

GLOSSARY

In addition to this Glossary, <u>Guidelines</u> are published on the <u>JFSC</u> website in relation to the interpretation of any provision in Schedule 2, including any expression used in Schedule 2 in accordance with Article 36(2) of the <u>Proceeds of Crime Law</u>.

| Term | Definition |
|---|--|
| accountancy services | Has the meaning given in paragraph 22 of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> and as further defined in Section 3.25.1 of the <i>Guidelines</i> . |
| Accountant(s) | Persons carrying on business described at paragraph 23 of Part 3 of Schedule 2 to <i>Proceeds of Crime Law.</i> |
| AML | Anti-money laundering. |
| AML/CFT/CPF | Anti-money laundering/countering the financing of terrorism/countering proliferation financing. |
| AML/CFT/CPF programme | A programme against money laundering, terrorist financing, and proliferation financing which includes policies and procedures by which every member of the group who carries on a financial services business (or equivalent) shares information that is appropriate for the purpose of preventing and detecting money laundering, terrorist financing, and proliferation financing. |
| AML/CFT/CPF Codes of Practice | Codes of Practice for <i>supervised persons</i> , issued under Article 22 of the <i>Supervisory Bodies Law</i> . This includes Codes in Sections 1 to 10 that relate to all <i>supervised persons</i> (except <i>NPOs</i>) and Codes that relate to particular activities in the sector-specific Sections 11-16 and 18. |
| AML/CFT/CPF Handbook | Handbook for the prevention and detection of money laundering, the countering of terrorist financing, and the countering of proliferation financing. May also be referred to as "the Handbook" or "this Handbook". |
| AML/CFT/CPF obligations | AML/CFT/CPF obligations under Anti-Money Laundering and Counter-Terrorism Legislation and the AML/CFT/CPF Handbook. |
| Anti-Money Laundering and Counter-Terrorism Legislation | Has the meaning given in Article 3(1) of the Supervisory Bodies Law. |



| Term | Definition |
|--------------------------------------|---|
| AMLSP | Anti-money laundering services provider is the service provider appointed by an eligible supervised persons in accordance with Article 9A of the Money Laundering Order. |
| AMLSP Direct Customer | Means a <i>customer</i> of an <i>AMLSP</i> that is itself a <i>Schedule 2 Business</i> in receipt of <i>AMLSP services</i> from the <i>AMLSP</i> . |
| AMLSP Direct Customer MLCO | Means an AMLSP Direct Customer's MLCO, being an individual appointed by the AMLSP to fulfil the MLCO function on behalf of its AMLSP Direct Customer. |
| AMLSP Direct Customer MLRO | Means an AMLSP Direct Customer's MLRO, being an individual appointed by the AMLSP to fulfil the MLRO function on behalf of its AMLSP Direct Customer. |
| AMLSP Indirect Customer | Means a <i>customer</i> of the <i>AMLSP Direct Customer</i> and includes third parties for whom the <i>AMLSP Indirect Customer</i> acts. |
| AMLSP services | Means services provided by a AMLSP to an AMLSP Direct Customer that enable the AMLSP Direct Customer to fulfil its AML/CFT/CPF obligations |
| associate NPO | Has the meaning given in Article 6(2) of the <i>Prescribed NPO</i> Order May also be referred to as "partners" by the non-profit sector. |
| ATM | An automatic teller machine, a machine that allows bank transactions without bank representative interaction. |
| audit services | Has the meaning given in paragraph 22(3) of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| Banking Services | With regard to Correspondent Banking, it refers to any of the following: • providing a current or other liability account; • cash management; • international funds transfers; • cheque clearing; • providing customers of the respondent with direct access to accounts with the correspondent (and vice versa); and • providing foreign exchange services |
| Basel Committee | Basel Committee on Banking Supervision. |
| BB(J) Law | Banking Business (Jersey) Law 1991. |
| Beneficial owners and/or controllers | Has the meaning set out in Article 2 of the Money Laundering Order. May also be referred to as "beneficial owner", "owner" or "controller" separately throughout the text. |
| BRA | Business Risk Assessment. |
| business relationship | Has the meaning set out in Article 1 of the Money Laundering Order. Certain professions may refer to a business relationship as a "matter". |



| Term | Definition |
|---------------------------------|--|
| CDD | Customer due diligence. |
| CD regulated TCSP | TCSP regulated by the JFSC, the Guernsey Financial Services Commission or the Isle of Man Financial Services Authority. |
| CFT | Countering the financing of terrorism. |
| CIF(J) Law | Collective Investment Funds (Jersey) Law 1988. |
| Collective investment | Means any of the funds specified in Article 13(10) of the |
| scheme | Money Laundering Order. |
| Commission Law | Financial Services Commission (Jersey) Law 1998. |
| Companies Law | Companies (Jersey) Law 1991. |
| Compliance Officer | Has the meaning given in Article 1 of the Supervisory Bodies Law. |
| Correspondent | In connection to Correspondent Banking, a person providing Correspondent Banking services |
| Correspondent Banking | The provision of Banking Services by a Financial Institution or VASP (the correspondent) to a Financial Institution or VASP that itself provides Banking Services to its customers (the respondent). |
| CPF | Countering proliferation financing. |
| CRA | Customer risk assessment. |
| customer(s) | A person with whom a business relationship has been formed or one-off transaction carried out. References to customer also include, where appropriate, a prospective customer (an applicant for business) with whom a business relationship is to be established or one-off transaction carried out. A customer may be a natural person (or group of individuals) |
| | or a legal person. May also be referred to by Industry as a 'client'. |
| | Supplemented by the <i>Guidelines</i> issued by the <i>JFSC</i> . |
| Customer due diligence measures | Has the meaning given in Article 3 of the <i>Money Laundering Order</i> . |
| customer(s) of obliged person | Has the meaning given in Article 16 of the Money Laundering Order (for section 5 of this Handbook). |
| Deposit-taking business | Has the meaning given in paragraph 2(2) of Part 2 of Schedule 2 to the Proceeds of Crime Law. |
| Deputy MLRO | A person designated by the <i>supervised person</i> to whom <i>SARs</i> may be made. |
| designated person | Has the meaning given in Article 9 of the Sanctions and Asset- Freezing Law. |
| Designated relationship (s) | A relationship established by a <i>customer</i> on behalf of one third party, including a relationship involving sub-accounts for each third party. |
| Designation | With regard to Article 3(4), part 4 or Part 5 of the Sanctions and Asset-Freezing (Jersey) Law 2019 |



| Term | Definition |
|---|--|
| Directions Law | Money Laundering and Weapons Development (Directions) |
| | (Jersey) Law 2012. |
| Diversion | Transactions by a non-profit organisation's [NPO], NPO Representatives or external parties such as associate NPOs that divert NPO Funds away from the NPO's legitimately intended purposes to a terrorist, terrorist cell or terrorist organisation for them to benefit from, directly or indirectly. |
| DNFBP | Designated Non-Financial Businesses and Professions as defined in the FATF glossary. Refers to activities/operations specified in Part 3 of Schedule 2 to the Proceeds of Crime Law. |
| DPRK | Democratic People's Republic of Korea. |
| Electronic Communications Law | Electronic Communications (Jersey) Law 2000. |
| EEA | European Economic Area. |
| E-ID | Electronic Identification. |
| Employee or employee | Includes officers of a <i>supervised person</i> and is not limited to individuals working under a contract of employment. Includes temporary and contract <i>employees</i> , and the <i>employee</i> of any external party fulfilling a function in relation to a <i>supervised person</i> under an outsourcing agreement. Please note that a variation of this definition applies to |
| | Section 17 (<i>Prescribed NPOs</i>), using the term "relevant employees". |
| Enhanced customer due diligence (measures) or enhanced CDD measures | Has the meaning given in Article 1 of the Money Laundering Order. |
| enhanced risk state | Has the meaning given in Article 15(1)(c) of the <i>Money Laundering Order</i> . |
| | Refer to Appendix D1 of the AML/CFT/CPF Handbook for the current list of enhanced risk states. |
| equivalent business | Has the meaning given in Article 5 of the <i>Money Laundering Order</i> . |
| EU | The European Union. |
| EU Directive | EU Electronic Money Directive 2009. |
| EU Regulation | Regulation (EU) 2015/847 of 20 May 2015 on information accompanying transfers of funds. |
| express trust(s) | As defined in the <i>FATF</i> glossary and refers to activities/operations listed under Part 5 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |



| Term | Definition |
|---|--|
| external accountancy | Has the meaning given in paragraph 22(4) of Part 3 of Schedule |
| services | 2 to the <i>Proceeds of Crime Law</i> . |
| Facilitator(s) | An <u>active</u> supporter of a terrorist, terrorist cell or terrorist organisation, e.g., a <i>terrorist financier</i> , a regulated and registered professional or a recruiter. |
| FATF | The Financial Action Task Force. |
| FATF Recommendations | The FATF Recommendations adopted on 16th February 2012 and as amended from time to time. |
| Financial Crime | Financial crime means: |
| | a. Money Laundering b. The financing of terrorism c. Offences related to money laundering or the financing of terrorism |
| financial group(s) | A collection of persons who are members of the same group, each person fulfilling the conditions set out in Article 1(5) of the Money Laundering Order. |
| Financial Institution(s) | As defined in the <i>FATF</i> glossary. Refers to activities/operations specified in Part 2 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| financial services business(es) | Has the meaning in Article 36 of the <i>Proceeds of Crime Law.</i> |
| financing of proliferation or proliferation financing | For the purposes of this Handbook, this term means: Conduct which creates the risk of non-implementation, breaching, circumvention, or evasion of the Targeted financial sanctions related to proliferation of weapons of mass destruction and its financing, effective in Jersey. Persons involved in the financing of proliferation are sometimes described as proliferators or proliferation financiers. |
| financing of terrorism or terrorist financing | Conduct which is an offence under any provision of Articles 15, 16 and 16A of the Terrorism (Jersey) Law 2002 [the Terrorism Law]; Conduct outside Jersey which, if occurring in Jersey, would be an offence under Articles 15, 16 and 16A of the Terrorism Law; Conduct which is an offence under any provision of Article 21 of the Terrorism Law; and Conduct which is an offence under any provision of Parts 3, 4 and 6 of the Sanctions and Asset-Freezing Law. Persons involved in the <i>financing of terrorism</i> are sometimes described as terrorist financiers. |
| FIU | The Financial Intelligence Unit for Jersey as designated by the regulations made under 41B of the Proceeds of Crime (Jersey) Law 1999 |



| Term | Definition |
|-------------------------------|---|
| Foundations Law | Foundations (Jersey) Law 2009. |
| Foreign financial institution | Means a person who carries on financial business falling within Part 2 (financial institutions) of Schedule 2 to the Law outside Jersey and is not a Jersey financial institution |
| Foreign VASP | A person that is not incorporated or constituted under the law of Jersey and carries on such financial services business in any part of the world |
| FSIU | Financial Sanctions Implementation Unit, forming part of Jersey's Ministry of External Relations. |
| FS(J) Law | Financial Services (Jersey) Law 1998. |
| FSRB | FATF Style Regional Body. |
| Governing body | Means the body that is considered to be exercising ultimate control of a legal person or arrangement. Generally, this will be board of directors of: |
| | a company, PCC, ICC or the incorporated cells of an ICC; the trustee of a trust; the general partner of a limited partnership, a separate limited partnership or incorporated limited partnership or the partners of a limited liability partnership; the manager or if no manager, the managing members of a limited liability company; the council of a foundation. |
| Guidance notes | Present ways of complying with the <i>statutory requirements</i> and <i>AML/CFT/CPF Codes of Practice</i> and must always be read in conjunction with these. |
| Guidelines | Means <u>Guidelines</u> issued by the JFSC on the interpretation of any provision in Schedule 2, including any expression used in Schedule 2 in accordance with Article 36(2) of the <u>Proceeds of Crime Law</u> . |
| Hawala | Hawala refers to a traditional system of transferring money without money movement. It is done with the help of a brokering third party and it is predominantly used in the Middle East, Africa, and South Asia. These payment systems may also be referred to as Hundi or Havala. |
| high value dealer | Has the meaning given in paragraph 20 of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| higher risk country or | A country or territory which a <i>supervised person</i> has concluded presents a higher risk of <i>money laundering</i> , the <i>financing of</i> |
| territory | terrorism, and the financing of proliferation, using reliable and independent third-party sources. |
| IAIS | |
| | independent third-party sources. |



| Term | Definition |
|------------------------------|---|
| identification measures | Those measures described in Article 3(2) of the Money |
| | Laundering Order. |
| IFSWF | International Forum of Sovereign Wealth Funds. |
| IMF | International Monetary Fund. |
| Information Order | Proceeds of Crime (Provision of Information by Trustees) |
| | (Jersey) Order 2021. |
| insolvency practitioner | Those in the business of undertaking insolvency services. |
| insolvency services | Has the meaning given in paragraph 22(4) of Part 3 of Schedule |
| | 2 to the Proceeds of Crime Law. |
| IOSCO | International Organization of Securities Commissions. |
| Jersey competent authority | Any person other than the <i>FIU</i> that exercises a public function concerned with the prevention, investigation, detection or prosecution of <i>financial crime</i> . |
| JFSC | Jersey Financial Services Commission (abbreviated in relevant |
| | Jersey legislation as the "Commission"). |
| Jersey financial institution | a) A person who carries on financial services business falling within Part 2 (financial institutions) of <i>Schedule 2</i> |
| | to the Law in or from within Jersey; or |
| | b) A person that is incorporated or constituted under the |
| | law of Jersey and carries on such financial services |
| | business in any part of the world. |
| Jersey VASP | a) A person who carries on financial business falling with Part 4 (virtual asset service provider) of Schedule 2 to |
| | the <i>Proceeds of Crime Law</i> or |
| | b) A person that is incorporated or constituted under the law of Jersey and carries on such financial services business in any part of the world. |
| Lawyer | Persons carrying on the business described at paragraph 21 of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| Licence | A generic term to cover: |
| | A registration granted under the BB(J) Law |
| | A permit granted pursuant to the CIF(J) Law |
| | A certificate issued pursuant to the CIF(J) Law |
| | A registration granted under the FS(J) Law |
| | A permit granted pursuant to the IB(J) Law. |
| limited liability company | Has the meaning given in Article 1(1) of the <i>Money Laundering</i> Order. |
| LPP | Legal professional privilege. |
| | This term covers both advice privilege and litigation privilege (see section 15.7.1 of this Handbook). |



| Term | Definition |
|-----------------------------|---|
| (the) Minister | Unless otherwise specified, means the Minister for External Relations and Financial Services. |
| MLCO | Money Laundering Compliance Officer, as described in Article 7 of the Money Laundering Order. |
| MLRO | Money Laundering Reporting Officer, as described in Article 8 of the Money Laundering Order. |
| | Also refer to Deputy MLRO above. |
| money laundering | For the purposes of this Handbook, means: |
| | Conduct which is an offence under any provision of Articles 30 and 31 of the Proceeds of Crime Law; |
| | Conduct which is an offence under any provision of Articles 34A and 34D of the Proceeds of Crime Law; and |
| | Conduct which is an offence under any provision of the Sanctions and Asset-Freezing (Jersey) Law 2019 or any provision of an Order under Article 3 of that Law; and |
| | Conduct which falls within the definition of financing of terrorism set out in this Handbook. |
| | Persons involved in <i>money laundering</i> are sometimes described as <i>money launderers</i> . |
| Money laundering Order | Money Laundering (Jersey) Order 2008. |
| MVTS | Money or Value Transfer Services. |
| | means a person who provides a money or value transfer service within the meaning given in paragraph 5 in Part 2 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| non-professional trustee | Means a natural person acting, as trustee of an express trust as referred to in paragraph 25 of Part 5 of Schedule 2 to the Proceeds of Crime Law, whose activity is not conducted as a business. |
| NPO | Non-profit organisations defined under Article 1 of the NPO Law. The definitions extend to both Regulated NPOs and Registered NPOs. The sector, including all NPOs may also be referred to as the non-profit sector. |
| NPO Beneficiaries | Natural persons or groups of natural persons who receive humanitarian, charitable or other types of assistance through the services of an <i>NPO</i> . |
| NPO Funds | This term includes both money and <i>NPO Resources</i> that may be of value to terrorists, terrorist cells or terrorist organisations. Value does not need to include physical assets; it can, for example, be provision of training. |
| NPO Law | Non-Profit Organizations (Jersey) Law 2008. |



| Term | Definition |
|---------------------------------|---|
| NPO Owners and/or | For the purposes of this Handbook, means the individuals |
| Controllers | listed at Articles 4(1)(a) and 4(1)(b) of the <i>Prescribed NPO Order</i> . |
| NPO PRA | NPO Programme risk assessment. |
| NPO Representative(s) | Referring to a board member (or its equivalent), an <i>employee</i> , volunteer or another individual acting in an official capacity representing the <i>NPO</i> , irrespective of whether that person is paid for their services or not. |
| NPO Resources | Includes financial and non-financial NPO assets (e.g., donations, gifts/benefits-in-kind, property of every kind, documentation and personnel). |
| NPPS | New Payment Products and Services. |
| obliged person(s) | Has the meaning given in Article 1 the Money Laundering Order. |
| one-off transaction | Has the meaning given in in Article 4 of the <i>Money Laundering Order</i> . |
| Overseas Competent Authority | An external authority that has equivalent function to those of Jersey. |
| Payment Service Provider | Means a person, being a person registered under the <i>Banking Business (Jersey) Law 1991</i> or who is a virtual asset service provider or a money or value transfer service provider, when— (a) The person is carrying out payment services in or from within Jersey; or (b) Being a legal person established under Jersey law, the person is carrying out payment services in any part of the world other than in or from within Jersey. |
| PCC | A protected cell company. |
| PEP | Politically Exposed Person – an individual who is any of the following (within the meaning of Article 15A of the <i>Money Laundering Order</i> : |
| | (a) A domestic politically exposed person; |
| | (b) A foreign politically exposed person; or |
| | (c) A prominent person. |
| policies and procedures | The way in which a business' systems and controls are implemented into the day-to-day operation of the business. |
| pooled relationship | A relationship established by a <i>customer</i> on behalf of more than one third party. |
| Prescribed NPO | Has the meaning given in Article 1 of the <i>Prescribed NPO Order</i> . |
| | The sub-set of <i>NPOs</i> which present a higher risk of being abused for <i>terrorist financing</i> purposes. |
| Prescribed NPO Order | Prescribed Non-profit Organisations (Jersey) Order 2022. |



| Term | Definition |
|-----------------------------------|---|
| Proceeds of Crime Law | Proceeds of Crime (Jersey) Law 1999. |
| proliferation financing | Refer to the definition of <i>financing of proliferation</i> . |
| prominent public function | In relation to an international organisation, means a member of the senior management, including a director, deputy director, board member or other equivalent function. |
| Proscribed terrorist organisation | Individuals or organisations that are placed on national and international lists of actors known to be engaged in terrorist activities. Jersey's <i>Proscribed terrorist organisation</i> list may be accessed in Schedule 1 of <i>Terrorism Law</i> . |
| | Part 2 of the <i>Terrorism Law</i> sets out that the UK's proscribed list automatically forms part of the Jersey proscribed list, hence both lists must be considered. |
| public authority | A person holding a public office in Jersey. |
| real estate agent | Has the meaning given in paragraph 19 of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| regulated business | Has the meaning provided given in Article 1 of the Supervisory Bodies Law. |
| regulated market | Has the meaning given in Article 2(5) of the <i>Money Laundering Order</i> . To access the list of <i>EU-regulated marke</i> ts, follow this link and select ' <i>Regulated Market</i> ' from the 'Entity Type' drop-down list. |
| regulated person | Has the meaning given in Article 1 of the Supervisory Bodies Law. |
| Regulatory Laws | A collective name of the following laws: The BB(J) Law; |
| | > The CIF(J) Law; |
| | > The FS(J) Law; |
| | The <i>IB(J) Law</i> ; and |
| | The Alternative Investment Funds (Jersey) Regulations 2012. |
| reliance identification measures | Has the meaning given in Article 16(1) of the <i>Money</i> Laundering Order. |
| relevant connection | Has the meaning given in Article 15(2)(b) of the <i>Money Laundering Order</i> . |
| relevant employee | An employee whose duties relate to the provision of a <i>financial</i> services business. |
| relevant financial institution | Has the meaning given in Article 1 of the Sanctions and Asset- Freezing Law. |



| Term | Definition |
|--------------------------------------|--|
| relevant customer | Has the meaning given in Article 17 of the <i>Money Laundering Order</i> . |
| relevant person | Means, for the purposes of this Handbook, a person carrying on a financial services business (as described in Schedule 2 of the Proceeds of Crime Law), and which is carrying on that business in or from within Jersey, or, if a Jersey legal person, carrying on that business in any part of the world. Where specific articles of the Money Laundering Order proscribe that the term relevant person includes a person who was formerly a relevant person, any references to relevant person in this Handbook that relate to or are derived from those particular articles should also have the same meaning. |
| | From 1 October 2023 to the end of 30 September 2024, this definition does not capture a <i>specified director</i> who from the commencement of the <i>Proceeds of Crime Law</i> 2022 acted as a director of a company and in so acting conducted a business that became a <i>financial services</i> business in terms of paragraph 23(2) of Schedule 2 of the <i>Proceeds of Crime law</i> . |
| Respondent | In connection to <i>Correspondent Banking</i> , the person provided with <i>Correspondent Banking</i> services |
| Risk Questionnaire | JFSC's annual (or ad hoc) Supervisory Risk Data Collection Questionnaires, as amended from time-to-time. |
| sanctioned country or territory | Means, at any time, a country or territory which is itself, or whose government (or equivalent) is, the subject of any sanctions broadly prohibiting dealings with such government (or equivalent), country or territory, including trade sanctions, arms embargoes and other trade restrictions in force in Jersey (refer to Sources 6 and 12 of Appendix D2 of <i>this Handbook</i> for a current list of sanctioned countries and territories). |
| sanctioned person | Means a person or entity listed on the <u>sanctions designations</u> <u>lists</u> under the Jersey sanctions regime. |
| Sanctions and Asset- Freezing Law | Sanctions and Asset-Freezing (Jersey) Law 2019. |
| SAR | Suspicious Activity Report. |
| sensitive activities | Refers to activities that have been established, as a matter of policy, by the <i>JFSC</i> as <i>sensitive activities</i> , and which are listed in the <i>JFSC's</i> Sound Business Practice Policy. |
| similar identification measures | Has the meaning given in Article 16A(1) of the Money Laundering Order. |
| similar relationships | In connection to <i>Correspondent Banking</i> , those where financial services (but not <i>Banking Services</i>) are provided to an overseas <i>Financial Institution</i> or <i>VASP</i> |



| Term | Definition |
|---------------------------------------|--|
| sole trader | Has the meaning given in Article 1 of the <i>Money Laundering</i> Order. |
| source of funds | The activity that generates the funds for a <i>customer</i> (e.g., salary, trading revenues, or payments out of a trust). Source of funds relates directly to the economic origin of funds to be used in a business relationship or one-off transaction. |
| source of wealth | The activities that have generated the total net worth of a <i>customer</i> (e.g., ownership of a business, inheritance, or investments). <i>Source of wealth</i> is the origin of the accrued body of wealth of an individual. |
| SPV | Special Purpose Vehicle. An entity established for a specific purpose, e.g., to act as a <i>Governing body</i> of a specific fund. |
| Specified director | A person who, on or after the commencement of the <i>Proceeds</i> of Crime Law 2022: |
| | (a) acted as a director of a company; and (b) in so acting conducted a business that became a financial services business because of paragraph 23(2) of Schedule 2 to the Proceeds of Crime (Jersey) Law 1999. |
| | (N.B. this will be repealed on 1 October 2024). |
| statutory requirements | Describe the statutory provisions that must be complied with by a <i>supervised person</i> (natural or legal) when carrying on a <i>Schedule 2 business</i> , in particular requirements set out in the <i>Money Laundering Order</i> . |
| supervised business | Has the meaning given in Article 1 of the Supervisory Bodies Law. |
| supervised person | Defined in Article 1 of the Supervisory Bodies Law and covers all those persons that are required to comply with the Money Laundering Order (referred to in the Money Laundering Order as "relevant persons"). |
| | References in <i>this Handbook</i> where legislation is quoted, summarised, or paraphrased will be to <i>relevant persons</i> to align with the <i>Money Laundering Order</i> . |
| Supervisory Bodies Law | Proceeds of Crime (Supervisory Bodies) (Jersey) Law 2008. |
| Sympathiser(s) | An individual who is <i>not actively</i> engaged in terrorist acts but that supports individual terrorists, terrorist cells or terrorist organisations indirectly. |
| systems and controls | A supervised person's general framework to combat money laundering, the financing of terrorism, and the financing of proliferation. |
| Targeted Financial Sanctions Measures | Targeted Financial Sanctions Measures include any measures made under: The Sanctions and Asset-Freezing Law |
| | . The sanctions and risset receing Law |



| Term | Definition |
|---|---|
| | Any Regulations or Orders made under the enactment falling within the above law (e.g. the <u>Sanctions and Asset-Freezing (Implementation of External Sanctions) (Jersey) Order 2021</u>). |
| tax adviser | Persons providing, by way of business, the service set out at paragraph 22(3)(b) of Part 3 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| Terrorism and related terms | "Terrorism", "act of terrorism" and "terrorist entity" are defined in the Terrorism Law. "Terrorist activity" is defined in Article 18 of the Sanctions and Asset-Freezing Law. For the purposes of this Handbook, Targeted financial sanctions related to terrorism and terrorist financing are those described on the JFSC's website. |
| Terrorism Law | Terrorism (Jersey) Law 2002. |
| terrorist financing | Refer to the definition of <i>financing of terrorism</i> . |
| TF Recruitment | Active and passive processes through which <i>terrorists, terrorist</i> cells and <i>terrorist organisations</i> seek to enlist operational personnel, facilitated by a recruiter. |
| TFS | The term "targeted financial sanctions" means both asset freezing and prohibitions to prevent funds or other assets from being made available, directly or indirectly, for the benefit of designated persons and entities. |
| Third party identification requirements | Has the meaning given at Article 17 of the <i>Money Laundering Order</i> . |
| Tipping Off Regulations | Proceeds of Crime and Terrorism (Tipping Off – Exceptions) (Jersey) Regulations 2014. |
| Transfer risk | This risk manifests in multiple ways, all ultimately benefiting terrorists, terrorist cells or terrorist organisations directly or indirectly. It is closely related to fraud, corruption, and bribery risks. Examples of <i>Transfer risk</i> materialising into <i>Diversion</i> are the risk of transferring Funds to terrorists directly or indirectly, for example by the NPO: 1. Paying salaries to a <i>Facilitator</i> , making donations to a terrorist, making cash payments to settle access fees such as road checkpoint tools or other forms of 'taxation' to <i>Facilitators</i> , such as making donations for particular causes as directed by them, including where tender processes have been predetermined, to certain suppliers or where this means terrorists or <i>Facilitators</i> are obtaining access to <i>NPO Resources</i> , influencing aid locations and <i>Beneficiaries</i> . At times, such payments |



| Term | Definition |
|--|--|
| | may also be misrepresented in the NPOs financial records as fees for logistics, security etc. 2. The risk of transferring NPO Funds to another charity, NPO, or associate NPO that, in turn, suffers the Transfer risk materialising as noted under (1). |
| TCSP or trust and company service provider | As defined in the <i>FATF</i> glossary and refers to activities/operations specified in paragraph 23 of Part 3 of Schedule 2 to <i>the Proceeds of Crime Law</i> . |
| Trust Company Business | Subject to any Order under Article 4 of the FS(J) Law, has the meaning given at Article 2(3) of the FS(J) Law. Persons carrying on Trust Company Business may also be |
| | referred to as "Trust and company service providers" or "TCSPs". |
| Trust Law | Trust (Jersey) Law 1984. |
| UK | The United Kingdom. |
| UN | The United Nations. |
| unit | Has the meaning given in Article 1(1) of the CIF(J) Law. |
| UNSC | The United Nations Security Council. |
| VA | Virtual Asset. A digital representation of value that can be digitally traded or transferred and can be used for payment or investment purposes. |
| VASP | Virtual Asset Service Provider. |
| | Has the meaning given in paragraph 24 of Part 4 of Schedule 2 to the <i>Proceeds of Crime Law</i> . To assist with the interpretation of <i>VASP</i> activities and operations, refer to the <i>Guidelines</i> . |
| VAT | Value Added Tax. |
| Virtual currency exchange business | Means the business of conducting one or more of the activities or operations to, for or on behalf of another natural or legal person or arrangement set out in paragraph 24(2)(a), (b) and (c) of Part 4 of Schedule 2 to the <i>Proceeds of Crime Law</i> . |
| Wire Transfer Regulations | EU Legislation (Information Accompanying Transfers of Funds) (Jersey) Regulations 2017. |