BENEFICIAL OWNERSHIP IMPLEMENTATION – FAQs

QUESTION	ANSWER
ENACTMENT AND APPLICATION OF NEW	
REQUIREMENTS	
What date will the BVI Business Companies	The Regulations come into force on 2 January 2025 by Notice published in the
and Limited Partnerships (Beneficial	Gazette No. 138, dated 4 December 2024.
Ownership) Regulations, 2024 (the	
"Regulations") come into force?	
Who do the Regulations apply to?	As per section 11(1) of the Regulations, provisions of same as stated in subsection (a) "apply, subject to paragraph (c), to every beneficial owner, legal entity and other persons referred to in the Regulations, save as may otherwise be exempted or excluded in any particular case;" and, as stated in subsection (b) "apply, subject to paragraph (c) and any exemption or exclusion referred to in paragraph (a), to every limited partnership notwithstanding the limitation provided in section 5 of the Limited Partnership Act, Revised Edition 2020". Exemptions to the application of the Regulation are stated in section 11(1) (c). See Regulation 11.
Are nil filings permitted?	No. Nil filings are not permitted on the Beneficial Ownership Register.
Are licensees required to verify the identity of	Yes. All licensees are required to identify and verify each applicant for business
each beneficial owner?	and customer, including the underlying beneficial owner(s). This requirement is
	set out in section 19 of the Anti-Money Laundering Terrorist Financing Code of
	Practice (the "AMLTFCOP") and Regulation 16.
Are registered agents required to verify the	Yes. Regulation 18 sets out the duty to investigate beneficial ownership
beneficial ownership details that are being	information to confirm that particulars provided are up-to-date and correct,
filed?	which also buttresses the provisions of Part III within the Anti-Money Laundering

	Terrorist Financing Code of Practice (the "AMLTFCOP") as it relates to the
	verification of due diligence information.
FILING REQUIREMENTS	
How long does one have before they must file	It is imp <mark>ortant to note</mark> that relevant persons have 30 days on or after (from?) the
information for existing BVI Business	coming into force of these Regulations to obtain and file with the Registrar, the
Companies (BVIBCs) and Limited Partnerships	particulars of BO information with respect to the beneficial owners of the legal
(LPs) after the enactment of the Regulations?	entity. Details can be found in Regulation 17 (1).
Is there a transitional period for the filing of	There is no transitional period for the filing of beneficial ownership information.
beneficial ownership information of existing	The Regulations provide a continuance of the requirement to file beneficial
BVIBCs and LPs?	ownership information that was captured under the Beneficial Ownership
	Secure Search System (BOSSs).
	All relevant persons are required to file beneficial ownership information for
	BVIBCs and LPs without delay such that they have fully filed all information no
	later than Monday, 30 June 2025.
Can beneficial owners make fi <mark>ling</mark> s directly to	No. Filings must be made through the Registe <mark>red</mark> Agent of the BVIBC or LP. See
the Registrar of Companies?	Regulation 14.
Individual Filings	
What information should be obtained to make	Filing obligations for individuals can be fou <mark>nd at Part III of the Regulations.</mark>
a complete filing of beneficial own <mark>ersh</mark> ip	Regulation 21 sets out specific provisions for the particulars to be filed to satisfy
information for an individual?	the requirement to file beneficial owne <mark>rship</mark> information.
	The particulars of BO information required in relation to a beneficial owner are
	(a) in the case of an individual
	(i) full legal name as it appears in a passport or other government-issued identity document;
	(ii) former name, other current name, or aliases used;

	(iii) month and year of birth;
	(iv) date and place of birth;
	(v) gender;
	(vi) occupation;
	(vii) nationality;
	(viii) principal residential address;
	(ix) country in which the individual is usually resident; and
8	(x) the nature of his o <mark>r her interest in,</mark> or control over, the legal entity
	It is important to review the Regulations in full for additional provisions to ensure accurate and complete filings are made.
Legal Arrangement Filings	
What information should I obt <mark>ain t</mark> o make a	Filing obligations for legal arrangements (e.g. <mark>, a B</mark> VIBC or LP) can be found in
complete filing of beneficial o <mark>wne</mark> rship	Part III of the Regulations. Regulation 21 (1) (b) sets out specific provisions for
information for a legal arrange <mark>me</mark> nt?	the particulars to be filed to satisfy the requir <mark>eme</mark> nt to file beneficial ownership
	information.
	with respect to a legal entity (connected to the beneficial owner), other than a foreign legal entity that is incorporated, registered or formed in a jurisdiction outside the Virgin Islands in which it provides BO information equivalent to that required under these Regulations or that is otherwise on a publicly accessible register
	(i) name, including alternative names;
	(ii) incorporation number or its equivalent;
	(iii) date <mark>of incorp</mark> oration;
	(iv) address of principal office or registered office;
	(v) country of incorporation or registration;
	(vi) the legal form of the legal entity and the law by which it is governed;

	(vii) the type of register
	(A) under section 230(1)(a) or (b) of the Act in which it is registered and its company number (and, in respect of a foreign company, details of the country of incorporation or registration), where the legal entity is a company; or
	(B) under section 108(1)(a) of the Limited Partnership Act, Revised Edition 2020, in which it is registered and its unique number, where the legal entity is a limited partnership; and
	(viii) the nature of its interest in, or control over, the legal entity concerned
	It is important to review the Regulations in full for additional provisions to ensure accurate and complete filings.
Trust Filings	
What information should I obtain to make a	Where a trust is part of the ownership structu <mark>re o</mark> f an applicant for business or
complete filing of beneficial o <mark>wne</mark> rship	customer, the beneficial owners of the trust must be identified.
information for a legal structu <mark>re (</mark> such as a	
trust)?	The following persons are the BOs of a trust:
	a. the trustee;
	b. the settlor;
	c. the protector (if any);
	d. person, characteristic or class of persons with a vested interest in
	the trust (i.e. beneficiary) <mark>; a</mark> nd
	e. any other natural person exercising ultimate effective control over
	the trust (in <mark>cluding th</mark> rough a chain of control or ownership).
Nominee Shareholder Filings	
Are nominee shareholders required to file BO	Yes. Nominee Shareholders are required to file BO information for the natural
information?	person on whose behalf they are acting as nominee.

Do the Regulations make provisions for	Yes. Regulation 4 sets out how nominee shareholder arrangements should be
nominee shareholder arrangements?	handled.
	(1)R(1)N
	Importantly, where a share that is held by a person as nominee for another
	person in relation to a legal entity is to be construed, for the purposes of these
	Regulations, as held by the other person and not by the nominee.
What information should be filed where there	The particulars set out in Regulation 21 for the filing of beneficial ownership
is a nominee shareholding arrangement?	information set out the information required to be filed for the true beneficial
	owner.
Non-Profit Organisations "NPOs"	
How can you determine the BO of a Non-Profit	If the entity is a company formed under the BVIBC Act, it will be subject to the
Organisation?	BO Guidelines. If it is not, it will be subjected to the FIA Guidelines.
Change in BO Information	
Where there has been a chan <mark>ge o</mark> f registered	All Agents should verify BO information and e <mark>nsu</mark> re that the information entered
agent, and the new agent dete <mark>rm</mark> ines that the	is complete, accurate, and up to date. Agents should implement protocols that
previously entered BO informa <mark>tio</mark> n was	reduce the chances of human errors. Docum <mark>ent</mark> ation will be required from both
inaccurate, what steps should be taken?	Agents of the BO for verification of the identity of the BO.
What if the previous agent input the BO	
information wrongly, what should <mark>we d</mark> o as the	
agent of the same BO for a different company	
which used 2 different registered agents?	
Is there a requirement to file an update for a	Yes. Regulations 22 and 23 set out the provisions for updating information to the
change of percentage ownership of existing	Beneficial Ownership Register.
beneficial owners that is less than 10%	
change?	
	CRITCESU

Are provisions made for filing of a change in	Yes. Legislation makes provisions for filing changes. See Regulations 22 and 23.
the event that the BO becomes a sanctioned	
or designated person, after the initial filing?	k1 K(T/N) > 0
	VIII OIL V
What is the minimum percentage of ownership	The minimum percentage of ownership that triggers the requirement to file
that triggers the requirement to file information	beneficial ownership information is 10%. Where a person holds less than 10%,
for a beneficial owner of a BVI entity?	they are not deemed to be a beneficial owner for the purpose of a BO Filing.
Who can be Exempt from BO Filings?	
Can BVIBCs and LPs be exempt fro <mark>m th</mark> e	Yes. Regulation 11(2) provides an outline of entities that may be exempt from the
requirement to file beneficial own <mark>ers</mark> hip	requirement to file beneficial ownership i <mark>nform</mark> ation <u>provided that they meet</u>
information?	certain criteria.
	Where a legal entity is a subsidiary of another legal entity ("the parent") if the
	parent holds, directly or indirectly
	(i) a beneficial interest in 75 <mark>% o</mark> r more of the shares in the subsidiary; or
	(ii) more than 75% of the voting <mark>righ</mark> ts in the subsidiary
	In addition, where a legal entity that claims to be subject to disclosure and transparency rules as provided in that sub regulation shall
	(i) indicate the specific rule <mark>s ap</mark> plicable to it and the international standards under which those rules are provided; and
	(ii) provide the exemption criteria equivalent to those referred to in sub regulation (1)(c)(i) that are applicable to it.
	Where a legal entity that claims to be subject to disclosure and transparency rules as provided in that sub regulation shall
	(i) indicate the specific rules applicable to it and the international standards under which those rules are provided; and

	(ii) provide the exemption criteria equivalent to those referred to in sub regulation (1)(c)(i) that are applicable to it.
Where a case permits an exemption, what information should be filed to the Beneficial Ownership Register?	Information should be provided in relation to the registerable legal entity that sets out the provisions that permit an exemption, including the specific rules applicable to it and the international standards under which those rules are provided and the exemption criteria equivalent to those referred to in Regulation 11, sub regulation (1)(c)(i) that are applicable.
What steps should be taken if there are doubts	Where a relevant person knows or has reasonable grounds to suspect that a
about the beneficial ownership in <mark>form</mark> ation	legal entity for which they act and have fil <mark>ed b</mark> eneficial ownership information
that has been provided by a client?	for, the relevant person must notify the Registrar in accordance with Regulation 15(2). It is also important to conduct verification that is in line with the Anti-Money
What about doubts about filed BO info per sect15?)	Laundering Terrorist Financing Code of Practice (the "AMLTFCOP"). Sections 23 through 25, refer.
If a BVIBC or LP has a dispute concerning	Regulation 3(3) sets out that where there is a "legal dispute as to the
ownership, what information needs to be filed	beneficial ownership of any interest in a legal entity which is in the process of
to the Beneficial Ownership Regi <mark>ster?</mark>	being adjudicated by a court or tribunal an <mark>d is known to the Registrar, no change</mark>
	shall be recorded with respect to the ben <mark>efici</mark> al ownership of that interest prior to the determination of that matter, unl <mark>ess</mark> the court or tribunal so orders."
Who will have access to view BO Filings?	
Will the Beneficial Ownership Register be	Regulation 31 provides that "Any inspection of, or provision of information with
accessible to the public?	respect to, the Register shall comply with the requirements of the Data Protection Act, 2021, and nothing contained in these Regulations shall be construed otherwise."

How will s96A(11) work in practice, i.e. access to BO info under the regs [to those with a legitimate int] will use 25% threshold, when BO info has to be filed using 10% threshold?	Once the beneficial owner's percentage of interest is filed, VIRRGIN will automatically avoid sharing anything under 25%. The registers that will be accessible to Competent Authorities will not display any beneficial owner that owns less than 25%.
Ownership Interest	
What if there is no shareholder who owns 10% or more interest of the company?	The BO is then determined by who has the "mind and control" within the entity to make decisions, whether independently or within a share class.
of more interest of the company:	to make decisions, whether independently of within a share class.
What is the percentage Interest thr <mark>esho</mark> ld for	Entities are required to file BO information on any individual holding a 10%
reporting beneficial ownership information?	interest or more in an entity.
Will both 10% and 25% interest holding levels	Yes. Any BO that holds 10% or more will have to file their information with the
have to be on company filings?	Registrar.
	The 25% or more is the threshold for reporting relative to Competent Authorities.
Will the Registry system have a 25% filter for	Yes. Once the beneficial owner's percentage of interest is filed, VIRRGIN will
the info provided?	automatically avoid sharing anything under 25%. The registers that will be accessible to Competent Authorities will not display any beneficial owner that
	owns less than 25%.

VIRRGIN & FILING PROCESSES	
Will Agents be able to make filings for BO in Bulk?	Yes, the Commission anticipates that bulk filing provisions will be available. Note, however, that the date when this facility will launch has not yet been determined; stakeholders are thus encouraged to continue with single filing until such time that bulk filing becomes available.
Can persons who are residents in countries outside the BVI make BO filings?	No. The system does not allow for residents located in countries outside of the BVI to file BO information.

How long will data on previous BOs be maintained? Will BO information form a permanent part of the BO register?	A BO shall be removed after a period of 5 years from the date he or she ceased to be a beneficial owner.
Can the beneficial ownership register be printed by the registered agent?	Yes. A registered agent will have the ability to print the BO Register, but only for those entities for which they act as Agent.
Can BO information be filed via an excel spreadsheet as was the case with the filing of register of director filings?	Yes. However, bulk filing will not be available on the 2 January 2025, but at a later date to be announced.
How many days after restoration does an entity have to file a Register of BO?	Entities restored to the Register after 2 nd January 2025, will be treated as Existing Struck Off companies. As such, the Transitional Provisions - section 60J, shall apply and the registers filed within 14 days after restoration.
Will the Commission host training with the stakeholders who will be using the new BO system?	The Commission intends to provide some training. Details on training will be communicated when the logistics are finalised.
Technical Issues	
What happens if a filing error occurs when entering BO information, and I am unable to proceed or complete a BO filing?	This is a technical issue that appears to be impacting users of the Firefox browser. Where users experience this issue, they should proceed to clear the CACHE or use another browser such as Chrome or Microsoft Edge.

BOSSs	TIRGIAI.
Will the beneficial ownership aspects	The BOSS Act will not be repealed before the s96A BC Act obligation and s230
of the BOSS Act be repealed before the	requirements come into force on 2nd January 2025.
date that the s96A BC Act obligations	
on companies to collect, keep and	
maintain beneficial ownership	
information, and the s230	
requirements for the Registrar to	
maintain a Register of Beneficial	
Ownership come into force?	
When will BOSS Act be repealed? Will	The Commission has not received any confirmation that the provisions of the BOSS
obligations to file under BOSS fall	Act regarding BO will be repealed.
away once a filing is made in VIRRGIN?	
Will Economic Substance Filings	The current procedure for filing economic substance will remain with BOSSs at this
remain with BOSS or be tran <mark>sfer</mark> red to	stage.
VIRRGIN in the near future?	
FEES AND PENALTIES	
Where are the fees for BO Filin <mark>gs f</mark> or	Fees associated with BO Flings are captured in Schedule 1 of the BVI Business
BCs and LPs located?	Companies (Amendment of Schedule 1) Order and Financial Services (Limited
	Partnership Fees) Regulations.
Is there a cost associated with getting	No. There is no fee associated with the application for an extension to file beneficial
an extension to the provision to file	ownership information.
beneficial ownership information?	
Where are the fees for failure to file BO	Part VIIB of Schedule 2 of the BVI Business Companies Act and Part III of the
information for existing BCs and LPs	Schedule to the Limited Partnership Act.
located?	 Liable to be struck off or removed after 6 months of non-compliance.

Where are the fees for failure to file a change of BO information for existing BCs and LPs located?	 Part II of Schedule 1 of the BVI Business Companies Act and Part II of Schedule 1 of the Financial Services (Limited Partnership Fees) Regulations Liable to be struck off or removed after maximum penalty accrued.
Where can the fees for penalties	Penalty Fees for filing of BO information are captured in Part VIIB of Schedule 2 of the
(Where are the penalty fees?) for failing	BVI Business Companies Act and Part III of the Schedule to the Limited Partnership
to file BO information with the	Act.
Registrar located?	
Where can the penalties for brea <mark>ches</mark>	Penalties for breaches of specified provisions of BO Regulations are captured in
of specified provisions of the BO	Schedule 3 of the BVI Business Companies and Limited Partnerships (Beneficial
Regulations be found?	Ownership) Regulations.

