

# Changes to Prevention of Money Laundering Act 2002 (PMLA)

## Why in news?

Recently finance ministry placed all transactions involving virtual digital assets (VDA) under the purview of PMLA.

### What is the Prevention of Money Laundering Act (PMLA)?

- Aim The main focus of the PMLA is
  - 1. To prevent money-laundering
  - 2. To provide for confiscation of property derived from or involved in money-laundering

#### **Key features of PMLA**

- **Confiscation of property** The PMLA deals with the confiscation of both movable and immovable property.
- **Intermediaries** The Act provides that every banking company, financial institution and intermediaries should maintain a record of transaction.
- **Appellate Tribunal** The Appellate Tribunal was established by Central Government to hear appeals against the dealers of Adjudicating Authority and authorities under this Act.
- **Special Courts** The Central Government shall constitute the Special Courts in consultation of the Chief Justice of India to try the offence of Money Laundering.
- **Location of an entity** The third party of any entity in the country shall not be located in any country classified as 'high risk' by the <u>Financial Action Task Force (FATF)</u>

The Enforcement Directorate is the main agency probing allegations under PMLA

# What are the recent changes in the PMLA?

#### Bringing five types of activities under PMLA

- Exchange between virtual digital assets (VDA) and fiat currencies
- Exchange between one or more forms of VDA
- Transfer of VDA
- Safekeeping or administration of VDA or instruments enabling control over them
- Participation in and provision of financial services related to an issuer's offer and sale

**VDA** is any data, code, number, or token generated using cryptography or another method

**Fiat currencies** are government-issued currency that is not backed by a physical commodity, such as gold or silver, but rather by the government that issued it.

# Changes in the Prevention of Money-laundering (Maintenance of Records) Rules, 2005

- Defining the term politically exposed person( PEP)
- Every banking company or financial institution must shall register the details of clients on the DARPAN Portal of Niti Aayog.
- The rules broadens the <u>definition</u> of a <u>non-profit organization</u> to now also include organizations that function for charitable purposes including relief to the poor, education or medical relief etc.
- The new rules add more data retention requirements to NGOs

'Politically exposed persons' (PEPs) - Individuals entrusted with prominent public functions by a foreign country, including heads of states or governments, senior politicians, senior government or judicial or military officers, senior executives of state-owned corporations, and important political party officials.

#### What are the impacts of changes in PMLA?

#### **Impact on Crypto exchanges**

- If activities related to exchange of VDAs are carried out for or on behalf of another person, it shall be regarded as an activity under PMLA
- The crypto-entities are required to verify the identity of clients and beneficial owners, and maintain records of transactions for 5 years from the date of transaction
- The crypto exchanges must maintain records of identity, files and correspondences of clients for 5 years

#### Impact on Foreign portfolio investors

• FPIs will have to rework the mechanism for maintenance of records because of the change in threshold for determining beneficial ownership

#### **Ouick facts**

#### **Financial Action Task Force**

• Financial Action Task Force (FATF), commonly referred to as the world's terrorism

financing watchdog, is an inter-governmental decision-making body.

- It was established in 1989 during the G7 Summit in Paris to develop policies against money laundering.
- Its Secretariat is located in *Paris*.
- It set standards and promotes effective implementation of:
  - Legal, regulatory and operational measures for combating money laundering.
  - Identify national-level vulnerabilities with the aim of protecting the international financial system from misuse.
- In 2010, *India became the 34th member country* of FATF.
- FATF maintains two types of lists.
  - Black List Countries knowns as Non-Cooperative Countries or Territories (NCCTs) are put in the blacklist.
  - These countries support terror funding and money laundering activities.
  - The FATF revises the blacklist regularly, adding or deleting entries.
  - Grey List Countries that are considered safe haven for supporting terror funding and money laundering are put in the FATF grey list.

#### References

- 1. The Hindu Business Line PMLA
- 2. The Hindu Business Line Crypto Currencies

