

Catella Group Policy on Anti-Money Laundering (AML) and Counter Terrorist Financing (CTF)

1. Introduction

This Catella Group Policy on Anti-Money Laundering (AML) and Counter Terrorist Financing (CTF) (the “**Policy**”) applies to all subsidiaries and affiliated companies of Catella AB (the “**Catella Group**”). This Policy is prepared by the Executive Management Group and approved by the Board. Deviations from this Policy may only be made if prescribed by local laws and regulations. Wherever local regulations or applicable regulatory requirements are stricter than the requirements set out in this Policy, the stricter standard shall be applied. Any deviation shall be reported to the CLO.

1.1. Objective

The objective of this Policy is to describe in more detail what money laundering and terrorist financing are. It provides guidance on how to act in relation to counterparties (such as in current and potential transactions, customers, business partners and suppliers). Additionally, it clarifies general questions related to suspicion of actual or potential money laundering or terrorist financing.

The Catella Group complies with applicable laws and regulations, and does not tolerate any form of money laundering or terrorist financing. By following applicable rules, regulations and standard processes, and by maintaining transparency in all our activities, the Catella Group aims to ensure that its operations are ethical and compliant with applicable law.

Money laundering and terrorist financing are activities that threaten the integrity and stability of the international financial system. We are all responsible to prevent the Catella Group from being used to facilitate the movement of criminal proceeds or the transfer of funds destined to finance terrorism. Each entity within the Catella Group is committed to identifying and managing the money laundering and terrorist financing risks that it is exposed to, and to take the proportionate measures required to manage these risks across all jurisdictions in which it operates.

Failure to comply with laws and regulations may have serious consequences for the group and individuals concerned, as involvement in or assisting with money laundering and/or terrorist financing are criminal offences in most jurisdictions. All Catella Group employees and Intermediaries (see definition below) must therefore take great care to exercise good judgement at all times. Never compromise ethics when doing business, and if in doubt consult this Policy and the Catella Group Code of Conduct.

2. Definitions

Customer Due Diligence (CDD)	means the act of performing background checks on and screenings of counterparties.
Intermediaries	Any person appointed to represent Catella Group in a particular matter and to whom Catella Group supplies money or other assets. The decisive aspect is not the title, but the intermediary's actual function. Intermediaries may include agents, representatives, brokers, or business intermediaries.
Know Your Customer (KYC)	means the process of verifying the identity of counterparties. The objective is to prevent the Catella Group from being used for illegal activities.
Money Laundering	means the act of concealing the connection between criminal acts and money or other assets by making such proceeds appear to have come from a legitimate source. This may for example include, money obtained from drug or tax offences as well as fraud that is "laundered" in order to be used in the legitimate financial system.
Politically Exposed Person (PEP)	means an individual who is or has been entrusted with prominent public functions in a country or an international organization. Due to its position and influence, a PEP is considered to hold a position which per se constitutes a risk of being exploited for, among other things, bribery, and corruption.
Terrorist Financing	means the concealment of what a sum of money is to be used for. It involves the financial support of terrorism by collecting, providing, or receiving money or other property that is intended, or with the knowledge that it is to be used to finance terrorism. In terrorist financing schemes, so-called reverse money laundering is common, which means that instead of laundering criminal profits, legitimately earned money is often used for illegal activities. This does not rule out the possibility that the money comes from criminal activities, but the main goal of a terrorist financing scheme is to conceal the money transfer until it reaches its final destination.
Ultimate Beneficial Owner (UBO)	means an individual who ultimately owns or controls a company, association or other type of legal entity by, directly

or indirectly, holding (i) > 25 % of the votes or (ii) the right to appoint or remove a majority of the board of directors.

3. What not to do - prohibited payments & actions

The Catella Group shall neither establish nor maintain a business relationship with a counterparty that is (i) listed on an applicable sanctions list¹ or (ii) involved in illegal activities.

The Catella Group shall neither engage in transactions that (i) involve unconnected parties², (ii) unusual payment methods (such as crypto currencies or cash) or (iii) unusual terms and conditions.

4. What to do - obligations

The Catella Group carries out all activities in a transparent and ethical way, using a risk-based approach. Taking a risk-based approach means, in part, that Catella Group employees and Intermediaries need to work with risk mitigation to prevent the business from being used for money laundering and terrorist financing.

When engaging with existing and potential counterparties and transactions, the Catella Group employees and Intermediaries shall act in a professional manner. All Catella Group entities shall have routines in place to identify, document and report suspected money laundering and/or terrorist financing activities. Appropriate KYC and CDD measures shall be conducted to ensure the legitimacy of counterparties and transactions. The routines implemented by each entity shall be proportionate and risk-based, and take into account applicable laws and regulations.

Where no stricter requirements follow from applicable laws or regulations, each entity within the Catella Group shall apply the steps below as part of its risk assessment.

A. Risk assessment

Local management shall regularly, and at least on an annual basis, conduct a risk assessment to determine the risk profile of the entity. The risk assessment shall be properly documented. The results of the risk assessment shall be reflected in the actions taken and any mitigating measures implemented.

B. Initial confirmations

The following must be confirmed before entering a business relationship/engaging in a transaction:

The counterparty is, to the best of your knowledge, **not**:

- listed on an applicable sanctions list³; or
- involved in illegal activities.

¹ Such as official sanctions lists by the European Commission, the United Nations and the Office of Foreign Assets Control.

² For the purposes of this Policy, an “unconnected party” refers to a party that does not have a clear and established role in, or identifiable connection to, the transaction.

³ Such as official sanctions lists by the European Commission, the United Nations and the Office of Foreign Assets Control.

The transaction does, to the best of your knowledge, **not**:

- involve unconnected parties;
- unusual payment methods (such as cryptocurrencies or cash); or
- unusual terms and conditions.

C. KYC and CDD

Based on the outcome of A and B above, entities shall perform a general KYC and CDD in relation to current and potential counterparties and transactions.

Make a general risk assessment of the counterparty and/or transaction to determine whether further investigation or actions are required. Appendix 1 may be used as a basis for the assessment.

If no red flags arise, the risk assessment is to be documented, and the transaction can proceed.

If red flags arise, the local MD shall be consulted, and the concerned party shall be asked for a certificate of incorporation and an ownership structure chart evidencing ownership up to the Ultimate Beneficial Owner.

Furthermore, the documentation shall be reviewed and assessed to determine whether further investigation or actions are required. If the documentation is satisfactory and does not give rise to further questions, the risk assessment is to be documented, and the transaction can proceed. If there are red flags, the risk assessment is to be documented and the steps under D (Monitoring and reporting) are to be followed.

D. Monitoring and reporting

If there are suspicions that a transaction is being used for money laundering or terrorist financing, the steps set out below shall be followed.

- **Do not inform** the suspected party, or any third party, of the suspicions,
- **Consult** local instructions and act accordingly. If no such instructions exist, immediately report your suspicions to your local MD. The local MD shall thereafter report to the CFO.

The above does not require any evidence that money laundering or terrorist financing has in fact taken place or that the funds originate from criminal activity. It is enough that there is reasonable grounds for suspicion.

Contact person(s):

CLO

Revisions

DATE:	VERSION, CHANGES MADE AND NAME OF PERSON WHO MADE THEM
2022-05-05	Version 1.0, Created policy, Mattias Brodin, Group CFO, Mattias.Brodin@catella.se
2023-05-10	Version 1.2, New policy template, Michel Fischier, acting CFO and Head of IR and Group Communications
2024-05-22	Version 1.2, no updates, Johanna Bjärnemyr, Head of Group Legal
2025-05-20	Version 1.2, no updates, Johanna Bjärnemyr, Group CLO
2026-05-12	Version 1.3, minor updates, Johanna Bjärnemyr, Group CLO

Appendix 1 – Risk assessment

The below may serve as a basis for determining whether a counterparty or transaction is to be deemed illegitimate. The below factors indicate, but are not equal to, increased risk.

Red flags (indicating increased risk)

- The party or representative is domiciled in a high-risk third country (as determined by the European Commission), such as North Korea, Iran, Cayman Islands and Panama.
- The party or representative is domiciled in a jurisdiction under increased monitoring (grey list) or subject to a call for action (blacklist) by the Financial Action Task Force (FATF), such as the United Arab Emirates and Turkey.
- The party or representative is domiciled in a country with a high corruption index or in a country where the index has drastically increased, as in the Transparency International's Corruption Perception Index (CPI).
- The party's ultimate beneficial owner (UBO) is a Politically Exposed Person (PEP) or is a family member or known employee of such a person.
- The party or representative presents identification documents that are obsolete or questionable.
- The party or representative is unable to present any documents that identify the company and the representative.
- The party is unwilling to have personal contact with you and wishes to conduct the business relationship in another way, for example, through intermediaries.
- The party or representative discontinues the business relationship after being asked to submit identity documents.
- The party wishes to transfer crypto currencies or cash.
- The party wishes to send money in a way that cannot be explained or tracked based on what is known about the party's financial position.
- The party wishes to send money to recipients to whom the party has no natural connection or to many different recipients.