Article 3 A bank applying to establish an offshore banking branch shall submit the following documents to the Financial Supervisory Commission (hereinafter referred to as "FSC"):

- 1. An application letter, a list of business items to be approved, a brief history, the balance sheet and the statement of comprehensive income of the bank.
- 2. Certified copies of the banking business license issued by the competent banking authority in the home country of the bank and the currently effective articles of incorporation of the bank's head office (accompanied by a Chinese translation of each).
- 3. A certified copy of the resolution of the bank's board of directors in favor of the application for the special concession (accompanied by a Chinese translation).
- 4. A list of the bank's directors, other responsible persons, and the designated responsible persons within the territory of the ROC (accompanied by a Chinese translation of each).
- 5. An authenticated copy of the power of attorney issued by the bank to designate its responsible person in the ROC (accompanied by a Chinese translation).
- 6. A self-assessment analysis of the compliance and soundness of the bank's business operations, including an explanation of any regulatory violations, fraud, or sanctions imposed within the past 5 years.
- 7. A certified copy of the calculation of the bank's ratio of equity capital to risk-weighted assets at the end of the preceding fiscal year, issued by the competent banking authority in the bank's home country or by a certified public accountant.
- 8. A letter issued by the competent banking authority in the home country of the foreign bank, confirming (1) its approval for the bank to establish an offshore banking branch in the ROC, (2) its willingness to cooperate with the ROC in supervision of the bank on a consolidated basis, and (3) the soundness of the bank's financial conditions and business operations.
- 9. Documents evidencing the nationality of the responsible person of the foreign bank that files the application or does so through an attorney or a certified public accountant, and if the person is not a statutory representative of the bank, an authenticated copy of power of attorney issued by the bank shall be additionally submitted.
- 10. A power of attorney issued by the responsible person of the bank if the application is filed by an authorized attorney or a certified public accountant.
- 11. If the foreign bank did not rank among the world's top 500 banks in terms of capital or assets during the 1 year before application, it shall submit the business statistics showing the transactions between the foreign bank and the banks and

major enterprises in the ROC during the 3 calendar years before application.

- 12. A business plan, the content of which shall contain the following:
- (1) Organizational structure, division of responsibilities, and deployment of hardware and software resources.
- (2) Business items for operation.
- (3) Operating procedures or rules for major businesses.
- (4) Authorized ceilings for business operations and the design of risk management system.
- (5) Accounting system and internal audit system.
- (6) Documents evidencing the academic and experiential qualifications of the designated offshore banking branch manager.
- (7) Assessment of business operations and forecast business volume for the next 3 years.
- (8) Systems and procedures for the handling of asset quality evaluations, loss reserve provisions, clear-up of non-performing loans, and loan loss write-offs. After the FSC accepts the application documents, it shall review the application in conjunction with the Central Bank of the Republic of China (Taiwan) (CBC). After the bank's application is approved in accordance with the preceding paragraph, the FSC shall issue a license for the establishment of the offshore banking branch and the CBC shall issue a license for the operation of offshore banking business.

An offshore banking branch applying to operate the business set forth in Article 4, paragraph 1, subparagraph 4 of the Act shall submit the photocopies of the approval letter and the permission license of securities business.

Article 4 After a foreign bank under Article 3, paragraph 1, subparagraphs 2 and 3 of the Act has been granted a special concession to establish an offshore banking branch, it shall complete branch office registration.

Article 11 The term "a natural person outside the territory of the ROC" in Article 4, paragraph 1, subparagraphs 1 to 6, subparagraph 9, and subparagraph 10 of the Act means a natural person holding a passport issued by a foreign country and having no domicile in the ROC; the term "a juristic person outside the territory of the ROC" means a juristic person organized and registered under the laws of a foreign country; however, a branch legally established and registered in the ROC shall be excluded.