Regulation 30A(1), 5.3.129A	Firms must abtain an arrange of the mainten of the arrange interview	Formatted: Indent: Left: -0.17 cm
<u>A)</u> , (2) <u>, (2A)</u> 5.3.129A	Firms must obtain an excerpt of the register of the company, unregistered company, the limited liability partnership, an eligible Scottish partnership,	Formatted: Indent: Left: 0 cm
	an in-scope trust, or registrable overseas entity (as the case may be) before	Deleted: proof of registration or
	establishing a business relationship. The <u>excerpt may be obtained from the</u> customer, Companies House, <u>or</u> a third-party provider. In the case of in-	<b>Deleted:</b> or the trust (as the case may be), or the registrar in the case of
	scope trusts, an excerpt from the Trust Registration Service (TRS) must be	Deleted: (with UK entities)
	obtained via the agent or trustee of the trust, and an excerpt of the Register	Deleted: information required
	of Overseas Entities (ROE) must be obtained for registrable overseas entity customers. See also 5.3.129C.	Deleted: , or in
		Deleted: proof of registration with
	Firms must also obtain an excerpt as listed above whilst carrying out CDD	Deleted: may be obtained
	and ongoing monitoring of a business relationship once established. Firms	Deleted: from
	should apply a risk-based approach to obtaining up-to-date excerpts. For example, when it becomes aware that the beneficial ownership information	Deleted: .
	it holds is outdated or has changed, or that an overseas entity has become registrable. <sup>1</sup>	
<u>ulation</u> <u>5.3.129B</u> (B),3	If the firm finds a <u>material</u> discrepancy between information relating to the	Formatted: Indent: Left: -0.17 cm
<u>,,,,</u>	beneficial ownership of the customer which it collects as above, and information which becomes available to it whilst conducting CDD	Formatted: Font: 11 pt
	(including during onboarding and ongoing monitoring), the material	<b>Deleted:</b> carrying out its duties under the ML Regulations
	discrepancy must be reported to Companies House, or to HMRC if it relates	(during its onboarding process)
	to a trust. There is no obligation to actively seek out such discrepancies.	
	Beneficial ownership in this context (excluding trusts and overseas entities), means a person of significant control (PSC) per the information held in the PSC register and not as defined in the ML Regulations. Information on the PSC register may thus differ from other beneficial ownership information and not necessarily be inaccurate. <u>Discrepancies</u> that result from the differences between the definition of PSC and 'beneficial owner' in the ML Regulations are not material and therefore not reportable. Beneficial ownership in the case of trusts means trustees,	- Deleted: ¶
	settlors, beneficiaries, protectors, or other individuals that exercise control over the trust (see 5.3.261). <u>Beneficial ownership in the case of overseas entities means registrable beneficial owners, not PSCs.</u>	
	Discrepancies <u>must</u> be material to be reportable. <sup>2</sup> For example, a material	Deleted: should
	discrepancy would arise when there is a missing or different person (legal or natural) recorded, as compared between information in the PSC register,	
	ROE or TRS and the beneficial ownership information obtained when	Deleted: at onboarding
	conducting CDD.	
	Material discrepancies should be considered with an overarching	

<sup>1</sup> This could occur when the nature and purpose of the business relationship changes - the firm may start providing products/services to facilitate the purchase, sale or transfer of UK land or property. <sup>2</sup> See MLRs Schedule 3AZA.

Formatted: Font: (Default) Times New Roman
Formatted: Font: (Default) Times New Roman

The material discrepancy report should be made as soon as reasonably possible when discovered.<sup>3</sup> A discrepancy itself does not <u>necessarily</u> prohibit the onboarding of a customer, <u>nor require the firm to exit the</u> relationship. The nature and relevance of the discrepancy <u>should however</u> be assessed by firms with their CDD process and risk-based approach, <u>in</u> considering whether there are reasonable grounds for suspicion<u>of money</u> <u>laundering/terrorist financing</u>. A discrepancy report is not a substitute for a suspicious <u>activity</u> report (SAR) and the requirement to submit a SAR where appropriate remains.

## See also 5.3.129D.

For further information (including <u>circumstances where Companies Hou</u> considers firms do not need to make a report) see: https://www.gov.uk/guidance/report-a-discrepancy-about-a-beneficialowner-on-the-psc-register-by-an-obliged-entity,

For further information on discrepancy reporting for in-scope trusts (including what HMRC considers a material discrepancy) see: https://www.gov.uk/hmrc-internal-manuals/trust-registration-service-manual/trsm70030.

5.3.129C Excerpts should only be those of the legal entity or trust that is the firm's customer, and not other undertakings, legal entities or trusts within the customer's ownership and control structure, unless the firm has a business relationship with them.

Excerpts of registers need only be obtained where the firm's customer is subject to registration. This may be determined through the ordinary course of business and the application of existing CDD measures.<sup>4</sup>

Excerpts of the ROE need only be obtained when the nature and purpose of the business relationship involves or changes to mean the firm is providing products/services to facilitate the purchase, sale or transfer of UK land or property.

There are exemptions to registration and firms should apply a riskbased approach in this determination. Depending on the firm's assessment of risk, this could include obtaining an attestation from the customer in lower risk scenarios, or obtaining independent professional advice in circumstances assessed as posing a higher ML/TF risk.<sup>5</sup>

If a firm determines that a customer is registrable but has not registered, it is a material discrepancy and is reportable.

vever	
h <u>, in</u>	Deleted: during onboarding, and
oney	
for a	
SAR	Deleted: transaction
	Deleted: Firms are not required to check for or report
	discrepancies involving existing customers.
ouse	Deleted: what Companies House could constitute as a
	material discrepancy
-	
	Deleted: #when-to-make-a-discrepancy-report

Deleted: ¶

Formatted: Font: (Default) Times New Roman
Formatted: Font: (Default) Times New Roman
Formatted: Font: (Default) Times New Roman

<sup>&</sup>lt;sup>3</sup> For trusts, firms may wish to resolve discrepancies with the customer and only make a report if unresolved within a reasonable time period, <sup>4</sup> Overseas entities must be registered with ROE to purchase, sell or transfer UK land or property. UK and non

<sup>&</sup>lt;sup>5</sup> See also HMRC guidance: https://www.gov.uk/hmrc-internal-manuals/trust-registration-service-

manual/trsm23000

If a firm is reasonably satisfied that an unregistered trust is not required to register, it does not need to make a report but should document its decision.

 Schedule 3AZA
 5.3.129D
 Firms should consider whether the material discrepancy is indicative of concealing details of the business of the customer which could be a potential indicator for suspicion of ML/TF. Discrepancies arising from administrative or clerical errors, or due to chronological factors affecting timely updates of the registers are unlikely to constitute concealment and therefore are unlikely to be reportable.

Formatted: Justified

Formatted: Font: (Default) Times New Roman
Formatted: Indent: Left: 0 cm, Hanging: 3.81 cm