Circular - Controls to ensure compliance with Section 114(3) of the Securiti... Page 1 of 3

小組委員會文件編號 SC(1)-W6(C) SC Ref. No. SC(1)-W6(C)

<u>(6.56(1) (7.6</u> 附件 16

Annex 16

Our Ref.: B1/15C G16/1C

13 June 2007

The Chief Executive All Registered Institutions

Dear Sir / Madam,

Controls to ensure compliance with Section 114(3) of the Securities and Futures Ordinance (SFO) and Section 20(4) of the Banking Ordinance (BO)

I am writing to remind registered institutions (RIs) of the importance of having adequate controls to ensure compliance with the prohibition of unregistered dealing under section 114(3) of the SFO. RIs should also promptly notify the HKMA of changes to information related to relevant individuals 1 pursuant to section 20(4) of the BO.

Under section 114(3) of the SFO, no person shall perform any regulated function in relation to a regulated activity carried on as a business or hold himself out as performing any regulated function, unless such person carries on for a RI a regulated activity for which the RI is registered and his name is entered in the register maintained under section 20 of the BO. A person who, without reasonable excuse, contravenes section 114(3) of the SFO **commits an offence** 2 . It is therefore important to note that:

- (a) a person who knowingly allows or facilitates an individual who is not a relevant individual to engage in any regulated function in relation to a regulated activity for a RI may be regarded as aiding and abetting a breach of section 114(3) of the SFO, and his fitness and propriety for being a relevant individual may be called into question; and
- (b) a RI and its staff members supervising the relevant lines of business may be **subject to disciplinary action** for inadequate controls and lack of supervision of staff to ensure compliance with section 114(3) of the SFO.

Since the commencement of the SFO in April 2003, we have come across several cases of suspected unregistered dealings involving staff members of RIs. In ensuring compliance with section 114(3) of the SFO, RIs should put in place adequate control procedures to avoid possible unregistered dealings. These should include, among others, the following:

- (a) Staff members who are not relevant individuals should not be instructed or allowed to take part in receiving orders relating to securities or futures contracts from clients or execution of such orders. This restriction applies also to those personnel who provide administrative or secretarial support to frontline staff.
- (b) Staff members who are not relevant individuals may sometimes be required to communicate with clients, such as taking messages of telephone calls. Such activities may be performed as a regular duty or only on an ad hoc basis, particularly when the responsible relevant individuals are on leave or out of office. If staff members are in doubt whether performance of such activities will become engaging in any regulated function in relation to a regulated activity, they should consult a relevant individual on this matter. RIs should also provide adequate guidance to the staff members concerned

- on how to deal with the possible scenarios as well as to refer the clients to a relevant individual who is registered for the appropriate type of regulated activity (e.g. Type 1 for orders relating to securities).
- (c) Whenever staff members (e.g. supervisor of / frontline staff served by a staff member who is not a relevant individual) become aware that an individual is / has been involved in possible unregistered dealing, they should immediately report the incident to the compliance unit for investigation. RIs should seek proper legal advice if they have doubt about possible unregistered dealing of any staff member. Where there is a reasonable ground to believe that unregistered dealing has taken place, the RI should immediately stop such practice and report the matter to the HKMA in writing as soon as practicable.
- (d) RIs should ensure that staff members who are seeking registration with the HKMA are fully aware that they are not allowed to engage in any regulated function of a regulated activity before proper registration. It is also the responsibility of the supervisors of these staff members to ensure compliance with this requirement.
- (e) RIs should arrange regular training to staff on the implications of unregistered dealing and the importance of compliance with the relevant legal requirements as well as internal control procedures in this regard.

I would also like to take this opportunity to remind RIs of their obligation under section 20(4) of the BO. There should be proper procedures to ensure that the HKMA is notified of changes to any information of relevant individuals, including de-registration, within seven business days 3 . The notification should be made in writing for changes of information in relation to executive officers, and through the on-line submission mechanism of the electronic register for changes of information in relation to other relevant individuals.

If you have any questions on the content of this letter, please feel free to contact Ms Alice Lee at 2878-1603.

Yours faithfully,

Arthur Yuen Executive Director (Banking Supervision)

¹As defined in section 20(10) of the BO, "relevant individual", in relation to a RI, means an individual who performs for or on behalf of or by an arrangement with the institution any "regulated function" in a regulated activity. Under the same section of the BO, "regulated function", in relation to a regulated activity carried on as a business by a RI, means any function performed for or on behalf of or by arrangement with the institution relating to the regulated activity, other than work ordinarily performed by an accountant, a clerk or a cashier.

 2 The maximum penalties are a fine of \$1,000,000 and imprisonment for 2 years and, in the case of a continuing offence, a further fine of \$20,000 for every day during which the offence continues.

³Every director, every chief executive and every manager of an authorized institution which fails, without reasonable excuse, to comply with section 20(4) of the BO, commits an offence. The

maximum penalties are a fine of \$400,000 and imprisonment for 2 years and, in the case of a continuing offence, a further fine of \$20,000 for every day during which the offence continues.

Encl. List of RI (Excel file, 22KB)

c.c. SFC (Attn: Mr Stephen Po, Senior Director, Intermediaries and Investment Products Division)

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Al Name	Al No.
ABN AMRO BANK N.V.	100002
AGRICULTURAL BANK OF CHINA	103353
AIG FINANCE (HONG KONG) LIMITED	100168
AIG PRIVATE BANK LTD	100706
AMERICAN EXPRESS BANK LIMITED	100003
AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED	100725
BANC OF AMERICA SECURITIES ASIA LIMITED	100605
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	100703
BANK OF AMERICA, NATIONAL ASSOCIATION	100006
BANK OF CHINA (HONG KONG) LIMITED	100060
BANK OF CHINA LIMITED	100007
BANK OF COMMUNICATIONS CO., LTD.	100008
BANK OF EAST ASIA, LIMITED (THE)	100010
BANK OF NEW YORK (THE)	100630
BANK OF TOKYO-MITSUBISHI UFJ, LTD. (THE)	100562
BANK SINOPAC	104180
BARCLAYS BANK PLC	100074
BAYERISCHE HYPO- UND VEREINSBANK AKTIENGESELLSCHAFT	100836
BCOM FINANCE (HONG KONG) LIMITED	100377
BNP PARIBAS	100065 104669
BNP PARIBAS PRIVATE BANK BPI INTERNATIONAL FINANCE LIMITED	100088
CALYON	100088
CANADIAN IMPERIAL BANK OF COMMERCE	100330
CATHAY UNITED BANK COMPANY, LIMITED	104033
CHINA CONSTRUCTION BANK (ASIA) CORPORATION LIMITED	100043
CHINA CONSTRUCTION BANK CORPORATION	103217
CHINA MERCHANTS BANK CO., LTD.	101691
CHINATRUST COMMERCIAL BANK, LIMITED	103253
CHIYU BANKING CORPORATION LIMITED	100054
CHONG HING BANK LIMITED	100035
CITIBANK (HONG KONG) LIMITED	104943
CITIBANK, N.A.	100017
CITIC KA WAH BANK LIMITED	100027
CITICORP INTERNATIONAL LIMITED	100696
COMMERZBANK AG	100331
COMMONWEALTH BANK OF AUSTRALIA COOPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A.	100726 100916
COUTTS BANK VON ERNST AG	100241
CREDIT AGRICOLE (SUISSE) SA	105098
CREDIT AURICOLE (30133E) 3A	100817
DAH SING BANK, LIMITED	100019
DBS BANK (HONG KONG) LIMITED	100020
DBS BANK LTD.	100927
DELTA ASIA CREDIT LIMITED	100184
DEUTSCHE BANK AKTIENGESELLSCHAFT	100805
DZ BANK AG DEUTSCHE ZENTRAL-GENOSSENSCHAFTSBANK, FRANKFURT AM MAIN	100406
EFG BANK	104355
FIMAT INTERNATIONAL BANQUE SA	105128
FIRST COMMERCIAL BANK, LTD.	101597
FORTIS BANK	103649
FUBON BANK (HONG KONG) LIMITED	100579
HANA BANK	100404
HANG SENG BANK, LIMITED	100026
HONG LEONG BANK BERHAD	104805
HONGKONG AND SHANGHAI BANKING CORPORATION LIMITED (THE)	100028
HSBC BANK INTERNATIONAL LIMITED	104501
HSBC PRIVATE BANK (SUISSE) SA HSH NORDBANK AG	100602
INDUSTRIAL AND COMMERCIAL BANK OF CHINA (ASIA) LIMITED	100064
ING BANK N.V.	100669
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Al Name	Al No.
INTESA SANPAOLO SPA	104324
J.P. MORGAN SECURITIES (ASIA PACIFIC) LIMITED	100658
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION	100312
KBC BANK N.V.	100852
KDB ASIA LIMITED	100734
KOREA EXCHANGE BANK	100066
MEGA INTERNATIONAL COMMERCIAL BANK CO., LTD.	104336
MEVAS BANK LIMITED	100050
MITSUBISHI UFJ SECURITIES (HK) CAPITAL, LIMITED	100614
NANYANG COMMERCIAL BANK, LIMITED	100053
NATIONAL AUSTRALIA BANK, LIMITED	100729
OVERSEA-CHINESE BANKING CORPORATION LTD.	100041
PUBLIC BANK (HONG KONG) LIMITED	100018
ROYAL BANK OF CANADA	104800
ROYAL BANK OF SCOTLAND PUBLIC LIMITED COMPANY (THE)	100707
SHANGHAI COMMERCIAL BANK LIMITED	100061
SOCIETE GENERALE	100333
SOCIETE GENERALE ASIA LIMITED	100523
SOCIETE GENERALE BANK & TRUST	105099
STANDARD BANK ASIA LIMITED	100574
STANDARD CHARTERED BANK (HONG KONG) LIMITED	104926
SUMITOMO MITSUI BANKING CORPORATION	100062
SUMITOMO TRUST FINANCE (H.K.) LIMITED (THE)	100340
TAISHIN INTERNATIONAL BANK CO., LTD	104157
TORONTO-DOMINION BANK	100317
UBS AG	100364
UNITED COMMERCIAL BANK	104569
UNITED OVERSEAS BANK LTD.	100001
WACHOVIA BANK, NATIONAL ASSOCIATION	100917
WELLS FARGO BANK, NATIONAL ASSOCIATION	100879
WESTLB AG	100370
WESTPAC BANKING CORPORATION	100730
WING HANG BANK, LIMITED	100048
WING LUNG BANK LIMITED	100049