

REPUBLIC OF SINGAPORE

GOVERNMENT GAZETTE

ACTS SUPPLEMENT

Published by Authority

NO. 16] FRIDAY, APRIL 11 [2014

First published in the Government Gazette, Electronic Edition, on 8th April 2014 at 5:00 pm.

The following Act was passed by Parliament on 8th April 2013 and assented to by the President on 30th April 2013:—

FINANCIAL HOLDING COMPANIES ACT 2013

(No. 13 of 2013)

ARRANGEMENT OF SECTIONS

PART I

PRELIMINARY

Section

- 1. Short title and commencement
- 2. Interpretation

PART II

INFORMATION GATHERING POWERS OVER FINANCIAL HOLDING COMPANIES

3. Provision of information to Authority

PART III

DESIGNATION OF FINANCIAL HOLDING COMPANIES

Section

- 4. Power of Authority to designate financial holding companies
- 5. Withdrawal of designation of financial holding company
- 6. Prohibition on holding out as designated financial holding company
- 7. Use of financial holding company name, etc.
- 8. Activities of designated financial holding company
- 9. Annual levy
- 10. Amendment of designated financial holding company's constitution

PART IV

CHANGES IN SHAREHOLDINGS AND CONTROL OF DESIGNATED FINANCIAL HOLDING COMPANY

- 11. Application and interpretation of this Part
- 12. Mergers involving designated financial holding company with bank subsidiary
- 13. Control of substantial shareholdings of designated financial holding company with bank subsidiary
- 14. Control of shareholdings and voting power of designated financial holding company with bank subsidiary
- 15. Approval of applications in case of designated financial holding company with bank subsidiary
- 16. Power to exempt and make further transitional provisions
- 17. Objection to existing control of designated financial holding company with bank subsidiary
- 18. Power to make directions in relation to designated financial holding company with bank subsidiary
- 19. Mergers involving designated financial holding company without bank subsidiary
- 20. Control of substantial shareholdings of designated financial holding company without bank subsidiary
- 21. Control of shareholdings and voting power of designated financial holding company without bank subsidiary
- 22. Approval of applications in case of designated financial holding company without bank subsidiary
- 23. Objection to existing control of designated financial holding company without bank subsidiary

Section

- 24. Power to make directions in relation to designated financial holding company without bank subsidiary
- 25. Appeals
- 26. Offences, penalties and defences under this Part
- 27. Power of Authority to obtain information

PART V

EXPOSURES AND LIMITS ON INVESTMENTS

- 28. Exposures
- 29. Disclosure of interests by directors
- 30. Limit on equity investments
- 31. Investments in companies
- 32. Immovable property
- 33. Power of Authority to secure compliance with provisions of this Part

PART VI

MINIMUM ASSET AND CAPITAL REQUIREMENT

- 34. Minimum liquid assets
- 35. Minimum capital requirements
- 36. Capital adequacy requirements
- 37. Leverage ratio requirement
- 38. Power of Authority to secure compliance with any provision in this Part

PART VII

AUDIT, INSPECTIONS AND INVESTIGATIONS

- 39. Annual account and audit
- 40. Inspection of designated financial holding companies and other companies within FHC group
- 41. Special investigation of designated financial holding companies
- 42. Provisions supplementary to sections 40 and 41
- 43. Inspection in Singapore by foreign supervisory authority
- 44. Confidentiality of inspection and investigation reports

PART VIII

POWERS OF CONTROL OVER DESIGNATED FINANCIAL HOLDING COMPANIES

Section

- 45. Interpretation of this Part
- 46. Information of insolvency, etc.
- 47. Action by Authority if designated financial holding company is unable to meet obligations, etc.
- 48. Effect of assumption of control under section 47
- 49. Duration of control
- 50. Responsibilities of officers, member, etc., of designated financial holding company
- 51. Remuneration and expenses of Authority and others in certain cases
- 52. Winding up where designated financial holding company is co-operative society

PART IX

ASSISTANCE TO FOREIGN REGULATORY AUTHORITIES

- 53. Interpretation of this Part
- 54. Conditions for provision of assistance
- 55. Other factors to consider for provision of assistance
- 56. Assistance that may be rendered
- 57. Offences under this Part
- 58. Immunities

PART X

MISCELLANEOUS

- 59. Regulations
- 60. Notices to designated financial holding company
- 61. Appointment of assistants
- 62. Disqualification of directors and executive officers
- 63. Appointment and removal of chief executive and other persons
- 64. Offences by directors and executive officers of designated financial holding companies and false or misleading information, etc.
- 65. Offences by directors, employees and agents
- 66. Composition of offences
- 67. General penalty

Section

- 68. Jurisdiction of court
- 69. Consent of Public Prosecutor
- 70. Recovery of fees, expenses, etc.
- 71. Operation of this Act not to affect Companies Act
- 72. Service of documents, etc.
- 73. Electronic service
- 74. General powers of exemption
- 75. Opportunity to be heard
- 76. Amendment of Schedule
- 77. Transitional provision
- 78. Consequential amendments to Banking Act
- 79. Consequential amendment to Monetary Authority of Singapore Act

The Schedule — Definitions of terms in sections 28(6), 29(8) and 34(11)