Attachment 7 (Apply to Article 5 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.】

		Title					
Applying Institute		Responsible person					
		Paid-in Capital					
Title of the invested		D			Paid-in		
enterprise		Business	Business scope		Capital		
Projected investment capital		The propo investmen issued sha of the inve	nt amo ares or	unt to the paid-in capital			
Self-evaluation items for the	Item	Evaluation co		Actual fact	Matched (Please tick the box.)	Not matched (Please tick the box.)	
investment	1	The investment should be passed directors of a financial holding co					
	2	Make a statement that the company abides by Article 209, Article 206 of Company Act, and Article 178 of the same Act shall apply mutatis mutandis concerning					
		the regulations on non-compo prevention of benefit.	etition	and conflict			
	3	The capital adequacy of a finance after the investment should be subsidiary companies should regulations in respective capital a	over 1 meet	100% while its the relating			

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	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						
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(2) Purpose and plan of investment (including the shareholder structure, members of documents							
1	management team of the invested enterprise, the business scope, principles and guidelines						
	5 6 7 8 9 10 (1) (2)	 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 companies due to the punishment of capital increase imposed on Its subsidiary companies 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 The double leverage ratio after the investment should not exceed 125%. 9 If the invested enterprise is an existing company and has cumulative losses within the recent one year, the company shall provide reasonable explanations on the losses to the investor. 10 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	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. 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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	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. 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	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).
	(3) Make a statement (Attachment 3) that the company abides By Article 209, Article 206 of
	Company Act, and Article 178 of the same Act shall apply mutatis mutandis concerning
	the regulations on non-competition, conflict prevention of benefit, and no advance
	investment.
	(4) Financial evaluation status for the next three years and the investment efficiency
	feasibility of the invested enterprise.
	(5) Explanation on the capital adequacy ratio of the financial holding group and the capital
	adequacy of each of its subsidiary company.
	(6) The combined balance sheet and income sheet for a financial holding company and its
	subsidiary companies in the most recent period.
	(7) 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.
	(8) 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.
	(9) If the invested enterprise is an existing company and has cumulative losses within the
	recent one year, the company shall provide reasonable explanations on the losses to the
	investor.
	(10) Managements and specific risk-control mechanisms by a financial holding company.
	(11) 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.
	(12) Other evaluation documents that should be provided based on the characteristics of the
	invested enterprise.
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General Manager:

General Auditor:

Manager: