Comparison Table of "Implementation Rules of Internal Audit and Internal Control System of Financial Holding Companies and Banking Industries" for Foreign Bank Branches

(Amended per Letter of Jin-Guan-Yin-Wai-Zi-10150001760 dated June 7, 2012)

I. A Comparison Table of Instruction on Legislative Basis and Regulatory Principle

- 1. These rules are conducted in accordance with the Article 45 of the "Implementation Rules of Internal Audit and Internal Control System of Financial Holding Companies and Banking Industries".
- 2. To maintain the integrity and consistency of financial supervisory, the adjustable application principles of these rules for foreign bank branches in Taiwan shall base on conformation between authority and responsibility. All the supervisory officers and auditors in charge of foreign bank branches activities in Taiwan, whether reside in Taiwan or not, should apply these rules in the adjusted application method as following.
- 3. Foreign bank branches in Taiwan should note the title and regulatory source and last amendment date of reference codes when submit the relevant internal regulations pursuant to these implementation rules.
- 4. The adjusted application method to be advised for these rules requires that foreign banks should explain their present guidelines, system and procedure in Taiwan branches and ensure the effectiveness of internal control and audit systems.
- 5. With respect to the internal control and audit systems, and implementation and compliance of compliance officer systems in the foreign banks branches in Taiwan, the Commission will list in the financial examination items.

II. Comparison Table

Article	Adjusted application approach
Chapter 1 General Principles	
Article 1	No explanation required.
These regulations are enacted in accordance with Article 51 of Financial Holding Company Act;	
Paragraph 1, Article 45-1 of Banking Act; Paragraph 1, Article 21 of Credit Cooperatives Act;	
Article 43 of Act Governing Bills Finance Business; Paragraph 3, Article 42 of Trust Enterprise	
Act.	
Article 2	No explanation required.
The "banking business" referred to in these regulations include banks, credit cooperatives, bills	
and trust business.	
Unless otherwise regulated, the internal control and internal audit system for financial and bills	
and trust business other than banking business shall also be governed by these regulations.	
Article 3	This article is set for guidance and shall be
A financial holding companies or banking business shall establish internal control and internal	implemented based on the rationale of this
audit systems and ensure the on-going and effective operation of the system to promote the sound	
business operation of financial holding companies (including its subsidiary companies) and the	
banking business.	
Financial holding companies (including its subsidiary companies) and banking business shall	
organize overall operation strategies, risk management policies and guidelines, draft operation	
plans, risk management procedure and execution guidelines.	
Article 4	This article is based on international
The primitive objectives of a financial holding company's internal controls are to promote sound	<u> </u>
operations and, through joint compliance by the board of directors, management, and all	and shall be implemented accordingly.
personnel, to reasonably ensure that the following objectives are achieved:	
A. Effectiveness and efficiency of operations;	
B. Reliability of financial reporting; and	
C. Compliance with applicable laws and regulations.	
The objective of effectiveness and efficiency of operations referred to in subparagraph 1 of the	

Article	Adjusted application approach
preceding paragraph includes objectives such as profits, performance, and safeguarding asset	
security.	
The "reliability of financial reporting" referred to in subparagraph 2, paragraph 1 includes the	
insurance of external financial reports are edited with the General Accepted Accounting Principle	
(GAAP), and transactivities should obtain appropriate permissions.	
Article 5	This article is set for guidance and shall be
The internal control system of a financial holding company or a banking business should be	
supported by the board of directors. If the board has opposite opinions or retain their opinions,	
these opinions and reasons should be notified clearly in meeting minute and sent, together with the	
internal control system passed by the board, to the auditor (supervisors or the board of supervisors)	
or to the audit committee. The same procedure should be applied if any revisions are needed.	
Chapter 2 The Design and Execution of Internal Control System	
Article 6	This article is set for guidance and shall be
A financial holding company or a banking business should establish an internal audit system,	
self-inspection system, regulation abidance management system, and risk management system and	article.
ensure their on-going and effective operation.	
Article 7	This article is set for guidance and shall be
The internal control system of a financial holding company (including its subsidiary company) and	=
a banking business shall incorporate the following principles:	article.
A. Management oversight and the control culture:	
The board of directors shall have responsibility for approving and periodically reviewing overall	
business strategies and major policies, and shall be ultimately responsible for ensuring that an	
adequate and effective system of internal controls is established and maintained; senior	
management shall have responsibility for implementing business strategies and policies approved	
by the board of directors, for developing processes that identify, measure, monitor, and control	
risks incurred by the financial holding company or its subsidiaries, for setting appropriate internal	
control policies, and for monitoring their effectiveness and adequacy.	
B. Risk recognition and assessment: An effective internal	

Article	Adjusted application approach
control system requires that the material risks that could adversely affect the achievement of the	
overall goals of the financial holding company or its subsidiaries are being recognized and	
continually being evaluated, and that corresponding measures are being taken to limit relevant	
risks to a sustainable level.	
C. Control activities and segregation of duties: Control activities shall be an integral part of the	
daily operations of a financial holding company. An appropriate control structure shall be set up,	
with internal control processes defined at every business level. An effective internal control system	
requires that there is appropriate segregation of duties and that management and employees are not	
assigned conflicting responsibilities.	
D. Information and communication: A financial holding company (including its subsidiary	
company) and a banking business shall maintain adequate and comprehensive internal financial,	
operational and compliance data that shall be reliable, timely, easily accessible and offered in a	
consistent format, and shall also establish effective channels of communication.	
E. Monitoring activities and correcting deficiencies: A financial holding company shall monitor	
the effectiveness of its internal controls on an ongoing basis. Any identified internal control	
deficiencies found by the people in managerial level, business operation units, internal audit level,	
or other internal control level shall be reported in a timely manner to the appropriate management	
level, and any significant internal control deficiencies identified on the part of the financial	
holding company or its subsidiaries shall be immediately reported to senior management and the	
board of directors and be promptly addressed.	
Article 8	1. Paragraph 1:
The internal control system shall cover all business activities, include appropriate policies and	
procedures as follows, and shall be reviewed and revised in a timely manner:	guidance and shall be implemented
A. Organizational chart or corporate rules and bylaws, including a clear organizational system,	based on the rationale of this
unit functions, scope of operations for each unit, and rules governing authorizations and	paragraph.
hierarchical delegation of responsibilities.	
B. Related operational guidelines and procedural manuals, including:	(2) Subparagraph 2:
(A) Investment guidelines.	A. Item 5:

Article

- (B) Customer data confidentiality.
- (C) Regulation on interested party transactivities.
- (D) Shares management.
- (E) Management of the adoption of the International Financial Reporting Standards (IFRSs) shall apply, Workflow of preparing accounting and financial statements and administration of general affairs, information, and personnel affairs (for a banking business, it should contain regulations for regular transfer and vacation).
- (F) Management of operations for disclosing information externally.
- (G) Management of financial examination report.
- (H) Management of protection of financial consumers.
- (I) Other operational guidelines and operating procedures.

The business regulations and handling guides of a financial holding company shall also include the management and collaborated marketing management of its subsidiary company.

The business regulations and handling guides of a banking business should also include affairs concerning cashier, savings, exchange, loaning, foreign currency, new financial products, and outsourcing task management.

The business regulations and handling guides of a credit cooperative should also include affairs concerning cashier, savings, loaning, exchange, and outsourcing task management.

The business regulations and handling guides of a bills business should also include business such bills, bonds, and new financial products.

The template for the operation guides of a trust business should be stipulated by the trust association of R.O.C with contents specifying business operation procedure, accounting operation procedure, computer operation procedure, personnel management system, and other items. A trust business should establish its operation guidelines based on the reference template and make regular revisions in accordance with the alterations in legal regulations, business items, and business procedure.

The internal control system of a financial holding company and Banking enterprise whose stock is listed on the stock exchange or traded over the counter shall include the Management of the operations of the remuneration committee.

Adjusted application approach

- i. Applying to the Management provisions of IFRSs: If the head office has adopted the IFRSs, the branch in Taiwan shall implement regulations accordingly. If the head office has not adopted or not announced the schedule to adopt the IFRSs yet, the branch in Taiwan, in principle, shall enter implement regulations into accordingly upon the head office adopted the IFRSs. However, the branch in Taiwan also may implement based on the rationale of related regulations.
- ii. Regarding the rules for rotation, if the manpower has not met the requirement for rotation, other internal control system should be adopted to meet the requirement for rotation function.
- B. Item 8: If the branch in Taiwan provides the financial products or services for financial consumers which is regulated in Article 4 of Financial Consumer Protection Act, it should be implement based on the rationale regulations accordingly.
- C. Other subparagraphs are set for

A financial holding company or a banking business should set up the control tasks on their subsidiary companies in their internal control system. If the subsidiary company resides in a foreign country, the mother company should consider the local applicable regulations issued by the government where the subsidiary company is in and the actual nature of its operation in order to supervise the subsidiary company to establish its own internal control system. For the stipulation, revision, or abolition of all task and management regulations mentioned in the preceding eight paragraphs, it requires the participation of legal compliance, internal audit, and risk management agencies. Chapter 3 The inspection of internal control system Section 1 Internal audit Article 9 The purpose of internal audit is to assist the board of directors and the managerial level to verify and evaluate whether the operation of internal control system works effectively and smoothly and provide appropriate suggestions for revision, which can ensure the on-going performance of effective internal control and serve as the basis of internal control system revisions. Article 10 A financial holding company or a banking business should set up an internal audit unit that is directly subsidiary to the board of directors, which should perform audit business independently and honestly. The unit is required to report its audit business to the board of directors and supervisors (supervisors (supervisors) or audit committee at a minimum period of every six months. A financial holding company or a banking business should establish a chief auditor system to manage all audit business. The chief auditor should possess sufficient leadership and ability to carry out effective audit work, whose qualification should be equal to the conditions set for the responsible people of each section and has the power as an general co-manager. The auditor is not	Article		A directed application approach
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allowed to take a job that will cause conflicts or limitations to the audit work.	allowed to take a job that will cause conflicts or limitations to the audit work.		
<u>v</u>	The employment, dismission, or transfer of the chief auditor should obtain over two-thirds of the		

Article	Adjusted application approach
agreement from the board of directors and report to the competent authority for ratification. The	, , , , , , , , , , , , , , , , , , ,
employment, dismission, promotion, bonus and punishment, and assessment of the internal audit	
personnel should be reported by the chief auditor and verified by the director of the board.	
However, if the report involves personnel of other management and business units, the chief	
auditor should consult with the personnel unit first and obtain the agreement from the general	
manger before sending to the director of the board for further verification.	
The regulations in Paragraph 1 to 3 of this article doesn't apply to a company who operates	
financial and trust business concurrently other than a banking business.	
The chief auditor of a financial holding company is allowed to, if required by business, dispatch	
the internal auditors of a subsidiary company to conduct the internal audit task on the financial	
holding company or its subsidiary company. The chief auditor should also take up the final	
responsibility to ensure appropriate and effective internal audit system in the financial holding	
company or its subsidiary company.	
Article 11	No explanation required.
When any of the following circumstances applies to a chief auditor in overseeing internal audit	
work, the competent authority may, having regard to the seriousness of the event, issue an official	
reprimand, order the chief auditor to make improvements within a specified time limit, or	
otherwise order the financial holding company to release the auditor general from duty.	
A. Has made any improper loan extension, been involved in a material breach of the principles for	
giving credit, or otherwise engaged in any improper transfer of funds with customers, as	
established by factual proof.	
B. Has abused authority of office, there is evidence showing that he or she has carried out	
improper activities, or he or she has misused power, in an attempt to seek profits for him or herself	
or for a third party, or to damage the interest of its belonging financial company (including its	
subsidiary company) or banking business; and therefore, his or her abuse or misuse of power has	
thus cause losses for its belonging financial company or its subsidiary company or banking	
business or a third party	
C. The auditor disclose, deliver, or publicize all or part of the contents of its financial examination	

Article	Adjusted application approach
reports to a person not related to such job without the consent from the competent authority.	
D. Has failed to notify the competent authority of any significant malpractice that due to poor	
internal management has occurred in the financial holding company (including its subsidiary	
company) or the banking business.	
E. Has failed to disclose in an internal audit report any significant deficiency identified in the	
financial and business operations of the financial holding company (including its subsidiary	
company) or the banking business.	
F. Has issued a fraudulent internal audit report on internal audit findings.	
G. As a result of obviously insufficient staffing or staffing operations by obviously incompetent	
internal auditors in the financial holding company (including its subsidiary company) or banking	
business, has failed to identify a serious deficiency in financial and business operations.	
H. Has failed to follow the instructions of the competent authority in conducting audit work or in	
providing relevant information.	
I. Has otherwise committed any act that impairs the reputation or interests of the financial holding	
company (including its subsidiary company) or the banking business.	
Article 12	This article is set for guidance and shall be
A financial holding company or a banking business shall, after having regard to its investment	implemented based on the rationale of this
scale, business condition (the number of its branches and amount of business), management needs,	article.
and relevant provisions of acts and regulations, staff competent persons in an appropriate number	
as full-time internal auditors who shall perform their duties in a detached, independent, objective,	
and impartial manner.	
An internal auditor of a financial holding company or a banking business shall meet the following	
qualification requirements:	
A. Have no less than two(2) years of experience in financial examination; or have graduated from	
a junior college, college, or university or passed a senior civil service examination or an	
examination equivalent to senior civil service examination and have no less than two(2) years of	
experience in financial operations; or have no less than five (5) years of experience in financial	
operations. A person is deemed as meeting such requirements if he or she has worked as a	

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professional, such as an auditor in an accounting firm, or a programmer or system analyst in a	
computer company for no less than two(2) years, and has received no less than three(3) months of	
training in financial operations and administration. However, the number of this type of auditor	
cannot exceed one-third of the total auditors.	
B. Free of any record of demerit or more serious from employer in the last three(3) years, unless	
the demerit record was a result of joint and several disciplinary action on account of the violation	
or offense of another person, and the demerit has been offset by other merits; and	
C. If a lead auditor, have no less than three(3) years of experience in auditing or financial	
examination, or have no less than one(1) year of experience in auditing and no less than five(5)	
years of experience in financial business.	
The financial holding company or the banking business shall examine at all time whether the	
internal auditors have violated the regulations in the preceding two paragraphs. If the auditor has	
violated the rules, the company should order the auditor to make improvement within two(2)	
months and should be transferred to other job if he or she fails to make such improvement.	
Article 13	This article is the basic code of conduct for
The internal auditors of a financial holding company or a banking business shall perform their	the internal auditor and shall be
duties in good faith, and may not do any of the following:	implemented accordingly.
A. Conceal or make false or inappropriate disclosures of any of the financial holding company's or	
the banking business's business activities, financial reporting, or compliance with acts and	
regulations that they know to directly cause damage to any interested party.	
B. Act beyond the scope of audit functions or engage in other improper activities, or externally	
disclose any acquired information, attempt to profit therefrom, or otherwise use the information	
against the interest of the financial holding company (including its subsidiary company) or a	
banking business.	
C. Cause losses to the financial holding company (including its subsidiary company) or the	
banking business or harm the interests of its stakeholders due to negligence.	
D. Conduct audit work within one(1) year to the department where the auditor used to work at.	
E. Fail to recuse himself or herself from auditing of cases or business within the scope of his or her	

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past duties or matters in which he or she has a personal interest.	
F. Accept any improper entertainment or gift or other improper benefit provided by its employees	
or customers of the same financial holding company (including its subsidiary company) or the	
banking business.	
G. Fail to audit matters that the competent authority has instructed to him or her to audit or to	
provide relevant information.	
H. Any other violation of an act or regulation, or practice prohibited by the competent authority.	
The financial holding company or the banking business should examine at all time whether the	
internal auditors have violated the regulations in the preceding two paragraphs. If the auditor has	
violated the rules, the company should order the auditor to make improvement within one(1)	
month and should be transferred to other job if he or she fails to make such improvement.	
Article 14	1. Paragraph 1:
The internal audit unit shall undertake the following tasks:	(1) If the branches in Taiwan adopt an
A. Plan the organization structure, size and duty of the internal audit unit. Prepare internal audit	audit system of the risk-based
working manuals and working papers, which shall at least include assessing the various rules and	
operating procedures of the internal control system to determine whether adequate internal	
controls are already in place in the current rules and procedures, whether each department has	
realistically carried out the internal controls, and whether the internal controls are carried out in a	
reasonably effective manner, and from time to time provide recommendations for improvement.	Financial Supervisory Commission by
B. Prescribe the content of and procedures for self-inspection and assessments of the internal	
control system, and monitor the implementation of periodic self-inspection by each unit.	Examination Bureau, Financial
C. Formulate annual audit plans and, based on the business risk profile of and implementation of	
internal audits by each subsidiary or department, determine audit plans targeted at each individual	
subsidiary or department.	provision of subparagraph 1, 3 of this
For the purpose of self-inspecting its internal control system, a financial holding company	I
(including its subsidiary companies) or a banking business shall see to it that all of its internal	
departments and subsidiaries carry out self-inspection, and have its internal audit unit review the	
self-inspection reports of each department and subsidiary (including its subsidiary companies if it	(2) Subparagraph 2: Please explain

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is a financial holding company); such self-inspection, together with the reports on the correction of		implementation procedure and
any deficiencies and irregularities discovered in the internal control system by the internal audit		assessment mechanism for
unit, shall serve as a basis for the board of directors, general manager, auditor general, and		self-inspection.
compliance officer to evaluate the overall efficacy of the internal control system and to issue		
internal control system statements.	2.	Paragraph 2: This paragraph is set for
		guidance and shall be implemented
		based on the rationale of this Paragraph.
Article 15	1.	Paragraph 1 and 4: Basically, the
A banking business shall conduct a routine business audit at least annually, and a target audit on its		explanation is same as the preceding
and all its subsidiaries' operation, finance, asset quality and information departments; a target audit		article, and it should be implemented
at least annually on other management departments; a routine business audit at least annually on		accordingly. However, if the branches in
its all business centers, foreign business units and foreign subsidiary companies. The auditing		Taiwan adopt an audit system of the
method for a foreign office can be replaced with a report auditing or adjust the auditing frequency		risk-based approach consistent with the
flexibly.		head office policy, the operation
The contents of the routine business audit or the target audit, which is performed by the audit unit		mechanism and implementation
of a banking business to its business unit, should cover whether there are improper marketing		approach should be reported to Banking
activities when dealing with trust business, financial management, and the sale of financial		Bureau, Financial Supervisory
products; whether the contents of the products are clearly disclosed; whether the risks are well		Commission by official letter (copy to
notified; whether the contract is fair and other obligations are performed appropriately following		Financial Examination Bureau,
the law or self-regulatory guidelines.		Financial Supervisory Commission),
The internal auditing unit of a financial holding company shall conduct a routine business audit at		and may be exempted from the
least annually; a target audit on its finance, risk management, and compliance with applicable acts		requirement of audit items and audit
and regulations at least semiannually; where the routine business has covered the scope of the		frequency under this article after
target audit and its audit results reveal no significant deficiency, and it expressly states such in the		approval for reference.
internal audit report, it is not required to conduct a target audit for that current half-year.		
The internal audit unit should combine the execution status of the compliance with applicable acts	2.	Paragraph 2: Whereas the distribution of
and regulations to the routine business audit or target audit on the business and management		financial product is the major audit item
departments.		on internal control, if the organization

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	accept retail deposit from individuals
	under Article 3 of Regulations
	Governing Foreign Bank Branches And
	Representative Offices, the activities
	should operate in compliance with
	related regulations, the others may adopt
	an audit system of the risk-based
	approach consistent with the head office
	policy.
	3. Paragraph 3: No explanation required.
Article 16	No explanation required.
A financial holding company or a banking business shall formulate annual audit plans and, based	1 *
on the business risk profile of and implementation of internal audits by each subsidiary, determine	
audit plans targeted at each individual subsidiary.	
The internal audit unit of a financial holding company or a banking business, except those foreign	
branches of a banking business and other business ratified by the competent authority, conduct a	
target audit on its subsidiaries' finance, risk management, and compliance with applicable acts and	
regulations at least semiannually and incorporate the audit results into its annual audit project.	
All subsidiaries shall submit to the financial holding company or the banking business their board	
meeting minutes, CPA audit reports, examination reports issued by the financial examination	
agency, and other relevant materials, and, for subsidiaries having established an internal audit unit	,
audit plans and reports on significant deficiencies identified in internal audit reports and the status	
of improvements thereof; the mother company shall review such documents and monitor the	
implementation of improvements by each subsidiary.	
The chief auditor of a financial holding company or a banking business shall periodically evaluate	
the efficacy of the internal control activities of a subsidiary as set forth in the preceding paragraph	
and, after having reported to the board of directors, send the evaluation results to the relevant	

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subsidiary's board of directors for their reference in personnel evaluations.	
	Except the protection measures of
A financial holding company or the banking business shall disclose at least the following	customer and investor's interests and
information in its internal audit report for routine business audits.	confidentiality management of customer
A. Audit scope; summary commentary; financial status; capital adequacy; operation performance;	
asset quality; management of shares; management of the operation of board of directors;	Paragraph 1 in the major supervisory
compliance with major acts, regulations, and rules; internal controls; interested party transactions;	items, and these measures should be
the control and internal management of all business tasks; protection and management of	disclosed inclusively in internal audit
customers' data; information management; management of customer data confidentiality;	
protection measures of consumers and investors and the results of self-inspection, and the	
evaluation to above matters.	branches in Taiwan adopt an audit system
B. Opinions for the major illegal errors or faults in all departments, and the suggestions for	
	the head office policy, the operation
C. The exmination comments or faults listed by the financial examination agency, accountants,	
internal audit unit (including the internal audit unit of the mother company), and self-inspection	
people, and the improvement status of items that enlisted as 'need further improvement' by the	
internal control statement.	official letter (copy to Financial
The record of the results in working papers shall be preserved together with the self-inspection or	
internal audit reports and relevant materials for no less than five(5) years.	Supervisory Commission), and may be
	exempted from the requirement of audit
	items and audit frequency under this article
	after approval for reference.
Article 18	1. Paragraph 1: This paragraph is set for
Where a financial holding company or a banking business makes any concealment of poor internal	guidance and shall be implemented
management, unsatisfactory internal controls, inadequate implementation of the internal audit	
system and compliance officer system, or the results of implementation of improvement of any	
deficiency specified by a financial examination agency in an examination opinion requiring review	2. Paragraph 2: If the foreign banks
and follow-up, or the internal audit unit (including the internal audit unit of mother company)	establish higher standard of internal

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otherwise conceals any audit findings, and where such concealment constitutes significant malpractice, the personnel involved shall be held responsible for negligence in their duties.		regulation than this provision, the management system maybe regarded in
A financial holding company (including its subsidiaries) or a banking business shall commend an internal auditor who identifies any significant malpractice or negligence and thereby averts material loss to the company.		principle, but the audit units shall at least have authority to indicate clearly deficiencies and the personnel
When a significant deficiency or malpractice arises within the management or business departments of a financial holding company or a banking business, the internal audit unit shall		responsible for the omission.
have the power to suggest penalties and shall make a full disclosure of the responsible negligent personnel in an internal audit report.		
		If the internal audit has been carried out
The internal audit report of a financial holding company or a banking business shall be delivered		by the audit unit in Taiwan, the audit
to the supervisors (supervisors, board of supervisors) for review and, within two(2) months		report should be submitted within 2
following completion of the audit, submitted to the competent authority by letter. The audit report		months after completion of the audit
shall also be delivered to the independent directors if such positions are set up by the financial holding company or the banking business.		according to this article.
	2.	If the internal audit has been carried out
		by designated personnel from head
		office or regional office, the branch in
		Taiwan should submit the full Chinese
		version or English version of audit
		report within 1 month after receive the
		audit report (For English version of
		audit report, the Chinese summarization
Autists 20	1	of report content should be attached.)
	1.	
Before assuming the following post, the person should enroll in the following trainings held by the		paragraphs are set for guidance and
institutes recognized by the competent authority and obtain completion certificate from them:		shall be implemented based on the
A. When acting as an internal auditor for the first time, the auditor should participate in the audit		rationale of this article. (In line with

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training course, computer audit training course or billing audit training course for no less than	provisions on internal auditors filing,
sixty(60) hours. The auditor should also pass the exam and obtain the completion certificate.	foreign banks shall file with the
B. An internal auditor with leadership duty should participate in the internal auditor leader train	information on the experience,
course for no less than nineteen(19) hours.	professional training of its internal
C. The chief auditor and official, deputy managers should participate in audit manager training	auditors in a prescribed format by
course for no less than twelve(12) hours.	Financial Examination Bureau,
Internal auditors (including the official, deputy managers and chief auditor) of a financial holding	Financial Supervisory Commission)
company (including its subsidiary companies) or a banking institute (including the mother	
company) each year shall attend a finance-related professional training held by a competent 2	2. Paragraph 4: No explanation required.
authority-designated institution or by the financial holding company or a subsidiary thereof. For	
the minimum number of training hours, the total hour should be no less than twenty(20) for the	3. Paragraph 6 shall be implemented
official, deputy managers and chief auditors; no less than thirty(30) for the other internal auditors.	accordingly.
If an auditor has obtained an international internal auditor certificate within the current year, the	
certificate can be transferred to the training hours.	
The total hour of a finance-related professional training held by a competent authority-designated	
institution shall not be less than half of the training hours in the preceding paragraph.	
For an auditor stationed overseas, the training hours can be recognized by enrolling with a	
financial training institute established by the local regulations and acts.	
The financial holding company or the banking business should organize self-inspection programs	
for every year and continue proper training courses for auditors in accordance with the nature of	
each department.	
A financial holding company or a banking business shall verify that its internal auditors meet the	
qualification requirements set forth herein. The verification documentation and records for such	
purpose shall be preserved in a separate file for future reference.	
Article 21	. Paragraph 1 shall be implemented
A financial holding company or a banking business shall, in a prescribed format and via an	accordingly.
Internet-based information system, file with the competent authority for recordation the	
information on the name, age, educational background, experience, seniority, and training of its 2	2. Paragraph 2: This paragraph is set for
<u> </u>	

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internal auditors by the end of January each year.	guidance and shall be implemented
When preparing the basic information of internal auditors, the financial holding company or the	based on the rationale of this Paragraph.
banking business should verify whether these auditors have met the requirements stipulated in	
Paragraph 2, Article 12 and Article 20. If the auditor fails to meet the requirements, it should be	
improved within two(2) months, if not, the auditor should be re-assigned to another job.	
Article 22	No explanation required.
A financial holding company shall, in a prescribed format and via an Internet-based information	
system, file with the competent authority for recordation its next year's audit plan by the end of	
each fiscal year and a report on the execution of its preceding year's annual audit plan within	
two(2) months from the end of each fiscal year.	
By the end of each accounting year, the financial holding company or the banking business shall	
deliver a printed audit plan for the next year to the supervisors (supervisors, board of supervisors)	
or the audit committee for examination and compilation. If the company doesn't have an audit	
committee, the report shall be delivered to the independent directors for comments.	
The contents of audit plan mentioned in the preceding paragraph shall at least include: an	
explanation of the audit plan, annual audit points, units that will receive the audit, nature of audit	
(routine business audit or target audit), and whether the frequency of audit comply with the	
regulation of the competent authority. If the audit is a target audit, then it is necessary to notify the	
range of audit.	
Article 23	This article shall be implemented
A financial holding company or a banking business shall, in a prescribed format and via an	accordingly.
Internet-based information system, file with the competent authority for recordation its	
improvements of deficiencies and irregularities identified in the internal control system during the	
preceding year's internal auditing, within five(5) months from the end of each fiscal year.	
Article 24	Definitions of the term: The term referred
For a banking business, officers at various levels with the authority to approve business and	to in this Article "Bank officers at various
transactions shall meet any of the requirements below prior to taking office:	levels with the authority to approve bank
A. Have served as auditors in the internal audit unit and worked for over one(1) year with actual	business or transactions" means the

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auditing affairs.	officers who report directly to the
B. Have enrolled in the audit training course or computer audit training course held by a	1
competent authority-designated institution and passed the exam and obtained the completion	
certificate.	transactions.
C. Obtaining the qualification certificates in banking business internal control and internal audit	
exam held by a competent authority-designated institution. The contents of the exam should be	1. Paragraph 1 and 4: The foreign bank
similar to the contents mentioned in the preceding paragraph.	branches in Taiwan should apply to th
For the heads of individual levels at foreign business units that have authorization in business or	provision of Paragraph 4, and ensure the
transactions, they are allowed to enroll in professional audit training held by a foreign professional	officers prescribed above meet the
institute or obtain a similar certificate from a foreign institute to replace the certificate mentioned	internal qualification requirements and
in Paragraph 1.	file for recordation.
When acting as the manager of a local business unit, the manager should meet the conditions listed	
in Paragraph 1, besides, if the manager qualifies the conditions in Subparagraph 2 or 3 of	2. Paragraph 2: No explanation required.
Paragraph 1, the manager should participate in more than four(4) times of audit practices with the	
internal audit unit before actually assuming the post or within six(6) months after assuming the	<u> </u>
post. Each practice should be responsible for as least one(1) item, practicing at least four(4) items,	=
write a report on the practice, and send to the chief auditor for verification. The chief auditor	<u> </u>
should present a certificate and keep the report for further reference.	internal control experience or training
For the heads of individual levels in the banks of a foreign bank in Taiwan, if they are responsible	1
for tasks involving the authorization in business or transactions, and they have finished the internal	
audit trainings requirement by the bank, when the training is higher than the requirements listed in	
Paragraph 1, then they can be exempt for the regulations in this article.	first- established bank in Taiwan.
Section 2 The Examination of self-inspection and Statement for Internal Control System	
Article 25	1. Paragraph 1: In principle, it should b
The banking business should establish a self-inspection system. The bank shall conduct a	
self-inspection on all business, financial, asset safekeeping, information, and foreign business units	_
at least semiannually; a special self-inspection at least every month. However, if the company has	
conducted a routine self-inspection, an internal audint unit (including the internal audint unit of the	operation mechanism should be reported

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mother company) has conducted a routine business audit, a financial examination agency has		to Banking Bureau, Financial
conducted a routine business audit or self-evaluation on affairs concerning compliance with		Supervisory Commission by official
applicable acts and regulations in that month, a special self-inspection can be exempted in that		letter (copy to Financial Examination
month.		Bureau, Financial Supervisory
All departments and the subsidiaries of a financial holding company should conduct a		Commission), and may be exempted
self-inspection on internal control system at least annually; a legal compliance self-inspection at		from the requirement under this article
least semiannually.		after approval for recordation.
For the self-inspection affairs mentioned in the preceding two paragraphs, the head of the unit		
		Paragraph 2: No explanation required.
The results of self-inspections mentioned in paragraph 1 and 2 shall be made as working papers	_ `	- magazira - va va sarirana a sari
and shall be preserved together with the self-inspection or internal audit reports and relevant	3.	Paragraph 3: If the foreign bank
materials for no less than five(5) years.		branches in Taiwan cannot implement
		pursuant to this paragraph, they shall
		explain how the internal control
		mechanism achieve the requirement for
		self-inspection function.
		sen inspection function.
	1	Paragraph 4 shall be implemented
	4.	accordingly.
Article 26	1	Ç ;
	1.	Paragraph 1: This paragraph is set for
The internal audit unit (including the internal audit unit of the mother company) shall continually		guidance and shall be implemented
conduct follow-up reviews on any examination opinions or audit deficiencies brought up by the		based on the rationale of this Paragraph.
financial examination authority, CPA, or internal audit unit, and on matters specified in the internal	_	
control system statement as requiring stronger improvement efforts, and submit a written report on	2.	Paragraph 2: No explanation required.
the implementation of improvement of deficiencies to the board of directors, together with a copy		
to the supervisors (supervisors, the board of supervisors), and list these as an important factor in		
the relevant department's performance evaluations.		
The major points of audit task for a financial holding company or a banking business should be		

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prescribed by the competent authority.	V 11
Article 27	1. Paragraph 1:
A financial holding company or a banking business shall supervise all departments (for the financial holding company, including its subsidiaries) to carefully assess and review the status of the operation of its internal control system, and, separately for self-inspection results and internal audit reports, submit internal control system statements jointly signed and issued by the chairperson, general manger, chief auditor, and compliance officer (as per attachment) to the board of directors for approval, and subsequently within four(4) months from the end of each fiscal year disclose the information contained therein on the company's website and publish the same on a website designated by the competent authority. The internal control system statement under the preceding paragraph shall be duly published in the annual report, stock issue prospectuses, and other prospectuses. The regulations in Paragraph 1 are not applicable to the banking business taken over by the competent authority.	(1) The bank Taiwan branch's agent on litigious and non-litigious matters, together with the chief compliance officer and the responsible chief officer of Taiwan audit business, shall
	jointly sign or issue separately an internal control statement base on the scope of authority.
	(3) For the foreign banks which adopt an audit system of the risk-based approach, shall make a simple statement on audit frequency to

Article	1	Adjusted	applica	tion a	pproach
			-		n filing of the
		-		•	through the e authority.
		iesignated	website	oy ui	e aumonty.
	2. Para	agraph 2:	No expl	anatio	n required.
	3. Par	agraph 3:	No expl	anatio	n required.
Section 3 The Audit of a Banking Business by an Accountant					
Article 28	This	article	shall	be	implemented
If the annual financial report of a banking business is audited and certified by an accountant, the	accord	lingly.			
business should also delegate the accountant to conduct a audit on its internal control system. The					
accountant should also comment on the correctness of the report submitted to the competent					
authority for the banking business, the execution status of internal control system and compliance					
officer system, and the appropriateness of policies for loan loss reserves.					
The audit fees for the accountant should be negotiated by the banking business and the accountant.					
The business should pay the accountant as negotiated.					
The regulations in Paragraph 1 are not applicable to the banking business taken over by the competent authority.					
Article 29	This	article	shall	be	implemented
When necessary, the competent authority is allowed to invite the banking business and its	accord	lingly.			
delegated accountant to conduct further discussion concerning the affairs of such audit. If the					
competent authority finds the delegated accountant is not competent for the audit affairs delegated					
by the business, the authority should demand the banking business to alter the delegation to					
another accountant for another audit.					
Article 30	This	article	shall	be	implemented
When an accountant conducts audit affairs following the regulations of Article 28, the accountant	accord	lingly.			-
should inform the competent authority immediately when the following conditions are found:					
A. During the process of audit, the business fails to provide the required reports, certificates, books					

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of accounts, and meeting minutes for the accountant, or refuses to make further explanation on the		
queries submitted by the accountant, or there are other objective environment restrictions to cause		
the accountant unable to continue his or her audit work.		
B. When there are severe false, forged data, or missing in its accounting or other records.		
C. Its assets are insufficient to pay its debts or its financial condition is worsened.		
D. There is evidence indicating that its transactions will cause great damage to the bank's net asset.		
If an audited banking business has conditions listed in Paragraph 2 to 4, the accountant should		
submit in advance a summary report to the competent authority based on the auditing results.		
Article 31	1.	Paragraph 1: This Paragraph shall be
When a banking business delegates an accountant to conduct the audit affairs listed in Article 28,		implemented accordingly. However, if
the business should provide the accountant audit report of last year to the competent authority by		the financial year is not the calendar
the end of April in each year for future reference. The report should at least entail the range, basis,		year basis, this Paragraph shall be
procedure, and results of the audit.		implemented based on the rationale of
When a credit cooperative conducts such affair following the preceding paragraph, the report		this Paragraph.
should be submitted and transferred by the finance department of municipality or the finance		
bureau of county (city) government.	2.	Paragraph 2: No explanation required.
When the competent authority has queries concerning the contents of the audit report, the		
accountant should provide relating information and explanation based on facts.	3.	Paragraph 3 shall be implemented
		accordingly.
Section 4 Legal Compliance System		
Article 32	1.	Paragraph 1: No explanation required.
To meet the requirements of legal compliance, a financial holding company or a banking business		
should assign a general management unit that is directly managed by the general manager to take	2.	Paragraph 2: This paragraph is set for
charge of the organization, management, and execution of the compliance officer system. Another		guidance and shall be implemented
high level manager should also be assigned to act as the legal compliance officer for the		based on the rationale of this Paragraph.
headquarters to conduct the legal compliance affairs. The officer should make a report to the board		If the branches in Taiwan are not able to
of directors, supervisors (supervisors, board of supervisors) or the audit committee at least		appoint personnel as chief compliance
semiannually.		officer, they should seek other internal

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The financial holding company or the headquarters of the banking business, domestic and foreign		control approach to achieve the same
business units, information department, capital safekeeping department, and other management		function required by this Article; that is
departments should assign personnel to act as the legal compliance officer to take charge of		to make the employee understand
relating affairs.		clearly the counseling and
Except the legal compliance affairs of its belonging unit, the chief auditor, head of audit unit, and internal auditors are not allowed to act concurrently as the legal compliance officer mentioned in		communication channel for compliance.
Paragraph 1 and 2 of the article.		Paragraph 3 shall be implemented
The list of legal compliance leaders of a financial holding company or a banking business		accordingly.
headquarters should be submitted to the competent authority via Internet.		3,
· · · · · · · · · · · · · · · · · · ·	4.	Paragraph 4 shall be implemented
		accordingly by the Taiwan branch's
		chief compliance officer.
Article 33	Th	nis article is set for guidance and shall be
The banking business headquarters, branches should construct the consulting channels for the legal		•
abidance affairs for a better legal promotion, which would clarify the suspicion of employees for		
the rules and this consolidate the legal compliance activies.		
Article 34	1.	Paragraph 1: This paragraph is set for
A legal compliance unit should conduct the following tasks:	•	guidance and shall be implemented
A. Establishing a system for clear and adequate conveyance, consultation, coordination and		based on the rationale of this Paragraph.
communication of compliance matters.		oused on the ranonale of this rangraph.
B. Keeping operating and management rules and procedures updated in line with relevant	2.	Paragraph 2: No explanation required.
regulations to make sure all business activities comply with regulatory requirements.		
C. Drafting the content and procedure for evaluating regulatory compliance and overseeing the	3.	Paragraph 3: This paragraph is set for
periodic implementation of self-evaluation by respective units.		guidance and shall be implemented
D. Providing pertinent regulatory training to employees.		based on the rationale of this Paragraph.
If a banking business has a foreign branch, the legal compliance unit should monitor the foreign		z z z ve z wie z wiegrupin
branch to follow the local legal regulations.		Paragraph 4 shall be implemented
The self-evaluation task of legal compliance should be performed at least semiannually. The		accordingly.
The sen evaluation task of legal comphanics should be performed at least seminimum. The		accordingly.

Article	Adjusted application approach
results should be sent to the legal compliance unit for further reference. The head of a unit should	
designate a specific person to conduct the self-evaluation affair in each unit.	
The self-evaluation draft and information for the preceding affairs should be kept at least five(5)	
years.	
Section 5 Risk Management Mechanism	
Article 35	This article is set for guidance and shall be
A financial holding company or a banking business shall formulate adequate risk management	implemented based on the rationale of this
policies and procedures and establish operationally independent and effective risk management	article.
mechanisms, by which to assess and monitor the respective risk-bearing capacity, and current	
status of risks already incurred, and to determine their compliance with the risk response strategies	
and risk management procedures.	
The risk management policies and procedures under the preceding paragraph shall be passed by	
the board of directors and be reviewed and revised in a timely manner.	
Article 36	1. Paragraph 1: This paragraph is set for
A financial holding company or a banking business shall establish an independent risk	
management task force and regularly furnish risk management reports to the board of directors;	
upon identifying a significant risk exposure that might adversely affect its financial or business	
status or compliance with applicable acts and regulations, it shall take immediate and adequate	2. Paragraph 2: No explanation required.
countermeasures and submit a report to the board of directors.	
For a credit cooperative, the establishment of the independent risk management task force	
mentioned in the preceding paragraph can be replaced by a designated management unit in its	
headquarters.	
Article 37	No explanation required.
The risk management mechanisms of a financial holding company shall include the following	
matters:	
A. Monitoring the capital adequacy of the financial holding company and of all subsidiaries based	
on their respective business scale, credit, market, and operational risks, and future business trends.	
B. Adopting adequate long- and short-term financing principles and guidelines, and establishing	

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management mechanisms for measuring and monitoring the liquidity positions of the financial	
holding company and of all subsidiaries, by which to measure, monitor, and manage the liquidity	
risks of the financial holding company and of all subsidiaries.	
C. Making various investment allocations after having considered the overall risk exposure, equity	
capital, and characteristics of liabilities of the financial holding company, and establishing various	
measures to manage investment risks.	
D. Establishing uniform assessment methodologies for rating and classifying the quality of assets	
of the financial holding company and of all subsidiaries, calculating and controlling large risk	
exposures of the financial holding company and its subsidiaries, carrying out periodic reviews, and	
faithfully setting aside allowances or reserves for loss.	
E. Building information security mechanisms and contingency plans with respect to business	
exchanges, transactions, or other activities between the financial holding company and its	
subsidiaries and between its subsidiaries.	
Article 38	This article is set for guidance and shall be
	implemented based on the rationale of this
A. Monitoring the capital adequacy based on its business scale, credit, market, and operational	article.
risks, and future business trends.	
B. Establishing management mechanisms for measuring and monitoring the liquidity positions of	
the banking business, by which to measure, monitor, and manage the liquidity risks.	
C. Making various investment allocations after having considered the overall risk exposure, equity	
capital, and characteristics of liabilities, and establishing various measures to manage investment	
risks.	
D. Establishing uniform assessment methodologies for rating and classifying the quality of assets,	
calculating and controlling large risk exposures, carrying out periodic reviews, and faithfully	
setting aside allowances or reserves for loss.	
E. Building information security mechanisms and contingency plans with respect to business,	
transactions, and information exchanges or other activities.	
Chapter 4 Supplementary Principles	

Article	Adjusted application approach
Article 39	1. Paragraph 1 shall be implemented
To secure the confidentiality level of the financial examination report of a financial holding	
company or a banking business, unless consented by the law or the competent authority, the	
responsible person or the employee are not allowed to read or disclose, deliver, publicize all or	
part of the contents of the report to another person irrelevant of the performing of the task.	guidance and shall be implemented
The financial holding company or the banking business should follow the provisions of the	
competent authority to prescribe the relating internal management regulations and business	
procedures of the financial examination reports and submit them to the board of directors for	
consent.	of the Financial Supervisory Commission
	issued on 28 August 2009 set forth
	provision about the applicable subjects,
	scope, and conditions that the financial
	institution submit the financial
	examination report to Commission)
	This article is set for guidance and shall be
A financial holding company or a banking business shall set out in its internal control system	
penalties for violations of these Regulations or its internal control system rules by managers and	article.
relevant personnel.	
	No explanation required.
The subsidiary company of a financial holding company referred to in these regulations should be	
defined as in Article 4 of the Financial Holding Company Act; the subsidiary company of a	
banking business should follow the provisions of Paragraph 3 of Article 5 of Regulations	
Governing Establishment of Internal Control Systems by Public Companies.	
	This article is set for guidance and shall be
The internal auditors and compliance officer of a financial holding company or a banking business	-
shall immediately prepare a report for submission, with a notice to the independent directors and	
supervisors (supervisors, board of supervisors) or the auditing commission and report to the	
competent authority, when their recommendations for improvements regarding significant	
deficiencies or noncompliance identified in internal controls are not accepted by management and	

Article	Adjusted application approach
as a result the financial holding company or the banking business might incur a material loss.	
Article 43	No explanation required.
The competent authority will set forth formats specified in the Rules herein.	
Article 44	No explanation required.
When a credit cooperative submit relating materials to the competent authority as regulated in	
these regulations, the cooperative should also report to the finance department of municipality or	
the finance bureau of county (city) government.	
Article 45	This article shall be implemented
The branch of a foreign bank in Taiwan shall carry out internal control and audit in compliance	accordingly.
with the Rules herein. However, if the internal control and audit systems of a branch in Taiwan are	
prescribed based on regulations with higher or equivalent standards for internal control and audit	
establishment, then the branch is allowed to report its situation to the competent authority for	
future reference and conduct such systems after a comparison report on the details of the standards	
that bank adopts and our system, which should also be signed by the responsible person of the	
branch.	
If the headquarters of the branch bank in Taiwan has altered its internal control and auditing	
systems, which might also apply to the branch in Taiwan, the revisions should be immediately	
explained and compared to domestic regulations and send to the competent authority for future	
reference after signed by the responsible person in Taiwan.	
If the branch of a foreign bank in Taiwan violates the internal control and audit system accepted by	
the competent authority in accordance with three preceding paragraphs hereof, it shall be deemed	
as violating the Rules herein.	
Article 46	No explanation required.
If the legal compliance unit of the financial holding company or the banking business is not	
directly subsidiary to the general manager, and its chief auditor, audit head or internal auditors	
have also acted as the compliance officers, for a financial holding company, a bank, and the trust	
business, they should revise the structure to meet the provisions in Article 32 within six(6) months	
after the announcement of these regulations on March 29, 2010. For a credit cooperative, the	

Article	Adjusted application approach
limitation is within one(1) year of the announcement.	
Article 47	1. Paragraph 1: No explanation required.
The Rules herein shall be in force on the date of promulgation.	2. Paragraph 2:
The 2nd March 2012 amendments, except Article 8, paragraph 1, subparagraph 2 item 5, the credit	(1) The Amendments, Article 8, paragraph
cooperatives shall enter into force from 1st January 2014, and Article 8, paragraph 1 subparagraph	
2 item 8 shall enter into force from 30 December 2012, shall enter into force three months after the	<u> </u>
date of issuance.	It should be implemented
	accordingly from 1 st January 2013.
	B. The head office has not adopted the
	IFRSs or not announced the
	schedule to adopt the IFRSs: The
	branch in Taiwan, in principle, shall
	enter into implement regulations
	accordingly upon the head office
	adopted the IFRSs. However, the
	branch in Taiwan also may
	implement based on the rationale of
	related regulations.
	(2) (7)
	(2) The Amendments, Article 8, paragraph
	1 subparagraph 2 item 8: If the
	branch in Taiwan provides the
	financial products or services for
	financial consumers which is regulated in Article 4 of Financial Consumer
	Protection Act, it should be implement based on the rational the related
	regulations accordingly.
	regulations accordingly.