

Amendment No. 2 Effective date: 13 JUNE 2024

AMENDMENT GUIDELINES NO. FTU/G-1/2017/1

GUIDELINES ON FINTECH REGULATORY SANDBOX GUIDELINES



1. INTRODUCTION

1.1 These Guidelines are issued pursuant to section 32 of the Brunei Darussalam Central Bank Order, 2010.

[Amendment No. 1 dated 9 December 2020]

1.2 The evolution of financial technology (FinTech) has given rise to innovations that allow more sophisticated financial services to be offered to customers. Similarly, these innovations may also give rise to uncertainty on whether compliance to regulatory requirements are being met.

[Amendment No. 2 dated 13 June 2024]

1.3 In circumstances where it is less clear whether a new financial service complies with legal and regulatory requirements, interested qualified applicant can apply to enter a regulatory sandbox to experiment with innovative financial services in the production environment but within well-defined parameters. The sandbox includes appropriate safeguards to contain the consequences of failure and maintain the overall safety and soundness of the financial system.

[Amendment No. 1 dated 9 December 2020]

1.4 The FinTech Regulatory Sandbox Guidelines (the "Guidelines") aim to provide clarity on the objectives and principles of the regulatory sandbox. This document will also serve as a guide for applicants on the application process.

[Amendment No. 1 dated 9 December 2020]

1A. APPLICABILITY

1A.1 The Guidelines may interest FinTech companies that are looking to apply technology in an innovative way to provide financial services that are likely to be regulated by the Authority.

[Amendment No. 2 dated 13 June 2024]

1A.2 The Guidelines apply to any applicant who wishes to apply for admission to a regulatory sandbox.



1A.3 The Guidelines are not exhaustive and subject to revision from time to time as deemed necessary by the Authority.

[Amendment No. 2 dated 13 June 2024]

1A.4 The Guidelines are effective on 27 February 2017.

[Amendment No. 1 dated 9 December 2020]

2. DEFINITION OF TERMS

2.1 For the purpose of the Guidelines –

"Authority" means Brunei Darussalam Central Bank;

[Amendment No. 2 dated 13 June 2024]

"applicant" means any FinTech company which intends to apply or has applied for the Authority's approval to participate in the regulatory sandbox;

"financial institution" refers to all institutions licensed, approved or regulated under any of the following –

- (a) Brunei Darussalam Central Bank Order, 2010;
- (b) Banking Order, 2006;
- (c) Finance Companies Act (Chapter 89);
- (d) Islamic Banking Order, 2008;
- (e) Insurance Order, 2006;
- (f) Takaful Order, 2008;
- (g) Securities Markets Order, 2013;
- (h) Payment and Settlement Systems (Oversight) Order, 2015;
- (i) Money Changing and Remittance Business Act (Chapter 174);
- (j) Moneylenders Act (Chapter 62);
- (k) Pawnbroker Order, 2002;

"financial services" means financial products, services or processes;

"FinTech" means financial technology;



"FinTech company" means any company incorporated or registered under the Companies Act (Chapter 39) or business registered under the Business Names Act (Chapter 92) that utilises or plans to utilise FinTech but excludes a financial institution;

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"major changes" means any changes to entity's IT system (e.g. mobile application, online portal) and operations (other than parameters and services) that may affect customer's experience of the entity's system, or affect customer's personal data;

[Amendment No. 2 dated 13 June 2024]

"regulatory sandbox" refers to the framework that enables qualified companies or businesses to experiment with innovative FinTech solutions in a relaxed regulatory environment, for a limited period of time and boundaries;

"sandbox entity" refers to the FinTech company which has been given approval by the Authority to participate in the regulatory sandbox.

[Amendment No. 2 dated 13 June 2024]

3. THE FINTECH REGULATORY SANDBOX APPROACH

- 3.1 In an effort to provide an environment that is conducive for innovation, the Authority will adopt the FinTech Regulatory Sandbox approach to encourage safe and responsible experimentation.
- 3.2 Interested parties may apply to enter a regulatory sandbox in which to experiment and test their solutions.
- 3.3 Upon receipt of an application, the Authority shall inform the applicant in writing that their application has either been:
 - a) Approved to participate in the regulatory sandbox, subject to conditions specified by the Authority; or



b) Rejected.

[Amendment No. 2 dated 13 June 2024]

- 3.4 The Authority recognizes that risk and failures are fundamental elements of innovation and so a regulatory sandbox should contain all the safeguards necessary to contain the consequences of these elements, with the overall safety and soundness of the financial system being a prime consideration.
- 3.5 The Authority will work together with the applicant, and depending on the financial service involved, specific conditions will be identified. The Authority may impose additional conditions and vary or remove existing conditions during the sandbox period. Please refer to APPENDIX A for examples of the conditions that the Authority may consider imposing during the duration of the sandbox.

[Amendment No. 2 dated 13 June 2024]

3.6 Upon obtaining approval of their application from the Authority, the applicant will be responsible for deploying and operating within the regulatory sandbox.

[Amendment No. 2 dated 13 June 2024]

3.7 Upon the successful completion of the experiment, the sandbox entity must fully comply with all relevant legal and regulatory requirements if it wishes to proceed with deployment on a wider scale.

4. OBJECTIVE AND PRINCIPLES OF THE REGULATORY SANDBOX

4.1 This paragraph 4 aims to provide the target audience with the rationale for deploying a regulatory sandbox. A regulatory sandbox should not be used to circumvent existing legal and regulatory requirements.



- 4.2 By encouraging the adoption of innovative and safe technologies through FinTech experimentation in a well-defined environment, customers will be able to enjoy the benefits associated with this technology.
- 4.3 It should be emphasized that since the regulatory sandbox operates in a live environment, the consequences of failure should be contained by defining the space and duration of the regulatory sandbox.
- 4.4 Applicants should be able to show that they have done their due diligence before applying, including testing the proposed solution in a test environment, as well as have knowledge on the relevant legal and regulatory requirements for deploying it.

[Amendment No. 1 dated 9 December 2020]

5. REGULATORY SANDBOX EVALUATION CRITERIA

- 5.1 This paragraph 5 outlines the main evaluation criteria that the Authority will use to assess applications submitted. **APPENDIX B** shows the supporting information that an application should contain.
- 5.2 This supporting information should explain how the regulatory sandbox evaluation criteria below will be fulfilled
 - (a) The proposed financial service is innovative (e.g. is new or emerging technology or uses existing technology in an innovative way) and there are no comparable offerings in Brunei Darussalam, with clear potential to
 - Improve accessibility, efficiency, security and quality in the provision of financial services;
 - ii. Enhance the efficiency and effectiveness of risk management; and/or
 - iii. Address a problem, or brings benefits to consumers or the industry.



- (b) The applicant has the intention as well as the ability to deploy the proposed financial service on a broader scale after exiting the regulatory sandbox:
- (c) Clear test scenarios and expected outcomes;
- (d) Clear and appropriate parameters or boundaries of the regulatory sandbox for the protection of consumers as well as the safety and soundness of the financial industry;
- (e) Identification, assessment and mitigation of the risks arising from the experimentation of the proposed financial service;
- (f) A clear and suitable exit and transition strategy in the event that the proposed financial service has to be discontinued or if it proceeds for deployment on a broader scale.

6. REPORTING AND INFORMATION REQUIREMENTS

- During the regulatory sandbox period, the Authority requires the sandbox entities to submit information relating to the test.
- In order to meet this requirement, the sandbox entity must ensure proper maintenance of records during the sandbox period to support reviews of the test by the Authority.
- 6.3 The sandbox entity must submit interim reports to the Authority on the progress of the test, which may include information on the following
 - (a) key performance indicators, key milestones and statistical information;
 - (b) key issues arising as observed from fraud, operational and IT incident reports;



- (c) actions or steps taken to address the key issues referred to in paragraph 6.3(b);
- (d) major changes made on the sandbox **entity's** IT system and operations including upgrades or enhancements.

- 6.4 The frequency and specific details to be included in interim reports will be agreed between the Authority and the sandbox entity, taking into account the duration, complexity, scale and risks associated with the test.
- 6.5 A final report containing the following information to the Authority within 30 calendar days from the expiry of the regulatory sandbox period
 - (a) Key outcomes, key performance indicators against agreed measures for the success or failure of the test and findings of the test;
 - (b) a full account of all incident reports and resolution of customer complaints;
 - (c) list of major changes on the IT system and operations;
 - (d) in the case of a failed test, lessons learnt from the test.

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6.6 All reports must be confirmed by the Chief Executive Officer (CEO), or in situations of joint testing where more than one sandbox entity of the regulatory sandbox is involved, both CEOs confirmation is required.

7. EXTENDING OR EXITING THE REGULATORY SANDBOX

7.1 Once the regulatory sandbox period ends, any set conditions will expire and the sandbox entity must exit from the regulatory sandbox.

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- 7.2 If an extension is required then the sandbox entity should make an application to the Authority for the extension at least 1 month before the expiration of the regulatory sandbox period, providing reasons to support the application. The Authority will review applications of this nature on a case-by-case basis and its decision on the application for extension is final.
- 7.3 Prior to the expiry of the regulatory sandbox period, the Authority will inform the sandbox entity whether to allow the solution to be introduced in the market on a broader scale. Where allowed, the sandbox entity intending to carry out regulated activities will submit an application that will be assessed by the Authority based on applicable licensing, approval and registration criteria under any laws administered by the Authority, as the case may be. This is further subject to the following criteria:
 - (a) Both the Authority and the sandbox entity are satisfied that the regulatory sandbox has achieved its intended test outcomes; and
 - (b) The sandbox entity is able to demonstrate it can fully comply with relevant legal and regulatory requirements.

7.4 The Authority may extend the regulatory sandbox period for a period that may be deemed appropriate by the Authority.

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- 7.5 The Authority may revoke an approval to participate in the regulatory sandbox at any time before the end of the regulatory sandbox period and the Authority may also prohibit deployment of the solution in the market due to the following reasons
 - (a) The Authority is not satisfied that the regulatory sandbox has achieved its intended purpose, based on the test scenarios, outcomes and schedules which were mutually agreed;



- (b) The sandbox entity is unable to fully comply with the relevant legal and regulatory requirements. If such a situation is anticipated, the sandbox entity is encouraged to engage with the Authority at least 30 calendar days before the date of the regulatory sandbox's expiry;
- (c) The risks outweigh the benefits of the service especially where the solution used has adverse consequences for the public and/or financial stability, and the sandbox entity acknowledges that the flaw cannot be addressed within the duration of the regulatory sandbox;
- (d) The Authority terminates the regulatory sandbox due to the sandbox entity breaching any conditions imposed during the duration of the regulatory sandbox;
- (e) The sandbox entity has informed the Authority of its decision to exit the regulatory sandbox at its own discretion; or
- (f) Any other reason determined by the Authority.

- 7.6 The sandbox entity must ensure that any existing obligation to the customers of the financial service under experimentation shall be fully fulfilled or addressed before exiting the regulatory sandbox or discontinuing the regulatory sandbox.

 This may include but is not limited to the following
 - (a) immediately implementing its exit plan to cease the provision of the product, service or solution to new and existing customers;
 - (b) providing notifications to customers informing them of the cessation and their rights to redress where relevant; or
 - (c) complying with any obligations imposed by the Authority to dispose of all confidential information including customer personal information.



8. APPLICATION AND APPROVAL PROCESS

Prior to submitting an application, the applicant may and should clarify any questions regarding applying for the regulatory sandbox by contacting the Authority at fintech@bdcb.gov.bn.

[Amendment No. 1 dated 9 December 2020]

Applicants should ensure that the objective, principles and criteria specified under paragraph 4 (Objective and Principles of the Regulatory Sandbox) and paragraph 5 (Regulatory Sandbox Evaluation Criteria) are satisfied before submitting the application in Appendix B to the Authority at fintech@bdcb.gov.bn. Applicants may be required to provide other information as part of their application prior to a decision.

[Amendment No. 1 dated 9 December 2020]

Application and Evaluation Phase

The time required to fully assess the application is dependent on its completeness and complexity, and the specific legal and regulatory requirements involved.

BDCB will work together with the applicant on any further refinements that might need to be made to the application during this phase.

Due to the exploratory nature of the sandbox approach, the applicant is allowed to make adjustments to the application for resubmission (for example, refining the boundary conditions) after discussing with BDCB. Applicants will be informed in writing whether to proceed with the sandbox.



Testing Phase

Once approved the sandbox is launched and the sandbox entity may begin testing.

BDCB and the sandbox entity will be in constant communication on the progress of the testing.

8.3 Applicants will be informed if their applications are rejected. Applicants may reapply when the reasons for their rejection have been addressed.

Marine Specific

8.4 At the beginning of the Testing Phase the sandbox entity shall notify its

customers that they are offering their services in a regulatory sandbox, explain

key risks associated with it, as well as obtain customer acknowledgement that

these risks have been understood.

8.5 If the sandbox entity intends to make material changes to the service that is

under experimentation, an application should be made to the Authority at least

30 days in advance with reasons for the change. The sandbox entity may

continue with the existing service while the Authority reviews the request.

8.6 The Authority will publish all relevant information regarding sandbox entities,

not limited to the Authority's website for the purposes of informing the general

public.

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MANAGING DIRECTOR
BRUNEI DARUSSALAM CENTRAL BANK

Issue Date: 6 Zulhijjah 1445H / 13 June 2024M



APPENDIX A: EXAMPLES OF SET CONDITIONS FOR THE SANDBOX [ADDED VIA AMENDMENT NO.1 DATED 9 DECEMBER 2020]

The following table provides examples of set conditions that the Authority may impose during the duration of the sandbox. It must be emphasised that the examples outlined in the table are not exhaustive. Depending on the proposed financial service, the applicant involved and the application made, the Authority will determine the specific conditions which it is prepared to add on for each case.

Examples of conditions to be met

Confidentiality of customer information

Relative size

Fit and proper criteria particularly on honesty, integrity, reputation and financial soundness

Handling of customer's moneys and assets by intermediaries

Prevention of money laundering and countering the financing of terrorism

Examples of "Possible to Relax" conditions			
Financial requirements			
Fund solvency and capital adequacy			
Licence fees			
Credit rating			
Board composition			
Management experience			



APPENDIX B: BDCB FINTECH REGULATORY SANDBOX APPLICATION FORM [AMENDED VIA AMENDMENT NO.1 DATED 9 DECEMBER 2020]

Section A: Applicant's Information

O /A	
Organisation (Applicant)	
Product/Service Name	
Froduct/Service Marrie	
Address	
147	
Website	
Email	
Liliali	
Telephone	
10100110110	
0 11 / D 1	
Company Licence / Business	
Registration Number	
9	
Contact Person	
Decignation	
Designation	
Email	
Litidii	
Telephone	

Note -

(a) Please note that the regulatory sandbox is meant to enable experimentation of <u>innovative</u> financial services/products <u>that are likely to be regulated by BDCB</u>.



- (b) Before submitting an application, you are <u>highly recommended</u> to contact fintech@bdcb.gov.bn to seek specific clarifications.
- (c) The completeness and clarity of the information provided in the application will determine the time taken for BDCB to review your sandbox application.



Section B: Details Required for the Sandbox Application

1. Please provide <u>full details</u> of your organisation, covering the following areas –

No.	Requirements	Supporting Information and/or
		Attachments
i.	Profile of the organisation, including the	
	organisation structure, past achievements	
	and business profile with Registrar of	
	Companies and Business Names (ROCBN)	
	and/or other regulatory bodies of business	
	entities.	
ii.	Name(s) of directors (please include copies	
	of identification for each director).	
iii.	Name(s) of shareholders including	
	information on each shareholders	
	shareholding interest in the organisation	
	(please include copies of identification for	
	each shareholder).	
iv.	Total number of staff in Brunei Darussalam	
	and total number of compliance personnel.	
V.	Profile of key personnel, including relevant	
	domain knowledge and experience.	
vi.	Financial standing, including any funding	
	raised and/or to be raised.	
vii.	Source of funding (if any) including the	
	amount of capital in place for the	
	organisation.	
VIII.	Name of investor(s), proposed joint ventures,	
	etc. (if any).	
ix.	Authorised regulatory status (e.g. licensing,	
	registration, notification, approval,	



recognition)	under	BDCB	and/or	othe
regulators.				

2. Please provide <u>accurate</u> and <u>complete</u> information covering the following –

Have you at any time been convicted of any felony or crime by any court of competent jurisdiction, including civil or military (excluding traffic offence) that relates to your honesty and/or integrity unless you subsequently have been restored to good standing?	☐ Yes ☐ No If yes, please give full particulars of the court by which you were convicted, the offence and the penalty imposed and the date of conviction as well as evidence of having been restored to good standing.
Have you been licensed, registered or approved under any law in any jurisdiction which requires licensing, registration or approval in relation to any regulated activity?	☐ Yes ☐ No If yes, please list all applications showing whether they have been successful or unsuccessful.
Have you ever been refused the right or restricted in your right to carry on any trade, business or profession for which a specific licence, registration or other authorisation is required by law in any jurisdiction?	☐ Yes ☐ No If yes, please give full particulars of the action taken, where and when it took place and the identity of the party having taken this action.
Have you contravened any financial services legislation or been the subject of any disciplinary proceedings, investigations and/or fines by a	☐ Yes ☐ No If yes, please give full particulars of the action taken, where and when it took



governmental, professional or other regulatory	place and identity of the party having
body or association?	taken this action.
Have you been the subject of any adverse finding	□ Yes □ No
in a civil action by any court of competent	If yes, please give full particulars of the court by which you were convicted, the
jurisdiction, relating to fraud?	offence and the penalty imposed and the
	date of conviction.
	☐ Yes ☐ No
Have you been the subject of any adverse finding in a civil action by any court of competent jurisdiction, relating to misfeasance or other misconduct in connection with the formation or management of a corporation or partnership?	If yes, please give full particulars of the court by which you were convicted, the offence and the penalty imposed and the date of conviction.
	☐ Yes ☐ No
Has any body corporate, partnership or unincorporated institution to which you have been associated with as a director, controller, manager or company secretary contravened any financial services legislation or been the subject of any disciplinary proceedings, investigations and/or fines by a governmental, professional or other regulatory body or association?	If yes, please give full particulars of the action taken, where and when it took place and identity of the party having taken this action.



Have you been a director, partner, substantial shareholder or concerned in the management of a business that has gone into insolvency, liquidation or administration during the period when, or within a period of one year after, you were a director, partner, substantial shareholder or concerned in the management of the business, whether in Brunei Darussalam or elsewhere?	☐ Yes ☐ No If yes, please give full particulars of the business, position, where and when it took place.
Have you been disqualified from acting as a director or disqualified from acting in any managerial capacity, whether in Brunei Darussalam or elsewhere?	☐ Yes ☐ No If yes, please give full particulars of the action taken, where and when it took place.
Have you been adjudged bankrupt by a court?	☐ Yes ☐ No If yes, please give full particulars of the action taken, where and when it took place and provide evidence that you have met your obligations in the last 10 years and have achieved economic accomplishments.
Have you been or are you unable to fulfill any of your financial obligations, whether in Brunei Darussalam or elsewhere?	☐ Yes ☐ No If yes, please give full particulars of the action taken, where and when it took place and provide evidence that you have met your obligations in the last 10 years and have achieved economic accomplishments.



	☐ Yes ☐ No
Have you been or are you subject to any	
judgment debt which is unsatisfied, either in whole	If yes, please give full particulars of the
or in part, whether in Brunei Darussalam or	action taken, where and when it took
elsewhere?	place.

3. Please provide <u>full details</u> of the proposed financial service/product to be experimented in the sandbox, covering the following areas —

No.	Requirements	Supporting Information and/or
		Attachments
i.	Please provide full details of the proposed	
	financial problem statements that the	
	proposed financial service/product aims to	
	address.	
ii.	Benefits of the proposed financial	
	service/product, in particular, those that may	
	not exist today.	
iii.	Business model(s), including the target	
	customers and specific use cases. For each	
	use case, provide an <u>end-to-end</u> illustration	
	on how the proposed financial	
	service/product will be made available,	
	including –	
	a. The interactions and money flows between	
	you, your target customers and your business	
	partners (if any);	
	b. The entity that will be holding your	
	customers' monies; and	
	c. The remuneration structure.	



iv.	Technical architecture and solution, detailing	
	the specific technology and innovative ways	
	in which the technology will be applied.	
V.	Comparison with existing offerings (including	
	in Brunei Darussalam) that are similar to the	
	proposed financial service/product, focusing	
	on the problem statements, benefits,	
	technology and business model.	
vi.	The readiness of the prototype development,	
	including an estimated timeframe on the	
	readiness to provide an end-to-end	
	demonstration of the proposed financial	
	service/product to BDCB.	

4. Please provide <u>full details</u> of the applicable legal/regulatory requirements and the relaxation that you are seeking in order to deliver the proposed financial service/product in the sandbox –

No.	Requirements	Supporting Information and/or Attachments
i.	State all the regulatory status (e.g. licensing,	
	registration, notification, approval,	
	recognition) required.	
ii.	Include a legal opinion, if available, from a	
	qualified legal practitioner applying the	
	relevant laws administered by BDCB to the	
	facts of your case.	
iii.	State the specific legal and regulatory	
	requirements that you are seeking BDCB to	
	relax for the duration of the sandbox, and why	
	SO.	



iv.	Describe how you intend to meet the full legal	
	and regulatory requirements before exiting	
	the sandbox.	

5. Please provide <u>full details</u> of the proposed sandbox design, covering the following areas:

No.	Requirements	Supporting Information and/or
		Attachments
i.	Describe the experiments to be conducted in	
	the sandbox, including specific testing of the	
	application of technology in the proposed	
	financial service/product.	
ii.	For each experiment described in 4(i),	
	provide the indicator(s) and corresponding	
	value(s) that would be used to monitor and	
	assess the progress of the experiment.	
iii.	State and justify the sandbox boundaries,	
	including –	
	a. Period of the sandbox (in months);	
	b. Limit on the type (e.g. retail, accredited) of	
	customers involved;	
	c. Limit on the number of customers involved;	
	d. Other quantifiable limits such as transaction	
	thresholds or cash holding limits; and	
	e. Quantification of the maximum loss and	
	impact, including any potential knock-on	
	effects.	
iv.	Based on 4(iii), describe the controls to be put	
	in place so as to manage risk and failure in the	
	sandbox, including –	
	a. money laundering & terrorism financing;	



	b. consumer/investor protection;	
	c. business risks; and	
	d. technology risks.	
V.	Describe the exit and transition plan for	
	customers in the sandbox as well as the	
	resolution plans and how the business would	
	be run off, in the event that the proposed	
	financial service/product has to be	
	discontinued.	

6. Please provide <u>full details</u> on how the regulatory sandbox criteria below will be fulfilled –

No.	Requirements	Supporting Information and/or
		Attachments
i.	The proposed financial service is innovative	
	(e.g. is new or emerging technology or uses	
	existing technology in an innovative way) and	
	there are no comparable offerings in Brunei	
	Darussalam, with clear potential to –	
	a. Improve accessibility, efficiency, security	
	and quality in the provision of financial	
	services;	
	b. Enhance the efficiency and effectiveness of	
	risk management; and/or	
	c. Lead to a better deal for consumer directly	
	or indirectly.	
ii.	The applicant has the intention as well as the	
	ability to deploy the proposed financial	
	service on a broader scale after exiting the	
	regulatory sandbox.	
iii.	Clear test scenarios and expected outcomes.	



iv.	Clear and appropriate parameters or
	boundaries of the regulatory sandbox for the
	protection of consumers as well as the safety
	and soundness of the financial industry.
V.	Identification, assessment and mitigation of
	the risks arising from the experimentation of
	the proposed financial service.
vi.	A clear and suitable exit and transition
	strategy in the event that the proposed
	financial service has to be discontinued or if it
	proceeds for deployment on a broader scale.



Section C: Standard Technology Risk Management Questionnaire for FinTech Regulatory Sandbox Application

This questionnaire is used for preliminary assessment of your technology risk environment and to determine the controls that are already in place for effective management of technology risk and cybersecurity, as well as to protect consumer data.

Please note that the questionnaire provides only baseline level of controls and your company should assess your risk and control adequacy commensurate with the size, nature and types of your products and services as well as the complexity of your IT operation.

All information provided in this questionnaire shall be kept confidential and BDCB Technology Risk may conduct more detailed assessments based on the information given.

1. IT Governance

Does your company has IT	□ Yes □ No
personnel?	
Please indicate how many IT	
personnel that are in Brunei	
Darussalam	
What are main roles and responsibilities of the IT personnel?	
Does the IT personnel report to a	□ Yes □ No
senior management?	



2. IT Standard, Policies and Awareness

	☐ Yes, both
Does your company has IT	☐ Yes, IT strategy only
and/or cybersecurity strategy?	☐ Yes, cybersecurity strategy only
	□ No
What international standard,	
framework or best practices that	
your company follow?	
your company rollow:	
How are these strategy	
communicated to your	
personnel?	
What types of cybersecurity	
awareness program does your	
company have for your	
personnel?	
What types of awareness	
program does your company	
have for your customers?	

3. Third Party Vendor / Service Provider

		Has contract		Do they have
List down all vendors and service providers that your company engaged with	What is the service provided to your company?	Has contract or Service Level Agreement you're your company?	Have signed Non- Disclosure Agreement?	presence in Brunei Darussalam or provide local support?



1.		□ Yes	□ Yes	□ Yes
1.		□No	□No	□No
2.		☐ Yes	☐ Yes	☐ Yes
۷.		□ No	□ No	□No
3. (Please add more row for				
additional engagement)				
	Do they			Do they have
List down all cloud services	provide			presence in
that your company are using	information	How they use yo		Brunei
and briefly state scopes of	on where	(Please review th	eir Terms of	Darussalam
the service	your	Use and Privacy	Policy)	or provide
	company data			local
	are stored?			support?
		☐ Only necessar	y to run	
		operation and de	eliver service	
		☐ For product ar	nd service	
	☐ Yes	improvement		☐ Yes
1.	□No	☐ Do not sell to	data analytics	
I.	If yes, please	or advertising co	mpany	□No
	state:	☐ Do not share t	o other third	
		party (e.g. affiliat	es, social	
		media)		

 $\ \square$ Not clearly stated

Does your company perform

performance of your vendor and

periodic review of the

service provider?



			- OCHLONICO	
		☐ Only necessary to run		
		operation and deliver service		
		☐ For product and service		
	☐ Yes	improvement		
	□ No	☐ Do not sell to data analytics	□ Yes	
2.	If yes, please	or advertising company	□No	
	state:	☐ Do not share to other third		
		party (e.g. affiliates, social		
		media)		
		☐ Not clearly stated		
3. (Please add new row for				
additional cloud service				
provider)				
Note: Service providers also in subsidiary, affiliate and other co		fice, Regional Office, Parent Cor	mpany, partner,	
Does your company has IT	□ Yes			
vendor assessment and select	on No	□ No		
process in place?				
Does your company has secur				
screening process on vendor of				
service provider personnel pri	or No			
to entering your company?				

☐ Yes

□ No



4. IT Assets

Does your company keep track	☐ Yes ☐ No
of IT asset register and	If yes, does it include the following?
inventory?	☐ Hardware ☐ Software ☐ Data ☐ Devices ☐ Licenses
Does your company has IT	□ Yes
procurement process in place?	□No
Does your company has IT asset	□Yes
management policy?	□No
Does the policy cover on secure	□Yes
disposal of data and IT assets?	□No
Does your company ensure your	☐ Yes, using industry configuration baseline
IT assets are securely	☐ Yes, based on vendor recommendation
configured?	□ No
	□ Windows
Which operating systems are	☐ Mac OS
used by your personnel for	☐ Linux (Any distribution)
work?	□ Chrome
	☐ Others:
Does your company ensure all IT	☐ Yes, performance maintenance
asset are well maintained, such	☐ Yes, software updates
as for performance and software	☐ Yes, security fixes
updates?	□ No
Does your company allow any	
personnel to install any software	□ Yes
on their laptop or desktop (e.g.	□ No
without administrator	
permission)?	



Are personnel allowed to use removable storage or USB drive to copy files or documents from your company desktop and laptop? Does your company allow personnel to use their own	☐ Yes ☐ Yes, but restricted to certain personnel ☐ No ☐ No, USB is disabled by default ☐ Yes
personal devices (i.e. laptop, smartphone) for work purpose?	□ No
Does your company has Bring- Your-Own-Device policy or any other similar policy relating to the use of personal devices for	□ Yes □ No
work?	
5. IT Access Control	
	☐ Yes, for personnel
5. IT Access Control	☐ Yes, for personnel ☐ Yes, for customer
5. IT Access Control Does your company have user	
5. IT Access Control Does your company have user access management policy for	☐ Yes, for customer

 $\hfill\square$ User credential provided through letter



	☐ Password reset option on the login page
	☐ Customer must call us directly
How do you handle customer	☐ Security questions must be answered
who have forgotten their password?	☐ Reset link or password provided through email
password:	☐ Reset link or password provided through SMS
	☐ Others:
Does your system implement	□Yes
two-factor authentication (2FA)	□No
such as OTP or PIN through SMS,	
email or software token?	If yes, please state the type of 2FA:
Each personnel is given their	□ Yes
Each personnel is given their own unique user account?	☐ No, they are using shared user account
own unique user account:	☐ No, they do not require user account to access
	□ IT personnel
Which of the following have	☐ Management
access to privilege user accounts	☐ Vendor/service provider
(e.g. administrator, super user)?	☐ Business function/end-user
	☐ Compliance officer
	☐ System/Application
All username and password of	□ Database
default administrator accounts of	☐ Server/Virtual or Cloud Platform
the following have been	☐ Desktop and Laptop
changed?	☐ Wireless and Network Devices
	□ Domain
Does your company enable	☐ Yes, enabled on our system
audit and review trail and/or user	☐ Yes, review periodically
access logs on your system?	□No



6. IT Application

	☐ Yes ☐ No
Does your system use web	
browser for access?	Please indicate which website domain it is registered with:
Does your system support most	□ Yes
web browser on laptop and	□ No
desktop?	
(Please ignore if your system is	If not, please list which web browsers or operating system
not using web browser)	that are not supported:
Does your company ensure third	
party plugins, add-ons or	□ Yes
extension on the web browsers	□ No
of your company desktop and	
laptop are disabled?	
	☐ Yes ☐ No
Does your system use	Please indicate which smartphone operating system is
smartphone application (app) for access?	supported:
	☐ Apple iOS
	☐ Google Android
	Others:
	□ Yes
For iOS and Android, is your	□ No, Brunei Darussalam only
smartphone app downloadable	□ No, within this region (Asia Pacific) only
on any region of	☐ No, but downloadable if the phone GPS is in Brunei
AppStore/Google Play?	Darussalam
	☐ No, but downloadable if connected on Brunei
	Darussalam's network



	□Yes
	□No
Does your smartphone app	
support older version of	If no, how do you determine which versions were no longer
operating systems?	supported?
D	☐ Yes, both
Does your personnel use	☐ Yes, for back-end system only
desktop application to access	☐ Yes, for front-line staff only
the system such as for front-line staff and bank-end system?	☐ No, web browser or smartphone app is used instead
stan and bank-ond system:	□ No
Can the personnel change	□ Yes
application configuration	□ No
through the back-end system?	
Does your company ensure your	☐ Yes, bug fix and compatibility update
system application are	☐ Yes, security patches
periodically updated for bug fix	☐ Yes, application enhancement (e.g. user interface)
and security patches?	□No
	☐ Microsoft SQL Server
	☐ Oracle Database
What type of database is used	☐ MySQL
for your system?	☐ Microsoft Access
	□ XML
	☐ Others:
Does your company has official	☐ Yes ☐ No
e-mail domain (i.e.	
@yourcompanyname.com) for	Please indicate domain name:
all personnel?	



What e-mail server or service	☐ In-house ☐ Third-party service
that your company used?	Please indicate service provider:

7. IT Incident

7. IT Incident	
Does your company has IT incident response and handling procedure?	□ Yes □ No
Does this procedure includes cybersecurity incident?	☐ Yes ☐ No, but we have procedure for cybersecurity incident ☐ No
Does the procedure include communication plan?	 □ Yes, include on how to inform the customer or public □ Yes, include the contact number of each stakeholder □ Yes, on who should be informed during incident □ No
Does your company has Business Continuity Plan to ensure continuity of business during major IT incident?	□ Yes □ No
Does your company has disaster recovery site for your system in case there are prolonged disaster on your primary site?	☐ Yes ☐ No If yes, please state where:



Section D: Financial Consumer Protection Checklist for FinTech Regulatory Sandbox Application

This checklist is used to assess whether measures have been put in place to ensure the best interest and protection of its customers. Among the measures that should be implemented include ensuring transparency and disclosure, providing an avenue for queries and complaints, and raising consumer awareness.

Companies applying to the FinTech Regulatory Sandbox may refer to the following BDCB Notices/Guidelines as a basis for the minimum standards for financial consumer protection –

- 1. Notice For The Establishment Of A Complaints Handling Function Within Financial Institutions [Notice No. FCIU/N1/2021/1];
- 2. Notice on Market Conduct [Notice No. FCIU/N2/2021/1];
- 3. Guidelines On Fit And Proper Criteria For Financial Institutions' Frontline Staff [Guidelines No. FCI/G1/2018/1];
- 4. Guidelines to Islamic banks, banks, finance companies, takaful operators, insurance companies on Product Transparency and Disclosure [Guidelines No. FCI/G1/2019/1, Guidelines No. FCI/G2/2019/1, Guidelines No. FCI/G3/2019/1, Guidelines No. FCI/G5/2019/1, respectively].

All information provided shall be kept confidential and BDCB Financial Consumer Issues may request further information, if needed.

Disclosure and Transparency

	Are there any interest, fees,
_	charges or penalties in the use of
Α.	your product/service? If so,
	please indicate where this



	information is provided in your	
	terms and conditions (T&C).	
	At which point of a customer	
B.	subscribing to your product will	
	the T&C be provided to them?	
	How will the customer be able to	
C.	access and refer back to the T&C?	
C.	Will a soft copy or hard copy be	
	provided?	
	What steps are put in place to	
	ensure that a customer reads and	
	understands the T&C? How much	
	time is provided for the customer	
D.	to review the T&C? What avenues	
	are available to the customer to	
	ask or receive further information	
	prior to subscribing to your	
	product/service?	
	T&C can sometimes be too	
	lengthy and full of jargon that	
	discourages customers from	
	reading them completely. Do you	
_	intend to provide a summary of	
E.	the key points, in particular any	
	risks from subscribing to your	
	product/service, from the T&C,	
	such as a product disclosure	
	sheet or FAQ for the ease of the	
	customer?	



customer is able to obtain further information on your product/service (e.g. website, social media, etc). How does your company take into consideration the following – 1. Information on your product/service is in a language that is accessible and acceptable to all; 2. The design of your platforms and how information will be displayed (e.g. screen size, font size). What avenues do you intend to advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any associated risks?		Please list the avenues that a
product/service (e.g. website, social media, etc). How does your company take into consideration the following – 1. Information on your product/service is in a language that is accessible and acceptable to all; 2. The design of your platforms and how information will be displayed (e.g. screen size, font size). What avenues do you intend to advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any	F.	customer is able to obtain further
social media, etc). How does your company take Into consideration the following – 1. Information on your product/service is in a language that is accessible and acceptable to all; 2. The design of your platforms and how information will be displayed (e.g. screen size, font size). What avenues do you intend to advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		information on your
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size, font size). What avenues do you intend to advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		platforms and how information
What avenues do you intend to advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		will be displayed (e.g. screen
advertise/promote your product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		size, font size).
H. H. product/service? What measures are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		What avenues do you intend to
H. are in place to ensure that these advertisements/promotional materials are accurate, updated, relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		advertise/promote your
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relevant, and not false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any	Π.	advertisements/promotional
false/misleading? Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		materials are accurate, updated,
Does your company intend to carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		relevant, and not
carry out any initiatives to raise consumer education or awareness on your product/service, as well as any		false/misleading?
consumer education or awareness on your product/service, as well as any	I.	Does your company intend to
awareness on your product/service, as well as any		carry out any initiatives to raise
awareness on your product/service, as well as any		consumer education or
		awareness on your
associated risks?		product/service, as well as any
		associated risks?



	How will you communicate to
J.	customers that you are
	participants of the Regulatory
	Sandbox (i.e. and NOT a fully-
	licensed entity regulated under
	BDCB)?
	How and when will you
K.	communicate to customers your
	exit and transition plan, in the
	event that the proposed
	product/service has to be
	discontinued?

2. Customer Service and Complaints/Queries Handling

Α.	What avenues are available for customer queries, feedback, and
	complaints?
	How many staff members will
	you have who are responsible for
	customer service and/or
	complaints/queries handling?
В.	What steps will be taken to
	ensure that staff members are
	able to handle customers
	effectively and professionally
	(e.g. training)?



	What standard operating
	procedures are in place to ensure
	queries/complaints are handled
	timely and effectively? Is there a
C.	timeline in place for
	queries/complaints to be
	resolved? How will you ensure
	queries/complaints are recorded
	and monitored effectively?
	How will you inform customers
D.	and raise awareness on the
	available channels for queries,
	feedback and complaints?



Section E: Anti-Money Laundering and Combatting the Financing of Terrorism (AML/CFT) Questionnaire for FinTech Regulatory Sandbox Application

This section is a preliminary assessment on your institution's Anti Money Laundering and Combatting the Financing of Terrorism (AML/CFT) measures provisioned under the Criminal Asset Recovery Order, 2012 and any relevant AML/CFT legislation.

All information provided in this questionnaire shall be kept confidential and may be used for more detailed assessments.

A.	Measures to Prevent and Detect Money Laundering and Terrorism Financing	
1. Please describe the risk assessment conducted to identify risks (particularly ML/T		
assoc	ciated with the products and services proposed/offered by your company.	
2.	. Please describe the process in place to obtain and verify customer identification.	



3.	What are your record keeping policies? How long are records kept? Are records kept in
hardc	opy or softcopy?
4.	What processes do you have to detect suspicious transactions?
5. custor	What type of system is implemented to monitor transactions conducted by your mers? Please describe how the system detects any anomalies.



6.	Have you designated a compliance officer responsible for the implementation of items 1 –			
5? If so	, please provide full name, designation and contact details for our reference.			
В.	Supporting Documents			
Please	provide the following documents –			
AML/	CFT policy of the organisation			
Identi	fication document(s) and CV(s) of the Compliance Officer(s)			
Organ	nisation structure			
Job d	escription(s) of Compliance personnel			



Section F: Declaration

This application is completed by -

Name of Officer			
Position			
Contact No.			
E-mail address			
Signature			
Date			
correct. I certify that the correct of my knowledge, in application of which	ne information given nformation and beli BDCB should be awa	ovided in this application and its annexures is to in this application is complete and accurate to lief and that there are no other facts relevant vare. I further undertake to inform BDCB of any thile BDCB is considering the application.	the bes
[Signature of Chief Ex Managing Director/H Organisation]			
	Date		