Model Guidelines for Banks' Anti-Money Laundering and Counter Terrorism Financing Policies and Procedures, and Related Regulations:

FAQ for the Financial Institutions

Acknowledged by the Financial Supervisory Commission's Letter No. Jin-Guan-Yin-Fa-Zi No. 1100131536 dated February 8, 2021.

1. Terminology

| | | | 1 |
|---|---|--|--|
| # | Corrected Q&A | Current Q&A | Description |
| 1 | Q1: What is the definition of a state-owned enterprise? | Q1: What is the definition of a state-owned enterprise? | Due to the website's frequent changes, |
| | A1: | A1: | it is recommended to refer to the |
| | (1) For definitions of a state-owned enterprise, financial institutions | (1) For definitions of a state-owned enterprise, financial institutions | name listed on the website with the |
| | may refer to Article 3 of "Statute of Privatization of Government- | may refer to Article 3 of "Statute of Privatization of Government- | original website deleted. |
| | Owned Enterprises." | Owned Enterprises." | |
| | (2) Financial institutions may refer to the list of state-owned | (2) Financial institutions may refer to the list of state-owned | |
| | enterprises listed on the National Development Council website, | | |
| | the list of privatization of government-owned enterprises, and the | | |
| | list of state-owned business units in the Financial Handbook | | |
| | compiled by the Central Bank. However, financial institutions | | |
| | should pay attention to the update of such information. Those who | | |
| | are not on the aforementioned lists can be recognized by referring | | |
| | to the definitions in Article 3 of the "Statute of Privatization of | | |
| | Government-Owned Enterprises." | https://www.ndc.gov.tw/cp.aspx? | |
| | | <u>n=F76D008BCCD327E4&s=855C223482EE983B</u> | |
| | | http://www.cbc.gov.tw/ct.asp?xItem=24669&ctNode=894∓=1 | |
| 2 | | Q2: What is the criteria for determining "potential customers" as | No correction is made to this |
| | | mentioned in Article 3 of the "Model Guidelines Governing Anti- | question. |
| | | Money Laundering and Combating the Financing of Terrorism by | |
| | | the Banking Sector" (referred to as Model Guidelines below)? | |
| | | A2: | |
| | | According to Subparagraph 9, Article 3 of the "Regulations Governing | |
| | | Anti-Money Laundering of Financial Institutions," financial institutions | |
| | | are not allowed to establish a business relationship or engage in one- | |
| | | time transactions with customers until the due diligence procedures are | |
| | | completed. As a result, "potential customer" shall refer to any customer | |
| | | with whom the bank has yet to establish a business relationship and is | |
| | | currently conducting due diligence. | |

| # | Corrected Q&A | Current Q&A | Description |
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| 3 | Q3: What is the purpose of identifying customers as "NPO" in Subparagraph <u>4</u>, Article <u>3</u> of the Model Guidelines? How to define "NPO" and "corporate entity"? A3: Considering the fact that organizations such as family associations, temples and townsfolk associations engage banks in business relationships or transactions as neither corporate entities nor natural persons, a new term - "non-profit organization" (NPO) was added as a result. "NPO" and "corporate entity" are non-natural persons that are in | Q3: What is the purpose of identifying customers as "NPO" in | Since Subparagraph 7, Article 4 of the Model Guidelines mainly explains how to identify the beneficial owner, not the definition of a customer, Subparagraph 4, Article 3 of the Model Guidelines is cited instead. |
| 4 | | Q4: Item 2, Subparagraph 3, Article 4 of the Model Guidelines outlines "relationship or transaction established through agent." What is the definition of the "agent" mentioned here? Does this include authorized signatories of a corporate entity? For example: would all people shown on the list of authorized derivative traders meet the definition of "agent" here? If a transaction request is submitted through an agent, how should financial institutions verify the existence of an agency arrangement? Does a letter of authorization serve as adequate proof? A4: (1) An agent is a person who has been fully authorized to act on behalf of the authorizer, within the duration and scope specified, when the authorizer is unable to personally establish a relationship or transaction at the bank. For this reason, an authorized signatory of a corporate entity is not necessarily an "agent." Whether or not an authorized derivative trader is considered an "agent" as outlined in Item 2, Subparagraph 3, Article 4 of the Model Guidelines shall depend on whether or not the person satisfies the above definition. (2) When verifying the existence of an agency arrangement, a financial institution shall at least obtain authorization documents in writing and adopt additional methods of verification as deemed necessary, such as contacting customers by phone. | question. |

2. Internal control system

| # | Corrected Q&A | Current Q&A |
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| 5 | | Q5: What types of internal AML/CFT policies should banks implement? |
| | | Which details need to be reported to the FSC? |
| | | A5: |
| | | (1) Required policies: |
| | | According to Article 2 of the Model Guidelines, a bank's internal control system should include the following: |
| | | ① Policies and procedures for the identification, assessment and management of ML/TF risks, established in accordance with the "Guidelines on Money Laundering and Terrorism Financing Risk Assessment and Prevention Plans for Banks" (referred to as the Guidelines below). |
| | | ②AML/CFT Program established based on the Guidelines, the risk assessment results and the scope of business. Contents of the AML/CFT Program shall be established in accordance with Paragraph 3 of the same Article, and include the following policies, procedures and controls: |
| | | A. Confirm the identity of the customer. |
| | | B. Name screening on customers and related parties of a transaction. |
| | | C. Ongoing monitoring of accounts and transactions. |
| | | D. Correspondent banking. |
| | | E. Record-keeping. |
| | | F. Reporting of currency transactions that reach a certain amount. |
| | | G. Reporting of transactions suspected to involve money laundering or terrorism financing ("suspicious ML/TF transactions") and reporting in accordance with Counter- Terrorism Financing Act. |
| | | H. Appointment of an AML/CFT responsible officer. |
| | | I. Procedures for screening and hiring employees. |
| | | J. Ongoing employee training program. |

| | | Description |
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| nt? | I. | This question is deleted. |
| | II. | Since the ③content in Note (1) |
| | | and Note (2) is clearly specified |
| | | in Article 2 of the Model |
| nal | | Guidelines, the clauses in the |
| | | Model Guidelines, ① and ② of |
| and | | Guidelines cited in Note (2) have |
| the | | been deleted; therefore, this |
| ing | | question is also deleted. |
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| | | K. An independent audit function for testing the effectiveness of | |
| | | anti-money laundering and counter terrorism financing | |
| | | systems | |
| | | L. Other matters enacted in accordance with the Money | |
| | | Laundering Control Act, Terrorism Financing Prevention Act | |
| | | and the requirements of the Financial Supervisory | |
| | | Commission | |
| | | Standard operating procedures for monitoring compliance with | |
| | | AML/CFT regulations and execution of the AML/CFT Program. | |
| | | Banks are required to establish an AML/CFT Program at the group | |
| | | level and implement throughout all branches (or subsidiaries) | |
| | | within the group. In addition to the policies, procedures and | |
| | | control mechanisms stated in Item 2, the following measures | |
| | | should also be developed in compliance with the data | |
| | | confidentiality requirements of Taiwan and the foreign countries | |
| | | where the branches (or subsidiaries) are located: | |
| | | A.Intra-group information-sharing policies and procedures for | |
| | | the confirmation of customers' identity and the management | |
| | | of ML/TF risks. | |
| | | B. Group-level compliance, audit and AML/CFT functions that | |
| | | demand foreign branches (or subsidiaries) to provide | |
| | | information on customers, accounts and transactions, when | |
| | | necessary, to facilitate AML/CFT. | |
| | | <u>C.</u> Security measures for the protection of exchanged | |
| | | information. | |
| | | (2) Information to be reported to the FSC (other than the mandatory | |
| | | documents mentioned below, banks are not required to report | |
| | | details of internal policies they have established): | |
| | | Pursuant to Article 19 of the Model Guidelines, guidelines | |
| | | established by banks with reference to this Model Guidelines are | |
| | | subject to FSC's acknowledgment. | |
| | | Pursuant to Article 9 of the Guidelines, policies established by | |
| | | banks with reference to the Guidelines are subject to FSC's | |

| # | Corrected Q&A | Current Q&A | Description |
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| | | acknowledgment, along with the above. | |
| | | Pursuant to Paragraph 2, Article 2 of the Model Guidelines and | |
| | | Paragraph 6, Note 8 of the Guidelines, banks are required to | |
| | | submit risk assessment reports to the FSC for acknowledgment | |
| | | as soon as they are completed or updated. | |
| 6 | Q5: In regard to Note 8 of the Guidelines, how often should a bank | Q6: In regard to Note 8 of the Guidelines, how often should a bank | I. Question number changed |
| | establish a regular and full-scale money laundering and terrorism | establish a regular and full-scale money laundering and terrorism | II. Amend the frequency of |
| | financing risk assessment with a risk assessment report prepared? | financing risk assessment with a risk assessment report prepared? | preparing the risk assessment |
| | A <u>5</u> : | A <u>6</u> : | report to be consistent with that |
| | Banks should determine the frequency based on their risk assessment | Banks should determine the frequency based on their risk assessment | of neighboring countries by |
| | policies. However, a full-scale money laundering and terrorism risk | policies. However, a full-scale money laundering and terrorism risk | referring to the "FREQUENTLY |
| | | assessment operation should be carried out at least once every <u>12-18</u> | ASKED QUESTIONS IN |
| | | months with a risk assessment report prepared with reference to foreign | RELATION TO ANTI-MONEY |
| | addition to regular assessments, banks by referring to Subparagraph 8, | | LAUNDERING AND |
| | Note 2 of the "Full-scale Money Laundering and Terrorism Financing | | COUNTER-FINANCING OF |
| | Risk Assessment Operation Practice for Banking Sector" should initiate | | TERRORISM" released by THE |
| | an evaluation again when there is a major change occurred in the | | HONG KONG ASSOCIATION |
| | internal and external environment (such as major incidents, a major | | OF BANKS in July 2019 and the |
| | development in management and operation, or related new threats | | "GUIDELINES TO MAS626" |
| | emerging). | | §4-18 released by Singapore |
| | | | MAS in April 2015. |
| 7 | Q6: The "risk assessment report" referred to in Subparagraph 4, | Q7: The "risk assessment report" referred to in Subparagraph 4, | I. Question number changed |
| | Paragraph 2, Article 2 of the Model Guidelines: | Paragraph 2, Article 2 of the Model Guidelines: | II. Since the content of topic (1) is |
| | (1)_Is it necessary to submit every completed report to the Financial | (1) What is the due date for the first-time submission to FSC? | out of date, it is thereby deleted. |
| | Supervisory Commission for future reference? What is the | (2) If the risk assessment is carried out annually, is it necessary to | The content of topic (2) and the |
| | submission deadline? | submit every completed report to the FSC for future reference? | answers are revised accordingly. |
| | (2)_If the risk assessment report is written in a foreign language, is it | | The current question and answer |
| | necessary to translate the report into Chinese? | (3) If the risk assessment report is written in a foreign language, is it | topic (2) and topic (3) will be |
| | A <u>6</u> : (1)According to Subparagraph 4, Paragraph 2, Article 2 of the Model | necessary to translate the report into Chinese? | changed to topic (1) and topic |
| | (1) According to Subparagraph 4, Paragraph 2, Article 2 of the Model Guidelines, banks shall submit the completed or updated risk | | (2). |
| | assessment report to the board <u>of directors</u> for approval and then to | | |
| | the Financial Supervisory Commission for future reference. | date of the first report to the FSC should not exceed 18 months | |
| | (2)_Chinese is the nation's official language. If the risk assessment | | |

| # | Corrected Q&A | | Current Q&A |
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| | report is drafted in a foreign language, the main results of the | (2) | According to Subparagraph 4, Paragraph 2, Article 2 of the Mod |
| | assessment must be translated into Chinese. | | Guidelines, banks shall submit the completed or updated ris |
| | | | assessment report to the Financial Supervisory Commission f |
| | | | future reference. It should be submitted to the Financi |
| | | | Supervisory Commission for future reference as soon as possib |
| | | | after the approval of the <u>bank's</u> board of directors. |
| | | (3) | _Chinese is the nation's official language. If the risk assessme |
| | | | report is drafted in a foreign language, the main results of the |
| | | | assessment must be translated into Chinese. |
| 8 | | Q <u>8</u> : | Regarding the Model Guidelines Governing Anti-Mone |
| | | | Laundering and Combating the Financing of Terrorism by the |
| | | | Banking Sector to be regulated by banks and the polici |
| | | | formulated in accordance with the Guidelines, the banks shall: |
| | | (1) | The Guidelines have been included as an attachment of the Mod |
| | | | Guidelines. What is the purpose of separating the two? |
| | | (2) | _The internal control system stated in Subparagraph <u>1 to</u> |
| | | | Paragraph 1, Article 2 of the Model Guidelines shall include ris |
| | | | related policies and procedures, AML/CFT Program, and standa |
| | | | operating procedures for monitoring compliance with AML/CF |
| | | | regulations and execution of the AML/CFT Program, so can the |
| | | | be consolidated as one "program?" |
| | | A <u>8</u> : | |
| | | (1) | The purpose of the Guidelines is to provide banks with reference |
| | | | on the identification, assessment and management of ML/TF risk |
| | | | and development of related policies and procedures, whereas the |
| | | | purpose of the Model Guidelines is to provide examples on the |
| | | | customer acceptance procedures, ongoing monitoring procedur |
| | | | and risk control mechanisms that banks may establish to control MI /TE risks |
| | | (2) | <u>ML/TF risks.</u> Banks are required to develop AML/CFT policies and procedur |
| | | <u>(2)</u> | to guide the identification and assessment of ML/TF risks. The |
| | | | "AML/CFT Program" mentioned in Subparagraph 2, Paragraph |
| | | | Article 2 of the Model Guidelines represents internal AML/CF |
| | | | system of the highest authority within a bank, which, according |
| | | | Paragraph 3, Article 2 of the Model Guidelines, shall at lea |
| | | | include customer acceptance procedures, ongoing monitorin |
| | <u> </u> | | merade customer deceptance procedures, ongoing monitorn |

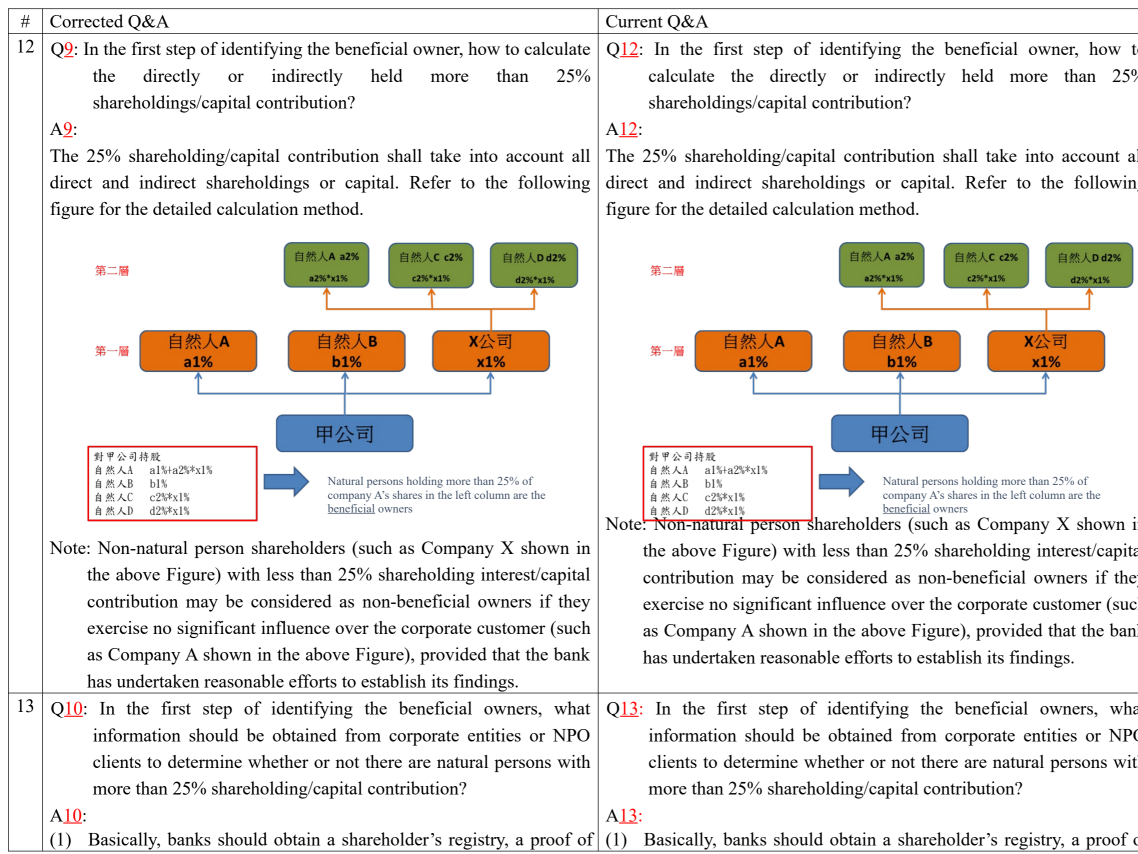
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| ey | I. This question is deleted. |
| <u>he</u> | II. Since the content of topic (1) is out of date: the content of topic |
| <u>es</u> | out of date; the content of topic (2) is clearly specified in |
| | Paragraph 1, Article 2 and |
| el | Paragraph 3, Article 2 of the |
| | Model Guidelines, so this |
| 3, | question is deleted. |
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| | | | procedures and risk control mechanisms that are customized for the | | |
| | | | control of ML/TF risks. Furthermore, banks are required to develop | | |
| | | | their own "AML/CFT Programs" based on the outcomes of the | | |
| | | | ML/TF risk identification/assessment and control measures to be | | |
| | | | adopted for the mitigation of identified risks. If a bank has | | |
| | | | established "AML/CFT Guidelines" in accordance with Paragraph | | |
| | | | 3, Article 2 of the Model Guidelines based on the outcomes of its | | |
| | | | own ML/TF risk identification/assessment, the "AML/CFT | | |
| | | | Guidelines" can be considered a valid equivalent to the "AML/CFT | | |
| | | | Program" mentioned in Subparagraph 2, Paragraph 1, Article 2 of | | |
| | | | the Model Guidelines. | | |
| | | (3) | _The "AML/CFT Compliance Monitoring and AML/CFT Program | | |
| | | | Execution Procedures" mentioned in Subparagraph 3, Paragraph 1, | | |
| | | | Article 2 of the Model Guidelines are detailed operating procedures | | |
| | | | developed by banks for the execution of the "AML/CFT Program" | | |
| | | | and to ensure compliance with relevant laws, and therefore carry a | | |
| | | | different level of internal authority from the "AML/CFT Program." | | |
| | | | • | | |
| 9 | Q7: According to Paragraph 4, <u>Article 6</u> of the " <u>Regulations Governing</u> | 1 | According to Paragraph 4, <u>Note 7</u> of the " <u>Directions</u> Governing | | Question number changed |
| | Internal Audit and Internal Control System of Anti-Money | | Internal Control System of Anti-Money Laundering and Governing | II. | The "Directions Governing |
| | Laundering and Countering Terrorism Financing of Banking | | Terrorism Financing of Banking Business, Electronic Payment | | Internal Control System of Anti- |
| | Business and Other Financial Institutions Designated by the | | Institution and Electronic Stored Value Card Business" (hereinafter | | Money Laundering and |
| | Financial Supervisory Commission" (hereinafter referred to as the | | referred to as "Directions Governing Internal Control System") and | | Governing Terrorism Financing |
| | "Internal Audit and Internal Control System") and Paragraph 4, | | Paragraph 4, Article 2 of the Model Guidelines, "for banks, | | of Banking Business, Electronic |
| | Article 2 of the Model Guidelines, "for banks with branches (or | | Electronic Payment Institution and Electronic Stored Value Card | | Payment Institution and |
| | subsidiaries) established, they are required to establish an | | Business with foreign branches (or subsidiaries) established, they | | Electronic Stored Value Card |
| | AML/CFT Program at the group level and implement throughout | | are required to establish an AML/CFT Program at the group level | | Business" that was cited in this |
| | all branches (or subsidiaries) within the group. | | and implement throughout all branches (or subsidiaries) within the | | question was abolished by the |
| | To which industry categories do the abovementioned branches | | group. | | Financial Supervisory |
| | (1) To which industry categories do the abovementioned oranones (subsidiaries) apply? | (1) | To which industry categories do the abovementioned branches | | Commission (FSC) with Letter |
| | | | (subsidiaries) apply? | | No. Jin-Guan-Yin-Fa-Zi No. |
| | | (2) | Where it says "implement throughout all branches (or | | 10702744680 dated November 9, |
| | subsidiaries," do they include 2nd-tier subsidiaries? A <u>7</u> : | | subsidiaries," do they include 2nd-tier subsidiaries? | | 2018. Therefore, the provision of |
| | (1) Pursuant to the description of Paragraph 4, <u>Article 6</u> of the Internal | A <u>9</u> : | | | Paragraph 4, Article 6 of the |
| | Control and <u>Audit System Implementation Measures</u> , the scope of | (1) | Pursuant to the description of Paragraph 4, Note 7 of the Directions | | |
| | | | | | "Regulations Governing Internal |

| # | Corrected Q&A | Current Q&A | Description |
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| | the branch (or subsidiary) within the group is limited to those subject to the local financial institution's anti-money laundering and combating terrorism financing regulations. Therefore, if a branch (or subsidiary) is located overseas, the overseas financial institution AML/CFT regulations shall apply. (2) The group-level AML/CFT Program shall be implemented at least on all entities in which the group exercises material control, as disclosed in the financial statements. | for Internal Control, the scope of the branch (or subsidiary) within the group is limited to those subject to the local financial institution's anti-money laundering and combating terrorism financing regulations. Therefore, if a branch (or subsidiary) is located overseas, the overseas financial institution AML/CFT regulations shall apply. (2) The group-level AML/CFT Program shall be implemented at least on all entities in which the group exercises material control, as disclosed in the financial statements. | Audit and Internal ControlSystem of Anti-MoneyLaundering and CounteringTerrorism Financing of BankingBusiness and Other FinancialInstitutions Designated by theFinancialSupervisoryCommission" is implementedinstead. |
| 10 | | Q10: According to Article 19 of the Model Guidelines, establishment I. and amendment of AML/CFT Guidelines are subject to the approval of the bank's board of directors. Would approval from the board of managing directors conform with the above requirement? A10: The board of directors mentioned in this Model Guidelines is not the same as the board of managing directors, therefore the establishment/amendment of AML/CFT Guidelines is still subject to the approval of the board of directors. | • |
| 11 | Guidelines, the "Standard operating procedures for monitoring compliance with AML/CFT regulations and execution of the AML/CFT Program" (hereinafter referred to as "Standard Operating Procedures") should be approved by the Board of Directors; the same applies for amendments to be made. In practice, however, most "Standard Procedures" have implications on an operational level only, and the establishment or amendment of which do not involve the board of directors. Is it still necessary to have the above "Standard Procedures" approved by the board of directors? | approved by the board of directors; it does not require the board of directors to approve AML/CFT operations in detail. Banks are free to | - |

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| approval. | approval. | |

3. Customer identity confirmation and verification



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| | capital contribution or any documents sufficient enough to establish equity ownership or capital contribution in the corporate or NPO customer and maintain trails of all identification steps taken. (2) For corporate customers with non-natural person shareholders (referred to as NNPS below), banks may identify beneficial owners using the following methods or other reasonable measures: A. The bank may again obtain the shareholder's registry, proof of | capital contribution or any documents sufficient enough to establish equity ownership or capital contribution in the corporate or NPO customer and maintain trails of all identification steps taken. |
| | A. The bank may again obtain the shareholder's registry, proof of capital contribution, or certificate approved by the bank of the non-natural person shareholder until it is identified whether or not there is a natural person holding more than 25% of the shareholding/capital of the corporate client (please refer to Q13 regarding the identification method for holding more than 25%). B. The bank may adopt a risk-based method with a statement issued by the customer (the content of the statement may include the company name, company registration location, equity or control structure chart, information on the beneficial owner who directly and indirectly holds more than 25% of the shareholding, and the reason for the establishment of a multi-layer equity structure, etc.) to conduct the identification process. When adopting this solution, banks should assist customers in the construction of an organizational chart and have customers confirm the final result. | capital contribution, or certificate approved by the bank of the non-natural person shareholder until it is identified whether or not there is a natural person holding more than 25% of the shareholding/capital of the corporate client (please refer to Q13 regarding the identification method for holding more than 25%). B. The bank may adopt a risk-based method with a statement issued by the customer (the content of the statement may include the company name, company registration location, equity or control structure chart, information on the beneficial owner who directly and indirectly holds more than 25% of the shareholding, and the reason for the establishment of a multi-layer equity structure, etc.) to conduct the identification process. When adopting this solution, banks should assist customers in the construction of an organizational chart and have customers |
| 14 | | confirm the final result. Q14: In the first step of identifying the beneficial owner, what to do if there is no single beneficial owner with more than 25% shareholdings/capital contribution? A14: Subparagraph 7, Article 4 of the Model Guidelines states that if the customer is a corporate entity or NPO with no identifiable natural-person controller (meaning that no person has more than 25% shareholding interest or capital contribution in the corporate entity/NPO), banks should try to identify the natural persons who |

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| if | I. | This question is deleted. |
| % | II. | Due to the process of handling a |
| | | situation where no beneficial |
| | | owner is holding more than 25% |
| ne | | shareholdings/capital identified is |
| 1- | | detailed in Item 2, Subparagraph |
| % | | 1, Note 3 and Item 3, |
| te | | Subparagraph 1, this question is |
| 10 | | deleted. |
| s | | |

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| | | remain unable to identify the natural-person controllers from the above. |
| | | they shall identify the senior managers, instead. |
| | | The measures for identifying a beneficial owner stated in Sub-item 1 to |
| | | 3, Item 1, Subparagraph 7, Article 4 of the Model Guidelines are not |
| | | selective. It is necessary to check item by item of the listed measures. If |
| | | the beneficial owner cannot be identified in Sub-item 1, the next item of |
| | | measures should be implemented to identify the beneficial owner. |
| 15 | Q11: When the beneficial owner is known, what personal information | Q_{15} : When the beneficial owner is known, what personal information |
| | of the beneficial owner should be obtained from the corporate | of the beneficial owner should be obtained from the corporate |
| | entities or NPO? | entities or NPO? |
| | | |
| | A <u>11</u> : (1) According to Subjitan 1 Itam 1 Subnaragement 7 Article 4 of the | A <u>15</u> : (1) According to Sub item 1 Item 1 Subnergerenh 7 Article 4 of the |
| | (1) According to Sub-item 1, Item 1, Subparagraph 7, Article 4 of the Model Guidelines, banks are required to establish the identity of | (1) According to Sub-item 1, Item 1, Subparagraph 7, Article 4 of the Model Guidelines, banks are required to establish the identity o |
| | natural persons with ultimate control, "including their name, date | natural persons with ultimate control, "including their name, dat |
| | of birth, nationality and identity document number." | of birth, nationality and identity document number." |
| | (2) Sub-item 1, Item 1, Subparagraph 8, Article 4 of the Model | |
| | Guidelines states that the above information can be verified using | Guidelines states that the above information can be verified using |
| | an ID card, passport or other credible documents or sources. The | an ID card, passport or other credible documents or sources. The |
| | above information need not be presented in the original documents. | above information need not be presented in the original documents |
| | Alternatively, banks may have corporate entities, NPOs and | Alternatively, banks may have corporate entities, NPOs and |
| | representatives thereof issue declarations about the identities of | representatives thereof issue declarations about the identities o |
| | their beneficial owners; however, at least some part of this | their beneficial owners; however, at least some part of this |
| | declaration must be verifiable using company registration, annual | declaration must be verifiable using company registration, annua |
| | report or other credible documents or sources. | report or other credible documents or sources. |
| 16 | | Q16: What should be done when the client cannot provide the |
| | information of the beneficial owner? | information of the beneficial owner? |
| | A <u>12</u> : | A <u>16</u> : |
| | (1) Banks are required to identify and confirm the beneficial owners of | |
| | a corporate entity, NPO or trustee when establishing a business | a corporate entity, NPO or trustee when establishing a busines |
| | relationship for the first time or creating new account. | relationship for the first time or creating new account. |
| | (2) Subparagraph 15, Article 4 of the Model Guidelines states that, if | |
| | existing customers are unable to provide information relevant to the | existing customers are unable to provide information relevant to the |
| | identification of the beneficial owner, whether as part of the bank's | identification of the beneficial owner, whether as part of the bank' |
| | regular review or in other situations deemed necessary, the bank | regular review or in other situations deemed necessary, the bank |
| | may suspend or terminate the transaction or business relationship | may suspend or terminate the transaction or business relationship |

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| # | Cor | rected Q&A | Curr | ent Q&A | Des | scription |
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| | | according to the terms of the underlying contract. Banks that choose | | | | |
| | | not to suspend the transaction in the situation described above shall | | choose not to suspend the transaction in the situation described | | |
| | | adopt other appropriate risk mitigation measures. | | above shall adopt other appropriate risk mitigation measures. | | |
| 17 | Q <u>13</u> | : Do existing customers need to re-identify the actual beneficiary | Q <u>17</u> | : Does the existing customer need to re-identify the beneficial | Qu | estion number changed |
| | | when opening additional accounts or adding new business | | owner when the customer opens an additional account or | | |
| | | relationships | | establishes a new business relationship? | | |
| | A <u>13</u> | | A <u>17</u> | : | | |
| | (1) | According to Paragraph 3, Note 6 of the Guidelines, banks are | (1) | According to Paragraph 3, Note 6 of the Guidelines, banks are | | |
| | | required to review the identity of its existing customers and | | required to review the identity of its existing customers and | | |
| | | prioritize the exercise based on the customers' significance and risk | | prioritize the exercise based on the customers' significance and risk | | |
| | | level. Based on the adequacy of information obtained in previous | | level. Based on the adequacy of information obtained in previous | | |
| | | reviews, banks shall review existing banking relationships and | | reviews, banks shall review existing banking relationships and | | |
| | | adjust customers' risk grades at an appropriate time. The | | adjust customers' risk grades at an appropriate time. The | | |
| | | "appropriate time" mentioned above shall at least include the time | | "appropriate time" mentioned above shall at least include the time | | |
| | | when the customer opens a new account or engages in a new | | when the customer opens a new account or engages in a new | | |
| | | business relationship. | | business relationship. | | |
| | (2) | According to Subparagraph 3, Article 5 of the Model Guidelines, | | According to Subparagraph 3, Article 5 of the Model Guidelines, | | |
| | | banks may identify and verify the customers' identity based on the | | banks may identify and verify the customers' identity based on the | | |
| | | information retained from previous executions. There is no need to | | information retained from previous executions. There is no need to | | |
| | | re-establish and verify the customer's identity from scratch for | | re-establish and verify the customer's identity from scratch for | 1 | |
| | | every transaction. However, banks are required to re-confirm the | | every transaction. However, banks are required to re-confirm the | | |
| | | customers' identity according to Article 4 if they have any doubts | | customers' identity according to Article 4 if they have any doubts | | |
| | | regarding the correctness or appropriateness of the customers' | | regarding the correctness or appropriateness of the customers' | | |
| | | information, or if they suspect the customers' involvement in | | information, or if they suspect the customers' involvement in | | |
| | | ML/TF, or if the customers exhibit significant changes in | | ML/TF, or if the customers exhibit significant changes in | | |
| | | transaction behavior or uses an account that does not conform with | | transaction behavior or uses an account that does not conform with | | |
| | | their business profile. | (2) | their business profile. | | |
| | (3) | If the bank has already identified and verified the customer's baneficial aware reviewed sustemer's profile and found no | . , | If the bank has already identified and verified the customer's baneficial average reviewed austemar's profile and found no | | |
| | | beneficial owners, reviewed customer's profile and found no information that was out of date inappropriate or doubtful the | | beneficial owners, reviewed customer's profile and found no information that was out of date inappropriate or doubtful the | 1 | |
| | | information that was out-of-date, inappropriate or doubtful, the | | information that was out-of-date, inappropriate or doubtful, the | 1 | |
| | | bank will not be required to obtain further information on the customer's beneficial owners when the customer opens an | | bank will not be required to obtain further information on the customer's beneficial owners when the customer opens an | | |
| | | additional account or establishes a new business relationship. | | additional account or establishes a new business relationship. | | |
| 18 | | additional account of establishes a new business relationship. | 018 | : How to identify the beneficial owner if the customer is a | T | This question is deleted. |
| | | | ×10 | charitable organization or a social organization? | | - |
| | | | A18 | | II. | Since the non-profit organization |
| | | | 1110 | - - | | is described in Note 5 of the |

| # | Corrected Q&A | Current Q&A | Description |
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| | | Subparagraph 7, Article 4 of the Model Guidelines states that if the customer is a corporate entity or NPO with no identifiable natural-person controller (meaning that no person has more than 25% direct/indirect shareholding interest or capital contribution in the corporate entity), banks should try to identify the natural persons who exercise control over the customer through other methods, or identify the senior manager. Therefore, if the customer is a charitable organization or social organization with no identifiable shareholder or capital contributor, banks shall adopt alternative means to establish the identity of the natural persons who exercise control over the customer (<i>e.g.</i> based on the authorized managers or authorized signatories outlined in the corporate entity's Articles of Incorporation or related documents) or the identity of the senior manager. | annex of the "Practice for reference in defining beneficial owner," this question is deleted. |
| 19 | Q14: According to Subparagraph 2, Article 4 of the Model Guidelines, if the corporate customer is found with suspicious money laundering or terrorism financing transaction conducted (for example, an inward remittance for more than a certain amount from a country or region with a high risk of money laundering or terrorism financing risk), is it necessary to take reasonable measures to identify and confirm the beneficial owner of the customer? A14: According to Subparagraph 8, Paragraph 1, Article 9 of the Model Guidelines, banks shall determine the rationality of the alerted transactions that they have identified based on the profiles of the individual customers (examples of rationality assessment: whether or not the transaction presents an apparent mismatch with the customer's identity, income, the scope of business, business activities or commercial model; whether or not the transaction lacks economic sense, reasonable explanation, purpose, or undetermined or unexplained source of capital). Banks shall follow the latter part of Subparagraph 3, Article 5 of the Model Guidelines, if they suspect the customers of their involvement in ML/TF transactions. Furthermore, banks are required to | Q19: According to Subparagraph 2, Article 4 of the Model Guidelines, if the corporate customer is found with suspicious money laundering or terrorism financing transaction conducted (for example, an inward remittance for more than a certain amount from a country or region with a high risk of money laundering or terrorism financing risk), is it necessary to take reasonable measures to identify and confirm the beneficial owner of the customer? A19: According to Subparagraph 8, Article 9 of the Model Guidelines, banks | I. Question number changed II. According to Item 5, Subparagraph 9, Note 2 of the "Principles for the Format of Regulations and Administrative Rules," it is necessary to have the order of paragraph amended in accordance with "The provisions that are not divided into paragraphs but only subparagraphs, when referring to a subparagraph, it is not necessary to prefix the order of paragraph; if the provisions are divided into paragraphs and subparagraphs, or, paragraphs, subparagraphs, and items, it is necessary to cite the order of paragraph, and item in that |

| # | Corrected Q&A | Current Q&A | Description |
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| | profile, or if they discover the customer's involvement in suspicious | customer's involvement in suspicious ML/TF transactions, or when a | |
| | ML/TF transactions, or when a customer exhibits a significant change | customer exhibits a significant change in transaction or account | |
| | in transaction or account activities that do not conform to the | activities that does not conform with the customer's business | |
| | customer's business characteristics. | characteristics. | |
| 20 | in transaction or account activities that do not conform to the | activities that does not conform with the customer's business characteristics. Q20: If the customer is a trustee of a trust, should the trustor, trustee, trust supervisor, trust beneficiary, etc., be identified and verified same as the beneficial owner of a corporate entity rather than as the "customer" (that is, only the identification information is provided, rather than a mandatory requirement to provide an ID card)? If the trustee, trustor, trust supervisor, etc. is also a corporate entity, is there a need to identify their beneficial owners? A20: (1) According to Subparagraph 7, Paragraph 1, Article 4 of the Model Guidelines, "When the customer is a trustee of a corporate entity, NPO, or trust, banks should understand the ownership and control structure of the customer or trust, and should identify the beneficial owner of the customer through the following information and adopt reasonable validation measures. Item 2 of the same Sub-paragraph also states that, "Where the customer is the trustee of a trust arrangement: banks are required to identify the trustor, the trustee, the trust supervisor, the trust beneficiary and any other persons who exercise effective control over the trust account or parties of equivalent or similar status to those mentioned above." In other words, if the customer is the trust extent of a trust arrangement, the trustor, trustee, trust supervisor, trust beneficiary, any other persons who exercise effective control over the trust account, and parties of equivalent or similar status to those mentioned above would be considered as the beneficial owners of the customer is a trust arrangement. As for suitable methods for verifying the identity of the customer. As for suitable methods for verifying the identity of the customer. As for suitable methods for verifying the identity of the customer. As for suitable methods for verifying the identity of the customer. As for suitable methods for verifying the identity of the customer. As for suitable methods | II. Amend the order of item by referring to the contents Note 2 of Q14. |
| | such as ID card, passport, residency permit, driving license, etc. If there is any doubt as to the validity of the aforementioned | | |
| | documents, the certification or declaration of the embassy or | of the aforementioned documents, the certification or declaration | |

| # | Corrected Q&A | Curr | ent Q&A | Description |
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| | notary shall be obtained. In addition, the above information of the | | of the embassy or notary shall be obtained. In addition, the above | |
| | beneficial owner need not be presented in the original documents. | | information of the beneficial owner need not be presented in the | |
| | Alternatively, banks may have corporate entities, NPOs and | | original documents. Alternatively, banks may have corporate | |
| | representatives thereof issue declarations about the identities of | | entities, NPOs and representatives thereof issue declarations about | |
| | their beneficial owners; however, at least some part of this | | the identities of their beneficial owners; however, at least some | |
| | declaration must be verifiable using company registration, annual | | part of this declaration must be verifiable using company | |
| | report or other credible documents or sources." For this reason, | | registration, annual report or other credible documents or sources." | |
| | banks are free to decide whether or not to obtain the original copy | | For this reason, banks are free to decide whether or not to obtain | |
| | or photocopy of the beneficial owner's ID card depending on the | | the original copy or photocopy of the beneficial owner's ID card | |
| | actual circumstances. | | depending on the actual circumstances. | |
| | (2) A trust arrangement is defined as "an agreement to manage or | | A trust arrangement is defined as "an agreement to manage or | |
| | dispose of entrusted properties, in which the trustor transfers or | | dispose of entrusted properties, in which the trustor transfers or | |
| | disposes property rights in such a way that enables the trustee to | | disposes property rights in such a way that enables the trustee to | |
| | manage them for the benefit of the beneficiaries or for other | | manage them for the benefit of the beneficiaries or for other | |
| | specific purposes," whereas the beneficiary of a trust | | specific purposes," whereas the beneficiary of a trust | |
| | arrangement is defined as "a party that benefits from the | | arrangement is defined as "a party that benefits from the | |
| | establishment of the trust." Essentially, the trustor is the party that | | establishment of the trust." Essentially, the trustor is the party that | |
| | contributes the property, whereas the beneficiary is the party that | | contributes the property, whereas the beneficiary is the party that | |
| | benefits from the property. If the trustor and the beneficiary are both corporate entities, the beneficial owners of both parties need | | benefits from the property. If the trustor and the beneficiary are both corporate entities, the beneficial owners of both parties need | |
| | to be identified. As for the trustee, trust supervisor and other | | to be identified. As for the trustee, trust supervisor and other | |
| | parties that exercise effective control over the trust account, their | | parties that exercise effective control over the trust account, their | |
| | duties are limited only to handling the trust affairs, managing the | | duties are limited only to handling the trust affairs, managing the | |
| | entrusted property and protecting the beneficiaries' interests, | | entrusted property and protecting the beneficiaries' interests, | |
| | therefore if any of the above parties is a corporate entity, the banks | | therefore if any of the above parties is a corporate entity, the banks | |
| | shall identify the persons who are authorized to represent the | | shall identify the persons who are authorized to represent the | |
| | respective corporate entity in performing duties over the trust | | respective corporate entity in performing duties over the trust | |
| | arrangement. | | arrangement. | |
| 21 | Q16: Subparagraph 5, Article 3 of the "Regulations Governing Anti- | Q <u>21</u> | : Subparagraph 5, Article 3 of the "Regulations Governing Anti- | Question number changed |
| | Money Laundering of Financial Institutions" stated that the name | | Money Laundering of Financial Institutions" stated that the name | |
| | of the "senior managers" must be obtained, while Subparagraph 6, | | of the "senior managers" must be obtained, while Subparagraph 6, | |
| | Article 4 of the Model Guidelines requires banks to obtain the | | Article 4 of the Model Guidelines requires banks to obtain the | |
| | name, date of birth, and nationality of customers. However, if the | | name, date of birth, and nationality of customers. However, if the | |
| | senior manager's date of birth cannot be found in public records | | senior manager's date of birth cannot be found in public records | |
| | such as the directors/supervisors/managers section of the company | | such as the directors/supervisors/managers section of the company | |
| | registration/change of registration or the public company annual | | registration/change of registration or the public company annual | |

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| | report. Isn't this requirement somewhat difficult to fulfill in | report. Isn't this requirement somewhat difficult to fulfill in |
| | practice? | practice? |
| | A <u>16</u> : | A <u>21</u> : |
| | Article 10 of Regulations Governing Anti-Money Laundering of | Article 10 of Regulations Governing Anti-Money Laundering of |
| | Financial Institutions requires banks to determine whether or not the | Financial Institutions requires banks to determine whether or not the |
| | senior manager of a company is a politically exposed person (PEP). The | senior manager of a company is a politically exposed person (PEP). The |
| | senior manager's name alone is not adequate for banks to determine | senior manager's name alone is not adequate for banks to determine |
| | whether or not the party is a PEP, therefore, the date of birth and | whether or not the party is a PEP, therefore, the date of birth and |
| 22 | nationality are mandatory information to facilitate the check. | nationality are mandatory information to facilitate the check. |
| 22 | Q <u>17</u> : Subparagraph 6, Article 4 of the Model Guidelines states that "the | |
| | scope of senior managers may include board directors, | scope of senior managers may include board directors, |
| | supervisors, directors, general manager, chief financial officer, | supervisors, directors, general manager, chief financial officer, |
| | representatives, managers, partners, authorized signatories, or | representatives, managers, partners, authorized signatories, or |
| | natural persons equivalent to the aforementioned senior managers; | natural persons equivalent to the aforementioned senior managers; |
| | the bank shall adopt a risk-based approach to determine the scope | the bank shall adopt a risk-based approach to determine the scope |
| | of senior managers subject to review." In practice, how should | of senior managers subject to review." In practice, how should |
| | banks adopt a risk-based approach to determine the scope of | banks adopt a risk-based approach to determine the scope of |
| | senior managers subject to review? | senior managers subject to review? |
| | A <u>17</u> : | A <u>22</u> : |
| | To enable a better understanding of the customer's controllers and | |
| | beneficial owners, banks may decide whether or not to investigate the | beneficial owners, banks may decide whether or not to investigate the |
| | backgrounds of a broader number of senior managers based on the sustemar's risk profile, which can be determined using a variety of | backgrounds of a broader number of senior managers based on the customer's risk profile, which can be determined using a variety of |
| | factors such as customer's risk grade, industry characteristics, place of | |
| | registration and place of operations. In other words, banks should first | |
| | conduct a risk analysis based on its own understanding of the banking | conduct a risk analysis based on its own understanding of the banking |
| | relationship and the customer before deciding on the scope of the | relationship and the customer before deciding on the scope of the |
| | customer's senior managers to investigate whether or not they would | customer's senior managers to investigate whether or not they would |
| | conform with the bank's internal risk management system. | conform with the bank's internal risk management system. |
| 23 | Q18: Before the national politically exposed person database is | Q23: Before the national politically exposed person database is |
| | constructed entirely, can banks identify whether or not the | constructed entirely, can banks identify whether or not the |
| | customer is a politically exposed person by having them filled out | customer is a politically exposed person by having them filled out |
| | questionnaires and signed an affidavit? | questionnaires and signed an affidavit? |
| | A <u>18</u> : | A <u>23</u> : |
| | The purpose of regulating PEPs is to combat corruption. PEPs who are | The purpose of regulating PEPs is to combat corruption. PEPs who are |

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| involved in corruption will have no motive to disclose their PEP status in the questionnaire, therefore questionnaires alone may not be effective for the purpose of identifying PEPs. Database is merely a tool assisting with the identification process and cannot fully replace customer due diligence procedures. Therefore, in addition to database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard Q&A database, banks may also been metioned in the above Q&A that key to determining whether or not a customer is a PEP is a robust customer's information, use of the Internet and electronic media internal sharing of information, etc. 24 QIP: According to Item 4, Subparagraph 13, Article 4 of the Model Guidelines, for persons who are non-active PEPs of domestic government, foreign governments, or international organizations, banks shall consider relevant risk factors? A192 When evaluating the influence of non-active PEPs, banks may refer Aricle 5 of "Standard Q&A for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice for guidance. Whether or not banks should adopt enhanced customer due diligence as a risk mitigation practice afte customer has left public service shall depend on a number of risk factors including: level of influence remaining in the PEP, the duration of tim spent in key roles, the PEP's new role, and connection between the new role and the previous key role. The duration of time spent in key roles, the PEP's new role, and connection between the new role and the previous key role. The durati | ш | Composted Of A | Commont OP-A |
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| in the questionnaire, therefore questionnaires alone may not be effective for the purpose of identifying PEPs. Database is merely a tool for assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification process and cannot fully replace assisting with the identification proceed and the device of process. Therefore, in addition to the database, banks may also use public information and "Standard Q& for Determining the Scope of Politically Exposed Persons, Family repleter vant is factors and evaluate their influence, and determine whether or not they should be subject to the regulations of the last three items with the risk-based approacimplemented. What are examples of relevant risk factors? A19: When evaluating the influence of non-active PEPs, banks may refer tArticle 5 of "Standard Q& for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the function of time spent in key roles, the PLP's new role and connection between the new role and the previous key role. The duration of time spent in key roles, the PLP's new role and connection between the new role and the previous key role are all useful factors for assessing a PEP's remain influence. Q20: The provision of Item 6, Subparagraph 13, Article 4 of the Model previous key role are all useful factors for assessing a PEP's remain influence. | # | Corrected Q&A | Current Q&A |
| for the purpose of identifying PEPs. Database is merely a tool for assisting with the identification process and cannot fully replace customer due diligence procedures. Therefore, in addition to database, banks may also use public information and "Standard Q&A for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice to the resultation of the above Q&A that key to determining, effective use of information, timely update of the customer's information, use of the Internet and electronic media internal sharing of information, use of the Internet and electronic media internal sharing of information, timely update of the customer's information, timely update of the fulternet internet and electronic media internal sharing of information, timely update of the regulations of the last three items with the risk-based approch implemented. What are examples of relevant risk factors? A19: When evaluating the influence of non-active PEPs, banks may refer Article 5 of "Standard Q&A for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice for guidance. Whether or not barks should adop enhanced customer has left public service shall depend on a number of risk factors including: level of influence remaining in the PEP, the duration of time spent in key roles, the PEP's new role and connection between the new role and the previous key role are all useful factors for assessing a PEP's remaining influence. Q20: The provision of Item 6, Subparagraph 13, Article 4 of the Model Q22: The provision of Item 6, Subparagraph 13, Article 4 of the Model enhanced customer due diligence as a risk mitigation practice after a customer has left public service shall depend | | | |
| assisting with the identification process and cannot fully replace ustomer due diligence procedures. Therefore, in addition to the database, banks may also use public information and "Standard Q&A database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also use public information and "Standard QAA database, banks may also been methicored in the above QAA that in decisions. It has been mentioned in the above QAA that in eustomer's information, use of the Internet and electronic media, internal sharing of information, etc. 24 Q19: According to Item 4, Subparagraph 13, Article 4 of the Mod Guidelines, for persons who are non-active PEPs of domestig government, foreign governments, or international organizations banks shall consider relevant risk factors? A19: When evaluating the influence of non-active PEPs, banks may refer to Article 5 of "Standard QAA for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice for guidance. Whether or not banks should adore mhanced customer due diligence as a risk mitigation practice after including: level of influence remaining in the PEP, the duration of tim spent in key roles, the PEP's new role and connection between the new role and the previous key role are all useful factors for assessing a PEP's remaining influence. 25 Q20: The provision of Item 6, Subparagraph 13, Article 4 of the Moded | | | |
| customer due diligence procedures. Therefore, in addition to the database, banks may also use public information and "Standard Q&A for Determining the Scope of Politically Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice to aid their decisions. It has been mentioned in the above Q&A that the key to determining whether or not a customer is a PEP is a robust customer due diligence process, which can be enhanced through propresens/sharing of information, use of the Internet and electronic media, internal sharing of information, use of the Internet and electronic media, internal sharing of information, use of the Internet and electronic media, internal sharing of information, etc. 24 Q19: According to Item 4, Subparagraph 13, Article 4 of the Model Guidelines, for persons who are non-active PEPs of domestig government, forcing governments, or international organizations, banks shall consider relevant risk factors? A19: When evaluating the influence of non-active PEPs, banks may refer Article 5 of "Standard Q&A for Determining the Scope of Political? Exposed Persons, Family Members and Close Associates" published by the Ministry of Justice for guidance. Whether or not banks should adop chanced customer due diligence as a risk mitigation practice after reclustomer due diligence and a risk mitigation practice after reclustomer due diligence as a risk mitigation practice after reclustomer due diligence as a risk mitigation practice after reclustomer due diligence as a risk mitigation practice after reclustore remaining in the PEP's new role, and connection between the new role and the previous key role. The duration of time spent in key roles, the PEP's new role, and connection between the new role ard the previous key role. The duration of time spent in key roles, the PEP's new role, and connection between the new role ard the previous key role. The duration of time spent in key roles, the PEP's new role, and con | | | |
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| # | Corrected Q&A | Current Q&A |
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| | and 8, Item 3, Subparagraph 7, when their beneficial owners or senior managers are PEPs, they are not subject to the provision of Item 1 to 5 of this Subparagraph. " Is it possible to exclude all of Sub-items 1~9, Item 3, Sub-paragraph 7 from Items 1~5 of this Sub-paragraph? A20: | and 8, Item 3, Subparagraph 7, when their beneficial owners or senior managers are PEPs, they are not subject to the provision of Item 1 to 5 of this Subparagraph. "Is it possible to exclude all of Sub-items 1~9, Item 3, Sub-paragraph 7 from Items 1~5 of this Sub-paragraph? <u>A25</u>: |
| | Beneficial owners and PEPs are regulated for different purposes. For beneficial owners, the main concern is transparency, whereas for PEPs the main concern is anti-bribery and corruption. Subparagraph 13, Article 4 of the Model Guidelines has been drafted with reference to Paragraph 2, Article 10 of the "Regulations Governing Anti-Money Laundering of Financial Institutions," which stated the legal basis as: "Given the fact that senior managers of local government agencies, local state-owned enterprises, foreign government agencies and local government-managed funds (as listed in Sub-items 1 to 3 and 8, Item 3, Subparagraph 7, Article 3) are mostly PEPs, it is unreasonable to have financial institutions undertake enhanced customer due diligence or review risks on a yearly basis. Paragraph 2 was established as a result." Apart from local government agencies, local state-owned enterprises, foreign government agencies and local government-managed funds, other customers may still be exploited by PEPs for corruption, and therefore cannot be excluded. | Beneficial owners and PEPs are regulated for different purposes. For beneficial owners, the main concern is transparency, whereas for PEPs the main concern is anti-bribery and corruption. Subparagraph 13, Article 4 of the Model Guidelines has been drafted with reference to Paragraph 2, Article 10 of the "Regulations Governing Anti-Money Laundering of Financial Institutions," which stated the legal basis as: "Given the fact that senior managers of local government agencies, local state-owned enterprises, foreign government agencies and local government-managed funds (as listed in Sub-items 1 to 3 and 8, Item 3, Subparagraph 7, Article 3) are mostly PEPs, it is unreasonable to have financial institutions undertake enhanced customer due diligence or review risks on a yearly basis. Paragraph 2 was established as a result." Apart from local government agencies, local state-owned enterprises, foreign government agencies and local government-managed funds, other customers may still be exploited by PEPs for corruption, and therefore cannot be excluded. |
| 26 | Q21: According to Article 10 of the "Model Guidelines for Banks Accepting Customers' Digital Deposit Account Opening Online Request," digital deposit accounts are subject to the regulations regarding high-risk customers as stated in "Model Guidelines Governing Anti-Money Laundering and Combating the Financing of Terrorism by the Banking Sector." A21: Banks are required to follow the "Model Guidelines for Banks Accepting Customers' Digital Deposit Account Opening Online Request" for the various steps and identity confirmation measures involved in the opening of a digital deposit account. Furthermore, Note 6 of "Guidelines on Money Laundering and Terrorism Financing Risk Assessment and Prevention Plans for Banks" in the "Model Guidelines Governing Anti-Money Laundering and | Accepting Customers' Digital Deposit Account Opening Online Request" for the various steps and identity confirmation measures involved in the opening of a digital deposit account. Furthermore, Note 6 of "Guidelines on Money Laundering and Terrorism Financing Risk Assessment and Prevention Plans for Banks" in the |

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| # | Corrected Q&A | Current Q&A |
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| # | Corrected Q&A Combating the Financing of Terrorism by the Banking Sector" requires banks to assign a risk grade to this type of customers based on existing policies and procedures at the time when the business relationship is established. (2) However, regardless of the risk grade that a bank assigns to this type of customers, banks shall adopt the practices outlined for high-risk customers in the "Model Guidelines Governing Anti-Money Laundering and Combating the Financing of Terrorism by the Banking Sector" for the management and control of digital deposit accounts after they are opened. In other words, banks may adopt the sample control measures outlined for high-risk customers in Note 7 of the above Guidelines (all or part) as | Combating the Financing of Terrorism by the Banking Sector requires banks to assign a risk grade to this type of customer based on existing policies and procedures at the time when the business relationship is established. (2) However, regardless of the risk grade that a bank assigns to this type of customers, banks shall adopt the practices outlined for high-risk customers in the "Model Guidelines Governing Antim Money Laundering and Combating the Financing of Terrorism by the sector of the type of type of the type of the type of the type of type of the type of the type of type of the type of type of the type of the type of the type of the type of type of type of the type of type of |
| 27 | enhanced control for this type of customers. Q22: Regarding Subparagraph 1, Paragraph 1, Article 6 of the "Regulations Governing Anti-Money Laundering of Financial Institutions, and Subparagraph 1, Paragraph 1, Article 6 of the Model Guidelines, banks are required to obtain the approval of senior manager before establishing or adding new business relationships. For the so-called senior managers, is it meant for a certain level of authority? Do they have to be one level higher than the authority that approves the transaction/relationship? If the bank has already taken the risks into consideration and involved senior managers or assigned two or more senior managers to the approval of transactions, is there still a need to seek approval one level higher than the authority that approves the transaction/relationship? | "Regulations Governing Anti-Money Laundering of Financial Institutions, and Subparagraph 1, Paragraph 1, Article 6 of the Model Guidelines, banks are required to obtain the approval of senior manager before establishing or adding new business relationships. For the so-called senior managers, is it meant for a certain level of authority? Do they have to be one level higher than the authority that approves the transaction/relationship? If the bank has already taken the risks into consideration and involved senior managers or assigned two or more senior managers to the approval of transactions, is there still a need to seek approval one level higher than the authority that approves the transaction/relationship? |
| | A22: (1) Banks are required to implement appropriate levels of approval authority, including the involvement of AML Officers or the board of directors whenever deemed necessary, to address customers' ML risks when establishing new or additional relationship. (2) ML risks may be different from other risks that banks consider from a business perspective (<i>e.g.</i> credit risk), and therefore should be approved at a level that reflects the bank's ML risk management. Customers of high ML risk should be approved at | authority, including the involvement of AML Officers or the board of directors whenever deemed necessary, to address customers ML risks when establishing new or additional relationship. (2) ML risks may be different from other risks that banks conside from a business perspective (<i>e.g.</i> credit risk), and therefore should be approved at a level that reflects the bank's ML risk |

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| the level of authority that is at least one level higher than customers of non-high ML risk. | the level of authority that is at least one level higher than customers of non-high ML risk. | |
| (3) However, if a bank is already approving business transactions at the level of the approving authority applicable to high ML risk customers, there is no need to escalate the approval authority any further unless otherwise stipulated (<i>e.g.</i> decisions that are subject to approval by the AML Officer or are reported to the board of directors). | the level of the approving authority applicable to high ML risk customers, there is no need to escalate the approval authority any further unless otherwise stipulated (<i>e.g.</i> decisions that are subject | |
| 28 Q23: Is it necessary to check companies listed on the TWSE, TPEX and the Emerging Stock Market for issuance of bearer shares? Is it necessary to check companies that are not listed on the TWSE, TPEX and the Emerging Stock Market for issuance of bearer shares? A23: (1) There is no public company (including TWSE, TPEX, and Emerging listed company) in Taiwan found to have bearer shares issued; also, the issuance of bearer shares is prohibited by the Company Act. If the customer is a public company in Taiwan, it is not necessary to confirm whether or not it has issued bearer shares or not. (2) As for foreign public companies (including those companies in the listed/OTC market and Emerging market), due to the different laws and regulations of each country, it is necessary to confirm whether they have issued bearer shares or not. | Q28: Is it necessary to check companies that are listed on the TWSE, TPEX and the Emerging Stock Market for issuance of bearer shares? Is it necessary to check companies that are not listed on the TWSE, TPEX and the Emerging Stock Market for issuance of bearer shares? A28: Subparagraph 12, Article 4 of the Model Guidelines states that, "If the customer is a corporate entity, banks shall investigate whether or not the customer is entitled to issue bearer shares by reviewing the Articles of Incorporation or having the customer issue a declaration. For customers who have issued bearer shares, banks shall adopt one of the following measures to ensure that the beneficial owners' identities are updated." This requirement does not exclude companies that are listed on the TWSE. | |
| 29 Q24: When verifying the trustees of corporate entities, NPOs or trusts | Subparagraph 12. | Question number changed |
| with documents as stated in Sub-item 2, Item 1, Subparagraph 8, | | |

| # | Corrected Q&A | Current Q&A | | |
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| | Article 4 of the Model Guidelines, it is necessary to obtain the | Article 4 of the Model Guidelines, it is necessary to obtain the | | |
| | company's CERTIFIED ARTICLES OF INCORPORATION, a | company's CERTIFIED ARTICLES OF INCORPORATION, a | | |
| | business license issued by the government, PARTNERSHIP | business license issued by the government, PARTNERSHIP | | |
| | AGREEMENT, TRUST INSTRUMENT, CERTIFICATION OF | AGREEMENT, TRUST INSTRUMENT, CERTIFICATION OF | | |
| | GOOD STANDING, etc. Under which circumstances is the | GOOD STANDING, etc. Under which circumstances is the | | |
| | "Certification of Good Standing" required? For example: if the | "Certification of Good Standing" required? For example: if the | | |
| | customer is a financial institution governed by local or foreign | customer is a financial institution governed by local or foreign | | |
| | authority or a listed company (or subsidiary thereof), are banks | authority or a listed company (or subsidiary thereof), are banks | | |
| | still required to obtain "Certification of Good Standing" when the | still required to obtain "Certification of Good Standing" when the | | |
| | Certified Articles of Incorporation and business license are | Certified Articles of Incorporation and business license are | | |
| | already available? | already available? | | |
| | A <u>24</u> : | A <u>29</u> : | | |
| | Certification of Good Standing refers to any document, data or | Certification of Good Standing refers to any document, data or | | |
| | information that a bank acquires through reliable and independent | information that a bank acquires through reliable and independer | | |
| | sources to ensure that the corporate entity or NPO has not been | sources to ensure that the corporate entity or NPO has not been | | |
| | dismissed, liquidated or terminated. However, after having obtained the | dismissed, liquidated or terminated. However, after having obtained the | | |
| | Certified Articles of Incorporation and business license does not mean | Certified Articles of Incorporation and business license does not mean | | |
| | that the corporate entity or NPO still exists, therefore banks are still | that the corporate entity or NPO still exists, therefore banks are sti required to verify the sustance by obtaining document | | |
| | required to verify the customers' existence by obtaining documents, data or information through reliable and independent sources. If the | required to verify the customers' existence by obtaining documents, data or information through reliable and independent sources. If the | | |
| | customer is a financial institution or listed company (or subsidiary | customer is a financial institution or listed company (or subsidiary | | |
| | thereof) supervised by a local or foreign authority, whose existence can | thereof) supervised by a local or foreign authority, whose existence can | | |
| | be verified through non-documentary information, banks may forego | be verified through non-documentary information, banks may forego | | |
| | the acquisition of the Certification of Good Standing in document form. | the acquisition of the Certification of Good Standing in document form. | | |
| 30 | Q25: Sub-item 2, Item 2, Subparagraph 6, Article 4 of the Model | Q30: Sub-item 2, Item 2, Subparagraph 6, Article 4 of the Model | | |
| | Guidelines states that "for NPO customer that has been confirmed | Guidelines states that "for NPO customer that has been confirmed | | |
| | without the Articles of Incorporation or similar document | without the Articles of Incorporation or similar document | | |
| | stipulated" what is the "confirmation method" it referred to? | stipulated" what is the "confirmation method" it referred to? | | |
| | A <u>25</u> : | A <u>30</u> : | | |
| | Subparagraph 6, Article 4 of the Model Guidelines states that "When a | Subparagraph 6, Article 4 of the Model Guidelines states that "When a | | |
| | customer is a trustee of a corporate entity, NPO, or trust, it is necessary | customer is a trustee of a corporate entity, NPO, or trust, it is necessary | | |
| | to understand the business nature of the customer or trust (including | to understand the business nature of the customer or trust (including | | |
| | legal agreements similar to trusts), and obtain at least the following | legal agreements similar to trusts), and obtain at least the following | | |
| | information from the customer or trust to identify and verify customer | information from the customer or trust to identify and verify customer | | |

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| # | Corrected Q&A | Current Q&A | Description |
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| | identity." The purpose of acquiring the Articles of Incorporation or | identity." The purpose of acquiring the Articles of Incorporation or | |
| | similar documents is to identify and verify the customer's identity. The | similar documents is to identify and verify the customer's identity. The | |
| | term "confirm" mentioned in Sub-item 2, Item 2, Subparagraph 6, | term "confirm" mentioned in Sub-item 2, Item 2, Subparagraph 6, | |
| | Article 4 means checking the credibility of information provided by the | Article 4 means checking the credibility of information provided by the | |
| | customers and therefore may proceed in the manner described in Item 2, | customers and therefore may proceed in the manner described in Item 2, | |
| | Subparagraph 8 - "Verification of non-documentary information." | Subparagraph 8 - "Verification of non-documentary information." | |
| 31 | Q26: Regarding the account opening review documents, it is subject to | Q <u>31</u> : Regarding the account opening review documents, it is subject to | Question number changed |
| | the provisions of the "Regulations Governing the Deposit | the provisions of the "Regulations Governing the Deposit | |
| | Accounts and Suspicious or Unusual Transactions" after the | Accounts and Suspicious or Unusual Transactions" after the | |
| | relevant clauses of the Model Guidelines are deleted. Are the | relevant clauses of the Model Guidelines are deleted. Are the | |
| | board meeting minutes and financial report mandatory? | board meeting minutes and financial report mandatory? | |
| | A <u>26</u> : | A <u>31</u> : | |
| | Please refer to Letter No. Jin-Guan-Yin-Fa-Zi No. 10400077630 dated | Please refer to Letter No. Jin-Guan-Yin-Fa-Zi No. 10400077630 dated | |
| | May 8, 2015, the over-the-counter DBU account opening section in | May 8, 2015, the over-the-counter DBU account opening section in | |
| | Subparagraph 1, Paragraph 1, Article 13 of Regulations Governing the | Subparagraph 1, Paragraph 1, Article 13 of Regulations Governing the | |
| | Deposit Accounts and Suspicious or Unusual Transactions and the | Deposit Accounts and Suspicious or Unusual Transactions and the | |
| | "Rules Governing Offshore Banking Branches" amended under Letter | "Rules Governing Offshore Banking Branches" amended under Letter | |
| | • | No. Jin-Guan-Yin-Wai-10650001370 dated May 22, 2017 for | |
| | clarifications on the use of dual identity documents. | clarifications on the use of dual identity documents. | |
| 32 | | | |
| | Governing Anti-Money Laundering and Combating the Financing | | II. Amend the order of item by |
| | of Terrorism by the Banking Sector" states that the measures to | the Financing of Terrorism by the Banking Sector" states that the | referring to the contents Note 2 of |
| | confirm customer identity should include understanding the | measures to confirm customer identity should include | Q14. |
| | purpose and nature of the business relationship and obtaining | understanding the purpose and nature of the business relationship | |
| | applicable and relevant information. How to distinguish "relevant information" and "applicable circumstances?" | and obtaining applicable and relevant information. How to distinguish "relevant information" and "applicable | |
| | A27: | distinguish "relevant information" and "applicable circumstances?" | |
| | | | |
| | • | In addition to the mandatory information listed in the Model Guidelines, | |
| | customers for more supporting proof on a case-by-case basis. For | banks may adopt a risk-based approach to decide whether or not to ask | |
| | | | |
| | | example, banks may consider asking customers for an employment | |
| | | contract if they are looking to open salary accounts; or in cases where | |
| | | customers state insurance payment as the source of capital, banks may | |
| | payment. The Model Guidelines cannot provide an exhaustive list of | consider checking the insurance policy or details of the benefit | |
| | possible scenarios, therefore it is up to the banks themselves to | payment. The Model Guidelines cannot provide an exhaustive list of | |

| # | Corrected Q&A | Current Q&A | Description |
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| | implement appropriate practices for different circumstances. | possible scenarios, therefore it is up to the banks themselves to | |
| | i | implement appropriate practices for different circumstances. | |
| 33 | Q28: Is the customer's making bill payment at the bank subject to the | Q33: According to Article 3 of the Model Guidelines, one-time | I. Question number changed |
| | regulations of the Money Laundering Control Act? If the | transactions include bill payment. However, If the receivers of the | II. According to the Letter No. Jin- |
| | receivers of the bill payments made by the customer have opened | bill payments have opened an account with the bank or have an | Guan-Yin-Fa-Zi No. |
| | an account with the bank or have an entrustment contract signed, | entrustment contract signed, is it necessary to regard it as a one- | 10802702660 dated January 23, |
| | is it necessary to regard it as a one-time transaction customer with | time transaction customer with the identity verification process | 2019 by the Financial Supervisory |
| | the identity verification process initiated? | initiated? Does a bill payment include cash and fund transfer? | Commission that was transferred |
| | A <u>28</u> : | A <u>33</u> : | to the Ministry of Justice on |
| | (1) Recording to the Letter rio: on Oddin rin rd Li rio: | According to Subparagraph 5, Article 3 of the Model Guidelines, one- | December 19, 2018 to discuss the |
| | 10002702000 ualed January 23, 2019 by the Financial | time transactions refer to the transactions conducted by customers at the | "Bank of Taiwan's handling the |
| | Supervisory Commission that was transferred to the Ministry of L | banks that they have not yet had a business relation established, | collection and payment services |
| | lustice on December 19 7018 to discuss issues related to the | including cash remittances, currency exchange, <u>bill payment</u> and other transactions. Therefore, if a payer made bill payment at a financial | of governmental treasuries at all |
| | "Poply of Taiwan's handling the collection and neumant convises | transactions. Therefore, if a payer made <u>bill payment</u> at a financial institution to a bank account or an account of the trustor, it is not a one- | levels subject to the Money |
| | | time transaction. | Laundering Control Act and the |
| | Laundering Control Act and the Counter-Terrorism Financing | | Counter-Terrorism Financing |
| | Act" with the minutes of the meeting issued, financial institutions | | Act" with the minutes of the |
| | are commissioned by administrative agencies to handle business | | meeting issued, the questions and |
| | operations, and if they act as an administrative assistant within the | | explanations are amended |
| | scope of entrustment, they can be excluded from being subject to | | accordingly. |
| | the Money Laundering Control Act. | | |
| | (2) According to Subparagraph 5, Article 3 of the Model Guidelines, | | |
| | one-time transactions refer to the transactions conducted by | | |
| | customers at the banks that they have not yet had a business | | |
| | relation established, including cash remittances, currency | | |
| | exchange and other transactions. Therefore, if a payer handles the | | |
| | collection and payment of taxes and fees that the government does | | |
| | not commission at a financial institution, and the payment is made | | |
| | to a bank account or an account of the trustor, it is not a one-time | | |
| | transaction. | | |
| 34 | Q <u>29</u> : If the retained information of an inactive account does not include | Q <u>34</u> : If the retained information of an inactive account does not include | Question number changed |
| | all the information required for risk assessment, can the bank not | all the information required for risk assessment, can the bank not | |
| | conduct risk assessment first and wait to perform customer | conduct risk assessment first and wait to perform customer | |

| # | Corrected Q&A | Current Q&A | | |
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| | identity verification and risk assessment when the customer comes | identity verification and risk assessment when the customer comes | | |
| | to the bank to conduct transactions or open a new account? | to the bank to conduct transactions or open a new account? | | |
| | A <u>29</u> : | A <u>34</u> : | | |
| | If risk assessments are not performed on inactive customers or accounts | If risk assessments are not performed on inactive customers or accounts | | |
| | that lacked the required information, the bank would not be able to | that lacked the required information, the bank would not be able to | | |
| | complete full-scale ML/TF risk assessment and devise a prevention plan | complete full-scale ML/TF risk assessment and devise a prevention pla | | |
| | for the entire bank. For this reason, banks are still required under | for the entire bank. For this reason, banks are still required under | | |
| | Description 3(1) in Letter No. Jin-Guan-Yin-Fa-Zi No. 10300328890 | Description 3(1) in Letter No. Jin-Guan-Yin-Fa-Zi No. 10300328890 | | |
| | issued by the FSC on December 30, 2014 to perform risk assessment on | issued by the FSC on December 30, 2014 to perform risk assessment on | | |
| | existing customers. If the bank is unable to obtain the information | existing customers. If the bank is unable to obtain the information | | |
| | needed to complete risk assessment, it may use reasonable risk indicator | needed to complete risk assessment, it may use reasonable risk indicator | | |
| | estimates for the unavailable information, and take steps to obtain | estimates for the unavailable information, and take steps to obtain | | |
| | appropriate and timely information depending on customer's | appropriate and timely information depending on customer's | | |
| | significance and risk level. | significance and risk level. | | |
| 35 | Q30: If there is a need for banks to transact or open an account with a | Q_{35}^{35} : If there is a need for banks to transact or open an account with a | | |
| | peer financial institution, whether or not for investment or | peer financial institution, whether or not for investment or | | |
| | interbank borrowing, do they need to conduct identification or | interbank borrowing, do they need to conduct identification o | | |
| | risk assessment? | risk assessment? | | |
| | A <u>30</u> : | A <u>35</u> : | | |
| | If there is a need for banks to transact or open an account with a peer | If there is a need for banks to transact or open an account with a peer | | |
| | financial institution, whether for investment or interbank borrowing, | financial institution, whether for investment or interbank borrowing | | |
| | only the financial institution where the account is opened is required to | only the financial institution where the account is opened is required to | | |
| | perform customer due diligence and customer risk grading. Meanwhile, | perform customer due diligence and customer risk grading. Meanwhile, | | |
| | the financial institution where no new account is opened shall adopt the | the financial institution where no new account is opened shall adopt the | | |
| | appropriate risk control measures according to its AML/CFT policy. | appropriate risk control measures according to its AML/CFT policy. | | |
| 36 | Q <u>31</u> : Paragraph 2, Article 5 of the Model Guidelines states that banks | Q <u>36</u> : Paragraph 2, Article 5 of the Model Guidelines states that banks | | |
| | shall regularly review whether or not the information they have | shall regularly review whether or not the information they have | | |
| | obtained to identify customers and their beneficial owners is | obtained to identify customers and their beneficial owners is | | |
| | sufficient, and ensure that such information is updated, especially | sufficient, and ensure that such information is updated, especially | | |
| | for high-risk customers, it should be reviewed at least once a year; | for high-risk customers, it should be reviewed at least once a year. | | |
| | however, how often should a medium and low-risk customer be | In addition to the aforementioned customers, the frequency of | | |
| | reviewed? Is it necessary to obtain new information from | review shall be determined according to the risk-based approach. | | |
| | customers for every regular review? Is it necessary to review | Is it necessary to obtain new information from customers for | | |

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| # Corr | ected Q&A | Curre | ent Q&A | Des | scription |
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| | high-risk customers who are inactive for a prolonged period of | | every regular review? Is it necessary to review high-risk | | |
| | time? | | customers who are inactive for a prolonged period of time? How | | |
| A <u>31</u> | : | | often, in general, should medium and low-risk customers be | | |
| (1) | The frequency of review for low- and medium-risk customers | | reviewed? | | |
| | should be determined by the bank based on its risk-based | A <u>36</u> : | | | |
| | assessment policy. | (1) | The purposes of regular customer review are to refresh the bank's | | |
| (2) | The purposes of regular customer review are to refresh the bank's | | understanding of its customers and to ensure that customers' | | |
| | understanding of its customers and to ensure that customers' | | information is up-to-date. It does not necessarily require a re- | | |
| | information is up-to-date. It does not necessarily require a re- | | submission of all documents needed for identification and review. | | |
| | submission of all documents needed for identification and review. | | During the regular customer review, banks should determine the | | |
| | During the regular customer review, banks should determine the | | types of document or information to be obtained from customers | | |
| | types of document or information to be obtained from customers | | based on their own risk policies and practices. | | |
| | based on their own risk policies and practices. | (2) | Whether or not there is a need to review customers who are | | |
| | Whether or not there is a need to review customers who are inactive for a prolonged period of time should be determined by | | inactive for a prolonged period of time should be determined by | | |
| | banks according to their own risk assessment policies. Based on an | | banks according to their own risk assessment policies. Based on an | | |
| | observation of foreign best practices, it is appropriate for financial | | observation of foreign best practices, it is appropriate for financial | | |
| | institutions to forego a regular review of customers that have been | | institutions to forego a regular review of customers that have been | | |
| | inactive for a prolonged period of time, as long as the financial | | inactive for a prolonged period of time, as long as the financial institution has clearly defined "inactive customer" in its policies | | |
| | institution has clearly defined "inactive customer" in its policies | | and procedures and adopted relevant control measures. | - | |
| | and procedures and adopted relevant control measures. | (3) | For medium and low-risk customers, banks should adopt a risk- | | |
| | | | based assessment policy and determine the frequency of review at | | |
| | | | their own discretion. | - | |
| 37 | | 037: | The laws have outlined several circumstances in which a bank is | I. | This question is deleted. |
| | | | entitled to "terminate the business relationship with customers." | | Since the guidelines for banks are |
| | | | Is it appropriate to draft the master account opening agreement in | | described in Item 2, Subparagraph |
| | | | such a way that it empowers the bank to close a customer's | | 3 and 4, Note 3 of the "Simplified |
| | | | | | Measures for Banks to Obtain or |
| | | A37: | account after serving notice? | | |
| | | | aragraph 15, Article 4 of the Model Guidelines states that, "Banks | | Update Periodic Customer |
| | | - | enforce contractual terms under the following circumstances: (i) | | Review or Risk Assessment Data" |
| | | • | as may reject a service request or terminate a business relationship | | announced with Letter No. Jin- |
| | | | e customer exhibits any of the signs listed in Item 8, Subparagraph | | Guan-Yin-Fa-Zi No. |
| | | | For this reason, banks are entitled under Item 8, Subparagraph 1, | | 10801049290 dated April 16, |
| | | | le 4 to terminate a business relationship with customers according | | 2019 issued by the Financial |
| | | | | | Supervisory Commission and |

| # | Corrected Q&A | Current Q&A | Description |
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| | | to the terms of the underlying contract. However, as a more robust | Subparagraph 15, Article 4 of the |
| | | practice, banks should involve their legal affairs departments in the | Model Guidelines, this question is |
| | | related procedures. | deleted. |
| 38 | Q <u>32</u> : According to Subparagraph 2, Article 4 of the Model Guidelines, | Q <u>38</u> : According to Subparagraph 2, <u>Paragraph 1</u> , Article 4 of the Model | I. Question number changed |
| | the timing of confirming customer identity is "(ii) Conducting the | Guidelines, the timing of confirming customer identity is "(ii) | II. Amend the order of item by |
| | following one-time transactions: 1. When a currency transaction | Conducting the following one-time transactions: 1. When a | referring to the contents Note 2 of |
| | exceeds a certain amount. The same applies to multiple | currency transaction exceeds a certain amount. The same applies | Q14. |
| | transactions with apparent connections that exceed a certain sum. | to multiple transactions with apparent connections that exceed a | |
| | " Multiple transactions with apparent connections are easier to | certain sum. " Multiple transactions with apparent connections | |
| | identify when the transactions are made over counter, but it is | are easier to identify when the transactions are made over | |
| | difficult to identify customers when transactions are conducted | counter, but it is difficult to identify customers when transactions | |
| | using automated channels. Is it appropriate to exclude automated | are conducted using automated channels. Is it appropriate to | |
| | transactions from the review of "multiple transactions with | exclude automated transactions from the review of "multiple | |
| | apparent connection"? | transactions with apparent connection"? | |
| | A_{32} : | A_{38} : | |
| | According to the U.S. Bank Secrecy Act (BSA) and Currency | According to the U.S. Bank Secrecy Act (BSA) and Currency | |
| | Transaction Reporting-Aggregation of Currency Transactions section | Transaction Reporting-Aggregation of Currency Transactions section | |
| | of the Anti-Money Laundering (AML) Examination Manual, "multiple | of the Anti-Money Laundering (AML) Examination Manual, "multiple | |
| | transactions with apparent connections" include transactions conducted over automated equipment. However, they apply only to transactions | transactions with apparent connections" include transactions conducted over automated equipment. However, they apply only to transactions | |
| | conducted by the same customer (or the same authorized person) within | conducted by the same customer (or the same authorized person) within | |
| | the same day that the bank has knowledge of. Therefore, if the bank is | | |
| | | aware of the identity of the person transacting through automated | |
| | | equipment, the bank shall add up all one-time transactions conducted | |
| | over-the-counter and using automated equipment by the same customer | over-the-counter and using automated equipment by the same customer | |
| | | | |
| | whether or not it is necessary to confirm customer's identity. If a | whether or not it is necessary to confirm customer's identity. If a | |
| | customer initiates a transaction above a certain amount without the use | customer initiates a transaction above a certain amount without the use | |
| | of a card or by using unidentifiable methods such as offshore ATM card | of a card or by using unidentifiable methods such as offshore ATM card | |
| | on an automated equipment, the bank shall, due to the inability to verify | on an automated equipment, the bank shall, due to the inability to verify | |
| | the customer's identity at that moment, withhold the transaction and | | |
| | instruct the customer to complete the transaction over-the-counter. | instruct the customer to complete the transaction over-the-counter. | |
| | _ | Customers who conduct transaction using ATM cards issued by other | |

| # | 4 | Corrected Q&A | Current Q&A | Description |
|---|---|---------------|---|-------------|
| | local banks over automated equipment are exempted from identity | | local banks over automated equipment are exempted from identity | |
| | verification, because their identities have already been confirmed when | | verification, because their identities have already been confirmed when | |
| | they established the business relationships with the respective banks. | | they established the business relationships with the respective banks. | |

4. Suspicious ML/TF patterns

| # | Corrected Q&A | Current answer | Description |
|----|--|--|-----------------------------------|
| 39 | Q33: Is the suspected money laundering or terrorism financing | Q <u>39</u> : Is the suspected money laundering or terrorism financing | I. Question number changed |
| | transaction pattern in the appendix just an example? Can each | transaction pattern in the appendix just an example? Can each | II. Merged with the Q46 and with |
| | financial institution choose its own monitoring criteria and | financial institution choose its own monitoring criteria in | the content amended in |
| | whether it must be monitored with an information system, or part | accordance with the provision of Subparagraph 7, Paragraph 1, | accordance with Subparagraph 3, |
| | of it can be controlled manually by the bank according to the risk- | Article 9? | 4, 7, and 9, Paragraph 1, Article |
| | based approach? | A <u>39</u> : | 9 of the Model Guidelines. |
| | A <u>33</u> : | The patterns shown in the appendix should be used as a reference for | |
| | The patterns shown in the appendix should be used as a reference for | developing monitoring criteria. According to the provisions of | |
| | developing monitoring criteria. According to Subparagraph 7 and 9, | Subparagraph 7, Paragraph 1, Article 9 of the Model Guidelines, banks | |
| | Paragraph 1, Article 9 of the Model Guidelines, banks shall select or | shall, based on the scale of their assets, geographic distribution, | |
| | develop suitable monitoring criteria and establish relevant information | business characteristics, customer nature, and transaction | |
| | systems to assist monitoring, and shall utilize risk-based methods, such | characteristics; also, refer to the bank's internal money laundering and | |
| | as consideration of transaction volume, characteristics of patterns, or the | terrorism financing risk assessment or daily transaction, select or | |
| | effectiveness of monitoring measures, after performing an analysis of | develop their own monitoring criteria. Therefore, banks should apply | |
| | risks, to determine an appropriate monitoring method. The | the risk-based approach to select or develop suitable monitoring criteria | |
| | aforementioned monitoring policies and procedures for accounts and | with written analysis records kept in order to evidence the rationality of | |
| | transactions should be stipulated and updated regularly in accordance | monitoring criteria. | |
| | with Subparagraph 3 and 4, Paragraph 1, Article 9 of the Model Guidelines; also, a written analysis record should be kept regardless of | | |
| | whether they are stipulated or updated to evidence the rationality of the | | |
| | monitoring criteria. | | |
| 40 | | Q40: Regarding the "Reporting of transactions suspected to involve | Question number changed |
| | | money laundering or terrorism financing" stated in Paragraph 2, | Question number enanged |
| | Article 9 of the Model Guidelines, how should the transaction | Article 9 of the Model Guidelines, how should the transaction | |
| | | | |
| | amount be determined at the time of reporting? | amount be determined at the time of reporting? A40: | |
| | A_{34}^{34} : | — | |
| | (1) Transaction amount is determined mainly based on credit entries. | (1) Transaction amount is determined mainly based on credit entries. | |
| | From the perspective of criminal proceeds, debit entries are | From the perspective of criminal proceeds, debit entries are | |
| | simply ways to launder them, and therefore the report should not | simply ways to launder them, and therefore the report should not | |
| | comprise a sum of debit and credit entries. | comprise a sum of debit and credit entries. | |
| | (2) Case examples: | (2) Case examples: | |
| | Shortly after \$10 million was credited into account A, a sum of | Shortly after \$10 million was credited into account A, a sum of | |

| # | | Corrected Q&A | | Current answer | | Description |
|----|-----|--|------|---|-----|---------------------------------|
| | | \$0.5 million was withdrawn in multiple transactions of less | | \$0.5 million was withdrawn in multiple transactions of less | | |
| | | than \$5 million each. In which case, the amount of transaction | | than \$5 million each. In which case, the amount of transaction | | |
| | | should be \$10 million. | | should be \$10 million. | | |
| | | A total of NT\$6 million was recently deposited into account A in | | A total of NT\$6 million was recently deposited into account A in | | |
| | | cash in more than a dozen transactions of less than \$0.5 | | cash in more than a dozen transactions of less than \$0.5 | | |
| | | million each, and \$5 million were transferred outwards shortly | | million each, and \$5 million were transferred outwards shortly | | |
| | | after. In which case, the transaction amount should be | | after. In which case, the transaction amount should be | | |
| | | reported at \$6 million. | | reported at \$6 million. | | |
| | | A total of \$10 million was recently deposited into account A | | A total of \$10 million was recently deposited into account A | | |
| | | through cash, remittance and fund transfer, and \$9 million | | through cash, remittance and fund transfer, and \$9 million was | | |
| | | was withdrawn shortly after in cash or multiple wire transfers. | | withdrawn shortly after in cash or multiple wire transfers. In | | |
| | | In which case, the transaction amount should be reported at | | which case, the transaction amount should be reported at \$10 | | |
| | | \$10 million. | | million. | | |
| | | On January 1, \$5 million was transferred into account A and | | On January 1, \$5 million was transferred into account A and | | |
| | | shortly after withdrawn in cash; on January 2, another \$5 | | shortly after withdrawn in cash; on January 2, another \$5 | | |
| | | million was transferred into the account and shortly thereafter | | million was transferred into the account and shortly thereafter | | |
| | | withdrawn in cash; and on January 3, another \$5 million was | | withdrawn in cash; and on January 3, another \$5 million was | | |
| | | transferred into the account and shortly after withdrawn in | | transferred into the account and shortly after withdrawn in | | |
| | | cash. In which case, the transaction amount should be | | cash. In which case, the transaction amount should be | | |
| | | reported at \$15 million. | | reported at \$15 million. | | |
| | | Party A has \$5 million in cash and later transfers \$3 million to | | Party A has \$5 million in cash and later transfers \$3 million to | | |
| | | Party B in multiple transactions and deposits, another \$2 | | Party B in multiple transactions and deposits, another \$2 | | |
| | | million to Party C's account in cash. In which case, the | | million to Party C's account in cash. In which case, the | | |
| | | transaction amount should be reported at \$5 million. | | transaction amount should be reported at \$5 million. | | |
| | (3) | When explaining suspicious reasons, banks should describe the | (3) | When explaining suspicious reasons, banks should describe the | | |
| | | credit entries followed by how the money is being laundered (e.g. | | credit entries followed by how the money is being laundered (<i>e.g.</i> | | |
| | | the debit entries), and the sum of the credit entries shall be | | the debit entries), and the sum of the credit entries shall be | | |
| | | reported as the transaction amount. | | reported as the transaction amount. | | |
| 41 | | | Q41: | The appendix outlines suspicious transaction patterns for the | I. | This question is deleted. |
| | | | | "Product/Service - Trade Financing" category, including Sub- | II. | Since a detailed description is |
| | | | | paragraph 2: "Pricing of product/service or the value stated in | | given in Subparagraph 2, Note 3 |
| | | | | invoice is significantly different (over- or under-estimated) from | | of appendix 2 of the "Bank's |
| | | | | the fair market value." | | Trade Anti-Money Laundering |

| # | Corrected Q&A | Current answer | Description |
|----|--|--|-------------------------------|
| | | (1) Does the government have any public information platform that | Practice" has been explained, |
| | | can be used to check a product's fair market value? | this question is deleted |
| | | (2) The price of import/export would naturally be lower than the | 1 |
| | | market value, not to mention that factors such as customs duty, | |
| | | market demand, gross margin, etc. are all capable of affecting the | |
| | | final price. How should banks determine whether a product is | |
| | | priced significantly above or below the fair market value? Is there | |
| | | a commonly accepted calculation or formula? | |
| | | (3) Is it mandatory to use government-published information to | |
| | | determine the price rationale? What if the product's fair market | |
| | | value is unavailable from the open information platform? | |
| | | A41: | |
| | | (1) Banks may access the database established by the Customs | |
| | | Administration, Ministry of Finance, and perform searches using | |
| | | appropriate criteria. | |
| | | (2) The above website can be used as a reference for frequently | |
| | | imported/exported goods, but should not be used in an absolute | |
| | | manner. The process still relies on the employees' subjective | |
| | | judgment. Every merchandise is different, therefore it is | |
| | | inappropriate to apply one formula for all. | |
| | | (3) Information that can be used to determine the price rationale is | |
| | | not limited to government sources; banks may also accumulate | |
| | | internal database through daily transactions or use other | |
| 42 | | references to assist in the decision-making. | |
| 42 | | Q42: The appendix outlines suspicious transaction patterns for the | Question number changed |
| | "Product/Service - Trade Financing" category, including | "Product/Service - Trade Financing" category, including | |
| | Subparagraph 4: "The letters of credit used in transactions are | Subparagraph 4: "The letters of credit used in transactions are | |
| | frequently or unreasonably revised, postponed, or changed | frequently or unreasonably revised, postponed, or changed | |
| | payment locations without giving a reasonable explanation." How | payment locations without giving a reasonable explanation." How | |
| | to deal with such a situation? | to deal with such a situation? | |
| | A <u>35</u> : | A <u>42</u> : | |
| | Change of L/C details or forfeiting terms may alter the source of the | Change of L/C details or forfeiting terms may alter the source of the | |
| | capital for the underlying trade financing transaction. For example, the | capital for the underlying trade financing transaction. For example, the | |
| | payment may originate from a country, region or party with a higher | payment may originate from a country, region or party with a higher | |
| | risk after the change. | risk after the change. | |
| 43 | Q36: The appendix outlines suspicious transaction patterns for the | Q43: The appendix outlines suspicious transaction patterns for the | Question number changed |

| # | Corrected Q&A | Current answer |
|----|---|---|
| 11 | "Product/Service - Trade Financing" category, including | "Product/Service - Trade Financing" category, including |
| | Subparagraph 5: "Using the L/C without actual trade activity, bill | Subparagraph 5: "Using the L/C without actual trade activity, bill |
| | discounting or offshore financing." What is meant by "L/C | discounting or offshore financing." What is meant by "L/C |
| | without actual trade activity" and "offshore financing?" | without actual trade activity" and "offshore financing?" |
| | A <u>36</u> : | $A\underline{43}$: |
| | Most L/Cs are issued based on the actual exchange of goods, which | Most L/Cs are issued based on the actual exchange of goods, which |
| | means that there are documents that banks can use to check the pricing | means that there are documents that banks can use to check the pricing |
| | rationale and the authenticity of the underlying transaction. In practice, | rationale and the authenticity of the underlying transaction. In practice, |
| | however, not all trade financing services involve the use of fully | however, not all trade financing services involve the use of fully |
| | documented L/Cs. Customers that approach banks for trade financing | documented L/Cs. Customers that approach banks for trade financing |
| | using L/Cs or notes issued abroad without supporting document would | using L/Cs or notes issued abroad without supporting document would |
| | make it difficult for banks to establish the underlying transaction. | make it difficult for banks to establish the underlying transaction. |
| 44 | | Q44: The appendix outlines suspicious transaction patterns for the |
| | | "Product/Service - Correspondent Banking" category, including |
| | | rapid increase in the amount and frequency of cash deposit, cash |
| | | transportation and deposit size of the correspondent bank. |
| | | However, banks do not necessarily know the size of deposits of |
| | | their correspondent banking partners (such as the case of RMA), |
| | | and may not engage in cash transportation at all. Under such |
| | | circumstances, does the "correspondent bank" in the appendix |
| | | include the RMA relationship? |
| | | A44: |
| | | Section 13 of FATF GUIDANCE ON CORRESPONDENT BANKING |
| | | SERVICES reads: "Correspondent banking does not include one-off |
| | | transactions or the mere exchange of SWIFT Relationship Management |
| | | Application keys (RMA) in the context of non-customer relationships, |
| | | but rather is characterized by its on-going, repetitive nature." Non- |
| | | account and non-customer RMA has been excluded from the FATF's |
| | | guidance on correspondent banking services, and therefore should be |
| 45 | 027. The enceding did not expline exercisions transportion nettoms for | excluded from the "Product/Service - Correspondent Banking." |
| чЈ | Q <u>37</u> : The appendix did not outline suspicious transaction patterns for | Q45: The appendix did not outline suspicious transaction patterns for |
| | derivatives or money trade financing services. Can it be | derivatives or money trade financing services, can it be provided? |
| | provided? | A <u>45</u> : Users may refer to the pattern described in Sub-paragraph 5 of the |
| | A <u>37</u> : Users may refer to the pattern described in Sub-paragraph 5 of the | "Product/Service - OBU" category, where a "Customer makes frequent |
| | Users may rerer to the pattern described in Sub-paragraph 5 of the | i roude service obe eategory, where a customer makes nequent |

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| e | I. This question is deleted. |
| g | II. Since the correspondent banking |
| h | service is detailed in Question 3 |
| ۲. | of the "Reference for Questions |
| of | in Bank's Independent |
|), 1. | Transaction Tests and |
| h x | Corresponding Bank Accounts" announced by the Financial |
| Λ | Supervisory Commission with |
| | Letter No. Jin-Guan-Yin-Fa-Zi |
| G | No. 10801049540 issued on |
| ff | April 23, 2019. |
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| or | Question number changed |
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| # | Corrected Q&A | Current answer |
| | "Product/Service - OBU" category, where a "Customer makes frequent | and substantial purchases of offshore structured products within a |
| | and substantial purchases of offshore structured products within a | certain period that do not conform with the customer's needs," and |
| | certain period that do not conform with the customer's needs," and | apply this concept to the monitoring of other financial products. |
| | apply this concept to the monitoring of other financial products. | |
| 46 | | Q46: Are banks required to monitor suspicious ML/TF patterns listed in |
| | | the appendix using an information system or are banks allowed to |
| | | adopt a manual, risk-based control approach? |
| | | A46: |
| | | According to Subparagraph 9, Paragraph 1, Article 9 of the Model |
| | | Guidelines, "Banks shall adopt a risk-based approach to monitoring |
| | | suspicious ML/TF patterns and develop an information system to assist |
| | | in the process. Banks that do not use information systems to assist with |
| | | the process shall adopt other solutions that may help employees identify |
| | | suspicious ML/TF transactions when dealing with customers. " It means |
| | | that banks are free to determine the most suitable monitoring approach |
| | | after analyzing their distinctive risk profiles and taking into account |
| | | factors such as transaction volume, pattern or effectiveness of |
| | | monitoring measures. |

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| | |
| n This question has been merged ir | nto |
| Q33; therefore, this question has | been |
| deleted. | |
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5. Personnel qualification

| # | Corrected Q&A | Current answer | | Description |
|----|---|--|-----|----------------------------------|
| 47 | Q38: According to Subparagraph 2, Paragraph 2, Article 18 of the | Q47: According to Item 2, Subparagraph 2, Paragraph 1, Article 17 of | I. | Question number changed |
| | Model Guidelines, one of the requirements for the bank's | the Model Guidelines, one of the requirements for the bank's | II. | The original Item 2, |
| | AML/CFT officers, specialists, and domestic business department | AML/CFT officers, specialists, and domestic business department | | Subparagraph 2, Paragraph 1, |
| | supervisors to be qualified for the position is: "Completed at least | supervisors to be qualified for the position is: "Completed at least | | Article 17 of the Model |
| | 24 hours of course organized by FSC-approved institutions and | 24 hours of course organized by FSC-approved institutions and | | Guidelines has been adjusted as |
| | had passed the examination with a certificate of completion | had passed the examination with a certificate of completion | | Subparagraph 2, Paragraph 2, |
| | obtained. However, the qualified compliance personnel is deemed | obtained. However, the qualified compliance personnel is deemed | | Article 18; therefore, the cited |
| | to qualify the requirements stated in this Subparagraph after | to qualify the requirements stated in this Item after completing the | | provisions have been adjusted |
| | completing the 12-hour AML/CFT training and education | 12-hour AML/CFT training and education organized by the FSC- | | accordingly. |
| | organized by the FSC-approved institution. " If employees have | approved institution. " If employees have completed 12 hours of | | |
| | completed 12 hours of AML/CFT training organized by FSC- | AML/CFT training organized by FSC-approved institutions prior | | |
| | approved institutions prior to being qualified for compliance | to being qualified for compliance personnel, would they be | | |
| | personnel, would they be considered as having met the above | considered as having met the above condition? | | |
| | condition? | A <u>47</u> : | | |
| | A <u>38</u> : | According to the proviso of <u>Item 2</u> , Subparagraph 2, Paragraph <u>1</u> , | | |
| | According to the proviso of Subparagraph 2, Paragraph $\underline{2}$, Article 1 $\underline{8}$ of | | | |
| | the Model Guidelines, it is necessary to be qualified as compliance | compliance personnel first, and then completed the 12-hour AML/CTF education and training organized by the FSC-approved institution in | | |
| | personnel first and then complete the 12-hour AML/CTF education and training organized by the FSC-approved institution in order to meet the | order to meet the requirements of qualification outlines in this <u>Item</u> . | | |
| | requirements of qualification outlines in this <u>Subparagraph</u> . | order to meet the requirements of quantication outlines in this <u>reem</u> . | | |
| 48 | | Q <u>48</u> : According to the provision of <u>Subparagraph 2</u> , Paragraph <u>1</u> , | T | Question number changed |
| | Model Guidelines, the AML/CFT officers, specialists, and | | | č č |
| | domestic business department supervisors shall meet the relevant | specialists, and domestic business department supervisors shall | | Paragraph 1, Article 17 of the |
| | qualifications within three months of being assigned to their role. | | | Model Guidelines has been |
| | If employees have completed at least 24 hours of courses | | | adjusted as Paragraph 2, Article |
| | organized by FSC-approved institutions, passed the required | | | 18; therefore, the cited |
| | exams and obtained the course completion certificate or | the required exams and obtained the course completion certificate | | provisions have been adjusted |
| | undergone relevant training prior to being assigned the role, | | | accordingly. |
| | would they be considered to have met the qualification criteria? | would they be considered to have met the qualification criteria? | | |
| | A <u>39</u> : | A <u>48</u> : | | |
| | The prevailing rules require that AML/CFT Officers, specialists and | The prevailing rules require that AML/CFT Officers, specialists and | | |
| | domestic business department supervisors fulfill their qualification | domestic business department supervisors fulfill their qualification | | |

| # | Corrected Q&A | Current answer | Description |
|----|---|--|---|
| | criteria within 3 months of being assigned to their role. Having met the | criteria within 3 months of being assigned to their role. Having met the | Ĩ |
| | qualification criteria before their job assignment fulfills this | qualification criteria before their job assignment fulfills this | |
| | requirement. | requirement. | |
| 49 | | Q49: According to Item 2, Subparagraph 3, Paragraph 1, Article 17 of | I. This question is deleted. |
| | | the Model Guidelines, domestic business department supervisors | II. The provisions of the Model |
| | | are deemed to have fulfilled their qualification criteria if they | Guidelines cited originally had |
| | | meet the conditions listed in Item 2 of the preceding Subparagraph | been deleted; therefore, this |
| | | within one year of being assigned the role. If the domestic | question is also deleted. |
| | | business department supervisor has already been assigned to the | |
| | | supervisory role before this Model Guidelines were published, | |
| | | what will be the deadline for fulfilling this qualification criteria? | |
| | | A49: | |
| | | A domestic business department supervisor who has been carrying out | |
| | | the role of supervisor before December 31, 2016 is required to fulfill the | |
| | | qualification criteria mentioned in Item 2, Subparagraph 2, Paragraph 1, | |
| | | Article 17 of the Model Guidelines by no later than December 31, 2017, which is one year away from January 1, 2017. | |
| 50 | O40: According to the provision of Deregraph 1 Article 16 of the | | I Question number shanged |
| | Q <u>40</u> : According to the provision of <u>Paragraph</u> 1, Article 1 <u>6</u> of the Model Guidelines, banks shall allocate adequate AML/CFT | | - |
| | personnel and resources according to its business scale and risks; | Model Guidelines, banks shall allocate adequate AML/CFT | The original Subparagraph 1, Article 15 of the Model Guidelines, has been |
| | | personnel and resources according to its business scale and risks; | |
| | also, the board of directors (council) shall appoint a senior officer to serve as the dedicated supervisor who should be fully | also, the board of directors (council) shall appoint a senior officer | |
| | | to serve as the dedicated supervisor who should be fully sutherized to coordinate and supervise the AMI (CET task and to | - |
| | authorized to coordinate and supervise the AML/CFT task, and to ensure that these personnel and supervisors do not have part-time | authorized to coordinate and supervise the AML/CFT task, and to ensure that these personnel and supervisors do not have part-time | been adjusted accordingry. |
| | jobs that conflict with their AML/CFT responsibility. What is the | jobs that conflict with their AML/CFT responsibility. What is the | |
| | scope of the "concurrent role of conflicting interest?" How should | | |
| | banks define and determine a "conflict of interest?" | banks define and determine a "conflict of interest?" | |
| | | A <u>50</u> : | |
| | A <u>40</u> : (1) "Conflict of interest" refers to a conflict between an employee's | | |
| | (1) "Conflict of interest" refers to a conflict between an employee's personal interest and the interest of the employee's duties. The | personal interest and the interest of the employee's duties. The | |
| | conflict can be examined from a number of perspectives, such as | conflict can be examined from a number of perspectives, such as | |
| | an employee's external business involvements (concurrent | an employee's external business involvements (concurrent | |
| | | employment), report of private transactions by specific | |
| | employment), report of private transactions by specific | | |
| | employees, stakeholder transactions, etc. | employees, stakeholder transactions, etc. | |

| # | | Corrected Q&A | | Current answer |
|----|---------------|--|---------------|--|
| | (2) | As far as "concurrent role of conflicting interest" is concerned, | (2) | As far as "concurrent role of conflicting interest" is concerned, |
| | | the AML/CFT Officers and specialists are not allowed to assume | | the AML/CFT Officers and specialists are not allowed to assume |
| | | business responsibilities or concurrently be involved in the | | business responsibilities or concurrently be involved in the |
| | | maintenance of customer relations, and neither can they be | | maintenance of customer relations, and neither can they be |
| | | assigned to audit the effectiveness of the AML program. In | | assigned to audit the effectiveness of the AML program. In |
| | | addition, they must not report to any manager of general business | | addition, they must not report to any manager of general business |
| | | activities. | | activities. |
| | (3) | However, according to the second half of Paragraph 1, Article 16 | (3) | However, according to the second half of Subparagraph 1, Article |
| | | of the Model Guidelines, "The local bank and the postal offices | | 15 of the Model Guidelines, "The local bank and the postal |
| | | which also handle money transaction of deposit shall also set up | | agency that handles deposits and exchanges shall also set up an |
| | | an independent AML/CFT unit under the general manager, the | | independent AML/CFT unit under the general manager, the head |
| | | head office compliance department or the risk control unit, which | | office compliance department or the risk control unit, which unit |
| | | unit shall not concurrently conduct business other than AML/CFT | | shall not concurrently conduct business other than AML/CFT |
| | | task." Therefore, the AML/CFT officers and specialists of local | | task." Therefore, the AML/CFT officers and specialists of local |
| | | banks and the postal offices, which also handle money | | banks and the postal agency that handles deposits and exchanges |
| | | transactions of deposit, should work full-time. | | should work full-time. |
| 51 | Q <u>41</u> : | (1) When the business unit supervisor is on vacation, should the | Q <u>51</u> : | (1) When the business unit's supervisor is on vacation, should the |
| | | agent also have to meet the qualifications required in Paragraph | | agent also have to meet the qualifications required in Paragraph |
| | | 1, Article 17 of the "Model Guidelines Governing Anti-Money | | 1, Article 17 of the "Model Guidelines Governing Anti-Money |
| | | Laundering and Combating the Financing of Terrorism by the | | Laundering and Combating the Financing of Terrorism by the |
| | | Banking Sector?" (2) If an employee obtains the certificate of | | Banking Sector?" (2) If an employee obtains the certificate of |
| | | completion mentioned in Item 2, Subparagraph 2, Paragraph 1, | | completion mentioned in Item 2, Subparagraph 2, Paragraph 1, |
| | | Article 17 during the year, will the employee be exempted from | | Article 17 during the year, will the employee be exempted from |
| | | the 12-hour training requirement stated in Subparagraph 4, | | the 12-hour training requirement stated in Subparagraph 4, |
| | | Paragraph 1, Article 17 for the given year? | | Paragraph 1, Article 17 for the given year? |
| | A <u>41</u> : | | A <u>51</u> : | |
| | (1) | The acting business department supervisor can be exempted from | (1) | The acting business department supervisor can be exempted from |
| | | the requirement, but banks are advised to develop a system for | | the requirement, but banks are advised to develop a system for |
| | (0) | training persons of acting duty. | | training persons of acting duty. |
| | (2) | Employees who "complete at least 24 hours of courses organized | (2) | Employees who "complete at least 24 hours of courses organized |
| | | by the FSC-approved institution, and pass the required exams to | | by the FSC-approved institution, and pass the required exams to |
| | | obtain a course completion certificate" according to Item 2, Subgenerating 1 Article 17 in a given user | | obtain a course completion certificate" according to Item 2, Subgenerating 1 Article 17 in a given user |
| | | Subparagraph 2, Paragraph 1, Article 17 in a given year are | | Subparagraph 2, Paragraph 1, Article 17 in a given year are |

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| # | Corrected Q&A | Current answer | Description |
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| | exempted from the requirement stated in Item 4, Paragraph 1, | exempted from the requirement stated in Item 4, Paragraph 1, | |
| | Article 17, which is to complete "12 hours of AML/CFT training | Article 17, which is to complete "12 hours of AML/CFT training | |
| | organized by internal/external training institutions that are | organized by internal/external training institutions that are | |
| | approved by the accountable manager mentioned in | approved by the accountable manager mentioned in | |
| | Subparagraph 1, Article 14" during the year. | Subparagraph 1, Article 14" during the year. | |
| | | | |

6. Others

| # | Corrected Q&A | Current Q&A | | Description |
|----|--|--|-----|----------------------------------|
| 52 | $Q\underline{42}$: For the test on the ongoing account and transaction monitoring | | Qu | |
| | mechanism stated in Article 9 of the Model Guidelines, except for | mechanism stated in Article 9 of the Model Guidelines, except for | | |
| | the manual monitoring process, if the test is conducted | the manual monitoring process, if the test is conducted | | |
| | collectively by the head office with the overseas branch informed | collectively by the head office with the overseas branch informed | | |
| | of the test result for reference in making an adjustment, is it | of the test result for reference in making an adjustment, is it | | |
| | feasible? | feasible? | | |
| | A <u>42</u> : | A <u>52</u> : | | |
| | Tests can be conducted collectively by the head office if the ongoing | Tests can be conducted collectively by the head office if the ongoing | | |
| | account and transaction monitoring system is designed and | account and transaction monitoring system is designed and | | |
| | implemented consistently throughout the bank. If there is any difference | implemented consistently throughout the bank. If there is any difference | | |
| | in the monitoring systems adopted by the offshore branches and the | | | |
| | - | head office, the offshore branches would be required to conduct their | | |
| | own tests. | own tests. | | |
| 53 | Q43: What items should be included in the "Model Validation" in | Q_{53}^{53} : What items should be included in the "Model Validation" in | I. | Question number changed |
| | Subparagraph 4, Article 8 and Subparagraph 5, Paragraph 1, | Subparagraph 4, Article 8 and Subparagraph 5, Article 9 of the | II. | Amend the order of item by |
| | Article 9 of the Model Guidelines? | Model Guidelines? | | referring to the contents Note 2 |
| | A <u>43</u> : | A <u>53</u> : | | of Q14. |
| | Refer to the SUPERVISORY GUIDANCE ON jointly issued in 2011 by | Refer to the SUPERVISORY GUIDANCE ON jointly issued in 2011 by | | |
| | the Board of Governors of the Federal Reserve System and the Office of | the Board of Governors of the Federal Reserve System and the Office of | | |
| | the Comptroller of the Currency. | the Comptroller of the Currency. | | |
| | MODEL RISK MANAGEMENT | MODEL RISK MANAGEMENT | | |
| | | According to the provision of Section V "MODEL VALIDATION," the | | |
| | | purpose of model verification is to confirm that the operation of the | | |
| | model meets expectations and is consistent with its design goals and | | | |
| | business requirements. All elements of the model, including information | business requirements. All elements of the model, including information | | |
| | input, processing and output, should be verified. | input, processing and output, should be verified. | | |

| # | Corrected Q&A | Current Q&A | Description |
|----|--|--|-------------------------------------|
| 54 | Q44: Name check should be performed based on risk. Would it be | Q54: Name check should be performed based on risk. Would it be | Question number changed |
| | possible to give an example? | possible to give an example? | č |
| | A <u>44</u> : | A <u>54</u> : | |
| | When detecting, comparing and checking the name of a customer, | When detecting, comparing and checking the name of a customer, | |
| | customer's senior managers, beneficial owners or transaction-related | customer's senior managers, beneficial owners or transaction-related | |
| | parties, banks should design procedures based on the risks presented to | parties, banks should design procedures based on the risks presented to | |
| | them and apply checks at various timing and frequency for different | them and apply checks at various timing and frequency for different | |
| | groups of customers. | groups of customers. | |
| 55 | | Q55: Are banks required to check names (such as the sanction list) for | This question is deleted because it |
| | | NTD domestic wire transfers? | involves the interpretation of the |
| | | A55: | Counter-Terrorism Financing Act by |
| | | Banks shall adopt a risk-based approach to develop their own name- | the Ministry of Justice. |
| | | check systems. The scope and method of checks performed shall be | |
| | | prioritized based on the risk assessment outcome, effect of risk | |
| | | mitigation, resource allocation, etc. of each bank. | |
| 56 | Q45: According to Article 13 of the Model Guidelines, the remitter's | Q_{56}^{56} : According to Article 12 of the Model Guidelines, the remitter's | I. Question number changed |
| | information should include address/identity card number/date of | information should include address/identity card number/date of | II. The original Article 12 of the |
| | birth. Does this provision apply to non-natural person customers? | birth. Does this provision apply to non-natural person customers? | Model Guidelines has been |
| | A <u>45</u> : | A <u>56</u> : | adjusted as Article 13; therefore, |
| | According to Article 13 of the Model Guidelines, banks shall keep the | According to Article 12 of the Model Guidelines, banks shall keep the | the cited provisions have been |
| | following information of remitters who made domestic remittances in | following information of remitters who made domestic remittances in | adjusted accordingly. |
| | New Taiwan dollars: | New Taiwan dollars: | adjusted accordingly. |
| | (1) Name; | (1) Name; | |
| | (2) Debiting account number; and | (2) Debiting account number; and | |
| | (3) any of the following: | (3) any of the following: | |
| | A. Address | A. Address | |
| | B. ID card number | B. ID card number | |
| | C. Date and place of birth | C. Date and place of birth | |
| | For non-natural person customers, input the entity's name in "Name," | For non-natural person customers, input the entity's name in "Name," | |
| | business ID number in "ID card number," and date of establishment and | business ID number in "ID card number," and date of establishment and | |
| | place of registration in "Date and place of birth." | place of registration in "Date and place of birth." | |
| 57 | Q_{46}^{46} : Should the bank continue to accept transactions from the account | Q_{57}^{57} : Should the bank continue to accept transactions from the account | Question number changed |
| | after filing a suspicious ML/TF transaction against such | after filing a suspected money laundering or terrorism financing | |
| | accountholders? | transaction against such accountholders? | |
| | A <u>46</u> : | A <u>57</u> : | |

| # | Corrected Q&A | Current Q&A | Description |
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| | Once a bank has reported a suspicious ML/TF transaction by a customer, the bank may still accept the customer's transaction request unless otherwise stipulated by law or if the customer exhibits any of the circumstances listed in Item 8, Subparagraph 1, Article 4 of the Model | customer, the bank may still accept the customer's transaction request unless otherwise stipulated by law or if the customer exhibits any of the circumstances listed in Item 8, Subparagraph 1, Article 4 of the Model | |
| 58 | Guidelines. | Guidelines. Q58: If some government agencies need to deposit cash more than a certain amount on a regular or routine basis, are they subject to the provisions of Paragraph 4, Article 13 of the Model Guidelines, and can they be exempted from confirming and reporting every transaction with the approval of the Investigation Bureau? A58: According to Paragraph 2, Article 13 of the Model Guidelines, "it is not necessary to report to the Ministry of Justice Investigation Bureau of the following currency transactions that exceed a certain amount, but the customer's identity should be confirmed with the relevant record kept as evidence: I. The amount deposited in the bank account of local government agencies, local state-owned enterprises, empowered institutions (within the scope of entrustment), public and private schools, public utilities, and funds lawfully established by the government. " Therefore, government agencies are exempted from being reported to the Investigation Bureau if they use their accounts in | II. The original Article 13 of the Model Guidelines has been |
| 59 | Q48: Banks should conduct ML/FT risk assessment when launching | Q59: Banks should conduct ML/FT risk assessment when launching | Question number changed |

| # | Corrected Q&A | Current Q&A |
|---|--|---|
| | new products or services. Does this requirement apply to overseas | new products or services. Does this requirement apply to overseas |
| | branches? If that is the case and the home country and the local | branches? If that is the case and the home country and the local |
| | country have different definitions for a "new product," should the | country have different definitions for a "new product," should the |
| | offshore branch adopt the more stringent definition? | offshore branch adopt the more stringent definition? |
| | A <u>48</u> : | A <u>59</u> : |
| | According to Paragraph 5, Article 2 of the Model Guidelines, "Banks | According to Paragraph 5, Article 2 of the Model Guidelines, "Banks |
| | shall ensure that their foreign branches (or subsidiaries) adopt | shall ensure that their foreign branches (or subsidiaries) adopt |
| | AML/CFT measures that are consistent with the head office (or parent | AML/CFT measures that are consistent with the head office (or parent |
| | company), subject to compliance with the local regulations. When the | company), subject to compliance with the local regulations. When the |
| | minimum requirement differs between the country of the head office (or | minimum requirement differs between the country of the head office (or |
| | parent company) and the country of the foreign branch (or subsidiary), | parent company) and the country of the foreign branch (or subsidiary), |
| | the foreign branch (or subsidiary) shall adopt the standard that is more stringent between the two. "This means that offshore branches are also | the foreign branch (or subsidiary) shall adopt the standard that is more stringent between the two. "This means that offshere branches are also |
| | required to assess ML/TF risks for their products. If the country in | stringent between the two. "This means that offshore branches are also required to assess ML/TF risks for their products. If the country in |
| | which the offshore branch is residing imposes a more stringent | which the offshore branch is residing imposes a more stringent |
| | definition about a new product, the offshore branch shall adopt the more | definition about a new product, the offshore branch shall adopt the more |
| | stringent definition for the assessment of the ML/TF product risk. If the | stringent definition for the assessment of the ML/TF product risk. If the |
| | country in which the offshore branch is residing imposes a less stringent | country in which the offshore branch is residing imposes a less stringent |
| | definition about the new product, the offshore branch shall adopt the | definition about the new product, the offshore branch shall adopt the |
| definition of the home country and assess ML/TF risks in a manner | | definition of the home country and assess ML/TF risks in a manner |
| | consistent with the head office. | consistent with the head office. |
| 60 | Q <u>49</u> : According to Subparagraph 1, Article 1 <u>5</u> of the Model Guidelines, | Q <u>60</u> : According to Subparagraph 1, Article 1 <u>4</u> of the Model Guidelines, |
| | "all necessary records of domestic and foreign transactions shall | "all necessary records of domestic and foreign transactions shall |
| | be kept for at least five years." However in case where laws | be kept for at least five years." However in case where laws |
| | otherwise provide a longer period for record-keeping, the bank | otherwise provide a longer period for record-keeping, the bank |
| | should comply with such laws. For trading room phone | should comply with such laws. For trading room phone |
| | recordings, should banks retain such records for the duration | recordings, should banks retain such records for the duration |
| | specified in the "Foreign Exchange Market Trading Guidelines" | specified in the "Foreign Exchange Market Trading Guidelines" |
| | or follow the rules outlined in this Article? | or follow the rules outlined in this Article? |
| | A <u>49</u> : | A <u>60</u> : |
| | As explained in the FATF Recommendation 11, the purpose of retaining | As explained in the FATF Recommendation 11, the purpose of retaining |
| | mandatory records on domestic and foreign transactions is to facilitate | mandatory records on domestic and foreign transactions is to facilitate |
| | quick reconstruction of individual transactions at the authority's request | quick reconstruction of individual transactions at the authority's request |
| | and use them as evidence for the prosecution of a crime. | and use them as evidence for the prosecution of a crime. |
| | Therefore, if the trading room phone recordings is for a transaction | Therefore, if the trading room phone recordings is for a transaction |

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|), 11 | II. | The original Article 14 of the |
| 'S | 11. | Model Guidelines has been |
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| | | adjusted as Article 15; therefore, |
| e | | the cited provisions have been |
| n | | adjusted and the text has been |
| " | | amended accordingly. |
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| # | Corrected Q&A | Current Q&A | Description |
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| | conducted by the customer and the bank consensually, it is deemed as a | conducted by the customer and the bank consensually, it is deemed as a | |
| | "necessary record" as defined in Subparagraph 1, Article 15, and should | "necessary record" as defined in Subparagraph 1, Article 14, and should | |
| | be kept for at least five years, in line with the provision of "Foreign | be kept for at least five years, in line with the provision of "Foreign | |
| | Exchange Market Trading Guidelines," which stipulates that "the | Exchange Market Trading Guidelines," which stipulates that "the | |
| | recording content should be kept for at least three months, and may be | | |
| | extended due to conservatism for trading of long-term interest rate | extended due to conservatism for trading of long-term interest rate | |
| | swaps, forward rate agreements or instruments of similar nature." | swaps, forward rate agreements or instruments of similar nature." | |
| 61 | | Q <u>61</u> : According to Subparagraphs 1, <u>Paragraph 1</u> , Article 15 of the | - |
| | "Regulations Governing Anti-Money Laundering of Financial | "Regulations Governing Anti-Money Laundering of Financial | II. Amend the order of item and |
| | Institutions," "Financial institutions shall report a suspected | Institutions," "Financial institutions shall report a suspected | sub-paragraph by referring to the |
| | ML/TF transaction that meets the monitoring pattern or other | ML/TF transaction that meets the monitoring pattern or other | contents Note 2 of Q14; also, the |
| | circumstances stated in Subparagraph 5, Article 9 to the | circumstances stated in Subparagraph 5, Article 9 to the | text is amended as appropriate. |
| | Investigation Bureau, regardless of the transaction amount. The | Investigation Bureau, regardless of the transaction amount. The | |
| | same shall apply to attempted transactions. " For a remittance, | same shall apply to attempted transactions. " For a remittance, | |
| | when is the transaction considered "incomplete?" | when is the transaction considered "incomplete?" | |
| | A <u>50</u> : | A <u>61</u> : | |
| | Apply the following principles: | Apply the following principles: | |
| | (1) An outward remittance rejected by the payee bank is considered | (1) An outward remittance rejected by the payee bank is considered | |
| | "complete." | "complete." | |
| | (2) An inward remittance rejected by the bank before being credited | (2) An inward remittance rejected by the bank before being credited | |
| | into the internal accounts is considered "incomplete." | into the internal accounts is considered "incomplete." | |
| | (3) An inward remittance rejected by the bank after being credited | (3) An inward remittance rejected by the bank after being credited | |
| | into the internal accounts is considered "complete." | into the internal accounts is considered "complete." | |
| | (4) When a bank reports a suspicious ML/TF transaction to the | (4) When a bank reports a suspicious ML/TF transaction to the | |
| | Investigation Bureau after learning that its customer is placed on | Investigation Bureau after learning that its customer is placed on | |
| | the sanction list or reported by media for major criminal | the sanction list or reported by media for major criminal | |
| | involvement, all suspicious transactions previously completed | involvement, all suspicious transactions previously completed | |
| | shall be considered "complete." | shall be considered "complete." | |
| 62 | Q <u>51</u> : Financial institution at the time of confirming the customer's | Q <u>62</u> : Financial institution at the time of confirming the customer's | Question number changed |
| | identity shall obtain the name, date of birth and nationality of the | identity shall obtain the name, date of birth and nationality of the | |
| | senior managers of the corporate entity in accordance with | | |
| | Subparagraph 6, Article 4 of the Model Guidelines. If the | Subparagraph 6, Article 4 of the Model Guidelines. If the | |
| | customer is a branch of a foreign company in Taiwan, should the | | |

| # | Corrected Q&A | Current Q&A |
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| | information of the senior managers in the Taiwan branch office or | information of the senior managers in the Taiwan branch office or |
| | foreign headquarters be obtained? With respect to step 3 in | foreign headquarters be obtained? With respect to step 3 in |
| | identifying the beneficial owners outlined in Subparagraph 7, | identifying the beneficial owners outlined in Subparagraph 7, |
| | Article 4, which senior managers should be considered as the | Article 4, which senior managers should be considered as the |
| | beneficial owners? Those of the Taiwan branch office or those of | beneficial owners? Those of the Taiwan branch office or those of |
| | the foreign headquarters? | the foreign headquarters? |
| | A <u>51</u> : | A <u>62</u> : |
| | According to FATF Recommendation 24, information on a corporate entity should distinguish between basic profile and beneficial owners. The basic profile mainly refers to proof of existence, legal form, list of directors and company registration. Beneficial owners, on the other hand, refer to natural persons who own or control the corporate entity. Subparagraph 6 of the Article is intended mainly to establish a basic profile of the corporate entity, therefore information on the senior managers of the corporate customer itself <i>(e.g.</i> the Taiwan branch office) would suffice. Subparagraph 7 of the Article is intended to identify the | corporate entity should distinguish between basic profile and beneficial owners. The basic profile mainly refers to proof of existence, legal form, list of directors and company registration. Beneficial owners, on the other hand, refer to natural persons who own or control the corporate entity. (2) Subparagraph 6 of the Article is intended mainly to establish a basic profile of the corporate entity, therefore information on the senior managers of the corporate customer itself <i>(e.g.</i> the Taiwan branch office) would suffice. (3) Subparagraph 7 of the Article is intended to identify the |
| | beneficial owners of the corporate entity, therefore banks should investigate, on a case-by-case basis, which senior managers (within or outside the Taiwan branch office) possess actual control over the corporate entity. | investigate, on a case-by-case basis, which senior managers |
| 63 | Q52: For those who have handled AML/CTF operations for less than one year in that year, how should the on-the-job training hours be calculated as specified in Paragraph 3 or 4, Article 18 of the Model Guidelines? | |
| | A <u>52</u> : On-the-job training hours should be pro-rated based on the duration of actual duty (calculated in months). For example: An employee who came on-board since October is required to undergo 2 hours of on-the-job training for the year (12 hours * $(1-10/12)=2$ hours). | A <u>63</u> : On-the-job training hours should be pro-rated based on the duration of actual duty (calculated in months). For example: An employee who came on-board since October is required to undergo 2 hours of on-the- job training for the year (12 hours * (1-10/12)=2 hours). |

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| n | I. | Question number changed |
| e | II. | The original Subparagraphs 4 |
| le | | and 5, Paragraph 1, Article 17 of |
| | | the Model Guidelines, has been |
| of | | adjusted as Paragraphs 3 and 4, |
| .0 | | Article 18; therefore, the cited |
|)- | | provisions have been adjusted |
| | | accordingly. |