

Second Follow Up Report

Mutual Evaluation



MAY 2013



EXECUTIVE SUMMARY

- 1. In November 2010, the Liberia AML/CFT Regime went through mutual evaluation by GIABA, a specialized regional institution of ECOWAS. The report which was adopted by GIABA Plenary in May of 2011 identified many deficiencies. Among the deficiencies identified were lack of FIU, lack of AML/CFT Inter-Ministerial and Inter-Agency Coordinating Committees; lack of AML/CFT National Strategy, lack of effective AML/CFT legislation, lack of effective AML/CFT regime, etc. Consequently, the report recommended that the Liberian Authority takes appropriate actions to mitigate these deficiencies. Liberia was placed under the regular Expedited Follow-Up and was advised to report every one year.
- 2. Cognizance of the deficiencies and recommendations, the Liberia Authority has taken the following actions in an attempt to mitigating these deficiencies:
 - Established AML/CFT Inter-Ministerial Committee in 2011 and the Committee has been very much functional in addressing the deficiencies and recommendations.
 - Established AML/CFT Inter-Agency Coordinating Committee in 2011 and has been very functional.
 - Completed AML/CFT legislation which took into consideration all the deficiencies and recommendations in the mutual evaluation report. Currently, the AML/CFT legislation has been passed by Senate and is in the Lower House for concurrence. The Lower House has given the assurance that the legislation will be passed before the May Plenary.
 - ➤ Completed the law establishing the FIU and is currently at the Lower House for concurrence after being passed by the Senate.
 - ➤ Negotiation for the housing of the FIU is on-going.
 - ➤ Adopted the AML/CFT National Strategy and is being implemented.
 - ➤ To ensure political will, the Liberia Authority allotted in its 2012/2013 budget, an initial US\$ 40,000.00 for the operation of the AML/CFT Inter-Ministerial Committee. This amount will be increase in 2013/2014 budget.
 - ➤ AML/CFT Inter-Ministerial Committee developed its 2013 workplan with the objectives of ensuring AML/CFT compliance, sensitization, awareness, and effective AML/CFT Regime.
 - Nation-wide Sensitization and awareness has commenced. On December 27-28, 2012, the AML/CFT Inter-Ministerial Committee conducted AML/CFT Sensitization and Awareness Workshop for all stakeholders.
 - ➤ On March 21-22, 2013, the AML/CFT Inter-Ministerial Committee conducted two-day AML/CFT Compliance workshop for financial institution and its regulatory authority.
- 3. Below is template for Follow-Up Report of Liberia.

Name of Country: Liberia

Date of on-site Mutual Evaluation: November 2010

Name of Assessor Institution: GIABA

Date of adoption of last Mutual Evaluation: MAY 2011

Date of Follow Up/Progress Report: MARCH 2012

	Ratings for Core and Key Recommendations															
Rec	1	3	4	5	10	13	23	26	35	36	40	I	II	Ш	IV	V
	NC	PC	PC	NC	PC	NC	NC	NC	NC	PC	PC	NC	NC	NC	NC	PC

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
REC.# 1. Amend the Penal Law to designate predicate offences as first degree non-bailable offences and criminalise those not yet criminalised	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment. See Section 2, §15,2 of Draft Act, AML/CFT Law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary.	MOJ, MOF and AML/CFT Inter- Ministerial Committee	
 REC. # 3. Provide a legal framework to apply confiscation and other provisional measures to FT as a predicate offence for ML. Provide LEA's with power to identify &trace property that is subject to confiscation or suspected to be crime proceeds crime. 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Draft Act Section 2, §15.2 Section 3, §9.1 Section 1, §7.66	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF and AML/CFT Inter- Ministerial Committee	

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Expressly provide in the PMLL authority to void actions taken by persons to prevent LEA's from recovering property subject to confiscation. Amend the necessary legislation to facilitate confiscation without conviction. REC. # 4. Expand the PMLL to include	July 2012	Completed AML/CFT Bill which considered these actions	Act submitted to the Legislature; passed by the Senate and to be	MOJ, MOF and AML/CFT Inter-	
 Legal protection on disclosure to cover persons who may disclose information for purposes of detecting and preventing money laundering data protection measures against possible misuse of information by law enforcement officers and customs officers express provisions to permit relevant businesses to share information 		and submitted same to Legislature for enactment Draft law §67.16, §67.17	concurred by Lower House. This would be done before May Plenary	Ministerial Committee	
 REC. # 5. Amend the PMLL to cover all requirements including prohibition of the opening of anonymous accounts or accounts in fictitious names. Issue KYC/CDD Regulations to other sectors of the financial system. 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC See Chapter 15.9 of Draft AML/CFT Law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment of AML/CFT Bill	MOJ, MOF, AML/CFT Inter- Ministerial Committeeand CBL	

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 Review the KYC/CDD Regulations to provide for the following: o CDD is required; o enhanced due diligence for higher risk customer, o business relationship or transaction; existing customers; o failure to complete CDD. Provide for verification of authority of person acting on behalf of customers that are legal persons; and to understand structure and control of customer. Require for FIs to scrutinize transactions undertaken throughout the relationship. Require FIs to review records maintained on the relationship to ensure its relevance. Effectively implement CDD measures and monitor compliance 		See Chapter 15.10 section 6. of draft AML/CFT Law See draft KYC/CDD regulation			
Liberian authorities should put in place comprehensive risk measures to ensure that technology is not abused for purposes of money laundering Liberia should ensure that the requirements in PMLL are		See draft payment system Act See draft electronic payment scheme regulation		CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
implemented across the entire					
financial sector.					
 REC. # 10. Record-keeping requirements should be across all sectors The authorities should require FIs in law, regulation or other enforceable means to ensure that all customer and transaction records and information are available on a timely basis to domestic competent authorities upon appropriate authority There should be effective implementation of the 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC Draft law §67.6 (iii), LRC §55 See Chapter 15.13 of draft AML/CFT Law. See CBL New FIA 1999,	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment of AML/CFT Bill	MOJ, MOF, AML/CFT Inter- Ministerial Committeeand CBL	
requirements of the PMLL		See draft KYC/CDD			
 REC. # 13. Liberian authorities should intensify efforts to establish the FIU There should be a direct mandatory obligation for FIs to report to the FIU when they suspect or have reasonable ground to suspect that funds are the proceeds of criminal activity. Terrorist financing should be criminalized There should be requirement for FIs to submit STRs on all suspicious transactions and attempted transactions 	July 2012	Completed FIU Bill which considered these actions and submitted same to Legislature for enactment Draft FIU law §67.2, §67.4, Draft law §15.3, §15.2,	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary.	MOJ, MOF, AML/CFT Inter- Ministerial Committee	

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regardless of the amount of the transaction; • FIs should be required to submit STRs regardless of whether it involves tax matter Criminalize remaining predicate offences of money laundering and extend reporting obligations to them REC. # 23. FIs must be subject to adequate AML/CFT regulation and supervision.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This	MOJ, MOF, AML/CFT Inter- Ministerial	
Supervisors should monitor compliance with FATF Recommendations. Liberia should amend the PMLL to designate a competent authority to ensure adequate compliance with FATF Requirements by FIs Ensure all FIs implement measures to prohibit criminals from controlling FIs CBL should take immediate steps to subject unlicensed or unregistered MFIs and dealers in foreign exchange to licensing requirements and adequate supervision. Monitor money transfer service or currency changing service		Legislature for enactment See draft KYC/CDD regulation. See the following regulations: Microfinance Deposit-taking regulations; regulation on the licensing and supervision of money remittance entities; regulations on licensing and supervision of foreign exchange bureaus	would be done before May Plenary	Committeeand CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
REC. # 26. Establish a Financial Intelligence Unit to receive, analyze and disseminate STRs and other information on money laundering and terrorist financing, and provide it with budget and operational independence Provide guidance to ensure confidentiality & protect information reported to FIU. Require the FIU to publish its activities, including statistics, typologies and trends of ML/FT as required Provide reporting entities with guidance on how to submit AML/CFT related STRs. Put in place mechanisms to ensure that Financial and Non-Financial Institutions generate and forward suspicious transaction reports for further analysis. Empower relevant authorities to sensitize all reporting entities on their obligation to render AML/CFT STRs and enforce compliance	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.2 of draft AML/CFT law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committeeand CBL	
Provide officers of LEAs with adequate logistics, including funding for training and operational requirements of the agencies. Empower LEAs to apply power to take witness statements in					

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investigation &prosecutions of predicate offences, to ML and FT Define techniques for maintaining integrity amongst personnel of LEAs who are not subject to proper vetting and signing of oath of secrecy and allegiance. Provide LEA officers with more technical knowledge on economic and financial crimes.					
REC. # 35. Liberia is urged to domesticate and implement the Vienna and Palermo Conventions	JULY 2014	Conventions have been domesticated as in the AML/CFT Bill	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOF	
 REC. # 36. Liberia should take the following steps to improve its MLA regime: Provide for comprehensive and efficient process for the execution of mutual legal assistance requests. Develop procedures to manage MLA requests in a timely and efficient manner. Develop a data base for MLA information Train the MOJ staff on how to manage MLA requests effectively. Develop an effective confiscation regime for money laundering offences. 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §9.5, Section 1	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committeeand CBL	

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Liberia should put in place mechanisms, including guidelines to provide LEAs with clear and efficient processes for the execution of MLA requests. A good example is the MLA provisions of UNCAC. Ministries and Agencies should maintain proper records of MLA requests dealt with. REC. # 40.Liberia should intensify efforts to establish the FIU, put in place appropriate mechanisms and develop procedures to qualify for membership of the Egmont Group to enable the Liberian FIU to exchange and receive intelligence information on money laundering and terrorist financing from other countries. Liberia should improve on exchange of information with	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §67.2	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committee	Required
other counterparts through the signing of MOUs and arrangements with their counterparts.					
Implement sufficient security mechanisms to protect confidential information					

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
SR. I.Enact legislation to criminalize FT. Provide a legal framework and mechanisms for the implementation of the UNSCR 1267 and 1373.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §15.3	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committee	
SR. II. Properly criminalize TF and implement appropriate procedures for dissemination of TF lists, screening of clients and freezing of TF assets.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §15.3	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committee	
sr. III. As a matter of urgency, establish the regulatory and institutional framework for implementing the requirements in the 1267 and 1373 Resolutions. The authorities may consider establishing a Counter Terrorism Committee as a mechanism by which this can be done; • Establish regulatory and institutional mechanism to examine and give effect to, if appropriate, the actions initiated under the freezing mechanisms of other jurisdictions; • Set up appropriate and effective systems for purposes of communicating actions taken under freezing mechanisms to the financial sector including the	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committee	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
distribution of lists of					
designated persons;					
Provide appropriate guidance					
to the commercial banks and					
other financial institutions and					
other persons or entities that					
may be holding targeted funds					
or other assets concerning					
their obligations in taking					
action under freezing					
mechanisms. The authorities					
should, in setting up the					
regulatory and institutional					
framework for implementing					
1267 and 1373 resolutions,					
include processes by which:					
 listed persons can be 					
de-listed;					
 access to funds or 					
other assets that were					
frozen and have been					
determined to be					
necessary for basic					
expenses, the					
payment of certain					
fees, expenses and					
service charges or					
extraordinary					
expenses can be					
authorised;					
o the unfreezing of					
funds of de-listed					
persons & innocent					
third parties; and					

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o reviewing of freezing decisions, • Put in place appropriate procedures through which a person or entity whose funds or other assets have been frozen can challenge that measure with a view to having it reviewed by a Court; • Provide protection for the rights of bona fide third parties. Such protection should be consistent with the standards provided in Article 8 of the Terrorist Financing Convention, where applicable; and Establish appropriate measures to monitor effectively the compliance with relevant legislation, rules or regulations governing the obligations under SR III and					
to impose civil, administrative or criminal sanctions for failure to comply with such legislation, rules or regulations.					
SR. V. Law enforcement agencies must implement mechanism to coordinate asset seizure and confiscation with other countries.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter- Ministerial Committee	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
Authorities should consider establishing an asset forfeiture fund to authorize sharing of terrorist assets with other countries.					

SUMMARY OF OTHER RECOMMENDATIONS RATED PC AND NC

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
REC. # 2 (PC). Amend the Penal Law to designate predicate offences as first degree non-bailable offences and criminalise those not yet criminalised	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Draft Act Section 2, §15.2 Section 3, §9.1 Section 1, §7.66	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF and AML/CFT Inter-Ministerial Committee	
 REC. # 6 (NC). Provide for requirements on PEPs in law, regulation or other enforceable means. It is recommended that the CBL and SROs should develop comprehensive guideline on PEPs taking into consideration the risks that they pose to the financial system. Efforts should be made to provide a list of PEPs to financial institutions. This list should be updated from time to time; The guidelines should require FIs and DNFBPs to: establish source of wealth and source of funds of customers and beneficial owners identified as PEPS conduct enhanced ongoing 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC See draft KYC/CDD regulation See Chapter15.10 section 8. of draft AML/CFT Law See draft KYC/CDD regulation N/A to DNFBPs	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment of AML/CFT Bill	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
 conduct enhanced ongoing monitoring of the relationship with PEPs 		N/A to DNFBPs			

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
obtain senior management's approval before establishing or continuing a business relationship with a PEP.					
 REC. # 7 (NC). Amend the PMLL to provide for correspondent banking and require FIs to: gather information about respondent's business. assess correspondent bank's AML/CFT controls and their adequacy and effectiveness obtain approval from senior management before establishing new correspondent relationship -document respective AML/CFT responsibilities of each party in a correspondent banking relationship -satisfy themselves that normal CDD obligations are conducted by respondent bank where payable-through-accounts are maintained and to provide relevant customer identification data upon request. The CBL should effectively monitor compliance of FIs in relation to requirements on correspondent banking relationships 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC See Chapter 15.10 section 9. of draft AML/CFT Law See draft KYC/CDD regulation	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment of AML/CFT Bill	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
Liberian authorities should put in place comprehensive risk measures to ensure that		See draft payment system Act See draft electronic payment scheme regulation		CBL	

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technology is not abused for purposes of money laundering					
Liberia should ensure that the requirements in PMLL are implemented across the entire financial sector.					
REC. # 8 (NC).Liberian authorities should put in place comprehensive risk measures to ensure that technology is not abused for purposes of money laundering Liberia should ensure that the requirements in PMLL are implemented across the entire financial sector.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment	CBL	
REC. # 9 (PC). The authorities should amend the PMLL and the KYC/CDD Regulations to place ultimate responsibility on FIs when they use third parties or intermediaries to conduct CDD on their behalf	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment CBL completed drafting of new CDD/KYC See chapter15.10 section 6. of draft AML Law. See draft KYC/CDD regulation	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary. CBL to publish new CDD/KYC regulations upon enactment of AML/CFT Bill	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
REC. # 11 (PC). The CBL should work with the Insurance Commissioner should develop and issue Regulations on complex and unusual large transactions for the financial service providers in accordance with FATF Recommendations and effectively monitor compliance	July 2012	Regulation in Progress	Regulation to be issued sometime this year	CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
REC.# 12 (NC). There should be requirement in law, regulation or other enforceable means for DNFBPs to undertake CDD measures. Liberia should designate a supervisory authority with mandate to regulate, supervise and monitor DNFBPs for implementation of AML/CFT requirements	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft AML/CFT Law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee	
 REC. # 14 (PC). Liberia should amend the PMLL to Clearly define the persons benefitting from protection against criminal, civil or administrative liability as a result of disclosure of suspicion or belief of commission of a ML offence Make express provision on whether the protection will be available even if the person who reported did not know what the underlying criminal conduct was, regardless of whether illegal activity actually occurred; Require that the names and personal details of staff of FIs who make STRs are kept confidential by the FIU. 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft AML/CFT Law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee	
 REC. # 15 (PC). Amend PMLL to require reporting entities to: Appoint AML/CFT compliance officers at senior management level 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee and CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
 Establish audit function to test compliance with internal procedures Screen employees before appointment to ensure high integrity and professionalism 		See Chapter 67.6 section 2 of draft AML/CFT Law. See draft KYC/CDD Guidelines on minimum internal controls and internal audit standards Corporate Governance Regulation Guidelines on due diligence of existing and prospective employees of financial institutions			
REC. # 16 (NC) . Amend the PMLL to require DNFBPs to: • Appoint AML/CFT compliance officers at senior management level and prescribe measures for those who do not work with or in association with others • Require DNFBPs to: • -Establish audit function to test compliance with internal procedures • -Screen employees before appointment to ensure high integrity and professionalism Liberia should amend the PMLL to • Clearly define the persons benefitting from protection	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft AML/CFT law §67.5, Section 2 §67.5, Section 4, Section 6, §67.6	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee	

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against criminal, civil or administrative Iliability as a result of disclosure of suspicion or belief of commission of a ML offence Make express provision on whether the protection will be available even if the person who reported did not know what the underlying criminal conduct was, regardless of whether illegal activity actually occurred; Require names and personal details of staff of FIs who make STRs are kept confidential by the FIU.					
REC. # 17 (PC). Authorities should ensure that sanctions are applied to other FIs including insurance companies for non-compliance with national AML/CFT obligations. The PMLL should be amended to provide proportionate and dissuasive sanctions. Supervisors/regulators should maintain comprehensive statistics on sanctions applied in furtherance of the PMLL	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft AML/CFT law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee	
REC. # 18 (NC). Liberia should expressly prohibit the establishment or acceptance of continued operation of shell banks in Liberia. Fls should be prohibited from entering into or continuing correspondent banking relationships with shell banks	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See chapter 15.11 of draft AML/CFT Law.	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	

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FIs must be obligated to satisfy themselves that respondent FIs in foreign countries do not allow relationships with shell banks. The requirement should be in law, regulation or other enforceable means		See sections 6.0(e) and 5.0(m) of Amended Banking License See draft KYC/CDD			
REC. # 19 (NC). The authorities should require regulators and SROs to issue comprehensive guidelines to FIs and DNFBPs under their supervision to comply with FATF Recommendations	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.5 section 3. Of draft AML/CFT Law See draft KYC/CDD regulation for FIs.	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
REC. # 20 (NC). The authorities must assess the risks applicable to DNFBPs in order to determine if lesser CDD measures should be applied	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.6 section 6 of AML/CFT Act	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
REC. # 21 (PC). There should be express requirement in law, regulations or other enforceable for FIs to give special attention to businesses relationship with persons from or in countries that do not or insufficiently apply the FATF Recommendations and provide countermeasures for such matters	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.5 section 6 of AML/CFT Act	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	

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incidental to such relationships and transactions There should be effective monitoring for compliance with this FATF Recommendation					
REC. #22(NC). Require FIs to apply AML/CFT measures in foreign branches and subsidiaries when they are established. Supervisory authorities should develop regulations for compliance with this FATF Recommendation.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See draft KYC/CDD regulation	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
REC. # 24 (NC). Designate supervisors and SROs and specifically charge with the responsibility to oversee the supervision of DNFPBs for AML/CFT purposes. The is the need to raise awareness of the existing risk factors in the DNFBP	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
sector and make resources available to develop AML/CFT supervision of DNFBPs.					
REC. # 25 (NC). CBL should issue comprehensive regulations/guidelines to support compliance with AML/CFT obligations	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
Authorities should issue regulations/guidelines to other FIs including insurance companies & DNFBPs to support compliance with AML/CFT obligations.		See of draft KYC/CDD regulation See chapter 67.3 of draft AML/CFT Law			
		N/A for DNFBPs			

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Implement feedback mechanism between reporting institutions, competent authorities and the FIU. CBL, Insurance Commissioner and SRO should issue comprehensive regulations/guidelines to assist reporting entities to comply with AML/CFT measures		See Chapter 67.4 of draft AML/CFT law			
CBL should assist SROs to issue comprehensive regulations/guidelines to assist DNFBPs to comply with their AML/CFT obligations					
Provide officers of LEAs with adequate logistics, including funding for training and operational requirements of the agencies. Empower LEAs to apply power to take witness statements in investigation &prosecutions of predicate offences, to ML and FT Define techniques for maintaining integrity amongst personnel of LEAs who are not subject to proper vetting and signing of oath of secrecy and allegiance. Provide LEA officers with more technical knowledge on economic and financial crimes.					
REC. # 29 (PC). All FIs should be monitored for compliance with FATF Recommendations	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
		See Chapter 67.2 of draft AML/CFT law			
 REC. # 30 (PC). Liberia should consider to undertake the following: Establish the FIU. Provide funding for the development and implementation of the AML/CFT Bill and strategy in the country. Provide staff training to supervisors, law enforcement agencies and other competent authorities to enable them to commence proactive implementation of the PMLL 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.2 of draft AML/CFT law §67.6 Draft law §67.1	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
REC.# 31 (NC). Liberia should establish Inter-Ministerial Committee of relevant stakeholders Adopt the national AML/CFT strategy as a framework for strengthening institutional, legal and enforcement of mechanisms for the prevention of financial crime and combat of ML/TF. FIU must play a lead role in development of a national AML/CFT policy.	July 2011	The following AML/CFT Working Committees have been established since 2011: Inter-Ministerial Drafting Inter-Agency Coordination AML/CFT National Strategy drafted and adopted.	AML/CFT National Strategy has been adopted by Cabinet	MOF	
 Rec. # 32 (NC). As a matter of urgency, establish the FIU Have in place a data system for recording received data on STRs and CTRs. Require the FIU to publish annual reports to enable it 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Chapter 67.2 of draft AML/CFT law	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	

Re	commended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
	provide feedback to reporting					
	entities and to the public.					
•	Have in place a centralized data					
	system or require relevant					
	agencies to maintain statistics					
	on prosecutions and					
	investigations of money					
	laundering cases under the					
	PMLL and other legislation					
•	Maintain records of assets					
	seized, frozen, confiscated and					
	forfeited should also be					
•	Maintain records on mutual					
	legal assistance and extradition					
	matters initiated/concluded by					
	Foreign Affairs or by the MOJ					
	Consider setting up a central					
	data system in the FIU. The data					
	system should be available to all					
	the relevant supervisory					
	authorities &LEAs to store case					
	info on					
	investigations/prosecutions					
	including recovered assets and					
	other related matters.					
Rec	a. # 33 (NC). Liberia should review		Completed AML/CFT Bill which	Act submitted to the Legislature; passed	MOJ, MOF, AML/CFT	
	current corporate registration	July 2012	considered these actions and	by the Senate and to be concurred by	Inter-Ministerial	
	tem to determine how adequate		submitted same to Legislature for	Lower House. This would be done before	Committeeand CBL	
	l accurate information on		enactment	May Plenary		
	neficial ownership may be					
	ilable in a timely manner for					
	estigation by law enforcement					
	horities.					
	ere should be a mechanism in					
	ce to verify the identity of owners					

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
of legal persons for AML and CFT purposes. The Ministry of Commerce should recruit qualified investigators to undertake investigations and conduct on-site visit to verify information Provided by corporate bodies					
 Rec. # 34 (NC). Liberia should enact a comprehensive legislation on trusts and implement measures to ensure that adequate, accurate and timely information are available to law enforcement authorities concerning the beneficial ownership and control of trusts. A supervisor or SRO should be appointed for lawyers and trust service providers to ensure that they are supervised for compliance with AML/CFT obligations. 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	
 REC. # 38 (NC). There should be clear cut appropriate laws that deal with provisional measures that can be applied in respect of MLA Procedures are not in place to ensure uniformity, clarity and expediency in responding to MLA requests. There is no record of MLA responded to by Liberia for identification, freezing, seizure or confiscation of laundered property, proceeds from, or 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §15.5, Section 1	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committeeand CBL	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
 instrumentalities used or intended to be used. Liberia should put in place appropriate structures to coordinate seizure and confiscation actions with other countries. 					
The authorities should consider putting in place a system to deal with sharing of confiscated assets arising from cooperation between Liberia and other countries provide for an asset forfeiture fund.					
REC. # 39 (PC). Criminalise the full range of predicate offences of money laundering and ensure effective implementation of the PMLL in relation to the extradition provisions.	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment Draft law §15.2	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee	
 SR. VI (NC). The CBL should issue guidelines to MVTs to assist in implementing AML/CFT measures. There should be effective supervision of MVT service providers 	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See Regulation for the Licensing	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee and CBL	
 MVT service providers should be monitored to ensure implementation and compliance with AML/CFT measures Sanctions should be applied in instance of non-compliance by MVTs. 		and Supervision of Money Remittance Entities; See Regulation Concerning Transfer of Foreign Currency;			

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
CBL should ensure effective implementation of the requirements of SR.VI		See Regulation Concerning the Physical Movement of Foreign Currency Banknotes; See draft KYC/CDD regulation; See CBL Guidelines for Mobile Money Services.			
SR. VII (PC). Issue regulations or guidelines for implementation of the requirements of SR VII Supervisory Authorities should put in place procedures to monitor compliance with SR VII	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment See draft KYC/CDD regulation See Regulation Concerning Transfer of Foreign Currency; See Regulation Concerning the Physical Movement of Foreign Currency Banknotes	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee and CBL	
 SR. VIII (NC). Authorities should organize more outreach programs for the NPOs on the vulnerability of the sector to AML/CFT. Training programs and awareness activities should be organized for the NPOs, supervisors and law enforcement agencies on how to detect the abuse of NPOs by terrorist groups that disguise 	July 2014	National Strategy and AML/CFT Inter Ministerial Committee2013 work plan considered these actions	Workshop and training pending for April and July 2013 respectively	AML/CFT Inter- Ministerial Committee	

Recommended Action (as listed in the MER)	Timetable for adoption of corrective measures	Action(s) already taken	Remaining Actions to be taken (with timelines, if known)	Responsible Institution	Technical Assistance Required
 themselves as charitable organizations. Authorities should provide a point of contact that could respond promptly to requests for international cooperation. The authorities should implement the Best Practices Note provided by FATF on SR VIII. (This may be obtained from FATF website- www.fatf-gafi.org or www.giaba.org.) 					
SR X1 (NC). Enforce the Regulations on Physical Movement of Currency and Foreign Bank Notes Provide facilities, including supervision guidelines to capture relevant data Provide a threshold for incoming cash and bearer negotiable instruments Provide sanctions for non-compliance of incoming	July 2012	Completed AML/CFT Bill which considered these actions and submitted same to Legislature for enactment	Act submitted to the Legislature; passed by the Senate and to be concurred by Lower House. This would be done before May Plenary	MOJ, MOF, AML/CFT Inter-Ministerial Committee and CBL	