

VALENTINE SILVER INTERNATIONAL

ANTI-MONEY LAUNDERING POLICY

This Policy represents the basic standards of Anti-Money Laundering policy of Valentine Silver International, G-34, SEZ -2, Sitapura Industrial Area, Jaipur

This policy is in effective and copies of this Policy will be distributed to all suppliers and all relevant employees must be thoroughly familiar with and make use of the material contained in this Policy.

Definitions & Procedures

Money Laundering

Money laundering is a generic term used to describe any process that conceals the origin or derivation of the proceeds of crime so that the proceeds appear to be derived from a legitimate source.

Money laundering is sometimes wrongly regarded as an activity that is associated only with organized crime and drug trafficking. It is not. It occurs whenever any person deals with another person's direct or indirect benefit from crime.

Money laundering is a crime that is most often associated with banking and money remittance services. Whilst banks are often an essential part of successful laundering schemes, the financial and related services that Licensees offer are also vulnerable to abuse by money launderers.

Additional Due Diligence measures for financial institutions

We are undertaking following additional due diligence measures while establishing and maintaining correspondent relationships:

- ❖ Obtaining sufficient information about a respondent company to avoid any relationships with "shell-banks";
- ❖ Determining from publicly available sources of information the reputation of a respondent company including whether it has been subject to a money laundering or terrorist financing investigation or other regulatory action;
- ❖ Assessing the respondent institution's anti-money laundering and terrorist financing controls on a periodic basis.

Goals and objectives

The main purpose of the Policy is to establish the essential standards designed to prevent the

money laundering activities. Other objectives pursued by this Policy are as follows:

- ❖ We are Promoting a "Know Your Customer" policy as a cornerstone principle for the business ethics and practices;
- ❖ Conducting self-assessments of compliance with AML policy and procedures.

Adherence to this policy is absolutely fundamental for ensuring fully comply with applicable antimoney laundering legislation.

The company will not have any relationship with any shell banks.

Rev. Dated 01/01/2022	Approved by	For VALENTINE SILVER INTERNATIONAL Designation	
G - 34, SEZ - II, SITPAURA IND. AREA, JAIPUR-302022			

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The company is committed to examining its anti-money laundering strategies, goals and objectives on an ongoing basis and maintaining an effective AML Policy.

Monitoring and reporting of suspicious transactions/activity

All personnel must be diligent in monitoring for any unusual and potentially suspicious transactions/activity basing on the relevant criteria applicable in the national or international jurisdiction.

The reporting of suspicious transactions/activity must comply with the international laws/regulations

Record keeping

Records shall be kept of all documents obtained for the purpose of identification and all transaction data as well as other information related to money laundering matters in accordance with the applicable anti-money laundering laws/regulations of the country; All records must be kept for at least 5 years;

Training

Training on anti-money laundering will be provided to those new employees who work directly with customers and to those employees who work in other areas that may be exposed to money laundering and terrorist financing threats which includes;

Identification and reporting of transactions that must be reported to government authorities, examples of different forms of money laundering and internal policies to prevent money laundering against targeted foreign countries and shall cooperate fully with government agencies, self- regulatory organizations and law enforcement officials.

This Policy is Endorsed by following person as Partner of this company.

For VALENTINE SILVER INTERNATIONAL


PARTNER

Rev. Dated 01/01/2022	Approved by		Designation	
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Valentine Silver International, G-34, SEZ -2, Sitapura Industrial Area, Jaipur framed following objectives & we shall try our best endeavours to achieve up to extent where we can fully comply RJC's all latest requirements.


- a) We always protect bribery & corruption and facilitation in our payments.
- b) We will maintain RJC COP 2019 requirements within our company & try our best efforts to convey these requirements within our supply chain also.
- c) We are assuring that physical and psychological working conditions comply with all local rules and regulations in place
- d) We always try to suit best in industry about employment terms & conditions & it shall be maintain with fully compliance of national or local laws whichever is applicable.
- e) We handle, generate, store & dispose hazardous substances according to Pollution control board regulations or defined in RJC COP 2019 standard.

We thought that our best endeavours are the tools for safeguard & respect the human rights of our employees & we trust that management & staff of Valentine Silver Internationals will try their best to achieve in a certain way & within time.

This Policy is Endorsed by following person as Partner of this company.

Effective Date: - 01/01/2022

For VALENTINE SILVER INTERNATIONAL

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