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Title:	Regulations Governing Implementation of Internal Control and Auditing System of Insurance Enterprises 🖸
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Legislative :	Title: Regulations Governing Implementation of Internal Control and Auditing System of Insurance Enterprises
	 Promulgated by Ministry of Finance (90-tai-tsai-pao No. 0900751422) in total of 34 articles on 2001.12.20 Amended on January 04, 2006 Amended on March 17, 2010 Amended on February 04, 2012 Amended on February 04, 2012 Amended on May 12, 2015 Amended on 1 July 2016 per Order Ref. Jin-Kuan-Bao-Tsai 10502076451 of the Financial Supervisory Commission Amended on 19 October 2017 per Order Ref. Jin-Kuan-Bao-Tsai 10602504021 of the Financial Supervisory Commission. Amended on 29 May 2018 per Order Ref. Jin-Kuan-Bao-Tsai 10704502401 of the Financial Supervisory Commission. Amended on 5 August 2019 per Order Ref. Jin-Kuan-Bao-Tsai 10804944651 of the Financial Supervisory Commission. Amended on 5 August 2020 per Order Ref. Jin-Kuan-Bao-Tsai 10904930471 of the Financial Supervisory Commission. Amended on September 1, 2021 per Order Ref. Jin-Kuan-Bao-Tsai 1004933251 of the Financial Supervisory Commission. Amended on September 27, 2022 per Order Ref. Jin-Kuan-Bao-Tsai 1104805211 of the Financial Supervisory Commission. Amended on May 7, 2024 per Order Ref. Jin-Kuan-Bao-Tsai 11304913991 of the Financial Supervisory Commission.
Content :	 Article 5 An insurance enterprise shall, based on its business nature and scale, establish operating procedures for at least the following control operations according to the principles of internal check, and review and revise such procedures in a timely manner: 1. Insurance product development and management operation: Including risk assessment of insurance products, evaluation of premium rate adequacy, assessment of reserve adequacy and the product management operation. 2. Product sales operation: Including promotional materials and information to be disclosed in insurance policy, business solicitation, underwriting, contract conversion, reinstatement, conservation, fees and charges. 3. Claim operation: Including investigation of accident, review and payment operation. 4. Fund utilization operation: Including holistic investment policies, acquisition, custody and disposal of various investment assets, and rules for related party transactions. 5. Solvency assessment operation: Including assessment of financial conditions and capital adequacy, insurance enterprise risk management and assessment of the insurance enterprise' s self risks and solvency. 6. Processing derivatives transactions operation: Including procedures, announcement and reporting procedures, accounting treatment, internal control and audit system. 7. Reinsurance operation: Including methods of reinsurance, assessment of

risks and risk tolerance, reinsurance retention ratio and selection of reinsurers and reinsurance brokers.
8.Control operations of accounting, general affairs, resources, personnel management and other businesses.
9.Management of financial examination reports.
10.Management of financial consumers protection.
11.Management of the application of International Financial Reporting Standards.
12.Mechanism for handling major contingencies.
13.Mechanism for anti-money laundering and combating the financing of terrorism (AML/CFT) and management of compliance with relevant laws and

regulations, including the management mechanism for identifying, assessing,

and monitoring AML/CFT risks.

14. Management of sustainability information

15.0ther matters designated by the competent authority.

Where an insurance enterprise is required to establish a remuneration committee according to law, the insurance enterprise shall design internal controls and operating procedures for the operation and management of the remuneration committee.

Where an insurance enterprise has an audit committee established, its internal control system shall also include the management of the audit committee meeting procedures.

For the stipulation, revision or abolition of all operational and management regulations mentioned in the preceding three paragraphs, it requires the participation of regulatory compliance, internal audit, and risk management agencies.

Article 19 When an insurance enterprise carries out routine audit, its internal audit report shall disclose the following information based on the business nature of the audited unit:

1. Scope of audit, summary commentary, financial status, capital adequacy, business performance, asset quality, management of shares, management of the board of directors and audit committee meeting procedures, regulatory compliance, related-party transactions, control and internal management of various businesses, management of customer data confidentiality,

information management, employee confidentiality education, management of sustainability information, and implementation of self-inspection, and an evaluation of the above matters.

2. Examination opinions on material violations, deficiencies or frauds occurred at various units, and suggestions for disciplinary actions against negligent employees.

3. The examination opinions or deficiencies identified by the competent authority, accountants, internal audit unit (including the internal audit unit of the financial holding company), and self-inspection personnel, and the improvement status of items that are listed as needing further improvement in the statement on internal control.

The internal audit reports, working papers and relevant information under the preceding paragraph shall be retained for at least 5 years.

An insurance enterprise shall, in a prescribed format and via a Web-based information system, file with the competent authority for record next year's audit plan before the end of December each year and a report on the execution of its previous year's annual audit plan before the end of February each year.

An insurance enterprise shall, by the end of each fiscal year, deliver its next year's audit plan in writing to its supervisors or audit committee for review and record the comments of supervisors or audit committee. If the insurance enterprise does not have an audit committee but independent directors, it shall deliver the audit plan to the independent directors for comments.

The audit plan under the preceding paragraph shall contain at least: a description of the audit plan, key annual audit items, units to be audited, nature of audit (routine audit or special audit), and frequency of audit and whether the audit plan is in compliance with the requirements of the competent authority. If the audit is a special audit, the scope of audit should also be noted.

The annual audit plan and changes thereof shall be approved by the board of

directors.
Article 41 These Regulations shall be in force on the date of promulgation.
Except for the part on management of financial consumers' protection in these Regulations which has been in force since December 30, 2011, the provisions of Article 5 amended and promulgated on February 4, 2012 shall enter into force three months after the date of promulgation.
The provisions of Article 32-2 of these Regulations amended and promulgated on May 29, 2018 shall take effect six months after promulgation.
The provisions of these Regulations amended and promulgated on August 20, 2020 shall have been in force since December 31, 2020.

The provisions of these Regulations amended and promulgated on May 7, 2024 shall have been in force since January 1, 2025.

Data Source : Financial Supervisory Commission Laws and Regulations Retrieving System