CHB CHANG HWA BANK

CHANG HWA COMMERCIAL BANK LTD.

Information Security Policy

V7.1

Version	Revision Date	Reviser	Approval Date	Approver	Remarks
V1.0	2004/05	IT Division	2004/05	CEO	
V2.0	2005/01	IT Division	2005/01	CEO	
V3.0	2006/01	IT Division	2006/01	CEO	
V3.1	2006/04	IT Division	2006/04	CEO	
V3.2	2006/12	IT Division	2006/12	CEO	
V4.0	2008/12	IT Division	2008/12	СЕО	
V5.0	2009/12	IT Division	2009/12/29	The 8 th meeting of the 22 nd term board of directors.	
V6.0	2013/05	IT Division	2013/05/14	The 20 th meeting of the 23 rd term board of directors.	
V7.0	2018/01	IT Division	2018/01/19	The 8 th meeting of the 25 th term board of directors.	
V7.1	2018/09	Information Security Center	2018/09/28	The 16 th meeting of the 25 th term board of directors.	

Contents

Article 1	Purpose	1
Article 2	Reference	1
Article 3	Objective	1
Article 4	Scope	1
Article 5	Information Security Organization Structure	2
Article 6	Responsibility	3
Article 7	Director of Information Security	4
Article 8	Foreign Branches.	4
Article 9	Policy Promotion	5
Article 10	Information Security Incident Report	5
Article 11	Violation of Information Security Guidelines	5
Article 12	Addendum	6
Article 13	Exception and Exemption	6
Article 14	Implementation and amendments	6

Article 1 Purpose

The Chang Hwa Commercial Bank Co., Ltd. (the Bank) has the policy to enhance information security management, ensure the confidentiality, integrity, and availability of information, safeguard the reliability of information equipment (including hardware, software, and related facilities) and the network system, and make all the staff to understand information security, and also prevent from any factor of obstructing, damaging, invading, or any unfavorable behavior or attempt to the resources mentioned above.

Article 2 Reference

- 1. Personal Information Protection Act.
- 2. ISO/IEC 27001:2013 Information technology- Security techniques- Information Security Management System-Requirements.

Article 3 Objective

The objective of information security is to safeguard the legal and authorized access to the Bank's information and to provide complete and reliable information system operations when there are internal and external security threats. While happening any incident, there shall have necessary actions to reduce the damage from the incident.

Article 4 Scope

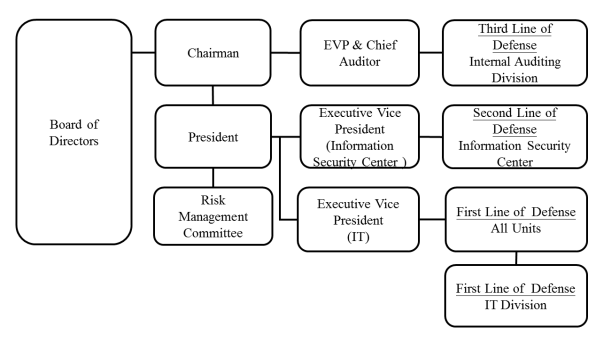
The scope of the Information Security Policy includes all information software, hardware, and related facilities. Related

departments and personnel should follow the items below having management guidelines to execute information security plans and support the Bank's goals.

- 1. Information security responsibility.
- 2. Personnel security management.
- 3. Computer system security management.
- 4. Network security management.
- 5. System access management.
- 6. System purchase, development, and maintenance management.
- 7. Information asset security management.
- 8. Information confidentiality management.
- 9. Physical and environmental security management.
- 10. Vendor information security management.
- 11. Information security risk assessment management.
- 12. Information security auditing management.
- 13. Information security training.
- 14. Other information security management.

Article 5 Information Security Organization Structure

In order to effectively promote information security, the Bank has implements three lines of defense as the information security structure. The first line of defense includes all departments and the IT Division being responsible for executing information security operations. The second line of defense is the Information Security Center monitoring the executing status of the Information Security Policy and the deriving security risks. The third line of defense is the Internal Auditing Division, which checks the operations.



Article 6 Responsibility

To ensure that information security management can be promoted effectively, responsibility is clearly stated. To promote and maintain information security execution, management, and auditing, there should be assigned responsibility to appropriate personnel based on the guidelines below:

- 1. The main responsibility of the IT Division is to promote the management system, monitor the information security system, track and execute the inspections and drills as required by the law, report information security related incidents, and audit the IT Division's information security operations.
- 2. The main responsibility of the Information Security Center is

to formulate information security related policies and risk assessment guidelines, derive information security tools, perform information security detection, plan legally required inspections and drills, manage the Bank's information security operation related processes, guidelines and the management situation, prepare for information security training, summarize all information security incidents and evaluate subsequent improvements, periodically review and report information security risk indicators, and periodically report IT security anomalies and improvements, information security risk assessment results, policy/procedure/guideline revisions, and information security testing/drilling.

3. The main responsibility of the Internal Auditing Division is to audit information security operations.

Article 7 Director of Information Security

The head of the Information Security Center, who must have a background in information security, will be the Director of Information Security (the Director). The Director's functional responsibilities are to supervise and implement information security policies, coordinate and promote information security management operations, and report to the Board of Directors on the overall operations of information security.

Article 8 Foreign Branches

In addition to complying with the Bank's Information Security Policy, business process guidelines and related documents, the Bank's overseas branches should formulate information security standards in accordance with local laws and regulations. If the two have different requirements, the higher standard should be selected as the basis for compliance, and it will be reviewed by the Information Security Center before being submitted to the Risk Management Committee.

Article 9 Policy Promotion

The Bank shall promote its Information Security Policy to all the staff and information service providers through policy announcements, keynote speeches, educational training or electronic media. In doing so, the Bank's information security benchmarks can be better promoted and complied with.

Article 10 Information Security Incident Report

In the event of an information security incident, all units shall follow the Bank's "Information Security Event Reporting Procedure". In the case of a major incident, it shall be handled in accordance with the provisions of chapter 2, article 7 of the Bank's Business Continuity Planning, "Major Accidental Incident Reporting".

While happening the material emergency event, the Information Security Center and IT Division shall immediately report to the division's Deputy Director of Supervision, take appropriate measures to reduce the damage caused by the accident, and safeguard the ongoing business operations.

Article 11 Violation of Information Security Guidelines

All the staff of the Bank are required to follow the Information Security Policy, information procedures, and related correspondence. If there are any violations, the violator will have punishments such as education training, report review, and Human Resources Arbitration Committee review based on the

circumstances.

Article 12 Addendum

If the Bank's Information Security Policy has any addendum, it should still follow the spirit and principles of information security management to ensure the confidentiality, integrity and availability of the Bank's information assets.

Article 13 Exception and Exemption

The control measures that require an exception for the consideration of legal requirements, technical capabilities or cost-effectiveness must go through the application, assessment and approval procedures to determine whether being exempted from the Information Security Policy allows the information security management mechanism to maintain its flexibility and integrity. The exception request will be discussed by the Risk Management Committee before being reported to Standing Board of Directors.

Article 14 Implementation and amendments

The policy should be reviewed periodically.

The policy and any amendments to the articles shall only take effect upon approval by Board of Directors.