 47        |  | No  |
| 48 a1       If Y, does the Entity retain a record of the results?       Yes         48 b       EU Standards       Yes         48 b1       If Y, does the Entity retain a record of the results?       Yes         49       Does the Entity have policies and procedures that:       Yes         49 a       Prohibit the opening and keeping of anonymous and fictitious named accounts       Yes         49 b       Prohibit the opening and keeping of accounts for unficensed banks and/or NBF/s       Yes         49 c       Prohibit dealing with other entities that provide banksing services to unficensed banks       No         49 d       Prohibit dealing with another entity that provides services to shell banks       Yes         49 f       Prohibit dealing with another entity that provides services to shell banks       Yes         49 f       Prohibit designated entities       Yes         49 g       Prohibit opening and keeping of accounts for services to shell banks       Yes         49 f       Prohibit designated entities       Yes         49 g       Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and for lign PEPs, including their family and close       Yes  | 48        |  |   |
| 48 b     EU Standards     Yes       48 b1     If Y, does the Entity retain a record of the results?     Yes       49     Does the Entity have policies and procedures that:     Yes       49 a     Prohibit the opening and keeping of anonymous and fictitious named accounts for unlicensed banks and/or NBFIs     Yes       49 b     Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs     Yes       49 c     Prohibit dealing with other entities that provide banking services to unlicensed banks     Yes       49 d     Prohibit dealing with other entity that provides services to shell banks     Yes       49 e     Prohibit dealing with another entity that provides services to shell banks     Yes       49 f     Prohibit dealing with another entity that provides services to shell banks     Yes       49 f     Prohibit dealing with another entity that provides services to shell banks     Yes       49 g     Prohibit dealing with another entity that provides services to shell banks     Yes       49 f     Prohibit opening and keeping of accounts for section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for any of unlicensed/urregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and foreign PEPs, including their family and close     Yes   | 48 a      | U.S. Standards   | Yes   |
| 48 b1       If Y, does the Entity retain a record of the results? Yes         49       Does the Entity have policies and procedures that:         49 a       Prohibit the opening and keeping of anonymous and fictitious named accounts or unlicensed banks and/or NBFIs       Yes         49 b       Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs       Yes         49 c       Prohibit dealing with other entities that provide banking services to unlicensed banks       No         49 d       Prohibit dealing with other entity that provides services to shell banks       Yes         49 e       Prohibit dealing with another entity that provides services to shell banks       Yes         49 f       Prohibit dealing with another entity that provides services to shell banks       Yes         49 g       Prohibit opening and keeping of accounts for Section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and foreign PEPs, including their family and close       Yes   | 48 a1     |  | Yes   |
| 49       Does the Entity have policies and procedures that:         49 a       Prohibit the opening and keeping of anonymous and fictitious named accounts       Yes         49 b       Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs       Yes         49 c       Prohibit dealing with other entities that provide banking services to unlicensed banks       No         49 d       Prohibit dealing with accounts/relationships with shell banks       Yes         49 d       Prohibit dealing with accounts/relationships with shell banks       Yes         49 d       Prohibit dealing with accounts/relationships with shell banks       Yes         49 d       Prohibit dealing with accounts/relationships with shell banks       Yes         49 f       Prohibit dealing with accounts for services to shell banks       Yes         49 f       Prohibit opening and keeping of accounts for any of unlicensed/unregulated entities       Yes         49 g       Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and foreign PEPs, including their family and close       Yes   |           |  |   |
| 49 a       Prohibit the opening and keeping of anonymous and fictitious named accounts       Yes         49 b       Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs       Yes         49 c       Prohibit dealing with other entities that provide banking services to unlicensed banks       No         49 d       Prohibit accounts/relationships with shell banks       Yes         49 e       Prohibit dealing with another entity that provides services to shell banks       Yes         49 f       Prohibit opening and keeping of accounts for Section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for Section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for Section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and foreign PEPs, including their family and close       Yes  |           |  | Yes   |
| and fictitious named accountsYes49 bProhibit the opening and keeping of accounts for<br>unlicensed banks and/or NBFIsYes49 cProhibit dealing with other entities that provide<br>banking services to unlicensed banksNo49 dProhibit accounts/relationships with shell banksYes49 eProhibit accounts/relationships with shell banksYes49 fProhibit dealing with another entity that provides<br>services to shell banksYes49 fProhibit opening and keeping of accounts for<br>Section 311 designated entitiesYes49 gProhibit opening and keeping of accounts for<br>section 311 designated entitiesYes49 hAssess the risks of relationships with domestic and<br>foreign PEPs, including their family and closeYes  |           |  |   |
| unticensed banks and/or NBFIs     Yes       49 c     Prohibit dealing with other entities that provide<br>banking services to unlicensed banks     No       49 d     Prohibit accounts/relationships with shell banks     Yes       49 e     Prohibit dealing with another entity that provides<br>services to shell banks     Yes       49 f     Prohibit dealing and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for<br>services, casa de camblo, bureaux de<br>change or money transfer agents,<br>exchanges houses, casa de camblo, bureaux de<br>change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and<br>foreign PEPs, including their family and close     Yes  |           |  | Yes   |
| banking services to unlicensed banks     No       49 d     Prohibit accounts/relationships with shell banks     Yes       49 e     Prohibit dealing with another entity that provides services to shell banks     Yes       49 f     Prohibit opening and keeping of accounts for Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and foreign PEPs, including their family and close     Yes   |           | unlicensed banks and/or NBFIs  | Yes   |
| 49 e       Prohibit dealing with another entity that provides services to shell banks       Yes         49 f       Prohibit opening and keeping of accounts for Section 311 designated entities       Yes         49 g       Prohibit opening and keeping of accounts for any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio, bureaux de change or money transfer agents       Yes         49 h       Assess the risks of relationships with domestic and foreign PEPs, including their family and close       Yes  | 49 c      |  | No  |
| Yes       49 f     Prohibit opening and keeping of accounts for<br>Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for any of<br>unlicensed/unregulated remittance agents,<br>exchanges houses, casa de cambio, bureaux de<br>change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and<br>foreign PEPs, including their family and close     Yes   | 49 d      | Prohibit accounts/relationships with shell banks   | Yes   |
| Section 311 designated entities     Yes       49 g     Prohibit opening and keeping of accounts for any of<br>unlicensed/unregulated remittance agents,<br>exchanges houses, casa de cambio, bureaux de<br>change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and<br>foreign PEPs, including their family and close     Yes  | 49 e      |  | Yes   |
| unlicensed/unregulated remilitance agents,<br>exchanges houses, casa de cambio, bureaux de<br>change or money transfer agents     Yes       49 h     Assess the risks of relationships with domestic and<br>foreign PEPs, including their family and close     Yes   | 49 f      |  | Yes   |
| foreign PEPs, including their family and close Yes   | _         | unlicensed/unregulated remittance agents,<br>exchanges houses, casa de cambio, bureaux de<br>change or money transfer agents | Yes   |
|  | 49 h      | foreign PEPs, including their family and close   | Yes   |

| 491          | Define the process for escalating financial crime risk<br>issues/potentially suspicious activity identified by<br>employees.  | Yes   |
|--------------|---|---|
| 49 j         | Define the process, where appropriate, for<br>terminating existing customer relationships due to<br>financial crime risk  | Yes   |
| 49 k         | Define the process for exiting clients for financial<br>crime reasons that applies across the entity,<br>including foreign branches and affiliates                            | Yes   |
| 49.1         | Define the process and controls to identify and<br>handle customers that were previously exited for<br>financial crime reasons if they seek to re-establish a<br>relationship | Yes   |
| 49 m         | Outline the processes regarding screening for<br>sanctions, PEPs and Adverse Media/Negative News  | Yës   |
| 49 n         | Outline the processes for the maintenance of<br>internal "watchlists"   | Yes   |
| 50           | Has the Entity defined a risk tolerance statement or<br>similar document which defines a risk boundary<br>around their business?  | Yès   |
| 51           | Does the Entity have record retention procedures that<br>comply with applicable laws?   | Yes   |
| 51 a         | If Y, what is the retention period?   | 5 years or more   |
| 52           | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches   | Yes   |
| 52 a         | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.   | N/A   |
| 53           | If appropriate, provide any additional information/context to the answers in this section.  | Q47 - Entity policies are updated on an annual basis. Entity procedures and other like document types are updated within a three year cycle or earlier, as required.<br>Q49c - This prohibition will be expressly included in the next policy update. Should RBC identify another entity is providing banking services to unlicensed banks, this, will be escalated for further review. |
| 6. AML, CT   | F& SANCTIONS RISK ASSESSMENT  |   |
| 54           | Does the Entity's AML & CTF EWRA cover the<br>inherent risk components detailed below:  |   |
| 54 a         | Ctient  | Yes   |
| 54 b         | Product   | Yes   |
| 54 c<br>54 d | Channel   | Yes   |
| 55           | Geography<br>Does the Entity's AML & CTF EWRA cover the<br>controls effectiveness components detailed below:  | Yes   |
| 55 a         | Transaction Monitoring  | Yes   |
| 55 b         | Customer Due Diligence  | Yes   |
| 55 c         | PEP Identification  | Yes   |
| 55 d         | Transaction Screening   | Yes   |
| 55 e         | Name Screening against Adverse Media/Negative<br>News   | Yes   |
| 55 f         | Training and Education  | Yeś   |
| 55 g         | Governance  | Yes   |
| 55 h<br>56   | Management Information<br>Has the Entity's AML & CTF EWRA been completed  | Yes   |
| 56 a         | in the fast 12 months?<br>If N, provide the date when the last AML & CTF  | No  |
|              | EWRA was completed.   | The EWRA is completed annually. We have transformed the AML & CTF EWRA and are in the final<br>stages of completing the exercise. The enhanced version will be updated by May 2025.   |
| 57           | Does the Entity's Sanctions EWRA cover the inherent risk components detailed below:   |   |
| 57 a         | Client  | Yés   |
| 57 b<br>57 c | Product<br>Channel  | Yes   |
| 57 d         | Geography   | Yes Yes   |
| 57 0         | Does the Entity's Sanctions EWRA cover the controls   | 153   |
| <br>58 a     | effectiveness components detailed below:  | Yes   |
| 58 b         | Governance  | Yes   |
| 58 c         | List Management   | Yes   |
| 58 d         | Management Information  | Yes   |

| 58 e           | Name Screening  | Yes  |
|----------------|---|--|
| 58 f           | Transaction Screening   | Yes  |
| 58 g           | Training and Education  | Yes  |
| 59             | Has the Entity's Sanctions EWRA been completed in the last 12 months?   | No   |
| 59 a           | If N, provide the date when the last Sanctions<br>EWRA was completed.   | The EWRA is completed annually. We have transformed the Sanctions EWRA and are in<br>the final stages of completing the exercise. The enhanced version will be updated by<br>May 2025. |
| 60             | Confirm that all responses provided in the above.<br>Section are representative of all the LE's branches                            | Yes  |
| 60 a           | If N, clarify which questions the difference/s relate to and the branch/es that this applies to.                                    | -  |
| 61             | If appropriate, provide any additional<br>Information/context to the answers in this section.                                       | -  |
|                | CDD and EDD   |  |
| 62             | Does the Entity verify the identity of the customer?  | Yes  |
| 63             | Do the Entity's policies and procedures set out when<br>CDD must be completed, e.g. at the time of<br>onboarding or within 30 days? | Yes  |
| 64             | Which of the following does the Entity gather and retain when conducting CDD? Select all that apply:                                |  |
| 64 a           | Customer identification   | Yés  |
| 64 b           | Expected activity   | Yes  |
| 64 C           | Nature of business/employment   | Yes  |
| 64 d           | Ownership structure   | Yes  |
| 64 e           | Product usage   | Yes  |
| 64 f           | Purpose and nature of relationship  | Yes  |
| 64 g           | Source of funds   | Yes  |
| 64 h           | Source of wealth  | Yes  |
| 65<br>65 -     | Are each of the following identified:   |  |
| 65 a<br>65 a1  | Ultimate beneficial ownership<br>Are ultimate beneficial owners verified?   | Yes  |
| 65 b           | Authorised signatories (where applicable)   | Yes Yes  |
| 65 c           | Key controllers   | Yes  |
| 65 d           | Other relevant parties  | Yes  |
| 66             | What is the Entity's minimum (lowest) threshold applied to beneficial ownership identification?                                     | 25%  |
| 67             | Does the due diligence process result in customers<br>receiving a risk classification?  | Yes  |
| 67 a           | If Y, what factors/criteria are used to determine the<br>customer's risk classification? Select all that apply:                     |  |
| 67 a1          | Product Usage   | Yes  |
| 67 a2          | Geography   | Yes  |
| 67 a3          | Business Type/Industry  | Yes  |
| 67 a4<br>67 a5 | Legal Entity type<br>Adverse Information  | Yes  |
| 67 a5<br>67 a6 | Other (specify)   | Yes  |
| -, uv          |   | We may use supplemental criteria in assessing risk ratings where applicable.   |
| 68             | For high risk non-individual customers, is a site visit a<br>part of your KYC process?  | No   |
| 68 a           | If Y, is this at:   |  |
| 68 a1          | Onboarding  | No   |
| 68 a2<br>68 a3 | KYC renewal<br>Trigger event  | No   |
| 68 24          | Other   | No No  |
| 68 a4a         | If yes, please specify "Other"  | -  |
| 69             | Does the Entity have a risk based approach to<br>screening customers for Adverse Media/Negative<br>News?                            | Yes  |
| 69 a           | If Y, is this at:   |  |
| 69 a1          | Onboarding (O/O recover)  | Yes  |
| 69 a2          | KYC renewal   | Yes  |

| 69 a3        | Trigger event   | Yes.   |
|--------------|---|--|
| 70           | What is the method used by the Entity to screen for   |  |
|              | Adverse Media/Negative News?  | Combination of automated and manual  |
| 71           | Does the Entity have a risk based approach to screening<br>customers and connected parties to determine whether<br>they are PEPs, or controlled by PEPs?      |  |
| 71 a         | If Y, is this at:   |  |
| 71 a1        | Onboarding  | Yes  |
| 71 a2        | KYC renewal   | Yes  |
| 71 a3        | Trigger event   | Yes  |
| 72           | What is the method used by the Entity to screen PEPs?   | Automated  |
| 73           | Does the Entity have policies, procedures and processes   |  |
|              | to review and escalate potential matches from screening<br>customers and connected parties to determine whether<br>they are PEPs, or controlled by PEPs?      | Yes  |
| 74           | Is KYC renewed at defined frequencies based on risk<br>rating (Periodic Reviews)?   | Yes  |
| 74 a         | If yes, select all that apply:  |  |
| 74 a1        | Less than one year  | Yes  |
| 74 a2        | 1 – 2 years   | Yes  |
| 74 a3        | 3 – 4 years   | Yes  |
| 74 24        | 5 years or more   | Yes  |
| 74 a5        | Trigger-based or perpetual monitoring reviews   | Yes  |
| 74 a5        | Other (Please specify)  | -  |
| 75           | Does the Entity maintain and report metrics on current<br>and past periodic or trigger event due diligence<br>reviews?  | Yés  |
| 76           | From the list below, which categories of customers or<br>industries are subject to EDD and/or are restricted, or<br>prohibited by the Entity's FCC programme? |  |
| 76 a         | Arms, defence, military   | EDD on risk-based approach   |
| 76 b         | Respondent Banks  | EDD on risk-based approach   |
| 76 b1        | If EDD or restricted, does the EDD assessment<br>contain the elements as set out in the Wolfsberg<br>Correspondent Banking Principles 2022?                   | Yes  |
| 76 c         | Embassies/Consulates  | EDD on risk-based approach   |
| 76 d         | Extractive industries   | EDD on risk-based approach   |
| 76 e         | Gambling customers  | EDD on risk-based approach   |
| 76 f         | General Trading Companies   | EDD on risk-based approach   |
| 76 g         | Marijuana-related Entities  | EDD on risk-based approach   |
| 76 h         | MSB/MVTS customers  | EDD on risk-based approach   |
| 761          | Non-account customers   | EDD on risk-based approach   |
| 76 j         | Non-Government Organisations  | EDD on risk-based approach   |
| 76 k         | Non-resident customers  | EDD on risk-based approach   |
| 761          | Nuclear power   | EDD on risk-based approach   |
| 76 m         | Payment Service Providers   |  |
|              | PEPs  | EDD on risk-based approach   |
| 76 n<br>76 o | · · · · · · · · · · · · · · · · · · ·   | EDD on risk-based approach   |
| 76 0         | PEP Close Associates  | EDD on risk-based approach   |
| 76 p         | PEP Related   | EDD on risk-based approach   |
| 76 q         | Precious metals and stones  | EDD on risk-based approach   |
| 76 r         | Red light businesses/Adult entertainment  | EDD on risk-based approach   |
| 76 s         | Regulated charities.  | EDD on risk-based approach   |
| 76 t         | Shell banks   | Prohibited   |
| 76 u         | Travel and Tour Companies   | EDD on risk-based approach   |
| 76 v         | Unregulated charities   | Prohibited   |
| 76 w         | Used Car Dealers  | EDD on risk-based approach   |
| 76 x         | Virtual Asset Service Providers   | Prohibited   |
| 76 y         | Other (specify)   | <ul> <li># 76a. RBC prohibits onboarding companies that design, manufacture, export or sell chemical or<br/>biological weapons, anli-personnel landmines or cluster munitions, or critical components thereof,<br/>#76e, Canadian licensed only.</li> <li>#76h: Applicable to Canada only. Must be registered with FINTRAC with physical location in<br/>Canada and serve clients in Canada. Review of AML program and senior management approval is<br/>required.</li> <li>#76k: Appropriate connection to Canada required.</li> <li>#76k: Appropriate only.</li> </ul> |
| 77           | If restricted, provide details of the restriction   | -  |
| 78           | Does EDD require senior business management and/<br>or compliance approval?   | Yes  |

|                | If Y indicate who provides the approval:  | Both  |
|----------------|---|---|
| 79             | Does the Entity have specific procedures for<br>onboarding entities that handle client money such as<br>lawyers, accountants, consultants, real estate agents?  | Yes   |
| 80             | Does the Entity perform an additional control or<br>quality review on clients subject to EDD?   | Yes   |
| 81             | Confirm that all responses provided in the above.<br>Section are representative of all the LE's branches  | No  |
| 81 a           | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to  | The above responses reflect the Enterprise risk appetite with regards to these client types. Where<br>local law prohibits dealing with such client types, the local law is followed. Additionally, branches<br>may implement restrictions beyond risk appetite.   |
| 82             | If appropriate, provide any additional information/context to the answers in this section.  | <ul> <li>#64g and 64h: Source of funds and source of wealth are collected for high-risk clients. For Capital Markets, general retail and commercial clients, this information is collected as applicable and/or as required.</li> <li>#65d: All relevant parties are subject to COO, as specified in regulations and in RBC policy.</li> <li>#66: The threshold for determining beneficial ownership of corporation and other entities is 25% in Canada's Proceed of Crime (Money Laundering) and Terrorist Financing Act/Regulations. As such, 25% is the Enterprise standard. However, where regulations in local jurisdictions require a lower threshold, local requirements apply.</li> <li>#70. Adverse media/negative news scanning is performed. Resulting alerts are reviewed and escalated if required.</li> </ul> |
| 8. MONIT       | ORING & REPORTING   | 1   |
| 83             | Does the Entity have risk based policies, procedures<br>and monitoring processes for the Identification and<br>reporting of suspicious activity?                | Yes   |
| 84             | What is the method used by the Enlity to monitor<br>transactions for suspicious activities?   | Combination of automated and manual   |
| 84 a           | If manual or combination selected, specify what<br>type of transactions are monitored manually  | Transaction monitoring is automated.<br>In addition, manual Unusual Transaction Reports (UTRs) are submitted by RBC staff.  |
| 84 b           | If automated or combination selected, are internal<br>system or vendor-sourced tools used?  | Internal System   |
| 84 b1          | If 'Vendor-sourced tool' or 'Both' selected, what is the name of the vendor/tool?   | -   |
| 84 b2          | When was the tool last updated?   | <1 year   |
| 84 b3          | When was the automated Transaction Monitoring application last calibrated?  | < 1 year  |
| 85             | Does the Entity have regulatory requirements to<br>report suspicious transactions?  | Yes   |
| 85 a           | If Y, does the Entity have policies, procedures and<br>processes to comply with suspicious transaction<br>reporting requirements?                               | Yes   |
| 86             | Does the Entity have policies, procedures and<br>processes to review and escalate matters arising from<br>the monitoring of customer transactions and activity? | Yes   |
| 87             | Does the Entity have a data quality management<br>programme to ensure that complete data for all<br>transactions are subject to monitoring?                     | Yes   |
| 88             | Does the Entity have processes in place to respond<br>to Request For Information (RFIs) from other entities<br>in a timely manner?                              | Yes   |
| 89             | Does the Entity have processes in place to send<br>Requests for information (RFIs) to their customers in<br>a timely manner?                                    | Yes   |
| 90             | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches   | Yes   |
| 90 a           | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to  | -   |
| 91             | If appropriate, provide any additional information/context to the answers in this section.  | #84b: Internally built in Statistical Analysis Software (SAS) or internally built using Python.   |
|                |   |   |
| 9. PAYME<br>92 | NT TRANSPARENCY Does the Entity adhere to the Wolfsberg Group   |   |

| 93       | Does the Entity have policies, procedures and  |   |
|----------|--|---|
|          | processes to comply with and have controls in place  |   |
|          | to ensure compliance with:   |   |
|          |  |   |
| 93 a     | FATF Recommendation 16   | Yes   |
| 93 b     | Local Regulations  | Yes   |
| 93 b1    | If Y, specify the regulation   | All applicable regulations depending on jurisdiction.   |
| 93 c     | If N, explain  | -   |
| 94       | Does the Entity have controls to support the inclusion<br>of required and accurate originator information in<br>cross border payment messages?   | Yes   |
| 95       | Does the Enlity have controls to support the inclusion<br>of required beneficiary information cross-border<br>payment messages?  | Yes   |
| 95 a     | If Y, does the Entity have procedures to include<br>beneficiary address including country in cross<br>border payments?   | Yes   |
| 96       | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches  | Yes   |
| 96 a     | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to,  |   |
| 97       | If appropriate, provide any additional information/context to the answers in this section.   | -   |
| 10. SANC | TIONS  | 1   |
| 98       | Does the Entity have a Sanctions Policy approved by  |   |
|          | management regarding compliance with sanctions<br>law applicable to the Entity, including with respect to<br>its business conducted with, or through accounts held<br>at foreign financial institutions?   | Yes   |
| 99       | Does the Entity have policies, procedures, or other<br>controls reasonably designed to prevent the use of<br>another entity's accounts or services in a manner<br>causing the other entity to violate sanctions<br>prohibitions applicable to the other entity (including<br>prohibitions within the other entity's local jurisdiction)? | Yes   |
| 100      | Does the Entity have policies, procedures or other<br>controls reasonably designed to prohibit and/or<br>detect actions taken to evade applicable sanctions<br>prohibitions, such as stripping, or the resubmission<br>and/or masking, of sanctions relevant information in<br>cross border transactions?                                | Yes   |
| 101      | Does the Entity screen its customers, including<br>beneficial ownership information collected by the<br>Entity, during onboarding and regularly thereafter<br>against Sanctions Lists?   | Yes   |
| 102      | What is the method used by the Entity for sanctions screening?   | Automated   |
| 102 a    | If 'automated' or 'both automated and manual'<br>selected:   |   |
| 102 a1   | Are internal system of vendor-sourced tools used?  | Both  |
| 102 a1a  | If a 'vendor-sourced tool' or 'both' selected, what<br>is the name of the vendor/tool?   | RBC's client screening core matching engine is IBM's Global Name Matching software which has<br>been configured by RBC. |
| 102 a2   | When did you last test the effectiveness (of finding<br>true matches) and completeness (lack of missing<br>data) of the matching configuration of the<br>automated tool? (If 'Other' please explain in<br>Question 110)  | < 1 year  |
| 103      | Does the Entity screen all sanctions relevant data,<br>including at a minimum, entity and location<br>information, contained in cross border transactions<br>against Sanctions Lists?  | Yes   |
| 104      | What is the method used by the Entity?   | Automated   |

| 105             | Does the Entity have a data quality management<br>programme to ensure that complete data for all<br>transactions are subject to sanctions screening?   | Yes  |
|-----------------|--|--|
| 10 <del>6</del> | Select the Sanctions Lists used by the Entity in its<br>sanctions screening processes:   |  |
| 106 a           | Consolidated United Nations Security Council<br>Sanctions List (UN)  | Used for screening customers and beneficial owners and for filtering transactional data  |
| 106 b           | United States Department of the Treasury's Office of<br>Foreign Assets Control (OFAC)  | Used for screening customers and beneficial owners and for fillering transactional data  |
| 106 c           | Office of Financial Sanctions Implementation HMT<br>(OFSI)   | Used for screening customers and beneficial owners and for filtering transactional data  |
| 106 d           | European Union Consolidated List (EU)  | Used for screening customers and beneficial owners and for filtering transactional data  |
| 106 e           | Lists maintained by other G7 member countries  | Used for screening customers and beneficial owners and for filtering transactional data  |
| 106 f           | Other (specify)  | G7 member countries lists and other sanctions lists are deployed for branches and subsidiaries per applicable laws in local jurisdictions. |
| 107             | When regulatory authorities make updates to their<br>Sanctions list, how many business days before the<br>entity updates their active manual and/or automated<br>screening systems against:  |  |
| 107 a           | Customer Data  | Same day to 2 business days  |
| 107 b           | Transactions   | Same day to 2 business days  |
| 108             | Does the Entity have a physical presence, e.g.<br>branches, subsidiaries, or representative offices<br>located in countries/regions against which UN, OFAC,<br>OFSI, EU or G7 member countries have enacted<br>comprehensive jurisdiction-based Sanctions? | Νο   |
| 109             | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches  | Yes  |
| 109 a           | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.  | -  |
| 110             | If appropriate, provide any additional information/context to the answers in this section.   |  |
| 11. TRAIN       | ING & EDUCATION  |  |
| 111             | Does the Entity provide mandatory training, which<br>includes:   |  |
| 111 a           | Identification and reporting of transactions to<br>government authorities  | Yes  |
| 111 b           | Examples of different forms of money laundering,<br>terrorist financing and sanctions violations relevant<br>for the types of products and services offered  | Yes  |
| 111 c           | Internal policies for controlling money laundering, terrorist financing and sanctions violations   | Yes  |
| 111 d           | New issues that occur in the market, e.g. significant<br>regulatory actions or new regulations   | Yes  |
| 111 e           | Conduct and Culture  | Yes  |
| 111 f           | Fraud  | Yes  |
| 112             | Is the above mandatory training provided to:   |  |
| 112 a           | Board and Senior Committee Management  | Yes  |
| 112 b           | 1st Line of Defence  | Yes  |
| 112 c           | 2nd Line of Defence  | Yes  |
| 112 d           | 3rd Line of Defence  | Yes  |
| 112 e           | Third parties to which specific FCC activities have<br>been outsourced   | Not Applicable   |
| 1121            | Non-employed workers (contractors/consultants)   | Yes  |
| 113             | Does the Entity provide AML, CTF & Sanctions training<br>that is targeted to specific roles, responsibilities and<br>high-risk products, services and activities?  | Yes  |
| 114             | Does the Entity provide customised training for AML,<br>CTF and Sanctions staff?   | Yes  |
| 114 a           | If Y, how frequently is training delivered?  | Other  |
| 115             | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches  | Yes  |
|                 |  |  |

| 115 a          | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.  |  |  |  |  |
|----------------|--|--|--|--|--|
| 116            | If appropriate, provide any additional information/context to the answers in this section.   | #112e: RBC does not outsource financial crimes compliance activities.<br>#114a: Financial Crimes employees are provided specialized training on an ongoing basis.  |  |  |  |
| 12. QUALI      | TY ASSURANCE /COMPLIANCE TESTING   |  |  |  |  |
| 117            | Does the Entity have a program wide risk based<br>Quality Assurance programme for financial crime  | Yes  |  |  |  |
|                | (separate from the independent Audit function)?  |  |  |  |  |
| 118            | Does the Entity have a program wide risk based<br>Compliance Testing process (separate from the<br>independent Audit function)?  | Yes  |  |  |  |
| 119            | Confirm that all responses provided in the above<br>Section are representative of all the LE's branches  | Yes  |  |  |  |
| 119 a          | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.  | -  |  |  |  |
| 120            | If appropriate, provide any additional<br>information/context to the answers in this section.  | -  |  |  |  |
| 13. AUDIT      |  |  |  |  |  |
| 121            | In addition to inspections by the government<br>supervisors/regulators, does the Entity have an<br>internal audit function, a testing function or other<br>independent third party, or both, that assesses FCC<br>AML, CTF, ABC, Fraud and Sanctions policies and<br>practices on a regular basis? | Yes  |  |  |  |
| 122            | How often is the Entity audited on its AML, CTF, ABC,<br>Fraud and Sanctions programme by the following:   |  |  |  |  |
| 122 a          | Internal Audit Department  | Component-based reviews  |  |  |  |
| 122 b<br>123   | External Third Party   | Component-based reviews  |  |  |  |
| 123<br>123 a   | Does the internal audit function or other independent<br>third party cover the following areas:  |  |  |  |  |
| 123 8          | AML, CTF, ABC, Fraud and Sanctions policy and<br>procedures  | Yes  |  |  |  |
| 123 b          | Enterprise Wide Risk Assessment  | Yes  |  |  |  |
| 123 c          | Governance   | Yes  |  |  |  |
| 123 d<br>123 e | KYC/CDD/EDD and underlying methodologies Name Screening & List Management  | Yes  |  |  |  |
| 123 f          | Reporting/Metrics & Management Information   | Yes  |  |  |  |
| 123 g          | Suspicious Activity Filing   | Yes  |  |  |  |
| 123 h          | Technology   | Yes  |  |  |  |
| 123 1          | Transaction Monitoring   | Yes  |  |  |  |
| 123 ]          | Transaction Screening including for sanctions  | Yes  |  |  |  |
| 123 k<br>123 l | Training & Education   | Yes  |  |  |  |
| 125 1          | Other (specify)  | •  |  |  |  |
| 124            | Are adverse findings from internal & external audit<br>tracked to completion and assessed for adequacy<br>and completeness?  | Yes  |  |  |  |
| 125            | Confirm that all responses provided in the above section are representative of all the LE's branches   | Yes  |  |  |  |
| 125 a          | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to,  | -  |  |  |  |
| 126            | If appropriate, provide any additional<br>information/context to the answers in this section.  | -  |  |  |  |
| 14.FRAUD       | <b>)</b>   |  |  |  |  |
| 127            | Does the Entity have policies in place<br>addressing fraud risk?   | Yes  |  |  |  |
| 128            | Does the Entity have a dedicated team<br>responsible for preventing & detecting fraud?   | Yes  |  |  |  |
|                |  | learne le |  |  |  |

|   |   | ······································  |  |  |  |  |
|---|---|---|--|--|--|--|
| 129   | Does the Entity have real time monitoring to detect<br>fraud?   | Yes   |  |  |  |  |
| 130   | Do the Entity's processes include gathering<br>additional information to support its fraud controls, for<br>example: IP address, GPS location, and/or device ID?  | Yes   |  |  |  |  |
| 131   | Confirm that all responses provided in the above<br>section are representative of all the LE's branches   | No  |  |  |  |  |
| 131 a   | If N, clarify which questions the difference/s relate to<br>and the branch/es that this applies to.   | Please refer to the Q132 comment.   |  |  |  |  |
| 132   | If appropriate, provide any additional information/context to the answers in this section.  | <ul> <li>#127: The Policy and Standard is Enterprise-wide.</li> <li>#128: For business segment Insurance - Yes, strategist plus a small group in Claims and in Cl<br/>work 'alerts'; For business segments CM, I&amp;TS and WM - Yes, strategist plus business/busin<br/>risk groups are COE's for fraud risk; For business segment P&amp;CB - Yes, there is a dedicated<br/>in Fraud Management Operations.</li> <li>#129: For business segment Insurance - No, but not applicable to Insurance fraud</li> <li>For business segments CM, I&amp;TS and WM - Business level controls within the business/busin<br/>risk groups.</li> <li>For business segment P&amp;CB - Yes, there is a dedicated group in Fraud Management Operation</li> <li>#130: For business segment Insurance - Yes. Data is focused on Claims red flag data points e<br/>claim relative duration; For business segment P&amp;CB - Yes, there is a dedicated group in Fra<br/>Management Operations</li> <li>#131: For business segments Insurance, CM, I&amp;TS, WM businesses - No</li> <li>For business segment P&amp;CB - Yes, there is a dedicated group in Fraud Management Operations</li> <li>#131: For business segments Insurance, CM, I&amp;TS, WM businesses - No</li> <li>For business segment P&amp;CB - Yes, there is a dedicated group in Fraud Management Operation</li> </ul> |  |  |  |  |
| Wolfsberg Gro<br>Declaration S  | Declaration Statement<br>Wolfsberg Group Correspondent Banking Due Diligence Questionnaire 2023 (CBDDQ V1.4)<br>Declaration Statement (To be signed by Global Head of Correspondent Banking or equivalent position holder AND Group Money Laundering Prevention Officer, Global Head of<br>Anti- Money Laundering, Chief Compliance Officer, Global Head of Financial Crimes Compliance OR equivalent)                  |   |  |  |  |  |
|   | Royal Bank of Canada (Financial Institution name) is fully committed to the fight against financial crime and makes   |   |  |  |  |  |
| The Financia  | every effort to remain in full compliance with all applicable financial crime laws, regulations and standards in all of the jurisdictions in which it does business and holds accounts.<br>The Financial Institution understands the critical importance of having effective and sustainable controls to combat financial crime in order to protect its reputation and to meet its<br>legal and regulatory obligations. |   |  |  |  |  |
| The Financia standards.   | The Financial Institution recognises the importance of transparency regarding parties to transactions in international payments and has adopted/is committed to adopting these standards.   |   |  |  |  |  |
| The Financia<br>The informati   | The Financial Institution further certifies it complies with / is working to comply with the Wolfsberg Correspondent Banking Principles and the Wolfsberg Trade Finance Principles.<br>The information provided in this Wolfsberg CBDDQ will be kept current and will be updated no less frequently than every eighteen months.   |   |  |  |  |  |
| The Financial Institution commits to file accurate supplemental information on a timely basis.  |   |   |  |  |  |  |
| I, James Rausch   |   |   |  |  |  |  |
| I, JayStark(MLRO or equivalent), certify that I have read and understood this declaration, that the answers provided in this Wolfsberg CBDDQ are complete and correct to my honest belief, and that I am authorised to execute this declaration on behalf of the Financial Institution. |   |   |  |  |  |  |
| (Signature & Date)  |   |   |  |  |  |  |
| April 25, 2025  |   |   |  |  |  |  |



# Appendix 1: Branches of the Royal Bank of Canada

| Branches & Locations                         | Street Address at which<br>Branch Maintains a Place of<br>Business          | Country           | Banking Authority   | Physical<br>Presence | Business Segment |
|--|---|-------------------|---|----------------------|------------------|
| Royal Bank of Canada<br>Sydney Branch        | Level 47, 2 Park Street, Sydney,<br>N.S.W., 2000                            | Australia         | Australian Prudential Regulation<br>Authority; Australian Transaction<br>Reports and Analysis Centre; Australian<br>Securities and Investments<br>Commission; Office of the<br>Superintendent of Financial Institutions<br>(Canada) | Yes                  | СМ               |
| Royal Bank of Canada<br>Toronto Branch       | 200 Bay Street, Toronto, Ontario  | Canada            | Office of the Superintendent of<br>Financial Institutions (Canada)  | Yes                  | All              |
| Royal Bank of Canada<br>London Branch        | 100 Bishopsgate, London,<br>EC2N 4AA  | United<br>Kingdom | Financial Conduct Authority (UK);<br>Prudential Regulatory Authority (UK);<br>Office of the Superintendent of<br>Financial Institutions (Canada)  | Yes                  | CM & WM          |
| Royal Bank of Canada<br>Cayman Island Branch | 24 Shedden Road, PO Box 245<br>George Town KY 1-1104<br>Grand Cayman        | Cayman<br>Islands | Cayman Islands Monetary Authority   | Yes                  | PB & CB          |
| Royal Bank of Canada<br>Hong Kong Branch     | 41/F & 42/F, One Taikoo Place,<br>979 King's Road, Quarry Bay,<br>Hong Kong | Hong<br>Kong      | Hong Kong Monetary Authority; Office<br>of the Superintendent of Financial<br>Institutions<br>(Canada)  | Yes                  | CM & WM          |
| Royal Bank of Canada<br>Tokyo Branch         | Akasaka Intercity AIR<br>8F, 1-8-1, Akasaka,<br>Minato-ku, Tokyo, 107-0052  | Japan             | Japan Financial Services Agency; Office<br>of the<br>Superintendent of Financial Institutions<br>(Canada)   | Yes                  | СМ               |
| Royal Bank of Canada<br>Singapore Branch     | 8 Marina View #26-01 Asia<br>Square Tower 1, Singapore,<br>018960           | Singapore         | Monetary Authority of Singapore;<br>Office of the Superintendent of<br>Financial Institutions (Canada)  | Yes                  | CM & WM          |



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| Branches & Locations                      | Street Address at which<br>Branch Maintains a Place of<br>Business  | Country                        | Banking Authority   | Physical<br>Presence | Business Segment |
|---|---|--------------------------------|---|----------------------|------------------|
| Royal Bank of Canada<br>Paris Branch      | 58 avenue Marceau<br>75008, Paris   | France                         | Autorité de contrôle prudentiel et de<br>resolution (French Prudential<br>Supervision and Resolution Authority);<br>Autorité des marché finaciers (AMF);<br>Office of the<br>Superintendent of Financial Institutions<br>(Canada) | Yes                  | СМ               |
| Royal Bank of Canada<br>Beijing Branch    | Suite 921, Winland International<br>Financial Center<br>No. 7 Finance Street<br>Xi Cheng District, Beijing,<br>100033<br>P.R.China  | China                          | People's Bank of China; China Banking<br>and Insurance Regulatory Commission;<br>State Administration of Foreign<br>Exchange;<br>Office of the Superintendent of<br>Financial Institutions (Canada)                               | Yes                  | СМ               |
| Royal Bank of Canada<br>Bahamas Branch    | 2nd Floor, Albany Financial<br>Centre<br>South Ocean Boulevard<br>P.O. Box N-7549<br>Nassau, Bahamas  | Bahamas                        | Central Bank of the Bahamas; Office of<br>the Superintendent of Financial<br>Institutions (Canada)  | Yes                  | СМ               |
| Royal Bank of Canada<br>New York Branches | Three World Financial Center<br>Branch<br>Capital Markets<br>200 Vesey Street, Three World<br>Financial Center, New York, NY<br>102811211 Avenue of the Americas<br>Branch<br>Wealth Management<br>1211 Avenue of the Americas, New<br>York, NY 10036 | United<br>States of<br>America | Office of the Comptroller of the<br>Currency;<br>Board of Governors of the Federal<br>Reserve System  | Yes                  | CM & WM          |
| Royal Bank of Canada<br>Barbados Branch   | Building No. 1,<br>Chelston Park, Collymore Rock, St.<br>Michael Barbados   | Barbados                       | Central Bank of Barbados  | Yes                  | PB & CB          |

### **Business Segment Legend:**

PB - Personal Banking, CB - Commercial Banking, WM - Wealth Management, CM - Capital Markets



### Appendix 1: Branches of the Royal Bank of Canada

### About Royal Bank of Canada

Royal Bank of Canada is a global financial institution with a purpose-driven, principles-led approach to delivering leading performance. Our success comes from the 98,000+ employees who leverage their imaginations and insights to bring our vision, values and strategy to life so we can help our clients thrive and communities prosper. As Canada's biggest bank and one of the largest in the world, based on market capitalization, we have a diversified business model with a focus on innovation and providing exceptional experiences to our more than 18 million clients in Canada, the U.S. and 27 other countries. Learn more at rbc.com.

Effective the fourth quarter of 2024, the Personal & Commercial Banking segment became two standalone business segments: Personal Banking and Commercial Banking. With this change, RBC Direct Investing moved from the previous Personal & Commercial Banking segment to the Wealth Management segment. Comparative results in this MD&A have been revised to conform to our new basis of segment presentation.

Our business segments are described below.

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|--|--|--|--|
| Provides a broad suite of financial products and services to retail clients in Canada, the Caribbean and the U.S. Our commitment to building and maintaining deep and meaningful relationships with our clients is underscored by the delivery of exceptional client experiences, the breadth of our product suite, our depth of expertise and the features of our digital solutions.  |  |  |  |
|  |  |  |  |
| Offers a wide range of lending, deposit and transaction banking products and services to Canadian companies and foreign businesses in Canada. Our team of relationship managers and specialists serves the full lifecycle of commercial clients, from entrepreneurs and mid-market enterprises to the largest Canadian privately owned companies, public corporations and Canadian subsidiaries of global multinationals.  |  |  |  |
|  |  |  |  |
| Primarily serves affluent, high net worth (HNW) and ultra-high net worth (UHNW) clients from our offices in key financial centres across the globe. We offer a comprehensive suite of wealth, investment, trust, banking, credit and other solutions to this client segment. We also provide a self-directed investment service in Canada, as well as asset management products globally to institutional and individual clients through our distribution channels and third-party distributors. We offer asset services and investor services to financial institutions, asset managers and asset owners in Canada. |  |  |  |
|  |  |  |  |
| Offers a comprehensive suite of advice and solutions for individual and business clients including life, health, wealth solutions, property & casualty, travel, group benefits, longevity reinsurance and reinsurance. We provide tailored, client-led advice and solutions, harnessing the power of technology and data and leveraging the strength and scale of the RBC enterprise as our competitive advantage.   |  |  |  |
|  |  |  |  |
| Provides expertise in advisory & origination, sales & trading, lending & financing and transaction<br>banking to corporations, institutional clients, asset managers, private equity firms and governments<br>globally. We serve clients from 58 offices in 16 countries across North America, the U.K. & Europe,<br>Australia, Asia and other regions.  |  |  |  |
|  |  |  |  |