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Mr. A.A.M. Thassim Director of Bank Supervision Central Bank of Sri Lanka 30 Janadhipathi Mawatha Colombo 1

30 May 2019

Dear Sir

#### <u>COMPLIANCE WITH CORPORATE GOVERNANCE CODE -</u> <u>DEUTSCHE BANK AG- SRI LANKA BRANCH</u>

We write with reference to your letter dated 29 March 2012 on Direction 3 (8) (ii) (g) of the Banking Act Direction No 11 of 2007.

We confirm that disclosures made by the Management of Deutsche Bank AG, Sri Lanka Branch ("the Branch") in the Corporate Governance – Compliance Checklist December 2018, dated 30 May 2019 are consistent with the information provided in our factual findings report dated 30 May 2019 addressed to the Management of the Branch.

Please do not hesitate to contact Ms Ranjani Joseph on 0777 313363 should you have any queries/ concerns.

Yours Faithfully

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(RJ)



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#### **REPORT OF FACTUAL FINDINGS**

#### TO THE MANAGEMENT OF DEUTSCHE BANK AG, SRI LANKA BRANCH

We have performed the procedures agreed with you and enumerated in an annexure to this report, with respect to the corporate governance direction issued by the Central Bank of Sri Lanka (CBSL). Our engagement was undertaken in accordance with the principles set out in Sri Lanka Standards on Related Service 4750 (SLSRS 4750) applicable to agreed-upon procedures engagements. The procedures were performed solely to assist you to meet the compliance requirement of the corporate governance directive only at Branch level and did not cover the items which have been identified as "Not Applicable" at Branch level by you, and referred to Head Office documentation.

We report our findings in the Annexure, along with the relevant agreed procedures as per SLSRS 4750.

Because the above procedures do not constitute an audit or review made in accordance with Sri Lanka Auditing Standards, we do not express any assurance on the compliance with the directives of corporate governance issued by CBSL. Had we performed additional procedures or had we performed an audit or review of the financial statements in accordance with Sri Lanka Auditing Standards, other matters might have come to our attention that would have been reported to you. Our report is solely for the purpose set forth in the first paragraph of this report and for your information and may be submitted to CBSL, and is not to be used for any other purpose or to be distributed to any other parties.

This report relates only to the items specified above and does not extend to any financial statements of Deutsche Bank AG, Colombo Branch, taken as a whole or to the procedures carried out at Head Office level.

Chartered Accountants 30 May 2019 Colombo

KPMG, a Sri Lankan partnership and a member firm of the KPMG network of independent member firms affiliated with KPMG International Cooperative ("KPMG International"), a Swiss entity. 
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## DEUTSCHE BANK AG, SRI LANKA BRANCH

#### Annexure to the report on factual finding for the year ended 31 December 2018

### NOTE: The below mentioned numbering is used to coincide with the "section 3" of the Banking Act Direction No. 11 of 2007 issued by the Central Bank of Sri Lanka, the sections 1 & 2 are not applicable for this document.

3 (1)		The responsibilities of the board	Reference
3 (1) (i)	1000000000	cedures to be carried out to ensure the board have ngthened the safety and soundness of the bank.	Not applicable as Sri Lanka Branch
	a)	Check the board approval of the bank's strategic objectives and corporate values.	operates as a fully-fledged branch of Deutsche Bank
		Check whether the bank has communicated the bank's strategic objectives and corporate values throughout the bank.	
	b)	Check the board approval of the overall business strategy of the bank.	
		Check that the overall business strategy includes the overall risk policy, risk management procedures and mechanisms and they are documented.	
		Check that the overall business strategy contains measurable goals, for at least the next three years.	
	c)	Check that the appropriate systems to manage the risks identified by the board are prudent and are properly implemented.	
	d)	Check that the board has approved and implemented a policy of communication with all stakeholders, including depositors, creditors, share-holders and borrowers;	
	e)	Check that the board has reviewed the adequacy and the integrity of the bank's internal control systems and management information systems;	
	f)	Check that the board has identified and designated key management personnel, as defined in the Sri Lanka Accounting Standards, who are in a position to: ( <i>i</i> ) significantly influence policy; ( <i>ii</i> ) direct activities; and ( <i>iii</i> ) exercise control over business activities, operations and risk management;	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	g	) Check that the board has defined the areas of authority and key responsibilities for the board directors themselves and for the key management personnel;	1 11



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	h)	Check that the board has exercised appropriate oversight of the affairs of the bank by key management personnel, that is consistent with board policy;	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	i)	effectiveness of the board directors' own governance practices, including: ( <i>i</i> ) the selection, nomination and	Complied This requirement is met locally through the Branch Management Board
	j)	Check that the board has a succession plan for key management personnel.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	k)	Check that the board has scheduled regular meetings with the key management personnel to review policies, establish communication lines and monitor progress towards corporate objectives.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	1)	Check that the board has taken measures and processes in place to understand the regulatory environment and that the bank maintains a relationship with regulators.	Complied This requirement is met locally through the Branch Management Board
	m)	Check that the board has a process in place for hiring and oversight of external auditors.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank, external auditors are appointed at head office level.
3 (1) (ii)	Chi (CE	the chairman and the chairman and the chairman and the ef Executive Officer CO).	operates as a fully-fledged branch of Deutsche Bank
	and	the CEO are in line with Direction 3(5) of these ections.	
3 (1) (iii)	Check that the board has met regularly and held board meetings at least twelve times a year at approximately monthly intervals.		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (iv)	Check that the board has a procedure in place to enable all directors to include matters and proposals in the agenda for regular board meetings where such matters and proposals relate to the promotion of business and the management of risks of the bank.		operates as a fully-fledged branch of Deutsche Bank
3 (1) (v)	a i opp	eck that the board has given notice of at least 7 days for regular board meeting to provide all directors an portunity to attend. And for all other board meetings, notice been given.	operates as a fully-fledged branch of



3 (1) (vi)	Check that the board has taken required action on directors who have not attended at least two-thirds of the meetings in the period of 12 months immediately preceding or has not attended the immediately preceding three consecutive meeting held. Participation at the directors' meetings through an alternate director, however, to be acceptable as	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (vii)	Check that the board has appointed a company secretary who satisfies the provisions of Section 43 of the Banking Act No. 30 of 1988, and whose primary responsibilities shall be to handle the secretariat services to the board and shareholder meetings and carry out other functions specified in the statutes and other regulations.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (viii)		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (ix)	Check that the company secretary maintains the minutes of board meetings and there is a process for the directors to inspect such minutes.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (x)	<ul> <li>Check that the minutes of a board meeting contain or refer to the following:</li> <li>(a) a summary of data and information used by the board in its deliberations</li> <li>(b) the matters considered by the board</li> <li>(c) the fact-finding discussions and the issues of contention or dissent which may illustrate whether the board was carrying out its duties with due care and prudence;</li> <li>(d) the matters which indicate compliance with the board's strategies and policies and adherence to relevant laws and regulations;</li> <li>(e) the understanding of the risks to which the bank is exposed and an overview of the risk management measures adopted; and</li> <li>(f) the decisions and board resolutions.</li> </ul>	
3 (1) (xi)	Check that there are procedures agreed by the board to enable directors, upon reasonable request, to seek independent professional advice in appropriate circumstances, at the bank's expense.	eNot applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank



3 (1) (xii)	resolve and to take appropriate action relating to directors	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	Check that a director has abstained from voting on any board resolution in relation to which he/she or any of his/her close relation or a concern in which a director has substantial interest, is interested	
	Check that has he/she been counted in the quorum for the	
3 (1) (xiii)	relevant agenda item at the board meeting Check that the board has a formal schedule of matters specifically reserved to it for decision to identify the direction and control of the bank is firmly under its authority.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (xiv)	insolvent or is about to suspend payments due to depositors	Complied In the context of Colombo Branch this requirement will be fulfilled though the local Branch Management Board in association with Global & Regional Management
3 (1) (xv)	Check that the board has the bank capitalised at levels as required by the Monetary board.	Complied In the context of Colombo Branch this will be the responsibility of the local Branch Management Board & ALCO
3 (1) (xvi)	Check that the board publishes, in the bank's Annual Report an annual corporate governance report setting out the compliance with Direction 3 of these Directions.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (1) (xvii)	Check that the board adopts a scheme of self-assessment to be undertaken by each director annually, and maintains records of such assessments.	Not applicable as Sri Lanka Branch soperates as a fully-fledged branch of Deutsche Bank
3 (2)	The board's Composition	
3 (2) (i)	Check that the board comprise of not less than 7 and not more than 13 directors.	eNot applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (2) (ii)	(A) Not applicable as Sri Lanka Branch operates as a fully- fledged branch of Deutsche Bank	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank



		Not applicable as Sri Lanka Branch operates as a fully-	Not applicable as Sri Lanka Branch
		fledged branch of Deutsche Bank	operates as a fully-fledged branch of Deutsche Bank
3 (2) (iii)	CEC	ck that the number of executive directors, including the does not exceed one-third of the number of directors of board.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (2) (iv)	exec	ck that the board has at least three independent non- cutive directors or one third of the total number of ctors, whichever is higher	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	<ul> <li>Second and second se </li> </ul>	ck if non-executive directors can be considered ependent if he/she:	
	a)	Holds a direct and indirect shareholdings of more than 1 per cent of the bank;	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	b)	currently has or had during the period of two years immediately preceding his/her appointment as director, any business transactions with the bank as described in Direction 3(7) hereof, exceeding 10 per cent of the regulatory capital of the bank.	operates as a fully-fledged branch of Deutsche Bank
	c)	has been employed by the bank during the two year period immediately preceding the appointment as director.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	d)	has had a close relation; who is a director, CEO, a member of key management personnel, a material shareholder of the bank or another bank. (For this purpose, a "close relation" means the spouse or a	operates as a fully-fledged branch of Deutsche Bank
	e)	represents a specific stakeholder of the bank	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	f)	is an employee or a director or a material shareholder in a company or business organization:	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
		I. which currently has a transaction with the bank as defined in Direction 3(7) of these Directions, exceeding 10 per cent of the regulatory capital of the bank, or	
		II. in which any of the other directors of the bank are employed or are directors or are material shareholders; or	
		<ul><li>III. in which any of the other directors of the bank have a transaction as defined in Direction 3(7) of these Directions, exceeding 10 per cent of regulatory capital in the bank.</li></ul>	



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(2) (v)	In the event an alternate director was appointed to represent an independent director, Check the person so appointed meet the criteria that applies to the independent director.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
(2) (vi)		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
(2) (vii)	Check that the stipulated quorum of the bank includes more than 50% of the directors and out of this quorum more than 50% should include non-executive directors.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
8 (2) (viii)	Check that the bank discloses the composition of the board, by category of directors, including the names of the chairman, executive directors, non-executive directors and independent non-executive directors in the annual corporate governance	operates as a fully-fledged branch of
3 (2) (ix)		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (2) (x)	Check that all directors appointed to fill a casual vacancy be subject to election by shareholders at the first general meeting after their appointment.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (2) (xi)	Check if a director resigns or is removed from office, the b o ar d:	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	( <i>a</i> ) announce the director's resignation or removal and the reasons for such removal or resignation including but not limited to information relating to the relevant director's disagreement with the bank, if any; and	
3 (2) (xii)	Check if there is a process to identify whether a director or an employee of a bank is appointed, elected or nominated as director of another bank	Not applicable as Sri Lanka Branch aoperates as a fully-fledged branch of Deutsche Bank
3 (3)	Criteria to assess the fitness and propriety of directors	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of
3 (3) (i)	Check that the age of a person who serves as director does no exceed 70 years.	tNot applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	(A) Not applicable as Sri Lanka Branch operates as a fully- fledged branch of Deutsche Bank	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (3) (ii)	Check if a person holds office as a director of more than 2 Companies/entities/institutions inclusive of subsidiaries of associate companies of the bank.	0Not applicable as Sri Lanka Branch roperates as a fully-fledged branch of Deutsche Bank

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3 (4)	Management functions delegated by the board	
3 (4) (i)		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (4) (ii)	Check that the board has taken responsibility for the matters in 3 (1) (i) even in the instances such actions are delegated.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (4) (iii)	Check that the board review the delegation processes in place on a periodic basis to ensure that they remain relevant to the needs of the bank.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (5)	The Chairman and CEO	
3 (5) (i)	Check that the roles of chairman and CEO is separate and not performed by the same individual	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (5) (ii)	Check that the chairman is a non-executive director. In the case where the chairman is not an independent director, check that the board designate an independent director as the senior director with suitably documented terms of reference. Check that the designation of the senior director be disclosed	
3 (5) (iii)	Check that the board has a process to identify and disclose in its corporate governance report, which shall be a part of its Annual Report, any relationship [including financial, business, family or other material/relevant relationship(s)], if any, between the chairman and the CEO and board members and the nature of any relationships including among members of the board.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (5) (iv)	Check that the board has a self-evaluation process where the chairman:	eNot applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	(a) provides leadership to the board;	
	(b) ensures that the board works effectively and discharges its responsibilities; and	
	(c) ensures that all key and appropriate issues are discussed by the board in a timely manner.	



3 (5) (v)	Check that a formal agenda is circulated by the company Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (5) (vi)	Check that the chairman ensures, through timely submission Not applicable as Sri Lanka Branch that all directors are properly briefed on issues arising at operates as a fully-fledged branch of board meetings.
3 (5) (vii)	Check that the board has a self-evaluation process that encourages all directors to make a full and active contribution to the board's affairs and the chairman taking the lead to act in the best interest of the bank.
3 (5) (viii)	Check that the board has a self-evaluation process that Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
3 (5) (ix)	Check that the chairman engages in activities involving direct Not applicable as Sri Lanka Branch supervision of key management personnel or any other operates as a fully-fledged branch of executive duties whatsoever. Deutsche Bank
3 (5) (x)	Check that there is a process to maintain effective Not applicable as Sri Lanka Branch communication with shareholders and that the views of operates as a fully-fledged branch of bareholders are communicated to the board.
3 (5) (xi)	Check that the CEO functions as the apex executive-in-charge of the day-to-day management of the bank's operations and business.
3 (6)	Board appointed committees
3 (6) (i)	Check that the bank has established at least four board Not applicable as Sri Lanka Branch committees as set out in Directions 3(6)(ii), 3(6)(iii), 3(6)(iv) operates as a fully-fledged branch of and 3(6)(v) of these Directions. Check that each board committee report is addressed directly to the board.
	Check that the board presents in its annual report, a report on each committee on its duties, roles and performance.
3 (6) (ii)	Audit Committee: Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	a) Check that the chairman of the committee is an Not applicable as Sri Lanka Branch independent non-executive director and possesses operates as a fully-fledged branch of qualifications and related experience. Deutsche Bank



b)		Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
c)		operates as a fully-fledged branch of Deutsche Bank
d)	Check that the committee has obtained representations from the external auditor's on their independence, and that the audit is carried out in accordance with SLAUS.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
e)	Check that the committee has implemented a policy on the engagement of an external auditor to provide non- audit services in accordance with relevant regulations.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
f)	<ul> <li>Check that the committee has a process to review the financial information of the bank, in order to monitor the integrity of the financial statements of the bank, its annual report, accounts and quarterly reports prepared for disclosure, and a process in place to receive from the CFO the following; <ul> <li>(i) major judgmental areas;</li> <li>(ii) any changes in accounting policies and practices;</li> <li>(iii) the going concern assumption; and</li> <li>(iv) the compliance with relevant accounting standards and other legal requirements, and;</li> <li>(v) in respect of the annual financial statements the significant adjustments</li> </ul> </li> </ul>	operates as a fully-fledged branch of Deutsche Bank
g)	Check that the committee has met the external auditorrelating to any issue in the absence of the executive management with relation to the audit.	sNot applicable as Sri Lanka Branch eoperates as a fully-fledged branch of Deutsche Bank



h)	Check that the committee has met the external auditors relating to any issue in the absence of the executive management with relation to the audit.	Complied At DB Colombo Branch, the Branch Management Board (BMB) has oversight on external and internal audit functions
i)	Check that the committee has reviewed the external auditor's management letter and the management's response thereto.	Complied
j)	Check that the committee shall take the following steps with regard to the internal audit function of the bank: I. Review the adequacy of the scope, functions and resources of the internal audit department, and satisfy itself that the department has the necessary authority to carry out its work;	At DB Colombo Branch , the Branch Management Board (BMB) has oversight on external and internal audit functions
	II. Review the internal audit program and results of the internal audit process and, where necessary, ensure that appropriate actions are taken on the recommendations of the internal audit department;	
	the memar addit department,	
	IV. Recommend any appointment or termination of the head, senior staff members and outsourced service providers to the internal audit function;	Complied
	V. Check that the committee is appraised of resignations of senior staff members of the internal audit department including the chief internal auditor and any outsourced service providers, and to provide an opportunity to the resigning senior staff members and outsourced service providers to submit reasons for resigning;	At DB Colombo Branch, the Branch Management Board (BMB) has oversight on external and internal audit functions
	Check that the internal audit function is independent of the activities it audits.	
k)	Check the minutes to determine whether the committee has considered major findings of internal investigations and management's responses thereto.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
l)	Check whether the committee has had at least two meetings with the external auditors without the executive directors being present.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank

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m)	Check the terms of reference of the committee to ensure that there is; Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank (i) explicit authority to investigate into any matter within its terms of reference; (ii) the resources which it needs to do so; (iii) full access to information; and (iv) authority to obtain external professional advice and to invite outsiders with relevant experience to attend, if necessary.
n)	Check that the committee has met, at least four times Not applicable as Sri Lanka Branch and maintained minutes. Operates as a fully-fledged branch of Deutsche Bank
0)	Check that the board has disclosed in the annual report, (i) details of the activities of the audit committee; (ii) the number of audit committee meetings held in the year; and (iii) details of attendance of each individual director at such meetings
p)	Check that the secretary of the committee is the company Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
q)	<ul> <li>Check that the "whistle blower" policy covers the process of dealing with;</li> <li>i) The improprieties in financial reporting, internal control or other matters.</li> <li>ii) In relation to (i) the committee shall ensure that proper arrangements are in place for the fair and independent investigation of such matters, and</li> <li>iii) Appropriate follow-up action.</li> </ul>
	the following rules apply in relation to the Human The Regional Committee based in urces and Remuneration Committee: Singapore covers Colombo Branch
a)	Check that the committee has implemented a policy to determine the remuneration (salaries, allowances and other financial payments) relating to directors, CEO and key management personnel of the bank by review of the "Terms of reference" and minutes.
b)	Check that the goals and targets for the directors, CEO Not applicable as Sri Lanka Branch and the key management personnel are documented. Deutsche Bank
	n) o) q) Does Reso a)



	c)	Check that the committee has considered evaluations of the performance of the CEO and key management personnel against the set targets and goals periodically and determine the basis for revising remuneration, benefits and other payments of performance-based incentives.	operates as a fully-fledged branch of
	d)	Check that the "Terms of reference" provides that the CEO is not present at meetings of the committee, when matters relating to the CEO are being discussed by reviewing the minutes.	operates as a fully-fledged branch of
3 (6) (iv)	Does	the following rules apply in relation to the Nomination	on Committee:
	a)	Check that the committee has implemented a procedure to select/appoint new directors, CEO and key management personnel.	Chief Country Officer is selected by Regional CEO. Staff for key positions are selected/appointed by CCO and Regional Senior Management.
	b)	Check that the committee has considered and recommended (or not recommended) the re- election of current directors.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	c)	Check that the committee has set the criteria such as Qualifications, experience and key attributes required for eligibility to be considered for appointment or promotion to the post of CEO, and the key management personnel, by review of job descriptions.	Regional Senior Management and CCO.
	d)	Check that the committee has obtained from the directors, CEO and key management personnel signed declarations that they are fit and proper persons to hold office as specified in the criteria given in Direction 3(3) and as set out in the Statutes.	operates as a fully-fledged branch of Deutsche Bank
	e)	Check that the committee has considered a forma succession plan for the retiring directors and key management personnel.	lNot applicable as Sri Lanka Branch yoperates as a fully-fledged branch of Deutsche Bank
	f)	Check that the Committee shall be chaired by an Independent Director and preferably be constituted with a majority of Independent Directors. The CEO may be present at meetings by invitation.	operates as a fully-fledged branch of
3 (6) (v)		s the following rules apply in relation to the Integra K Management Committee (IRMC):	ted
	a)	The committee shall consist of at least three non- executive directors, CEO and key management personnel supervising broad risk categories, <i>i.e.</i> , credit, market, liquidity, operational and strategic risks and work within the framework of the authority and responsibility assigned to the committee.	operates as a fully-fledged branch of Deutsche Bank

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	Check that the committee has a process to assess all risks, <i>i.e.</i> , credit, market, liquidity, operational and strategic risks to the bank on a monthly basis through appropriate risk indicators and management information. In the case of subsidiary companies and associate companies, risk management shall be done, both on a bank basis and group basis.	operates as a fully-fledged branch of Deutsche Bank
c)	management level committees such as the credit committee and the asset-liability committees, and report any risk indicators periodically.	operates as a fully-fledged branch of Deutsche Bank
d)	Check that the committee has reviewed and considered all risk indicators which have gone beyond the specified quantitative and qualitative risk limits.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
e)		operates as a fully-fledged branch of Deutsche Bank
f)	Check that the committee has reviewed and adopted a formal documented disciplinary action procedure with regard to officers responsible for failure to identify specific risks.	operates as a fully-fledged branch of Deutsche Bank
g)	Check that the committee submits a risk assessment report within a week of each meeting to the board seeking the board's views, concurrence and/or specific directions.	operates as a fully-fledged branch of
h)	Check that the committee has establish a compliance function to assess the bank's compliance with laws, regulations, regulatory guidelines, internal controls and approved policies on all areas of business operations and that there is a dedicated compliance officer selected from key management personnel to carry out the compliance function and report to the committee periodically.	operates as a fully-fledged branch of Deutsche Bank

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3 (7)	Rela	ted party transactions	
3 (7) (i)	<ul> <li>Check that there is a established and documented process by the board to avoid any conflicts of interest that may arise from any transaction of the bank with any person, and particularly with the following categories of persons who shall be considered as "related parties" for the purposes of this Direction: <ul> <li>a. Any of the bank's subsidiary companies;</li> <li>b. Any of the bank's associate companies;</li> <li>c. Any of the directors of the bank;</li> <li>d. Any of the bank's key management personnel;</li> <li>e. A close relation of any of the bank's directors or key management personnel;</li> <li>f. A shareholder owning a material interest in the bank;</li> <li>g. A concern in which any of the bank's directors or a close relation of any of the bank's directors or any of its material shareholders has a substantial interest.</li> </ul> </li> </ul>		Complied at Sri Lanka Branch Level. In terms of LKAS 24- Related Party Disclosures and Direction No. 11 of 2007 on Corporate Governance issued by CBSL, the Branch need to recognise the related parties covering Related Parties, Related Party Transactions, and Key Management Personnel & Relatives.
3 (7) (ii)	Check that there is a process to identify and report the following types of transactions been identified as transactions with related parties that is covered by this Direction.		Complied at Sri Lanka Branch Level.
	a) The grant of any type of accommodation, as defined in the Monetary board's Directions on maximum amount of accommodation.		
	b)	The creation of any liabilities of the bank in the form of deposits, borrowings and investments.	
	c)	The provision of any services of a financial or non- financial nature provided to the bank or received from the bank.	
	d)	The creation or maintenance of reporting lines and information flows between the bank and any related parties which may lead to the sharing of potentially proprietary, confidential or otherwise sensitive information that may give benefits to such related parties.	
3(7)(iii)		Does the board have a process to ensure that the bank does not engage in transactions with related parties as defined in Direction $3(7)(i)$ above, in a manner that would grant such parties "more favourable treatment" than that accorded to other constituents of the bank carrying on the same business.	Complied at Sri Lanka Branch Level. All the related party transactions measured under the predetermined Head Office Policy.

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exceeding a prudent percentage of the bank's regulatory capital, as determined by the board. For purposes of this sub-direction:         I. "Accommodation" shall mean accommodation as defined in the Banking Act Directions, No.7 of 2007 on Maximum Amount of Accommodation         II. The "total net accommodation" shall be computed by deducting from the total accommodation, the cash collateral and investments made by such related parties in the bank's share capital and debt instruments with a maturity of 5 years or more.         b)       Charging of a lower rate of interest than the bank's best lending rate or paying more than the bank's deposit rate for a comparable transaction with an unrelated comparable counterparty.         c)       Providing of preferential treatment, such as favourable terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken with unrelated parties;         d)       Providing services to or receiving services from a related-party without an evaluation procedure;         e)       Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.			Granting of "total net accommodation" to related parties,	
defined in the Banking Act Directions, No.7 of 2007 on Maximum Amount of Accommodation         II. The "total net accommodation" shall be computed by deducting from the total accommodation, the cash collateral and investments made by such related parties in the bank's stare capital and debt instruments with a maturity of 5 years or more.         b)       Charging of a lower rate of interest than the bank's best lending rate or paying more than the bank's deposit rate for a comparable transaction with an unrelated comparable counterparty.         c)       Providing of preferential treatment, such as favourable terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken with unrelated parties;         d)       Providing services to or receiving services from a related-party without an evaluation procedure;         e)       Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.         3(7)(iv)       Check that the bank has a process for granting accommodation to any of its directors and key management personnel, and that such accommodation at hat this accommodation be secured by such security as may       Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank		a)	exceeding a prudent percentage of the bank's regulatory capital, as determined by the board. For purposes of this	
Maximum Amount of Accommodation         II. The "total net accommodation" shall be computed by deducting from the total accommodation, the cash collateral and investments made by such related parties in the bank's share capital and debt instruments with a maturity of 5 years or more.         b)       Charging of a lower rate of interest than the bank's best lending rate or paying more than the bank's deposit rate for a comparable transaction with an unrelated comparable counterparty.         c)       Providing of preferential treatment, such as favourable terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken with unrelated parties;         d)       Providing services to or receiving services from a related-party without an evaluation procedure;         e)       Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.         3(7)(iv)       Check that the bank has a process for granting accommodation to any of its directors and key management personnel, and that such accommodation is sanctioned at a meeting of its board of directors, with not less than two-thirds of the number of directors, with not less than two-thirds of the number of directors other than the director concerned, voting in favour of such accommodation and that this accommodation be securid by such security as may			I. "Accommodation" shall mean accommodation as	
Maximum Amount of Accommodation         II. The "total net accommodation" shall be computed by deducting from the total accommodation, the cash collateral and investments made by such related parties in the bank's share capital and debt instruments with a maturity of 5 years or more.         b)       Charging of a lower rate of interest than the bank's best lending rate or paying more than the bank's deposit rate for a comparable transaction with an unrelated comparable counterparty.         c)       Providing of preferential treatment, such as favourable terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken with unrelated parties;         d)       Providing services to or receiving services from a related-party without an evaluation procedure;         e)       Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.         3(7)(iv)       Check that the bank has a process for granting accommodation to any of its directors and key management personnel, and that such accommodation is sanctioned at a meeting of its board of directors, with not less than two-thirds of the number of directors other than the director concerned, voting in favour of such accommodation and that this accommodation be securid by such security as may			defined in the Banking Act Directions, No.7 of 2007 on	
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Image: Second			deducting from the total accommodation, the cash collateral and investments made by such related parties in the bank's share capital and debt instruments with a	
<ul> <li>terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken with unrelated parties;</li> <li>d) Providing services to or receiving services from a related-party without an evaluation procedure;</li> <li>e) Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.</li> <li>3 (7)(iv) Check that the bank has a process for granting accommodation to any of its directors and key management personnel, and that such accommodation is sanctioned at a meeting of its board of directors, with not less than two-thirds of the number of directors other than the director concerned, voting in favour of such accommodation and that this accommodation be secured by such security as may</li> </ul>		b)	lending rate or paying more than the bank's deposit rate for a comparable transaction with an unrelated	
e)Maintaining reporting lines and information flows that may lead to sharing potentially proprietary, confidential or otherwise sensitive information with related parties, except as required for the performance of legitimate duties and functions.Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank3 (7)(iv)Check that the bank has a process for granting accommodation to any of its directors and key management personnel, and that such accommodation is sanctioned at a meeting of its board of directors, with not less than two-thirds of the number of directors other than the director concerned, voting in favour of such accommodation and that this accommodation be secured by such security as mayNot applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank		c)	terms, covering trade losses and/or waiving fees/commissions, that extend beyond the terms granted in the normal course of business undertaken	
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	3 (7)(iv)	key sand than cone this	granting accommodation to any of its directors and management personnel, and that such accommodation is ctioned at a meeting of its board of directors, with not less two-thirds of the number of directors other than the director cerned, voting in favour of such accommodation and that accommodation be secured by such security as may	operates as a fully-fledged branch of

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3(7)(v)	a)	Not applicable as Sri Lanka Branch operates as a fully- fledged branch of Deutsche Bank	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank
	b) c)	Check where such security is not provided by the period as provided in Direction 3(7)(v)(a) above, has the bank taken steps to recover any amount due on account of any accommodation, together with interest, if any, within the period specified at the time of the grant of accommodation or at the expiry of a period of eighteen months from the date of appointment of such director, whichever is earlier. Check that there is a process to identify any director who fails to comply with the above sub-directions be deemed to have vacated the office of director and has the bank disclose such fact to the public.	
	d)	Check the process in place to ensure clause 3 (7) (v) (c) does not apply to any director who at the time of the grant of the accommodation was an employee of the bank and the accommodation was granted under a scheme applicable to all employees of such bank	
3 (7) (vi)	ban trea to a any sub to t may	ck that there is a process in place to identify when the k grants any accommodation or "more favourable tment" relating to the waiver of fees and/or commissions any employee or a close relation of such employee or to concern in which the employee or close relation has a stantial interest other than on the basis of a scheme applicable he employees of such bank or when secured by security as y be approved by the Monetary board in respect of ommodation granted as per Direction 3(7)(v) above.	Complied at Sri Lanka Branch Level.

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3(7)(vii)	and any appi	accommodation granted by a bank under Direction $3(7)(v)$ 3(7)(vi) above, nor any part of such accommodation, nor interest due thereon shall be remitted without the prior roval of the Monetary Board and any remission without approval shall be void and of no effect	Complied at Sri Lanka Brand Level.		
3 (8)	Disc	elosures	The financial statements of the Branch for the year ended 31 <sup>st</sup> December 2018 are in conformity.		
3 (8) (i)	<ul> <li>Check that board has disclosed:</li> <li>(a). Annual Audited Financial statements prepared and published by the supervisory and regulatory authorities and applicable accounting standards, and that such statements published in the newspapers in an abridged form, in Sinhala, Tamil and English.</li> <li>(b). Quarterly financial statement are prepared and published I the newspapers in an abridged form in Sinhala, Tamil and</li> </ul>		Complied as per the Regulation.		
3 (8) (ii)	Che	lish ck that the board has made the following minimum losures in the Annual Report:			
	a)	The statement to the effect that the Annual audited financial statements have been prepared in line with applicable accounting standards and regulatory requirements, inclusive of specific disclosures.	Complied at Sri Lanka Branch Level. Sri Lanka Branch Annual audited financial statements and quarterly financial statements, are as per Sri Lanka Accounting Standards and directives issued by the Central Bank of Sri Lanka.		
	b)	The report by the board on the bank's internal control mechanism that confirms that the financial reporting, and that the preparation of financial statements for external purposes has been done in accordance with relevant accounting principles and regulatory requirements.	Complied at Sri Lanka Branch level.		
	c)	Check that the board has obtained the external auditor's report on the effectiveness of the internal control mechanism referred to in Direction 3(8) (ii) (b) above.	Complied at Sri Lanka Branch level.		
	d)	Details of directions, including names, qualifications, age, experience fulfilling the requirements	Complied at Sri Lanka Branch level.		

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e)	Total net accommodation as defined in 3(7)(iii) granted to each category of related parties. The net accommodation granted to each category of related parties shall also be disclosed as a percentage of the bank's regulatory capital.	Complied at Sri Lanka Branch level
f)	The aggregate values of remuneration as defined in $3(7)(iii)$ granted to each category of related parties. The net accommodation granted to each category of related parties shall also be disclosed as a percentage of the bank's regulatory capital.	Complied at Sri Lanka Branch Level. Sri Lanka branch has been disclosed in annual audited financial statements.
g)	Check that the board has obtained the external auditor's report on the compliance with Corporate Governance Directions.	Complied at Sri Lanka Branch Level Sri Lanka Branch forward Head Office annual corporate governance report to Central bank of Sri Lanka
h)	A report setting out details of the compliance with prudential requirements, regulations, law and internal control and measures taken to rectify any material non compliances.	Complied at Sri Lanka Branch Level Sri Lanka Branch forward Head Office annual corporate governance report to Central bank of Sri Lanka
i)	A statement of the regulatory and supervisory concerns on lapses in the bank's risk management, or non – compliance with these directions that have been pointed out by the Director of Bank supervision if so directed by the Monetary board to be disclosed to the public, together with the measures taken by the bank to address such concerns.	Not applicable as Sri Lanka Branch operates as a fully-fledged branch of Deutsche Bank