

#### **Application for membership**

Dear Madame or Sir

Thank you for your interest in joining the General Self-Regulatory Association PolyReg.

In favor of all our members, PolyReg is striving for an efficient onboarding process. As an organisation without ties to specific association we are supervising a number of small-, medium-sized as well as large companies from different lines of work. Thus, it might occur that certain aspects of this application form are not applicable to you or your company or that certain representatives of your company need to be mentioned multiple times over the course of completion.

We recognise that the completion of the application form together with all necessary supplements requires a considerable effort. Please make sure that you read all the guidelines carefully and that the application form as well as the supplements are complete prior to sending it to us by mail. In case of questions, you are welcome to contact our office.

The membership requirements are specified within the Federal Act on Combating Money Laundering and Terrorist Financing (AMLA), the association statutes (see §§3-5) and our regulations (see §4).

Please note that, by signing the application form, you are submitting yourself to certain obligations, in particular to the internal arbitration regime set forth in §35 ff. of the Statutes.

SRO PolyReg is looking forward to a good cooperation with you.

Denise Pezzatti Director SRO PolyReg

Deliver or send to: PolyReg:

PolyReg

Allg. Selbstregulierungs-Verein Florastrasse 44 8008 Zürich +41 (0)44 500 36 40

#### Information about the applicant

Firm: Individuals without a registered firm are asked to enter their first name and surname with the initials of middle names if applicable and their usual job title.

Legal form: Please select one of the following designations of the Swiss law. In case of a foreign firm, please use the designation of the foreign country and provide an indication of the applicable foreign law.

- Association
- Stock corporation (AG)
- Sole proprietorship
- Simple society
- Limited liability company (GmbH)
- Foundation
- Cooperative
- General partnership
- Limited partnership
- Limited joint-stock company
- Swiss branch of a foreign company

Company headquarters: Please enter the location of the headquarters in Switzerland. If not applicable, enter the headquarters location abroad together with the location of the main branch within Switzerland.

Branches / place of business activity: Please enter all Swiss and foreign branches as well as all places of business activity within Switzerland. If there are a large number of branches, a reference to the firm's entry in the register of companies will suffice, as long as the entry contains all the branches.

Firm:	
Legal form:	
Company headquarters:	
Branches / places of business activity:	
Telephone numbers:	
Fax numbers:	
E-mail address:	

#### Enclosures:

Copies of the certified statutes; reference letter by a bank or a business partner; copy of the extract from the debt collection register; 3-year business plan incl. payment flow. All applicants with an entry in the register of companies, or who are obliged to be entered in it (as is the case with general partnerships and all the above types of company listed thereafter) must enclose a current entry from the register of companies. In the case activities requiring government approval a copy of this approval must be enclosed.

## Complete information on the business

Applicants without legally defined business goals should give a short description of their fields of activity.

Copies of in the course of the firm's activity as a financial intermediary used sample contracts with pre-determined terms and conditions or model contracts must be enclosed.

Date of foundation of the firm:	
Planned date for the start of operation as financial intermediary*:	
Description of business goals; information from the register of companies or the statutes:	
GTC / Model contracts?	
Business address (if not the sa- me as the company head-quarters):	
Membership of professional organisations:	
Homepage:	

#### Enclosures:

Sample contracts / General terms and conditions / Contract forms.

<sup>\*</sup> Without a SRO membership, the business activity as financial intermediary on a professional basis within Switzerland is prohibited according to Art. 11 of the Ordinance on Combating Money Laundering and Terrorist Financing.

### Contact person

Please provide the information about the person solely responsible for the communication with PolyReg.

The person has to be authorized to legally represent the firm in all matters concerning PolyReg and needs to be registered in the register of companies.

The contact person must be directly available via phone number. Please provide the private as well as the work address, if it differs from the company headquarters.

Surname:	
First name:	
Date of birth:	
Place of origin / nationality:	
Private address:	
Work address:	
Work phone number (direct line):	
Mobile phone number:	
E-Mail-Address:	

#### Enclosures:

The contact person is asked to enclose a dated and signed copy of their passport or identity card, curriculum vitae (especially one detailing training and professional career), a copy of their diploma / degree certificate relevant to their career, an original current extract from the criminal register as well as a personal statement (see p. 16).

### Information about the commercial environment of the company

PolyReg has to ensure the impartiality of controlling bodies and members of the arbitration tribunal. The information provided will be treated as strictely confidential.

Shareholders with a stake of at least 10% of the capital or voting rights (direct or indirect) must be listed below. Furthermore, they must have a criminal record that does not contain any relevant criminal convictions.

## Shareholding structure (shareholders/partners)

1. shareholders/partners  2. shareholders/partners  3. shareholders/partners  4. shareholders/partners  5. shareholders/partners  6. shareholders/partners  7. shareholders/partners		
3. shareholders/partners  4. shareholders/partners  5. shareholders/partners  6. shareholders/partners	1. shareholders/partners	
4. shareholders/partners  5. shareholders/partners  6. shareholders/partners	2. shareholders/partners	
5. shareholders/partners  6. shareholders/partners	3. shareholders/partners	
6. shareholders/partners	4. shareholders/partners	
	5. shareholders/partners	
7. shareholders/partners	6. shareholders/partners	
	7. shareholders/partners	

#### Enclosure:

For a larger number of shareholders, the information can be submitted on a **separate list**.

An original of the current extract from the criminal register should be enclosed per shareholder with at least 10% of the capital or voting rights (direct or indirect).

## Business activity:

Please enter a short, precise description of the firms field of activity under the appropriate headings and indicate the procentage of the firms AMLA activity in regards to the total business activity.

Relevant for the membership are activities that give you power of disposal over your clients' assets (see also Art. 2 para. 3 AMLA).

Asset management	
Currency exchange	
Foreign exchange trading	
Investment company	
Commodities and precious met- als trading	
Transport and safekeeping of assets	
Fiduciary activities	
Payment transaction services	
Credit, leasing, factoring, forfaiting business	
Money transfer	
Lawyers and notaries <sup>1</sup>	
Distributor of investment funds / Client advisers according to FinSA <sup>1+2</sup>	
Other	
Share of AMLA activity in %	

<sup>&</sup>lt;sup>1</sup> Can only be stated in combination with another activity.

 $<sup>^2</sup>$  Requirement of registration in a register of advisors such as  $\underline{\text{https://www.reg-fix.ch/en/}}.$ 

In the event that you need to enter more than one	
person's details, you may copy this page. Please en-	
ter the <b>name</b> here:	

## Involvement in other enterprises

Information about the capital holdings ( $\geq 10\%$ ) and personal involvements of your firm and the people registered in the register of companies (Seat on the BOD etc.) regarding other companies (subsidiaries or economically/personally affiliated companies).

Type of involvement:	
Name of related enterprise:	
Type of involvement:	
Name of related enterprise:	
Type of involvement:	
Name of related enterprise:	
Type of involvement:	
Name of related enterprise:	
Type of involvement:	
Name of related enterprise:	
Type of involvement:	
Name of related enterprise:	

In the event that you need to enter more than one person's details, you may copy this page. Please number each respective page consecutively:

Nr.

## Information about the internal organisation of the firm

Enter below the personal details of the people who are responsible for running the firm from a legal standpoint, as the management or the managing board, as the executive, as owners of the firm or as partners. Swiss citizens should enter their place of origin, foreigners their country of birth and nationality.

#### Board of directors, executive and management:

Position in organisation:	
Signatory powers:	
Title, first name(s) and surname:	
Date of birth:	
Place of origin/ nationality:	
Home address:	
Home phone/ fax number:	
E-mail:	

 $\square$  Yes, the mentioned person is operationally active.

#### Enclosures:

A current **organigram** of the firm (for more than 4 persons) and, for each member of the management, a **signed copy of their passport or identity card**, **curriculum vitae** (especially one detailing training and professional career), a copy of their **diploma / degree certificate** relevant to their career, a **personal statement** (see p. 16) as well as an original of the **current extract from the criminal register** should be enclosed.

## Auditor(s)

If the applicant's business undergoes statutory or official auditing, the auditor's details must be entered below.

If the auditor is a legal entity, it is sufficient to provide the name of the audit firm and the firm's address along with an extract from the register of companies concerning the auditing firm. Otherwise the personal details of the auditor(s) must be entered below.

Surname / Firm:	
Firstname(s):	
Date of birth:	
Place of origin / nationality:	
Firm's address / Address:	
Telephone number:	
Fax number:	

#### Enclosure:

Copy of the extract from the register of companies regarding the auditing firm.

#### AMLA audit by the applicant's own auditor

PolyReg may allow a member, in accordance with §34 of the statues, to carry out the AMLA audit through it's own auditor, if the latter is a PolyReg-approved auditor.

The auditor has to submit a declaration of acceptance which reflects the commitment to carry out the audit mandate from PolyReg, for the account of the applicant and to report to PolyReg the results of the audit.

ors.

*Enclosure:* **Declaration of acceptance** by the auditor.

In the event the	nat you	need	to en	ter n	nore th	an one
person's detai	s, you	may	сору	this	page.	Please
number each respective page consecutively:						

## Nr.

## Employees and mandate holders:

Please enter the number of employees and mandate holders in the customer relations, administration and compliance departments who carry out tasks in connection with the provision of financial in-

termediary services pursuant to other AMLA-relevant tasks.	Art. 2 para. 3 AMLA, AMLA-relevant due diligen	ce oblig	ations o
Customer relations:			
Administration:			
Compliance:			
Personal details of all employees	s included in the above statistics:		
Title, first name(s) and surname:			
Date of birth:			
Authorisation or signatory powers and professional qualification:			
Place of origin / Nationality:			
Home address (street and house number, postcode and town):	[		
instead.	of employees, a <b>separate list</b> of the personal details nvolvement of third parties:	can be	enclosed
,	·	Yes	No
a) Are you planning on outsourd diary to an auxiliary person?	cing the business activity as a financial interme-		
b) Are you planning on delegati	ng the AMLA due diligence?		
Enclosure:	nerson in terms of Article 2 para 2 lit in AMI ()	nlease	suhmit a

In case of a) for each auxiliary person in terms of Article 2 para. 2 lit. b AMLO, please submit a page 10, a signed copy of the agency agreement, a copy of the passport or identity card (dated and signed) as well as a current extract from the criminal register.

In case of b) for each involvement of a third party in terms of §38 para. 2 of the Regulations of PolyReg, please submit a request for the involvement of the third party, a written agreement and a **page 10**.

### In-house implementation of the Anti-Money Laundering Act

Financial intermediaries are obliged to clearly define and allocate the in-house responsibilities in regards to the fulfilment of the AMLA duties. One person may carry out several of the subsequently mentioned tasks. In order to ensure an adequate organisational structure, the role of deputy must be filled by a second internal employee. Please make sure that the responsible person has a residence in Switzerland.

# Person responsible for the freezing of assets and the reporting (Art. 9 and 10 AMLA)

Title, surname and first name:	
Date of birth:	
Place of origin/nationality:	
Address:	
Tel. / Fax (home):	
Deputy for the above	
Title, surname and first name:	
Date of birth:	
Place of origin/nationality:	
Address:	
Tel. / Fax (home):	

# Person responsible for the management and monitoring of client files

Title, surname and first name:	
Date of birth:	
Place of origin/nationality:	
Address:	
Tel. / Fax (home):	
Training Officer	
Title, surname and first name:	
Date of birth:	
Place of origin/nationality:	
Address:	
Tel. / Fax (home):	

#### Enclosures:

Signed copy of passport or identity card, curriculum vitae (especially one detailing training and professional career), a copy of their diploma / degree certificate relevant to their career, an original of the current extract from the criminal register as well as a personal statement (see p. 16) for all people mentioned on page 11 and 12 if not already provided.

#### Written policy for internal monitoring procedures

Financial intermediaries with more than eight employees engaged in AMLA activities have to create a written policy for internal monitoring procedures, which according to §41 paragraphe 7 of the regulations must include the following instructions and information:

- in which situations the SRO PolyReg must be informed;
- the procedure for establishing new business relationships;
- who in the organisation will decide on admission and continuation of business relationships with higher risk;
- the content and the management of AMLA dossiers;
- the archiving and storage of documents;
- assignment of tasks and responsibilities within the financial intermediary.

#### Enclosure:

Written Policy

#### Compliance-Policy for crypto service

Financial intermediaries that offer a crypto service (VASPs) must submit a Compliance-Policy in writing, which must be approved by the Board of Directors or the Executive Board. Contents:

- Summary of the AMLA-relevant VASP service
  - o Positive and negative catalogue of activities
  - Visualisation of the specific payment flow
  - o Token categorisation in accordance with FINMA
- Nature of the business relationships
  - o Long-term business relationships vs. spot transactions as per §14 of the Regulation
- Differentiation between two-party and three-party transactions
- If applicable thresholds for spot transactions and their technical safeguarding
- Definition of responsibilities, timing and the manner in which due diligence obligations are exercised
  - o Form of identification (§10 of the Regulations and FINMA Circular 2016/7)
  - Risk categorisation of clients (incl. relevant thresholds) and defined measures
  - Information on how the thresholds and measures defined as part of the risk categorisation are reviewed and adjusted annually
  - Information on the IT-based transaction monitoring system
  - o Information on whether and which blockchain analysis tools are used
- How the origin of the assets can be verified when accepting cryptocurrencies and how it can be ensured that they do not originate from an incriminated source
- How any relevant FINMA Guidances (02/2019, 08/2023, 06/2024 etc.) are complied with.

#### Enclosure:

Written Compliance-Policy

## In-house training

On the basis of § 61 paragraphe 3 of the regulations, SRO PolyReg may authorise in-house trainings to be provided by the financial intermediary if there is a training officer with the necessary expertise. In that case, the financial intermediary must draw up a detailed training programme to be presented to the managing director for approval. The training concept shall provide information regarding:

to the managing an ester for approval. The training concept shall provide information regarding.
<ul> <li>Number of new employees joining the AMLA section annually (average);</li> <li>which employees will take part in the training;</li> </ul>
type of training provided and the available infrastructure;
frequency and duration of the courses;
• instructors;
• content of the courses.
Yes, we want to train our employees in-house.
Enclosure: Training programme.
Previous membership
$\square$ No, we have never been a member of a self-regulating organisation.
Yes, we were previously a member of the following SRO:
Previous SRO:
$\square$ We were expelled from our previous SRO as a financial intermediary.
We have never been expelled from a SRO as a financial intermediary.
(An)other SRO(s) has/have rejected our application for membership:
SRO which rejected you:

#### Enclosure:

If available, last AMLA audit report from previous SRO membership.

## Authorisations and duty of information

Irrespective of whether or not the relevant authorisations are covered by the signatory powers, until further written notice the following is authorised:

Contact person:	
Officials responsibles for:	
Freezing of assets and the reporting:	
Deputy for the above:	
Management and monitoring of client files:	
Training:	
changes to the information provi of PolyReg (BOD and delegation the competent federal and canto on our behalf all communication	is authorised and assigned to immediately inform PolyReg of any ded and to provide any necessary information to the internal bodies n, director, auditor, independent investigator, arbitration court) and anal authorities. Furthermore, he/she is legally authorized to receive as and deliveries from PolyReg and the competent authorizies.
on our behalf all communication The person responsible for the authorized to inform the Money	,
of assets, this authorisation does firm's assets or those of its custo	s not allow any instrumental action to be taken with regard to the omers.
to files, electronically stored dat	e, in order to fulfil their duties, granted free and unrestricted access a, safes, lockers and office spaces including those of an appointed above validate their acceptance of the assigned task in signing
Place & date:	
Signature on behalf of the <b>finan</b>	cial intermediary:
Place & date:	
Signatures of all people mention	ed above:

In the event that you need to enter more than one
person's details, you may copy this page. Please
number each respective page consecutively:

## Nr.

## Personal Statement:

Each financial intermediary, partner, member of the board, executive or management, all authorized signatories as well as the various company officers (contact person, training officer, person responsible for the freezing of assets and the reporting, deputy of the latter, officer in charge of client files) must sign the following personal statement or has to explain below, why the statement cannot be signed. The financial intermediary should also obtain relevant statements from the remaining staff, which, however are not to be submitted.

be signed. The financial intermed staff, which, however are not to	ediary should also obtain relevant statements from the remaining be submitted.
I,	
First name, surname:	
Date of birth:	
state herewith, in my capacity a management team of the financi	s owner, partner, member of the board or the management/wide al intermediary,
Firm:	
that I have not been and am not which has a direct bearing on my	presently the subject of any criminal or administrative proceeding y professional activities;
	termediary, partner, body or employee of a financial intermediary nction or exclusion proceeding by an SRO;
that no financial intermediary I h	have worked for was ever excluded by an SRO.
Place & date:	
Signature::	
$\square$ I cannot submit the above st	catement for the following reasons:
Reason for the proceedings:	

#### Check list regarding enclosures:

This check list may be used to monitor all the required enclosures. ☐ Copy of the certified statutes Reference letter by a bank or a business partner ☐ Copy of the extract from the debt collection register ☐ Entry from the register of companies (original copy required!) ☐ Government approval of firm's activity ☐ Businessplan ☐ General terms and conditions ☐ Model contracts ☐ Personal statement (original required!) (page 16) ☐ Extract from the criminal register (original required!) ☐ Signed and dated copy of passport or identity card ☐ Curriculum vitae (principal, members of the executive board) ☐ Diploma / degree certificate (principal, members of the executive board)  $\square$  List of shareholding structure (page 5) as well as form A or K ☐ List of involvement in other enterprises (page 7) ☐ Organigram of the firm (for more than four persons)  $\square$  Extract from the register of companies regarding the auditor(s) Personnel details reg. employees / auxiliary persons / involvement of third parties (page 10) ☐ Written policy for internal monitoring procedures ☐ Compliance-Policy for crypto service ☐ Training programme ☐ Auditor's declaration of acceptance regarding the AMLA audit ☐ Authorisations and duty of information (original required!) (page 15) ☐ General statement, dated and signed (page 18)

#### General statement

I/We state hereby with my/our signature(s) and the submission of the attached documentation that:

- we have received the currently valid editions of the PolyReg statutes and regulations and have read and understood its contents;
- we agree to carry out our business activity according to the articles of purpose in the statutes and to respect and apply the statutes and regulations of the SRO PolyReg as laid down in the currently valid edition;
- we commit ourselves to the payment of the application fee and the annual fee demanded by the executive in accordance with the regulations;
- we recognise §§35 and subsequent as well as §45 of the statutes, which provide for an arbitration court and a system of penalties, and we submit ourselves to the arbitration court and the system of penalties;;
- we confirm the completeness and truthfulness of the information on the application form and the supplements;
- we commit ourselves to informing PolyReg without delay of any changes to the aforesaid information;
- we confirm that we have ascertained that all persons involved directly in the management and administration of our firm, all shareholders with at least 10 % of the capital or voting rights (direct or indirect), together with all the employees who fulfill AMLA functions in the field of financial services, enjoy a good reputation, are not presently the subject of criminal or administrative proceedings in connection with their professional activities and can guarantee they will carry out impeccable business;
- furthermore, we confirm that we have ascertained through the organization of our firm and our in-house regulations that all obligations under the AMLA, the statutes and the regulations of PolyReg will be adhered to.

Based on the statements above, I/we request the executive of the self-regulating association, PolyReg, to accept our membership application in accordance with Art. 24 AMLA with legal force.

Place & date		
Signature(s) on	behalf of the	firm

Version 03.2025