Content	
Title:	Regulations Governing Insurance Enterprises Engaging in Operating Reinsurance and Other Risk Spreading Mechanisms Ch
Date:	2023.12.26
Legislative :	<ol> <li>Promulgated on 1 February, 2008.</li> <li>Articles 13 and 21 amended on 21 March 2011 per Order Ref. Jin-Kuan-Bao- Tsai 10002504322 of the Financial Supervisory Commission, Executive Yuan.</li> <li>Articles 13 and 21 amended on 28 December, 2011.</li> <li>Articles 5, 10 and 11 amended on 28 April, 2016.</li> <li>Articles 8 and 12 amended on 2 May, 2017.</li> <li>Articles 3,4,7, 10 and 18 amended on 3 March, 2021.</li> <li>Articles 5,13,17 and 21 amended on 26 December, 2023.</li> </ol>
Content :	<ul> <li>Article 5</li> <li>An insurance enterprise engaging in operating reinsurance can include accounts as reinsurance transactions in its financial reports prepared in accordance with IFRS 17 only if the reinsurance contract it issues and holds exhibit significant insurance risk.</li> <li>The significant lnsurance risk specified in the preceding paragraph refers to the significance of insurance risk in individual reinsurance contracts evaluated by the insurance enterprise that meets one of the following criteria: <ol> <li>The reinsurer has in substance assumed all insurance risks associated with the ceded portion of the original insurance policy; or</li> <li>The portion of original policy ceded to the reinsurer under the reinsurance contract carries significant insurance risk and it is reasonably likely that the reinsurer will assume significant loss under the original reinsurance contract.</li> <li>If the reinsurance contract serves the purpose of financing or might not meet the criteria specified in the practice standards drawn up by The Actuarial Institute of the Republic of China and deemed that it has significant insurance risk.</li> <li>Article 13</li> <li>Where an insurance enterprise has unqualified ceded reinsurance under the Requiations herein, the insurance contract and the recipients of the cession of reinsurance.</li> <li>Reconciliation of assets and liabilities of the reinsurance contract for reinsurance contracts held.</li> <li>Ststimates of future cash flows evaluated for the group of reinsurance contracts held.</li> <li>Ststimates of future cash flows evaluated for the group of reinsurance contract held.</li> <li>Stimates of future cash flows evaluated for the group of reinsurance contract held.</li> <li>The summary of the reinsurance on tract and the recipients of the cession of reinsurance where the premium allocation approach is adopted) includes the has assumption relected by the estimates for the risk assumption (except where the premium allocation approach is adopted) includes the das</li></ol></li></ul>

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business provided in Article 14 herein shall disclose the following particulars in its financial statements or notes to financial statements: 1. Purpose, reasons and expected benefits of engaging in such business. 2. The following matters regarding the business: (1) Statement of reconciliation for assets and liabilities of reinsurance contract held. (2) Statement of reconciliation for assets and liabilities of insurance contract issued. 3. The impact of the business on the statement of comprehensive income is categorized below based on the reinsurance contract categories: (1) The reinsurance assets of reinsurance contracts held or the insurance contract liabilities for reinsurance contracts issued must include the insurance service results, financial outcome, the composition of other comprehensive income, and total comprehensive income. (2) The financial assets of reinsurance contracts held or the financial liabilities of reinsurance contracts issues must include the net investment income, finance costs, and total comprehensive income recognized in profit or loss. 4. In case of change to the business or contract, reasons for such change and effects on assets or financial assets of reinsurance contracts and total comprehensive income. 5. Method of accounting treatment. 6. Other matters designated by the competent authority. Article 21 These Regulations shall enter into force from April 1, 2008. The amendment to these Regulations comes into enforcement upon the date of promulgation, except for the amendment promulgated on December 28th, 2011, which shall come into force on January 1st, 2013, and the amendment promulgated on December 26th, 2023, which shall come into force on January 1st, 2026

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