Attachment 1 (Apply to paragraph 2, Article 4 of the Regulations)

## Self-evaluation From for the Investment Application from a Financial Holding Company

[The original copy of all the attached application documents shall be sent to the Banking Bureau of Financial Supervisory Commission; the copy of these documents should sent to the relating bureaus according to the category in which the subsidiary company belongs to. ]

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D		Paid-in		
Business scope	Business scope	Capital		
The proportion investment amount issued shares of the invested	ount to the r p aid in capital	ı İ		
Evaluation content		Actual fact	Matched (Please tick the box.)	Not matched (Please tick the box.)
nent should be passed by the a financial holding compa				
and conflict prevention of adequacy of a financial havestment should be over	Article 178 of ions on non-febenefit olding company 100% while its			
•	and conflict prevention of adequacy of a financial he vestment should be over	and conflict prevention of benefit adequacy of a financial holding company vestment should be over 100% while its	and conflict prevention of benefit adequacy of a financial holding company	and conflict prevention of benefit adequacy of a financial holding company vestment should be over 100% while its

	4	A financial holding company and its subsidiary		
	4	companies have sound operation and no significant		
		penalties or sanctions imposed by the competent		
		authorities within the most recent year for violations of		
		financial laws or regulations directly related to the		
		application. However, companies are not subject to this		
		restriction in the following situations: if the amount of		
		money the financial holding company increases capital		
		for or invests in its subsidiary companies does not		
		exceed NT\$ 50 million, or the investment promotes the		
		sound development of financial market, or the financial		
		holding company had abovementioned events but has		
		rectified, or propose specific rectification measures that		
		were approved by the competent authorities. (In		
		principle, cases under investigation are not included in		
		the approval consideration unless the violation of the		
		law or regulation is clear and is a significant failure in		
		risk control or legal compliance, or is directly related to		
		the application but the company has not proposed		
		specific and feasible rectification measures.)		
	5	The most recent combined financial report of a		
		financial holding company in the most recent one		
		year shows no cumulative losses.		
	6	A financial holding company has no event of having not		
		completed the capital funding for its subsidiary		
		company due to the punishment of capital increase		
		imposed on Its subsidiary company by the competent		
		authorities		
	7	A financial holding company has no incomplete		
		shareholdings disposal cases that are requested by the		
		competent authorities in accordance with Article 55 of		
		the Act.		
	8	Except for the investment in internet only banks and		
	Ü	unless otherwise regulated, the initial investment by the		
		company according to Sub paragraph 1 to 9, Paragraph		
		2, Article 36 of the Act should acquire more than 10%		
		of shares with voting rights or paid in capital of a		
		financial holding company, bank, insurance company		
		and securities firm. As for the other types of		
		investments, the company should acquire the		
		outstanding voting right shares or capital stocks more		
		than 50%		
	0	The double leverage ratio after the investment should		
	9	not exceed 125%.		
		Investment s in other financial holding companies or		
	10	investment is in outer financial holding companies of		

		banks shall comply with the shareholder qualifications			
		prescribed in Article 16 of the Act or Article 25 of			
		Banking Act.			
		If the invested enterprise is an existing company and has			
	11	cumulative losses within the recent one year, the			
		T			
		company shall provide reasonable explanations on the losses to the investor.			
	12	The source of the investment shall be clarified. If the			
		source is a loan, the company shall detail the source of			
		payment and the debt payment plan and, additionally,			
		maintain the wellness of its capital structure.			
	13	Except for the investment in internet only banks or			
		otherwise stipulated by other re gulations, the company			
		shall promise to the competent authority to complete the			
		consolidation within a certain period (up to three years)			
		and propose a specific and clear plan to release shares if			
		it does not complete the consolidation within the			
		deadline.			
	14	Investing in financial holding companies, banks,			
		insurance companies and securities firms is subject to			
		obtaining a board meeting resolution from the invested			
		company not opposing the investment or requiring the			
		signing of an agreement or contract with the invested			
		enterprise to acquire more than 25% of the shares to be			
		sold in accordance with Sub paragraph 1 of Paragraph 1			
		in Article 11 of the "Regulations Governing Information			
		to be Published in Public Tender Offer Prospectuses."			
		However, those who meet the conditions of capital			
		adequacy, good management capability, global			
		expansion capability and good corporate social			
		responsibility will not be restricted by these			
		requirements.			
A ++ 0 = 1 = - 1	(1)	Minute of the board of the directors.			
Attached	(2) Purpose and plan of investment (including the shareholder structure, members of				
documents		management team of the invested enterprise, the business scope, principles and			
	guidelines of business, business plans, financial evaluation status for the next three years, the investment efficiency feasibility analysis, the share acquisition plan and consolidation				
	project, solid schedule of the investment plan that is to be executed and the measures				
	_	when the plan fails to be performed as scheduled If the			
		insurance company, according to Article 146 1 of the Insurance Act, it should propose a handling scheme concerning whether to sell or keep the investment to the invested			
		enterprise the subsidiary company should also submit the application document referred			
	to in Article 146 6 of the Insurance Act for the investment that is to be kept for the				
	invested enterprise.				
	(3)	Make a statement (Attachment 3) that the company abid	ies by Ai	ucie 209, Ar	ucie 206 of

- Company Act, and Article 178 of the same Act shall apply mutat is mutandis concerning the regulations on non-competition, conflict prevention of benefit, and no advance investment.
- (4) Explanation on the capital adequacy ratio of the financial holding group and the capital adequacy of each of its subsidiary company.
- (5) The combined balance sheet and income sheet for a financial holding company and its subsidiary companies in the most recent period.
- (6) The double leverage ratio of a financial holding company after the addition of the investment and the detailed list of invested enterprise by the company.
- (7) Details of fund source. If the source is a loan, the company shall detail the source of payment and the debt payment plan and, additionally, enlist the influences to its financial structure.
- (8) A performance evaluation on how the investment will affect the overall operation and development of a financial holding company and its subsidiary companies and the projected economic scale or synergies.
- (9) If the invested enterprise is an existing company, the company should attach with the balance sheet and income sheet of the most recent season of the invested enterprise. Further explanation shall be proposed if the invested enterprise has incurred cumulative losses.
- (10) For a enterprise that was invested by a financial holding company, if the securities issued by the invested enterprise have been bought by a financial holding company and /or its subsidiary companies, affiliate companies, and the responsible person, major shareholder s or others or, the financial holding company or its subsidiary companies have signed with others a derivative financial product contract that is linked to the securities with share rights of the invested enterprise, then the related information of the buying activity or the contract should be presented.
- (11) If the company shareholder stocks of any invested enterprise within this application from a financial holding company, which have been bought by the company and its subsidiary companies, affiliate companies, and the responsible person, major shareholder s or others of the above mentioned companies exceed 5%, and if the total stocks held by above mentioned company and its subsidiary companies, affiliate companies, and the responsible person, major shareholder s or others have exceeded 50% of the issued shares by the company, it is necessary to propose the detailed list of purchased shares and its source of fund.
- (12) Managements and specific risk control mechanisms by a financial holding company.
- (13) Investment s in other financial holding companies or banks, the investment shall comply with Article 16 of the Act or Article 25 of Banking Act to propose the qualification documents of the shareholders.
- (14) For a financial holding company whose shareholding pledge ratio for all directors, supervisors, and major shareholders within the most recent six months before the application date is over 50% on the average, its individual directors, supervisors, or major shareholders with over 50% for its shareholding pledge ratio shall provide a statement claiming that they are willing perform any actual measure due to capital temporary revolution issue caused the increase in interest rate or decrease of stock price. A financial holding company should compile the preceding documents and

analyze the influences to the company.

- (15) Double audit report that meet the regulations in Article 2 and 3 by an accountant.
- (16) Investments that are not exchanged by the centralized security exchange market or over the counter market should provide explanation on the reasonability of transaction prices.
- (17) In accordance with the provisions of the first half of Sub paragraph 8 of Paragraph 1 in Article 2, the company shall propose a specific and clear plan to release shares of the financial holding firms, banks, insurance companies and securities firms if it does not complete the consolidation within a certain period approved by the competent authority, except for the investment in internet only banks or otherwise stipulated by other regulations. Those who do not obtain the documents required by Paragraph 9 of the same Article shall provide descriptions that meet the requirements of Paragraph 10 of the same Article.
- (18) Other evaluation documents that should be provided based on the characteristics of the invested enterprise.

General Manager:	General Auditor:	Manager:
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