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DEFINITIONS

All expressions used in this Guideline (except where defined below or where the context otherwise requires) have the same meanings as defined in relevant legislation applicable to the financial institution.

For the purpose of this Guideline, the following definitions are provided:

**Board of directors, Board**  A governing body comprising an elected or appointed group of individuals that represent shareholders.

**CBA**  Central Bank Act, Chap. 79:02

**Central Bank/ Bank**  Central Bank of Trinidad and Tobago

**Conflict of Interest**  A conflict of interest is deemed to arise if a person were to make or participate in the making of a decision in the execution of his office and at the same time knows, or ought reasonably to have known, that in the making of the decision, there is an opportunity to either directly or indirectly further his private interests, or that of a member of his family, or of any other person.

**Control functions**  Those functions that have a responsibility independent from management to provide objective assessment, reporting and/or assurance. This includes the risk management function, the compliance function and the internal audit function.

**Duty of care**  Every director and officer of a company shall in exercising his powers and discharging his duties (a) act honestly and in good faith with a view to the best interests of the company; and (b) exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances. In determining what is in the best interest of a company, a director shall have regard to the interests of the company’s employees in general as well as to the interests of its shareholders.

**Duty of loyalty**  The duty of board members to act in good faith in the interest of the financial institution. The duty of loyalty should prevent individual board members from acting in their own interest, or the interest of another individual or group, at the expense of the entity and shareholders. It should also prevent individual board members from engaging in transactions that might involve an appearance of conflict of interest and requires them to deal with matters with transparency.

**ECA**  Exchange Control Act, Chap. 79:50

**Executive director**  A member of the Board (e.g. director) who also has management responsibilities within the financial institution.
FIA


Financial institutions

Refers to commercial banks and other non-banks licensed under the FIA; financial holding companies, (FHCs), insurance companies, agents, agencies, brokers, and brokerages registered under the IA; payment service providers registered under the CBA and persons approved to issue e-money pursuant to a Ministerial Order issued under section 17(4) of the FIA; and bureaux de change licensed under the ECA.

IA

Insurance Act 2018.

Independent director

A non-executive member of the Board that meets the definition of independent director under section 36(6)(c) of the FIA and section 68(5)(c) of the IA.

Internal control system

A set of rules and controls governing the financial institution’s organizational and operational structure, including reporting processes, and functions for risk management, compliance and internal audit.

Non-executive director

A member of the Board who does not have management responsibilities within the financial institution.

Risk appetite

The aggregate level and types of risk a financial institution is willing to assume, decided in advance and within its risk capacity, to achieve its strategic objectives and business plan.

Risk appetite framework

The overall approach, including policies, processes, controls and systems, through which risk appetite is established, communicated and monitored. It includes a risk appetite statement, risk limits and an outline of the roles and responsibilities of those overseeing the implementation and monitoring of the framework. The framework should consider material risks to the financial institution, as well as to its reputation vis-à-vis policyholders, depositors, investors and customers. The framework aligns with the financial institution’s strategy.

Risk appetite statement

The written articulation of the aggregate level and types of risk that a financial institution will accept, or avoid, in order to achieve its business objectives. It includes quantitative measures expressed relative to earnings, capital, risk measures, liquidity and other relevant measures as appropriate. It should also include qualitative statements to address

1 Reference to legislation in this Guideline includes subordinate legislation made under the relevant statute and any amendment, re-enactment or modification thereunder.

2 From the date of proclamation of the Insurance Act, 2018.
reputation and conduct risks as well as money laundering and unethical practices.

**Risk capacity**
The maximum amount of risk a financial institution is able to assume given its capital base, risk management and control capabilities as well as its regulatory constraints.

**Risk culture**
A financial institution’s norms, attitudes and behaviours related to risk awareness, risk-taking and risk management, and controls that shape decisions on risks. Risk culture influences the decisions of management and employees during the day-to-day activities and has an impact on the risks they assume.

**Risk governance framework**
As part of the overall corporate governance framework, the framework through which the Board and management establish and make decisions about the financial institution’s strategy and risk approach; articulate and monitor adherence to risk appetite and risk limits vis-à-vis the financial institution’s strategy; and identify, measure, manage and control risks.

**Risk limits**
Specific quantitative measures or limits based on, for example, forward-looking assumptions that allocate the financial institution’s aggregate risk to business lines, legal entities as relevant, specific risk categories, concentrations and, as appropriate, other measures.

**Risk management**
The processes established to ensure that all material risks and associated risk concentrations are identified, measured, limited, controlled, mitigated and reported on a timely and comprehensive basis.

**Risk profile**
Point-in-time assessment of a financial institution’s gross risk exposures (i.e. before the application of any mitigants) or, as appropriate, net risk exposures (i.e. after taking into account mitigants) aggregated within and across each relevant risk category based on current or forward-looking assumptions.
1.0 INTRODUCTION

1.1 Effective corporate governance is essential for the proper functioning of financial institutions and the economy as a whole. Financial institutions play a crucial role in the development and stability of every economy, as they are responsible for the efficient transfer of funds from consumers / savers to productive sectors of the economy via loans and investments. Consequently, governance weaknesses particularly in systemically important financial institutions can result in a transmission of problems to the economy as a whole.

1.2 Corporate governance is defined as a set of relationships between a company’s management, its Board, its shareholders, and other stakeholders\(^3\). Good corporate governance therefore, requires that the relationships among management, the Board, shareholders, regulators and other stakeholders are transparent, fair and well balanced. Corporate governance also provides the structure through which the objectives of the company are set, and the means of attaining those objectives and monitoring performance are determined.

1.3 It should be noted that appropriate organizational structures, policies and other controls help promote, but do not ensure good corporate governance. Lapses in governance can still occur through undesirable behaviour and corporate values. Consequently, effective corporate governance must also be driven by behavioural factors such as directors and management demonstrating ‘duty of care’ to the institution.

1.4 This Guideline represents an update to the May 2007 Corporate Governance Guideline. The global financial crisis of 2007 - 2009 exposed several corporate governance weaknesses at financial institutions. This Guideline therefore reflects emerging best corporate governance practices pertaining to \textit{inter alia}, strengthening a financial institution’s risk governance; greater involvement in evaluating and promoting a strong risk culture; establishing the financial institution’s risk appetite; and overseeing management’s implementation of the risk appetite and overall governance framework.

1.5 This Guideline should be read in conjunction with the Central Bank’s Fit and Proper Guideline (Revised) October 2019.

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\(^3\) The Organization for Economic Cooperation and Development (OECD) and the Basel Committee for Banking Supervision.
2.0 PURPOSE AND SCOPE OF THE GUIDELINE

2.1 This Guideline is made in accordance with section 10(b) of the FIA; section 69(4) of the IA, sections 5 and 6 of the ECA and section 36 (cc) of the CBA and applies to all financial institutions as defined in this Guideline.

2.2 The purpose of this Guideline is to communicate the Central Bank of Trinidad and Tobago’s (“Central Bank”/“Bank”) expectations with respect to corporate governance of financial institutions that it regulates. The Central Bank also expects the Boards and senior management of financial institutions to be proactive, and to be aware of (and adopt as appropriate) best practices that are applicable to their institutions.

2.3 The Guideline seeks to reinforce the collective oversight and risk governance responsibilities of the Board, emphasize key components of risk governance such as risk culture, and risk appetite in relation to the financial institution’s risk capacity. This Guideline also specifies roles for the Board, board committees, senior management and control functions including the Chief Risk Officer (CRO) and internal audit.

2.4 The Central Bank recognizes that corporate governance structures and practices may differ across financial institutions depending on size, ownership structure, legislative and regulatory requirements, nature or type of institution, scope and complexity of operations, corporate strategy and risk profiles. Nonetheless, the Central Bank expects financial institutions to align their corporate governance practices with this Guideline as far as practicable. Further, financial institutions are required to ensure that their governance processes expressly comply with any corporate governance requirements stipulated in the legislation under which they are licensed or registered.

2.5 The Central Bank will review this Guideline periodically, or upon occurrence of an event that it considers to be significant, to ensure continued relevance and adherence to international standards and best practices.
2.6 The Central Bank may make examinations, inquiries or place restrictions or revoke the licence or registration of the financial institution if there are safety and soundness concerns for the financial institution and/or its customers as a result of failure to adhere to the provisions of this Guideline.

**3.0 THE ROLE OF THE BOARD OF DIRECTORS**

3.1 The board of directors has ultimate responsibility for promoting, approving and overseeing management’s implementation of, the financial institution’s business and strategic objectives, governance, risk management and compliance frameworks, control functions and corporate culture. The Board may delegate some of its functions, though not its responsibilities, to board committees where appropriate subject to board oversight and ratification of key decisions that materially impact the financial institution’s operations.

**Responsibilities of the Board**

3.2 The Board should, inter alia:

a) Ensure the development and implementation of appropriate and comprehensive governance and internal control frameworks to govern the operations of the financial institution. Such frameworks should give consideration to the long-term implications of the Board’s decisions on the financial institution, its customers, officers and the public. Such frameworks should be periodically reviewed to ensure that it remains appropriate and in line with material changes to the financial institution’s size, complexity, business strategy, markets and regulatory requirements;

b) Approve the following:

i. the frameworks or key policies for determining the financial institution’s capital adequacy, capital and liquidity planning, compliance including anti-money laundering and combatting of terrorism financing (AML/CFT), risk management and internal controls and oversee their implementation;

ii. policies for major business activities and operations, such as, lending, investments, intra-group and connected party exposures, and insurance underwriting;

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4 In accordance with sections 23(1) or 24 and 62 of the FIA, and section 10(1) Insurance Act 2018
iii. the overall risk philosophy and risk limits of the financial institution;
iv. information technology systems that are appropriate and reinforced with a system of checks and balances to enforce integrity of data and which are structured to enable timely critical decision-making;
v. the annual financial statements including a requirement to conduct a periodic independent review of critical areas; and
vi. the selection of the CEO, key members of senior management and heads of the control functions; and oversee their performance.
c) Oversee material commitments including major capital expenditures, acquisitions and divestitures, and material outsourcing arrangements;
d) Establish the financial institution’s risk appetite\(^5\) having regard to its risk exposures and risk management capabilities, in collaboration with senior management and the Chief Risk Officer (CRO);
e) Ensure that there is an effective system in place for compliance with all applicable laws and regulations;
f) Promote, together with senior management, a sound corporate culture within the financial institution which reinforces ethical, prudent and professional behavior;
g) Oversee the financial institution’s approach to compensation, including monitoring and reviewing executive compensation and assessing whether it is aligned with the financial institution’s risk culture and risk appetite; and
h) Oversee the integrity, independence and effectiveness of the financial institution’s policies and procedures for whistleblowing.

3.3 In carrying out their responsibilities, members of the Board should exercise appropriate ‘duty of care’ and ‘duty of loyalty’\(^6\) to the financial institution. Accordingly, in addition to roles and responsibilities set out in relevant legislation, the Board should understand the types of risks to which the financial institution may be exposed and the techniques used to quantify and manage those risks. This includes an understanding of operating structures, such as, special purpose vehicles or corporate trusts used as part of the financial institution’s extended business operations.

\(^5\) See Appendix I
\(^6\) See definitions for the terms ‘duty of care’ and ‘duty of loyalty’ in the Glossary.
3.4 The Board should ensure that the financial institution maintains an effective relationship with the Central Bank through regular communication, including timely notification of material issues and convening meetings when requested. The purpose of such meetings is to support timely and open dialogue between the financial institution and the Central Bank on a range of issues, including:
   a) The financial institution’s strategies, business model and risks;
   b) The effectiveness of corporate governance at the financial institution;
   c) The financial institution’s culture, management issues and succession planning, compensation and incentives; and
   d) Other supervisory findings or expectations that the Central Bank believes should be important to Board members.

3.5 The Board or selected members of the Board shall meet periodically with the Central Bank upon request to discuss inter alia the financial institution’s strategic direction, performance, governance, risks, and risk management.

3.6 The Board should oversee and approve:
   a) The financial institution’s business continuity plan including the preservation of critical operations and services when it comes under stress; and
   b) Any recovery plans to preserve/restore its financial soundness and strength.

3.7 The Board should, whenever required, challenge management and hold it to account.

3.8 The Board is expected to comply promptly and fully with requests for information from the Central Bank as required by law.

**Corporate Culture and Values**

3.9 The Board should set the ‘tone at the top’ by setting and adhering to professional standards and corporate values that promote integrity for itself, senior management, and other employees.

3.10 The Board should establish standards of business conduct and code of ethics for directors, senior management and other personnel of the institution. Standards of business conduct should
include comprehensive and adequate policies and procedures that are fair and address conflicts of interest, lending to directors, officers and employees, other forms of self-dealing, and preferential treatment to connected parties and other related entities. The code of ethics should define acceptable and unacceptable behaviours and should promote:

a) Zero tolerance for illegal activity, such as financial misreporting and misconduct, fraud, money laundering, bribery and corruption, or the violation of consumer rights;

b) Expectations that employees should conduct themselves ethically and perform their job with skill and due care and diligence in addition to complying with laws, regulations and the financial institution’s policies; and

c) Recognize the critical importance of timely and frank discussion and elevation of problems to higher levels within the organization. In this regard, employees should be encouraged to communicate, with protection from reprisal, legitimate concerns about illegal, unethical or questionable practices.

3.11 The Board should oversee and approve how, and by whom, legitimate material concerns of misconduct should be investigated and addressed; whether by an objective independent internal or external body, senior management and/or the Board itself.

**Risk Appetite, Management and Control**

3.12 The Board should approve an Enterprise-wide Risk Framework that sets out basic goals, benchmarks, and limits with respect to the financial institution’s risk appetite, ensuring its alignment with the financial institution’s strategic, capital and financial plans and compensation practices.

3.13 An effective risk governance framework includes a strong risk culture and well-defined responsibilities for risk management in particular, and control functions in general. The risk framework (often referred to as the “three lines of defense”) should include well-defined organizational responsibilities for risk management that addresses the following:

a) The business line’s management of risks incurred in conducting its activities (1st line of defense);

b) A risk management function and a compliance function independent from the business line with responsibility for identifying, measuring, monitoring and reporting on enterprise wide
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risk (2\textsuperscript{nd} line of defense); and
c) An internal audit function (3\textsuperscript{rd} line of defense) that checks the effectiveness of the overall governance framework.

3.14 The risk governance framework should outline actions to be taken when stated risk limits are breached, including disciplinary actions for excessive risk-taking, escalation procedures and notification to the Board.

3.15 The Board must ensure that management is held responsible and accountable for ongoing management of the financial institution’s risk. This includes ensuring that management establishes robust policies, procedures and frameworks for the identification, monitoring, assessment and reporting of risks taking into account the institution’s risk appetite and its policies, procedures and controls. Senior management and business line managers should identify and assess risks critically rather than rely only on surveillance conducted by the risk management function.

3.16 The Board should approve compliance policies that are communicated to all staff. The compliance function should assess the extent to which policies are observed and report to senior management and, as appropriate, to the Board on how the financial institution is managing its compliance risk. The function should also have sufficient authority, stature, independence, resources, and access to the Board. The compliance function should, among other things, routinely monitor compliance with laws, corporate governance rules, regulations, codes, and policies to which the financial institution is subject.

3.17 The Board should ensure that the risk management, compliance, and internal audit functions are adequately positioned, staffed and resourced and carry out their responsibilities independently, objectively, and effectively.

3.18 An independent and effective internal audit function should provide an independent review and objective assurance on the quality and effectiveness of the financial institution’s internal control system, the business lines, and the risk management and compliance functions.

3.19 To ensure the effectiveness of the risk governance framework, the Board should regularly review
key policies and controls with senior management and with the heads of the risk management, compliance and internal audit functions to identify and address significant risks and issues as well as determine areas that need improvement.

**Oversight of senior management**

3.20 The Board should ensure that senior management adheres to the financial institution’s values, risk appetite, and risk culture, under all circumstances.

3.21 The Board should meet regularly with senior management; question and critically review explanations and information provided by senior management; and set appropriate performance and remuneration standards for senior management and key personnel that are consistent with the financial institution’s strategic objectives, culture, control environment and financial soundness.

**Succession Planning**

3.22 Succession planning practices refer to the nomination, orientation and training of new directors and persons identified as possible successors to senior management and for other critical functions. The Board should actively engage in succession plans for the CEO and other key positions, as appropriate, and ensure that appropriate succession plans are in place for senior management positions.

3.23 The Board should have a documented process for identifying, nominating and retaining qualified and fit and proper directors and senior management. For example, personal qualities such as strength of character, an inquiring and independent mind, sound judgment and attributes such as professional qualifications, technical or specialized skills and work experience should be considered.

3.24 The Board should institute a formal training program for new directors and persons identified as possible successors to senior management and for other critical functions. This program should cover, inter alia: -
a) Key characteristics and nature of the industry;
b) The regulatory framework, including key legislation governing the financial institution’s operations;
c) The institution’s strategic plans, operations and management structure;
d) The control structure, including the role of the internal and external auditors; and
e) The fiduciary duties and responsibilities of directors.

3.25 Persons identified as potential successors should be familiar with the laws, regulations, codes and guidelines governing the institution’s operations.

3.26 Persons identified in the succession plan should undergo continuous training to ensure that they are updated on new laws, industry developments, emerging trends, products, risks and opportunities.

3.27 The Board should also consider putting a program in place for staggering the terms of directors (unless specified in the by-laws), subject to performance and eligibility for re-election.

4.0 BOARD QUALIFICATIONS AND COMPOSITION

4.1 The Board must comprise members of sufficient experience and expertise to facilitate effective oversight. Board members should be and remain qualified, individually and collectively, with a sufficient breadth of understanding of the financial institution’s business for their positions. They should understand their oversight and corporate governance role and be able to exercise sound, objective judgment about the affairs of the financial institution.

Board Composition

4.2 The Board should comprise a sufficient number of independent directors and the chair of the Board should be independent. For systemically important financial institutions, the Board should comprise a majority of independent directors. (See Sections 5.32 – 5.34). The Board must develop, document, and regularly review the criteria and skill sets required of its members, both individually and collectively.
4.3 The Board should comprise individuals with a diversity of skills, backgrounds, experience and expertise, who collectively possess the necessary qualifications commensurate with the size, complexity, and risk profile of the financial institution. Their skills and expertise should include, *inter alia*, capital markets, financial analysis, financial stability issues, financial reporting, information technology, strategic planning, risk management, compensation, regulation, corporate governance and management.

4.4 The Board should collectively have a reasonable understanding of local, regional and global economic and market forces and of the legal and regulatory environment.

*Board Member Selection and Qualifications*

4.5 The Board should have a clear, rigorous and documented process for identifying, assessing and selecting Board candidates. The selection process should include reviewing whether Board candidates:

a) Possess the knowledge, skills, experience, and independence of mind (for independent directors) given their responsibilities on the Board and in light of the financial institution’s business and risk profile;

b) Are fit and proper;

c) Have sufficient time to fully carry out their responsibilities; and

d) Have the ability to promote smooth interaction between board members.

4.6 Board candidates should not have conflicts of interest that could impede their ability to perform their duties independently and objectively and subject them to undue influence from:

a) Other persons (such as management or other shareholders);

b) Past or present positions held; or

c) Personal, professional or other economic relationships with other members of the Board or management (or with other entities within the group).

4.7 To ensure that Board members acquire, maintain and enhance their knowledge and skills, and fulfil their responsibilities, the Board should ensure that members participate in induction programmes and have access to ongoing training on relevant issues, which may involve internal
or external resources.

5.0 BOARD’S STRUCTURE AND PRACTICES

5.1 The Board should define appropriate governance structures and practices for its own work, and put in place the means for such practices to be followed and periodically reviewed for ongoing effectiveness.

Organization and Assessment of the Board

5.2 The Board should ensure that its structure facilitates the time and means necessary to cover all subjects in sufficient depth and have a robust discussion of issues.

5.3 The Board should maintain and periodically review and update organizational rules, bye-laws, or other similar documents setting out its organization, rights, responsibilities and key activities.

5.4 The Board should conduct regular self-assessments of the entire Board, its committees and individual board members, periodically review the effectiveness of its own governance practices and procedures, determine where improvements may be needed, and make any necessary changes. The Board may engage external consultants or experts to assist in and lend objectivity to its Board evaluations.

5.5 The Board should maintain appropriate records (e.g. meeting minutes or summaries of matters reviewed, recommendations and resolutions made, decisions taken, and dissenting opinions) of its deliberations and decisions. These should be made available to the Central Bank when required.

Chairperson’s Role

5.6 The chair of the Board should provide leadership to the Board and is responsible for its effective overall functioning, including maintaining a relationship of trust with board members.

5.7 The chair should ensure that board decisions are taken on a reasoned and well-informed basis.
The chair should encourage discussion on key issues impacting the financial institution, and ensure that dissenting views can be freely expressed and discussed within the decision-making process.

**Board Committees**

5.8 A Board shall establish certain specialized board committees to increase efficiency and allow deeper focus in specific areas. Examples of board committees include an Audit Committee, a Risk Management Committee, a Nomination Committee and a Compensation Committee. Of these, all financial institutions are required to have an Audit Committee. Further, all systemically important financial institutions and Financial Holding Companies (FHCs) should establish a Risk Management Committee. All systemically important financial institutions should also establish a Nomination Committee.

5.9 Each committee should have a charter or other instrument that sets out its mandate, delineated areas of authority, scope and working procedures, and should include the following:

- a) Composition;
- b) Purpose and objectives;
- c) Responsibilities;
- d) Frequency of and attendance at meetings;
- e) Qualification for membership;
- f) Appointment and removal procedures;
- g) Structure and operations;
- h) Reporting to the Board; and
- i) Minimum Quorum.

5.10 The charter or terms of reference should be reviewed at least every two (2) years or more frequently if there has been a material change warranting an earlier review.

5.11 The Board should consider the occasional rotation of members and of the chair of such committees, as this can help avoid undue concentration of power and promote fresh perspectives. To promote robust and open deliberations by the Board on matters referred by board committees, the chairman of the Board must not chair any of the board committees.
5.12 Board committees should maintain appropriate records of their deliberations and decisions (e.g. meeting minutes or summaries of matters reviewed, recommendations and resolutions made, and decisions taken). Such records should document the committees’ fulfilment of their responsibilities and assist the Central Bank in assessing the effectiveness of these committees.

Audit Committee

5.13 Each financial institution should establish an Audit Committee7 chaired by an independent director and the majority of members must be independent. In establishing its Audit Committee, financial institutions are required to adhere to the requirements outlined in section 36 of the FIA, 2008 and section 68 of the IA.

5.14 At a minimum, the Audit Committee as a whole should possess a collective balance of skills and expert knowledge commensurate with the complexity of the financial institution and the duties to be performed, and should have relevant experience in financial reporting, accounting, and auditing.

5.15 The Audit Committee is responsible for inter alia:

a) Framing policy on internal audit and financial reporting;

b) Overseeing the financial reporting process;

c) Providing oversight of and interacting with the financial institution’s internal and external auditors;

d) Approving, or recommending to the Board or shareholders for their approval, the appointment, remuneration and dismissal of external auditors;

e) Reviewing the adequacy, effectiveness, independence, scope and results of the external audit and the institution’s internal audit function;

f) Receiving key audit reports and ensuring that senior management is taking necessary corrective actions in a timely manner to address control weaknesses, non-compliance with policies, laws and regulations, and other problems identified by auditors and other control functions;

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7 Refer to section 157 of the Companies Act Chap 81:01 in relation to public companies, section 36(1) of the FIA and section 68(1) of the IA.
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g) Overseeing the establishment of accounting policies and practices by the financial institution; and

h) Reviewing the design, adequacy, and effectiveness of the overall risk governance framework and internal control system.

Risk Management Committee

5.16 Notwithstanding section 5.8, the Central Bank may require that financial institutions other than systemically important financial institutions establish a Risk Management Committee. A Risk Management Committee should be established based on a financial institution’s size, risk profile or complexity, and should comprise members who have experience in risk management issues and practices.

5.17 The Risk Management Committee should have an understanding of the types of risks to which the financial institution may be exposed, the techniques and systems used to identify, measure and monitor, report, and mitigate those risks.

5.18 The Risk Management Committee is responsible for inter alia:

a) Discussing all risk strategies on both an aggregated basis and by type of risk, and making recommendations to the Board on the overall current and future risk appetite;

b) Reviewing the financial institution’s risk policies at least annually;

c) Ensuring that management has processes in place to promote the financial institution’s adherence to the approved risk policies;

d) Oversight of the strategies for capital and liquidity management as well as for all relevant risks of the financial institution, such as credit, market, operational and reputational risks, to ensure they are consistent with the stated risk appetite;

e) Receiving regular reporting and communication from the CRO or equivalent officer and other relevant functions about the financial institution’s current risk profile, current state of the risk culture, utilization against the established risk appetite, and limits, limit breaches and mitigation plans; and

f) Establishing, documenting, and maintaining adequate risk management systems and internal
There should be effective communication and coordination between the Audit Committee and the Risk Management Committee where applicable, to facilitate the exchange of information and effective coverage of all risks, including emerging risks, and any needed adjustments to the risk governance framework of the financial institution.

Nomination Committee

The Board of a financial institution considered as a systemically important financial institution should establish a Nomination Committee comprised of a majority number of independent board members, to identify, nominate and provide recommendations on prospective new directors or new members of senior management.

The Nomination Committee makes recommendations to the Board on relevant matters relating to inter alia:

a) The review of succession plans for directors, in particular the appointment and/or replacement of the Chairman, the CEO, senior management and key management personnel;

b) The process and criteria for evaluation of the performance of the Board, its board committees, and directors;

c) The review of training and professional development programmes for the Board and its directors; and

d) The appointment and re-appointment of directors (including alternate directors).

The Nomination Committee should analyze the role and responsibilities of the board member and the knowledge, experience and competence, which the role requires.

The Nomination Committee should strive to ensure that the Board is not dominated by any one individual or small group of individuals in a manner that is detrimental to the interests of the financial institution as a whole.

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8 Refer to section 37(1) of the FIA and section 72(a) of the IA
Compensation Committee

5.24 The Board may establish a Compensation Committee to oversee the remuneration system’s design and operation and ensure that remuneration is appropriate and consistent with the financial institution’s culture, long-term business and risk appetite, performance and control environment, as well as with any legal or regulatory requirements. No director should be involved in deciding their own remuneration outcome.

5.25 The Compensation Committee should work closely with the financial institution’s Risk Management Committee in evaluating the incentives created by the remuneration system. The Risk Management Committee should, without prejudice to the tasks of the Compensation Committee, examine whether incentives provided by the remuneration system take into consideration risk, capital, liquidity, and the likelihood and timing of earnings.

5.26 Where the Board chooses not to establish a Compensation Committee, the Board should establish and document policies and procedures to discharge its duties and responsibilities effectively in the absence of a Compensation Committee. The Board must also ensure that a formal process is in place to review remuneration at least annually.

Other Board Committees

5.27 Other specialized committees that financial institutions should consider establishing include:
   a) Ethics and Compliance Committee – this committee ensures that the financial institution has the appropriate means for promoting proper decision-making, due consideration of the risks to the financial institution’s reputation, and compliance with laws, regulations and internal rules.

   b) Conduct Review Committee – this committee institutes procedures for reviewing transactions with connected parties, as well as, mechanisms for monitoring and reporting such transactions on a continuous basis. The procedures should ensure that all transactions are conducted at “arm’s length”.

   c) Information Technology Committee – this committee will have the responsibility to review and
approve the financial institution's technology planning and strategy, as well as, monitor and evaluate existing and future trends in technology that may impact the institution’s strategic plans, including monitoring of overall industry trends.

Conflicts of Interest

5.28 Conflicts of interest may arise as a result of the various activities and roles of the financial institution or between the interests of the financial institution or its customers and those of the financial institution's directors or senior managers. For example, where the financial institution enters into a business relationship with an entity in which one of the financial institution's directors has a financial interest.

5.29 Conflicts of interest may also arise when a financial institution is part of a broader group. For example, where the financial institution is part of a group, reporting lines and information flows between the institution, its parent company, subsidiaries or affiliates can lead to the emergence of conflicts of interest (e.g. sharing of potential proprietary, confidential or otherwise sensitive information from different entities or pressure to conduct business on a non-arm's length basis).

5.30 The Board should have a formal written conflicts-of-interest policy and an objective compliance process for implementing the policy. The policy should include the following:

a) A member's duty to avoid, to the extent possible, activities that could create conflicts of interest -whether actual, potential or perceived;

b) Circumstances which constitute or may give rise to actual, potential or perceived conflicts of interests when serving as a board member;

c) A clearly defined process for directors to keep the Board informed of any change in circumstances that may give rise to an actual potential or perceived conflict of interest;

d) A rigorous review and approval process for members to follow before they engage in certain activities (such as serving on another Board) so as to ensure that such activity will not create an actual potential or perceived conflict of interest;

e) A member’s duty to promptly disclose any matter that may result, or has already resulted, in an actual potential or perceived conflict of interest;

f) A member’s responsibility to abstain from voting on any matter where the member may have an actual, potential or perceived conflict of interest or where the member’s objectivity or
ability to properly fulfil duties to the financial institution may be otherwise compromised;

g) Adequate procedures for transactions with related parties so that they are made on an arm’s length basis; and

h) The manner in which the Board will deal with any non-compliance with the policy.

5.31 The Board should oversee and be satisfied with the process by which appropriate public disclosure is made, and/or information is provided to the Central Bank, relating to the financial institution’s policies on actual, potential and perceived conflicts of interest.

Role of Independent Directors

5.32 Independent directors are intended to provide checks and balances to ensure that financial institutions operate in a safe and sound manner and that the interests of the institution are protected. The presence of genuinely independent directors in sufficient numbers on boards of directors and board committees is an essential factor in guaranteeing that the interests of all the shareholders will be taken into account in the institution’s decisions.

5.33 Independent directors should meet in the absence of senior management at least annually with the external auditor and the heads of the internal audit, compliance, and legal functions. This can strengthen the ability of a financial institution’s Board to oversee management’s implementation of the Board’s policies and to ensure that a financial institution’s business strategies and risk exposures are consistent with risk parameters.

5.34 An independent director must immediately disclose to the Board any change in their circumstances that may affect their status as an independent director. In such cases, the Board must review their designation as an independent director and notify the director in writing of its decision to affirm or change his/her designation. The Central Bank should also be notified of the change in status of an independent director, including the rationale for the decision.

6.0 THE ROLE OF SENIOR MANAGEMENT

6.1 Under the direction and oversight of the Board, senior management should carry out and
manage the financial institution’s activities in a manner consistent with the business strategy, risk appetite, remuneration and other policies approved by the Board.

6.2 Senior management is responsible and accountable to the Board for the sound and prudent day-to-day management of the financial institution.

6.3 Senior management is responsible for delegating duties to staff and should establish a management structure that promotes accountability and transparency throughout the financial institution.

6.4 Senior management should keep the Board regularly and adequately informed of material matters, including the following:
   a) Changes in business strategy, risk strategy/risk appetite;
   b) The financial institution's performance and financial condition;
   c) Breaches of risk limits or compliance rules;
   d) Internal control failures; and
   e) Legal or regulatory concerns and the remedial actions taken to address them.

7.0 GOVERNANCE OF CONGLOMERATES/CORPORATE GROUPS

7.1 In a group structure, the Board of the parent company has the overall responsibility for the establishment and operation of a clear corporate governance framework appropriate to the structure, business and risks of the group and its entities.

**Parent Company Boards**

7.2 The Board of the parent company should be aware of the material risks and issues that might affect both the financial institution as a whole and the group’s subsidiaries. It should exercise adequate oversight over subsidiaries while respecting the independent legal and governance responsibilities that might apply to them.

7.3 In order to fulfil its responsibilities, the Board of the parent company should inter alia:
a) Ensure that the group’s corporate governance framework includes adequate policies, processes and controls and that the framework addresses risk management across the businesses and legal entity structures;
b) Ensure that the differences in the operating environment, including the legal and regulatory regime for each jurisdiction in which the group has a presence, are properly understood and reflected in the group structure;
c) Ensure that the group governance framework clearly defines roles and responsibilities for the oversight and implementation of group-wide policies;
d) Ensure that the group’s corporate governance framework includes appropriate processes and controls to identify and address potential intragroup conflicts of interest, such as those arising from intragroup transactions;
e) Approve policies and clear strategies for establishing new structures and legal entities, and ensure that they are consistent with the policies and interests of the group;
f) Assess whether there are effective systems in place to facilitate the exchange of information among the various entities, to manage the risks of the separate subsidiaries or group entities, as well as of the group as a whole, and to ensure effective supervision of the group;
g) Have sufficient resources to monitor the compliance of subsidiaries with all applicable legal, regulatory and governance requirements;
h) Maintain an effective relationship with both the Central Bank and through the subsidiary board or direct contact, with the regulators of all subsidiaries; and
i) Establish an effective internal audit function that ensures audits are being performed within or for all subsidiaries and part of the group and group itself.

Subsidiary Boards

7.4 While parent companies must exercise oversight of the activities of subsidiaries, the Board of the subsidiary retains its overall corporate governance responsibilities for the legal entity. Subsidiary boards should:
a) Apply methods and procedures that support the effectiveness of risk management at a group level;
b) Understand the reporting obligations it has to the parent;
c) Assess the compatibility of group policies with local legal and regulatory requirements and where appropriate, amend those policies;
d) Make necessary adjustments where a group policy conflicts with an applicable legal or regulatory provision or prudential rule, or would be detrimental to the sound and prudent management of the subsidiary; and

e) Provide the Central Bank with such information and in such form as would enable the Central Bank to satisfy itself that the subsidiary’s operations are subject to adequate oversight.

7.5 While parent companies should conduct strategic, enterprise-wide risk management and prescribe corporate risk policies, subsidiary management and Boards should have appropriate input to their local or regional application and to the assessment of local risks. Parent companies should ensure that the subsidiary understands the reporting obligations it has to the head office.

7.6 Where a regulated subsidiary is significant, due to its risk profile or systemic importance or due to its size relative to the parent company, the Board of the significant subsidiary should take such further steps as are necessary to help the subsidiary meet its own corporate governance responsibilities and the legal and regulatory requirements that apply to it.

8.0 RISK GOVERNANCE FRAMEWORK

Risk Management Function

8.1 The risk management framework must enable the identification, measurement, and continuous monitoring of all relevant and material risks on a group and institution-wide basis, supported by robust management information systems that facilitate the timely and reliable reporting of risks and the integration of information across the institution. The sophistication of the financial institution’s risk management framework must keep pace with any changes in the institution’s risk profile (including its business growth and complexity) and the external risk environment.

8.2 The risk management function complements the business line’s risk activities through its monitoring and reporting responsibilities.

8.3 Financial institutions should have an effective independent risk management function, under the direction of a CRO or equivalent officer, with sufficient stature, independence, resources and
access to the Board.

8.4 The independent risk management function is responsible for overseeing risk-taking activities across the enterprise and should have authority within the organization to do so. Key activities of the risk management function should include inter alia:

a) Identifying and assessing material individual, aggregate and emerging risks, and measuring the financial institution’s exposure to them;

b) Developing and implementing the enterprise-wide risk governance framework, which includes the financial institution’s risk culture, risk appetite and risk limits, subject to the review and approval of the Board;

c) Assessing the accuracy of any risk information or analysis provided by business lines in order to provide objective reporting to the Board, the Risk Committee and senior management;

d) Ongoing objective monitoring of the risk-taking activities and risk exposures in line with the Board approved risk appetite, risk limits and corresponding capital or liquidity needs (i.e. capital planning);

e) Establishing an early warning or trigger system for breaches of the financial institution’s risk appetite or limits;

f) Influencing and when necessary, challenging decisions that give rise to material risk; and

g) Reporting to senior management and the Board or Risk Management Committee on all these items, including but not limited to proposing appropriate risk-mitigating actions.

8.5 The risk management function should have a sufficient number of employees who possess the requisite experience and qualifications, including market and product knowledge as well as command of risk disciplines.

8.6 To avoid conflicts of interest, risk managers should not be charged with overseeing activities for which they previously held line responsibility or participated in business decision-making or the approval process.

Role of the CRO

8.7 Large, complex and internationally active financial institutions, systemically important financial
institutions, and other financial groups, should have a CRO with overall responsibility for the institution or group’s risk management function.

8.8 The CRO has primary responsibility for:

a) Overseeing the development and implementation of the financial institution’s risk management function and the risk management framework across the entire group. This includes the ongoing strengthening of staff skills and enhancements to risk management systems, policies, processes, quantitative models, and reports as necessary to ensure that the financial institution’s risk management capabilities are sufficiently robust and effective to fully support its strategic objectives and all of its risk-taking activities;

b) Supporting the Board in its engagement with and oversight of the development of the financial institution’s risk appetite and for translating the risk appetite into a risk limits structure; and

c) Managing and participating in key decision-making processes (e.g. strategic planning, capital and liquidity planning, new products and services, compensation design and operation).

8.9 The CRO should be independent from operational management and have duties distinct from other executive functions. The CRO should not have management or financial responsibility related to any operational business lines or revenue-generating functions (e.g. the chief operating officer, chief financial officer, chief auditor or other senior manager should in principle not also serve as the CRO).

8.10 The CRO should have unfettered access and a functional reporting line to the Board or the Risk Management Committee. Interaction between the CRO and the Board and/or Risk Management Committee should occur regularly, with and without executive directors being present. The reporting lines must therefore be established to appropriately reflect the importance of the role and accountability of the CRO. The CRO must be positioned at a sufficiently senior level within the organization to enable risk considerations to be raised directly with the Board and senior management and duly taken into account in Board and management decisions.

8.11 Appointment, dismissal and other changes to the CRO position should be approved by the Board or its Risk Management Committee. The CRO’s performance, compensation, and budget should
be reviewed and approved by the Risk Management Committee or the Board, and should not be linked to the performance of specific business lines of the financial institution.

**Risk Identification, Monitoring and Controlling**

8.12 Risks should encompass all material risks to the financial institution and should be identified, monitored, and controlled on an ongoing enterprise-wide and individual entity basis. The sophistication of the financial institution’s risk management and internal control infrastructure should keep pace with changes to the institution’s risk profile, as well as to the external risk landscape and industry practice.

8.13 Risk identification and measurement should include both quantitative and qualitative elements.

8.14 As part of its quantitative and qualitative analysis, the financial institution should utilize stress tests and scenario analyses to better understand potential risk exposures under a variety of adverse circumstances.

8.15 The results of stress tests and scenario analyses should be communicated to and given appropriate consideration by relevant business lines and individuals within the financial institution.

8.16 The risk management function should keep the Board and senior management apprised of the assumptions used in and potential shortcomings of the financial institution’s risk models and analyses.

8.17 Senior management should define and approve and, as applicable, the Board should review and provide effective challenge to the scenarios that are used in the financial institution’s risk analyses. While tools such as external credit ratings or externally purchased risk models and data can be useful as inputs into a more comprehensive assessment, financial institutions are ultimately responsible for the assessment of their risks.

8.18 Internal controls are designed, among other things, to ensure that each key risk has a policy, process, or other measure, as well as a control to ensure that such policy, process or other
measure is being applied and works as intended.

8.19 The Board and senior management should give special attention to the quality, completeness, and accuracy of the data used to make risk decisions.

8.20 The risk management function should be designed to report material exceptions to the Board and monitor the positions to ensure that they remain within the financial institution’s framework of limits and controls or within exception approval.

8.21 Financial institutions should have risk management and approval processes for new or materially different products or services, which should be in accordance with Central Bank’s Guideline for the Notification of New or Materia

lly Different Banking Products or Services and the Guideline for the Approval of New or Significantly Amended Insurance Policies. Generally, risk management and approval processes should also be in place for expanded lines of business and markets, as well as for large and complex transactions that require significant use of resources or have hard-to-quantify risks.

8.22 Financial institutions should also have review and approval processes for outsourcing their functions. The risk management function should provide input on risks as part of such processes and on the outsourcer’s ability to manage risks and comply with legal and regulatory obligations. Such processes should be in accordance with relevant laws or guidelines issued by the Central Bank.

8.23 Effective risk identification and measurement approaches are also necessary in subsidiary institutions and affiliates. Material risk-bearing affiliates and subsidiaries should be captured by the enterprise-wide risk management system and should be a part of the overall risk governance framework.

8.24 Mergers and acquisitions, divestitures and other changes to a financial institution’s organizational structure can pose special risk management challenges. In particular, risks can arise from conducting due diligence that fails to identify post-merger risks or activities conflicting with the financial institution’s strategic objectives or risk appetite.
Risk Communication

8.25 An effective risk governance framework requires robust communication within the financial institution about risk, both across the organization and through reporting to the Board and senior management.

8.26 Senior management should actively communicate and consult with the control functions on management's major plans and activities so that the control functions can effectively discharge their responsibilities. Information should be communicated to the Board and senior management in a timely, accurate, understandable, and objective manner so that they are equipped to take informed decisions.

8.27 Financial institutions must establish risk monitoring and reporting requirements across the group. These should include the development and use of key risk indicators to provide early warnings on adverse risk developments to ensure institutions are able to manage and mitigate their risks in a timely manner. Risk monitoring and reporting should be performed at the business unit and portfolio level, as well as, at the institution-wide and group-wide levels. Material risk-related ad hoc information that requires immediate decisions or reactions should be promptly presented to senior management and, as appropriate, the Board, the responsible officers, and where applicable, the heads of control functions so that suitable measures and activities can be initiated at an early stage.

8.28 Risk reporting systems should be clear about any deficiencies or limitations in risk estimates, as well as any significant embedded assumptions (e.g. regarding risk dependencies or correlations).

9.0 COMPLIANCE

9.1 The Board should establish a compliance function for the purpose of ensuring that the financial institution operates with integrity and in compliance with applicable laws, regulations and internal policies. The Board should also approve the financial institution’s policies and processes for identifying, assessing, monitoring, and reporting and advising on compliance risk.
9.2 Senior management is responsible for establishing a compliance policy that contains the basic principles and explains the main processes by which compliance risks are to be identified and managed through all levels of the institution. The compliance policy should be approved by the Board.

9.3 The compliance function should help educate staff about compliance issues, act as a contact point within the financial institution for compliance queries from staff members, and provide guidance to staff on the appropriate implementation of applicable laws, rules and standards in the form of policies and procedures, and other documents such as compliance manuals, internal codes of conduct, and practice guidelines.

9.4 The compliance function must have sufficient authority, stature, independence, resources and access to the Board. Senior management should respect the independent duties of the compliance function and not interfere with their fulfilment.

10.0 INTERNAL AUDIT

10.1 An effective and efficient internal audit function regularly reports an independent assurance to the board of directors and senior management on the quality and effectiveness of a financial institution's internal control, risk management and governance systems and processes. It assesses whether the internal controls in the institution are working effectively, all of which ultimately assures the Board of the long-term soundness of the financial institution.

10.2 The internal audit function should have a clear mandate, be accountable to the Board and be independent of the audited activities. It should have sufficient standing, skills, resources and authority within the financial institution to enable the auditors to carry out their assignments effectively and objectively.

10.3 The Board and senior management contribute to the effectiveness of the internal audit function by the following actions:
   a) Requiring internal audit to independently assess the effectiveness and efficiency of the
internal control, risk management and governance systems and processes;
b) Requiring timely and effective correction of audit issues by senior management;
c) Requiring internal audit to perform a periodic assessment of the financial institution’s overall risk governance framework, including but not limited to an assessment of:
   i. the effectiveness of the risk management and compliance functions;
   ii. the quality of risk reporting to the Board and senior management; and
   iii. the effectiveness of the financial institution’s system of internal controls.
d) Ensuring that internal audit reports are provided to the Board or its audit committee without management filtering and that the internal auditors have direct access to the Board or the Board’s audit committee;
e) Ensuring that the head of the internal audit’s primary reporting line is to the Board (or its Audit Committee), which is also responsible for the selection, oversight of the performance, and if necessary, dismissal of the head of this function; and
f) Ensuring that if the chief auditor is removed from his or her position, the reasons for such removal are discussed with the Central Bank.

11.0 DISCLOSURE AND TRANSPARENCY

11.1 The governance of the financial institution should be adequately transparent to its shareholders, depositors, policyholders, other relevant stakeholders and market participants.

11.2 The objective of transparency is to provide all relevant parties with the information necessary to enable them to assess and monitor the effectiveness of the Board and senior management in governing the financial institution.

11.3 All financial institutions should disclose relevant and useful information that supports the key areas of corporate governance. Such disclosure should be proportionate to the size, complexity, structure, economic significance, and risk profile of the financial institution.

11.4 Disclosure should include, but not be limited to, material information on the financial institution’s objectives, organizational and governance structures and policies, major share ownership and voting rights, and related party transactions.
11.5 The financial institution should disclose key points concerning its risk exposures and risk management strategies without breaching necessary confidentiality. When involved in material and complex or non-transparent activities, the financial institution should disclose adequate information on their purpose, strategies, structures, and related risks and controls.

11.6 Disclosure should be accurate, clear and presented such that shareholders, depositors, policyholders, other relevant stakeholders and market participants can consult the information easily. Timely public disclosure is desirable on a financial institution's public website, in its annual and periodic financial reports, or by other appropriate means.

11.7 Financial institutions should have an annual corporate governance-specific and comprehensive statement in a clearly identifiable section of the annual report depending on the applicable financial reporting framework.

11.8 All material developments that arise between regular reports should be disclosed to relevant stakeholders as required by law and to the Central Bank without undue delay.
APPENDIX I

RISK APPETITE FRAMEWORK

The Risk Appetite Framework should contain a risk appetite statement and risk limits, as well as an outline of the roles and responsibilities of those overseeing the implementation of the Risk Appetite Framework. The Risk Appetite Framework is an integral part of the financial institution’s overall enterprise-risk management framework.

Risk Appetite Statement

The risk appetite statement reflects the aggregate level and type of risk that a financial institution is willing to accept in order to achieve its business objectives. Key features of the risk appetite statement are:

a) It should be linked to the financial institution’s short-term and long-term strategic, capital and financial plans, as well as compensation programs;

b) It includes qualitative and quantitative measures that can be aggregated and disaggregated;

c) Qualitative measure may include:
   i. Significant risks the firm wants to take and why;
   ii. Significant risks the firm wants to avoid and why;
   iii. Attitude towards regulatory compliance; and
   iv. Underlying assumptions and risks.

d) Quantitative measures may include measures of loss or negative events (such as earnings, capital or liquidity, earnings per share at risk or volatility) that the financial institution is willing to accept.

e) It should be forward-looking;

f) It should consider normal and stressed scenarios; and

g) It should aim to be within the financial institution’s risk capacity (i.e. regulatory constraints).

Risk Limits

Risk limits are the allocation of the financial institution’s risk appetite statement to:

a) Specific risk categories (e.g. credit, market, insurance, liquidity, operational);

b) The business unit or platform level (e.g. retail, capital markets);

c) Lines of business or product level (e.g. concentration limits); and

d) More granular levels, as appropriate.
Risk limits are often expressed in quantitative terms, and are specific, measurable, frequency-based and reportable.

Implementation of the Risk Appetite Framework

Once approved by the Board, the Risk Appetite Framework should be implemented by senior management throughout the organization as an integral part of the overall enterprise risk management framework of the financial institution. The Risk Appetite Framework should align with the organization’s corporate strategy, its financial and capital plans, its business unit strategies and day-to-day operations, as well as its risk management policies (e.g. risk limits, risk selection/underwriting guidelines and criteria, etc.) and compensation programs.

Where the Risk Appetite Framework sets aggregate limits that will be shared among different units, the basis on which such limits will be shared should be clearly identified and communicated.

Effective control, monitoring and reporting systems and procedures should be developed to ensure ongoing operational compliance with the Risk Appetite Framework, including the following:

a) The CRO (or equivalent) should ensure that aggregate risk limits are consistent with the financial institution’s risk appetite statement.

b) The CRO (or equivalent) should include in regular reports to the Board or Risk Management Committee, and senior management, an assessment against the risk appetite statement and risk limits; and

c) Internal Audit should routinely assess compliance with the Risk Appetite Framework on an enterprise-wide basis and in its review of units within a financial institution.

The Board and senior management of a financial institution should receive regular reports on the effectiveness of, and compliance with, the Risk Appetite Framework. These reports should include a comparison of actual results versus stated Risk Appetite Framework measures. Where breaches are identified, action plans should exist and be communicated to the Board. The Risk Appetite Framework should be an integral part of the Board’s discussions and decision-making processes.