Changes in insurance regulation: Mainland China/Hong Kong/Singapore/Indonesia

January-June 2020



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Changes in insurance regulation: Mainland China

January-June 2020

CBIRC issued newly revised Health Insurance Measures Insurance Inthitiv/www.cbirc.gov.c In/cn/view/pages/Item Insurance Insuran
products (i.e., insurance that is aimed at providing financial compensation to incapacitated persons for caregiving services, particularly for

Subject	Update	Key date	Link
	companies (i.e., companies that have obtained the approval of CBIRC to engage in Pension Insurance businesses) to conduct health insurance business. 4. Requiring insurance companies with business that covers health insurance (other than specialist health insurance companies) to establish a standalone health insurance division/department. 5. Introducing regulations specifically for health management business. 6. Requiring the shared cost ratio of health management services not to exceed 20% of the net premium. Services that exceed the limit of 20% must be priced separately and not be included in the premium. The price of health management services must be specified in the contract.		
	Following the issuance of the Health Insurance		

Subject	Update	Key date	Link
	compliance evaluation and effectiveness		
	evaluation indicators for the first time,		
	meanwhile setting out that major events may trigger a		
	downgrading. 2. The regulatory assessment mainly		
	covers eight aspects, including leadership of the Communist Party of China,		
	shareholder governance, board of directors		
	governance, board of supervisors and senior management		
	governance, internal risk controls, related-party		
	transaction governance, market forces, and other stakeholder		
	governance. 3. The regulatory assessment		
	outcomes are Grade A (excellent), Grade B (good), Grade C		
	(qualified), Grade D (weak), or Grade E (poor).		
	Based on the Regulatory Assessment Measures, the CBIRC		
	will take the results of the corporate governance regulatory		
	assessment as an		

Subject	Update	Key date	Link
	important basis for it to		
	allocate regulatory		
	resources and take		
	regulatory measures		
	and actions, and step up		
	the application of		
	assessment results in		
	areas such as market		
	entry, establishment of		
	on-site inspection		
	projects, regulatory		
	rating, regulatory		
	notification, and so		
	forth.		
On-site Inspection	The CBIRC issued the	Release date:	http://www.cbirc.gov.c
Measures	Measures for On-site	24 December 2019	n/cn/view/pages/Item
	Inspection (for Trial	Effective date.	Detail.html?docId=862
	Implementation) (the	Effective date:	790&itemId=928&gene
	On-site Inspection	28 January 2020	raltype=0
	Measures) on 24		(CBIRC's official Notice
	December 2019 to		in Chinese)
	further improve the		
	framework for the on-		
	site inspection system		
	and regulate on-site		
	inspections.		
	The On-site Inspection		
	Measures mainly cover		
	the following aspects:		
	the following aspects.		
	1. Clarifying that on-		
	site inspections		
	include regular		
	inspections, ad hoc		
	inspections (i.e.,		
	inspections that are		
	conducted outside		
	of the annual on-		
	site inspections		
	plan, which are		
	conducted for major		
	work plans or ad		
	hoc work tasks) and		
	audit investigations.		
		1	

Subject Update	Key date	Link
Subject 2. Establishing principles that "without approval procedures for project initiation, no on-site inspection will be carried out," "applying stratification-based project initiation and implementation," and adopting new measures such as online inspections and audits through issuing enquiry letters regarding major risks or issues for verification purposes. 3. Expressly stipulating that, during an inspection conducted by inspection officers in accordance with law, the organization and individuals being inspected must cooperate and provide relevant information truthfully – they cannot refuse or obstruct the inspection or conceal information. 4. The CBIRC and its local office may take the following measures: (1) Notify the	Key date	Link

Subject	Update	Key date	Link
	superior		
	department or		
	major		
	shareholders of		
	the findings of the on-site		
	inspection.		
	(2) Interview the		
	directors,		
	supervisors, or		
	senior		
	managers, and		
	ask them to		
	make		
	clarifications		
	and give		
	undertakings with respect to		
	issues		
	uncovered		
	during the		
	inspection.		
	(3) Issue a warning		
	criticizing and		
	educating the		
	responsible		
	persons, or order them to		
	write a piece of		
	self-criticism.		
	(4) Issue corrective		
	orders.		
	(5) Impose other		
	lawful		
	administrative		
	punishments.		
	5. The On-site		
	Inspection Measures also apply		
	to foreign insurance		
	companies'		
	representative office		
	in China.		
Onon for business:	The State Council of the	Release and effective	http://xwww.gov.on/elec
Open for business: China adopts new	People's Republic of	date: 7 November 2019	http://www.gov.cn/zhe ngce/content/2019-
omna auopis new	1 cobic a Kehnniic oi	uate. / 140vember 2019	11800/ content/ 2019-

Subject	Update	Key date	Link
legislation to further	China (State Council)		11/07/content_544975
open up its	issued the Opinions on		4.htm
insurance and	Furthering Effective		(State Council's official
banking sectors to	Use of Foreign Capital		Notice in Chinese)
foreign investors	on 30 October 2019 and		Notice in Chinese)
	released it on 7		
	November 2019, which		
	proposed the following		
	principles in the		
	insurance sector:		
	 The quantitative- 		
	type market access		
	conditions for		
	foreign investors to		
	set up insurance		
	institutions and		
	carry on relevant		
	business will be		
	cancelled.		
	2. The number of		
	years of business		
	track record and		
	total assets		
	requirements for		
	foreign insurance		
	brokerage		
	institutions to		
	operate insurance		
	brokerage business		
	will be removed.		
	3. The scope of the		
	shareholders that		
	invest and hold		
	shares in foreign-		
	funded insurance		
	institutions will be		
	expanded.		
	4. Foreign insurance		
	group companies		
	will be allowed to		
	establish insurance-		
	type institutions.		
	5. Continuous support		
	will be given in		
	handling		

Subject	Update	Key date	Link
Subject	administrative licensing matters, such as establishment and changes to foreign- funded insurance companies and their branches, in accordance with the principle of treating Chinese domestic investment and foreign investment equally (i.e., national treatment). On 29 November 2019, the CBIRC promulgated newly amended implementing regulations that paved the way for the removal of the long-standing cap of 50% on foreign shareholdings in PRC life insurance companies ("Foreign Shareholding Cap") altogether.	Release and effective date: 29 November 2019	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=858 245&itemId=928&gene raltype=0 (CBIRC's official Notice in Chinese) http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=858 189 (CBIRC's Q&A in
	On 6 December 2019, the CBIRC further issued the Circular on clarifying the Effective Date for Removing the Restrictions on Foreign Shareholding in Joint-Venture Life Insurance Companies ("Foreign Shareholding Cap Removal Notice"), which provided that from 1 January 2020, foreign shareholdings in PRC life insurance	Release date: 6 December 2019 Effective date: 1 January 2020	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=858 344&itemId=928&gene raltype=0 (CBIRC's official Notice in Chinese)

Subject	Update	Key date	Link
	companies would no longer be subject to any cap and could go all the way up to 100%. Essentially, the Foreign Shareholding Cap Removal Notice accelerated the original timeline for removing the Foreign Shareholding Cap by one year from 2021 to 2020. Please see the full alert prepared by Hogan Lovells for above three rules here. On 23 June 2020, the National Development and Reform Commission and the Ministry of Commerce issued the Foreign Investment Negative List (2020 Version) which removed the 50% Foreign Shareholding Cap in PRC life insurance companies. The Foreign Investment Negative List (2020 Version) took effect on 23 July 2020; foreign investment in the insurance sector is now no longer subject to any shareholding cap.	Release date: 23 June 2020 Effective date: 23 July 2020	http://www.gov.cn/zhe ngce/zhengceku/2020- 06/24/content_552152 o.htm (National Development and Reform Commission and Ministry of Commerce's official Notice in Chinese)

Subject	Update	Key date	Link
CBIRC and 13	On 23 January 2020,	Release and effective	http://www.cbirc.gov.c
authorities promote	the CBIRC, together	date: 23 January 2020	n/cn/view/pages/Item
commercial	with 13 other	,	Detail.html?docId=888
insurance in social	authorities, issued the		146&itemId=928
service sector	Opinions on Promoting		(CBIRC's official Notice
Service Sector	the Development of		in Chinese)
	Commercial Insurance		in chinese)
	in Social Service Sector,		http://www.cbirc.gov.c
	,		=
	which mainly provide,		n/cn/view/pages/Item
	among others, the		Detail.html?docId=888
	following guidance:		141&itemId=916&gener
	1. Health insurance		altype=0
	products and		(CBIRC's accompanying
	services must be		Notice in Chinese)
	further refined and		
	improved:		http://www.cbirc.gov.c
	1) Insurance		n/cn/view/pages/Item
	institutions are		Detail.html?docId=881
	encouraged to		224&itemId=915&gener
	provide		altype=0
	comprehensive		(CBIRC's Q&A in
	health		Chinese)
	insurance		
	products and		
	services		
	covering		
	medical		
	treatment,		
	sickness,		
	•		
	nursing,		
	childbirth, and		
	so forth.		
	2) Encouraging		
	commercial		
	insurance		
	institutions to		
	participate in		
	medical		
	insurance		
	services and to		
	control the costs		
	of medical		
	insurance.		
	3) Expediting the		
	development of		
	long-term		
	10119 101111		

Subject	Update	Key date	Link
	commercial care		
	insurance.		
	4) Establishing a		
	mechanism for		
	when an insured		
	becomes		
	incapacitated,		
	payment from		
	the insured's life		
	insurance claim		
	can be made to		
	such person in		
	advance for		
	caregiving		
	expenses.		
	_		
	5) Enhancing		
	integration between health		
	insurance and		
	health		
	management.		
	2. The security		
	function of		
	commercial		
	Pension		
	Insurances must be		
	intensified.		
	Insurance		
	institutions must		
	actively develop		
	diversified		
	commercial		
	Pension Insurance		
	(i.e., pension plan)		
	and individual-		
	account		
	commercial		
	Pension		
	Insurances.		
	3. Insurance funds		
	are encouraged to		
	flow into social		
	service sector, e.g.,		
	pushing forward		
	insurance funds to		
	invest in health		
<u> </u>	1	ı	

Subject	Update	Key date	Link
CBIRC abolished and revised certain directives relating to the media and information disclosure	On 4 February 2020, the CBIRC released a Circular on Abolishing and Revising Certain Directives, pursuant to which, no communication methods or media would be designated for regulatory actions such as information disclosure and license publicity in the insurance industry. Insurance companies may select an influential nationwide medium or press on	Release and effective date: 4 February 2020	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=890 981&itemId=928&gene raltype=0 (CBIRC's official Notice in Chinese)
CBIRC with other	On 14 February 2020,	Release and effective	http://www.pbc.gov.cn
authorities issued	the CBIRC, together	date: 14 February 2020	/goutongjiaoliu/113456
Notice to promote	with four other		/113469/3971334/index
the construction of	authorities, published		.html
Shanghai	the Opinions on		(The People's Bank of
International Financial Center	Further Accelerating the Construction of the		China's official Notice
and the integrated	Shanghai International		in Chinese)
development of	Financial Center and		
Yangtze River Delta	Financial Support to		
	the Integrated		
	Development of the		
	Yangtze River Delta, aiming to support and		
	anning to support and		

Subject	Update	Key date	Link
	enhance financial sector		
	development in		
	Shanghai Pilot Free		
	Trade Zone Lin-Gang		
	Special Area (Lin-		
	Gang Special Area)		
	and Yangtze River		
	Delta. In particular, the		
	Notice focuses on the		
	following aspects in		
	relation to the		
	insurance sector:		
	1. Encouraging		
	insurance		
	institutions to		
	invest in the		
	invest in the		
	targeting scientific		
	innovation		
	enterprises or to		
	directly invest in		
	scientific		
	innovation		
	enterprises		
	incorporated in the		
	Lin-Gang Special		
	Area.		
	2. Encouraging		
	insurance asset		
	management · ·		
	companies to		
	establish		
	specialized asset		
	management		
	subsidiaries in		
	Shanghai.		
	3. Allowing insurance		
	asset management		
	companies, on a		
	pilot basis, to		
	invest in financial		
	management		
	companies		
	established by		
	offshore asset		
	management		

Subject	Update	Key date	Link
	companies. 4. Allowing insurance funds, on a pilot basis, to explore investments into gold, oil, and other bulk commodities through relevant exchanges in Shanghai.		
CBIRC to further reform the	On 19 February 2020, the CBIRC issued the	Release date: 19 February 2020	http://www.cbirc.gov.c n/cn/view/pages/Item
regulations over	Notice on Further	repluary 2020	Detail.html?docId=891
products of property insurance companies	Strengthening the Product Supervision and Regulation over Property Insurance Companies (Property Insurance Products Notice), to improve regulation and upgrade services, and improve product quality in the property insurance industry. Key features of the Property Insurance Products Notice are as follows: 1. Improving management modes and refining regulatory mechanisms: (1) Adjusting the product approval and record-filing scope:	Effective date: 1 March 2020	917&itemId=928&gene raltype=0 (CBIRC's official Notice in Chinese) http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=891 915&itemId=915&gener altype=0 (CBIRC's accompanying Notice in Chinese) http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=891 913&itemId=915&gener altype=0 (CBIRC's Q&A in Chinese)
	commercial motor vehicle insurance products,		

Subject	Update		Key date	Link
		credit		
		insurance		
		products with a		
		term of more		
		than one year		
		and guaranteed		
		insurance		
		products,		
		which are		
		designated as		
		"model		
		products,"		
		would be		
		subject to		
		record-filing		
		administration		
		rather than		
		examination		
		and approval. In addition,		
		filing-based administration		
		would still		
		apply to		
		products which		
		were originally		
		subject to		
		filing-based		
	(-)	regulation.		
	(2)	Applying		
		classification-		
		based and		
		territorial		
		product		
		supervision		
		and regulation.		
	(3)			
		clarifying		
		official duties		
		relating to		
		product		
		supervision		
		and regulation.		
	(4)			
		developing the		
		product exit		

Subject	Update	Key date	Link
	mechanism.		
	2. Clarifying the filing		
	procedures and		
	standardizing		
	product filing		
	practices: for		
	instance, parent		
	companies of		
	property insurance		
	companies are the		
	entities responsible		
	for product filing.		
	Products that are		
	used in more than		
	one province, other		
	than two types of		
	insurance products,		
	must be filed by the		
	property insurance		
	company parent		
	with the local		
	CBIRC branches in		
	the places where the		
	parent company is		
	located; products		
	that are used within		
	a province must be		
	filed by the property		
	insurance company		
	parent with the local		
	CBIRC branches in		
	the places where the		
	product is used. In		
	addition, product materials to be filed		
	materials to be filed must be submitted		
	electronically.		
	_ * .		
	3. Instructing various insurance		
	stakeholders to		
	improve in various		
	areas of their works:		
	(i) For property		
	insurance		
	companies, reviews		
	in the legal,		
	in the legal,		

Subject	Update	Key date	Link
	actuarial,		
	compliance, and		
	customer protection		
	fields should be		
	conducted, in order		
	to improve product		
	quality; (ii) for the		
	Insurance		
	Association of		
	China, it should		
	ensure that product		
	registration work is		
	done properly and		
	that the product		
	registration		
	platform and system		
	are running		
	smoothly and		
	securely in order to		
	stimulate creativity in the insurance		
	industry; and (iii) for CBIRC and its		
	local branches,		
	regulatory work		
	should be better		
	organized and		
	executed, in order to		
	improve regulatory		
	standards.		
CBIRC issued	On 18 March 2020, the	Release date: 18 March	http://www.cbirc.gov.c
measures to	CBIRC promulgated the	2020	n/cn/view/pages/Item
regulate insurance	Interim Measures for	Effection Jeter 27	Detail.html?docId=895
asset management products	Administration of Insurance Asset	Effective date: 1 May 2020	215&itemId=926
products	Management Products	2020	(CBIRC's official Notice
	(Asset Management		in Chinese)
	Product Interim		
	Measures), which		http://www.cbirc.gov.c
	came into effect on 1		n/cn/view/pages/Item
	May 2020. The Asset		Detail.html?docId=895
	Management Product		088&itemId=915
	Interim Measures apply		(CBIRC's accompanying
	to the insurance asset		Notice in Chinese)
	management product		
		<u>I</u>	1

Subject	Update	Key date	Link
Subject	business of insurance asset management institutions incorporated in China. The Asset Management Product Interim Measures set out general rules and requirements on insurance asset management products. Notable takeaways can be summarized as follows: 1. Clearly defining the positioning and forms of products: (1) Clarifying that insurance asset management products include debt investment schemes, equity investment schemes, portfolio insurance asset management products, and other products prescribed by the CBIRC. (2) Insurance asset management products must be issued in a nonprivate manner to qualified investors; the number of investors in a single insurance asset management	Key date	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=895 248&itemId=915 (CBIRC's Q&A in Chinese) http://news.cnstock.co m/news,bwkx-202004- 4513532.htm (Media reports in Chinese)

Subject	Update	Key date	Link
	product must		
	conform to the		
	statutory		
	requirements.		
	(3) Insurance asset		
	management		
	institutions		
	cannot overstep		
	the limit on the		
	number of		
	investors or		
	breach other		
	regulatory		
	requirements in		
	a disguised		
	manner through		
	maintaining		
	several products		
	for a single		
	financing		
	project in		
	violation of		
	relevant		
	provisions.		
	2. Clarifying the		
	product issuance		
	mechanism:		
	(1) The		
	registration-		
	based issuance		
	of debt		
	investment		
	schemes, equity		
	investment		
	schemes, and		
	portfolio		
	insurance asset		
	management		
	products will be		
	promoted.		
	(2) The approval		
	requirement for		
	the initial		
	portfolio		
	insurance asset		
	management		
	management		

Subject	Update	Key date	Link
	products will be		
	removed.		
	3. Strictly regulating		
	product-related		
	business, requiring		
	that the investment		
	scope of insurance		
	funds must conform		
	to relevant		
	regulatory		
	provisions on use of		
	insurance funds.		
	4. Strengthening the		
	responsibilities of		
	product issuers.		
	5. Strengthening the		
	responsibilities of		
	product service		
	institutions.		
	6. Improving the		
	product risk		
	management		
	mechanism.		
	7. Identifying and		
	adequately		
	disclosing		
	information about		
	the actual investors		
	and ultimate source		
	of funding for		
	insurance asset		
	management		
	products by going		
	through multiple		
	layers when		
	supervising.		
	Furthermore, Chinese		
	media revealed that the		
	CBIRC subsequently		
	released a draft version		
	of three accompanying		
	rules for the Asset		
	Management Product		
	Interim Measures,		
	including the Circular		

Subject	Update	Key date	Link
	on Regulating the		
	Business of Mixing		
	Insurance Asset		
	Management Products,		
	the Circular on		
	Regulating the Bonds		
	Investment Plan		
	Business, and the		
	Circular on Regulating		
	Equity Investment Plan		
	Business, and is		
	conducting an internal		
	consultation on these		
	rules.		
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_		date: 8 May 2020	
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insurance			raitype=0
			(ODIDOL - CC-1-1 N-11-
			1 - 7
			in Chinese)
	I -		http://xwww.obino.gov.o
	1		
	include.		· · · · · · · · · · · · · · · · · · ·
	1 Further clarifying		I
	, ,		923&11e1111u=915
			(CRIRC's accompanying
	_		
			Trottee in clinicse)
			http://www.chirc.gov.c
	_		1
	as connection to the		<i>y</i> 01 11 17 740
	credit information		(CBIRC's O&A in
			_
	I		·
	_		
	underwriting limit		
	of overall and		
	individual		
	performers of		
	contractual		
CBIRC issues new requirements for insurers providing credit and guarantee insurance	The CBIRC released the Regulation of Credit Insurance and Guarantee Insurance Businesses Measures (Credit and Guarantee Insurance Measures) on 8 May 2020. Key revisions include: 1. Further clarifying business requirements for finance-oriented credit insurance business, e.g., proposing business qualification requirements such as connection to the credit information system of the People's Bank of China, limiting the underwriting limit of overall and individual performers of	Release and effective date: 8 May 2020	http://www.cbirc.gov.on/cn/view/pages/Item Detail.html?docId=90.0960&itemId=928&gen raltype=0 (CBIRC's official Notice in Chinese) http://www.cbirc.gov.on/cn/view/pages/Item Detail.html?docId=90.0923&itemId=915 (CBIRC's accompanying Notice in Chinese) http://www.cbirc.gov.on/cn/view/pages/Item Detail.html?docId=90.0925&itemId=915 (CBIRC's Q&A in Chinese)

Subject	Update	Key date	Link
	obligations, and		
	expressly		
	prohibiting		
	outsourcing core		
	business operations		
	(such as risk review		
	and risk monitoring		
	that concerns		
	financing credit		
	insurance).		
	2. Further		
	strengthening the		
	protection of the		
	rights and interests		
	of insurance		
	consumers, e.g.,		
	stipulating		
	requirements for		
	tracing the		
	insurance		
	underwriting		
	process and		
	requirements for		
	the enhanced		
	management of		
	business partners,		
	proposing a		
	principle of		
	affordable insurance		
	to consumers to		
	deal with the issue		
	of high premium		
	rates, and clearly		
	specifying		
	requirements such		
	as strictly		
	prohibiting any		
	violations in the		
	debt collection		
	process,		
	strengthening the		
	management and		
	control of the		
	entrusted debt-		
	collection agencies,		
	and establishing an		
	and cotablishing all		

Subject	Update	Key date	Link
	entry and exit mechanism for such agencies. 3. Guiding insurers to serve the real economy through institutional arrangements, e.g., granting more credit to qualified small-to-medium enterprises. The Credit and Guarantee Insurance Measures expressly prohibit insurers who are not qualified to provide legal financing services from conducting credit insurance business, and establish a six-month transition period for unqualified insurers to defuse the risks in their existing business.		
Change of rules in relation to the management of the use of insurance funds	The CBIRC issued the Notice on Matters Regarding Insurance Funds Invested in Bank Capital Replenishment Bonds on 20 May 2020, which touches upon four areas: 1. Relaxing qualification requirements imposed on issuers of capital replenishment bonds, e.g., removing the requirement that	Release and effective date: 20 May 2020	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=906 614&itemId=928&gene raltype=0 (CBIRC's official Notice in Chinese) http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=906 349&itemId=915 (CBIRC's accompanying Notice in Chinese)

Subject	Update	Key date	Link
	the issuer's total		
	assets must be not		
	less than RMB 1		
	trillion and the net		
	assets must be not		
	less than RMB 50		
	billion, adjusting		
	the solvency		
	adequacy ratio		
	I		
	requirement, and		
	removing the credit		
	rating requirement.		
	2. Removing the AAA		
	credit rating		
	requirement for		
	second-tier capital		
	bonds and AA+		
	rating requirement		
	for capital bonds		
	whose duration is		
	not fixed.		
	3. Clarifying that the		
	credit risk		
	management		
	capacity of an		
	insurance		
	institution must		
	meet the required		
	level of the CBIRC		
	and its solvency		
	adequacy ratio at		
	the end of the		
	previous quarter		
	cannot be less than		
	120%.		
	4. Requiring insurance institutions to		
	classify equity assets		
	and fixed-income		
	assets based on the		
	categories of the		
	issuers on equity		
	instruments and		
	debt instruments,		
	and place them		
	under different		

Subject	Update	Key date	Link
	applicable		
	supervision ratios.		
	The CBIRC has issued	Release and effective	http://www.cbirc.gov.c
	three documents in	date: 23 June 2020	n/cn/view/pages/Item
	relation to the		Detail.html?docId=906
	investment of insurance		614&itemId=928&gene
	funds, including the		raltype=0
	Measures for Insurance		(CDIDGL CC' LINI
	Funds Engaged in		(CBIRC's official Notice
	Financial Derivatives		in Chinese)
	Transactions (the		http://www.cbirc.gov.c
	Financial		
	Derivatives		n/cn/view/pages/Item Detail.html?docId=912
	Measures), Provisions		868&itemId=915
	on Insurance Funds		808&IteIIIIu=915
	Engaged in Treasury		(CBIRC's accompanying
	Bond Futures		Notice in Chinese)
	Transactions and		,
	Provisions on		
	Insurance Funds		
	Engaged in Stock Index		
	Futures Transactions		
	(the Stock Index		
	Futures Provisions)		
	on 23 June 2020. This		
	is the first time that the		
	CBIRC has issued		
	administrative		
	measures allowing		
	insurers to invest		
	insurance funds in		
	treasury bond futures,		
	which can enhance their		
	choice of risk hedging		
	vehicles and asset and		
	liability management to		
	provide better risk		
	protection.		
	The other two		
	provisions in relation to		
	investments in financial		
	derivatives and stock		
	index futures are		
	designed to further		
	-	1	1

Subject	Update	Key date	Link
	strengthen risk		
	management, in		
	particular, key revisions		
	of the Financial		
	Derivatives Measures		
	include:		
	1. Clarifying the		
	purpose of using		
	insurance funds in		
	derivatives and		
	removing time		
	limits, and		
	emphasizing that		
	the investment is		
	not for speculation		
	but for risk hedging		
	only.		
	2. Strengthening		
	asset-liability		
	management and		
	solvency		
	orientation, and		
	setting out		
	requirements for		
	different insurers'		
	participation based		
	on their risk		
	profiles.		
	3. Adding overall		
	leverage ratio		
	requirements for		
	insurance funds'		
	participation in derivatives		
	transactions.		
	4. Placing strict controls on insider		
	trading, security		
	manipulation, and transfers of benefits.		
	transfers of Deficitls.		
	Key revisions of the		
	Stock Index Futures		
	Provisions include:		
	1. Adjusting the		
	hedging period,		
	incusing period,		

limits on contracts, and requirements for liquidity management. 2. Specifying requirements on transaction purpose, ratio restrictions, valuation methods, information disclosure, risk control, responsibilities, and other matters in the contract or Guidelines. 3. Providing that insurance institutions participating in stock index futures transactions must report deviations from the purchase plan every six months from the actual implementation date.		
The CBIRC issued the Circular on Including Macao into the List of Overseas Regions Eligible for Investment Insurance Funds on 16 December 2019, which brings Macao into the list of overseas regions eligible for investment using insurance funds (List). Prior to the issuance of this circular, there were	Release and effective date: 16 December 2019	http://www.cbirc.gov.c n/cn/view/pages/Item Detail.html?docId=875 942&itemId=861&gene raltype=1 (CBIRC's official Notice in Chinese)
	and requirements for liquidity management. 2. Specifying requirements on transaction purpose, ratio restrictions, valuation methods, information disclosure, risk control, responsibilities, and other matters in the contract or Guidelines. 3. Providing that insurance institutions participating in stock index futures transactions must report deviations from the purchase plan every six months from the actual implementation date. The CBIRC issued the Circular on Including Macao into the List of Overseas Regions Eligible for Investment Insurance Funds on 16 December 2019, which brings Macao into the list of overseas regions eligible for investment using insurance funds (List).	and requirements for liquidity management. 2. Specifying requirements on transaction purpose, ratio restrictions, valuation methods, information disclosure, risk control, responsibilities, and other matters in the contract or Guidelines. 3. Providing that insurance institutions participating in stock index futures transactions must report deviations from the purchase plan every six months from the actual implementation date. The CBIRC issued the Circular on Including Macao into the List of Overseas Regions Eligible for Investment Insurance Funds on 16 December 2019, which brings Macao into the list of overseas regions eligible for investment using insurance funds (List). Prior to the issuance of

Subject	Update	Key date	Link
	already 45 countries/regions in the List.		
CBIRC extends preferential	On 12 June 2020, the CBIRC promulgated <i>the</i>	Release and effective date: 12 June 2020	http://www.cbirc.gov.c n/cn/view/pages/Item
treatment to the	Circular on Revising	date. 12 June 2020	Detail.html?docId=910
Hong Kong	the Insurance		839&itemId=925&gene
reinsurance industry	Company Solvency Regulatory Rules -		raltype=0
	Q&A No.1: the		(CBIRC's official Notice in Chinese)
	Counterparty Default Risk Factors for Hong		,
	Kong Reinsurance		http://www.cbirc.gov.c n/chinese/files/2019/4
	Business during the Transitional Period of		EA59F1FC50944FEB7C
	the Equivalence		FF7BDC8A66A86.pdf
	Assessment		(CBIRC's Q&A in
	Framework Agreement on the Solvency		Chinese)
	Regulatory Regime,		
	which extends the transitional period of		
	the Equivalence		
	Assessment Framework		
	Agreement on the Solvency Regulatory		
	Regime by one year to		
	30 June 2021. The Q&A, which was		
	released in June 2019,		
	sets out relevant		
	features and requirements for the		
	solvency assessment of		
	credit risk factors in situations when a		
	qualified Hong Kong		

Subject	Update	Key date	Link
	reinsurer cedes its		
	reinsurance business to		
	a direct insurer from		
	the Chinese mainland.		
CBIRC standardizes	The CBIRC released the	Release date: 22 June	http://www.cbirc.gov.c
internet insurance	Notice on	2020	n/cn/view/pages/Item
sales activity	Standardizing Internet	2020	Detail.html?docId=912
traceability	Insurance Sales	Effective date: 1	732&itemId=926
management	Activity Traceability	October 2020	/32&ttcmrd=920
management		October 2020	(CBIRC's official Notice
	Management (Online		1 - 7
	Insurance Notice) on		in Chinese)
	22 June 2020, which		http://www.abine.com
	will take effect from 1		http://www.cbirc.gov.c
	October 2020.		n/cn/view/pages/Item
	The Oaline Lances		Detail.html?docId=912
	The Online Insurance		726&itemId=915
	Notice mainly covers		(CDID CI
	the following:		(CBIRC's accompanying
	1. Clarifying the		Notice in Chinese)
	definition and scope		
	of traceable internet		http://www.cbirc.gov.c
	insurance sales		n/cn/view/pages/Item
	activities, which are		Detail.html?docId=912
	activities in which		723&itemId=915
	insurance		
	institutions retain		(CBIRC's Q&A in
	records of insurance		Chinese)
	sales transactions		
	that were conducted		
	on self-service		
	online platforms.		
	2. Clarifying the		
	definitions of sales		
	webpage		
	management and		
	sales process		
	recording. Sales		
	webpages are		
	webpages set up by		
	insurance		
	institutions on their		
	self-operated, self-		
	service online		
		<u> </u>	<u> </u>

Subject	Update	Key date	Link
	platforms that cover the entire insurance purchase and underwriting process. 3. Setting out the requirements on management of online sales of insurance institutions. 4. Elaborating on the safekeeping and security requirements for the setup of a comprehensive, systematic and standardized internal control system with respect to internet sales activity traceability management. 5. Laying out the management requirements on integrated business services and business services for self-service online platforms. Among other requirements on the online insurance sales practices, the Online Insurance Notice expressly provides that sales webpages can only be displayed on self-operated online platforms and must be separated from nonsales webpages.		

Changes in insurance regulation: Hong Kong

January – June 2020

Subject	Update	Key date	Link
Prescribed scenarios	GL21 was published by	The Prescribed	IA Circular (13 January
for general	the Insurance Authority	Scenarios must be	2020):
insurance business	(IA) on 5 July 2019 and	adopted in the first	https://www.ia.org.hk/e
in relation to the	took effect from 1	ORSA Report for the	n/legislative_framewor
Guidelines on	January 2020. Section 9	financial year ending on	k/circulars/reg_matters
Enterprise Risk	of GL21 sets out the	or after 31 December	/files/cir_20200113.pdf
Management (GL21)	minimum requirements	2020, and for future	
	for the Own Risk and Solvency Assessment (ORSA) report that each authorized insurer subject to GL21 is required to prepare. In particular, paragraph 9.5(k)(ii) of GL21 stipulates that authorized (re)insurers carrying on general insurance business to which GL21 applies must use the scenarios prescribed by the IA (Prescribed Scenarios) in their scenario and stress testing and include the results, with details of management actions	ORSA reports until further Notice.	Prescribed Scenarios: https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/cir_20200113_ap pendix_1.pdf
	and their impact and justification, in their ORSA reports.		
	_	DI 1 66	14.0
Temporary facilitative measures (TFM) to tackle the recent outbreak of novel coronavirus	In view of the outbreak of COVID-19, the IA introduced TFM which allow licensed insurance intermediaries to sell certain policies without face-to-face (F2F) meetings. Phase 1 of the TFM	Phase 1 took effect on 21 February 2020 and remained effective until 31 March 2020.	IA Circular (21 February 2020): https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/Circular_2102202 o.pdf

Subject	Update	Key date	Link
	covers Qualifying Deferred Annuity Policies (QDAP) and Voluntary Health Insurance Schemes (VHIS) which needed to be issued on or before 31 March 2020 for a tax reduction to be claimed.		
	The TFM allowed for dispensing with the "financial needs analysis" for QDAP and VHIS products after implementing the compensating measures of upfront disclosure and an extended cooling-off period (no less than 30 calendar days for policies sold) to achieve fair treatment of customers.		
	All non-F2F distribution methods (e.g., digital, telemarketing, postal, video-conference, and so forth) for the distribution of QDAP and VHIS products by long term insurers and their licensed insurance intermediaries are allowed.		
Submission of audited financial statements and auditor's report under section 73(1) of the Insurance Ordinance (Cap.41) (IO)	Pursuant to section 73(1) of the IO, a licensed insurance broker company must, within six months after the end of each financial year (the "6-month Statutory Submission Deadline), provide the		IA Circular (24 February 2020): https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/Circular_240220 20.pdf

Subject	Update	Key date	Link
	IA with its audited financial statements, an auditor's report on its financial statements, and an auditor's report stating whether the auditor is of the opinion that the broker company has continued to comply with the Insurance (Financial and Other Requirements for Licensed Insurance Broker Companies) Rules (Cap.41L) ("Broker Rules").		
	In view of the impact of COVID-19 on business operations, if a broker company anticipates the need for an extension to submit the required documents, it may apply to the IA for an exemption under section 79 of the IO. Such application shall be made to the IA as soon as practicable and in any event before the 6-month Statutory Submission Deadline.		
Commencement date of clients account reconciliation	Section 6(11) of the Broker Rules provides that a licensed insurance broker company which has clients account(s) to hold or received client monies must perform a reconciliation on its client accounts at least once a calendar month.	The first calendar month after the transitional period is March 2020. The relevant insurance broker companies were reminded to perform the first reconciliation in March 2020.	PIBA Circular (28 February 2020): http://www.piba.org.hk /wp- content/uploads/2020/ 03/c194_filelink.pdf

Subject	Update	Key date	Link
	Pursuant to the saving and transitional arrangements set out in the Broker Rules, the reconciliation requirement does not apply to specified insurance broker companies (i.e., broker companies registered with the Professional Insurance Brokers Association (PIBA) or the Hong Kong Confederation of Insurance Brokers immediately before the commencement date, which was 23 September 2019 for 6 months beginning on the commencement date.		
Introduction of the amendment bills to strengthen Hong Kong's position as a global risk management center and regional insurance hub	The Financial Services and the Treasury Bureau introduced two amendment bills into the Legislative Council, namely the Insurance (Amendment) Bill 2020 and the Insurance (Amendment) (No.2) Bill 2020, which introduce new measures relating to, respectively, Insurance-Linked Securities (ILS) and group-wide supervision. The two bills seek to amend the IO with two major purposes – first, to provide for a streamlined regulatory framework for the issuance of ILS, an	The dates of resumption of second reading debate, committee stage, and third reading are to be notified.	IA Press Release (20 March 2020): https://www.ia.org.hk/e n/infocenter/press_rele ases/20200320.html Hong Kong Federation of Insurers (HKFI) Media Release (20 March 2020): https://www.hkfi.org.hk /#!/media-release/488

Subject	Update	Key date	Link
	alternative risk- management tool for transferring insurance risk to the capital markets, through the formation of special purpose insurers; and second, to consolidate the legal basis for the IA to exercise direct regulatory powers over the holding companies of multinational insurance groups.		
Notice for Appointed Actuaries: Insurance (Determination of Long Term Liabilities) Rules (Chapter 41E), Rule 8(7)(a)	In light of the volatile financial markets, the Actuarial Society of Hong Kong (ASHK) proposed that with respect to rule 8(7)(a) of the Insurance (Determination of Long Term Liabilities) Rules (Cap. 41E) (Long Time Liability Rules), the IA allows long term authorized insurers to value the yield assumed on investments to be made more than three years after the valuation date, when determining their liabilities for solvency purposes. The IA considered that the adoption of the proposal would not be contrary to the interests of policyholders or potential policyholders. Authorized insurers that wish to use the Proposed Formula shall submit their request in writing to the IA. Each		ASHK Industry News & Press Release (23 March 2020): http://actuaries.org.hk/upload/File/Cirdd2303 2020.pdf

Subject	Update	Key date	Link
	request will be determined on a case- by-case basis.		
IA extends the validity and coverage of the TFM	In view of the latest developments of the COVID-19 pandemic, the IA announced the widening of the types of life insurance products that can be distributed through non-F2F methods to minimize the risk of infection during the selling process. In addition to QDAP and VHIS products covered in Phase 1 of the TFM, Phase 2 also covers additional protection type products, including term policies and certain refundable or renewable policies that provide insurance protection (such as hospital cash, medical, critical illness, personal	Phase 2 of TFM was effective from 27 March 2020 to 30 June 2020.	IA Press Release (27 March 2020): https://www.ia.org.hk/e n/infocenter/press_rele ases/20200327.html IA Circular (27 March 2020): https://ia.org.hk/en/leg islative_framework/circ ulars/reg_matters/files/ Circular_27032020.pdf
	accident, disability, or long-term care cover).		
Submission of statutory, actuarial, and financial returns	The IA reminded authorized insurers to submit various statutory, actuarial, and financial returns to the IA annually in accordance with the IO. To facilitate submissions, the IA has developed a set of spreadsheet-based template for reference. If any authorized		IA Circular (9 April 2020): https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/Circular_090420 20.pdf

Subject	Update	Key date	Link
	insurer anticipates difficulties in meeting the submission deadlines given the current COVID-19 situation, it should inform its case officer as soon as possible and obtain the extension required.		
Third virtual insurer granted new authorization under Fast Track	The IA granted authorization under its Fast Track Scheme to a third virtual insurer, OneDegree, a technology startup with proprietary systems that automate the entire production cycle from customer onboarding to claims settlement. OneDegree will start off with pet insurance, followed progressively by health insurance, and then cyber insurance for small and medium firms. Fast Track was launched by the IA in September 2017 to provide a dedicated queue for firms seeking to enter the insurance market using solely digital distribution channels. Applicants must possess an innovative and robust business model, while	The authorization was granted on 15 April 2020.	IA Press Release (15 April 2020): https://www.ia.org.hk/e n/infocenter/press_rele ases/20200415.html Fintechnews article (dated 16 April 2020): https://fintechnews.hk/ 11741/insurtech/onedeg ree-obtains-virtual- insurance-license-in- hong-kong/
	satisfying all the prevailing regulatory requirements on solvency, capital, and local asset		

Subject Update	Key date	Link
requirements.		
Explanatory Note for Appointed Actuaries: Chapter 41E Supplemental Information on the Reinvestment Yield for Reserving Actuaries: Chapter 41E Supplemental Information on the Reinvestment Yield for Reserving Actuaries: Chapter 41E Supplemental Information on the Reinvestment Yield for Reserving Actuaries: Chapter 41E Supplemental Information on the Reinvestment Yield some than the subscription of the Union term insurers on investments to be used by long term authorized insurers when valuing the yield assumed by long term insurers on investments to be made more than three years after the valuation date when determining their liabilities for solvency purposes." The ASHK explained that the lower weight applied to current yields in the proposal was justified in light of the COVID-19 circumstances and the resulting dislocation in the market. Appointed Actuaries are also reminded of the key points set out in the "Notice for Appointed Actuaries: Chapter 41E – Reinvestment Yield for Reserving" published by the Council of ASHK in 2008, including: The Long Time Liability Rules set down the conditions for a minimum valuation basis and that Appointed Actuaries still need		ASHK Explanatory Note (17 April 2020): https://www.actuaries.org.hk/upload/File/ExplanatoryNoteon23March2020HKIACircularreReinvestmentYieldunderCap41E.pdf

Subject	Update	Key date	Link
	to consider whether or not the valuation basis is adequate and suitable. • Appointed Actuaries shall include adequate disclosure in the abstract of the actuary's report prescribed in section 18 of the IO regarding the appropriateness of the approach and the parameters chosen for the valuation.		
Fourth virtual	The IA has on 4 May	The authorization was	IA Press Release (4 May
insurer granted new authorization under	2020 granted	granted on 4 May 2020.	2020):
authorization under Fast Track	authorization under its Fast Track program to fourth virtual insurer, which is affiliated with a locally listed company with a strong track record of insurtech research and development.		https://www.ia.org.hk/e n/infocenter/press_rele ases/20200504.html
	The fourth virtual insurer will focus on medical, term life and critical illness insurance products targeting youngsters and underserved market segments. It also has the capacity to provide instant quotations, perform remote customer due diligence,		
	and settle claims with minimum turnaround time, using big data analysis and artificial		

Subject	Update	Key date	Link
	intelligence.		
HKFI issues Best Practice on the Use of Genetic Test Results	The HKFI announced the issuance of the Best Practice on the Use of Genetic Test Results ("Best Practice").	The Best Practice was announced on 14 May 2020.	HKFI Media Release (14 May 2020): https://www.hkfi.org.hk /#!/media-release/492
	After consulting Member Insurers and engaging key stakeholders including the Food and Health Bureau and the Steering Committee on Genomic Medicine, expert clinical geneticists, IA, Equal Opportunities Commission, and the Office of the Privacy Commissioner, HKFI designed the Best Practice with the following key principles. Member Insurers of HKFI: Will continue to not require applicants to undertake genetic testing for underwriting purposes. Will not ask for results of (diagnostic or predictive) genetic tests which were performed in the context of scientific research, including that of Hong Kong Genome Project. May ask for certain predictive genetic test results only		

Subject	Update	Key date	Link
	when the applicant applies for life insurance or critical illness/dread disease policies over defined protection limits, i.e., HKD\$5 million and HKD\$1 million respectively. For medical indemnity insurance, no predictive genetic test results will be required regardless of the sum insured.		
Application of Guidelines issued by the IA	In light of the impact of COVID-19 on the insurance industry, the IA issued a circular, modifying the approach for bringing the following Guidelines into effect: GL25: Guideline on Offering of Gifts. GL27: Guideline on Long Term Insurance Policy Replacement. GL28: Guideline on Benefit Illustrations for Long Term Insurance Policies. GL29: Guideline on Cooling-off Period. GL30: Guideline on Financial Needs Analysis.	In relation to these Guidelines, the IA will assess the degree of compliance by authorized insurers and licensed insurance intermediaries as if the transitional periods contained in those Guidelines (originally run until 22 September 2020) were extended until 31 March 2021. In relation to GL31 (Guideline on Medical Insurance Business), which has not yet come into effect, the commencement date of 23 September 2020 remains unchanged. However, the IA will exercise flexibility in determining if the requirements contained therein have been observed for a period up to 31 March 2021,	IA Circular (25 May 2020): https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/Circular_250520 20.pdf

Subject	Update	Key date	Link
		with full compliance expected starting from 1 April 2021.	
Guideline on Actuarial Review of Insurance Liabilities in respect of Employees' Compensation and Motor Insurance Businesses (GL9)	Paragraph 6.1 of GL9 stipulates the qualification and work experience requirements of an actuary accepted by the IA for certifying and signing actuarial reserves certification in respect of an authorized insurer's employees' compensation and/or motor insurance business. With the introduction of a General Insurance (GI) qualification system by the Society of Actuaries (SOA), the IA has decided to accept, with immediate effect, a Fellow of the SOA GI track with module "Advanced Topics in GI Exam" as an actuarial qualification comparable to the qualifications listed in paragraph 6.1 of GL9.	The recognition took effect on 27 May 2020.	IA Circular (27 May 2020): https://www.ia.org.hk/e n/legislative_framewor k/circulars/reg_matters /files/Circular_270520 20.pdf
Practice Notes supplementing Standards and Practices 5.4 and 7.1 of the Code of Conduct for Licensed Insurance Brokers	The IA issued two Practice Notes which supplement Standards and Practices 5.4 and 7.1 of the Code of Conduct for Licensed Insurance Brokers ("Code of Conduct"). The first Practice Note, which supplements Standard and Practice 5.4 of the Code of		Practice Note supplementing Standard and Practice 5.4 of the Code of Conduct: https://www.ia.org.hk/e n/legislative_framewor k/files/Practice_note_o n_Client_Agreement_I LAS_Eng.pdf Practice Note

Subject	Update	Key date	Link
	Conduct, sets out the minimum information that the IA expects a licensed insurance broker company to include in the terms and conditions of its client agreements for linked long term business. They are namely:		supplementing Standard and Practice 7.1 of the Code of Conduct: https://www.ia.org.hk/e n/legislative_framewor k/files/Practice_note_o n_Remuneration_Discl osure_Eng.pdf
	 Full name and address of the client. Full name and address of the 		
	licensed insurance broker company. • Description of nature of business		
	and services to be provided by the licensed insurance broker company.		
	Remuneration.Client servicing representative.		
	 Notification. Amendment to and termination of client agreement. 		
	Governing law. The second Practice Notice, which		
	supplements Standard and Practice 7.1 of the Code of Conduct, sets out the minimum information that the IA expects a licensed		
	insurance broker company to disclose to a		

Subject	Update	Key date	Link
	client with respect to		
	remuneration received		
	from an insurer for		
	arranging an insurance		
	policy with the insurer		
	on behalf of the client.		
Compliance with	The IA has decided to	Deadline for	IA Circular (12 June
CPD requirements	merge the CPD	compliance of CPD	2020):
under the new	assessment period for	requirements for First	https://www.ia.org.hk/e
regulatory regime	23 September 2019 to	and Second Assessment	n/legislative_framewor
for insurance	31 July 2020 (the First	Period is 31 July 2021.	k/circulars/reg_matters
intermediaries –	CPD Assessment		/files/Circular_1206202
additional	Period) with the CPD		o.pdf
facilitative measures	assessment period for 1		
	August 2020 to 31 July		
	2021 (the Second CPD		
	Assessment Period).		
	Principals are reminded		
	of their obligations		
	under the <i>Guidelines on</i>		
	Continuing Professional		
	Development for		
	Licensed Insurance		
	Intermediaries to		
	ensure that each of their		
	appointed individual		
	licensees comply with		
	their applicable CPD		
	requirements. As part of		
	their monitoring and		
	controls, even though		
	the First and Second		
	CPD Assessment		
	Periods are merged,		
	principals are		
	encouraged to take		
	proactive steps to		
	ensure that their		
	appointed individual		
	licensees attend CPD		
	activities/courses evenly		
	throughout the First		
	and Second Assessment		
	Periods to avoid a		
	significant shortfall in		

Subject	Update	Key date	Link
	the weeks leading up to the deadline.		
IA extends the validity of TFM to 30 September 2020	In view of the latest developments of the COVID-19 pandemic, the IA announced on 15 June 2020 the extension of TFM for non-F2F distribution of specific insurance products for another three months to 30 September 2020. The scope of products covered and the implementation details of the measures remain unchanged. Please also refer to our March 2020 update for more details about the temporary facilitative measures.	Extension of TFM to 30 September 2020.	IA Press Release (15 June 2020): https://www.ia.org.hk/e n/infocenter/press_rele ases/20200615.html

Changes in insurance regulation: Singapore

January – June 2020

Subject	Update	Key dates	Links
MAS Consultation Paper on Proposed Requirements on Insurers' Charging of Expenses to the Participating Fund	The Monetary Authority of Singapore (MAS) consulted in Q1 in respect of proposals to revise the requirements in the area of expense charging and allocation to the participating fund.	Consultation opened on 6 February 2020 and closed on 9 March 2020	https://www.ma s.gov.sg/publica tions/consultati ons/2020/prop osed- requirements- on-insurers- charging-of- expenses-to- the- participating- fund
Singapore Academy of Law Reform Committee Report on Reforming Insurance Law in Singapore	The Singapore Academy of Law (SAL) published a report from its Insurance Law Subcommittee (the Subcommittee) in February following its review of a number of areas of Singapore's insurance laws. The report focuses on seven key areas where reforms could be made: 1) The duty of utmost good faith. 2) The duty of disclosure and misrepresentation. 3) Warranties. 4) Remedies for fraudulent claims. 5) Insurable interest. 6) Brokers' responsibility for unpaid premiums. 7) Late payment of claims. The Subcommittee conducted a comparative review of the insurance law of a number of leading foreign insurance jurisdictions, including the United Kingdom, Australia, Germany, Norway, and the United States, in order to identify the areas of Singapore insurance law that could be adapted.	Report published on 28 February 2020	https://www.sal .org.sg/sites/def ault/files/SAL- LawReform- Pdf/2020- 04/2020%20Re port%200n%20 Reforming%20I nsurance%20La w%20in%20Sin gapore_0.pdf

Subject	Update	Key dates	Links
	The Subcommittee's key recommendations in respect of these areas are outlined below.		
	The duty of utmost good faith		
	The Subcommittee recommends that for the duty of utmost good faith and its related areas in the duty of disclosure and misrepresentation, warranties, and remedies for fraudulent claims, the framework and provisions of the bifurcated insurance contract law regime in the United Kingdom's Insurance Act 2015 and the Consumer Insurance (Disclosure and Representations) Act 2012 should be adopted.		
	It is recommended that this be adopted as a single <i>Insurance Contract Act</i> in Singapore.		
	It is also recommended that desirable features of the <i>Australian Insurance Contracts Act</i> 1984 may be adopted to supplement the UK-based provisions.		
	Insurable interest		
	Insurable interest in life-related policies		
	The Subcommittee recommends in relation to the insurable interest requirement in liferelated policies, that:		
	• Section 62 of the Singapore's <i>Insurance Act</i> (Cap. 142) should be repealed.		
	• Section 57 of the <i>Insurance Act</i> (Cap. 142) should be retained, but with s.57(1)(b)(iv) substituted with clause 2(2) of the UK <i>Insurable Interest Bill 2018</i> and enacted as a standalone provision. This states that "an insured has an insurable interest [in the life of another person] if there is a reasonable prospect that the insured will suffer economic loss if the insured event occurs."		
	Insurable interest in non-life-related policies		
	The Subcommittee recommends that for the requirement of insurable interest in non-life-related or indemnity policies, ss. 16 and 17 of the <i>Australian Insurance Contracts Act</i> 1984		

Subject	Update	Key dates	Links
	are adopted. This would essentially remove the requirement for an insurable interest.		
	Brokers' responsibility for unpaid premiums		
	In respect of brokers' responsibility for unpaid premium under s. 53 of the Singapore <i>Marine Insurance Act</i> (Cap. 387), the Subcommittee recommends that:		
	• Section 53(1) should be repealed and replaced with a provision stating that unless agreed otherwise, a broker is not personally liable to pay the premium to the insurer.		
	Section 53(2) should be reenacted with an amendment that makes clear that the lien provided therein should be extended to nonmarine insurance as well.		
	Late payment of claims		
	The Subcommittee recommends enacting a specific provision to require insurers to make payment within a "reasonable time." It is recommended that "reasonable time" can be defined by reference to ss. 13A(2) and (3) of the <i>UK Insurance Act</i> and the explanatory notes to the <i>UK Enterprise Bill</i> .		
MAS Notice 133 on Valuation and Capital Framework for Insurers	Notice 133 was issued on 28 February 2020 and sets out the requirements under the risk-based capital framework for all licensed insurers, including the way in which assets and liabilities are to be valued.	Issue date: 28 February 2020 Effective date: 31 March 2020 (with the	https://www.ma s.gov.sg/regulati on/Notices/Noti ce-133
	This Notice was issued following the RBC 2 review and comprises both mandatory requirements and Guidelines on the supervisory intervention levels, valuation of policy liabilities in respect of life business and general business, and the calculation of the total risk requirements and financial resources. Existing technical details on valuation of assets and liabilities, as well as the computation of financial resources and risk requirements in the Insurance (Valuation and Capital)	exception of s. 6.4 and para. 10 in Appendix 5E which takes effect on 1 January 2022)	

Subject	Update	Key dates	Links
	Regulations 2004, MAS Notice 319, and Guidelines ID 1/04 have been moved to this Notice.		
	Section 1 of this Notice applies to all licensed insurers. Sections 2 to 5 of this Notice apply to all licensed insurers except captive insurers, marine mutual insurers and special purpose reinsurance vehicles (SPRVs). Section 6 of this Notice applies to captive insurers, marine mutual insurers, and SPRVs only.		
MAS Notice 319 on Valuation of	The Cancellation Notice was issued pursuant to s.64(2) of the Insurance Act (Cap. 142).	Issue date: 5 March 2020	https://www.ma s.gov.sg/regulati
Policy Liabilities of Life Business Cancelled	The MAS Notice 319 on Valuation of Policy Liabilities of Life Business dated 24 August 2004 (last revised 19 December 2018) was canceled with effect from 31 March 2020.	Cancelation date: 31 March 2020	on/Notices/Noti ce-319
MAS Notice 101 on maintenance of insurance funds	Notice 101 was issued pursuant to s.17 of the Insurance Act (Cap. 142) and revises MAS Notice 101 dated 21 October 2011, which replaces MAS Notice 101 dated 28 August 2004.	Revision date: 5 March 2020 Amendments effective from 31 March 2020	https://www.ma s.gov.sg/regulati on/Notices/Noti ce-101
	Notice 101 applies to all licensed insurers and sets out requirements on the management of insurance funds, the policy owners' protection fund levy, and the switching of assets between insurance funds.		
Consequential amendments arising from amendments to Insurance (Valuation and	MAS has made consequential amendments to relevant legislation to include references to MAS Notice 133 in the <i>Notice on Valuation and Capital Framework for Insurers</i> and to update references as a result of amendments to	Circular date: 9 March 2020 Effective date: 31 March 2020	https://www.ma s.gov.sg/regulati on/circulars/id1 1_20-vnc- consequential-
Capital) Regulations	the Insurance (Valuation and Capital) Regulations 2004, where applicable.		amendments
2004	This circular outlines the regulations, Notices, Guidelines and forms that have consequentially been amended.		
Frequently Asked Questions (FAQs) on Relief Measures	MAS has released FAQs to provide guidance on the relief measures for the General Insurance and Health ("GI & Health") examinations and Continuing Professional Development requirements under the <i>Insurance Act</i> (Cap.	Published: 16 April 2020	https://www.ma s.gov.sg/regulati on/faqs/faqs- on-relief- measures- relating-to-

Subject	Update	Key dates	Links
Relating to COVID-19 Situation – General Insurance and Health examinations and Continuing Professional Development requirements	142) relating to the COVID-19 situation. To minimize business disruption brought about as a result of the COVID-19 situation, MAS will allow relevant persons and individuals a grace period of six months from their date of employment or appointment (between 16 April 2020 and 30 September 2020) to carry out certain regulated activities, before fulfilling the relevant GI & Health exams requirements.		covid-19- situation-gi- health-cpd
FATF Paper on COVID-19- related Money Laundering and Terrorist Financing – Risks and Policy Responses	The Financial Action Task Force (FATF) has published a Paper on COVID-19-related Money Laundering and Terrorist Financing – Risks and Policy Responses. This Paper discusses good practices and challenges in the mitigation of new money laundering and terrorist financing threats and vulnerabilities arising from the COVID-19 crisis. It is aimed at financial institutions (FIs) generally. This Paper was developed in response to the unprecedented and rapidly evolving COVID-19 situation, and is informed by open-source research and information from FATF member countries, and FATF-style regional bodies and observer organizations. The Paper focuses on new threats and vulnerabilities stemming from COVID-19-related crime and impacts on ML and TF risks, the COVID-19 impact on AML/CFT efforts by governments and private sector, and recommends risk mitigation measures in response to COVID-19. In particular, FIs should consider the emerging threats and vulnerabilities set out in this Paper, to supplement the guidance and advisories provided by MAS and other government agencies.	Published: 8 May 2020	https://www.ma s.gov.sg/regulati on/external- publications/fat f-covid-19- amlcft-risks- and-policy- responses
Consultation on Proposed Guidelines on Environmental Risk Management for Insurers	MAS is consulting on its proposed <i>Guidelines</i> on <i>Environmental Risk Management</i> for all insurers. MAS is proposing to issue the Guidelines to enhance FIs' resilience to, and management of, environmental risks.	Consultation opened on 25 June 2020 and closes on 7 August 2020	https://www.ma s.gov.sg/publica tions/consultati ons/2020/cons ultation-Paper- on-proposed-

Subject	Update	Key dates	Links
			Guidelines-on- environmental- risk- management- for-insurers

Changes in insurance regulation: Indonesia

January – June 2020

Subject	Update	Key Date	Link
Stimulus for non-bank financial service institutions during COVID-19 outbreak	The Indonesian Financial Services Authority (Otoritas Jasa Keuangan or OJK) has introduced a countercyclical policy under OJK regulation No. 14/POJK.05/2020 on Countercyclical Policy in relation to the Impact of COVID-19 for Non-Bank Financial Institutions (POJK 14/2020) that came into force on 17 April 2020. The stimulus is extended to non-bank financial service institutions (lembaga jasa keuangan non-bank or LJKNB), which includes insurance and reinsurance companies, pension funds, financing companies (e.g., leasing and multifinance companies) and other financial services institutions (such as pawnshop companies), and their debtors. The counter-cyclical policy set forth under POJK 14/2020 aims to maintain financial stability, prevent further economic deterioration, and encourage the optimization of LJKNB's performance amidst the COVID-19 outbreak. Specific to insurance and reinsurance companies, POJK 14/2020 allows for the calculation of solvency in the assessment of investment in admitted assets (aset yang diperkenankan) in the form of (a) corporate bonds listed on a stock exchange; (b) sukuk or sharia bonds listed on a stock exchange; (c) securities issued by the government of Indonesia; can be valued based on amortized acquired value. For non-investment admitted assets in the	Effective date: 17 April 2020 Valid until: 31 December 2020	https://ojk.go.id /id/regulasi/Pag es/Kebijakan- Countercyclical- Dampak- Penyebaran- Coronavirus- Disease-2019- bagi-Lembaga- Jasa-Keuangan- Non-Bank.aspx

Subject	Update	Key Date	Link
	form of premium or contribution receivables, POJK 14/2020 extends the receivables life (umur tagihan) that can be calculated for the determination of solvency from (previously) two months to four months – provided that the insurance and reinsurance companies have granted the policyholders, participants or insured the four months extension and it applies only to receivables that are due since February 2020. This stimulus is valid until 31 December 2020.		
Soundness	OJK has issued Regulation No.	Effective as of	https://ojk.go.id
level	28/POJK.05/2020 on the Assessment of	29 April 2020	/id/regulasi/Pag
assessment	Soundness Level for Non-Bank Financial		es/Penilaian-
for non-bank	Services Institutions (POJK 28/2020) on		Tingkat-
financial	29 April 2020.		Kesehatan-
service institutions	Under POJK 28/2020, non-bank financial		Lembaga-Jasa- Keuangan-
Institutions	services institutions		Nonbank.aspx
	(lembaga jasa keuangan non-bank or		Tronbunk.uspx
	LJKNB), which include insurance and		
	reinsurance companies, pension funds,		
	financing companies (e.g., leasing and		
	multifinance companies) are required to:		
	Maintain and/or improve the soundness level.		
	2) Evaluate the soundness level by using an		
	individual risk approach.		
	3) Evaluate the soundness level using a		
	consolidated risk approach, in the case		
	that LJKNB controls the subsidiary companies.		
	4) Self-assess the health of the LJKNB at		
	least annually for the position at the end		
	of December.		
	5) Update the LJKNB health level self-		
	assessment if necessary.		
	6) Ssubmit the results of the LJKNB health		
	assessment to the OJK at the latest by:		
	a. 15 February for the assessment of		
	the health level of LJKNB.		

Subject	Update	Key Date	Link
Data center and disaster recovery center now allowed to be placed offshore	b. 30 working days from the date of any LJKNB health level selfassessment update. OJK has issued Regulation No. 38/POJK.05/2020 on Amendment of OJK Regulation No. 69/POJK.05/2016 regarding Management of Insurance Companies, Sharia Insurance Companies, Reinsurance Companies, and Sharia Reinsurance Companies (POJK 28/2020) on 18 June 2020.	Effective as of 18 June 2020	https://ojk.go.id /id/regulasi/Pag es/Perubahan- Atas-Peraturan- Otoritas-Jasa- Keuangan- Nomor-69- tentang- Penyelenggaraa
	 POJK 38/2020 allows insurance and sharia insurance companies to store their data in a data center and place their disaster recovery centers offshore, subject to OJK approval and strictly for the following purposes: 1) To support integrated analysis for regulatory compliance in the company's country of origin. 2) Integrate risk management with parent company located outside Indonesia. 3) Integrate anti-money laundering and preventing terrorism financing efforts with parent companies located outside Indonesia. 4) Communication management with a parent company. 5) Internal management within one company group. 		n-Usaha- Perusahaan- Asuransi.aspx
	The OJK is authorized to request the company that has obtained OJK approval as mentioned above to relocate the data center and disaster recovery center in Indonesia, if based on OJK's evaluation, it is known that (a) the placement has not been done in accordance with the approved proposal; (b) it may potentially decrease the effectiveness of supervision by the OJK; (c) it may have potentially negative implications on the company's performance; and (d) such storage is not in accordance with the prevailing laws and regulations.		

Subject	Update	Key Date	Link
Foreign reinsurance support is now allowed with certain conditions	OJK has issued Regulation No. 39/POJK.05/2020 on Second Amendment of OJK Regulation No. 14/POJK.05/2015 regarding Own Retention and Domestic Reinsurance Support (POJK 39/2020) on 18 June 2020. POJK 39/2020 allows insurance and sharia insurance companies to partner with foreign reinsurance companies, albeit under extremely stringent conditions. By default, companies are required to prioritize local reinsurance companies' services for products with simple risks. POJK 39/2020 allows for products with simple risks to obtain up to 50% reinsurance support from a foreign reinsurer. This provision applies starting 1 July 2020 up to 31 December 2020.	Effective as of 18 June 2020	https://ojk.go.id /id/regulasi/Pag es/Perubahan- Kedua-Atas- Peraturan- Otoritas-Jasa- Keuangan- Nomor-14- tentang- Retensi-Sendiri- dan-Dukungan- Reasuransi.aspx
	Exceptions for insurance and sharia insurance companies to comply with the above are only given to: a) Worldwide insurance products. b) Insurance products designed especially for multinational companies. c) New insurance products that are jointly developed with a foreign reinsurance company (applicable only for life insurance/sharia life insurance companies) – this will only be valid for four years from the time the insurance product is reported to the OJK. Insurance and sharia insurance companies are also required to prioritize local automatic and facultative reinsurance support for products with simple and non-simple risks up to 31 December 2022. Companies are allowed to partner with foreign reinsurance companies if and only if		

Subject	Update	Key Date	Link
	they cannot obtain support from local reinsurance and general insurance companies.		
Written order for merger, consolidation, acquisition, and integration	As part of its effort to stabilize the nation's financial system amidst the COVID-19 outbreak, the OJK has issued Regulation No. 40/POJK.05/2020 on Written Order for Management of Issues of Non-Bank Financial Services Institutions (POJK 40/2020) on 18 June 2020. Effective as of 18 June 2020, POJK 40/2020 gives the OJK the power to force non-bank financial services institutions (lembaga jasa keuangan non-bank or LJKNB), which include insurance and reinsurance companies and financing companies (both conventional and sharia) to merge, consolidate, acquire, and/or integrate by issuing a written order. In respect of a financially distressed insurance company, the written order to conduct a merger, consolidation, acquisition, and/or integration can be issued by the OJK to LJKNB that meet the following criteria: 1) Having one of the following: a) Soundness level at composite rating of one, two, or three. b) Minimum solvency level or own capital ratio against issued capital not in accordance with prevailing laws and regulations, but for which based on an OJK assessment, the relevant LJKNB cannot overcome the issues or potential issues. 2) Having one of the following: a) Soundness level at composite rating of four or five. b) Minimum solvency level or own capital ratio against issued capital	Effective as of 18 June 2020	https://ojk.go.id /id/regulasi/Pag es/Perintah- Tertulis-untuk- Penanganan- Permasalahan- Lembaga-Jasa- Keuangan- Nonbank.aspx

not in accordance with prevailing		
laws and regulations.		
And/or: 3) the LJKNB's controlling shareholder is unable to inject capital to resolve the LJKNB's condition.		
In respect of a financially strong insurance company, the written order to accept a merger, consolidation, acquisition, and/or integration can be issued by OJK to LJKNB that meet the following criteria:		
Having one of the following: a) Soundness level at composite rating of one, two, or three. b) Minimum solvency level or own capital ratio against issued capital in accordance with prevailing laws and regulations. And based on OJK assessment, LJKNB is able to overcome the issues or potential issues.		
LJKNBs that are given written orders by OJK must prepare a follow-up plan to be submitted to OJK. The follow-up plan must at least set out a series of steps and timetable on the proposed merger, consolidation, acquisition, and/or integration until it becomes effective in accordance with the relevant OJK regulation. Failure to submit the follow-up plan will result in the imposition of administrative sanctions by limiting the LJKNB's business activities or revocation of		
	And/or: 3) the LJKNB's controlling shareholder is unable to inject capital to resolve the LJKNB's condition. In respect of a financially strong insurance company, the written order to accept a merger, consolidation, acquisition, and/or integration can be issued by OJK to LJKNB that meet the following criteria: Having one of the following: a) Soundness level at composite rating of one, two, or three. b) Minimum solvency level or own capital ratio against issued capital in accordance with prevailing laws and regulations. And based on OJK assessment, LJKNB is able to overcome the issues or potential issues. LJKNBs that are given written orders by OJK must prepare a follow-up plan to be submitted to OJK. The follow-up plan must at least set out a series of steps and timetable on the proposed merger, consolidation, acquisition, and/or integration until it becomes effective in accordance with the relevant OJK regulation. Failure to submit the follow-up plan will result in the imposition of	And/or: 3) the LJKNB's controlling shareholder is unable to inject capital to resolve the LJKNB's condition. In respect of a financially strong insurance company, the written order to accept a merger, consolidation, acquisition, and/or integration can be issued by OJK to LJKNB that meet the following criteria: Having one of the following: a) Soundness level at composite rating of one, two, or three. b) Minimum solvency level or own capital ratio against issued capital in accordance with prevailing laws and regulations. And based on OJK assessment, LJKNB is able to overcome the issues or potential issues. LJKNBs that are given written orders by OJK must prepare a follow-up plan to be submitted to OJK. The follow-up plan must at least set out a series of steps and timetable on the proposed merger, consolidation, acquisition, and/or integration until it becomes effective in accordance with the relevant OJK regulation. Failure to submit the follow-up plan will result in the imposition of administrative sanctions by limiting the LJKNB's business activities or revocation of

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