

Financial Institution Name:	Scotiabank Chile
Location (Country):	Chile

The questionnaire is required to be answered on a Legal Entity (LE) Level. The Financial Institution should answer the questionnaire at the legal entity level including any branches for which the client base, products and control model are materially similar to the LE Head Office. This questionnaire should not cover more than one LE. Each question in the CBDDQ will need to be addressed from the perspective of the LE and on behalf of all of its branches. If a response for the LE differs for one of its branches, this needs to be highlighted and details regarding this difference captured at the end of each sub-section. If a branch's business activity (products offered, client base etc.) is materially different than its Entity Head Office, a separate questionnaire can be completed for that branch.

No #	Question	Answer
1. ENTI	TY & OWNERSHIP	
1	Full Legal Name	Scotiabank Chile
2	Append a list of foreign branches which are covered by this questionnaire	
3	Full Legal (Registered) Address	Av. Costanera Sur 2710, Piso 23, Las Condes Region Metropolitana
4	Full Primary Business Address (if different from above)	N/A
5	Date of Entity incorporation/ establishment	March 29, 1944
6	Select type of ownership and append an ownership chart if available	
6 a	Publicly Traded (25% of shares publicly traded)	No
6 a1	If Y, indicate the exchange traded on and ticker symbol	
6 b	Member Owned/ Mutual	No
6 c	Government or State Owned by 25% or more	No
6 d	Privately Owned	Yes
6 d1	If Y, provide details of shareholders or ultimate beneficial owners with a holding of 10% or more	Scotiabank Chile is 99.79% owned by Nova Scotia Inversiones Limitada. Nova Scotia Inversiones Limitada is 99.999% owned by The Bank of Nova Scotia.
7	% of the Entity's total shares composed of bearer shares	0%- Bearer shares are prohibited.
8	Does the Entity, or any of its branches, operate under an Offshore Banking License (OBL)?	No
8 a	If Y, provide the name of the relevant branch/es which operate under an OBL	
9	Name of primary financial regulator / supervisory authority	Comisión para el Mercado Financiero (CMF)
10	Provide Legal Entity Identifier (LEI) if available	54930018SOOHBHRLWC16
11	Provide the full legal name of the ultimate parent (if different from the Entity completing the DDQ)	The Bank of Nova Scotia

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12	Jurisdiction of licensing authority and regulator of ultimate parent	Canada - Office of the Superintendent of Financial Services (OSFI) Canada - Financial Transactions and Reports Analysis Centre of Canada (FINTRAC)
13	Select the business areas applicable to the Entity	
13 a	Retail Banking	Yes
13 b	Private Banking / Wealth Management	Yes
13 с	Commercial Banking	Yes
13 d	Transactional Banking	No
13 e	Investment Banking	No
13 f	Financial Markets Trading	No
13 g	Securities Services / Custody	No
13 h	Broker / Dealer	Yes
13 i	Multilateral Development Bank	No
13 j	Other	
14	Does the Entity have a significant (10% or more) portfolio of non-resident customers or does it derive more than 10% of its revenue from non-resident customers? (Non-resident means customers primarily resident in a different jurisdiction to the location where bank services are provided.)	No
14 a	If Y, provide the top five countries where the non-resident customers are located.	
15	Select the closest value:	
15 a	Number of employees	5001-10000
15 b	Total Assets	Greater than \$500 million
16	Confirm that all responses provided in the above Section ENTITY & OWNERSHIP are representative of all the LE's branches	Yes
16 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
16 b	If appropriate, provide any additional information / context to the answers in this section.	

2. PRO	2. PRODUCTS & SERVICES		
17	Does the Entity offer the following products and		
17.0	Services:		
17 a	Correspondent Banking	No	
17 a1	If Y		
17 a2	Does the Entity offer Correspondent Banking services to domestic banks?		
17 a3	Does the Entity allow domestic bank clients to provide downstream relationships?		
17 a4	Does the Entity have processes and procedures in place to identify downstream relationships with domestic banks?		
17 a5	Does the Entity offer correspondent banking services to Foreign Banks?		
17 a6	Does the Entity allow downstream relationships with Foreign Banks?		
17 a7	Does the Entity have processes and procedures in place to identify downstream relationships with Foreign Banks?		
17 a8	Does the Entity offer correspondent banking services to regulated MSBs/MVTS?		
17 a9	Does the Entity allow downstream relationships with MSBs/MVTS?		
17 a10	Does the Entity have processes and procedures in place to identify downstream relationships with MSB /MVTS?		
17 b	Private Banking (domestic & international)	Yes	
17 с	Trade Finance	Yes	
17 d	Payable Through Accounts	No	
17 e	Stored Value Instruments	No	
17 f	Cross Border Bulk Cash Delivery	No	
17 g	Domestic Bulk Cash Delivery	No	
17 h	International Cash Letter	No	
17 i	Remote Deposit Capture	No	
17 j	Virtual /Digital Currencies	No	
17 k	Low Price Securities	No	
17 I	Hold Mail	No	
17 m	Cross Border Remittances	Yes	
17 n	Service to walk-in customers (non-account holders)	No	
17 o	Sponsoring Private ATMs	No	
17 p	Other high risk products and services identified by the Entity	N/A	
18	Confirm that all responses provided in the above Section PRODUCTS & SERVICES are representative of all the LE's branches	Yes	
18 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.		

If appropriate, provide any additional information / context to the answers in this	
section.	

3. AML	CTF & SANCTIONS PROGRAMME	
19	Does the Entity have a programme that sets	
	minimum AML, CTF and Sanctions standards regarding the following components:	
19 a	Appointed Officer with sufficient experience/expertise	Yes
19 b	Cash Reporting	Yes
19 с	CDD	Yes
19 d	EDD	Yes
19 e	Beneficial Ownership	Yes
19 f	Independent Testing	Yes
19 g	Periodic Review	Yes
19 h	Policies and Procedures	Yes
19 i	Risk Assessment	Yes
19 ј	Sanctions	Yes
19 k	PEP Screening	Yes
19 I	Adverse Information Screening	Yes
19 m	Suspicious Activity Reporting	Yes
19 n	Training and Education	Yes
19 o	Transaction Monitoring	Yes
20	How many full time employees are in the Entity's AML, CTF & Sanctions Compliance Department?	10-50
21	Is the Entity's AML, CTF & Sanctions policy approved at least annually by the Board or equivalent Senior Management Committee?	Yes
22	Does the Board or equivalent Senior Management Committee receive regular reporting on the status of the AML, CTF & Sanctions programme?	Monthly
23	Does the Entity use third parties to carry out any components of its AML, CTF & Sanctions programme?	Yes
23 a	If Y, provide further details	The entity may use third parties, including other Bank of Nova Scotia subsidiaries and/or affiliates, to perform certain AML functions on its behalf in accordance with its AML standards, subject to local regulations. The entity maintains controls and oversight over the third party arrangement and remains ultimately accountable for the actions of the third party per the terms of any relevant agreement(s).
24	Confirm that all responses provided in the above Section AML, CTF & SANCTIONS Programme are representative of all the LE's branches	Yes
24 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
24 b	If appropriate, provide any additional information / context to the answers in this section.	N/A

4. ANTI	BRIBERY & CORRUPTION	
25	Has the Entity documented policies and procedures consistent with applicable ABC regulations and requirements to [reasonably] prevent, detect and report bribery and	Yes
26	corruption? Does the Entity have an enterprise wide	
	programme that sets minimum ABC standards?	Yes
27	Has the Entity appointed a designated officer or officers with sufficient experience/expertise responsible for coordinating the ABC programme?	Yes
28	Does the Entity have adequate staff with appropriate levels of experience/expertise to implement the ABC programme?	Yes
29	Is the Entity's ABC programme applicable to:	Both joint ventures and third parties acting on behalf of the Entity
30	Does the Entity have a global ABC policy that:	
30 a	Prohibits the giving and receiving of bribes? This includes promising, offering, giving, solicitation or receiving of anything of value, directly or indirectly, if improperly intended to influence action or obtain an advantage	Yes
30 b	Includes enhanced requirements regarding interaction with public officials?	Yes
30 с	Includes a prohibition against the falsification of books and records (this may be within the ABC policy or any other policy applicable to the Legal Entity)?	Yes
31	Does the Entity have controls in place to monitor the effectiveness of their ABC	Yes
32	Does the Entity's Board or Senior Management Committee receive regular Management Information on ABC matters?	Yes
33	Does the Entity perform an Enterprise Wide ABC risk assessment?	Yes
33 a	If Y select the frequency	12 Months
34	Does the Entity have an ABC residual risk rating that is the net result of the controls effectiveness and the inherent risk	Yes
35	Does the Entity's ABC EWRA cover the inherent risk components detailed below:	
35 a	Potential liability created by intermediaries and other third-party providers as appropriate	Yes
35 b	Corruption risks associated with the countries and industries in which the Entity does business, directly or through intermediaries	Yes
35 с	Transactions, products or services, including those that involve state-owned or state-controlled entities or public officials	Yes
35 d	Corruption risks associated with gifts and hospitality, hiring/internships, charitable donations and political contributions	Yes
35 e	Changes in business activities that may materially increase the Entity's corruption risk	Yes
36	Does the Entity's internal audit function or other independent third party cover ABC Policies and Procedures?	Yes
37	Does the Entity provide mandatory ABC training to:	
37 a	Board and senior Committee Management	Yes
37 b	1st Line of Defence	Yes
37 с	2nd Line of Defence	Yes

37 d	3rd Line of Defence	Yes
37 e	3rd parties to which specific compliance activities subject to ABC risk have been outsourced	Yes
37 f	Non-employed workers as appropriate (contractors/consultants)	Yes
38	Does the Entity provide ABC training that is targeted to specific roles, responsibilities and activities?	Yes
39	Confirm that all responses provided in the above Section Anti Bribery & Corruption are representative of all the LE's branches	Yes
39 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
39 b	If appropriate, provide any additional information / context to the answers in this section.	The entity is subject to Enterprise Wide Anti-Bribery & Corruption Program of its Parent Company The Bank of Nova Scotia. All aspects of the EWABC program have been implemented in the entity's operations. In reference to 37e, while mandatory training is not provided by ourselves, we do ensure that 3rd parties have either satisfactory training in place or the appropriate policies and controls.

5. AML.	CTF & SANCTIONS POLICIES & PROC	EDURES
40	Has the Entity documented policies and	
	procedures consistent with applicable AML,	
	CTF & Sanctions regulations and requirements	
	to reasonably prevent, detect and report:	
40 a	Money laundering	Yes
40 b	Terrorist financing	Yes
40 c	Sanctions violations	Yes
41	Are the Entity's policies and procedures updated at least annually?	Yes
42	Are the Entity's policies and procedures gapped against/compared to:	
42 a	US Standards	Yes
42 a1	If Y, does the Entity retain a record of the results?	Yes
42 b	EU Standards	Yes
42 b1	If Y, does the Entity retain a record of the results?	Yes
43	Does the Entity have policies and procedures that:	
43 a	Prohibit the opening and keeping of anonymous and fictitious named accounts	Yes
43 b	Prohibit the opening and keeping of accounts for unlicensed banks and/or NBFIs	Yes
43 c	Prohibit dealing with other entities that provide banking services to unlicensed banks	Yes
43 d	Prohibit accounts/relationships with shell banks	Yes
43 e	Prohibit dealing with another entity that provides services to shell banks	Yes
43 f	Prohibit opening and keeping of accounts for Section 311 designated entities	Yes
43 g	Prohibit opening and keeping of accounts for	
	any of unlicensed/unregulated remittance agents, exchanges houses, casa de cambio,	Yes
43 h	bureaux de change or money transfer agents Assess the risks of relationships with domestic	
45 11		Yes
43 i	Define escalation processes for financial crime risk issues	Yes
43 j	Define the process, where appropriate, for	
	terminating existing customer relationships due to financial crime risk	Yes
43 k	Specify how potentially suspicious activity	
	In the second of	Yes
43 I	Outline the processes regarding screening for sanctions, PEPs and negative media	Yes
43 m	Outline the processes for the maintenance of internal "watchlists"	Yes
44	Has the Entity defined a risk tolerance statement or similar document which defines a risk boundary around their business?	Yes
45	Does the Entity have a record retention procedures that comply with applicable laws?	Yes
45 a	If Y, what is the retention period?	5 years or more
46	Confirm that all responses provided in the	
	above Section POLICIES & PROCEDURES are representative of all the LE's branches	Yes
46 a	If N, clarify which questions the difference/s	
	relate to and the branch/es that this applies to.	
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46 b	If appropriate, provide any additional
	information / context to the answers in this
	section.

6. AML	, CTF & SANCTIONS RISK ASSESSMEN	T
47	Does the Entity's AML & CTF EWRA cover the	
47 -	inherent risk components detailed below:	
47 a	Client	Yes
47 b	Product	Yes
47 c	Channel	Yes
47 d	Geography	Yes
48	Does the Entity's AML & CTF EWRA cover the controls effectiveness components detailed below:	
48 a	Transaction Monitoring	Yes
48 b	Customer Due Diligence	Yes
48 c	PEP Identification	Yes
48 d	Transaction Screening	Yes
48 e	Name Screening against Adverse Media & Negative News	Yes
48 f	Training and Education	Yes
48 g	Governance	Yes
48 h	Management Information	Yes
49	Has the Entity's AML & CTF EWRA been completed in the last 12 months?	Yes
49 a	If N, provide the date when the last AML & CTF EWRA was completed.	
50	Does the Entity's Sanctions EWRA cover the inherent risk components detailed below:	
50 a	Client	Yes
50 b	Product	Yes
50 c	Channel	Yes
50 d	Geography	Yes
51	Does the Entity's Sanctions EWRA cover the controls effectiveness components detailed below:	
51 a	Customer Due Diligence	Yes
51 b	Transaction Screening	Yes
51 c	Name Screening	Yes
51 d	List Management	Yes
51 e	Training and Education	Yes
51 f	Governance	Yes
51 g	Management Information	Yes
52	Has the Entity's Sanctions EWRA been completed in the last 12 months?	Yes
52 a	If N, provide the date when the last Sanctions EWRA was completed.	

53	Confirm that all responses provided in the above Section AML, CTF & SANCTIONS RISK ASSESSMENT are representative of all the LE's branches	Yes
53 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
53 b	If appropriate, provide any additional information / context to the answers in this section.	

7. KYC.	, CDD and EDD				
54	Does the Entity verify the identity of the	Yes			
55	customer? Do the Entity's policies and procedures set out				
33		Yes			
56	Which of the following does the Entity gather and retain when conducting CDD? Select all that apply:				
56 a	Ownership structure	Yes			
56 b	Customer identification	Yes			
56 c	Expected activity	Yes			
56 d	Nature of business/employment	Yes			
56 e	Product usage	Yes			
56 f	Purpose and nature of relationship	Yes			
56 g	Source of funds	Yes			
56 h	Source of wealth	Yes			
57	Are each of the following identified:				
57 a	Ultimate beneficial ownership	Yes			
57 a1	Are ultimate beneficial owners verified?	Yes			
57 b	Authorised signatories (where applicable)	Yes			
57 c	Key controllers	Yes			
57 d	Other relevant parties	N/A			
58	What is the Entity's minimum (lowest) threshold applied to beneficial ownership identification?	10%			
59	Does the due diligence process result in customers receiving a risk classification?	Yes			
60	If Y, what factors/criteria are used to determine the customer's risk classification? Select all that apply:				
60 a	Product Usage	Yes			
60 b	Geography	Yes			
60 с	Business Type/Industry	Yes			
60 d	Legal Entity type	Yes			
60 e	Adverse Information	Yes			
60 f	Other (specify)	Transactional activity, PEP connections, Sanction Exposure			
61	Does the Entity have a risk based approach to screening customers for adverse media/negative news?	Yes			
62	If Y, is this at:				
62 a	Onboarding	Yes			

CO I	I//C renewal			
62 b	KYC renewal	Yes		
62 c	Trigger event	Yes		
63	What is the method used by the Entity to screen for adverse media / negative news?	Combination of automated and manual		
64	Does the Entity have a risk based approach to screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs?	Yes		
65	If Y, is this at:			
65 a	Onboarding	Yes		
65 b	KYC renewal	Yes		
65 с	Trigger event	Yes		
66	What is the method used by the Entity to screen PEPs?	Combination of automated and manual		
67	Does the Entity have policies, procedures and processes to review and escalate potential matches from screening customers and connected parties to determine whether they are PEPs, or controlled by PEPs?	Yes		
68	Does the Entity have a process to review and update customer information based on:			
68 a	KYC renewal	Yes		
68 b	Trigger event	Yes		
69	Does the Entity maintain and report metrics on current and past periodic or trigger event due diligence reviews?	Yes		
70	From the list below, which categories of customers or industries are subject to EDD and/or are restricted, or prohibited by the Entity's FCC programme?			
70 a	Non-account customers	EDD & restricted on a risk based approach		
70 b	Non-resident customers	Do not have this category of customer or industry		
70 c	Shell banks	Prohibited		
70 d	MVTS/ MSB customers	EDD & restricted on a risk based approach		
70 e	PEPs	EDD on a risk based approach		
70 f	PEP Related	EDD on a risk based approach		
70 g	PEP Close Associate	EDD on a risk based approach		
70 h	Correspondent Banks	EDD on a risk based approach		
70 h1	If EDD or EDD & restricted, does the EDD assessment contain the elements as set out in the Wolfsberg Correspondent Banking Principles 2014?	Yes		
70 i	Arms, defense, military	EDD & restricted on a risk based approach		
70 j	Atomic power	Do not have this category of customer or industry		
70 k	Extractive industries	EDD on a risk based approach		
70 I	Precious metals and stones	EDD & restricted on a risk based approach		
70 m	Unregulated charities	EDD & restricted on a risk based approach		
70 n	Regulated charities	EDD on a risk based approach		
<u> </u>		-		

70 o	Red light business / Adult entertainment	Do not have this category of customer or industry
70 p	Non-Government Organisations	EDD on a risk based approach
70 q	Virtual currencies	EDD & restricted on a risk based approach
70 r	Marijuana	Prohibited
70 s	Embassies/Consulates	EDD & restricted on a risk based approach
70 t	Gambling	EDD & restricted on a risk based approach
70 u	Payment Service Provider	EDD on a risk based approach
70 v	Other (specify)	
71	If restricted, provide details of the restriction	Additional controls, enhanced and/or specialized due diligence are applied to customers subject to restrictions based on regulatory requirements or the Bank's risk appetite.
72	Does the Entity perform an additional control or quality review on clients subject to EDD?	Yes
73	Confirm that all responses provided in the above Section KYC, CDD and EDD are representative of all the LE's branches	Yes
73 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to	
73 b	If appropriate, provide any additional information / context to the answers in this section.	With regards to questions 56g & 56h, the gathering of Source of Funds and Source of Wealth is determined using a risk based approach and at a minimum is done in cases of high risk when EDD is required and/or for specific product types.

8. MO	NITORING & REPORTING	
74	Does the Entity have risk based policies, procedures and monitoring processes for the identification and reporting of suspicious activity?	Yes
75	What is the method used by the Entity to monitor transactions for suspicious activities?	Combination of automated and manual
76	If manual or combination selected, specify what type of transactions are monitored manually	Manual monitoring is appropriate where transactions involve heightened risks that warrant overlapping controls; Some or all of the risks and red flags for which the transactions are being monitored are not easily identified by automated monitoring. All transactions are monitored using a risk based approach.
77	Does the Entity have regulatory requirements to report suspicious transactions?	Yes
77 a	If Y, does the Entity have policies, procedures and processes to comply with suspicious transaction reporting requirements?	Yes
78	Does the Entity have policies, procedures and processes to review and escalate matters arising from the monitoring of customer transactions and activity?	Yes
79	Confirm that all responses provided in the above Section MONITORING & REPORTING are representative of all the LE's branches	Yes
79 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to	
79 b	If appropriate, provide any additional information / context to the answers in this section.	

O DAY	MENT TO ANCOADENCY	
	MENT TRANSPARENCY	
80	Does the Entity adhere to the Wolfsberg Group	Yes
	Payment Transparency Standards?	
81	Does the Entity have policies, procedures and	
	processes to [reasonably] comply with and have	
	controls in place to ensure compliance with:	
81 a	FATF Recommendation 16	Yes
	1. 15 1.:	
81 b	Local Regulations	Yes
81 b1	Specify the regulation	Law N° 19,913 and the Circulars of the Financial Analysis Unit (UAF): Law N° 19,913 (agreed version, last modified 09/27/2022)
81 c	If N, explain	
82	Does the Entity have processes in place to respond to Request For Information (RFIs) from other entities in a timely manner?	Yes
83	Does the Entity have controls to support the inclusion of required and accurate originator information in international payment messages?	Yes
84	Does the Entity have controls to support the inclusion of required beneficiary information international payment messages?	Yes
85	Confirm that all responses provided in the above Section PAYMENT TRANSPARENCY are representative of all the LE's branches	Yes
85 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
85 b	If appropriate, provide any additional information / context to the answers in this section.	

10. SAN	ICTIONS		
86	Does the Entity have a Sanctions Policy approved by management regarding compliance with sanctions law applicable to the Entity, including with respect its business conducted with, or through accounts held at foreign financial institutions?	Yes	
87	Does the Entity have policies, procedures, or other controls reasonably designed to prevent the use of another entity's accounts or services in a manner causing the other entity to violate sanctions prohibitions applicable to the other entity (including prohibitions within the other entity's local jurisdiction)?	Yes	
88	Does the Entity have policies, procedures or other controls reasonably designed to prohibit and/or detect actions taken to evade applicable sanctions prohibitions, such as stripping, or the resubmission and/or masking, of sanctions relevant information in cross border transactions?	Yes	
89	Does the Entity screen its customers, including beneficial ownership information collected by the Entity, during onboarding and regularly thereafter against Sanctions Lists?	Yes	
90	What is the method used by the Entity?	Combination of automated and manual	
91	Does the Entity screen all sanctions relevant data, including at a minimum, entity and location information, contained in cross border transactions against Sanctions Lists?	Yes	
92	What is the method used by the Entity?	Automated	
93	Select the Sanctions Lists used by the Entity in its sanctions screening processes:		
93 a	Consolidated United Nations Security Council Sanctions List (UN)	Used for screening customers and beneficial owners and for filtering transactional data	
93 b	United States Department of the Treasury's Office of Foreign Assets Control (OFAC)	Used for screening customers and beneficial owners and for filtering transactional data	
93 с	Office of Financial Sanctions Implementation HMT (OFSI)	Used for screening customers and beneficial owners and for filtering transactional data	
93 d	European Union Consolidated List (EU)	Used for screening customers and beneficial owners and for filtering transactional data	
93 е	Lists maintained by other G7 member countries	Used for screening customers and beneficial owners and for filtering transactional data	
93 f	Other (specify)		
94	Question removed		
95	When regulatory authorities make updates to their Sanctions list, how many business days before the entity updates their active manual and/or automated screening systems against:		
95 a	Customer Data	Same day to 2 business days	
95 b	Transactions	Same day to 2 business days	
96	Does the Entity have a physical presence, e.g., branches, subsidiaries, or representative offices located in countries/regions against which UN, OFAC, OFSI, EU and G7 member countries have enacted comprehensive jurisdiction-based Sanctions?	No	

97	Confirm that all responses provided in the above Section SANCTIONS are representative of all the LE's branches	Yes
97 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
97 b	If appropriate, provide any additional information / context to the answers in this section.	

11. TR	AINING & EDUCATION	
98	Does the Entity provide mandatory training,	
	which includes :	
98 a	Identification and reporting of transactions to government authorities	Yes
98 b	Examples of different forms of money laundering, terrorist financing and sanctions violations relevant for the types of products and services offered	Yes
98 c	Internal policies for controlling money laundering, terrorist financing and sanctions violations	Yes
98 d	New issues that occur in the market, e.g., significant regulatory actions or new regulations	Yes
98 e	Conduct and Culture	Yes
99	Is the above mandatory training provided to :	
99 a	Board and Senior Committee Management	Yes
99 b	1st Line of Defence	Yes
99 с	2nd Line of Defence	Yes
99 d	3rd Line of Defence	Yes
99 e	3rd parties to which specific FCC activities have been outsourced	Yes
99 f	Non-employed workers (contractors/consultants)	Yes
100	Does the Entity provide AML, CTF & Sanctions training that is targeted to specific roles, responsibilities and high risk products, services and activities?	Yes
101	Does the Entity provide customised training for AML, CTF and Sanctions staff?	Yes
102	Confirm that all responses provided in the above Section TRAINING & EDUCATION are representative of all the LE's branches	Yes
102 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
102 b	If appropriate, provide any additional information / context to the answers in this section.	

12. QU	ALITY ASSURANCE /COMPLIANCE TES	TING
103	Are the Entity's KYC processes and documents subject to quality assurance testing?	Yes
104	Does the Entity have a program wide risk based Compliance Testing process (separate to the independent Audit function)?	Yes
105	Confirm that all responses provided in the above Section QUALITY ASSURANCE / COMPLIANCE TESTING are representative of all the LE's branches	Yes
105 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
105 b	If appropriate, provide any additional information / context to the answers in this section.	

13. AU	DIT	
106	In addition to inspections by the government supervisors/regulators, does the Entity have an internal audit function, a testing function or other independent third party, or both, that assesses FCC AML, CTF and Sanctions policies and practices on a regular basis?	Yes
107	How often is the Entity audited on its AML, CTF & Sanctions programme by the following:	
107 a	Internal Audit Department	Component based reviews
107 b	External Third Party	Component based reviews
108	Does the internal audit function or other independent third party cover the following areas:	
108 a	AML, CTF & Sanctions policy and procedures	Yes
108 b	KYC / CDD / EDD and underlying methodologies	Yes
108 c	Transaction Monitoring	Yes
108 d	Transaction Screening including for sanctions	Yes
108 e	Name Screening & List Management	Yes
108 f	Training & Education	Yes
108 g	Technology	Yes
108 h	Governance	Yes
108 i	Reporting/Metrics & Management Information	Yes
108 j	Suspicious Activity Filing	Yes
108 k	Enterprise Wide Risk Assessment	Yes
108 I	Other (specify)	
109	Are adverse findings from internal & external audit tracked to completion and assessed for adequacy and completeness?	Yes
110	Confirm that all responses provided in the above section, AUDIT are representative of all the LE's branches	Yes
110 a	If N, clarify which questions the difference/s relate to and the branch/es that this applies to.	
110 b	If appropriate, provide any additional information / context to the answers in this section.	

Declaration Statement		
Wolfsberg Group Correspondent Banking Due Diligence Que Declaration Statement (To be signed by Global Head of Corr Anti- Money Laundering, Chief Compliance Officer, Global He	espondent Banking o	or equivalent position holder AND Group Money Laundering Prevention Officer, Global Head of
Scotiabank Chile	(Financial Institution r	name) is fully committed to the fight against financial crime and makes
	-	julations and standards in all of the jurisdictions in which it does business and holds accounts.
The Financial Institution understands the critical importance of its legal and regulatory obligations.	of having effective an	d sustainable controls to combat financial crime in order to protect its reputation and to meet
The Financial Institution recognises the importance of transp standards.	arency regarding part	ties to transactions in international payments and has adopted/is committed to adopting these
·	• • • •	the Wolfsberg Correspondent Banking Principles and the Wolfsberg Trade Finance and will be updated no less frequently than on an annual basis.
The Financial Institution commits to file accurate supplement	al information on a tin	nely basis.
I,Rachelle Hildyard	_ (Global Head of Co	orrespondent Banking or equivalent), certify that I have read and understood this declaration,
that the answers provided in this Wolfsberg CBDDQ are com Institution.	•	my honest belief, and that I am authorised to execute this declaration on behalf of the Financial
I, Guillermo Horta Montes	(MLRO or equivale	nt), certify that I have read and understood this declaration, that the answers provided in this
Wolfsberg CBDDQ are complete and correct to my honest be		thorised to execute this declaration on behalf of the Financial Institution.
Rachelle Hildyard	(Signature & Date)	February 14, 2023
Guillermo Horta Montes	(Signature & Date)	February 14, 2023