IRELAND
FINANCIAL SECTOR ASSESSMENT PROGRAM
TECHNICAL NOTE ON ANTI-MONEY LAUNDERING/COMBATING THE FINANCING OF TERRORISM

This Financial Sector Assessment Program on Ireland was prepared by a staff team of the International Monetary Fund as background documentation for the periodic consultation with the member country. It is based on the information available at the time it was completed on October 5, 2022.

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IRELAND

FINANCIAL SECTOR ASSESSMENT PROGRAM

TECHNICAL NOTE

ANTI-MONEY LAUNDERING/COMBATING THE FINANCING OF TERRORISM

Prepared By
Legal Department

This Technical Note was prepared by IMF staff in the context of the Financial Sector Assessment Program (FSAP) in Ireland. It contains technical analysis and detailed information underpinning the FSAP’s findings and recommendations. Further information on the FSAP program can be found at http://www.imf.org/external/np/fsap/fssa.aspx

October 5, 2022
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<th>Description</th>
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<tr>
<td>AML/CFT</td>
<td>Anti-Money Laundering/Combating the Financing of Terrorism</td>
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<tr>
<td>AMLCU</td>
<td>Anti-Money Laundering Compliance Unit</td>
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<td>AMLSC</td>
<td>Anti-Money Laundering Steering Committee</td>
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<td>BO</td>
<td>Beneficial Ownership</td>
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<td>Central Bank</td>
<td>Central Bank of Ireland</td>
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<td>CD</td>
<td>Capacity Development</td>
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<td>CDD</td>
<td>Customer Due Diligence</td>
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<td>CFV</td>
<td>Certain Financial Vehicles</td>
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<td>CJ Act</td>
<td>Criminal Justice (Money Laundering and Terrorist Financing) Amendment Act 2021</td>
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<td>DN</td>
<td>Discrepancy Notice</td>
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<td>DNFBP</td>
<td>Designated Non-Financial Businesses and Professions</td>
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<tr>
<td>EU</td>
<td>European Union</td>
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<tr>
<td>EC</td>
<td>European Commission</td>
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<td>FATF</td>
<td>Financial Action Task Force</td>
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<td>FI</td>
<td>Financial Institutions</td>
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<td>FIU</td>
<td>Financial Intelligence Unit</td>
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<td>FSAP</td>
<td>Financial Sector Assessment Program</td>
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<td>MER</td>
<td>Mutual Evaluation Report</td>
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<td>ML</td>
<td>Money Laundering</td>
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<td>MT</td>
<td>Medium Term</td>
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<td>NCNs</td>
<td>Non-Compliance Notices</td>
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<td>NRA</td>
<td>National Risk Assessment</td>
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<td>NT</td>
<td>Near Term</td>
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<tr>
<td>OFC</td>
<td>Off-Shore Financial Center</td>
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<td>PPSN</td>
<td>Personal Public Service Number</td>
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<td>RA</td>
<td>Risk Assessment</td>
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<tr>
<td>REQ</td>
<td>Risk Evaluation Questionnaires</td>
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<td>SRB</td>
<td>Self-Regulatory Body</td>
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<tr>
<td>STR</td>
<td>Suspicious Transaction Reports</td>
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<tr>
<td>TCSP</td>
<td>Trust and Company Service Provider</td>
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<tr>
<td>TF</td>
<td>Terrorism Financing</td>
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<tr>
<td>VASP</td>
<td>Virtual Asset Service Provider</td>
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</table>
EXECUTIVE SUMMARY

While domestic money laundering (ML) threats are well understood by the authorities, Ireland faces significant and increasing threats from foreign criminal proceeds. As a growing international financial center, Ireland is exposed to inherent transnational money laundering and terrorist financing (ML/TF) related risks. The ML risks facing Ireland include illicit proceeds from foreign crimes (e.g., corruption, tax crimes). Retail and international banks, trust and company service providers (TCSPs), lawyers, and accountants are medium to high-risk for ML, while virtual asset service providers (VASPs) pose emerging risks. Brexit, the recent move of international banks to Dublin, and the COVID-19 pandemic increased the money laundering risks faced by Ireland. The Central Bank of Ireland (Central Bank) nevertheless has demonstrated a deep and robust experience in assessing and understanding their domestic ML/TF risks; however, an increased focus on risks related to transnational illicit financial flows is required. A thematic risk assessment undertaken by the Anti-Money Laundering Steering Committee (AMLSC) of international ML/TF risks would enhance the authorities’ risk understanding and is key to effective response to the rapid financial sector growth. Introducing data analytics tools, including machine learning to leverage potentially available big data on cross-border payments, would allow for efficient detection of emerging risks. The results of this assessment should be published to improve the understanding of transnational ML/TF risks and feed into the anti-money laundering and combating the financing of terrorism (AML/CFT) policy priorities going forward.

Priority should be given to enhancing the breadth and depth of data gathering and analysis of ML/TF risks in order to support the AML/CFT risk-based supervision of financial institutions (FIs), especially given the fast-growing supervisory population in Ireland. The Central Bank has a comprehensive and well-designed AML/CFT supervisory approach with depth of engagement determined by an entity’s overall risk rating (inherent ML/TF risk and AML/CFT controls rating) and informed by the 2016 national risk assessment (NRA) and more recent sectoral assessments. However, given the considerable expansion of the financial sector, an augmentation of resources and personnel would be necessary to maintain the current depth of supervisory engagement. Since 2017, the Central Bank has broadened access to data from its cohort of supervised entities, but available cross-border data and analytical tools remain insufficient. While providing robust assessment of domestic ML/TF risks, the current desk-based and on-site inspections conducted, may need to be reassessed to ensure that they adequately reflect the increasing risks of the fast-growing supervised entities with significant increase in related financial flows. In the last four years, the number of supervised entities increased significantly (with increases in sectors classified by the Central Bank as high and medium-high risk, including international banks, e-money institutions, and

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1 Since the 2017 Mutual Evaluation Report, two large international banks have relocated their European Union (EU) operations to Ireland, the number of e-money institutions has increased from 1 to 18 firms, and the number of investment funds has increased from approximately 7,000 to 9,650, although the number of umbrella funds with AML/CFT obligations has decreased from 2,581 to 1,402.

2 Per the 2022 TCSP risk assessment, TCSPs that are subsidiaries of financial institutions (approximately five percent of the total number of TCSPs) and supervised by the Central Bank and those supervised by the Anti-Money Laundering Compliance Unit (AMLCU) are considered medium-low risk in Ireland.
fund administrators), and the volume of financial flows more than tripled. Broad access to data from supervised entities coupled with robust analytical tools as well as improved resourcing and upskilling will further contribute to maintaining the effectiveness of Central Bank’s risk-based supervision by keeping pace with the changes in the sector. The Central Bank’s risk-based supervision should continue focusing on domestic and international banks with a potential reassessment of the supervision of international banks utilizing the results of analysis of transnational flows and adjustment to the risk-based tools for banks. The Central Bank has a broad enforcement toolkit and can impose measures ranging from directives to fines and should continue to vigorously pursue enforcement actions in line with compliance breaches and risk-levels.

**Commencement of the registration process for VASPs is a welcome move.** A few minor legal deficiencies remain with respect to customer due diligence (CDD) thresholds and the travel rule as applicable to VASPs and will be addressed in an upcoming regulation. The Central Bank is currently processing a significant number of applications for registration of VASPs and expects a high volume of transactions in the sector. A comprehensive assessment of applicants is undertaken as part of the registration process, with detailed engagement and outreach. The Central Bank should invest in developing proper supervisory tools for the sector, provide adequate training to supervisors to meet the demands of the sector, and increase resources (e.g., human, technical, budget) commensurate with risks.

**Efforts to inform and raise awareness of key ML/TF risks for lawyers (or solicitors), accountants and TCSPs (professional gatekeepers) are positive developments, however, inconsistencies across supervisors in resources, depth of supervision and available sanctions undermine effectiveness.** The Department of Justice’s Anti-Money Laundering Compliance Unit (AMLCU) as well as self-regulatory bodies (SRBs) continue to make extensive efforts to improve the understanding of the supervised population of their AML/CFT obligations through guidance, training, and feedback. The recently published risk assessment of the TCSP sector is also a welcome move and should inform supervisory engagement with the sector. Awareness programs could improve compliance by supervised entities; however, suspicious transaction report (STR) filings in the sector remain dismally low. The supervision of professional gatekeepers is not commensurate with risk levels in the sector. Furthermore, fragmentation of supervision (except in the case of solicitors and barristers, where there is only one designated supervisor for each), leads to inconsistency in supervisory approaches and potential for regulatory arbitrage. The enforcement toolkit of supervisors of professional gatekeepers is also different to that of the financial sector, with limited options for imposing monetary penalties.

**Ireland has made an important step forward with the creation of three beneficial ownership (BO) registries in 2019 and 2020 for companies, trusts, and certain financial vehicles.** A sectoral risk assessment for legal persons and legal arrangements was published in 2020 showing a

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3 The **Central Register of Beneficial Ownership of Companies and Industrial and Provident Societies**, **Central Register of Beneficial Ownership of Trusts**, and the **Beneficial Ownership Register for Certain Financial Vehicles (CFVs)**. This note focuses solely on the Central Beneficial Ownership Register of Companies and Industrial and Provident Societies, created in 2019.
significant risk of ML for certain entities, particularly those with complex ownership structures. The Pandora Papers recently highlighted potential misuse of limited partnerships and, in particular, suggested that a lack of transparency in respect of the third-country partners based in certain jurisdictions meant that some limited partnerships could not be easily subject to scrutiny. Although significant efforts have been made to collect the information, the Central Beneficial Ownership Register of Companies and Industrial & Provident Societies should ensure registration is complete and up to date. Furthermore, while verification is being regularly conducted, that Register should also enhance accuracy and access to the information. The professional gatekeepers could assist in improving the quality of BO information, promptly submitting and updating information as well as discrepancies reports. Finally, streamlining the submission of discrepancies reporting by supervised entities during their own CDD activities could enhance verification of the data and its timeliness.

This Note provides a targeted review of Ireland’s AML/CFT regime in the context of the 2022 Financial Sector Assessment Program (FSAP). It builds upon the 2017 Financial Action Task Force (FATF) Mutual Evaluation Report, the 2019 and 2022 follow-up reports, information provided by the authorities, and publicly available materials. Staff analysis greatly benefitted from discussions in a virtual setting from February 14–18, 2022, with key agencies, particularly, the AMLSC, the Central Bank, the Financial Intelligence Unit (FIU), and the Ministry of Justice. The Fund FSAP team deeply appreciates the staff of these agencies for their professionalism, patience, and candor throughout the process.

The note highlights the key developments and progress made by the authorities in three important AML/CFT areas, notably (i) understanding of ML/TF risks including in relation to transnational flows, (ii) risk-based supervision of banks, solicitors, accountants, and TCSPs, and (iii) availability of beneficial ownership information of legal persons and arrangements.

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Responsible Agency</th>
<th>Timeline</th>
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<tbody>
<tr>
<td>Understanding of ML/TF risks. Conduct and publish a thematic assessment on transnational aspects of ML/TF risks and communicate it domestically to enhance the understanding of related risks.</td>
<td>AMLSC</td>
<td>ST</td>
</tr>
</tbody>
</table>

4 Under the IMF’s FSAP policy, every FSAP should incorporate timely and accurate input on AML/CFT issues. Where possible, this input should be based on a comprehensive AML/CFT assessment conducted against the prevailing standard. See the Acting Chair’s Summing Up—Review of the Fund’s Strategy on Anti-Money Laundering and Combating the Financing of Terrorism—Executive Board Meeting 14/22, March 12, 2014 (http://www.imf.org/external/np/sec/pr/2014/pr14167.htm).
<table>
<thead>
<tr>
<th><strong>Table 1. Ireland: Main Recommendations</strong> (Concluded)</th>
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<tbody>
<tr>
<td><strong>2. Reprioritize AML/CFT policy.</strong> AML/CFT national policy and institutions should prioritize tackling ML/TF risks related to cross-border and non-resident activity.</td>
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<tr>
<td><strong>AML/CFT Supervision</strong></td>
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<tr>
<td><strong>3. Banks and other FIs.</strong> Enhance risk-based supervision through broader data collection (particularly cross-border data), use of analytical tools, proportionate and dissuasive enforcement actions, and increased resourcing.</td>
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<tr>
<td><strong>4. VASPs.</strong> Commence risk-based supervision of the sector as a priority, with enhancements in resourcing and upskilling as appropriate.</td>
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<tr>
<td><strong>5. Assessment of Threats.</strong> Use broader data and analytical tools to enhance the understanding of threats facing individual FIs, including links to higher risk jurisdictions and non-resident exposure.</td>
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<tr>
<td><strong>6. Increased Resources.</strong> Recruit additional AML/CFT qualified supervisors and risk experts and provide them with the necessary tools (e.g., data, IT solutions) to effectively perform their functions.</td>
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<tr>
<td><strong>7. Lawyers, accountants, and TCSPs.</strong> Oversee efforts to ensure consistency of supervisory approaches over these sectors, including considering the determination of the mandate and powers of a regulatory body with the role of ensuring consistency in supervisory approaches among SRBs. Supervisors to have powers to impose monetary penalties for contraventions of AML/CFT obligations.</td>
</tr>
<tr>
<td><strong>Entity Transparency</strong></td>
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<td><strong>8. Beneficial ownership:</strong> Make the BO information of legal entities and arrangements more accurate and easily accessible.</td>
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</tbody>
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I = Immediate (now to one year); ST = Short Term (within one to three years)
ML/TF RISK AND CONTEXT

1. **Ireland faces significant ML threats from foreign proceeds of crimes.** In addition to the ML threat from domestic proceeds of crime, such as drug crime, fraud, or smuggling, Ireland is facing substantial ML threat from foreign proceeds of crime due to the prominence of Ireland’s financial sector. The ML/TF risks from abroad\(^5\) include foreign proceeds of crime (e.g., transnational organized crime, tax evasion, overseas corruption) flowing to Ireland for integration into the legitimate economy, funds intended for ML/TF passing through its financial sector and outflows of domestic proceeds of crime for ML layering.

2. **Rapid growth in the size of the Irish financial center over the last three years has increased further the ML/TF risks from non-resident and cross-border activity.** The total financial sector assets have increased by 30.2 percent between 2017 and 2020 to EUR 6.57 trillion, mostly driven by the growth of investment funds, which are seen as a sector particularly vulnerable to ML. The value of cross-border payments in Ireland has increased at a significantly higher rate—more than threefold from an already high base, a drastic change from the stable flows over the previous years. This rapid growth has deepened Ireland’s already strong international links and increased its importance as an international financial center, with associated increase in the inherent ML/TF risks. Relocation of FIs and redirection of some financial sector activity to Ireland as a result of Brexit has contributed to the appearance of new ML/TF threats in Ireland. Increasing use of authorization in Ireland to perform the activities throughout the Single Market (i.e., single authorization principle or passporting) has also impacted Ireland’s ML/TF risk profile, particularly as related to the payment services. Financial flows to offshore financial centers\(^6\) have also risen rapidly in recent years, increasing fivefold in value since 2017, and representing emerging ML/TF risks as some of these jurisdictions have lower effectiveness of AML/CFT controls, including supervision, do not cooperate for tax purposes, and focus on provision of services to non-residents, a higher ML/TF risk activity.

3. **The authorities demonstrated a deep and robust understanding of domestic risk of ML/TF, but to a lesser extent of risks related to transnational aspects of ML and TF.** The risk assessments, including the NRA, identified a broad range of domestic ML/TF threats and vulnerabilities (banks, investment funds, payment institutions), but the depth of the analysis of international ML/TF risks appears not to be in line with the level of international ML/TF risk Ireland is facing. Moreover, the 2016 NRA as a basis of national ML/TF risk understanding took place before the rapid growth and evolution of the financial sector that has substantially increased and changed Ireland’s international ML/TF threat exposure.\(^7\)

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\(^5\) Reference to “abroad” also includes Northern Ireland.

\(^6\) As identified in the past IMF Staff Assessments on Offshore Financial Centers.

\(^7\) There have been sectoral updates to the NRA since 2016, including the gambling sector (2018), new technologies (2019); legal persons and legal arrangements (2020); and TCSPs (2022).
4. **The authorities’ good understanding of overall ML/TF risks and domestic coordination provides a solid foundation for broadening risk assessments to include cross-border ML/TF threats.** Considering the rapid evolution and growth of the financial sector, we recommend conducting a thematic assessment on transnational aspects of ML/TF risks, including non-resident and cross-border ML/TF threats. This thematic assessment should aim at the analysis of new and emerging ML/TF risks and rely on the broad range of quantitative indicators, which should crucially include cross-border payments statistics. Specifically, it should analyze in detail the business models and geographical reach of FIs and associated ML/TF risks, emergence of new ML/TF risks from abroad, scrutiny of economic rationale for the financial flows with potentially higher-risk countries and exposure of various sectors to cross-border and non-resident activity. The assessment should also avoid over-reliance on the views and perceptions of public sector’s and FIs’ AML/CFT experts and would benefit from the views of experts with developed understanding of the recent rapid growth of the financial sector and its AML/CFT implications, including of independent experts. The assessment should also incorporate analysis of potential vulnerabilities to tax evasion and the impact of recent changes in the main counterpart’s international tax policies.

5. **An enhanced understanding of transnational ML/TF risks can inform fine-tuning of national AML/CFT policy priorities to address increasing cross-border and non-resident ML/TF risks.** The Central Bank, which is already attentive to non-resident ML/TF risks, can incorporate the results of the thematic assessment on transnational ML/TF risks into its risk-based approach to supervision, leveraging enhanced understanding of the exposure of various financial sector

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8 Such quantitative indicators can be based, for example, on the supervisory and regulatory reporting of FIs, trade statistics, portfolio, and direct investment surveys.
subsectors to prioritize supervisory resources, enhance periodic data collection and institutional risk assessment with risk indicators on cross-border and non-resident exposure, leveraging an evolved understanding of higher-risk countries. The FIU can use the thematic assessment’s results for prioritization of its operational analysis and to conduct complementing strategic analysis going forward. Law enforcement, which tends to focus mostly on domestic threats, should integrate the focus on transnational ML/TF into its policies and objectives, including development of necessary capacity and skills.

Box 1. Data Analytics for Monitoring Cross-Border Flows

High and increasing value and volume of cross-border payments in Ireland, rapidly growing supervised population, availability of large volumes of relevant data in an advanced economy, as well as sophistication of its financial sector, provide an opportunity for the authorities to apply advanced data analytics to develop supervisory technology for efficient, effective, and timely detection and assessment of cross-border ML/TF risks. Cross-border payments data from various payment infrastructures can be supplemented with foreign trade in goods and services, portfolio, direct investments, financial instruments operations, balance of payments, international investment position data, investment funds’ activity to identify unusual payments potentially unexplained by economic rationale. Such data analytics can also incorporate various indicators of increased ML/TF risk, using the authorities’ risk understanding of inherent ML/TF risks and context of various jurisdictions, ML/TF red flags, trends, typologies, open-source data. The data analytics approach can also incorporate indicators related to foreign countries’ vulnerability to tax evasion. As Ireland’s financial sector development is very dynamic, we suggest establishing a permanent national mechanism for monitoring cross-border financial flows on a higher frequency than the sectoral risk assessment.

The authorities can also leverage unsupervised machine learning algorithms to efficiently identify financial institutions exposed to significant cross-border ML/TF risks and unusual payments potentially related to illicit financial flows to receive early warnings about evolving payments patterns and corresponding changes in the ML/TF risks. The Fund’s outlier detection machine learning algorithm1, based on the global cross-border payments since 2013 and incorporating various indicators of lower and higher ML/TF risks2, has flagged the recent increase in the outflows as unusual, with significant number and value of outlier payments.

1 The Fund’s cross-border payments outlier detection algorithm is based on the isolation forest approach (Fei Tony Liu, Kai Ming Ting, and Zhi-Hua Zhou; 2008).

2 These indicators include bilateral trade, portfolio and direct investments, average transaction value, appearance of new payment corridors, strength of AML/CFT regime, financial secrecy, potential harmful tax practices, corruption perceptions. The payment amounts are normalized on the ordering country level.

AML/CFT RISK-BASED SUPERVISION OF BANKS AND VASPS

6. The Central Bank is the designated AML/CFT supervisor for FIs. The financial sector in Ireland comprises banks, insurance companies, credit unions, investment and insurance intermediaries, mortgage intermediaries, e-money institutions, funds and funds administrators, investment firms, stockbrokers, money lenders, exchanges, and money transmitters. The Central
Bank is also the designated supervisor for TCSPs that are subsidiaries of credit or FIs. Further, per the Criminal Justice (Money Laundering and Terrorist Financing) Amendment Act of 2021 (CJ Amendment Act, 2021), the Central Bank is responsible for the regulation and supervision of VASPs. The Central Bank’s supervisory responsibilities are divided over four teams within its Anti-Money Laundering Division.

7. The number of FIs has increased considerably since the publication of Ireland’s 2017 mutual evaluation report (MER), from approximately 9,500 institutions in 2016 to 12,536 institutions by end-2021 (with significant increases in high and medium-high risk firms). This growth was largely a consequence of the Brexit vote with large international banks, investments funds, e-money institutions and other FIs shifting operations to Ireland to continue to benefit from EU passporting rules. While not all entities (e.g., sub-funds) are the focus of supervisory engagements, the significant increase in the size of the sector, along with the inclusion of VASPs in the supervisory population, is a cause for serious strains on the Central Bank’s supervisory resources, which has seen no commensurate increase in the same period. Recognizing the challenges arising from the increased number of firms, augmentation of technical and human resources in line with the growth of the sector would be necessary to maintain minimum supervisory engagement on a risk-sensitive basis at the level and quality observed during and continuously delivered since the 2017 MER.

8. The Central Bank undertakes extensive graduated supervision of the financial sector. The Central Bank has a well-designed and comprehensive minimum engagement model, whereby the frequency and intensity of minimum supervisory engagement is determined by sectoral and entity level risk rating. Beyond this minimum engagement, the Central Bank also applies supervisory resources to additional supervisory engagements/activities to further mitigate ML/TF risks in the financial sector. During 2021, the Central Bank undertook 34 inspections, 87 review meetings, and the issuance of 630 Risk Evaluation Questionnaires (REQs) to firms. Further, in 2021, the Central Bank participated in 31 AML/CFT supervisory colleges for firms with branches and subsidiaries established in Ireland and hosted 6 AML/CFT supervisory colleges. The Central Bank also has a very robust awareness raising and sensitization framework and issues frequent sectoral guidance on AML/CFT obligations in the financial sector. The Central Bank uses a wide range of communication channels to ensure that the supervisory population is well-aware of their obligations, including guidelines, bulletins, Dear CEO letters, and speaking engagements.

9. The Central Bank has a detailed risk assessment model guiding its supervisory approach, which could be further enhanced by increased input on cross-border risks and their evolution. The Central Bank has an independent risk assessment model that takes into account both internationally accepted inherent risk factors (scale and complexity, product type, geographic risk, etc.) as well as AML/CFT controls to assign risk ratings, which in turn are further tailored with supervisory engagements and information from other stakeholders. Based on risk levels, entities are

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9 TCSPs supervised by the Central Bank account for under five percent of the total TCSP population in Ireland.
divided into ultra-high risk, high risk, medium-high risk, medium-low and low risk categories, which
determines depth of engagement. Domestic retail banks and the largest money remittance firm
currently occupy the highest risk category (ultra-high-risk). This supervisory approach would be
further enhanced by more detailed information on cross-border risks. For instance, determination of
higher risk jurisdictions is presently guided by the EC’s list and findings of international
organizations without accounting for Ireland’s inherent ML/TF risks from cross-border business
relationships, including payments to or from Ireland. This is despite the striking increase in
inflow/outflow patterns since 2017 as outlined above. A thematic risk assessment of cross-border
threats referenced above and undertaken by central authorities would be valuable in informing
depth of engagement. Further, insufficient focus on cross-border payments data, mostly conducted
by international banks is a lacuna in the Central Bank’s supervisory approach. It is vital that the
Central Bank relies on broader sources of data, particularly sources of aggregated transnational data
(notably, cross-border payments) as an input to its determination of entity level and sectoral risk for
minimum engagement. Notably, the Central Bank’s Anti-Money Laundering Division includes a
specialized Risk Team that could prioritize development of models for analyzing broad cross-border
data.

10. Since 2017, the Central Bank has significantly broadened access to data from supervised
entities; however, available cross-border data and analytical tools remain insufficient. Notably,
since 2020, the Central Bank requires annual returns in the form of REQs from all supervised entities
regardless of their risk level. REQs collect detailed information on client profiles, operations, and
geographical reach of the supervisory population as well as the strength of their AML/CFT controls.
While REQ information will greatly enhance development of entity risk-profiles, the existing data
analysis system would be insufficient to adequately process the higher volumes of data. The Central
Bank should update its data analytic toolkit to allow effective analysis of larger volumes of data, for
example aggregating available data to monitor higher-level evolution of ML/TF threats as well as
scrutiny of the pattern of cross-border activity on the level of individual FIs for more efficient
identification of institutions and areas for further scrutiny. Investing in Supertech solutions, including
those relying on network analysis, machine learning, and big data, could aid these efforts. The
development of the Central Bank’s bank-wide data strategy presents an excellent opportunity to
consider more sophisticated data analysis tools for AML/CFT risk-based supervision.

11. The Central Bank’s thematic supervisory engagements focus on the control frameworks
and legal obligations of all firms and is very robust in assessing the strength of controls
against laundering of proceeds of domestic crimes. The Central Bank’s recent supervisory
engagements covered themes such as governance, CDD, transaction monitoring, STRs, BO, and
politically exposed persons. On STRs, the FIU and Revenue Administration Suspicious Transactions
Unit noted that they have seen improvements in quality and quantity of STRs from the financial
sector, but STRs related to suspicious cross-border activities are fewer. However, threats from cross
border illicit financial flows related to foreign proceeds of crimes are increasing at a fast pace and
could potentially be channeled through the Irish banking system. To keep pace with the changes in
the financial sector landscape, the Central Bank should ensure that thematic inspections on CDD,
transaction monitoring, and STRs with international banks focus on cross-border activities that could
be related to foreign proceeds of crimes (e.g., tax evasion, transnational aspects of corruption). The above-referenced thematic assessment of cross-border risks could help further fine-tune assessment of controls.

12. **Commencement of the registration process for VASPs is a welcome move.** With the promulgation of the CJ Amendment Act, 2021, Ireland’s AML/CFT framework for the VASP sector is almost entirely aligned with the FATF standards. A few minor deficiencies remain with respect to CDD thresholds and the travel rule as applicable to VASPs. These deficiencies are expected to be addressed in the recast EU 2015 Regulation which, will be directly applicable to Ireland, once adopted. Further, pursuant to the CJ Amendment Act, 2021, the Central Bank is currently processing a significant number of applications for registration of VASPs and expects a high volume of transactions in the sector. A comprehensive assessment of applicants is undertaken as part of the registration process, with detailed engagement and outreach. Once a VASP is registered and supervision commences, individual VASPs’ entity level risk rating will determine ongoing supervisory engagement. In the medium-long term, the authorities should also consider a thematic risk assessment of the virtual asset sector to further enhance the Central Bank’s continuous assessment of entity-level risk. The Central Bank should also invest in developing proper supervisory tools (considering, for instance, tailored data-collection tools and blockchain analysis solutions) for the sector, ensure upskilling to meet supervisory demands in the sector, and increase resources (e.g., human, technical, budget) commensurate with risks.

13. **The Central Bank has a broad enforcement toolkit and can impose measures ranging from directions for remedial action to monetary penalties and should continue to vigorously pursue enforcement actions in line with compliance breaches and risk-levels.** The Central Bank has a wide range of sanctions available in case of uncorrected breaches of AML/CFT obligations. Enforcement actions can result in, *inter alia*, reprimands, monetary penalties, restrictions, suspension or revocation of authorizations, and directions including those disqualifying/restricting concerned persons from serving management positions. Since 2015, nine enforcement actions in respect of suspected contraventions of AML/CFT requirements have resulted in monetary penalties.10 The Central Bank is in the process of enhancing the effectiveness of its enforcement framework through the Individual Accountability Project, which will, *inter alia*, enhance its ability to take enforcement action against individuals, in appropriate circumstances. The proposed Individual Accountability Framework could improve sanctioning of individuals for compliance breaches. To ensure that enforcement results in compliant outcomes, the Central Bank should vigorously pursue enforcement actions proportionate to level of controls failures detected and the entity’s ML/TF risk exposure. The authorities should also make full use of the broad range of enforcement tools (particularly criminal penalties against corporations and senior management officials) commensurate to the scale of the AML/CFT violations.

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10 The penalties depend on the extent of AML/CFT control failures and scale of the concerned entity’s operations and range from approximately a few hundred thousand euros to upwards of €3 million.
AML/CFT RISK-BASED SUPERVISION OF PROFESSIONAL GATEKEEPERS

14. Continued efforts to inform and raise awareness of key ML/TF risks for lawyers (solicitors), accountants and TCSPs (professional gatekeepers) are very positive developments. The AMLCU, as well as self-regulatory bodies, continue to make extensive efforts to improve the understanding of supervised populations of their AML/CFT obligations through detailed guidance, training, and feedback. Awareness programs could improve compliance by supervised entities; however, STR filings in the sector remain dismally low.

15. Supervision of professional gatekeepers is fragmented. AML/CFT supervisors for professional gatekeepers include the AMLCU for TCSPs not supervised by the Central Bank or designated accountancy bodies (DABs), the Law Society of Ireland (a self-regulatory body) for solicitors, the Legal Services Regulatory Authority (LSRA) for barristers, the Property Services Regulatory Authority (PSRA) for property service providers and six designated accountancy bodies (DABs) for their members who are accountants, tax advisors, auditors or who provide TCSP services. For accountancy, the majority of accountants in Ireland are members of DABs and are supervised by the relevant DAB, while the AMLCU supervises those accountants who are not members of a DAB. The supervisory population of gatekeepers has increased since 2016 with the exception of solicitor firms. Following recommendations in the MER, the AMLCU has also taken measures to broaden its supervisory reach for TCSPs and accountants not otherwise supervised.

16. Supervision of TCSPs, accountants, and solicitors is not commensurate with risk levels in the sector, with some supervisors largely focusing on improving awareness rather than on supervision and enforcement. The NRA classifies ML/TF risk within the professional gatekeepers as medium high. Since the NRA data of 2016, the post-Brexit boom in investment activity in Ireland could also contribute to increased importance of services provided by professional enablers. In a very welcome move, a risk-assessment of the TCSP sector was published in March 2022 with findings widely disseminated among the supervisory population. In the medium to long-term, updated risk-assessments for accountants and solicitors would help guide supervisory

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11 Supervision of designated non-financial professions and businesses (DNFBPs) depends on whether there is already a regulatory body responsible for regulatory supervision of the designated person cohort or not—where there is a body that generally regulates the cohort, they are the AML supervisor, where there is not, the AMLCU is the supervisor by default

12 For the TCSP sector the Central Bank supervises TCSPs that are subsidiaries of regulated entities, the DABs supervise their members who provide TCSP services, while the AMLCU supervises those TCSPs not otherwise supervised

13 Barristers are supervised by the Legal Services Regulatory Authority. However, given the scope of their duties, barristers are considered medium-low risk in Ireland and are not included in the scope of the assessment.

14 The 2022 TCSP Risk Assessment is available at https://www.gov.ie/en/publication/e21f7b-national-risk-assessment-money-laundering-and-terrorist-financing/. According to the risk assessment, TCSPs supervised by the designated accountancy bodies are considered medium-high risk for ML while TCSPs supervised the Central Bank and AMLCU are considered medium-low risk for ML.
engagements. Further, while the AMLCU and several SRBs undertake systematic risk-based supervision, the focus of some supervisors is still largely on improving awareness of the sectors’ AML/CFT obligations rather than supervision or enforcement. Supervision should be informed by regularly updated risk assessments and should integrate wider sources of data and analytical tools to tailor supervisory engagement.

17. **Fragmentation of supervision leads to inconsistency in supervisory approaches and potential for regulatory arbitrage.** Due to the number of supervisors in the DNFBP sectors, including SRBs, supervisors regularly participate in forums to discuss supervisory approaches and best practices. Further, in a very welcome move, the AMLSC broadened its membership in 2021 to include SRBs supervising legal and accountancy sectors, the LSRA, the PRSA, the Charities Regulator, and some other relevant stakeholders. However, given the significant variations among supervisors of professional gatekeepers in understanding of risks, depth of supervision, and available sanctions, these efforts may be insufficient to prevent arbitrage in the TCSP and accountancy sectors. The authorities should take steps to ensure consistency in supervision of higher risk professional gatekeepers. A good practice would be to task a regulatory body with the role of ensuring consistency in supervisory approaches among SRBs, with appropriate sector specific safeguards. This is aligned with the 2021-EU AML proposals. It is notable that the mandate of the Irish Auditing and Accounting Supervisory Authority (IAASA) includes the independent and effective supervision of the Prescribed Accountancy Bodies’ (PABs) regulatory obligations and prompt, robust and proportionate action in instances of non-compliance. However, even with oversight of supervisors, jurisdictions sometimes struggle to maintain consistency in depth of supervisory engagement. Setting up risk-sensitive minimum supervisory standards and/or tasking better-resourced bodies with supervision of higher risk sectors and entities could also be considered.

18. **The enforcement toolkit of supervisors of professional gatekeepers is limited.** The AMLCU has no power to issue administrative fines and is limited to issuing legal directions or revoking authorizations in the case of TCSPs or liaising with An Garda Síochána with a view to a criminal prosecution being pursued. Most SRBs are also limited in sanctions to issuance of orders/reprimands/directives and withdrawal of licensing, although some accountancy bodies are empowered to impose fines. Following the Minister for Justice bringing a working group report recommending expanding the regulatory toolkit of the AMLCU to government in December 2021, the government decided that the AMLCU should be given powers to issue administrative fines for strict liability compliance breaches by supervised entities by end Q2-2023. Such powers could highly

15 This inconsistency in supervisory approaches for the accountancy sector was also noted in MER.

16 [IAASA - Our Remit](https://www.iaasa.ie/About/Our-Remit).

17 The Law Society may impose disciplinary sanctions on solicitors who fail to observe rules of professional conduct.
enhance the AMLCU’s sanctioning framework. Similarly, all supervisors, including SRBs, should have powers to impose monetary penalties, at the minimum, for strict liability offences.\(^\text{18}\)

**ENTITY TRANSPARENCY AND AVAILABILITY OF ACCURATE BENEFICIAL OWNERSHIP INFORMATION**

19. **Ireland has taken an important step forward with the creation of three BO registries in 2019 and 2020 for companies, trusts, and certain financial vehicles.** A sectoral risk assessment for legal persons and legal arrangements was published in 2020\(^\text{19}\) showing a significant risk of ML for certain entities, particularly those with complex ownership structures. The Pandora Papers recently highlighted potential misuse of limited partnerships and, in particular, suggested that a lack of transparency in respect of the third-country partners based in certain jurisdictions meant that some limited partnerships could not be easily subject to scrutiny. The authorities should however continue advancing legal reforms and their implementation to limit the risk of misuse of legal companies. More precisely, a review of the 1907 Limited Partnership Act was launched with a view to strengthening the legislation. The Companies (Corporate Enforcement Authority) Act 2021 contains a new requirement for company directors to use their personal public service number (PPSN) when incorporating a company, making an annual return or changing director’s details on the Register of Companies. The new requirement is expected to come into force in early 2023. This would help strengthen the accuracy and transparency of the register.

20. **Although significant efforts have been made to collect the information, the central Beneficial Ownership Register should ensure registration is complete and up to date.** Ireland established a Central Register of Beneficial Ownership of Companies and Industrial and Provident Societies on June 22, 2019 under SI 110 of 2019.\(^\text{20}\) From that date, relevant entities have been obliged to file information regarding their beneficial owners with the Central Register and to update such information if there are any changes to it. Statistics related to progress in the registration of companies and societies are publicly available to the end of 2020.\(^\text{21}\) At that time, it is reported that almost 189,000 (81 percent) of companies and 616 societies (64 percent) had filed beneficial ownership information with the register.\(^\text{22}\) While the register is still in its early stages, it would be important to ensure the registration of companies is complete and up to date.

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\(^\text{18}\) The AMLCU and Law Society have made calls for the power to apply monetary fines for contraventions be given to competent authorities in addition to the Central Bank. As noted above, the AMLCU will be afforded powers to impose sanctions for strict liability offences by mid-2023.


\(^\text{20}\) [https://rbo.gov.ie/](https://rbo.gov.ie/)


\(^\text{22}\) The Irish delegation is following closely the evolution of the standards in this area including the requirement to publish statistics. The team was unable to find statistics on-line for the other two registries. The authorities are encouraged to regularly published statistics on-line for the other two registries.
21. While verification is being regularly conducted, the Central Beneficial Ownership Register should enhance accuracy and access to the information. While the 2020 Annual Report mentions that only two discrepancies notices were received from competent authorities, and none were received from designated persons and the general public, the feedback gathered during the mission seems to point to a larger number of discrepancies noticed, signaling accuracy concerns. While the relevant statistics may be updated in upcoming annual reports, it would be important for the register to look into the source of the discrepancies and explore additional verification mechanisms to ensure the accuracy of the beneficial ownership information collected. Inter-operability with other registers, such as the Central Register of Beneficial Ownership of Trusts and Beneficial Ownership Register for Certain Financial Vehicles (CFVs), as well as cross-checks with other public beneficial ownerships registers, should also be considered. For designated persons who form a business relationship with a relevant entity or are taking CDD measures in relation to a relevant entity, and for members of the public, there is a fee to access the register information, only payable by credit card. The register may want to consider facilitating access for designated persons so that there are alternative ways of access, allowing for a high-volume of simultaneous consultations, not limited by single transactions. In addition, easier access to information could facilitate crowdsourcing of the accuracy of the information.

22. The professional gatekeepers through the effective application of CDD could assist in improving the quality of beneficial ownership information. Designated persons (including the full range of FIs and DNFBPs) are obliged to collect BO information of legal entities or arrangements utilizing financial or professional services. Following up on the MER recommendations, Ireland now has an obligation for designated persons to identify and verify the person purporting to act on behalf of the customer. The legislation also incorporates Article 3 of the Fourth Money Laundering Directive of the EU whereby there is a requirement to identify senior managing officials if all means to identify the BO of a legal person are exhausted. Existing customers are now subject to CDD at any time, including when the relevant circumstances of a customer have changed and, where warranted, by the ML/TF risk. Ensuring consistent quality in the CDD procedures across financial institutions and DNFBPs, including for professional gatekeepers, is key, in particular, as there is an increased use in complex structures. In addition, streamlining the submission of discrepancies by supervised entities with AML/CFT obligations during their own CDD activities could enhance verification of the data and its timeliness.

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23 The mission focused on the Central Beneficial Ownership Register of Companies and Industrial and Provident Societies.

24 The authorities shared that there was a significant increase in the number of submissions received by the RBO in 2021, as well as the number of Non-Compliance Notices (NCNs) and Discrepancy Notices (DNs) received in 2021, particularly from designated persons.