

Mauritius AML REFRESHER TRAINING



3 CPD hours 70% HRDC REFUNDABLE

Virtual or Face to Face

Comsure has designed its MAURITIUS training to comply with Regulation 22(1)(c) of FIAML Regulations 2018 and the Regulatory AML codes and guides (e.g., FSC/BOM/AG office, etc.) ['THE RULES']

COMSURE TRAINING IS DESIGNED TO MEET "THE RULES" AS FOLLOWS

The "rules" require Mauritian AML regulated firms to:

a) Provide appropriate training to directors, officers and employees;

b) Ensure all employees are fully aware of all applicable legislative requirements;

c) Understand how to analyse information and documentation competently;

d) To know how to form an opinion on whether there is a link between any transaction[s] and action[s] to money laundering or terrorism financing;

e) Understand the reporting procedures employees will follow if there are any suspicions or links to money laundering or terrorism financing

In light of the "rules" the training will cover:

a) The FIAMLA, FIAML Regulations 2018, and AML/CFT Code (and any guidance) issued by the FSC/BOM;

b) The implications of non-compliance by employees to requirements of FIAMLA, FIAML Regulations 2018, any AML/ CFT Code (and any guidance issued by the FSC /BOM;

c) Internal Policies, procedures and controls to foresee, prevent and detecting ML and TF; and

d) The consequences of failing one or more of the above.

COMSURE TRAINING OUTCOMES

The ongoing training provided to directors, officers and employees will also cover, as a minimum:

a) The requirements for the internal and external disclosing of suspicionb) The criminal and regulatory sanctions in place, both in

respect of the liability of the financial institution and personal liability for individuals, for failing to report information under the policies, procedures and controls of the financial institution;

c) The identity and responsibilities of the MLRO, CO and Deputy MLRO;

d) Dealing with business relationships or occasional transactions subject to an internal disclosure, including managing the risk of tipping off and handling questions from customers;

e) Those aspects of the Mauritian aml regulated firm's business deemed to pose the most significant ML and TF risks, together with the principal vulnerabilities of the products and services offered by the financial institution, including any new products, services or delivery channels and any technological developments;

f) New developments in ML and TF, including information on current techniques, methods, trends and typologies;

g) The Mauritian aml regulated firm's policies, procedures and controls surrounding risk and risk awareness, particularly about the application of CDD measures and the management of high risk and existing business relationships;

h) The identification and examination of unusual transactions or activity outside of that expected for a customer;

 i) The nature of terrorism funding and terrorist activity so that employees are alert to transactions or activity that might be terrorist-related;

j) The vulnerabilities of the financial institution to financial misuse by PEPs, including the identification of PEPs and the understanding, assessing and handling of the potential risks associated with PEPs; and

k) UN, EU and other sanctions and THE MAURITIAN AML REGULATED FIRMS's controls to identify and handle natural persons, legal persons and other entities subject to international trade / economic sanctions.



GROUP 1 Administrators (client-facing/non client-facing) including new starters (last 12 months)	GROUP 2 Senior managers including directors and partners
In delivering the training outcome for GROUP 1 Comsure will look at THE AML risks through the following topics	In delivering the training outcome for GROUP 2 Comsure will look at THE AML risks through the following topics
1. Understanding what ML & TF is - dispelling the myths!	1. Matters in Group 1 programme + the following
2. The basics – looking at the three types of ML offender – selfie, end-user and enabler	2. Regulatory and AML Risk
3. AML Policies and Procedures - What is the difference and	 Compliance risk vis-à-vis Regulatory risk. Corporate Governance - Company law vis-à-vis Regulatory expectations.
why are they important?	
4. The probability of an offence crystallising – using leading case studies	5. AML Business Risk Assessment and strategy.
5. Tax evasion and money laundering	6. AML Business Risk Assessment vis-à-vis the AML Relationship [Client] Risk Assessment.
6. Risk of not reporting - using real case studies	
7. Economic and Trade Sanction Risk (e.g. UN, EU, OFAC, etc.)	7. The role of the Money Laundering Reporting Officer ("MLRO") / Nominated Officer / Compliance Officer.
8. Understanding the difference between KYC - ID&V – CDD	8. AML Policy and Procedure Management – what is the difference.
9. Understanding Inherent Risks vis-à-vis trigger risks	9. Essentials of SARs
10. Understanding the difference between EDD, Enhanced Risk and High Risk	10. Conflict of Interest Risk.
11. Profiling customers - what does it mean?	11. Sanction Risk.
12. Building and using trigger events	12. Throughout the session real life case studies will be used.
13. Summary of laws, regulations/orders and regulatory requirements	useu.
14. Throughout the session real life case studies will be used.	

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ALL ENQUIRIES ABOUT COSTS AND TIMINGS OF TRAINING SHOULD BE MADE WITH CLBS FURTHERMORE ALL BOOKINGS AND PAYMENTS SHOULD BE MADE WITH CLBS

COMSURE: JERSEY | GUERNSEY | LONDON | ISLE OF MAN | MAURITIUS

COMSURE MAURITIUS

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COMSURE JERSEY

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