Abstract: This article addresses the complex relationship between money laundering and globalization. The way that global economy facilitated money laundering activities, the challenges of cross-border transactions and review the measures put in place to fight against this illicitpractice are analyzed and examined. Money laundering is a complex and pervasive issue that poses a significant threat to the global economy and financial systems. It involves the process of transforming the proceeds of criminal activities into legitimate funds, allowing criminals to act with impunity enjoying the profits of their illicit activities. In the context of globalization, money laundering became even more difficult to fight due to growing of cross-border movement of funds, expansion of international trade and multiplication of offshore financial centers and the growth of digital currencies.

Keywords: money laundering; banking; globalization;

JEL Classification: F60
Money laundering is the process of disguising the origins of illegally obtained proceeds so that they appear to have originated from legitimate sources. It is a criminal activity that involves the movement of large sums of money across borders, the use of complex financial structures and transactions, and the exploitation of loopholes in the global financial system. Money laundering poses a serious threat to the stability and integrity of the global economy and financial systems, as it allows criminal organizations and individuals to profit from illegal activities without fear of detection or punishment. Money laundering includes three key stages: placement, layering, and integration (Alldridge, 2008; Cox, 2012; Kemal, 2014).

**Placement**
Placement is the first stage of money laundering, which involves the physical introduction of illicit funds into the financial system. Usually, criminals try to deposit large amounts of cash into bank accounts, to use money orders, vouchers and travel expenses claims or to wire transfers, in order to move the money to offshore accounts. Another way is to purchase high value assets such as properties or luxury items. The goal is to divide the money into smaller amounts and place them in accounts or different jurisdictions, making it harder for law enforcement to track funds back to their illicit origin.

**Layering**
Layering is the second stage of money laundering, which involves using complex financial transactions designed to hide the origin of the illicit funds. Criminals can use shell companies, offshore accounts and tricks like complex investments in order to distance the funds from their illicit origin. The purpose of this overlap is to create a complex web of transactions that makes it impossible for the authorities to track the source of the illegally obtained funds.

**Integration**
Integration is the final stage of money laundering, which involves the process of reintroducing laundered funds into the legitimate economy. Criminals can invest the funds in their businesses, buy properties or luxury assets, or use the funds to finance other illegal activities. The purpose of the integration is to make the funds appear to belong to legitimate sources, making it difficult for law enforcement to detect and track illegal activity.

Money laundering undermines the integrity of the financial system and can contribute to inflation, due to the fact that large amounts of illicit funds are introduced into the economy, leading to unfair competition - and therefore giving criminal organizations an advantage. In addition, money laundering can have a devastating impact on developing countries, where corrupt officials and criminal organizations siphon large amounts of money. These funds could have been used to improve public services, education and infrastructure. Instead, they are used to finance criminal activities, highlighting poverty and inequality.

**GLOBALIZATION AND ITS EFFECT ON MONEY LAUNDERING**

Globalization has played a significant role in facilitating money laundering activities by providing new opportunities and challenges for criminals, who have been able to exploit loopholes in the global financial system. The increased cross-border movement of funds, the expansion of international trade, the growth of offshore financial centers and the use of digital currencies are some of the ways in which globalization has facilitated money laundering activities. One of the most important ways in which globalization has facilitated money laundering is the growth of cross-border movement of funds. Globalization has created an interconnected world, in which capital can be easily and quickly moved across borders. Criminals can use this to their advantage, by transferring illicit funds across borders to take advantage of different legal frameworks and evade detection by the home state. The expansion of international trade has also provided opportunities for money laundering. The development of offshore financial centers was another significant factor in facilitating money laundering activities. These centers are often lightly regulated and provide a safe haven for criminals to hide their illegally obtained proceeds. They can create shell companies, open bank accounts and therefore they can perform transactions without being detected by the authorities. No less important are digital currencies. Their use posed new challenges for law enforcement and anti-money laundering. Digital currencies often operate outside the traditional banking system, making it difficult to track transactions. Criminals can use digital currencies to move funds across borders and to hide the source and destination of funds.
THE LINK BETWEEN OFFSHORE AND MONEY LAUNDERING

Offshore Financial Centers (OFC) provide a favorable tax and regulatory framework for foreign investors and corporations. These centers usually offer a range of financial services, including banking and insurance services. Although many offshore centers are legitimate and provide valuable financial services, some have been identified to be facilitators of illicit financial flows, including money laundering, tax evasion and corruption.

One of the main attractions of offshore centers is to provide anonymity. Many of these centers have strict bank secrecy laws, making it difficult to investigate suspicious transactions or track down account beneficiaries and companies (Teichmann, 2017).

In addition, foreign financial centers have low or even zero taxes on certain types of financial transactions, making them attractive destinations for individuals and legal entities seeking to reduce their tax obligations. Also, some offshore financial centers have permissive regulatory frameworks that allow minimal oversight and create a conducive environment for illicit financial activities. However, while many offshore financial centers are legitimate and provide valuable financial services, some have been identified to be facilitators of illicit financial flows. The regulatory and supervisory challenges posed by offshore financial centers are significant, but international bodies have taken steps to improve transparency and accountability within these centers. It is essential that governments and regulators should continue to cooperate in fighting against illicit financial activities and ensuring that the global financial system operates in a transparent and accountable manner.

DIGITAL CURRENCIES AND MONEY LAUNDERING

Digital currencies, also known as cryptocurrencies, have emerged in recent years as a new form of payment and investment. These currencies are decentralized and operate independently of government or financial institutions. Among the benefits that digital currencies can bring are faster and cheaper transactions, greater confidentiality and greater financial integration. However, these currencies also pose new challenges for authorities, as they can be used to facilitate illicit financial activities, including money laundering (Teichmann, 2019).

One of the potential vulnerabilities of cryptocurrencies is their anonymity. Although transactions are recorded on a public blockchain, it is often hidden the identity of the parties involved in the transaction. This anonymity makes it difficult to track illicit transactions and identify the parties involved. In addition, digital currencies can be easily transferred across borders, making it difficult for authorities to enforce the law and prevent illicit fund flows.

Therefore, states face significant challenges in tracking illicit transactions made through these platforms. Traditional financial institutions are subject to regulatory oversight, and authorities can access their registries to identify suspicious transactions. However, digital currencies operate outside this traditional system, making it more difficult for authorities to access transaction records or track fund movements. In addition, the decentralized nature of cryptocurrencies means that there is no central authority to be held accountable for illicit activities performed through these platforms.

In conclusion, the emergence of digital currencies has posed new challenges for financial regulators regarding money laundering prevention and other illicit activities. The anonymity and ease of transfer of these currencies present vulnerabilities that can be exploited by criminals. However, regulatory efforts are carried out and technological progress is accelerated to deal with these issues, and it is essential that interested parties should continue to work together to ensure that global financial system remains transparent and accountable.

REGULATORY FRAMEWORKS AND ANTI-MONEY LAUNDERING MEASURES

Money laundering is a global issue leading to the making of international and national regulatory frameworks. These frameworks aim to prevent and detect money laundering activities as well as terrorist financing. The regulatory framework involves a series of measures, including the implementation of know-your-customer rules, anti-money laundering laws and the establishment of financial intelligence units.

The customer due diligence regulations require financial institutions to verify the identity of their customers and to assess the potential risks of their involvement in money laundering and terrorist financing activities. Know-your-customer measures involve the collection of information regarding the customer's identity, source of funds and expected use of financial services. Financial institutions are
accountable for establishing and maintaining efficient customer due diligence policies and procedures that meet compliance requirements. Financial institutions are required under Anti-money laundering laws to have systems and procedures to prevent, detect and report suspicious transactions. Financial institutions are required under these laws to appoint a compliance officer responsible for ensuring the efficient implementation of policies and procedures. Financial institutions are required under laws to report suspicious transactions to financial intelligence units, which are responsible for analyzing financial information and disseminating it to competent authorities. Financial intelligence units play a key role in the global fight against money laundering. These are specialized units that receive and analyze financial information from reporting entities, including financial institutions. They are also responsible for identifying and disseminating information about suspicious transactions to authorities who can then investigate and prosecute individuals involved in money laundering and terrorist financing activities. At an international level, Financial Action Task Force is a global body issuing recommendations and standards that countries should apply in the fight against money laundering and terrorist financing. The recommendations cover a series of domains, including criminalization of money laundering and terrorist financing, implementation of anti-money laundering and customer due diligence measures, and establishment of effective financial intelligence units. At a national level, countries have implemented a series of anti-money laundering measures. For example, the United States instituted the Bank Secrecy Act, that requires financial institutions to report suspicious transactions. European Union implemented the fifth anti-money laundering directive, which expands the scope of anti-money laundering regulations to include virtual currency providers and imposes stricter due diligence requirements on financial institutions. In conclusion, the international and national regulatory frameworks put in place to fight against money laundering involve a series of measures, including implementation of know-your-customer regulations, anti-money laundering laws and establishment of financial intelligence units. Financial institutions play a key role in the implementation of these measures and their compliance is essential to the success of the regulatory framework. The global fight against money laundering requires continuous cooperation between the interested parties, including financial institutions, regulators and authorities.

CHALLENGES AND FUTURE PROSPECT

A series of challenges is posed by the efficient fight against money laundering in the context of globalization. These challenges include the increasing movement of funds across borders, the growth of offshore financial centers and the use of digital currencies. In addition, money launderers can exploit the differences between regulatory systems and take advantage of the differences among national anti-money laundering regulations. These challenges make it difficult to detect and prevent money laundering activities.

One of the critical challenges in fighting against money laundering is the need for enhanced international cooperation. Money laundering is a global issue that requires global solutions. International cooperation can enable the exchange of information and data between countries, improving the effectiveness of law enforcement efforts. The Financial Action Task Force (FATF) plays a significant role in facilitating international cooperation and setting global standards to fight against money laundering and terrorist financing. Countries must also have efficient bilateral and multilateral cooperation agreements to share information and coordinate cross-border investigations.

Technology also presents both challenges and opportunities in the fight against money laundering. Digital currencies, such as Bitcoin, are becoming more popular among criminals because they can facilitate anonymous transactions. However, technology also provides opportunities for authorities to detect and prevent such illicit activities. For example, artificial intelligence can be used to analyze large volumes of financial data, identifying patterns and anomalies that suggest money laundering activities. Using blockchain technology can also help to improve financial transactions transparency, making it more difficult to disguise illicit financial activities.

In addition, the evolution of online banking services poses challenges that require regulations enhancement to protect the global financial system. The emerging new payment technologies create the need for continuous updates of current laws that include these technologies. In conclusion, fighting money laundering in the context of globalization poses several challenges, including the need for enhanced international cooperation. The role of technology in facilitating money laundering also needs to be carefully considered.

But despite these challenges, it is essential to continue developing and implementing efficient
measures to fight against money laundering and terrorist financing in order to prevent and detect money laundering activities and to ensure the integrity of the global financial system.

CONCLUSIONS

In conclusion, money laundering has a negative impact on global economy and financial systems. Globalization has also facilitated money laundering activities, including intensified cross-border movement of funds, expansion of international trade, and growth of offshore financial centers and digital currencies.

Together we analyzed the challenges posed by offshore financial centers and the rise of digital currencies, as well as the regulatory frameworks put in place to fight against money laundering, including know-your-customer (KYC) regulations, anti-money laundering (AML) laws and the establishment of financial intelligence units (FIU).

In this article we have also highlighted the current challenges faced by authorities when efficiently fighting against money laundering, in the context of globalization. These challenges include the need for enhanced international cooperation and the emphasis on the role of technology in facilitating law enforcement, as well as the possible future directions for fighting against this illicit activity.

Therefore, fighting against money laundering in the context of globalization is essential, and the article highlights the need for continuous research and cooperation to effectively fight against this illicit activity. Money laundering is a complex and dynamic issue that needs a multi-pronged approach, involving cooperation between national and international institutions, as well as continuous vigilance and adaptation to emerging threats.

REFERENCE LIST