

Customers' Digital Onboarding Framework Revised on April 30, 2022

Banking Policy & Regulations Department
State Bank of Pakistan

State Bank of Pakistan (SBP) has developed a "Customers' Digital Onboarding Framework" for banks/ MFBs which inter alia elaborates the basic parameters for opening of bank accounts for Resident Pakistanis through digital channels. Broad areas of this framework are as follows:

	channels. Broad areas of this framework are as follows:			
1	Applicability and	The framework is applicable to:		
		a. Banks and MFBs		
	Scope	b. All types of local currency (Pak Rupee) Accounts		
	СССРС	c. Foreign Currency (FCY) Accounts as permissible under Foreign Exchange		
		Regulations		
2	Eligible	a. Only natural persons		
_	Customers	b. Resident Pakistanis		
		a. Banks/MFBs are permitted to onboard customers through the following		
		secured digital channels:		
		i. Website/portal;		
	Onboarding	ii. Mobile application;		
3	Channels	iii. Digital kiosks;		
	Chamicis	iv. Any other technological/digital medium as per bank's approved		
		policy.		
		b. Moreover, to facilitate customers, onboarding is also allowed through		
		banks'/MFBs' employee(s) visiting the customer, on request.		
4	Account Categories			
		a. Asaan Digital Account (ADA):		
		i Currency: PKR		
		ii Maximum credit balance limit of PKR 1,000,000;		
		iii Monthly debit limit of PKR 1,000,000;		
		b. Asaan Digital Remittance Account (ADRA):		
		i Currency: PKR		
		ii Maximum credit balance limit of PKR 3,000,000;		
		iii Cash withdrawal limit of PKR 500,000 per day;		
		iv Fund transfer limit of PKR 500,000 per day from ADRA to any other		
		account; v This account may also be fed through local credit to the extent of PKR		
4a	Asaan Digital	1,000,000 per month;		
40	Accounts	vi No commercial remittances shall be deposited in the account;		
		c. Freelancer Digital Account (FDA):		
		i Currency: PKR/ FCY		
		ii Monthly limit of USD 5,000 or equivalent (debit & credit limits shall be		
		applied separately);		
		iii Cash withdrawal limit of PKR 500,000/- or equivalent per day;		
		Customer Information/ Documents		
		Banks/MFBs shall ensure compliance with "Customer Due Diligence (CDD)"		
		requirements stipulated in AML Act 2010 (Section 7A). For this purpose,		
		banks/MFBs shall digitally obtain:		

- a. Customer information, as per Annexure A.
- b. Live photo of the customer, captured through digital channels.
- c. Scanned copy or photo of valid original Computerized / Smart National Identity Card issued by National Database and Registration Authority (NADRA). In case of expired identity card, NADRA token/ receipt for renewal purposes may also be used. However, this requirement may be exempted for customers who have been biometrically verified by the bank/MFB while opening of the account.
- d. A digital/ online self-declaration, allowing the applicant to digitally agree/ consent thereupon. The specimen text for self-declaration is given at Annexure-A

Turn Around Time

The maximum Turn-Around Time (TAT) for decision to open or decline an ADA, ADRA or FDA shall be two (02) working days from the day of submission of application.

The digital accounts, other than ADA, ADRA and FDA, are the regular accounts offered through digital channels. Banks/MFBs shall ensure compliance with "Customer Due Diligence (CDD)" requirements stipulated in AML Act 2010 (Section 7A) and perform complete KYC/CDD/EDD for opening of such accounts as per applicable laws, regulations and its own policies and procedures. For this purpose, banks/MFBs shall obtain the following customer information / documents digitally:

- a. Customer information, as per Annexure B.
- b. Scanned copy or photo of valid original Computerized / Smart National Identity Card issued by National Database and Registration Authority (NADRA). In case of expired identity card, NADRA token/ receipt for renewal purposes may also be used.
- c. Live photo of the customer, captured through digital channels.
- d. Proof of business/work and source of income/funds of the customer (as per Annexure C

Video KYC/Interview

Banks/MFBs, as part of CDD, may conduct KYC of the customer through a recorded video call facility based on their internal risk assessment and compliance framework. For high-risk customers requiring Enhanced Due Diligence (EDD) in line with AML/CFT/CPF Regulations, video KYC/ interview is mandatory. The minimum parameters for conducting the video KYC should be covered in the Digital Onboarding Policy of bank/ MFB. Video KYC data shall be retained as per record retention requirements stipulated in relevant laws and regulations.

4b Digital Accounts

		Turn Around Time The maximum Turn-Around Time (TAT) for decision to open or decline a digital account shall be two (02) working days from the day of completion of all the		
		account shall be two (02) working days from the day of completion of all the requirements.		
5	Customer Declarations/ Consents	 Banks/MFBs shall obtain: a. A digital/ online undertaking from customer(s) to confirm beneficial ownership of funds/controlling rights, source of funds and other information provided digitally during the opening of account. b. Foreign Account Tax Compliance Act (FATCA)/ Common Reporting Standard (CRS) Declaration digitally, wherever required. c. Digital/ online consent for account opening and use of information/ documents provided through the above process for due diligence and supervisory functions. d. Digital acceptance of Terms and Conditions (T&Cs) of the account and shall provide a copy of such T&Cs to the customers on their registered email address or any appropriate medium accessible to the customers. 		
6	Customer Identity Verification and Screening	 Banks/MFBs shall: a. Verify customer's identity through NADRA Verisys or conduct Biometric Verification (BV) with liveness checks from NADRA at the time of account opening. However, in case of NADRA Verisys, BV of the customer from NADRA will be required within sixty (60) days from the date of account opening. In case, BV is not conducted within the stipulated time, banks/ MFBs shall impose debit block on such accounts after serving ten (10) days prior notice/ intimation to the customers. However, debit block shall be removed immediately after successful BV of the customer. b. In cases where BV of the customer is not carried out at the time of customer onboarding, verify any two particulars of customer, which are not available on customer's identity card but provided by the customer during account opening process, from NADRA's information. c. Conduct mobile SIM ownership verification (CNIC – MSISDN Pairing Authentication) to ensure the pairing of customers' provided mobile number with their Computerized / Smart National Identity Card number. d. Collect and record geo-location coordinates of digital gadgets through which, customer has requested for digital onboarding. e. Carry out pre-screening of customers' particulars against lists of persons designated by the United Nations Security Council (UNSC) and proscribed under Anti-Terrorism Act, 1997. 		
7	Requirements for Minor Accounts	 a. In case of minor accounts, all requirements stipulated above shall be observed for the parent/ guardian as per the prescribed categories of bank account covered in this framework. b. Additionally, banks/MFBs shall also obtain: i. Scanned copy of original Juvenile Card / Form-B/ Child Registration Certificate (CRC)/ Family Registration Certificate (FRC) of the minor; ii. Live photo of the minor. 		

8	Activation of Dormant/Inoperative & Blocked Accounts	a. b.	Accounts marked dormant/in-operative as defined in AML/CFT/CPF Regulations shall be activated after customer's request along with date of issuance of CNIC/SNIC through registered medium (e.g. registered email address or mobile number). Accounts blocked due to expired CNIC/SNIC as required in AML/CFT/CPF Regulations shall be activated after obtaining date of issuance of CNIC/SNIC through registered medium (e.g. registered email address or mobile number). The banks/MFBs shall retain the NADRA Verisys for record keeping requirements.
9	Customer Facilitation	a. b. c. d. e.	A tracking number shall be provided to the applicants against their submitted applications for status updates. The online application process should also have "Resume" capability for reattempting the partially completed applications, without having to start the application from beginning Banks/MFBs shall provide necessary trainings to their relevant staff in order to facilitate customer in digital onboarding. Banks/MFBs must ensure 24/7 availability of customer support services and are encouraged to deploy chatbox and chatbots for customer facilitation. Banks/MFBs shall make illustrative demos available on their onboarding channels i.e., banks/MFBs' website/ portal, mobile app etc. for the digital onboarding process to guide customers in English and local languages. Banks/MFBs shall continuously monitor feedback, queries and complaints received through their website, portals and platforms including social media and shall define TATs and escalations matrix in order to resolve queries and complaints. Further, a summary containing number of total complaints received, resolved and pending along with aging of pending complaints, shall also be reported to the relevant senior management committee of the bank/MFB on quarterly basis. Banks/MFBs shall ensure end-to-end seamless customer's account opening journey under this Framework, and shall refrain from obtaining unnecessary information fields/ documents at the time of customers onboarding. In order to ensure a user friendly experience during account opening, special attention may be paid to reducing the number of stages/screens involved, number of fields requiring user input, and number of documents/images required to be uploaded. Besides, optimum use of auto populated data fields, drop down lists and check boxes may also be incorporated in the account opening interfaces for this purpose.
10	Other Operational Features	a.	Branch selection may only be required from those customers who opt to avail relevant branch banking services, such as collection of cheque book/ATM. For selecting the branch, where possible, banks/MFBs may show the list of branches to the customers. Banks/MFBs may share customers' KYC related information, with any SBP/SECP regulated entity including Central Depository Company (CDC) of Pakistan and/or National Clearing Company of Pakistan Limited (NCCPL) in

		compliance with applicable laws, rules and regulations, after obtaining customer's consent.	
11	Security and Infrastructure Requirements	 a. Banks/MFBs shall put in place the necessary technological infrastructure and operational controls to ensure data integrity, privacy, security and confidentiality of customers' particulars/documents, collected and transmitted through their mobile applications/websites and other digital channels. Banks/MFBs, in this regard, shall ensure to adopt the minimum controls and procedures mentioned in Annexure - D of this framework. b. Banks/MFBs shall deploy necessary technical infrastructure and systems to comply with AML/CFT/CPF regime of the country. c. Banks/MFBs shall take appropriate security measures to eliminate the risks of impersonation of the customers or identity theft. d. Banks/MFBs may deploy adequate controls to ensure that customer is not a robot (e.g. CAPTCHA codes). e. Banks/MFBs are encouraged to utilize artificial intelligence for facial recognition, fraud detection and liveness detection to ensure integrity of the digital onboarding process as well as the information/ documents furnished by the customers. f. Banks/MFBs shall ensure that no data is stored on the devices, used to collect customer's information during the account opening process. The data must be kept in encrypted form and banks/MFBs shall ensure real time transfer of data from mobile devices/websites or other gadgets to banks'/MFBs' systems. g. Banks/MFBs shall conduct annual audit of their digital on-boarding arrangements. 	
12	Compliance with AML/CFT Regime and other Applicable Laws and Regulations	Banks/MFBs shall ensure effective compliance with AML Act, 2010 (particularly Sections 7, 7A – 7H) and all other applicable laws/ regulatory instructions including but not limited to Foreign Exchange Regulations, Outsourcing to Cloud Service Providers (CSPs) Policy and Enterprise Technology Governance & Risk Management Framework (ETGRMF).	
13	Policy for Digital Onboarding of Customers	 a. Based on the minimum set of parameters listed under this framework, banks/MFBs shall develop a comprehensive policy for digital onboarding of customers, which shall be duly approved. b. The policy, at minimum, shall include target segments, periodic assessment of existing technological infrastructure, parameters/ specifications for conducting the video KYC and overall risk assessment of digital onboarding. c. While implementing the approved policy, the strategy shall include key milestones along with their timelines including service provider selection, development of technological infrastructure, information system and security review of the digital onboarding infrastructure, user acceptance and penetration testing, marketing campaign, contingency plan in case of any disruptions and digital data governance policy etc. 	

(Only applicable to those Banks/MFBs who have not launched digital onboarding of customers under this framework) a. To ensure readiness of systems and controls and address any gaps, banks/MFBs shall invariably conduct a pilot run of their digital onboarding solutions for at least two months. During pilot phase, following parameters shall be observed: i. Minimum 500 and maximum 2,000 accounts to be opened; ii. Only select group of customers to be included; iii. It shall be clearly communicated to the customers that the product is **Pre-Launch** under pilot phase. 14 **Essentials** b. Banks/MFBs, in addition to above, shall also develop their own parameters to assess the overall readiness of their technological infrastructure. c. Banks/MFBs shall inform SBP about their plan on pilot launch at least one week prior to its commencement. d. Prior to the commercial launch, Chief Compliance Officer and Chief Information Security Officer of banks/MFBs shall confirm in writing that the digital onboarding arrangements are compliant with all the applicable laws and regulations, especially related to AML/CFT/CPF and information security. e. Banks/MFBs shall inform to SBP regarding launch of commercial operations, at least one week prior to its commencement, for information purposes.

Annexure - A

<u>Customer Information – Asaan Digital Account (ADA)/ Asaan Digital Remittance Account (ADRA)/ Freelancer</u> Digital Account (FDA)

#	Field Name
1	Full Name as per Computerized/ Smart National Identity Card
2	Father/ Spouse Name as per Computerized/ Smart National Identity Card
3	Gender
4	Computerized/ Smart National Identity Card Number
5	Date of Issuance of Computerized/ Smart National Identity Card
6	Date of Birth
7	Place of Birth
8	Mother's Maiden Name
9	Contact Numbers: Mobile Number (mandatory), Landline Number(optional)
10	Personal Email Address (optional)
11	Purpose of Account
12	Source of Income/Occupation (Potential list shall be included in the digital account opening process using dropdown menu or checkboxes)
13	Name(s) and Relationship(s) with Prospective Remitter(s) (For ADRA only)

Note: Banks/MFBs may require additional information such as customer's signatures for cheque book related service, customer's mailing address for ATM card related correspondence etc. However, such information requirement may not be made default part of account opening process and may only be required if respective services are opted by the customer.

Given below is the specimen text for the self declaration, however the bank/MFB may change the text keeping in view its legal /regulatory and bank's/MFB's own policy and procedure requirements.

SPECIMEN TEXT FOR SELF DECLARATION

"I hereby declare that I am a resident Pakistani and the information provided by me regarding my source of income/ funds in this application is true. I further confirm that I myself shall be the beneficial owner of the requested account, the funds in this account shall be my own and that the funds beneficially owned by other persons will not be placed in (or routed through) this account."

Annexure - B

<u>Customer Information – Digital Account</u>

#	Field Name	
1	Full Name as per Computerized/ Smart National Identity Card	
2	Father/ Spouse name as per Computerized/ Smart National Identity Card	
3	Gender	
4	Computerized/ Smart National Identity Card Number	
5	Date of Issuance of Computerized/ Smart National Identity Card	
6	Date of Birth	
7	Place of Birth	
8	Mother's Maiden Name	
9	Contact Numbers: Mobile Number (mandatory), Landline Number(optional)	
10	Personal Email Address (optional)	
11	Current/ Mailing Address	
12	Permanent Address	
13	Purpose of Account	
14	Other Nationalities/ Residencies (list all)	
15	Profession/ Source of Income/ Funds, Salary, Business, investment income or any other as mentioned in Annexure – C	
16	Expected Monthly Turnover	

Note: Any additional information, if required by the banks/MFBs, shall be specified in their approved policies/procedures, along with the purpose/justification of obtaining such information.

Annexure - C
Indicative List of Documents to Assess the "Profession and Source of Income/Fund"

Self-employed/ Non-Sa	alaried / Unemployed	Employed/ Salaried Persons				
Proof of Business/ Work* (Any one of the following documents should suffice)	Source of Income/ Funds* (Any one of the following documents should suffice)	Proof of Profession* (Any one of the following documents should suffice)	Source of Income/ Funds* (Any one of the following documents should suffice)			
 Business/ Proprietor Letter Head; or any other Proof of Self Employment (e.g. Lawyer/ Doctor/ Consultant/ Freelancers/ Grocery Store/ Medical Store/ Labor Work etc.), OR Partnership/ Business Deed, OR Self-employed or unemployed women – Self-declaration, OR Valid Student ID Card/ Letter from Educational Institute, OR Valid Work Permit showing Business/ Nature of Work etc., OR Any other Document evidencing the Profession 	against the Work, OR Account Statement, OR Particulars of Income/Funds Providers (e.g. Family Members/ Guardian/Stipends/ Social Benefits etc.), OR Tax Statement/Return/Certificate, OR Any other Document evidencing Source of Income	 Valid Job/ Employee Card, OR Employer/ Job Certificate, OR Employment Contract, OR Employer Letter, OR Work Permit showing Profession/ Employment Details, OR For Retired Persons, a copy of Retirement Letter/ Proof of Retirement, OR Any other Document evidencing the Profession 	 Latest Salary Slip, OR Salary Certificate, OR Payment Slips/ Record, OR Account Statement, OR Tax Statement/ Return/ Certificate, OR For Retired Persons, an evidence of Terminal Benefits/ Pension Book etc., OR Any other Document evidencing Source of Income 			
As an alternate to above, customer can provide the following as source of income/ funds:						

- Inheritance, OR
- Agriculture income, OR
- Investment in securities, bonds, shares, etc., OR
- Investment in property, OR
- Rental Income, OR
- Interest income

Both Salaried/ Non-Salaried/ Self-employed/ unemployed may derive their income funds from these sources as well.

^{*}A single document showing "Proof of Profession and Source of Income/ Funds" may also suffice both the requirements.

Annexure - D

Minimum Information Security and Technological Controls and Procedures

- a) Banks/MFBs shall ensure that their portals/apps/other digital channels are safe and customer data/on-boarding process is secured from the threats posed by cyber criminals. Banks/MFBs information security team shall be involved in the design, development and deployment of digital portals/apps including performing:
 - i Application Security Controls
 - ii Architecture Review
 - iii Servers Hardening
 - iv Configuration Reviews
 - v Penetration and Vulnerability Testing
 - vi Security risk assessment during changes
 - vii Business Security Controls
 - viii Secure Code Review
 - ix Obfuscation of Source Code for Mobile Application
 - x Software Quality Assurance Procedures
 - xi Segregated Environment for Production and Testing
 - xii Network Security Controls such as anti-DDoS & DNS security
 - xiii High Availability and Load Balancing, if required
 - xiv Mobile Application shall not be installed on Rooted or Jail-broken Devices
- b) Moreover, banks/MFBs shall also be required to take measures to build preventive, detective and corrective technical security measures for their digital portals/apps to ensure confidentiality and privacy of customer data including but not limited to:
 - i. 24/7 Security Operation Center(SOC) monitoring the security audit logs
 - ii. Implementation of Web Application Firewall (WAF) on customer facing interfaces
 - iii. Vulnerability assessment and system hardening of digital onboarding portals/mobile apps
 - iv. Penetration testing of the applications
 - v. Implementation 2FA solution to verify the customer communication channel
 - vi. Implementation of advance malware protection solution on Server(s) and user PCs of staff handling these requests
 - vii. Implementation of DLP/Email protection controls to limit the movement of customer documents
 - viii. Only authorized staff to process the account opening requests
 - ix. Logging and Monitoring
 - x. Application validation checks
 - xi. Secure session management and encrypted client-server communication
 - xii. Strong Password Enforcement

- xiii. Multiple layers of protection at network and application levels such as network traffic passing through IDS / IPS and multiple firewalls including parameter firewall.
- xiv. Cybersecurity & data privacy related awareness campaigns for customers and employees.
- c) Further, Information Security teams/departments of banks/MFBs shall also review the security assessment reports (vulnerability assessment and penetration testing) of their technological deployment of both front-end and back-end systems and customer interfaces and make sure that identified gaps, if any, are adequately addressed.
- d) Information Security teams/departments of banks shall publish proper security guidelines, which should inform end-users about the threats, misconduct of using the application/portal and legal action, which may be taken by the banks/ MFBs. Further security guidelines should mention clauses that would show misuse of mobile application by end-users e.g. (installing of mobile application on rooted phone, installing of mobile application on antivirus free cell phones, installing of application on malicious emulators, reverse-engineering of mobile application etc.)
