AML/CFT & CFP Compliance Examination Manual

for Insurance Companies

Revised December 2024

Examination Item

- 1 > Examination of AML/CFT internal controls and risk assessments
- 2 . Auditing of ML/TF control procedures
- 3 · Review of management system and organization
- 4 . Enhanced review for key examination points

Item No.	Examination Items	Legal basis or
		Reference
		Information
1	1. Examination of AML/CFT internal controls	
	and risk assessments	
1.1	(1) Internal controls	
1.1.1	(i) Suitability of internal controls	
1.1.1.1	(a) Has the institution established AML/CFT	1.Article 5 of the
	internal controls as required by Article 5 of	Regulations
	the "Regulations Governing Implementation	Governing
	of Internal Control and Auditing System of	Implementation of
	Insurance Enterprises"? Have the controls	Internal Control
	(and any amendments thereto) been	and Auditing
	approved by the board of directors? Is the	System of
	content of the internal control system	Insurance
	comprehensive and suitable? Check the	Enterprises
	following items: Has the institution adopted	2.Paragraph 1,
	policies and procedures for identifying,	Article 5 of the
	assessing, and managing ML/TF risks in	Regulations
	accordance with the "Regulations Governing	Governing
	Implementation of Internal Control and	Implementation of
	Audit System for Anti-Money Laundering	Internal Control
	and Countering Terrorism Financing of	and Audit System
	Insurance Companies, Post Offices	for Anti-Money
	Engaging in Simple Life Insurance Business	Laundering and
	and Other Financial Institutions Designated	Countering
	by the Financial Supervisory Commission"?	Terrorism
	Has the institution—based on these	Financing of
	Guidelines, the results of its risk assessment,	Insurance
	and the scale of its business—adopted an	Companies, Post
	AML/CFT program in order to manage and	Offices Engaging
	mitigate identified risks, and does it adopt	in Simple Life
	enhanced controls for relatively high risks?	Insurance
	With regard to oversight and control of	Business and
	AML/CFT compliance and implementation	Other Financial
	of the AML/CFT program, has a set of	Institutions
	standard operating procedures been	Designated by the

	incorporated into the institution's self-audits	Financial
	and internal audits, and are they	Supervisory
	strengthened when necessary?	Commission
		3.Paragraph 1,
		Article 2 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		4.Paragraph 1,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering Terrorism
		Financing Policies
1 1 1 0	AND CET	and Procedures
1.1.1.2	(b) Is the institution's AML/CFT program	1.Paragraph 3,
	comprehensive and suitable? Check the	Article 5 of the
	following items: customer due diligence	Regulations
	(CDD); watch list filtering; ongoing	Governing
	monitoring of accounts and transactions;	Implementation of
	records keeping; filing of cash transaction	Internal Control
	reports (CTRs); filing of suspicious	and Audit System
	transaction report (STRs); appointment of a	for Anti-Money
	chief compliance officer at the management	Laundering and
	level in charge of AML/CFT compliance	Countering
	matters; employee screening and hiring	Terrorism
	procedures; ongoing employee training	Financing of

		I
	programs; existence of an independent audit	Insurance
	function to test the effectiveness of	Companies, Post
	AML/CFT system; and other matters	Offices Engaging
	required by AML/CFT legislation and the	in Simple Life
	FSC.	Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Paragraph 3,
		Article 2 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Paragraph 3,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.1.1.3	(c) Does the institution identify, assess, and	1.Subparagraph 9,
	understand the ML/TF risks to which it is	Article 2 of the
	exposed and take appropriate AML/CFT	Regulations
	exposed and take appropriate AME/CIT	Regulations

		and Adoption of
		Prevention
		Programs
		2.Jin Guan Bao
		Zong Zi
		No.1110492697
		letter on June
		29,2022
1.1.1.5	(e) Does the institution conduct annual reviews	1.Subparagraph 2,
	(the timing may be decided by the institution	Article 14 of the
	itself) of its internal control measures? Does	Model Guidelines
	the institution have sufficient internal control	for Life Insurance
	measures designed to prevent money	Enterprises'
	laundering and financing of terrorism? If a	Anti-Money
	particular unit has a deficiency, is corrective	Laundering and
	action taken in a timely manner?	Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 2,
		Article 14 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
	* When conducting onsite examinations for	Par 86, Risk-Based
	insurance companies, examiners should	Approach-Guidance
	review AML/CFT risk assessment operation	for the Life
	and AML/CFT policies, procedures and	Insurance Sector,
	control mechanism and evaluate the	FATF
	appropriateness of overall risk profile and the	
	corresponding mitigation measures.	
L		

	Assessment operation should include transaction tests of accounts and results of verification of risk assessment.	
	When conducting onsite examinations for insurance companies, examiners should take overall policies and systems into consideration and review relevant information including policies, operation manuals, transaction records and education training, sample the data of verification of customer identities based on RBA or randomly, and review the appropriateness of reporting suspicious transactions to legal compliance officers and filing STR to Investigation Bureau, Ministry of Justice.	Paper On Anti- Money Laundering And Combating The Financing Of Terrorism, IAIS
	While conducting onsite examinations, examiners screen examination items based on the following factors: whether insurance companies meet the minimum legal requirements, whether insurance companies identify ML/TF risks, set out the best methods to managing ML/TF risks and input reasonable resources, whether senior management take proper AML/CFT responsibility.	Approach-Guidance for the Life Insurance Sector,
1.1.2	(ii) Group-level AML/CFT program (a) Does an insurance enterprise having foreign branches (or subsidiaries) establish a group-level AML/CFT program for implementation by branches (or subsidiaries) within the group? In addition to including the policies, procedures and controls, does the group-level AML/CFT program, without violating the information confidentiality regulations of the ROC and countries or jurisdictions at where the foreign branches (or subsidiaries) are located, consist of the relevant items(e.g. policies and procedures	1.Paragraph 4, Article 5 of the Regulations Governing Implementation of Internal Control and Audit System for Anti-Money Laundering and Countering Terrorism Financing of

	for sharing information within the group	Insurance
	required for the purposes of CDD and	Companies, Post
	ML/TF risk management, and confidentiality	Offices Engaging
	and security measures for information on	in Simple Life
	customers and transactions)?	Insurance
	editioners and transactions).	Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Paragraph 4,
		Article 2 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Paragraph 4,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.1.2.2	(b) Does the institution ensure that its foreign	1.Paragraph 5,
	branches (or subsidiaries) apply AML/CFT	Article 5 of the
	measures that are consistent with those	Regulations

adopted by the head office or parent company (to the extent that the laws and regulations of host countries or jurisdictions so permit)? When the minimum requirements of the country where its head office (or parent company) is located differ from those of country where a branch (or subsidiary) is located, does the branch (or subsidiary) choose to comply with the more stringent criteria? Where there is any doubt regarding which criteria are the more stringent, does the insurer abide by the determination of the competent authority of its home jurisdiction? If a foreign branch (or subsidiary) is unable to adopt the same criteria as the head office (or parent company) due to prohibitions set out in foreign laws and regulations, does the insurer take appropriate additional measures to manage the ML/TF risks, and make a report to the FSC?

Governing Implementation of Internal Control and Audit System Anti-Money Laundering and Countering **Terrorism** Financing of Insurance Companies, **Post** Offices Engaging Simple Life in Insurance **Business** and Other Financial Institutions Designated by the Financial Supervisory Commission 2.Paragraph 5. Article 2 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering **Terrorism** Financing Policies and Procedures 3.Paragraph 5, Article 2 of the Model Guidelines for Non-Life Insurance

Enterprises'

		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.1.2.3	(c) The "Guidelines for Insurance Companies	1.Guidelines for
1111210	Regarding Assessment of Money Laundering	Insurance
	and Terrorism Financing Risks and Adoption	Companies
	of Prevention Programs" require the branches	Regarding
	or subsidiaries of foreign financial	Assessment of
	organizations in Taiwan to set up policies and	Money
	procedures to identify, evaluate, and manage	Laundering and
	ML/TF risks, and to adopt an AML/CFT	Terrorism
	program. Have those branches or subsidiaries	Financing Risks
	set up the necessary policies, procedures, and	and Adoption of
	control mechanisms? (If the parent group has	Prevention
	established policies and procedures that are	Programs
	no less stringent than, and do not violate, the	2.Paragraph 6,
	laws and regulations of Chinese Taipei, the	Article 2 of the
	branches or subsidiaries in Taiwan may be	Model Guidelines
	governed by the regulations of the parent	for Life Insurance
	group.)	Enterprises'
	8	Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Paragraph 6,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Sounding

		Terrorism
		Financing Policies
		and Procedures
1.1.3	(iii)Oversight by board of directors and senior	
	management	
1.1.3.1	(a) Does the board of directors bear ultimate	1.Paragraph 6,
	responsibility for ensuring the establishment	Article 5 of the
	and maintenance of appropriate and effective	Regulations
	AML/CFT internal controls? Do the board of	Governing
	directors and senior management understand	Implementation of
	the company's ML/TF risks and the operation	Internal Control
	of its AML/CFT program? Have they	and Audit System
	adopted measures to create a culture of	for Anti-Money
	AML/CFT compliance?	Laundering and
		Countering
		Terrorism
		Financing of
		Insurance
		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Paragraph 7,
		Article 2 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism

		Financing Policies
		and Procedures
		3.Paragraph 7,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.1.3.2	(b) Does the institution establish its own internal	Paragraph 1, Article
	control and audit system against money	7 of the Money
	laundering based on the risk of money	Laundering Control
	laundering and terrorism financing as well as	Act
	business scale; the system shall include the	
	following: AML/CFT operations and internal	
	control procedures; regular on-the-job AML	
	training; designation of personnel responsible	
	for coordinating and supervising the	
	implementation of such rules; preparation	
	and regular updates of the risk assessment	
	report on AML/CFT; the procedures of audit;	
	and matters prescribed by the central	
	competent authorities.	
1.1.3.3	(c) Does the company president oversee the	1.Subparagraph 1,
	respective units to ensure that they prudently	Paragraph 4,
	evaluate and review the implementation of	Article 7 of the
	AML/CFT internal controls? Have the	Regulations
	chairman, president, chief auditor (internal	Governing
	auditor), and chief AML/CFT compliance	Implementation of
	officer jointly issued a statement on	Internal Control
	AML/CFT internal controls? Has the	and Audit System
	statement been submitted to the board of	for Anti-Money
	directors and approved thereby? Is the	Laundering and

statement on AML/CFT internal controls disclosed on the insurer's website within three (3) months after the end of each fiscal year? Has it been publicly announced and filed via a website designated by the FSC?

Countering Terrorism Financing of Insurance Companies, Post Offices Engaging Simple Life Insurance **Business** and Other Financial Institutions Designated by the Financial Supervisory Commission 2.Subparagraph Article 16 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering **Terrorism** Financing Policies and Procedures 3.Subparagraph Article 16 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies

and Procedures

(d) For the branches of a foreign insurance enterprise in Taiwan, does the head office assign specific personnel with responsibility for matters concerning the board of directors or supervisors? A statement on internal controls must be jointly issued by the following three persons: * the responsible person of the Taiwan branch, as appointed by the head office; * the chief AML/CFT compliance officer; and * the officer in charge of audit operations in Chinese Taipei. Has this been done?

1.1.3.4

1.Paragraph 5, Point Article 7 of the Regulations Governing Implementation of Internal Control and Audit System for Anti-Money Laundering and Countering **Terrorism** of Financing Insurance Companies, **Post** Offices Engaging in Simple Life Insurance **Business** and Financial Other Institutions Designated by the Financial Supervisory Commission 2.Subparagraph Article 16 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Subparagraph Article 16 of the Model Guidelines

		for Non-Life
		Insurance
		Enterprises'
		-
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.1.3.5	(e) Have the policies adopted by the insurer in	Point 9 of the
	accordance with the "Guidelines for	Guidelines for
	Insurance Companies Regarding Assessment	Insurance
	of Money Laundering and Terrorism	Companies
	Financing Risks and Adoption of Prevention	Regarding
	Programs" been approved by the board of	Assessment of
	directors (or a delegated responsible unit)?	Money Laundering
	Have they been implemented? Are the	and Terrorism
	policies reviewed each year?	Financing Risks and
	-	Adoption of
		Prevention Programs
1.1.3.6	(f) Does the board of directors decide risk	Bao Ju (Zong) Zi
	appetite and control residual risk? Does the	No. 10602564110
	board of directors fully control important	letter on November
	contents of performance on AML/CFT work,	23, 2017
	such as risk identification mechanism, risk	
	identification result, risk mitigation plan?	
	Does the board of directors create a culture	
	of addressing AML/CFT compliance (such as	
	require employees' understanding of	
	AML/CFT and include effectiveness of	
	performance on AML/CFT as a performance	
1 1 2 7	evaluation item.)?	D
1.1.3.7	(g) Does the board of directors take proper	, ,
	responsibility on risk evaluation, which	
	includes corporate governance items	
	(including decide risk appetite, understand	23, 2017
	risk analysis, confirm risk factors and	
	establish strategic understanding and risk	

	assessment cycle), business activities and	
	weakness (including scope of customers,	
	products and channels) and concrete	
	prevention action (such as policies and	
	procedures, controls, confirmation of	
	resource allocation and well-equipped ability	
	to compliance, internal personnel training	
	and understanding, and management of	
1 1 2 0	customer types).	
1.1.3.8	(h) Are the important items on AML/CFT	Jian Ju (Bao) Zi No.
	reported to the board of directors, which	10706100280 letter
	allows them to monitor and manage the	on February 7, 2018
	effectiveness of performance on AML	
	mechanism? The important matters include	
	shortcomings which have not improved yet,	
	adjustment of customer risk assessment	
	model, AML/CFT performance in	
	subsidiaries and STRs filed with	
	Investigation Bureau, Ministry of Justice.	
1.1.3.9	(i) For AML operation including CDD frequency	Jian Ju (Bao) Zi No.
	in foreign subsidiaries, risk assessment and	10706100280 letter
	classification, or self-audit, does the board of	on February 7, 2018
	directors monitor and verify that the	
	operation is conducted according to	
	regulations?	
1.2	(2) Risk assessments	
1.2.1	(i) Risk assessment model	
1.2.1.1	(a) Does the insurer take the characteristics of its	Point 2 of the
	business operations, products, and customers	Guidelines for
	into consideration to adopt appropriate	Insurance
	measures and establish a system for periodic,	Companies
	comprehensive ML/TF risk assessments in	Regarding
	order to understand overall ML/TF risks in a	Assessment of
	timely and effective manner? When the	Money Laundering
	insurer assesses and mitigates its ML/TF risk	and Terrorism
	exposures, does it give due consideration to	Financing Risks and
	differences in the characteristics of its	Adoption of
	business operations, products, and customers?	Prevention Programs

1.2.1.2	(b) Are the nature and scale of the insurer's risk	
	assessment mechanisms in line with the	Guidelines for
	characteristics of its business operations,	Insurance
	products, and customers? Does the insurer,	Companies
	based on risk assessment results,	Regarding
	appropriately allocate resources in order to	Assessment of
	adopt effective control measures to prevent or	Money Laundering
	mitigate risks?	and Terrorism
		Financing Risks and
		Adoption of
		Prevention Programs
1.2.1.3	(c) Has the insurer taken appropriate measures to	Point 3 of the
	identify and assess its ML/TF risks? Has it	Guidelines for
	determined specific risk categories based on	Insurance
	identified risks in order to further control,	Companies
	mitigate, or prevent those risks? Does the	Regarding
	specific risk category cover, at the very least,	Assessment of
	geographic areas, customers, products and	Money Laundering
	services, transactions, and delivery channels?	and Terrorism
	Does the insurer further analyze each risk	Financing Risks and
	category in order to determine detailed risk	Adoption of
	factors?	Prevention Programs
1.2.1.3.1	① Geographic risk: Does the insurer identify	Point 3 of the
	geographic areas that are exposed to higher	Guidelines for
	ML/TF risk? When building up a list of	Insurance
	high-risk areas, does the insurer determine	Companies
	appropriate risk factors based on the	Regarding
	practices of its branches (or subsidiaries) and	Assessment of
	their respective needs?	Money Laundering
		and Terrorism
		Financing Risks and
		Adoption of
		Prevention Programs
1.2.1.3.2	② Customer risk: When it identifies a particular	Point 3 of the
	customer's ML/TF risk, does the insurer	Guidelines for
	consider the customer's background,	Insurance
	occupation, socio-economic activities, and	Companies
	geographic area? And if the customer is not a	Regarding

natural person, does the insurer consider the of business customer's form and organizational structure? When identifying a customer's risks and deciding its risk level, the insurer should base its decision on the following risk factors: * the customer's geographic area; * the degree of risk associated with the customer's occupation or line of business; * the channels via which the customer establishes business relationships; * the dollar amounts of the business that the customer conducts; and * whether or not the customer shows other signs of high ML/TF risk. Does the insurer consider these risk factors?

Assessment of
Money Laundering
and Terrorism
Financing Risks and
Adoption of
Prevention Programs

1.2.1.3.3

③ Risk of products with high policy reserves or cash values and money-related services, transactions, or delivery channels: Does the insurer consider the nature of particular products, services, transactions, or delivery channels when identifying relatively high ML/TF risks that they might pose? When assessing the risks associated with particular products, services, transactions, or delivery channels, the insurer should consider the following risk factors: the degree of cash involvement; the channels via which the customer establishes business relationships or conducts transactions (including whether the relationships or transactions are new in nature, e.g. whether they are face-to-face, involve e-business, or are conducted via offshore insurance unit (OIU) transactions); whether the products have high premiums or high cash value; whether the payment received from unknown or unrelated third parties. Does the insurer consider these risk factors?

Point 3 of the Guidelines for Insurance Companies Regarding Assessment Money Laundering and **Terrorism** Financing Risks and Adoption of **Prevention Programs**

		Т
1.2.1.4	(d) Has the insurer established rules governing	Point 4 of the
	different customer risk ratings and risk	Guidelines for
	levels? With regard to customer risk levels,	Insurance
	does the insurer have at least two risk ratings	Companies
	(i.e. "high risk" and "standard risk") to serve	Regarding
	as the bases for the adoption of enhanced due	Assessment of
	diligence measures and the exercise of tighter	Money Laundering
	ongoing monitoring? Has the insurer	and Terrorism
	refrained from revealing information on	Financing Risks and
	customer risk ratings to customers themselves	Adoption of
	or to persons with no obligations relating to	Prevention Programs
	the implementation of AML/CFT work?	
1.2.1.5	(e) If a customer is a foreign politically exposed	Point 4 of the
	person, is under economic sanctions, is either	Guidelines for
	recognized or under investigation as a	Insurance
	terrorist or a terrorist organization by foreign	Companies
	government or anti-money laundering	Regarding
	organizations, or is an individual, a legal	Assessment of
	person, or an organization sanctioned under	Money Laundering
	the Counter-Terrorism Financing Act, does	and Terrorism
	the insurer automatically treat the customer as	Financing Risks and
	a high-risk customer? Has the insurer, based	Adoption of
	on its type of businesses and related risk	Prevention Programs
	factors, adopted a list of customer types that	
	must be automatically treated as high risk?	
	Has the insurer, acting on the basis of risk	
	analysis results, defined customer types that	
	can automatically be treated as low risk, and	
	do the risk analysis results adequately	
	demonstrate that the risk factors involved are	
	commensurate with the designation of such	
	customers as low risk?	
1.2.2	(ii) Assessing the risk of new products	
1.2.2.1	(a) Before launching new products with policy	1.Article 4 of the
	value reserve or cash value or money-related	Regulations
	services or new businesses (including new	Governing
	delivery mechanisms, applying new	Implementation of
	technology on existing or new products or	Internal Control
	products of	

business), does the insurer assess ML/TF	and Audit System
risks? Has it established corresponding risk	for Anti-Money
management measures to mitigate identified	Laundering and
risks?	Countering
	Terrorism
	Financing of
	Insurance
	Companies, Post
	Offices Engaging
	in Simple Life
	Insurance
	Business and
	Other Financial
	Institutions
	Designated by the
	Financial
	Supervisory
	Commission
	2.Article 10 of the
	Model Guidelines
	for Life Insurance
	Enterprises'
	Anti-Money
	Laundering and
	Countering
	Terrorism
	Financing Policies
	and Procedures
	3.Article 10 of the
	Model Guidelines
	for Non-Life
	Insurance
	Enterprises'
	Anti-Money
	Laundering and
	Countering
	Terrorism
	Financing Policies

		1 D 1
		and Procedures
		4.Point 3 of the
		Guidelines for
		Insurance
		Companies
		Regarding
		Assessment of
		Money
		Laundering and
		Terrorism
		Financing Risks
		and Adoption of
		Prevention
		Programs
1.2.3	(iii) Establishing risk profiles and preparing risk	
	assessment reports	
1.2.3.1	(a) In identifying, assessing, and managing	1.Paragraph 2, Point
	ML/TF risks, does the insurer focus, at the	Article 5 of the
	very least, on customer risk, geographic risk,	Regulations
	product & service risk, transaction risk, and	Governing
	delivery channel risk? Does it produce a risk	Implementation of
	assessment report? Does the risk assessment	Internal Control
	be consider all risk factors to determine the	and Audit System
	level of overall risk, and appropriate	for Anti-Money
	measures to mitigate the risks? Has it adopted	Laundering and
	a risk assessment update mechanism to	Countering
	ensure that risk data are kept up-to-date?	Terrorism
	After completing or updating a risk	Financing of
	assessment report, does it submit the report to	Insurance
	the FSC for recordation?	Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
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		Companyis
		Supervisory
		Commission
		2.Paragraph 2,
		Article 2 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Paragraph 2,
		Article 2 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
1.2.3.2	(b) Does the insurer conduct periodic and	Point 8 of the
	comprehensive assessment of money	Guidelines for
	laundering and financing of terrorism risks,	Insurance
	and prepare risk assessment reports so that	Companies
	management can maintain a timely and	Regarding
	effective understanding of the overall ML/TF	Assessment of
	risks that it may face, can decide what	Money Laundering
	mechanisms need to be established, and can	and Terrorism
	adopt appropriate mitigation measures?	Financing Risks and
		Adoption of
		Prevention Programs
1.2.3.3	(c) Has the insurer established periodic and	Point 8 of the
	comprehensive ML/TF risk assessment	Guidelines for

	procedures in accordance with applicable	Insurance
	criteria? Are the applicable criteria	Companies
	appropriate and comprehensive? Check	Regarding
	whether they include the following items: the	Assessment of
	nature, scale, diversity, and complexity of the	Money Laundering
	businesses; management data and reports	and Terrorism
	related to high risks (e.g. the numbers and	Financing Risks and
	percentages of high-risk customers; the dollar	Adoption of
	amounts, quantities, and percentages of	Prevention Programs
	high-risk products or businesses; the	
	nationality, place of registration, or place of	
	business of customers, or the dollar amounts	
	or percentages of products or businesses that	
	involve high-risk jurisdictions); businesses	
	and products (including the channels and	
	methods by which the insurer operates its	
	businesses and provides products to	
	customers, its methods for implementing	
	customer due diligence, the degree to which it	
	relies on information systems, and whether it	
	hires a third party to carry out customer due	
	diligence); and the examination results of	
	internal audits and the supervisory	
	authorities.	
1.2.3.4	(d) When it conducts comprehensive assessment	Point 8 of the
	of ML/TF risks, does the insurer make use of	Guidelines for
	other information gathered from internal and	Insurance
	external sources? Such sources might include:	Companies
	management reports provided by the insurer's	Regarding
	internal management (e.g. supervisors of	Assessment of
	business divisions, and customer relationship	Money Laundering
	managers); AML/CFT reports issued by the	and Terrorism
	Financial Action Task Force and other	Financing Risks and
	countries; and ML/TF risk data released by	Adoption of
	the competent authorities.	Prevention Programs
1.2.3.5	(e) Has the insurer's AML/CFT program been	Point 8 of the
	designed on the basis of the results of a	Guidelines for
	comprehensive ML/TF risk assessment? Does	Insurance

	the incomes board on mid-	Composics
	the insurer, based on risk assessment results,	Companies
	appropriately allocate manpower and	Regarding
	resources in order to adopt effective control	Assessment of
	measures to prevent or mitigate risks?	Money Laundering
		and Terrorism
		Financing Risks and
		Adoption of
		Prevention Programs
1.2.3.6	(f) In the event of major changes—e.g. if there is	Point 8 of the
	a major incident, or a major development in	Guidelines for
	management and operations, or a new type of	Insurance
	threat emerges—does the insurer carry out a	Companies
	reassessment? After completing or updating a	Regarding
	risk assessment report, does it file the risk	Assessment of
	assessment report with the Financial	Money Laundering
	Supervisory Commission?	and Terrorism
		Financing Risks and
		Adoption of
		Prevention Programs
1.3	(3) Enhanced measures for high-risk customers	C
	and businesses	
1.3.1	(i) For customers from countries or regions with	1.Article 6 of the
	high ML/TF risk, does the insurer conduct	Regulations
	enhanced customer due diligence measures	Governing
	commensurate with the risks identified? For	Anti-Money
	lower risk circumstances, does the insurer	Laundering of
	adopt simplified customer due diligence	Financial
	measures commensurate with the lower risk	Institutions
	factors?	2.Article 6 of the
	ractors.	Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
İ		Financing Policies
		and Procedures

		3.Article 6 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures
1.3.2	(ii) For the circumstances where the customers are from or in countries and jurisdictions which have inadequate AML/CFT regimes (including but not limited to those which are designated by international organizations on AML/CFT as countries or regions with serious deficiencies in their AML/CFT regimes, and other countries or regions that do not or insufficiently comply with the recommendations of international organizations on AML/CFT as forwarded by the FSC)) or where there is a suspicion of ML/TF in relation to the customer or the transaction, has the insurer refrained from adopting simplified customer due diligence measures?	1.Article 6 of the Regulations Governing Anti-Money Laundering of Financial Institutions 2.Article 6 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Article 6 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies

		and Procedures
1.3.3	(iii) Has the insurer included the beneficiary of a life insurance policy as a relevant risk factor in determining whether to apply enhanced customer due diligence measures? If the insurer determines that a beneficiary who is a	1.Article 6 of the Regulations Governing Anti-Money Laundering of
	legal person or a trustee presents a higher risk, does it take enhanced customer due diligence measures? Does the insurer take reasonable measures to identify and verify the identity of the beneficial owner of the beneficiary at the time of payout?	Financial Institutions 2.Article 6 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures
1.3.4	(iv) When the (a) beneficiary of a life insurance policy, investment-linked insurance policy, or annuity insurance policy has been identified or designated, does the insurer adopt related measures? Does the insurer obtain the name and identification document number or registration (incorporation) date of the designated beneficiary? When the beneficiary is designated by contract characteristics or by other means, does the insurer obtain sufficient information concerning the beneficiary to satisfy the insurer that it will be able to identify the identity of the beneficiary at the time of the payout? Does the insurer verify the identity of the beneficiary at the time of the payout?	1.Article 3 of the Regulations Governing Anti-Money Laundering of Financial Institutions 2.Article 4 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures
2	2. Auditing of ML/TF control procedures	
2.1	(1) Customer due diligence	
2.1.1	(i) Confirmation of identity	

0.1.1.1	() D (1) (1)	1 4 4 1 2 2 3 1
2.1.1.1	(a) Does the insurer confirm customer identity	1.Article 3 of the
	when it: establishes business relations with	Regulations
	any customer; engages in a single transaction	Governing
	involving a cash payment or receipt (i.e. all	Anti-Money
	transactions recorded for accounting purposes	Laundering of
	on cash deposit or withdrawal vouchers) of	Financial
	NT\$500,000 (including the foreign currency	Institutions
	equivalent thereof) or more; suspects that a	2.Subparagraph 2,
	transaction may involve money laundering or	Article 4 of the
	terrorist financing; or has doubts about the	Model Guidelines
	veracity or adequacy of previously obtained	for Life Insurance
	customer identification data?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2112	(h) Doos the incurar identify the systems and	1.Article 3 of the
2.1.1.2	(b) Does the insurer identify the customer and	
	verify that customer's identity using reliable,	Regulations
	independent source documents, data, or	Governing
	information? Does it retain copies of the	Anti-Money
	customer's identity documents or record the	Laundering of
	relevant information contained thereon?	Financial
	When a person purporting to act on behalf of	Institutions
	the customer applies for insurance, files an	2.Subparagraph 3,

	insurance claim, requests a change to an	Article 4 of the
	insurance contract, or seeks to conduct a	Model Guidelines
	transaction, does the insurer identify the	for Life Insurance
	person and verify that person's identity using	Enterprises'
	reliable, independent source documents, data,	Anti-Money
	or information? Does the insurer retain copies	Laundering and
	of the person's identity documents or record	Countering
	the relevant information contained thereon?	Terrorism
	When working to identify the identity of	Financing Policies
	beneficial owners of a customer, does the	and Procedures
	insurer take reasonable measures to verify the	3.Subparagraph 3,
	identity of beneficial owners, including using	Article 4 of the
	the relevant data or information from a	Model Guidelines
	reliable source? Do the insurer's customer due	for Non-Life
	diligence measures include understanding the	Insurance
	purpose and intended nature of the business	Enterprises'
	relationship and, in view of the situation,	Anti-Money
	obtaining relevant information?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.3	(c) When a customer is an individual, does the	1.Subparagraph 4,
	insurer obtain, at the very least, the	Article 4 of the
	customer's full name, date of birth, domicile	Model Guidelines
	or place of residence, official identity	for Life Insurance
	document number, nationality, and foreigner's	Enterprises'
	purpose of staying in Taiwan or transaction	Anti-Money
	(e.g. tourism, employment) or insurance in	Laundering and
	order to identify the person?	Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 4,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance

		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.4	(d)When the customer is a legal person, an	1.Article 3 of the
	organization, or a trustee, does the insurer, in	Regulations
	order to identify the customer and verify that	Governing
	customer's identity, understand the business	Anti-Money
	nature of the customer or trust (including a	Laundering of
	legal arrangement similar to a trust) and	Financial
	obtain at least the following information to	Institutions
	identify the customer or the trust and verify	2.Subparagraph 6,
	its identity: the name, legal form, and proof	Article 4 of the
	of existence of the customer or trust; the	Model Guidelines
	charter or similar power documents that	for Life Insurance
	regulate and bind the customer or trust; the	Enterprises'
	full name, date of birth, and nationality of any	Anti-Money
	person having a senior management position	Laundering and
	at the legal person, organization, or trustee	Countering
	(the scope of senior management may cover	Terrorism
	members of the board, supervisors, members	Financing Policies
	of the council, Chief Executive Officer, Chief	and Procedures
	Financial Officer, representatives, managers,	3.Subparagraph 5,
	partners, authorized signatories, or any	Article 4 of the
	natural person having equivalent	Model Guidelines
	aforementioned positions); an official	for Non-Life
	identification number (e.g. business	Insurance
	identification number, tax identification	Enterprises'
	number, registration number); the legal	Anti-Money
	person's, organization's, or trustee's registered	Laundering and
	business address and the address of its	Countering
	principal place of business, or (in the case of	Terrorism
	an offshore legal person, organization, or	Financing Policies
	trustee) the purpose of the business	and Procedures
	relationship.	

2.1.1.5	(e)When the customer is a legal person, does the	1.Article 3 of the
	insurer understand whether the customer is	Regulations
	able to issue bearer shares by reviewing the	Governing
	article of incorporation or requesting a	Anti-Money
	certification from the customer? For	Laundering of
	customers who issue bearer shares, does the	Financial
	insurer take measures to ensure the update of	Institutions
	beneficial owners? Such measures can	2.Subparagraph 12,
	include the following: First, the insurer can	Article 4 of the
	request the customer to require bearer share	Model Guidelines
	holders who ultimately have a controlling	for Life Insurance
	ownership interest to notify the customer to	Enterprises'
	record their identity and request the customer	Anti-Money
	to notify the insurance company immediately	Laundering and
	when the identity of such share holder	Countering
	changes. Second, the insurer can request the	Terrorism
	customer, after each shareholders' meeting, to	Financing Policies
	update the information of beneficial owners	and Procedures
	and provide identification data of any	3.Subparagraph 11,
	shareholder that holds a certain percentage	Article 4 of the
	(or above) of bearer shares. The customer	Model Guidelines
	should notify the insurance company	for Non-Life
	immediately if, through other means, it is	Insurance
	aware of the identity of any shareholder who	Enterprises'
	ultimately has a controlling ownership	Anti-Money
	interest changes.	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.6	(f) When the customer is a legal person, an	1.Article 3 of the
	organization, or a trustee, does the insurer	Regulations
	understand the ownership and control	Governing
	structure of the customer or the trust? Does	Anti-Money
	the insurer obtain the following information	Laundering of
	to identify the beneficial owners of the	Financial
	customer and take reasonable measures to	Institutions
	verify the identity of such persons?	2.Subparagraph 7,

Article 4 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3. Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance Enterprises'
for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3. Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Laundering and Countering Terrorism Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Countering Terrorism Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Terrorism Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
Financing Policies and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
and Procedures 3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
3.Subparagraph 6, Article 4 of the Model Guidelines for Non-Life Insurance
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Model Guidelines for Non-Life Insurance
for Non-Life Insurance
Insurance
Enterprises'
Anti-Money
Laundering and
Countering
Terrorism
Financing Policies
and Procedures
2.1.1.6.1 ① When the customer is a legal person or an
organization: Does the insurer ask the
customer to provide its list of shareholders or
other documents (such as name, birth date,
nationality and ID numbers) to assist in the
identification of ultimate natural persons
holding a controlling interest? Where no
natural person with a controlling interest is
identified, or there is doubt as to whether the
person(s) with a controlling interest are the
beneficial owner(s), does the insurer identify
whether there are any natural person(s) who
exercise control of the customer through other
means? When necessary, does the insurer
require a declaration from the customer for
checking and verifying the identity of the

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	beneficial owners? If no natural person with a	
	controlling interest is identified, does the	
	insurer indentify the identities of senior	
	management personnel?	
2.1.1.6.2	② When the customer is a trustee: Does the	
	insurer check and verify the identities of the	
	settler(s), the trustee(s), the trust supervisor,	
	the trust beneficiaries, and any other person	
	able to exercise ultimate effective control over	
	the trust account, or any person(s) in an	
	equivalent or similar position?	
2.1.1.7	(g) Are the customers who are not subject to the	1.Article 3 of the
	requirements of identifying and verifying the	Regulations
	identity of beneficial owner(s) of a customer	Governing
	limited to those referred to in item 3,	Anti-Money
	subparagraph 7, Article 3 of the Regulations	Laundering of
	Governing Anti-Money Laundering of	Financial
	Financial Institutions?	Institutions
		2.Subparagraph 7,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 6,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering

		Terrorism
		Financing Policies
		and Procedures
2.1.1.8	(h)When customers who purchase property	1.Article 3 of the
2.1.1.0		
	insurance, accident insurance, health	Regulations
	insurance, or an insurance product that does	Governing
	not require policy value reserve, for the	Anti-Money
	circumstances where the customers come	Laundering of
	from a high-risk country or region that has	Financial
	not adopted effective AML/CFT measures or	Institutions
	where there is a suspicion of ML/TF in	2.Subparagraph 7,
	relation to the customers or the transactions,	Article 4 of the
	is the insurer subject to the requirements of	Model Guidelines
	identifying and verifying the identity of	for Life Insurance
	beneficial owner(s) of a customer?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 6,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2110	(i) When establishing bysiness relationship with	
2.1.1.9	(i) When establishing business relationship with	1.Subparagraph 8,
	customers, does the insurer identify the	Article 4 of the
	customers, agents, and beneficial owners and	Model Guidelines
	verify their identities using reliable,	for Life Insurance
	independent source documents, data, or	Enterprises'

	information? (The verification may be carried	Anti-Money
	out using either a documentary or	Laundering and
	non-documentary method.) Does it retain	Countering
	photocopies of the identity documents or	Terrorism
	record the relevant information contained	Financing Policies
	thereon?	and Procedures
		2.Subparagraph 7,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.9.1	① Verification of personal documents	
	(verification of identity, date of birth, or	
	address): Does the insurer use an official	
	identity document (e.g. national ID card,	
	passport, alien resident certificate, driver's	
	license) that has a photograph and has not	
	expired? If there is doubt about the period of	
	validity of any of the above documents, does	
	the insurer rely on certification by an embassy	
	or a declaration by a notary public to verify	
	validity? Does the insurer use billing	
	statements, reconciliation statements, or	
	officially issued documents to verify	
	addresses? (To verify the identity of a	
	beneficial owner using the aforementioned	
	documents, the insurer need not require the	
	use of originals, or the insurer may, acting on	
	the basis of its own internal operating	
	procedures, ask a legal person, an	
	organization, or a representative thereof to	

	furnish an affidavit pertaining to the	
	beneficial owner's information.)	
2.1.1.9.2	②Authentication of documents submitted by a	
	legal person, an organization, or a trustee:	
	Does the insurer use incorporation registration	
	certificates, government-issued business	
	licenses, partnership agreements, trust	
	documents, and certificates of good standing	
	to carry out authentication? (If the trustee of a	
	trust is a trust managed by a financial	
	institution, written documents furnished by	
	the financial institution may be substituted for	
	the its trust documents.)	
2.1.1.9.3	3 Does the insurer use the following	
	nondocumentary verification methods to	
	verify the identities of customers as well as	
	their agents and beneficiary owners? For	
	example: contacting a customer by telephone	
	or letter after establishing business	
	relationship with that customer; checking	
	references provided by other financial	
	institutions; or cross-checking information	
	provided by the customer against other	
	reliable public information, private databases,	
	etc.	
2.1.1.10	(j) When an insurer first obtains identification	1.Subparagraph 8,
	data on the customer and beneficial owner,	Article 4 of the
	then completes verification after the	Model Guidelines
	establishment of business relationship, check	for Life Insurance
	whether the procedure meets the following	Enterprises'
	requirements: (i) The ML/TF risks are	Anti-Money
	effectively managed, including adopting risk	Laundering and
	management procedures with respect to the	Countering
	conditions under which a customer may	Terrorism
	utilize the business relationship to complete a	Financing Policies
	transaction prior to verification. (ii) It is	and Procedures
	necessary to avoid disrupting the customer's	2.Subparagraph 7,
	normal conduct of business. (iii) Verification	Article 4 of the

	of the identities of the customer and its	Model Guidelines
	beneficial owner(s) will be completed as soon as reasonably practicable after the	for Non-Life Insurance
	establishment of business relationship. An	Enterprises'
	insurer shall advise its customer in advance	Anti-Money
	that the business relationship will be	Laundering and
	terminated if verification cannot be	Countering
	completed as soon as reasonably practicable.	Terrorism
		Financing Policies
		and Procedures
2.1.1.11	(k)When asking customers to provide relevant	Bao Ju (Zong) Zi
	information for the verification of beneficial	No. 10602564110 letter on November
	owners, for customers who provide incorrect information and hide their risk status, do	23, 2017
	insurance companies cross verify or confirm	23, 2017
	suspicious information through ongoing and	
	different aspects of CDD results?	
	-	
2.1.1.12	(l)Do insurance companies identify beneficial	Jian Ju (Bao) Zi No.
	owners of legal entities solely based on the	10706100280 letter
	information that customers fill out? For	on February 7, 2018
	beneficial owners with lower shares of	
	stock, do insurance companies further	
	identify ultimate beneficiaries with	
	controlling power?	
2.1.1.13	(m) If the establishment of business relationship	1.Subparagraph 11,
	with a customer before completion of	Article 4 of the
	customer identity verification is permitted,	Model Guidelines
	does the insurer adopt relevant risk control	for Life Insurance
	measures? Are the risk control measures	Enterprises'
	suitable? Check whether they include the	Anti-Money
	following items: (i) Stipulating a deadline for	Laundering and
	the completion of customer identity	Countering
	verification. (ii) Before the completion of	Terrorism
	customer identity verification, the supervisory	Financing Policies
	officer of the business unit shall examine the	and Procedures
	business relationship with the customer and	2.Subparagraph 10,

report customer identity verification progress to senior officiers on a regular basis. (iii) Before the completion of customer identity verification, the number and types of the customer's transactions shall be restricted. (iv) Before the completion of customer identity verification, the customer is not allowed to make payment to any third party unless following requirements are met: there is no suspicion of ML/TF activity; the customer is assessed as a low ML/TF risk customer; transactions are approved by senior management; and the names of recipients do not match with lists established for AML/CFT purposes.

Article 4 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures

2.1.1.14

(n) Has the insurer adopted a risk-based approach in determining the reasonably practicable time limit of paragraph (j) above? In doing so, has it differentiated according to risk level? Check whether related control measures include the following: (i) Customer identity verification procedures shall be completed no later than 30 working days after establishing a business relationship. (ii) If customer identity verification procedures are not completed within 30 working days after establishing a business relationship, the insurer shall temporarily suspend the business relationship with the customer, and avoid conducting any further transactions. (iii) If customer identity verification procedures are not completed within 120 days after establishing the business relationship, the insurer shall terminate the business relationship with the customer.

- 1.Subparagraph 11,
 Article 4 of the
 Model Guidelines
 for Life Insurance
 Enterprises'
 Anti-Money
 Laundering and
 Countering
 Terrorism
 Financing Policies
 and Procedures
 2.Subparagraph 10,
- Article 4 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures

2 1 1 15	(a) When an incurred varifies a constant of identifier	1 Amiolo 1 of 41
2.1.1.15	(o) When an insurer verifies a customer's identity	1.Article 4 of the
	and discovers the existence of any of the	Regulations
	situations set out in Article 4 of the	Governing
	Regulations Governing Anti-Money	Anti-Money
	Laundering of Financial Institutions, does the	Laundering of
	insurer refuse to establish business	Financial
	relationship or carry out any transaction with	Institutions
	the customer?	2.Subparagraph 1,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.16	(p) Where any of the following descriptions	1.Article 18 of the
	applies to a customer, does the insurer's	Model Guidelines
	employee decline to provide service and	for Life Insurance
	report the matter to his/her supervisory	Enterprises'
	officer? Situations requiring refusal of service	Anti-Money
	include the following: (i) The customer	Laundering and
	refuses to provide relevant information	Countering and
	-	Terrorism
	despite being informed that he/she is required	Terrorism

by law to provide such information to prove	Financing Policies
	e
his/her identity. (ii) An individual or	and Procedures
organization compels or attempts to compel	2.Article 18 of the
an employee of the insurer to refrain from	Model Guidelines
forgoing documentation of transaction	for Non-Life
records or keeping and filing of submitted	Insurance
forms. (iii) A customer attempts to persuade	Enterprises'
an employee to forgo the completion of	Anti-Money
mandatory transaction information. (iv) A	Laundering and
customer inquires into the possibility of	Countering
avoiding reporting requirements. (v) A	Terrorism
customer is eager to explain that the source of	Financing Policies
their funds is legal or that no money	and Procedures
laundering is being conducted. (vi) A	
customer insists that a transaction be	
completed immediately without giving a	
reasonable explanation for the need. (vii) The	
customer's description is clearly inconsistent	
with the actual transaction. (viii) A customer	
attempts to provide something of value to an	
employee to obtain the insurer's services.	
(q) For lower risk customers, are the simplified	1.Paragraph 2,
customer due diligence measures adopted by	Article 6 of the
the insurer on the basis of its risk prevention	Model Guidelines
policy commensurate with the lower risk	for Life Insurance
factors? The following simplified customer	Enterprises'
due diligence measures may be adopted: (i)	Anti-Money
• • • • • • • • • • • • • • • • • • • •	· ·
Reduce the frequency of updating customer	Laundering and
identification data. (ii) Reduce the risk level	Countering .
at which ongoing monitoring is conducted,	Terrorism
1 1 . 11	T' ' D 1' '
and adopt a reasonable non-forfeiture value	Financing Policies
or account value as the threshold for	and Procedures
or account value as the threshold for reviewing transactions. (iii) When the	and Procedures 2.Paragraph 2,
or account value as the threshold for reviewing transactions. (iii) When the purpose and nature of the type of transaction	and Procedures 2.Paragraph 2, Article 6 of the
or account value as the threshold for reviewing transactions. (iii) When the purpose and nature of the type of transaction or the established business relationship can be	and Procedures 2.Paragraph 2, Article 6 of the Model Guidelines
or account value as the threshold for reviewing transactions. (iii) When the purpose and nature of the type of transaction	and Procedures 2.Paragraph 2, Article 6 of the

2.1.1.17

Enterprises'

further collect specific information or carry

	out special measures to examine the purpose	Anti-Money
		•
	and nature of the business relationship.	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Point 7 of the
		Guidelines for
		Insurance
		Companies
		Regarding
		Assessment of
		Money
		Laundering and
		Terrorism
		Financing Risks
		and Adoption of
		Prevention
		Programs
2.1.1.18	(r) Does the insurer use CDD procedures that	1.Item (7),
	enable it to identify non-face-to-face	Subparagraph 14,
	customers with the same effectiveness as the	Article 4 of the
	identification of other customers? Does the	Model Guidelines
	insurer further exercise special and adequate	for Life Insurance
	measures to mitigate risk?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Item (1),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Litterprises

		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
• • • • • •		and Procedures
2.1.1.19	(s) When a business relationship is established	1.Item (8),
	over the Internet, is the process conduted in	Subparagraph 14,
	accordance with relevant operational	Article 4 of the
	procedures established by the Association and	Model Guidelines
	approved for future reference by the	for Life Insurance
	competent authority?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Item (1),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.20	(t) When an insurer relies on a third party to	1.Article 7 of the
2.1.1.20	identify and verify the identity of a customer,	Regulations
	an agent thereof, beneficial owners, or the	Governing
	purpose and nature of the business	Anti-Money
	relationship, does the financial institution	Laundering of
	-	Financial
	which relies on that third party bear ultimate	
	responsibility for verification of customer	Institutions

	identity? Check whether the institution meets the following requirements: (i) Is able to immediately obtain the information necessary to verify the customer's identity. (ii) Takes adequate steps to satisfy itself that the third party upon which it has relied will upon request without delay make available copies of identity information and other relevant documentation needed to verify the	2.Article 7 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies
	customer's identity. (iii) The insurer makes sure that the third party it relies on is	and Procedures 3.Article 7 of the
	regulated, supervised, or monitored, and has appropriate measures in place for compliance	Model Guidelines for Non-Life
	with CDD and record-keeping requirements.	Insurance
	(iv) The insurer makes sure that the home	Enterprises'
	jurisdiction of the third party it relies on has	Anti-Money
	AML/CFT regulations in place consistent	Laundering and
	with the standards set out by the FATF.	Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.1.21	(u)When conducting CDD by third party, do	Bao Ju (Zong) Zi
	insurance companies and third party share the	No. 10602564110
	understanding of risk degree?	letter on November 23, 2017
2.1.1.22	(v)When conducting CDD in other institutions of	Bao Ju (Zong) Zi
	the same group or other branches in the same	No. 10602564110
	company, do insurance companies at least	letter on November
	acquire the copy of operation manuals of	23, 2017
	conducting CDD to make sure the acceptable	
	scenario of citing CDD results at the	
	minimum degree?	
2.1.1.23	(w)When insurance companies establish CDD	Bao Ju (Zong) Zi
	procedures and regulations, do insurance	No. 10602564110
	companies, are the establishment of customer	letter on November
	risk profile and the re-review of customer risk	23, 2017
21124	profile included in the relevant regulations?	Dec Is /Z- \ Z'
2.1.1.24	(x) When insurance companies establish CDD	Bao Ju (Zong) Zi

	relevant mechanism, is the making of policies	No. 10602564110
	based on risk assessment and risk appetite?	letter on November
	Do the relevant procedures include how to	23, 2017
	confirm and verify and performing the	23, 2017
	management of risk of customer types,	
	important work of CDD and triggering of	
	CDD?	
2.1.1.25	(y)Does the responsibility of EDD for insurance	Bao Ju (Zong) Zi
2.1.1.23		No. 10602564110
	companies include the verification of	
	customers and the methods to EDD?	letter on November
21126	() THE CONTRACT OF THE CONTRA	23, 2017
2.1.1.26	(z)When building business relationship with	Bao Ju (Cai) Zi No.
	domestic and foreign private funds, do	10602137112 letter
	insurance companies verify beneficial owners	on January 3, 2018
	according to regulations and check if the	
	transaction with those private funds is the one	
	with an interest party.	
2.1.1.27	(aa) For information such as a solicitation report	Jian Ju (Bao) Zi No.
	and the statement of financial position, do	10706100280 letter
	insurance companies make sure that the	on February 7, 2018
	assessment of customers' identities and	
	incomes is effective?	
2.1.2	(ii) Screening of customer names	
2.1.2.1	(a) Has the insurer established policies and	1.Article 8 of the
	procedures for watchlist filtering, based on a	Regulations
	risk-based approach, to check the names of	Governing
	customers and transaction counterparties? Is	Anti-Money
	it able to detect, match, and filter customers,	Laundering of
	customers' senior management, beneficial	Financial
	owners, or transaction counterparties to	Institutions
	determine whether they are individuals, legal	2.Article 8 of the
	persons, or organizations sanctioned under	Model Guidelines
	the Counter-Terrorism Financing Act, or are	for Life Insurance
	terrorists or terrorist groups that have been	Enterprises'
	identified or investigated by a foreign	Anti-Money
	government or an international organization?	Laundering and
		Countering
		Terrorism
<u> </u>	1	I

		Financing Policies
		and Procedures
		3.Article 8 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.2.2	(b) Do the policies and procedures for name	1.Article 8 of the
	screening on customers and transaction	Regulations
	counterparties include at least the logic of	Governing
	matching and filtering, the operating	Anti-Money
	procedure for name screening, and the	Laundering of
	standard of review? Are these documented?	Financial
	Does the insurer record the results of name	Institutions
	screening? Does it preserve the record for the	2.Article 8 of the
	period required by law?	Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Article 8 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Countering

		Terrorism
		Financing Policies
		and Procedures
2.1.2.3	(c) Is the name screening mechanism subject to	1.Article 8 of the
	testing? Check whether tests are suitable and	Model Guidelines
	comprehensive, and whether they include	for Life Insurance
	each of the following items: (i) (i) whether	Enterprises'
	the sanctions list and threshold settings are	Anti-Money
	determined by applying a risk-based	Laundering and
	approach; (ii) whether the mapping between	Countering
	data input and system data field is correct and	Terrorism
	complete; (iii) the logic of matching and	Financing Policies
	filtering; (iv) model validation; and (v)	and Procedures
	whether data output is correct and complete.	2.Article 8 of the
	Does the insurer determine on the basis of the	Model Guidelines
	test results whether the screening mechanism	for Non-Life
	can appropriately reflect risks? Does it update	Insurance
	the screening mechanism in a timely manner?	Enterprises'
	the sercening mechanism in a timery mainter.	Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.3	(iii) Enhanced due diligence for high-risk	and Frocedures
	customers	
2.1.3.1	(a) For a customer identified by an insurer as a	Subparagraph 9,
	high-risk customer in accordance with its	Article 4 of the
	ML/TF risk assessment rules, does the insurer	Model Guidelines
	perform enhanced verification? The method	for Life Insurance
	of enhanced verification may be any one of	Enterprises'
	the following: (i) Mail a letter to the address	Anti-Money
	provided by the customer and obtain a reply	Laundering and
	letter signed by the customer (if the customer	Countering
	is an individual) or by the authorized	Terrorism Financing
	signatory (if the customer is a legal person),	Policies and
	or contact the customer by telephone. (ii)	Procedures
	Obtain evidence that supports an individual's	
	Obtain evidence that supports an individual's	

sources of wealth and sources of funds. (iii)	
Conduct an on-site visit or a video survival	
survey. (iv) Obtain information on prior	
insurance dealings with the customer.	
insurance dealings with the customer. 2.1.3.2 (b) For higher risk circumstances, does the insurer perform enhanced CDD or ongoing due diligence measures? Check whether these include adopting at least the following additional enhanced measures: (i) Carries out enhanced due diligence (e.g. obtain information on why the customer seeks to purchase insurance, and information on the beneficial owners of any legal-person customer). (ii) Obtains the approval of senior management before establishing or entering into a new business relationship. (iii) Takes reasonable measures to understand the source of wealth and source of funds of the customer. (Here, "source of funds" refers to the original source that generates the funds, such as salary, investment proceeds, disposal of real estate, etc.) (iv) Conducts enhanced ongoing monitoring of business relationships.	1.Article 6 of the Regulations Governing Anti-Money Laundering of Financial Institutions 2.Paragraph 1, Article 6 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Paragraph 1, Article 6 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 4.Point 7 of the Guidelines for Insurance Companies

		Regarding
		Assessment of
		Money
		Laundering and
		Terrorism
		Financing Risks
		and Adoption of
		Prevention
		Programs
		5.Jin Guan Bao
		Zong Zi
		No.1110492697
		letter on June
		29,2022
2.1.3.3	(c) For an individual customer that is identified	Subparagraph 5,
	by an insurer as a high-risk customer in	Article 4 of the
	accordance with the insurer's customer	Model Guidelines
	ML/TF risk assessment requirements, check	for Life Insurance
	whether the insurer obtains at least any one of	Enterprises'
	the following types of information when	Anti-Money
	establishing business relationship: (i)	Laundering and
	previously used names or aliases; (ii)	Countering
	employment address, post office box address,	Terrorism Financing
	e-mail address (if any); or (iii) landline or	Policies and
	mobile telephone number.	Procedures
2.1.3.4	(d)When conducting EDD for high risk	Jian Ju (Bao) Zi No.
	customers, do insurance companies keep	10706100280 letter
	EDD documents and take proper measures to	on February 7, 2018
	understand the source of premium?	
2.1.4	(iv) Ongoing due diligence	
2.1.4.1	(a) When on-boarding a new customer, does the	Point 6 of the
	insurer confirm its risk level? For an existing	Guidelines for
	customer whose risk level has already been	Insurance
	confirmed, does the insurer reassess the	Companies
	customer's risk level on the basis of its risk	Regarding
	assessment policies and procedures?	Assessment of
		Money Laundering
		and Terrorism

		Einanaina Diales and
		Financing Risks and
		Adoption of
2.1.4.2	(1) 5	Prevention Programs
2.1.4.2	(b) Does the insurer review the identity	1.Article 5 of the
	information of its existing clients, prioritizing	Regulations
	on the basis of materiality and risk? Does the	Governing
	insurer, after considering how long ago the	Anti-Money
	last review was conducted and the adequacy	Laundering of
	of the information obtained from that review,	Financial
	conduct due diligence on existing customers:	Institutions
	(i) when a customer increases his/her	2.Subparagraph 1,
	insurance coverage by an unusual amount or	Article 5 of the
	enters into a new business relationship with	Model Guidelines
	the insurer? (ii) when it is time for periodic	for Life Insurance
	review of the customer scheduled on the basis	Enterprises'
	of materiality and risk? and (iii) when it	Anti-Money
	becomes known that there has been a material	Laundering and
	change to a customer's identity and	Countering
	background information?	Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Article 5 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.4.3	(c) Does the insurer scrutinize transactions	1.Article 5 of the
	undertaken throughout the course of its	Regulations
	relationship with a customer to ensure that the	Governing
	transactions being conducted are consistent	Anti-Money
	with the insurer's knowledge of the customer,	Laundering of
	with the histier's knowledge of the customer,	Launucing 01

	their business, and their risk profile, including	Financial
	the source of funds if necessary.	Institutions
		2.Subparagraph 2,
		Article 5 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Article 5 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.4.4	(d)Does the insurer periodically review	1.Article 5 of the
	documents, data, or information collected	Regulations
	during the process of performing due	Governing
	diligence on customers and beneficial owners	Anti-Money
	to ensure that such information is adequate	Laundering of
	and kept up-to-date? For high-risk customers,	Financial
	are reviews conducted at least once every	Institutions
	year? For other customers, does the insurer	2.Subparagraph 3,
	use a risk-based approach to determine the	Article 5 of the
	frequency of reviews?	Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money

		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 3,
		Article 5 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.1.4.5	(e) Check whether the insurer repeats CDD	1.Article 5 of the
	measures in accordance with regulations	Regulations
	when: (i) there are doubts about the veracity	Governing
	or adequacy of the records; (ii) there is a	Anti-Money
	suspicion that the customer may be involved	Laundering of
	in ML/TF activity; or (iii) the way the	Financial
	customer's transactions are conducted or the	Institutions
	customer's account is used undergoes a	2.Subparagraph 4,
	material change which is not consistent with	Article 5 of the
	the customer's business profile.	Model Guidelines
	rate constitution of the c	for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 4,
		Article 5 of the
		Model Guidelines

		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
		and Procedures
2.2	(2) On soin a monitoring of accounts and	and Procedures
2.2	(2) Ongoing monitoring of accounts and transactions	
2.2.1	(i) Does the insurer use information systems to	1.Article 9 of the
	steadily integrate customer information data	Regulations
	and transaction data throughout the company	Governing
	for inquiries by the head office or branch for	Anti-Money
	AML/CFT purposes, in order to enhance its	Laundering of
	transaction monitoring capacity? With respect	Financial
	to the customer data retrieved or inquired	Institutions
	about by a business unit, does the insurer	2.Subparagraph 1,
	establish an internal control procedure and	Paragraph 1,
	ensure the confidentiality of the data?	Article 9 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		7 Hitt Wioney

		T 1 1
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.2	(ii) Has the insurer established policies and	1.Article 9 of the
	procedures for ongoing monitoring of	Regulations
	accounts and transactions by applying a	Governing
	risk-based approach? Does it use information	Anti-Money
	systems to assist with the discovery of	Laundering of
	possible ML/TF transactions?	Financial
		Institutions
		2.Subparagraph 2,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.3	(iii) Does the insurer review its policies and	1.Article 9 of the

	procedures for ongoing monitoring of	Regulations
	accounts and transactions, and update them	Governing
	periodically? In doing so, does it take into	Anti-Money
	account AML/CFT legislation, customer	Laundering of
	profiles, the size and complexity of its lines of	Financial
	business, ML/TF trends and information	Institutions
	obtained from internal and external sources, and the results of internal risk assessments?	1 6 1
	and the results of internal risk assessments?	Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 3,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.4	(iv) Do policies and procedures for monitoring of	1.Article 9 of the
	transactions include at least complete	Regulations
	monitoring patterns, parameter settings,	Governing
	threshold amounts, operating procedures for	Anti-Money
	the conducting and monitoring of alerts, and	Laundering of
	review procedures and reporting standards for	Financial
	monitoring cases? Are these documented?	Institutions
	6 6 6	

		2.Subparagraph 4,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 4,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.5	(v) Is the ongoing monitoring mechanism subject	1.Subparagraph 5,
	to testing? Check whether tests are suitable	Paragraph 1,
	and comprehensive, and whether they include	Article 9 of the
	each of the following items: (i) internal	Model Guidelines
	control procedure (review the roles and	for Life Insurance
	responsibilities of persons or business units	Enterprises'
	related to the mechanism for monitoring	Anti-Money
	transactions); (ii) whether the mapping	Laundering and
	between data input and system data field is	Countering
	correct and complete; (iii) detection scenario	Terrorism
	logic; (iv) model validation; and (v) data	Financing Policies
		and Procedures
	output.	
		2.Subparagraph 5,

		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.6	(vi) In the cases where the insurer identifies or	1.Subparagraph 6,
	has reasonable grounds to suspect customers,	Paragraph 1,
	or the funds, assets, or intended or performed	Article 9 of the
	transactions of the customers are related to	Model Guidelines
	ML/TF, does the insurer perform enhanced	for Life Insurance
	customer due diligence regardless of the	Enterprises'
	amount, value, or whether transactions are	Anti-Money
	completed?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 6,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
		and Procedures
227	(vii) Doos the insumer incompared to the later	
2.2.7	(vii) Does the insurer incorporate typologies	Article 9 of the

	issued by financial industry trade associations	Regulations
	into fully fleshed-out ML/TF monitoring	Governing
	patterns that reflect the nature of its business?	Anti-Money
	1	•
	Does the insurer adopt additional monitoring	Laundering of
	typologies with reference to its ML/TF risk	Financial Institutions
	assessments or daily transaction information?	
2.2.8	(viii)Does the insurer select or develop red flags	1.Subparagraph 7,
	to help identify possible ML/TF activities?	Paragraph 1,
	Are those red flags selected with reference to	Article 9 of the
	the scale and geographical distribution of the	Model Guidelines
	insurer's own assets, the characteristics of its	for Life Insurance
	business, customer base profile,	Enterprises'
	characteristics of transactions, the insurer's	Anti-Money
	internal ML/TF risk assessments, and	Laundering and
	information on normal transaction activities?	Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 7,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.9	(ix) For identified red flag transactions, does the	1.Subparagraph 8,
2.2.7	insurer determine whether such transactions	Paragraph 1,
	are reasonable? (The determination of	Article 9 of the
	reasonableness may include considering	Model Guidelines
	whether there are situations such as	for Life Insurance
		Enterprises'
	transactions that are out of keeping with a	•
	customer's identity, income level, or business	Anti-Money

	scale, or whether transactions are not related	Laundering and
	to the nature of a customer's business or	Countering
	business model, or have no reasonable	Terrorism
	economic purpose, use, or explanation, or	Financing Policies
	whether the source of funds is unclear or	and Procedures
	inadequately explained.) Does the insurer	2.Subparagraph 8,
	keep records? If the insurer determines that	Paragraph 1,
	the transaction is not a suspected ML/TF	Article 9 of the
	transaction, does it record the reason for the	Model Guidelines
	decision? If the insurer determines that the	for Non-Life
	transaction is a suspected ML/TF transaction,	Insurance
	in addition to performing CDD measures and	Enterprises'
	retaining relevant records and transaction	Anti-Money
	vouchers, does the insurer report to the	Laundering and
	Ministry of Justice Investigation Bureau	Countering
	(MOJ Investigation Bureau) within 2 business	Terrorism
	days after internal identification and	Financing Policies
	confirmation of the transaction as a suspected	and Procedures
	ML/TF transaction?	
2.2.10	(x) With respect to ML/TF red flags, does the	1.Subparagraph 9,
	insurer adopt a risk-based approach to identify	Paragraph 1,
	the ones for which information systems must	Article 9 of the
	be established to assist with monitoring? For	Model Guidelines
	those that are monitored without the	for Life Insurance
	assistance of information systems, does the	Enterprises'
	insurer use other means to help employees	Anti-Money
	judge, at the time a customer is conducting a	Laundering and
	transaction, whether the transaction is a	Countering
	suspected ML/TF transaction? Has the insurer	Terrorism
	strengthened employee training to ensure that	Financing Policies
	employees are able to identify suspected	and Procedures
	ML/TF transactions?	2.Subparagraph 9,
		Paragraph 1,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'

		Anti Marrer
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.2.11	(xi) Does the insurer, on the basis of identified	Point 7 of the
	risks, establish corresponding control	Guidelines for
	measures to mitigate or prevent money	Insurance
	laundering risk? Does it decide on the basis of	Companies
	customer risk levels, what control measures	Regarding
	will apply to customers with different risk	Assessment of
	ratings?	Money Laundering
		and Terrorism
		Financing Risks and
		Adoption of
		Prevention Programs
2.3	(3) Records retention	
2.3.1	(i) Does the insurer keep records and transaction	1.Article 12 of the
	vouchers from all business relationships and	Regulations
	transactions with its customers in hardcopy or	Governing
	electronic form? Does the insurer maintain all	Anti-Money
	necessary records on transactions, both	Laundering of
	domestic and international, for at least five	Financial
	years? (or for a longer period if required by	Institutions
	law?) Are all necessary records complete?	2.Subparagraph 1,
	Check whether they include each of the	Article 13 of the
	following: name, account number, and	Model Guidelines
	identification code of parties to transactions;	for Life Insurance
	transaction date; currency and amount of	Enterprises'
	transaction; payment method (e.g. cash,	Anti-Money
	check); destination of payment; and method	Laundering and
	of instruction or authorization.	Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Article 13 of the
	<u>L</u>	

		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.3.2	(ii) For a significant cash transaction of a certain	1.Subparagraph 2,
	amount or more, does the insurer retain due	Article 13 of the
	diligence records and transaction vouchers in	Model Guidelines
	their original form for five years? Has the	for Life Insurance
	insurer chosen, on the basis of its own	Enterprises'
	particular needs, a single means of recording	Anti-Money
	the customer due diligence process?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 2,
		Article 13 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.3.3	(iii) For reports about suspected ML/TF	1.Subparagraph 3,
	transactions, does the insurer retain	Article 13 of the
	report-related records and transaction	Model Guidelines
	vouchers in the original for five years?	for Life Insurance
		Enterprises'

		Anti Monov
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 3,
		Article 13 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.3.4	(iv) Does the insurer keep all the following	1.Article 12 of the
	information for at least five years after the	Regulations
	business relationship with a customer ends?	Governing
	(or for a longer period if required by law?): all	Anti-Money
	records obtained during the CDD process,	Laundering of
	such as copies or records of official	Financial
	identification documents like passports,	Institutions
	identity cards, driver's licenses, or similar	2.Subparagraph 4,
	documents; contractual documents and files;	Article 13 of the
	and business correspondence (including	Model Guidelines
	inquiries to establish the background and	for Life Insurance
	purpose of complex, unusual large	Enterprises'
	transactions and the results of any analysis	Anti-Money
	undertaken).	Laundering and
	,	Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 4,
		Article 13 of the
		THEFT IS OF THE

		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies and Procedures
2.2.5	(a) A - db - toti	
2.3.5	(v) Are the transaction records retained by the	1.Article 12 of the
	insurer sufficient to permit reconstruction of	Regulations
	individual transactions so as to provide, if	Governing
	necessary, evidence of criminal activity?	Anti-Money
		Laundering of
		Financial
		Institutions
		2.Subparagraph 5,
		Article 13 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 5,
		Article 13 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism

		Financing Policies and Procedures
226	(vi) Doos the income argues that transcation	
2.3.6	(vi) Does the insurer ensure that transaction records and customer due diligence	1.Article 12 of the
		Regulations
	information will be provided promptly to the	Governing
	competent authorities when such requests are	Anti-Money
	made with appropriate authority?	Laundering of Financial
		Institutions
		2.Subparagraph 6,
		Article 13 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 6,
		Article 13 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.3.7	(vii) Check whether the insurer complies with	Article 8, 9, 13 and
	legal requirements in: recording the results of	15 of the
	screening of the names of individuals or	Regulations
	entities; recording the results of ongoing	Governing
	monitoring of accounts or transactions; and	Anti-Money
	reporting information and related records and	Laundering of

	transaction vouchers to the MOJ Investigation	Financial Institutions
	Bureau (including the reporting of significant	
	cash transactions and suspected ML/TF	
	transactions)?	
2.4	(4) Suspicious transaction reports	
2.4.1	(i) When the insurer is unable to complete	1.Subparagraph 10,
	customer due diligence procedures for a	Article 3 of the
	customer, does it consider filing a suspicious	Regulations
	transition report regarding the customer?	Governing
		Anti-Money
		Laundering of
		Financial
		Institutions
		2.Item (5),
		Subparagraph 14,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (4),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures

2.4.2	(ii) When the insurer suspects that a customer or	1.Subparagraph 11,
	a transaction involves money laundering or	Article 3 of the
	terrorism financing, and the insurer	Regulations
	reasonably believes that carrying out customer	Governing
	due diligence procedures might reveal this	Anti-Money
	fact to the customer, does it refrain from	Laundering of
	performing the procedures and file a	Financial
	suspicious transition report instead?	Institutions
		2.Item (6),
		Subparagraph 14,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (5),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.4.3	(iii) For a monitoring pattern or some other	Subparagraph 1,
	situation where ML/TF activity is suspected,	Article 15 of the
	does the insurer file a report with the MOJ	Regulations
	Investigation Bureau regardless of the dollar	Governing
	amount or whether the transaction was	Anti-Money
	amount of whether the transaction was	Amu-ivioney

	completed or not?	Laundering of
		Financial Institutions
2.4.4	(iv) Does a case officer in any unit who discovers an unusual transaction immediately	1.Paragraph 2, Article 9 of the
	report it to his or her supervising officer?	Model Guidelines
	Upon receipt of such a report, does the	for Life Insurance
	supervising officer promptly decide if it is	Enterprises'
	indeed a matter that should be reported? If it	Anti-Money
	is determined that the matter should be	Laundering and
	reported, does the supervising officer instruct	Countering
	the case officer to fill out a report form	Terrorism
	immediately? And after the report is approved	Financing Policies
	by the head of the business unit, is the report	and Procedures
	submitted to the specialized AML/CFT unit?	2.Paragraph 2,
	After the report is submitted by the	Article 9 of the
	specialized AML/CFT unit to the chief	Model Guidelines
	AML/CFT officer for approval, does the	for Non-Life
	insurer file the report with the MOJ	Insurance
	Investigation Bureau within 2 business days	Enterprises'
	of the day on which the suspected money	Anti-Money
	laundering transaction was discovered?	Laundering and
		Countering
		Terrorism
		Financing Policies and Procedures
2.4.5	(v) With regard to a suspected ML/TF	1.Subparagraph 3,
	transaction that is obvious, significant, and	Article 15 of the
	urgent in nature, does the insurer file a report	Regulations
	immediately with the MOJ Investigation	Governing
	Bureau by fax or other feasible means and	Anti-Money
	follow it up with a written report? Are the	Laundering of
	formats of reports and faxed replies as	Financial
	prescribed by the MOJ Investigation Bureau?	Institutions
	Are the information and related records and	2.Paragraph 2,
	transaction vouchers filed with the MOJ	Article 9 of the
	Investigation Bureau retained in accordance	Model Guidelines
	with legal requirements?	for Life Insurance
		Enterprises'

		Anti-Money
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		Countering Terrorism
		Financing Policies
		and Procedures
		3.Paragraph 2,
		Article 9 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.4.6	(vi) Various red flags are set out in the	1.Attachment to the
	attachment accompanying the "Model	Model Guidelines
	Guidelines for Life Insurance Enterprises'	for Life Insurance
	Anti-Money Laundering and Countering	Enterprises'
	Terrorism Financing Policies and Procedures"	Anti-Money
	and the "Model Guidelines for Non-Life	Laundering and
	Insurance Enterprises' Anti-Money	Countering
	Laundering and Countering Terrorism	Terrorism
	Financing Policies and Procedures". When a	Financing Policies
	transaction presents any of those red flags,	and Procedures
	does the insurer confirm customer identity	2.Attachment to the
	and retain transaction records and transaction	Model Guidelines
	vouchers? Does it file a suspicious transaction	for Non-Life
	report with the MOJ Investigation Bureau?	Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies

		and Procedures
2.4.7	(vii) Is the information contained in suspicious	1.Paragraph 3,
	transition reports kept in strict confidence by	Article 9 of the
	employees at all levels? Does the insurer	Model Guidelines
	provide its employees with training or	for Life Insurance
	instructional materials to show them how to	Enterprises'
	prevent information disclosure during	Anti-Money
	interactions with customers or in the course of	Laundering and
	normal operations? Are documents relating to	Countering
	reported matters treated as confidential	Terrorism
	documents? If confidential information is	Financing Policies
	disclosed, does the insurer take appropriate	and Procedures
	response measures? Are AML/CFT personnel,	2.Paragraph 3,
	compliance unit personnel, and internal audit	Article 9 of the
	unit personnel able to promptly access	Model Guidelines
	customer information and transaction records	for Non-Life
	to carry out their duties? In doing so, do they	Insurance
	observe confidentiality requirements?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.4.8	(viii) If it appears that a customer or staff	1.Subparagraph 1,
	member may have avoided complying with	Article 14 of the
	the "Money Laundering Control Act" (e.g. a	Model Guidelines
	single proposer or insured party enters into	for Life Insurance
	multiple high-value insurance contracts), does	Enterprises'
	the insurer scrutinize the situation to	Anti-Money
	understand the motive?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 1,
		Article 14 of the
		Model Guidelines

		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.4.9	(ix) If the insurer investigates an employee	1.Subparagraph 3,
	suspected of involvement in ML/TF activity,	Article 14 of the
	does it take care to keep the investigation	Model Guidelines
	confidential?	for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 3,
		Article 14 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		_
		Countering Terrorism
		Financing Policies
2.4.10		and Procedures
2.4.10	(x) For special significant events reported by	Jian Ju (Bao) Zi No.
	media, when someone who is related to the	10706100280 letter
	events applies for insurance products with	on February 7, 2018
	cash value or conducts cash-related	
	application (such as a large amount of policy	
	loan or termination of insurance contracts)	

	that match the type of suspicious ML, do	
	insurance companies indeed conduct	
	verification and the filing of STRs? For the	
	suspicious ML type that a large amount of	
	premium is not paid by the parties of an	
	insurance contract, do insurance companies	
	understand the relationship between the payer	
	and parties of the insurance contract, verify	
	the reasonableness and evaluate the filing of	
	STR? For the suspicious ML type that	
	application of a large amount of policy loan	
	in a short term and reimbursement, do	
	insurance companies verify the	
	reasonableness and evaluate the filing of	
	STR? For the suspicious ML type that	
	application of insurance products with high	
	cash value, do insurance companies verify the	
	reasonableness of income and evaluate the	
	filing of STR? For cases that match	
	monitoring and screening criteria of the type	
	of ML transactions, do insurance companies	
	verify the customer's statement and evaluate	
	the reasonableness?	
2.5	(5) Currency transaction reports	
2.5.1	(i) For large currency transactions of a certain	1.Article 13 of the
	amount or more, does the insurer confirm the	Regulations
	customer's identity and retain related records	Governing
	and transaction vouchers?	Anti-Money
		Laundering of
		Financial
		Institutions
		2.Subparagraph 1,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
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		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.5.2	(ii) Does the insurer verify the identity of a	1.Article 13 of the
	customer on the basis of the documentary	Regulations
	proof of identity or passport provided thereby,	Governing
	and record the customer's name, date of birth	Anti-Money
	(year/month/day), address, telephone, trading	Laundering of
	account number, transaction amount, and	Financial
	identity document number? If it is verified	Institutions
	that the customer is the owner of the	2.Item (1),
	transaction account, meaning that further	Subparagraph 2,
	identity verification is not required, does the	Paragraph 1,
	insurer specify in transaction record that the	Article 11 of the
	transaction was carried out by the account	Model Guidelines
	owner?	for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		and i foccautes

		3.Item (1),
		Subparagraph 2,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.5.3	(iii) If a transaction is processed by an agent,	1.Article 13 of the
	based on the identification document or	Regulations
	passport provided by the agent, does the	Governing
	insurer record the agent's name, date of birth	Anti-Money
	(year/month/day), address, telephone, trading	Laundering of
	account number, transaction amount, and	Financial
	identity document number?	Institutions
		2.Item (2),
		Subparagraph 2,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (2),
		Subparagraph 2,
		Paragraph 1,
		Article 11 of the
		Article 11 01 tile

		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
2.5.4	(iv) For any currency transaction of a certain	1.Article 13 of the
	amount or more, does the insurer file a report	Regulations
	using electronic media with the MOJ	Governing
	Investigation Bureau within five business	Anti-Money
	days after the transaction is completed? If the	Laundering of
	insurer, for a legitimate reason, is unable to	Financial
	file the report by electronic media, does it file	Institutions
	the report in writing?	2.Subparagraph 3,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 3,
		Paragraph 1,
		Article 11 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Laundering and

		Countering
		Terrorism
		Financing Policies
		and Procedures
2.5.5	(v) If the insurer is exempt from reporting	1.Article 14 of the
2.3.3		
	currency transactions above a certain amount	Regulations
	to the MOJ Investigation of Bureau, does it	Governing
	confirm customer identity and retain relevant	Anti-Money
	records and transaction vouchers? For entity	Laundering of
	accounts that for business needs must often or	Financial
	regularly be used to deposit cash above a	Institutions;
	certain amount, after the need is verified, does	2.Paragraph 3 and 4
	the insurer file a list of such entities to the	2, Article 11 of the
	MOJ Investigation Bureau for recordation?	Model Guidelines
	Does the insurer require a review of such	for Life Insurance
	transaction counterparties at least once per	Enterprises'
	year? If the insurer no longer has the type of	Anti-Money
	business relationship described above with the	Laundering and
	entity whose name was filed with the MOJ	Countering
	Investigation Bureau, does the insurer report	Terrorism
	this fact to the MOJ Investigation Bureau for	Financing Policies
	recordation?	and Procedures
		3.Paragraph 2,
		Article 11 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
2	2.0	and Procedures
3	3.Review of management system and organization	
3.1	(1) Specialized AML/CFT unit and chief	
	AML/CFT officer	
	1	

(i) Does the insurer have adequate AML/CFT personnel and resources commensurate with its scale and risks? Does its board of directors appoint one member of senior management to be the chief AML/CFT officer? Does the insurer give the chief AML/CFT officer adequate authorities of office to coordinate and supervise AML/CFT operations, and ensure that the personnel and officer do not concurrently hold any position involving a conflict with their AML/CFT duties? Has the firm, if a domestic life insurer, established an independent AML/CFT responsible unit under the president, head office compliance unit, or risk management unit? Does the unit deal with anything other than AML/CFT matters?

3.1.1

1.Article 6 of the Regulations Governing Implementation of Internal Control and Audit System Anti-Money for Laundering and Countering **Terrorism** Financing of Insurance Companies, Post Offices Engaging Simple Life Insurance **Business** and Other Financial Institutions Designated by the Financial Supervisory Commission 2.Subparagraph Article 15 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering **Terrorism** Financing Policies and Procedures 3.Subparagraph Article 15 of the Model Guidelines

for

Non-Life

		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.1.2	(ii) Does the chief AML/CFT officer report to the	1.Article 6 of the
	board of directors and supervisors or the audit	Regulations
	committee at least once every six months.	Governing
	When any material legal violation is found,	Implementation of
	does the chief AML/CFT officer promptly	Internal Control
	report to the board of directors and	and Audit System
	supervisors or the audit committee?	for Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing of
		Insurance
		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Subparagraph 3,
		Article 15 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and

		Countering Terrorism Financing Policies and Procedures 3.Subparagraph 3, Article 15 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money
		Laundering and Countering
		Terrorism Financing Policies
		and Procedures
3.1.3	(iii) Do the specialized AML/CFT unit and chief	1.Article 6 of the
	AML/CFT officer possess professional	Regulations
	competence? Check whether they administer	Governing
	the following matters: supervising the	Implementation of
	planning and implementation of policies and	Internal Control
	procedures for identifying, assessing and	and Audit System
	monitoring ML/TF risks; coordinating and	for Anti-Money
	supervising the implementation of	Laundering and
	company-wide AML/CFT risk identification	Countering
	and assessment; monitoring and controlling	Terrorism
	ML/TF risks; developing an AML/CFT	Financing of
	program; coordinating and supervising the	Insurance
	implementation of the AML/CFT program;	Companies, Post
	confirming compliance with AML/CFT	Offices Engaging
	regulations (including the relevant model	in Simple Life
	guidelines or self-regulatory rules adopted by	Insurance
	the related financial industry trade association	Business and
	and filed with the FSC for recordation;	Other Financial
	supervising the reporting of suspected ML/TF	Institutions
	transactions to the MOJ Investigation Bureau,	Designated by the Financial
	as well as the reporting of assets and property interests of counterparties designated by the	Supervisory
	interests of counterparties designated by the	Supervisory

	Counter-Terrorism Financing Act, and their	Commission
	locations; and handling other AML/CFT	2.Subparagraph 2,
	matters.	Article 15 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Article 15 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.1.4	(iv) Do overseas business units take the number	1.Article 6 of the
	of their local branches, business scale, and	Regulations
	risks into overall consideration in maintaining	Governing
	an adequate number of AML/CFT personnel	Implementation of
	on staff, and appoint one person as the chief	Internal Control
	AML/CFT officer to be responsible for	and Audit System
	coordinating and supervising AML/CFT	for Anti-Money
	matters?	Laundering and
		Countering
		Terrorism
		Financing of
		Insurance
		Companies, Post
		Offices Engaging
	<u> </u>	Offices Engaging

		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Subparagraph 4,
		Article 15 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 4,
		Article 15 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.1.5	(v) Do the chief AML/CFT officer appointments	1.Article 6 of the
	at the insurer's foreign business units meet	Regulations
	local regulatory provisions and the	Governing
	requirements of local competent authorities?	Implementation of
	Is the chief AML/CFT officer sufficiently	Internal Control
	authorized to coordinate AML/CFT affairs?	and Audit System
3.1.5	at the insurer's foreign business units meet local regulatory provisions and the requirements of local competent authorities? Is the chief AML/CFT officer sufficiently	1.Article 6 of the Regulations Governing Implementation of Internal Control

For example, is the chief AML/CFT officer able to report directly to the specialized AML/CFT unit at the head office? Does the chief AML/CFT officer serve only in that position? If he/she serve concurrently in another position, does the insurer communicate with host country authorities to ensure that the concurrent position poses no conflict of duties, and report to the FSC?

for Anti-Money Laundering and Countering **Terrorism** Financing of Insurance Companies, Post Offices Engaging Simple Life in Insurance **Business** and Financial Other Institutions Designated by the Financial Supervisory Commission 2.Subparagraph Article 15 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Subparagraph Article 15 of the Model Guidelines Non-Life for Insurance Enterprises' Anti-Money Laundering and Countering Terrorism

		Financing Policies and Procedures
3.2	(2) III. Responsibilities of internal audit unit	
3.2 3.2.1	(2) III. Responsibilities of internal audit unit (i) Do the insurer's domestic and foreign business units assign a member of senior management to be the AML/CFT supervising officer to be responsible for supervising matters relating to the implementation of AML/CFT operations of his/her business unit? Do those business units conduct self-assessments in accordance with applicable legal provisions?	1.Article 7 of the Regulations Governing Implementation of Internal Control and Audit System for Anti-Money Laundering and Countering Terrorism Financing of Insurance Companies, Post Offices Engaging in Simple Life Insurance Business and Other Financial Institutions Designated by the Financial Supervisory Commission 2.Subparagraph 1, Article 16 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies
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		Article 16 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.2.2	(ii) In its audits, does the internal audit unit focus	1.Article 7 of the
	on whether ML/TF risk assessments and the	Regulations
	AML/CFT program meet legal requirements,	Governing
	and whether they effectively prevent ML/TF	Implementation of
	activities? Does it submit audit findings?	Internal Control
		and Audit System
		for Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing of
		Insurance
		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Subparagraph 2,
		Article 16 of the
		Model Guidelines
		for Life Insurance

		Enterprises'
		Anti-Money
		·
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Article 16 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.2.3	(iii) Does the insurer's internal audit unit handle	1.Subparagraph 3,
	related matters properly? Does it conduct	Article 16 of the
	periodic audits in accordance with the internal	Model Guidelines
	control measures adopted and other relevant	for Life Insurance
	provisions, and carry out testing of the	Enterprises'
	effectiveness of the AML/CFT program and	Anti-Money
	the quality of risk management in the	Laundering and
	company's operations, departments, and	Countering
	branches (or subsidiaries)? Does the auditing	Terrorism
	method cover independent transaction	Financing Policies
	testing—including selecting transactions	and Procedures
	related to high-risk products, customers, and geographic areas—to verify that the insurer	2.Subparagraph 3,
		Article 16 of the
	has effectively implemented relevant	Model Guidelines
	AML/CFT regulatory requirements? In case	for Non-Life
	where any deficiency in the implementation	Insurance
	of specific management measures is	Enterprises'
	identified, does the internal audit unit	Anti-Money
	periodically report to the chief AML/CFT	Laundering and

	officer for review, and provide such information to serve as reference in employee training? Where the internal audit unit identifies any intentional disguise of significant non-compliance but fails to disclose such information, does the head office unit in charge of such matters take appropriate action?	Countering Terrorism Financing Policies and Procedures
3.2.4	(iv)When making an annual audit plan, does internal audit unit include the SOP of legal compliance and plan execution on AML/CFT in the inspection items that need to be strengthened? Does internal audit unit indeed follow the improvement of findings that are proposed by FSC?	Jian Ju (Zheng) Zi No. 1060159085 letter on December 29, 2017
3.3	(3) Employee hiring and training	
3.3.1	(i) Has the insurer established prudent and appropriate procedures for selection and hiring of employees, including a review of whether job candidates have the integrity of character and the professional expertise required to perform their duties?	1.Paragraph 1, Article 8 of the Regulations Governing Implementation of Internal Control and Audit System for Anti-Money Laundering and Countering Terrorism Financing of Insurance Companies, Post Offices Engaging in Simple Life Insurance Business and Other Financial Institutions Designated by the Financial

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		Supervisory
		Commission
		2.Subparagraph 1,
		Article 17 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 1,
		Article 17 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.3.2	(ii) Are the insurer's chief AML/CFT officer,	1.Paragraph 2,
	AML/CFT personnel, and the AML/CFT	Article 8 of the
	supervising officers of domestic business	Regulations
	units required to meet applicable qualification	Governing
	requirements within three months after their	Implementation of
	appointments? Has the insurer established	Internal Control
	related control mechanisms to ensure	and Audit System
	compliance with regulations?	for Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing of
		Insurance
		mourance

		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Subparagraph 2,
		Article 17 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 2,
		Article 17 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.3.3	(iii) Do the chief AML/CFT officer, AML/CFT	1.Paragraph 3,
	personnel, and the supervising officers of	Article 8 of the
	domestic business units attend at least 12	Regulations
	hours of AML/CFT education and training	Governing
	nours of mile of a concurron and training	Governing

each year provided by the bank, or by outside training institutions approved by the chief AML/CFT officer? Does the content of the training include new legislative amendments as well as ML/TF trends and red flags?

Implementation of Internal Control and Audit System Anti-Money for Laundering and Countering Terrorism Financing of Insurance Companies, Post Offices Engaging Life Simple Insurance **Business** and Financial Other Institutions Designated by the Financial Supervisory Commission 2.Subparagraph Article 17 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering **Terrorism** Financing Policies and Procedures 3.Subparagraph Article 17 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money

		Laundering and
		Countering Terrorism
		Financing Policies
		and Procedures
3.3.4	(iv) Do the supervising AML/CFT officer and	1.Paragraph 4,
	the chief AML/CFT officer and AML/CFT	Article 8 of the
	personnel in foreign business unit have AML	Regulations
	expertise? Are they knowledgeable on	Governing
	relevant local laws and regulations? Do they	Implementation of
	attend at least 12 hours of AML/CFT	Internal Control
	education and training offered by the host	and Audit System
	authorities or relevant institutions each year?	for Anti-Money
	If no such training is available, do they attend	Laundering and
	AML/CFT courses offered by internal or	Countering
	external training units approved by the chief	Terrorism
	AML/CFT officer?	Financing of
		Insurance
		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		2.Subparagraph 4,
		Article 17 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering and
		Terrorism
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		Eineneine Delle'
		Financing Policies
		and Procedures
		3.Subparagraph 4,
		Article 17 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.3.5	(v) Does the insurer arrange AML/CFT	1.Paragraph 5,
	education and training for its directors,	Article 8 of the
	supervisors, president, compliance personnel,	Regulations
	internal audit personnel, business personnel,	Governing
	and other personnel whose work is related to	Implementation of
	AML/CFT matters? Are the course content,	Internal Control
	and the number of hours offered, in line with	and Audit System
	the nature of their job duties? Do the courses	for Anti-Money
	familiarize them with their AML/CFT duties	Laundering and
	and equip them with the professional	Countering
	expertise to carry out those duties?	Terrorism
		Financing of
		Insurance
		Companies, Post
		Offices Engaging
		in Simple Life
		Insurance
		Business and
		Other Financial
		Institutions
		Designated by the
		Financial
		Supervisory
		Commission
		Commission

		2.Subparagraph 5,
		Article 17 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Subparagraph 5,
		Article 17 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
3.3.6	(vi) Does the insurer hold, or arrange for its	1.Subparagraph 6,
	employees to participate in, regular AML	Article 17 of the
	training programs? Does it include AML	Model Guidelines
	content in its on-the-job training for agents,	for Life Insurance
	brokers, surveyors, and other non-office	Enterprises'
	personnel, to ensure that all employees	Anti-Money
	understand how AML laws and regulations	Laundering and
	relate to the practical side of AML work?	Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Subparagraph 6,
		Article 17 of the
		Model Guidelines
		for Non-Life
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Insurance Enterprises	
Enterprises	
Enterprises	
Anti-Mone:	
Laundering	and
Countering	
Terrorism	
Financing 1	Policies
and Proced	ıres
3.3.7 (vii) When an employee of the insurer travels 1.Subparagra	ph 7,
overseas for professional development or to Article 17	of the
take part in a study trip, does he or she take Model Gu	delines
advantage of the opportunity to gain a detailed for Life In	surance
understanding of the AML/CFT practices of Enterprises	
overseas life insurers? Is such a person Anti-Mone	y
granted special recognition if his or her Laundering	and
findings can be applied by the insurer? Countering	
Terrorism	
Financing 1	Policies
and Proced	
2.Subparagra	ph 7,
Article 17	of the
Model Gu	delines
for N	on-Life
Insurance	
Enterprises	
Anti-Mone	
Laundering	and
Countering	
Terrorism	
Financing 1	Policies
and Proced	
4 4. Enhanced review for key examination points	
4.1 (1) Offshore insurance unit (OIU)	
4.1.1 (i) Money laundering risk factors: new channels Shou Hui Bo	Zi No.
for on-boarding customers are completely 1041213411	etter of
different from the traditional face-to-face Life In	surance
methods; it is difficult to confirm a customer's Association	on
identity, including the authenticity of foreign December 29	2017

	ID documents and the managed's econocian	
	ID documents and the proposer's occupation;	
	it is difficult to verify the source of funds	
	originating offshore; insurance policies can be	
	purchased and cancelled with ease, and a	
	policy value refund can be quickly obtained.	
4.1.2	(ii) Has the insurer taken risk mitigation	Shou Hui Bo Zi No.
	measures? Check whether such measures	1041213411 letter of
	include the following: conducts enhanced due	Life Insurance
	diligence (e.g. financial underwriting,	Association on
	pre-underwriting analysis, and telephone	December 29, 2017
	surveys) on high-risk customers; checks	
	customers' motives in seeking insurance, and	
	reasons for voiding or terminating policies;	
	requires that policies exceeding a certain	
	premium amount must be approved by	
	someone at a relatively high managerial rank;	
	uses routine transaction monitoring	
	mechanisms to identify money laundering	
	typologies and investigate cash flows	
	connected with transaction activity that	
	matches such typologies.	
4.1.3	(iii) Customer due diligence	
4.1.3.1	(a)Does the offshore insurance unit (OIU)	Article 16-1 of the
	comply with the "Money Laundering Control	
	Act," "Counter-Terrorism Financing Act," and	
	the competent authority's requirements	
	regarding source documents, data, or	insurance Branches
	information that must be obtained or	
	authenticated? Does it also comply with the	
	"Model Guidelines for Life Insurance	
	Enterprises' Anti-Money Laundering and	
	Countering Terrorism Financing Policies and	
	Procedures" and other guidelines or rules	
	issued by the ROC Life Insurance	
	Association? Does the OIU properly carry out	
	customer due diligence procedures,	
	incorporate them into its internal controls,	
	and include them among the focal points in	

	its internal audits?	
4.1.3.2	(b) For existing customers that it already had	Article 16-1 of the
	prior to 18 August 2017, does the OIU	Regulations
	re-perform CDD measures and re-examine	Governing Offshore
	their risk ratings? When the OIU has doubts	Insurance Branches
	about the veracity of customer information, or	
	when it discovers that the customer has taken	
	part in a suspicious transaction, or when there	
	is a material change in the way that the	
	client's account is used, or when the time has	
	come to update a customer's identity	
	information, does the OIU immediately carry	
	out CDD procedures and re-examine its risk	
	rating?	
4.1.3.3	(c) With regard to the source documents, data, or	Attachment to
	information that an OIU must obtain or	Article 16-1 of the
	authenticate when carrying out out CDD	Regulations
	procedures, with the exception of customer	Governing Offshore
	that pose relatively low ML/TF risk (for	Insurance Branches
	which simplified CDD measures	
	commensurate with the lower risk factors	
	may be adopted), check whether the OIU	
	handles CDD for other customers in	
	accordance with the following requirements:	
4.1.3.3.1	b For an offshore natural person, does the OIU	Attachment to
	obtain the person's full name, date of birth,	Article 16-1 of the
	nationality, address, and the type and number	Regulations
	of his/her identification document? Does the	Governing Offshore
	OIU verify at least two types of identification	Insurance Branches
	document, e.g. valid passport, a valid	
	government-issued photo ID, a valid	
	government-issued photo driver's license, or	
	other government-issued document with	
	photo that can confirm the holder's identity,	
	nationality, place of original residence, and	
	place of permanent residence? Does the OIU	
	obtain a reply letter (if necessary, depending	
	on the customer's risk profile) which is signed	

		personally by the customer, and which is in	
		reply to a letter sent to the address provided	
		by the customer? Does it make telephone	
		inquiries, conduct on-site visits, or take other	
		identity verification measures?	
4.1.3.3.2	2	For offshore legal persons, does the OIU	Attachment to
		obtain the legal person's full name, date and	Article 16-1 of the
		jurisdiction of registration, registration	Regulations
		number, registration address, and the address	Governing Offshore
		of its main place of business? Does it verify	Insurance Branches
		related documents (relying on an affidavit	
		provided by the customer is not an acceptable	
		method of verification) and confirm whether	
		the legal person is still lawfully registered and	
		has not been dissolved, liquidated, ordered to	
		suspend business, or delisted? Check whether	
		the documents verified by the OIU include	
		the following: (i) a certificate of registration	
		issued by the registration authority in the	
		jurisdiction of registration; (ii) articles of	
		incorporation; (iii) a certificate of	
		incumbency issued within the past six months	
		by the registered agent in the jurisdiction of	
		registration; and (iv) a certificate of good	
		standing that was issued in the past six	
		months by the registration authority in the	
		jurisdiction of registration, or is currently	
		valid (provided, however, that this certificate	
		need not be obtained from the customer if the	
		certificate of incumbency expressly states that	
		the legal person exists in good standing, or	
		when the document was issued by the	
		·	
		registration authority in the jurisdiction of	
		registration, an inquiry was made about	
		whether the legal person was lawfully	
		registered and the inquiry result is set out in a	
		comprehensive report that was issued within	
		six months of date of the inquiry result). Does	

	the OIU take steps to understand the nature of	
	the customer's business, and obtain a list of	
	the customer's directors and shareholders to	
	confirm its ownership structure and control	
	structure and identify its beneficial owners?	
	Does the OIU obtain a reply letter (if	
	necessary, depending on the customer's risk	
	profile) which is signed by a person	
	authorized by the customer, and which is in	
	reply to a letter sent to the address provided	
	by the customer? Does it make telephone	
	inquiries, conduct on-site visits, or take other	
	identity verification measures?	
4.1.3.4	(d) When the OIU relies on an institution or	Paragraph 1, Article
	professional (hereinafter, "intermediary") to	16-2 of the
	assist in performing CDD measures for an	Regulations
	offshore customer in accordance with the	Governing Offshore
	provisions of the "Regulations Governing	Insurance Branches
	Offshore Insurance Branches" and the	
	"Money Laundering Control Act," or with	
	standards not less strict than the aforesaid	
	provisions, does the OIU file the	
	implementation plan and list of intermediaries	
	with the FSC for recordation?	
4.1.3.5	(e) When an intermediary assists with the	Paragraph 1, Article
	conduct of CDD procedures, does it comply	
	with or avoid violating regulatory	Regulations
	requirements in the jurisdiction where the	Governing Offshore
	intermediary is located? Does the	Insurance Branches
	professional hold a relevant business license,	
	and is he/she supervised by a competent	
	authority of that jurisdiction? Is he/she	
	required under local law in that jurisdiction to	
	observe the CDD and records retention	
	requirements set out in the methodology for	
	assessing compliance with the FATF	
	Recommendations and the effectiveness of	
	AML/CFT Systems? Has the competent	
	Systems. This the competent	l

authority or an external institution in the jurisdiction where the intermediary is located rated satisfactory, remained from downgrading it, or found it to be without material deficiency in the most recent AML/CFT audit? Or, if a material deficiency was found, has the intermediary's deficiency been remedied (including recognition of the remedy), or has that the downgrade been reversed? If the intermediary is subsequently downgraded by a competent authority or external institution in the jurisdiction where it is located, or sanctioned by a competent authority in that jurisdiction for any material deficiency, does the OIU stop relying on that intermediary to conduct CDD improvements by the intermediary have been recognized? Has the OIU entered into a cooperation agreement with the intermediary, specifying the scope of assistance provided for CDD measures and appropriate measures for customer data confidentiality and data preservation, and clearly assigning the rights and responsibilities of each party? Does the intermediary keep records of the assistance measures it carries out, and is it able, whenever requested by the OIU, to promptly documents or information provide any obtained when assisting in performing CDD. Does the OIU use a risk-based approach in auditing and supervising, regularly and from time to time, the intermediary's assistance in CDD measures and its use, processing, and management of customer data? (Is the OIU allowed to engage external institutions to conduct related auditing?) (f) Is the scope of intermediaries compliant with

4.1.3.6

legal requirements? Check whether the

Paragraph 2, Article 16-2 of the

	people allowed to act as an intermediary are	Regulations
	limited to the following offshore institutions	Governing Offshore
	or professionals: overseas branches of the	Insurance Branches
	domestic insurer to which the OIU belongs;	
	overseas branches or subsidiary banks of	
	banking subsidiaries belonging to a	
	subsidiary or the financial holding company	
	to which that subsidiary belongs, or the OIU	
	or subsidiary of an insurance subsidiary; the	
	head office or a branch under the head office	
	of the branch of a foreign insurance enterprise	
	in Taiwan; the head office or a branch under	
	the head office of the branch of a foreign	
	insurance enterprise in Taiwan; or overseas	
	branches or subsidiary banks and insurance	
	subsidiaries' overseas insurance branches or	
	subsidiaries of the bank subsidiaries under the	
	holding companies affiliated to offshore	
	insurance branches; and professionals such as	
	lawyers and accountants.	
4.1.3.7	(g) When entering into an insurance contract and	Paragraph 1, Article
	conducting business, has the OIU refrained	16-3 of the
	from referring its onshore customers to	Regulations
	agencies who assist in setting up offshore	Governing Offshore
	companies, or from inducing or assisting	Insurance Branches
	onshore customers to switch their identity to	
	non-resident status in order to enter into an	
	insurance contract and do business with the	
	OIU? Does the OIU take enhanced measures	
	to understand a customer's purpose in	
	entering into an insurance contract or	
	engaging in business activity? Where an	
	offshore legal-person customer has onshore	
	individuals or legal persons among its	
	shareholders, directors, or beneficial owners,	
	does the OIU obtain a customer statement	
	declaring that it did not switch to non-resident	
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	in specific products?	
4.1.3.8	(h) Has the OIU adopted a concrete and viable	Paragraph 2, Article
	internal control system for matters relating to	16-3 of the
	the establishment of insurance contracts and	Regulations
	conduct of business? Has the OIU	Governing Offshore
	implemented the system after it has been	Insurance Branches
	reported to the board of directors for approval	
	(in the case of a domestic insurer) or to the	
	head office (in the case of a branch of a	
	foreign insurance enterprise in Taiwan)?	
4.2	(2) Politically exposed persons (PEPs)	
4.2.1	(i) For a customer or beneficial owner who is a	Paragraph 3, Article
	politically exposed person currently or	8 of the Money
	previously entrusted with a prominent public	Laundering Control
	function by the domestic government, a	Act
	foreign government, or an international	
	organization, as well as his or her family	
	members and close associates, does the	
	insurer apply a risk-based approach to the	
	conduct of enhanced CDD measures?	
4.2.2	(ii) Customer due diligence procedures for PEPs	
4.2.2.1	(a) Conduct of CDD procedures: When the	Q&A of Standards
	insurer conducts CDD procedures, does it	for Determining the
	carry out a comprehensive risk assessment?	Scope of Politically
	Check whether it gives due consideration to:	Exposed Persons
	(i) the customer (e.g. when the customer is a	Entrusted with
	legal person, check its beneficial owners;	Prominent Public
	when the customer is a PEP, check whether	Function, Their
	its business is highly cash-driven); (ii)	Family Members
	transactions (e.g. check whether transactions	and Close Associates
	are conventional in nature and conform to	
	standard commercial practice or,	
	alternatively, check whether the purpose of	
	transactions is to disguise the true sources of	
	funds); and (iii) geography (e.g. check the	
	sources and destinations of funds, and check	
	whether the customer is from a high-risk	
	jurisdiction). If the customer is found to be a	

	PEP, does the insurer take appropriate measures?	
4.2.2.2	(b) When determining whether the customer is an overseas PEP, does the insurer use the risk management system to confirm the customer's identity? Does the insurer conduct enhanced due diligence on overseas PEPs?	Q&A of Standards for Determining the Scope of Politically Exposed Persons Entrusted with
	For domestic PEPs, does the insurer take reasonable measures to identify their risks? How does the insurer address identified risks?	Prominent Public Function, Their Family Members and Close Associates
4.2.2.3	(c) Risk mitigation measures: Does the insurer conduct enhanced measures for overseas PEPs? For domestic PEPs assessed as high-risk, does the insurer take enhanced remedial measures?	Q&A of Standards for Determining the Scope of Politically Exposed Persons Entrusted with Prominent Public Function, Their Family Members and Close Associates
4.2.3	(iii) When conducting CDD, does the insurer use a self-built database or information obtained from external sources to determine whether the customer or its beneficial owners or senior managerial officers are currently or have previously been entrusted with a prominent public function by a foreign government or an international organization?	1.Article 10 of the Regulations Governing Anti-Money Laundering of Financial Institutions 2.Subparagraph 13, Article 4 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures

		3.Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.2.3.1	(a) If the customer and its beneficial owners are	1.Article 10 of the
	PEPs entrusted with a prominent public	Regulations
	function by a foreign government, does the	Governing
	insurer treat the customer as a high-risk	Anti-Money
	customer and take enhanced due diligence	Laundering of
	(EDD) measures?	Financial
		Institutions
		2.Item (1),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (1),
		Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Ditterprises

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		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.2.3.2	(b) If the customer and its beneficial owners are	1.Article 10 of the
	PEPs entrusted with a prominent public	Regulations
	function by a domestic government or	Governing
	international organization, does the insurer	Anti-Money
	perform a risk assessment when on-boarding	Laundering of
	the customer, and re-perform one each	Financial
	subsequent year? For a customer determined	Institutions
	by the insurer to be high-risk, does the insurer	2.Item (2),
	take EDD measures?	Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (2),
		Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		and i focculies

4.2.3.3	(c) If a person holding a senior management	1.Article 10 of the
4.2.3.3	position in the customer is a PEP entrusted	
	1	Regulations
	with a prominent public function by a	Governing
	domestic or foreign government or	Anti-Money
	international organization, does the insurer	Laundering of
	take into account the influence that such	Financial
	person exerts on the customer when	Institutions
	determining whether the customer should be	2.Item (3),
	subject to EDD measures?	Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (3),
		Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.2.3.4	(d) For PEPs that have been entrusted with a	1.Article 10 of the
	prominent public function by a domestic or	Regulations
	foreign government or international	Governing
	organization, does the insurer take into	Anti-Money
	account relevant risk factors to assess their	Laundering of
	influence, and apply a risk-based approach in	Financial
	initionice, and appry a risk-vascu approach in	1 manciai

	determining whether they are subject to the	Institutions
	requirements under paragraphs (a) to (c)	2.Item (4),
	above?	Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (4),
		Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.2.3.5	(e) Do the aforementioned paragraphs also apply	1.Article 10 of the
	to family members and close associates of	Regulations
	PEPs? (For more information on the scope of	Governing
	who qualifies as family members and close	Anti-Money
	associates of PEPs, see the "Standards for	Laundering of
	Determining the Scope of Politically Exposed	Financial
	Persons, Their Family Members, and Close	Institutions
	Associates.")	2.Item (5),
		Subparagraph 13,
		Article 4 of the
		Model Guidelines
		for Life Insurance

		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		3.Item (5),
		Subparagraph 12,
		Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.2.4	(iv) After a PEP is no longer entrusted with a	Article 5 of the
	prominent public function, does the insurer	Standards for
	adopt a risk-based approach in assessing	Determining the
	his/her influence? Is the related risk	Scope of Politically
	assessment properly conducted? Does the	Exposed Persons
	assessment consider whether the PEP's	Entrusted with
	previous and current function are linked in	Prominent Public
	any way?	Function, Their
		Family Members
		and Close Associates
4.2.5	(v) Do insurance companies, and post offices	1.Article 10 of the
	that conduct simple life insurance business,	Regulations
	take reasonable measures to identify and	Governing
	verify whether the policy beneficiary and the	Anti-Money
	beneficial owner of a life insurance policy,	Laundering of
	investment-related insurance policy, or	Financial
	annuity insurance policy are PEPs before	Institutions
	paying out a benefit or cash surrender value?	2.Item (7),

	When high-risk circumstances are discovered, does the insurer, prior to paying out policy proceeds to PEPs, inform senior management, conduct enhanced due diligence on the whole business relationship with the policyholder, and consider making a suspicious transaction report?	Subparagraph 13, Article 4 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism
		Financing Policies and Procedures
4.3	(3) Preventing financing of terrorism and weapons proliferation	and Troccudies
4.3.1	(i) Check whether the following activities are permitted with respect to individuals, legal persons, or organizations named on a sanctions list: making withdrawals, remittances, transfers, payments, deliveries or assignments related to the financial accounts, currency, or another payment instrument of the designated individual, legal person, or organization; making transfers, changes, dispositions, use of, or taking any other measures which may change the quantity, quality, value, or location of property or interests of the designated individual, legal person, or organization; collecting or providing any property or any property interests for the designated individual, legal person, or organization.	Paragraph 1, Article 7 of the Counter-Terrorism Financing Act
4.3.2	(ii) Check whether the insurer immediately files a report with the MOJ Investigation Bureau when it discovers any of the following circumstances in the course of operations: the insurer itself holds or manages the property or property interests of a designated individual, legal person, or organization; or places where the property or property interests of a	1.Paragraph 3, Article 7 of the Counter-Terrorism Financing Act 2.Jin Guan Yin Fa Zi No. 10600229500 letter on October 6, 2017

	designated individual, legal person, or	
4.3.3	organization are located. (iii) With regard to the insurer's reporting on the properties or property interests and location(s) of individuals or organizations designated for sanctions, consider the following questions: Within 2 business days from the day on which it learns the facts of the case, does the insurer prepare a report, get it approved by the chief AML/CFT officer, and file it with the MOJ Investigation Bureau in a format and manner prescribed by that Bureau? In the event of an obviously significant and urgent case, does the insurer file a report with the MOJ Investigation Bureau as soon as possible by fax or by other feasible means and afterwards submit a make-up report in a format and manner prescribed by that Bureau? Does the insurer produce an annual report on December 31 every year (the "annual accounting date") that states all properties or property interests which belong to individuals, organizations, or groups designated for sanctions, and which it manages or holds as of the annual accounting date? Does the insurer file the report with the MOJ Investigation Bureau for recordation by March 31 of the following year?	1.Article 12 of the Model Guidelines for Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 2.Article 12 of the Model Guidelines for Non-Life Insurance Enterprises' Anti-Money Laundering and Countering Terrorism Financing Policies and Procedures 3.Regulations Governing Reporting on the Properties or Property Interests and Locations of Designated Sanctioned Individuals or Entities by Financial Institutions
4.3.4	(iv) When an on-boarded customer or a transaction counterparty is an individual, a legal person, or an organization designated for	1.Subparagraph 15, Article 4 of the Model Guidelines
	105ai person, or an organization designated for	Model Guidelines

	sanctions under the "Counter-Terrorism	for Life Insurance
	Financing Act," or is a terrorist or terrorist	Enterprises'
	group identified or investigated by a foreign	Anti-Money
	government or an international organization,	Laundering and
	does the insurer file a suspicious transaction	Countering
	report in accordance with the provisions of	Terrorism
	the "Money Laundering Control Act?" If that	Financing Policies
	counterparty is an individual, legal person, or	and Procedures
	organization that is sanctioned under the	2.Subparagraph 14,
	"Counter-Terrorism Financing Act," does the	Article 4 of the
	insurer, from the day it becomes aware of that	Model Guidelines
	fact, file a report in accordance with legal	for Non-Life
	requirements? If any circumstance	Insurance
	contemplated by subparagraph 3 or 4 of	Enterprises'
	paragraph 1, Article 6 of the	Anti-Money
	"Counter-Terrorism Financing Act" existed	Laundering and
	with respect to the insurer before the aforesaid	Countering
	counterparty was sanctioned, does the insurer	Terrorism
	apply to the Counter Terrorism Financing	Financing Policies
	Advisory Council for permission in	and Procedures
	accordance with the applicable regulations	
	issued upon the authority of the	
	"Counter-Terrorism Financing Act"?	
4.3.5	(v)In the aspect of performance on TF work, do	_
	1	No. 10602564110
	the items of scope of non-face-to-face	letter on November
	business relationship and connection and link	23, 2017
	with customers and establish reviewing work	
	in the relevant aspects?	
4.4	(4) Review of high-risk products	
4.4.1	(i) Reasons why it is easy (risk factors) to use	Shou Hui Bo Zi No.
	insurance policies with a high premium or	1041213411 letter of
	high non-forfeiture value, single-premium	Life Insurance
	policies, short-term policies, and annuities for	Association on
	money laundering: such policies are highly	December 29, 2017
	cash-driven, involve large sums, and the	
	policies themselves have a high cash value	
	and a high surrender value; quick withdrawals	

4.5.1	(i) When an individual buys insurance, does the	1.Sub-item A, Item
4.5	(5) Review of matters for attention during underwriting	
15	typologies.	
	transaction activity that matches such	
	investigate cash flows connected with	
	identify money laundering typologies and	
	routine transaction monitoring mechanisms to	
	and ongoing monitoring is carried out; uses	
	required to conduct enhanced due diligence,	
	attention, the relevant operating unit is	
	laundering red flags, the insurer pays special	
	transactions or transactions that raise money	
	managerial rank; for person-not-present	
	approved by someone at a relatively high	
	amount), and any exceptions must be	
	(cash payments only allowed up to a certain	
	imposes restrictions on payment methods	
	someone at a relatively high managerial rank;	
	premium amount must be approved by	
	requires that policies exceeding a certain	
	surveys) for high-risk insurance customers;	
	pre-underwriting analysis, and telephone	
	and risk scoring, and conducts enhanced due diligence (financial underwriting,	
	due diligence, risk assessments, risk grading,	December 29, 2017
	underwriting; carries out detailed customer	Association on
	mitigation measures): conducts financial	
	following measures to reduce risks (risk	
4.4.2	(ii) Check whether the insurer takes the	
	surrender policies.	a = =
	there are no restrictions on purchasing or	
	are low, which means losses are low; and	
	money laundering; fees for policy surrenders	
	flow (retrieval of funds) and be used for	
	surrender a policy can easily generate a cash	
	out or return a policy loan, and applications	
	of non-forfeiture value, applications to take	

solicitor ask for ID documents (e.g. national (1), Subparagraph ID card, passport, driver's license, or other 14, Article 4 of the documents sufficient to prove identity) from Model Guidelines both the proposer and the insured, or record for Life Insurance the relevant information therein? Does the Enterprises' solicitor also make an inquiry with relevant Anti-Money domestic or foreign organizations or use a Laundering and self-built database to determine whether the Countering customer is a PEP? Does it adopt appropriate **Terrorism** management measures and conduct periodic Financing Policies reviews? If the assessment result shows any and Procedures signs of money laundering or terrorist 2.Sub-item A, Item financing, does the solicitor retain the records (1), Subparagraph or vouchers on transactions and file an STR 13, Article 4 of the with the MOJ Investigation Bureau? When a Model Guidelines legal person is applying for insurance, does for Non-Life solicitor obtain the legal Insurance certificate of registration, legitimate proof of Enterprises' Anti-Money the authority of the person purporting to act on behalf of the customer (such as a business Laundering and license, other incorporation or license of Countering registration, etc.), identification documents, **Terrorism** and data or information on the holding or Financing Policies controlling beneficial owner of the legal and Procedures person, or record the information thereon? Does solicitor make a remark on solicitation report after verifying identification information on the insurance application form? (ii) At the time of underwriting, does the 1.Sub-item B, Item underwriter carefully review the application (1), Subparagraph forms filled out by the applicant or the insured 14, Article 4 of the to ensure that the information on the parties in Model Guidelines for Life Insurance the solicitation report is true? If necessary, does the underwriter request an "alive and Enterprises' well" check and submit the findings of the Anti-Money check for recordation? When a legal person Laundering and applies for insurance, does the underwriter Countering

4.5.2

take reasonable measures to understand the Terrorism	
nature of its business, the beneficial owner(s), Financing Po	olicies
and the control structure, and retain relevant and Procedur	
documents and information? 2.Sub-item B,	
(1), Subpara	
13, Article 4	
Model Guid	
for No.	
Insurance	II-LIIE
Enterprises'	
Anti-Money	
Laundering	and
Countering	
Terrorism	
Financing Po	
and Procedur	
4.5.3 (iii) In addition to identification card and license 1.Sub-item C,	Item
of registration, is a second identification (1), Subpara	
document requested if necessary to verify the 14, Article 4	
customer's identity? (Is the second Model Guid	elines
identification document sufficient to identify for Life Insu	irance
the customer? Can a name list issued by a Enterprises'	
government agency, school, or organization Anti-Money	
also be used as a second identification Laundering	and
document if it can confirm a party's identity?) Countering	
If a party refuses to provide a second Terrorism	
identification document, does the insurer Financing Po	olicies
decline the application, or wait until and Procedur	es
confirmation of identity before processing the 2.Sub-item C,	Item
application? (1), Subpara	graph
13, Article 4	of the
Model Guid	elines
for No.	n-Life
Insurance	
Enterprises'	
Anti-Money	
Laundering	and
Laundering	

		Terrorism
		Financing Policies
4.5.4		and Procedures
4.5.4	(iv) When an agent applies for insurance	1.Sub-item D, Item
	coverage on behalf of a customer, does the	(1), Subparagraph
	insurer duly verify that the person purporting	14, Article 4 of the
	to act on behalf of the customer is so	Model Guidelines
	authorized, duly identify and verify the	for Life Insurance
	identity of that person, and retain photocopies	Enterprises'
	of the agent's identity documents or record the	Anti-Money
	relevant information therein?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item D, Item
		(1), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.6	(6) Post-underwriting review of customer	
	information	
4.6.1	(i) When the customer of a jumbo case (defined	1.Sub-item A, Item
	by each company at its own discretion)	(3), Subparagraph
	exercises the right of revocation and asks for	14, Article 4 of the
	refund of premium paid, does the insurer	Model Guidelines
	initiate a special inquiry to verify the identity	for Life Insurance
	and the motive of the customer to prevent	Enterprises'
	money laundering or terrorist financing	Anti-Money
	activities?	Laundering and
	activities.	Lucinocinis and

		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item A, Item
		(2), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.6.2	(ii) Does the insurer, if necessary, communicate	Sub-item B, Item
	via telephone, letters, or other means to	(3), Subparagraph
	understand an individual customer's	14, Article 4 of the
	occupation and residence or a legal person	Model Guidelines
	customer's business location and business	for Life Insurance
	nature, and retain the information?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism Financing
		Policies and
		Procedures
4.6.3	(iii) When a customer applies for a policy loan,	Sub-item C, Item
	amends a policy—e.g. changes the	(3), Subparagraph
	premium-payment method, the applicant, or	14, Article 4 of the
	the beneficiary—or surrenders a policy, if an	Model Guidelines
	irregularity arises in connection therewith,	for Life Insurance
	does the insurer closely scrutinize the	Enterprises'
	situation and conduct an examination?	Anti-Money
		Laundering and
		Countering

		Tomorione Einenei
		Terrorism Financing
		Policies and
		Procedures
4.6.4	(iv) When a policy amendment is made by an	1.Sub-item D, Item
	agent, does the insurer duly verify that the	(3), Subparagraph
	person purporting to act on behalf of the	14, Article 4 of the
	customer is so authorized, duly identify and	Model Guidelines
	verify the identity of that person, and retain	for Life Insurance
	photocopies of the agent's identity documents	Enterprises'
	or record the relevant information therein?	Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item B, Item
		(2), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.7	(7) Review of insurance benefit payout rules	
4.7.1	(i) Does the insurer verify the identity of the	Sub-item A, Item
	beneficiary(ies) of a life insurance policy,	(4), Subparagraph
	investment-linked insurance policy, or annuity	14, Article 4 of the
	insurance policy when benefits are paid out?	Model Guidelines
		for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Countering

		Terrorism Financing
		Policies and
4.7.0		Procedures
4.7.2	(ii) When paying out insurance proceeds, does	1.Sub-item B, Item
	the insurer review the flow of funds if any	(4), Subparagraph
	suspicion arises? If the beneficiary requests to	14, Article 4 of the
	cancel a prohibition on endorsement and	Model Guidelines
	transfer of the check, does the insurer take	for Life Insurance
	steps to understand the motive, and make	Enterprises'
	appropriate notes?	Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item A, Item
		(3), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.7.3	(iii) Where a beneficiary is switched, does the	1.Sub-item C, Item
	insurer check for any irregularity in the	(4), Subparagraph
	process?	14, Article 4 of the
	process.	Model Guidelines
		for Life Insurance
		Enterprises'
		-
		Anti-Money
		Laundering and
		Countering
		Terrorism

	T	
		Financing Policies
		and Procedures
		2.Sub-item B, Item
		(3), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.7.4	(iv) Does the insurer check the party to whom	1.Sub-item D, Item
	insurance benefits are paid to see whether	(4), Subparagraph
	there is anything unusual or unreasonable	14, Article 4 of the
	regarding the amount received or the	Model Guidelines
	recipient's occupation or identity?	for Life Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item C, Item
		(3), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
Ĺ		

		Financing Policies
		and Procedures
4.7.5	(v) When an agent files a claim on behalf of a	1.Sub-item E, Item
	customer, does the insurer duly verify that the	(4), Subparagraph
	person purporting to act on behalf of the	14, Article 4 of the
	customer is so authorized? Does it duly	Model Guidelines
	identify and verify the identity of that person,	for Life Insurance
	and retain photocopies of the agent's identity	Enterprises'
	documents or record the relevant information	Anti-Money
	therein?	Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Sub-item D, Item
		(3), Subparagraph
		13, Article 4 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.8	(8) Review of business solicitation by insurance	
	brokerages or agencies	
4.8.1	(i) In joint-promotion distribution agreements,	1.Paragraph 1,
	cross-selling agreements, insurance agency	Article 19 of the
	agreements, or insurance broking agreements	Model Guidelines
	with insurance agencies or insurance	for Life Insurance
	brokerages, does the insurer stipulate that the	Enterprises'
	insurance agency or insurance brokerage must	Anti-Money
	observe AML/CFT regulations and cooperate	Laundering and
	with the insurer in the collection or	Countering
	verification of customer identification data?	Terrorism

		T
		Financing Policies
		and Procedures
		2.Paragraph 1,
		Article 19 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.8.2	(ii) Does the insurer require the insurance agency	1.Paragraph 2,
	or insurance brokerage to fully cooperate on	Article 19 of the
	AML/CFT matters during business	Model Guidelines
	solicitation, and confirm the latter's	for Life Insurance
	cooperation?	Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
		2.Paragraph 2,
		Article 19 of the
		Model Guidelines
		for Non-Life
		Insurance
		Enterprises'
		Anti-Money
		Laundering and
		Countering
		Terrorism
		Financing Policies
		and Procedures
4.8.3	(iii) When the insurer enters into a business	Jin Guan Bao Li Zi

contract or an agency contract with an insurance broker or an insurance agent, or when the insurer enters into a labor services contract with an insurance solicitor, does the contract expressly require the other party (including employees thereof) to observe anti-money laundering regulations and meet certain training requirements? Does the contract set out penalties for breach of contract?

No. 09902652791 letter on September 9, 2010