

Guidance Guidance Sanctions regime - firm-wide risk assessments

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Status

This guidance is to help you understand your legal and regulatory obligations, and how to comply with them. We will have regard to it when exercising our regulatory functions.

Who is this guidance for?

All firms, including:

- those who do not wish to provide advice on the UK's sanctions regime or to those subject to it
- · those who wish to act in this area in a controlled and compliant way.

Purpose of this guidance

This guidance is aimed to help firms assess your exposure to risks associated with the UK's sanctions regime.

This guidance is a living document and we will update it from time to time.

This guidance addresses the UK's overall sanctions regime. It is, however, important to note that different requirements apply to different country's regimes. You should familiarise yourself with the requirements of any regime to which your firm may be exposed.

Introduction

The sanctions regime has expanded rapidly since the invasion of Ukraine in February 2022, both in scope and scale. The obligation to abide by the sanctions regime - as set out in the Sanctions and Money Laundering Act 2018 [https://www.legislation.gov.uk/ukpga/2018/13/contents/enacted] - applies to all firms in all sectors.

Until recently, sanctions risk tended to apply only to a small number of specialist firms doing business with clients in affected jurisdictions. This is no longer the case and firms cannot afford to assume that sanctions do not pose a risk to them.



Sanctions apply to all sectors of legal work and operate under a strict liability regime. Breaches of the sanctions regime, even if unintentional, can have severe financial, reputational, and potentially regulatory consequences.

Having a sanctions risk assessment is not compulsory, but we consider it best practice, particularly for those firms which are at higher risk.

Who is at risk of becoming involved in a sanctions breach?

Financial sanctions restrictions apply to individuals, vessels and businesses (referred to as designated persons). Trade sanctions restrict certain activities and transactions. Every UK citizen, wherever in the world they may be, must comply with the sanctions regime at all times. A breach of the sanctions regime is a strict liability offence. The result is that all firms are at risk to some degree.

Designated persons are likely to want to circumvent sanctions to access and transfer their wealth. They might do this in a number of ways, for example by:

- · concealing their ownership and control of corporate entities
- · converting funds into assets, or vice versa, to disguise them
- · holding assets in a variety of jurisdictions to make them difficult to trace
- investing in high-value, transportable assets.

Accordingly, those firms at heightened risk are likely to be involved in:

- · multi-jurisdictional transactions, particularly those involving offshore jurisdictions
- arranging complex corporate structures which could have persons as ultimate beneficial owners
- dealing with high net-worth individuals, or those who hold or have held political office
- · providing trusts and company services
- charities, particularly those based in, or providing services to, a jurisdiction subject to a sanctions regime
- high-value transactions including not only real property but assets such as artwork, vessels and aircraft
- · shipping and aviation.

It is important to bear in mind that those seeking to circumvent sanctions may target solicitors who are inexperienced in dealing with sanctions. Layers of corporate ownership and intermediaries may also be used to obscure links to a designated person. You should be alert to the risk whatever the size and nature of your firm and your firm's work.

Why is it important to have a firm wide risk assessment?



The purpose of a firm-wide risk assessment is to assist in identifying potential or vulnerabilities to breaches of the regime, and to explore ways to mitigate these risks. While the sanctions regime is strict liability rather than risk-based, having this framework in place will help you to identify emerging risks and take preventative action.

The Office for Financial Sanctions Implementation (OFSI) has also indicated that, while the regime is strict liability, it will take a risk-based approach to enforcement. Where a breach has occurred, preventative measures are likely to provide considerable mitigation. It has published guidance explaining its enforcement approach (PDF)

[https://assets.publishing.service.gov.uk/media/64f0b13fa78c5f0010c6f3cb/Monetary_Penalty_and_Enforcement_Guidance__Aug_2023_.pdf]

Having a firm-wide risk assessment in place will also help you to develop appropriate policies, controls and procedures. This is not a legislative or regulatory requirement, but we strongly recommend that you do so to protect yourself and your firm. Fee earners may also need to refer to your firm-wide risk assessment when assessing risk at client and matter level.

Your firm-wide risk assessment is an important document, which should be regularly reviewed, kept up to date, and approved by senior management.

If you are subject to the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 (MLR 2017), you may wish to consider sanctions risks under your existing firm-wide risk assessment as part of a single document, rather than creating a separate risk assessment.

What should a sanctions risk assessment look like?

Generally, we consider it best practice to mirror the requirements of the MLR2017. This sets out various risk factors to consider. These are:

- · your firm's customers
- · the countries or geographic areas in which you operate
- · the products or services which your firm provides
- your firm's transactions
- · how your firm's products and services are delivered.

The risk assessment should also be appropriate to the size and nature of your business, taking into account any characteristics which might affect risk, such as:

- headcount
- areas of work
- · geographic location of offices
- supervisory structure this might, for example, include whether your firm works remotely, whether you have overseas offices, and what level of oversight senior staff have of fee earners.



Next steps and further information

Breaches of the sanctions regime represent a financial, reputational and regulatory risk to your firm. We expect firms to be compliant and have provided this guidance to help you draft an effective firm risk assessment.

Tips for completing your risk assessment

1. Should I use a template risk assessment?

This is entirely up to you. Some firms find template risk assessments useful in helping assess sanctions risk. We have published a template (WORD 7 pages, 48KB) [https://www.sra.org.uk/globalassets/documents/solicitors/sanctions-regime-firm-wide-risk-assessment-template.docx?version=492a46] which you may find useful.

If you use a template, however, you must make sure that it is tailored to your practice. When considering sanctions risk assessments, we often find that they do not match a firm's profile and do not reflect the risks from its services and client demographic. To protect your firm, you should carry out a risk assessment relevant to the size and nature of your business. In this sense, you are the expert.

Remember, you cannot pass the regulatory risk of non-compliance on to a third party. If a consultancy gives you the wrong advice, the liability remains with you.

2. What is the difference between matter and firm-wide risk assessments?

Firms often confuse a matter or client risk assessment with a firm-wide risk assessment. These are different documents which do different jobs.

A firm-wide risk assessment should evaluate the sanctions risk that your whole business is exposed to and set out how you have arrived at that conclusion. It should then set out the steps which will be taken to help mitigate any risks.

A matter or client risk assessment is linked to a specific client file and should assess the sanctions risk associated with that particular client or matter. It should also then inform the level of customer due diligence and ongoing monitoring required.

The two documents should relate to each other, and client or matter risk assessments should be informed by the themes identified in the firm assessment.

If you are in scope of the MLR 2017, you may wish to integrate a sanctions risk assessment into your existing AML regime at both firm and client/matter level.

You should also factor in any ancillary services provided by your firm or linked entities, and consider whether these might be attractive to designated persons. Examples might include reputation management, asset or wealth management, concierge services or family office services.

3. Which clients pose a risk?

Although it is common to speak of jurisdictions being sanctioned, for example "sanctions against Iran", in general it is not these countries themselves which are

sanctioned. Financial sanctions are directed against people and vessels, which are then grouped into a geographic regime. You can find an up to date list of jurisdictions with a geographic sanctions regime in place here [https://www.gov.uk/government/collections/uk-sanctions-regimes-under-the-sanctions-act].

The vast majority of people within these jurisdictions are not subject to sanctions.

This is different to trade sanctions, which prevent those in the UK taking specific actions against those from certain countries (for example all Russian citizens or persons connected with Russia under the Russia (Sanctions) (EU Exit) Regulations 2019 [https://www.legislation.gov.uk/uksi/2019/855/contents/made] .) You should, however, regard a client that approaches you with a connection to a country under a sanctions regime as a higher-risk situation. They are more likely to be subject to sanctions than someone who does not have such a connection.

Clients who are more likely to be designated persons may:

- · be high net-worth individuals or corporate entities owned or controlled by them
- hold, or have held, political office in another country though this could be interpreted more widely than the definition of a politically exposed person in the MLR 2017
- · be connected to jurisdictions subject to a sanctions regime
- · use multiple layers of corporate structures to obscure their involvement
- instruct you through third parties, such as family offices or concierge services.

It is, however, important to note that while the above factors increase risk, they are not in themselves determinative and you should not have a stereotypical view of what a designated person looks like. The OFSI consolidated list contains a significant number of people who are British citizens and have a last known address in the UK. Likewise, there are sanctions regimes in place against terrorist groups such as ISIL and al-Qaida. Designated persons under these regimes may not fit the stereotype of a designated person as a kleptocrat or oligarch.

4. What is licensing?

A licence from the appropriate government department will allow you to deal with sanctioned clients or assets in a way which would otherwise be prohibited. These are sub-divided into general and specific licences. Generally, licensing will involve OFSI or the Department for Business and Trade (DBT).

It is important to note that general and specific licences both present risks of their own. Both types of licence come with conditions – generally in the form of restrictions of activity (eg limits as to what is billable) and reporting conditions, either at the end of the licence period or once the licensed activity has concluded. Both kinds of licence are also usually time-limited, though they may be renewed at expiry. If you intend to apply for a licence, you should have procedures in place to monitor these restrictions and to make sure that you do not exceed any time limits or financial restrictions.



Read more information about licensing [https://www.gov.uk/guidance/licences-that-allow-activity-prohibited-by-financial-sanctions] .

5. Counterparty risk

The strict liability of the sanctions regime does not distinguish between clients, counterparties or third parties. It is also possible to breach the sanctions regime in relation to a party who is not a client. If a counterparty or a third party is a designated person, the same considerations apply with regard to transfers as if they were your client.

You would, for example, breach the sanctions regime by transferring a payment of damages from your client to a designated person without a licence in place.

Relying on the other side in a transaction, or third parties, to have effective systems in place to screen for designated persons is unlikely to provide you with a complete defence if you breach the sanctions regime.

While the regime itself is strict liability, OFSI has produced guidance which sets out its attitude to enforcement. This includes measures which will mitigate the position of firms who find themselves in breach.

OFSI will consider it good mitigation where a decision was made in good faith and, on the basis of proper due diligence, was a reasonable conclusion to draw. OFSI will take into account the measures and checks undertaken, including due diligence and ongoing monitoring, taking into account:

- the facts of the case
- the degree of sanctions risk of the relevant entities involved.

As a basic measure, we recommend that your firm carries out basic checks on the counterparties in your matters, perhaps alongside your existing conflict checks. These are likely to be more limited than the checks you would carry out on your own clients, due to the more limited information available. To be effective they should include checking the counterparty against the consolidated list, including any ultimate beneficial owners. The level of checks should, however, increase with increased risk.

Sanctions risk	Questions to ask	Good practice	Bad practice
Clients and counterparties: Risk profile Know your client What brought them here?	What kind of clients instruct my firm? What is their usual pattern of business? Do my fee earners know what is usual for our clients	Effective use of the OFSI Consolidated List or an everification system which draws on it to check clients and counterparties.	An assumption that designated persons would never instruct your firm. Not involving fee earners in spotting unusual clients or

Effective counterparty checks

and counterparties?

Is there
anything about
my firm's client
profile which
makes them
higher risk, for
example, highnet worth
individuals?

Do corporate clients and counterparties have multiple levels of ownership and control? If so, do we know why and who is involved?

How good are fee earners at collecting information about a client's background, include the source of their wealth?

How good are fee earners at carrying out checks on counterparties?

Are fee earners equipped to recognise risks and report them?

In what
countries do my
firm's clients
and their
counterparties
have
connections?

A good knowledge of your client base's variance in wealth and

typical funding

sources.

Referring to due diligence you have stored on your clients and, where applicable,

Considering the steps you take to authenticate a client's claim of identity.

counterparties.

Consider the ownership and control structures you typically encounter, describing any exceptions.

Robust measures in place to establish ownership and control.

Consider how clients are referred to your firm.

Making sure that fee earners are aware of how to spot changes in a client's usual activity. counterparties or transactions.

Assuming that UK clients and counterparties would not be subject to sanctions.

	Do any my firm's clients or their counterparties come from jurisdictions with sanctions regimes in place? Does my firm have repeat clients, walk-in clients, referral agreements or similar?	Effective use of a client risk assessment which alerts fee earners to unusual transactions.	
Geographical	Where does my	Considering	Being vague,
	firm operate?	where you	for example,
area:	Doos my firm	have offices	dividing
Jurisdictions	Does my firm operate in	and where you	countries into
	jurisdictions	offer services.	'UK' and
Connections	which may be	Including	'worldwide',
Local	subject to a	consideration	which misses
knowledge	sanctions	of where your	any sense of
Miowioago	regime?	clients, client	the different
		entities,	risk posed by
	Does my firm	counterparties	different
	operate in	or the	countries.
	jurisdictions	transactions	Making
	which could be	you are	unrealistic
	used to	working on are	statements, for
	obscure	based and	example,
	ownership and	where they are	stating that
	control by	linked to.	'the firm would
	designated		never act for
	persons, for	Using	an overseas
	example,	reputable	client'.
	offshore	sources of	Daina
	jurisdictions?	information,	Being
	Is my firm	such as the OFSI	complacent, such as
	referred work	Consolidated	
	from	List, to	assuming clients in 'the
	persons/entities	determine	local area' will
	based in	country risk.	not be
	jurisdictions	Joanny Hole.	designated
	outside of the	Using your	themselves or
	UK?	own	have
	Does my firm	knowledge of	connections to

provide

countries to

	services to clients outside of the UK? How does my firm check for geographic risk? Do clients ever ask my firm to send a sum of money to another entity?	inform your assessment. Having a system for identifying high-risk countries which does not need constant updating.	those who may be. Misinterpreting the regulations to exclude anyone from a jurisdiction subject to the sanctions regime from being a client.
Products & services:	What sort of work does my firm carry out?	Describing your specific service offering within	Not describing the services you offer or activities you
Legal sectors	How risky are my firm's	each area of	undertake.
Activities	activities?	law.	
Client account	Do fee earners ever go outside our main practice areas, for example, as a favour to a client or a one- off? Would any of the services my firm offers be of interest to designated persons? Does my firm offer non-legal ancillary services such as reputation management, wealth management or accountancy services?	Assessing the risks that those represent in collaboration with the relevant subject matter experts (such as departmental heads). Listing specific department risks and steps of mitigation (as appropriate). Describing any exceptional cases relevant to your practice. Ensuring any non-chargeable or pro bono work	

		is properly risk assessed?	
Delivery channels:	By what means does my firm deliver its	Describing the means by which you deal	Omitting any consideration of the other
Remote clients	services to our clients?	with your clients (face-	day-to-day means by
Combining Services Third Party	What safeguards does my firm	to-face meetings, telephone	which you deliver services to
Payments	employ internally to catch repeat clients?	calls, emails, video calls, etc) and assessing the	your clients (excepting face-to-face). Mentioning but
	Is my firm ever instructed by intermediaries	risks, in practice, that these represent.	not assessing remote delivery of services.
	such as concierge services, attorneys or family offices? If so, how what	Describing an effective process that ensures repeat clients	Mentioning transacting with third parties, but not the basis on
	checks do we undertake on the underlying client?	instructing new departments are newly risk assessed in	which this happens. Failure to consider the risk of
	In what circumstances does my firm accept payments from	proportion to the risks relevant to the new service area.	'passporting' – where a client instructs a firm on a low-risk matter to avoid
	third parties? In what circumstances does my firm send payments to third parties? Who instructs my firm	Addressing the circumstances in which you deal with third- party payments and how you	scrutiny on later, high-risk instructions.
	remotely and why?	mitigate the associated risks. Assessing the risks of remote instructions and describing	

		the circumstances and basis on which this is usually permitted. Having a process in place to identify and scrutinise the underlying client if you are instructed by a third party.	
Transactions:	Are there adequate safeguards	Describing the size and frequency of	Providing no description of the monetary
Buying and	around my	transactions	transactions
selling	firm's client	with which	you are
Transferring	account?	your firm	engaged in.
funds	Does my firm	deals.	Stating a
Non-monetary	ever receive	Evaluating the	generic list of
transactions	unsolicited	circumstances	transactional
eg shares.	payments?	in which you	risk factors.
	Does my firm	will deal with	Failure to
	deal with	transactions that are	consider how
	transactions	unusually	the firm will
	that are	large,	monitor
	unusually	remarking on	transactions,
	large?	any notable	for example
	Does my firm	cases.	unexplained payments into
	deal with	Describing the	the client.
	complex	service areas	
	transactions?	which might	
	Does my firm	remove	
	deal with	identifying	
	alternative payment	detail from a payor or	
	methods?	payee, and	
		why this risk is	
	Does my firm deal with	tolerated.	
	transactions	Considering	
	that facilitate	whether any	
	anonymity?	payments	

How does my
firm ensure tha
any escrow
work does not
breach the
prohibition on
providing
banking
facilities?

other than
GBP are
typically used
in the matters
you deal with
(including
crypto assets,
high value
products,
alternative fiat
currencies),
and evaluate
the risks these
present.

Considering the risks of cross-border transactions involving other jurisdictions.

training for accounts employees.

Licensing

Does my firm need to apply for a general or a specific licence?

If a specific licence, will the work fulfil one of OFSI or the DBT's licensing grounds?

Does my firm factor the time taken to obtain a licence into our timescales for a matter?

If my firm looks like exceeding the limits of a general licence, should we cease all work or apply for a Describing the size and frequency of transactions with which your firm deals.

Evaluating the circumstances in which you will deal with transactions that are unusually large, remarking on any notable cases.

Describing the service areas which might remove identifying detail from a Providing no description of the monetary transactions you are engaged in.

Stating a generic list of transactional risk factors.

Failure to consider how the firm will monitor transactions, for example unexplained payments into the client. specific licence to continue?

Who works on, or could work on, matters under licence? payor or payee, and why this risk is tolerated.

Considering whether any payments other than GBP are typically used in the matters you deal with (including crypto assets, high value products, alternative fiat currencies), and evaluate the risks these present.

Considering the risks of cross-border transactions involving other jurisdictions.

training for accounts employees.