**Anti-Money Laundering Policies and Procedures Template:**

**Instructions for Use**

**If you wish to use the policy template, you must:**

* Ensure you have read and fully understood the policy
* Come back to us with any questions you may have
* There are various notes sections in RED; you need to edit the policy in these places as well as the highlighted areas, so it reflects your business circumstances
* Once you have reviewed and changed the policy, please ensure it is circulated to your team
* Evidence you have done the above
* Make sure your team know who the Money Laundering Reporting Officer (MLRO) is
* Make sure your team know the process to take in each Normal or High-Risk situation
* All your team know where the policy document is located

**Things to be aware of:**

* You cannot just file this policy in your files in order to cover your business from your responsibilities
* This talks about how you use the LandmarkAgent System to identify individuals (vendors & buyers) and the process we suggest you follow in order to comply with HMRC guidelines when you are dealing with your Customer Due Diligence
* If you use this policy, you need to understand the content and then be able to evidence to HMRC that these are steps you have taken in order to apply the appropriate Customer Due Diligence to each case
* Please make sure you are comfortable with the suggested routes to apply Normal or High-risk Customer Due Diligence

**If you have any questions at all about the template or how to use it, then please get in touch with your Customer Success Manager directly. Or call our support team on 01524 220013 and we will direct you through to the relevant person.**

Logo

Description automatically generated with medium confidence

[Client Logo]

Business owner: David Melling

David Michael properties

Registered in England. No. xxxxxxxxx

Anti-Money Laundering Policies and Procedures

Title:

Date of Implementation:

Approved & Signed:

HMRC Anti-Money Laundering Registration Number:

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**1. Nominated and Deputy Officer**

The Nominated Officer for this business is -

**Name: David Melling**

**Title: Director**

**Contact Address/Branch: Old St. Lawrence School, Westminster Road, Kirkdale, Liverpool L4 3TQ**

**Telephone Number: 0151 601 4847**

**Email Address: sales@davidmichaelproperties.co.uk**

Nominated Officer’s responsibilities include:

* Ensure a system is in place to receive reports of suspicious activity from all staff and that staff are trained on this system
* Consider any potentially suspicious activity reports made to you by anyone on the business
* Have a system in place to decide if a SAR needs to be raised with the National Crime Agency (NCA)
* Ensure that records are kept where necessary once a decision has been made to whether to report an individual or not

**2. Compliance Officer**

**The Compliance Officer for this business is -**

**Name: David Melling**

**Title: Director**

**Contact Address/Branch: Old St. Lawrence School, Westminster Road, Kirkdale, Liverpool L4 3TQ**

**Telephone Number: 0151 601 4847**

**Email Address: sales@davidmichaelproperties.co.uk**

We have decided not to appoint any one else as Compliance Officer due to the small size of our sales business

**Compliance Officer’s responsibilities include:**

* Carry out regular audits on the compliance within the business
* Actively check if the business adheres to the policies and controls set out by HMRC
* Make sure the staff are adhering to the customer due diligence procedure set out in this document
* All clients are assessed and the necessary Normal and Enhanced level of CDD is carried out
* To have oversight of the screening of relevant staff
* Ensure records on individuals are kept for the requisite 5 years
* Continually monitor the system and put in place processes to rectify any highlighted problems.
* Ensure staff are trained on the regulations and any changes that are made to the regulations and what to do if they deem any activity suspicious
* Ensure staff know the names of the nominated officer and any deputy

**3. Money Laundering and Estate Agency Business**

Money laundering is how criminals change money and other assets into clean money or assets that have no obvious link to their criminal origins. Money laundering can take many forms, but in the property sector it can involve:

* Buying a property asset using the proceeds of crime, letting it or selling it on, giving the criminal an apparently legitimate source of funds
* Criminals hiding behind complex company structures involving multiple countries and multiple bank accounts to disguise the rear purpose of a transaction and hide its beneficial ownership
* A more direct method of paying an estate agency business or lettings agents a large amount and reclaiming it later
* The money for a purchase resulting from a mortgage fraud operation

Many estate agency businesses may not handle client money but will have knowledge of both parties to a transaction, or intermediaries and how a purchase if funded. Other estate agency businesses, such as auctioneers may handle deposits.

Tax evasion is a criminal offence that can lead to money laundering, for example, the sale price of a property may be set below the Stamp Duty threshold by manipulating the price of furniture and fittings. Tax may also be evaded by hiding behind complex legal structures. The procedures of crime include the proceeds of corruption and super-prime property is an attractive way for individuals to hide this money.

**3.1 Terrorist Financing**

Terrorist financing involves dealing with money or property that you have reasonable cause to suspect may be used for terrorism. The funds and property may be gained from either legitimate or criminal sources. This may be small amounts.

**3.2 Legislation**

The primary UK legislation covering anti money laundering and counter-financing of terrorism is:

* Proceeds of Crime Act 2002
* Terrorism Act 2000
* Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 (referred to in this guidance as ‘the Regulations’)
* Criminal Finances Act 2017
* Terrorist Asset-Freezing Act 2010
* Counter terrorism Act 2008, Schedule 7

Information on Sanctions can be found through:

* HM Treasury Sanctions Notices
* Guidance
* News releases

* 1. **The Proceeds of Crime Act 2002**
* Concealing, disguising, converting, transferring or removing criminal property from the UK
* Entering into or becoming involved in an arrangement which facilitates the acquisition, retention, use or control of criminal property by or on behalf of another person
* The acquisition, either use or possession, or both, or criminal property

Under the Proceeds of Crime Act it is also an offence to fail to report suspicious activity and tipping off any person that you’ve made such a report. This applies to nominated officers and employees of businesses in the regulated sector, such as estate agency businesses.

This duty extends across the whole business, so an estate agency business which also does lettings must also submit suspicious activity reports where suspicion arises within lettings.

The Terrorism Act sets out the primary offences relating to terrorist funding. Regulated businesses, like estate agency businesses, must report belief or suspicion of offences related to terrorist financing, such as:

* Fundraising for the purposes of terrorism
* Using or possessing money for the purposes of terrorism
* Involvement in funding arrangements
* Money laundering – facilitating the retention or control of money that is destined for, or is the proceeds of terrorism

The Criminal Finances Act 2017 make important amendments to the Proceeds of Crime Act, the Terrorism Act and the Anti-terrorism Crime and Security Act. It extends the power of law enforcement to seek further information, recover the proceeds of crime and combat the financing of terrorism. Involvement in money laundering offences may result in either unlimited fines, a prison term of up to 14 years, or both.

If a person or business fails to meet with the Regulations, they may face civil penalties or criminal prosecution. This could result in unlimited fines with a prison term of up to 2 years. You can find information on the penalties HMRC can issue.

Not meeting the regulations may lead to money laundering charges under the Proceeds of Crime Act 2002.

**4. Risk Profile of Business**

David Michael Properties is a Estate Agency business with 1 branch acting for clients in Liverpool and the surrounding areas. We don’t deal with foreign properties.  
  
The typical properties for our business fall within the value range of 50000 – 1,000,000 and typically we would not be and have never been instructed to sell properties valued at over £10,000,000

The majority of our clients are either/both owners and occupiers who we meet in person or landlords and owners who do not live in the property. We do deal with clients who live abroad, but this is occasional and rare.  
  
We are instructed by UK businesses, such as property developers, solicitors, banks or other estate agents or repossession companies who we know well and have good working relationships with.  
  
We don’t accept instructions from any person who we know is on the UK financial sanctions list.  
  
We don’t accept any cash payments of any kind and do not accept any payments from sellers or buyers other payments for services we provide, which will be paid by cheque or bank transfer.   
  
**Summary of our risk profile:**

* We generally act for residential clients who reside at the properties we market
* We rarely act for client’s who live outside of the UK
* We meet almost all our clients face-to-face. Clients not met will be treated as higher risk
* We never/rarely handle any cash that will be used to purchase the property
* In the past 12 months, we have not acted for any client who is politically exposed
* The transactions we are involved in (almost) always involve other third parties, such as solicitors, banks, building societies, etc., who are also subject to the same legislation
* We have not acted for any client involved in complex or unusually large transactions, in the past 12 months

To deal with the Money Laundering risks, we have outlined our risk assessment in Section 6 that we ask our staff to refer to when assessing the risk a Vendor or Buyer pose. Then apply the appropriate risk on the LandmarkAgent system when running an electronic check to complete the customer due diligence.

**5. Company Audit Procedure**

As part of our on-going commitment to ensuring compliance with the 5th Money Laundering Directive, we will audit our CDD obligations (at least once a year) or when there are material changes to the guidance.

David Melling **will undertake the following duties:**

* Review randomly selected records produced during the preceding period to ensure compliance with this Policies and Procedures document
* Ensure all appropriate supporting documentation are held
* Set in motion any corrective action required as a result of non-compliance
* Take responsibility for any disciplinary action deemed necessary against staff who are found to be in repeated violation of this document

**6. Record Keeping**

We run all checks via the LandmarkAgent system on either normal or high risk, in accordance with our risk assessment. We do not keep any photo identity documents for low risk checks but may need to when running a high risk search. If documents are needed, they will be retained on file for the requisite 5 years.  
  
All electronic checks are retained for 5 years. Also, all hardcopies are retained on file for 5 years in line with requirements.

**7. Client Risk Assessments**

We will conduct a risk assessment on our clients prior to listing the property for Vendors and between offer accepted and contracts exchanged for Purchasers. The risk assessment is outlined in Section 8.  
  
We have 3 levels of customer due diligence:

* Simplified Due Diligence
* Normal Due Diligence
* Enhanced Due Diligence

**6.1 SIMPLIFIED DUE DILIGENCE Process**

Is appropriate for a business that is regulated or a known business/institution to be similarly regulated by HMRC. eg,UK Local authority, or UK publicly listed company/body. You need to evidence that the client you are dealing with qualifies for having simplified due diligence applied to them such as recording information from Company’s House. You also need to evidence your contact from that business does in fact have the authority to represent the business. Any further questions on how to carry this out, please contact your Customer Success Manager.

**6.2 NORMAL RISK – Normal Due Diligence  
  
Individuals:**

**We have two options for completing AML checks on the LandmarkAgent system. Please choose which is appropriate to the situation:**

* Option 1: Requires the person to provide you with their full name, contact telephone number and email address. The system sends out an AML with Biometric Facial Recognition check request (powered by Credas) to the individual to complete. The result is returned and stored on the LandmarkAgent System.
* Option 2: Requires the person to provide you with their full name, current home address, date of birth and length of time at their current address so we can run them through the LandmarkAgent system on a Normal Risk check.
* If the client's circumstances change throughout the transaction, we will review any such change and may change the risk we apply to the client/individual.

**Businesses:**

* See our process in Section 10 – Customer Due Diligence Matrix

**6.3 HIGH RISK - Enhanced Due Diligence  
  
Individuals:**

**We have two options for completing AML checks on the LandmarkAgent system. Please choose which is appropriate to the situation:**

* Option 1: Requires the person to provide you with their full name, contact telephone number and email address. The system sends out an AML with Biometric Facial Recognition check request (powered by Credas) to the individual to complete. The result is returned and stored on the LandmarkAgent System.
* Option 2: Requires the person to provide you with their full name, current home address, date of birth and length of time at their current address so we can run them through the LandmarkAgent system on a Normal Risk check.
* Consider taking additional measures in line with the circumstances surrounding the transaction (see below for examples of typical high-risk situations).

**Businesses:**

* See our process in Section 10 – Customer Due Diligence Matrix

**6.4 POLITICAL EXPOSED PERSONS**

* We will ID all PEP’s using the LandmarkAgent system
* Once flagged as a PEP we will revisit the case and take the appropriate steps, we may apply enhanced due diligence on a politically exposed person, their relatives and close associates, based on their circumstances
* All PEP’s or relative and close associates must be discussed with the nominated officer prior to proceeding with the transaction

**6.5 UK TREASURY FINANCIAL SANCTIONS LIST**

* We will identify if an individual is on the sanctions list by using the LandmarkAgent system
* Anyone who is identified to be on the sanctions list will be reported immediately to the Nominated officer and we will not further the transaction in anyway

**6.6 ONGOING MONITORING OF THE CLIENTS RISK PROFILE**

It is the responsibility of all employees to be diligent when dealing with clients and buyers; and to monitor the transaction from start to end. If there are any material changes in circumstances to our clients, that would change the risk we applied, the Nominated Officer will be informed, and the case file reviewed.

**8. Acceptable Proof of ID and Residency for Individuals in High Risk / EDD Situations**

**8.1 ACCEPTABLE PHOTOGRAPHIC IDENTIFICATION**

**The following documents may be used as evidence of personal identity:**

* Current signed passport
* EU member state identity card
* Current photo card driving license (Full or Provisional)
* Armed Forces ID card
* Firearms or shotgun certificate
* Identity card issued by the Electoral Office for Northern Ireland
* Acceptable Confirmation of Address

**The following documents may be used as evidence of address:**

* The most recent utility bill/statement (must be issued with the last 3 months) or a certificate from a utility supplier confirming a pre-payment arrangement for services. Mobile phone bills are not acceptable
* Most recent original bank, building society or credit union statement (must be issued with the last 3 months), or passbook containing current address (must have been updated within the last three months)
* Local council or housing association rent card or tenancy
* Most recent original mortgage statement from a recognised lender
* HMRC issued document concerning tax matters such as - Tax Demand, Self-Assessment, PAYE Coding, Tax Credit. A P60 or P45 is not acceptable as this is produced by the employer.
* Current UK/EU Photo Driver’s License. This is not acceptable for both personal and address ID
* Paper version of current UK/EU Driver’s License
* State Pension or Benefits Book/Notification Letter

**9. Customer Due Diligence – Vendors**

Customer Due Diligence has to be carried out each time instructions are given to us prior to marketing the property. This is irrespective of whether the client is an individual or a business.  
  
A customer's identity and, where applicable, the identity of any beneficial owners, must be verified before, or at the point of accepting any instruction from a client.  
  
 **9.1 STEPS TO TAKE**

1. Upon instruction of the property, a risk assessment is to be conducted on the Beneficial Owner/s. This is detailed below.
2. The normal or enhanced due diligence process needs to be carried out on the Beneficial Owners based on the result of the risk assessment via the LandmarkAgent system
3. Based on the result, further documentation may need to be collected and the Nominated Officer contacted for further advice (see high risk process).
4. In cases where a Seller refuses to supply further ID information when required, they will be immediately reported to the Nominated Officer and we may have to stop marketing the property.
5. Where issues in obtaining ID gives reason to suspect a problem with the client’s identification and/or suspicions of money laundering, the Nominated Officer MUST be advised.
6. Red flags for Property Fraud – the list below should be considered in conjunction with all risk assessments

**Red flags for Property Fraud  
  
Business Source**

* Unusual introducer
* Proximity of the party to estate agent and/or their legal representation – if there is a distance, why?

**Seller Characteristics**

* Absent owner or landlord
* Owner/seller living abroad
* Recently issued (new) ID documents/driving licence etc
* Seller’s lack of knowledge about the property
* Where the seller lives at a different address from the property and has no documentary evidence such as bills or building insurance schedule linking seller to the property
* Proximity of a signatory to the witness – if there is a distance, why? What is the relationship between the signatory and the witness?
* Email contact (remote client)
* Sole proprietor
* Long-time owners (high equity)
* Use of intermediaries to conduct the transaction
* Difficulty in identifying beneficial owners through complicated legal entities

**Buyer Characteristics**

* Buyers you do not meet or are reluctant to meet
* Difficulty in conducting Customer or Enhanced Due Diligence
* Foreign investors/buyers living abroad
* Property has not been inspected prior to purchase
* Value of the purchase is apparently beyond their means, with no satisfactory explanation of source of funds
* Proximity from estate agent and /or legal representation – if there is a distance, why?
* Use of intermediaries to conduct the transaction
* Where you have an existing relationship, the transaction is different from the normal business of the customer

**Property Characteristics**

* Empty
* Tenanted
* Unencumbered (no mortgage)
* High value
* Unregistered
* Where there is no restriction on the register to comply with

**Other Characteristics**

* Quick sale required
* Quick, back to back sale (increased price)
* Funds going abroad or to an unusual destination
* End of chain transaction

**9.2 RISK ASESSMENT**

**Score each criteria (1, 2, or 3) depending on client risk:**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Risk Score** | **Low 1** | **Medium 2** | **High 3** | **Score** |
| Have you met the individual? | In the home | In the office | No: Enhanced Due Diligence MUST be completed if you do not meet the individual |  |
| Where is the individual resident? | UK National in UK | Foreign National in UK/ UK National outside UK | Foreign National outside UK |  |
| Is the transaction unusually large  (e.g. £1m+)?\* | No | N/A | Yes |  |
| Is the transaction being conducted through a third party? | No | N/A | Yes |  |
| Have you verified  property ownership? | Owner(s) verified via Land Registry check | Satisfied with visual inspection/Owned by third party (Trust/Company/Probate) | No |  |
| Are there any other concerns/complications in the transaction? | No | Some Concern | Further investigation  required |  |
|  |  |  | **TOTAL SCORE:** |  |

\* Please adjust this figure according to your marketplace  
  
**Add up TOTAL SCORE and apply the following:**

|  |  |
| --- | --- |
| Normal Risk  (Recommended Score: 1-8) | Next Steps: Using data collected, run AML check via LandmarkAgent system **\*See Normal and Enhanced AML Processes\*** |
| High Risk  (Recommended Score: 9+) | Next Steps: Using data collected, run AML check via LandmarkAgent system and consider taking additional measures in line with the circumstances surrounding the transaction **\*See Normal and Enhanced AML Processes\*** |

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| --- |
| **Notes:** |

**10. Customer Due Diligence - Buyers**

Customer Due Diligence must be carried out on all buyers, prior to contracts exchanged. This is irrespective of whether the buyer is an individual or a business.  
  
A buyer’s identity needs ideally to be verified once an offer has been accepted, and we are preparing the Memorandum of Sale to be sent out to all parties.

**10.1 STEPS TO TAKE**

1. Confirmation in writing of the acceptance of the offer is then sent
2. Upon Memorandum of Sale, a risk assessment is to be conducted on the Buyer. Detailed below.
3. An online check based on the result of the Risk Assessment below is to be carried out on the Buyer(s) via the LandmarkAgent system (see section 6 Normal and Enhanced AML processes).
4. In cases where a Buyer refuses to supply further ID information when required, they will be immediately reported to the Nominated Officer.

**10.2 RISK ASESSMENT**

**Score each criteria (1, 2, or 3) depending on client risk:**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Risk Score** | **Low 1** | **Medium 2** | **High 3** | **Score** |
| Have you met the individual? | In the property they wish to purchase | In the office | No: Enhanced Due Diligence MUST be completed if you do not meet the individual |  |
| Where is the individual resident? | UK National in UK | Foreign National in UK/ UK National outside UK | Foreign National outside UK |  |
| Is the transaction unusually large  (£1m+)? | No | N/A | Yes |  |
| Is the transaction being conducted through a third party? | No | N/A | Yes |  |
| How is the purchase being  funded? | Sale of existing property/FTB | Another source of funds (inheritance etc.) | Unknown |  |
| Are there any other concerns/complications in the transaction? | No | Some Concern | Further investigation  required |  |
|  |  |  | **TOTAL SCORE:** |  |

**Add up TOTAL SCORE and apply the following:**

|  |  |
| --- | --- |
| Normal Risk  (Recommended Score: 1-8) | Next Steps: Using data collected, run AML check via LandmarkAgent system **\*See Normal and Enhanced AML Processes\*** |
| High Risk  (Recommended Score: 9+) | Next Steps: Using data collected, run AML check via LandmarkAgent system and consider taking additional measures in line with the circumstances surrounding the transaction **\*See Normal and Enhanced AML Processes\*** |

|  |
| --- |
| **Notes:** |

**11. Customer Due Diligence Matrix**

By conducting the client risk assessment this will inform which customer due diligence route needs to be followed. If you have any doubts speak to the Nominated Officer.  
  
  
**11.1 LOW/MEDIUM RISK – Normal Due Diligence**  
  
a) Where a score of 1-8 is registered for standard Buyer/s and Vendor/s. Follow this process:

* Check Beneficial Ownership via Land Registry on the LandmarkAgent system
* Run a normal due diligence process (see section 6) on the individual/s on the LandmarkAgent system
* Results to be sorted on LandmarkAgent system in case file and held for 5 years

b) Where the client/s is/are acting as an executor/s of the will of the property owner. Follow this process:

* Obtain a copy of the will appointing the executor
* Check the title of the property with the Land Registry to confirm ownership as in A above
* Follow normal due diligence process (see section 6) on the client/executor as in A above

c) Where the client/s is/are acting with power of attorney for the property/Beneficial Owner. Follow this process:

* Obtain a copy of the power of attorney document to confirm client authority
* Check the title of the property with the Land Registry to confirm ownership in the donor name as in a) above
* Follow normal due diligence process (see section 6)

d) Where the client/s is/are a UK Limited company (LTD) or Limited Liability Partnership (LLP). Follow this process:

* Obtain full details of the following: companies registered name, number, registered office address and principal place of business
* Conduct a Companies House check via the LandmarkAgent system to obtain the names of the Directors, and the share register report to ascertain and identify the shareholders of the company with 25% or more of shares
* Ensure the person instructing you has the authority to instruct you on behalf of the company
* Conduct normal due diligence process (see section 6) on the person instructing you and everyone with a 25% or more share in the business

**NOTE: Corporate bodies are obligated to provide the information below to estate agents where they instruct them to market properties for sale. They are obliged to provide the information within 2 working days of you requesting this information by providing the company with the Company Details Request Form.  
  
Provision of Information obligation:**

* Company name
* Registered number
* Registered office
* Principal place of business
* The law to which it is subject
* Its legal owners and beneficial owners
* Names of the directors, or members of its management body
* Names its senior management
* Its memorandum of association or other governing documents

e) Where the client/s is/are a Sole Trader/Partnership. Follow this process:

* Follow normal due diligence process (see section 6) on the Sole Trader/Partners of the business

f) Where the client/s is/are an agent acting on/Behalf of the property owners. Follow this process:

* Conduct Customer Due Diligence on the agent who is your client, using the risk assessment matrix and then the LandmarkAgent system
* Following a) above; alternatively collect the instructing agent’s due diligence if we have an arrangement

NOT ALL POSSIBLE SCENARIOS ARE COVERED IN A-F BUT THEY SHOULD COVER YOUR AGENCY’S TYPICAL TRANSACTIONS. IF ANYTHING IS NOT IN LINE WITH THE ABOVE, PLEASE REFER TO YOUR MLRO AND AMEND/DELETE AS NECESSARY.

**11.2 HIGH RISK - Enhanced Due Diligence**  
  
Where the client/s has scored 9+ or above. Or we are dealing with a rental property with a value of €10,000 or more per calendar month (PCM).

a) Follow this process:

* Check Beneficial Ownership via Land Registry on the LandmarkAgent system
* Run high risk process (see section 6) on the LandmarkAgent system
* Results to be stored on the LandmarkAgent system in case file and held for 5 years

b) Where the client/s is/are acting as an executor/s of the will of the property owner. Follow this process:

* Obtain a copy of the will appointing the executor
* Check the title of the property with the Land Registry to confirm ownership as in a) above
* Follow high risk process (see section 6) on the client/executor

c) Where the client/s is/are acting with power of attorney for the property/Beneficial Owner. Follow this process:

* Obtain a copy of the power of attorney document to confirm client authority
* Check the title of the property with the Land Registry to confirm ownership in the donor’s name as in a) above
* Follow high risk process (see section 6) on the client

d) Where the client/s is/are a UK Limited company (LTD) or Limited Liability Partnership (LLP). Follow this process:

* Obtain full details of the following: companies registered name, number, registered office address and principal place of business
* Conduct a Companies House check via the LandmarkAgent system to obtain the names of the Directors
* Ensure the person instructing you has the authority to instruct you on behalf of the company
* Conduct high risk process (see section 6) on the person instructing you and everyone with a 25% or more share in the business

**NOTE: Corporate bodies are obligated to provide the information below to estate agents where they instruct them to market properties for sale. They are obliged to provide the information within 2 working days of you requesting this information by providing the company with the Company Details Request Form.  
  
Provision of Information obligation:**

* Company name
* Registered number
* Registered office
* Principal place of business
* The law to which it is subject
* Its legal owners and beneficial owners
* Names of the directors, or members of its management body
* Names its senior management
* Its memorandum of association or other governing documents

e) Where the client/s is/are a Sole Trader/Partnership. Follow this process:

* Follow high risk process (see section 6) on the Sole Trader/Partners of the business as in a) above

f) Where the client/s is/are an agent acting on/Behalf of the property owner/s. Follow this process:

* Conduct high risk process (see section 6) on the agent who is your client, using the risk assessment matrix and then the LandmarkAgent system
* Alternatively collect the instructing agent’s due diligence if we have an arrangement

g) Where we are instructed on a letting's property of €10,000 (circa £8,500) PCM or we are renting this property out. Follow this process:

* Landlord or Tenant is instantly to be treated as a high risk
* Conduct high risk process (see section 6) on the Landlord/s & Tenant/s
* Consider asking for the proof and source of funds

h) Where we are instructed by a Trust to buy or sell a property they own. Follow this process:

* Obtain, the trust full name, registered address and trust dead
* Obtain information on the transaction and reasons for, note in risk assessment
* Identify and verify the Trustee, acting on behalf of the trust – by following the high risk process laid out in a) above
* Obtain information (where appropriate) on the business relationship/ transaction.
* Identify and verify the settlor – by following the high risk process laid out above

**12. Politically Exposed Person**

A Politically Exposed Person (PEP) is someone that is entrusted with prominent public functions. This definition also includes their relatives and any known close associates also known as a Politically Exposed Person by association. This can be in any country including the UK.  
  
We identify PEP’s, RCA (relatives and close associates) using the LandmarkAgent system which is linked to Dow Jones and updated on a daily basis, the system is controlled by SmartSearch and is regulated and approved by the JMSLG (Joint Money Laundering Steering Group).  
  
Prominent public functions are defined as, but are not limited to:

* Heads of state, Heads of Government, Ministers and Deputy or Assistant Ministers
* Members of parliament or of similar legislative bodies
* Members of the governing bodies of political parties
* Members of supreme courts, of constitutional courts or of other high-level judicial bodies, the decisions of which are not subject to further appeal, except in exceptional circumstances
* Members of courts of Auditors or of the boards of central banks
* Ambassadors, chargés d'affaires and high-ranking officers in the armed forces
* Members of the administrative, management or supervisory bodies of state-owned enterprises
* Directors, Deputy Directors and members of the board or equivalent function of an international organisation

Family members are defined as, but not limited to:

* Spouse or Partner of that person
* Children of that person and their Spouses or Partners
* Parents of that person

Known close associates are defined as, but not limited to:

* An individual known to have joint Beneficial Ownership of a legal entity or a legal arrangement or any other close business relationship with a Politically Exposed Person
* An individual who has sole Beneficial Ownership of a legal entity or a legal arrangement which is known to have been set up for the benefit of a PEP

Regulation segments the following characteristics into low and high risk indicators that should be considered when assessing client risk. These are not exhaustive.

**12.1 LOW-RISK INDICATORS**a) Geographical:

* Associated with low levels of corruption
* Political stability and free and fair elections
* Strong state institutions
* Credible anti-money laundering defences
* A free press with a track record for probing official misconduct
* An independent judiciary and a criminal justice system free from political interference
* A track record for investigating political corruption and taking action against wrongdoers
* Strong traditions of audit within the public sector
* Legal protections for whistle-blowers
* Well-developed registries for ownership of land, companies and equities

b) Personal and Professional:

* Is subject to rigorous disclosure requirements (such as registers of interests, independent oversight of expenses)
* Does not have executive decision-making responsibilities (such as a government MP with no ministerial brief or an opposition MP)
* Has ceased to be a PEP for at least 12 months

**12.2 HIGH-RISK INDICATORS**a) Geographical:

* Associated with high levels of corruption
* Political instability
* Weak state institutions
* Weak anti-money laundering defences
* Armed conflict
* Non-democratic forms of government
* Widespread organised criminality
* A political economy dominated by oligopolistic actors with close links to the state
* Lacking a free press and where legal or other measures constrain journalistic investigation
* A criminal justice system vulnerable to political interference
* Lacking expertise and skills related to book-keeping, accountancy and audit, particularly in the public sector
* Law and culture antagonistic to the interests of whistle-blowers
* Weaknesses in the transparency of registries of ownership for companies, land and equities

b) Personal and Professional:

* Personal wealth or lifestyle inconsistent with known legitimate sources of income or wealth
* Subject to credible allegations of financial misconduct (e.g. facilitated, made, or accepted bribes)
* There is evidence they have sought to disguise the nature of their financial circumstances
* Is responsible for, or able to influence, large public procurement exercises, particularly where procurement is not subject to competitive tender, or otherwise lacks transparency
* Is responsible for, or able to influence, allocation of scarce government licenses such as mineral extraction concessions or permission for significant construction projects

**13. Staff Reporting of Money Laundering Concerns**

Any member of staff with any concerns that have reasonable grounds for suspecting Money laundering should take into account factors such as:

* The nature/origin of the transaction
* Proof and source of funds
* Cash or assets not being disclosed when asked or being disclosed at a later date
* Unusually large cash or foreign currency being used to fund the transaction
* The amount of money or if the property is valued at over £1 million
* Whether the customer/s and/or the supplier of funds have any links to criminal/s, terrorists, terrorist groups or sympathisers in or outside the UK
* Unexplained source of wealth that is not in proportion to the client circumstances

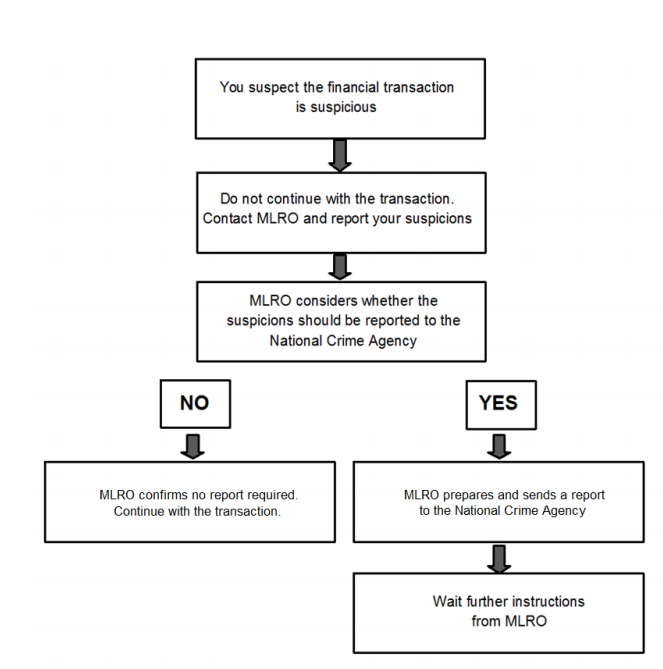
**14. Suspicious Activity Reports (SAR)**

If there are any concerns, as laid out in Section 12, it must be reported to the Nominated Offer.

**Suspicious Activity Report**:  
The NCA can be contacted on 020 7238 8282 to request consent. However, the NCA prefer reports to be made using their online reporting system <https://nationalcrimeagency.gov.uk/what-we-do/crime-threats/money-laundering-and-terrorist-financing/suspicious-activity-reports>

**Timescales:**The flowchart below outlines the timescales and processes that need to be followed by our business when a report is made to the NCA. The NCA tries to respond to such a request within 48 hours.

**14.1 SUSPICIOUS ACTIVITY REPORTING FLOWCHART**



**15. Staff Training**

Staff training takes place on a 18 monthly basis, in line with the requirements within the Money Laundering Regulations 2017.  
  
The training we undertake is a mixture of internal training from the Nominated Officer, as well as external sources who provide video content on the regulations and online questionnaires.

Records of training for all employees that undertake the training are retained.