

Sanctions Indemnity

- a) The Bank does not engage in any transactions, irrespective of currency, with or involving Syria, Crimea, Donetsk People's Republic (DNR), Luhansk People's Republic (LNR), Cuba, Iran and North Korea.
- b) The Bank does not engage in USD denominated transactions with or involving Sudan (North) where there is a US nexus (such as but not limited to; USD, US territory or person, US owned / controlled entity or US origin goods). As such, it is expected that customers do not conduct any transaction in USD involving this country. It is also advised that proceeds of any such transactions received in any other currency should not be converted in USD and routed through the Bank.
- c) The Bank does not allow any transaction with persons, entities or vessels designated as sanctions targets by local and international regulators.
- d) The Bank does not engage in transactions (including imports or exports) involving items of dual use which can be used for offensive purposes e.g. items that can be used in nuclear proliferation, arms, ammunitions, etc.
- e) The Bank pursuant to its policy provides banking services exclusively to its account holders who are customers of the bank. Customers are therefore advised not to conduct transactions in their account(s) on behalf of 3rd party(ies)

In keeping with the Bank's adopted policies and its regulatory compliance obligations, the Bank will not be able to serve customers that fail to abide by the foregoing requirements.