AGENDA FINANCIAL SERVICES COMMISSION OFFICE OF FINANCIAL REGULATION

http://www.flofr.com/StaticPages/NoticesOfPublicMeetingsHearingsAndWorkshops.htm

August 16, 2017

MEMBERS

Governor Rick Scott Attorney General Pam Bondi Chief Financial Officer Jimmy Patronis Commissioner Adam Putnam

Contact: Jamie Mongiovi

Director of Communications & Governmental Relations (OFR)

(850) 410-9601

9:00 A.M. LL-03, The Capitol Tallahassee, Florida

Courtney Larkin

Deputy Director of Governmental Relations (OFR)

(850) 410-9789

ITEM SUBJECT RECOMMENDATION

1. The OFR respectfully requests approval of the minutes of the meetings of February 7, May 23, and June 14, 2017.

(ATTACHMENT 1) FOR APPROVAL

2. <u>Financial Institutions:</u> The OFR respectfully requests approval to publish Notices of Proposed Rule to create new rules and amend existing rules under Division 69U, Florida Administrative Code ("F.A.C."). The OFR also requests approval to publish a Notice of Proposed Rule to amend Rule 69T-1.001, F.A.C.

(ATTACHMENT 2)

APPROVAL TO PUBLISH NOTICES OF PROPOSED RULE

ATTACHMENT 1	l
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4	IN RE: MEETING OF THE CABINET	GOVERNOR AND	
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9	CABINET MEMBERS: GOV	VERNOR RICK SCOTT FORNEY GENERAL PAM BONDI	
10	CHI	IEF FINANCIAL OFFICER JEFF TWATER	
11		MMISSIONER OF AGRICULTURE DAM PUTNAM	
12			
13	DATE: TUP	ESDAY, FEBRUARY 7, 2017	
14	LOCATION: CAR	BINET MEETING ROOM	
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17		NCY S. METZKE, RPR, FPR JRT REPORTER	
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22	POST	N REPORTERS OFFICE BOX 3093	
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OFFICE OF FINANCIAL REGULATION

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GOVERNOR SCOTT: Next I'd like to recognize Drew Breakspear with the Office of Financial Regulation.

Good morning.

COMMISSIONER BREAKSPEAR: Good morning, Governor Scott, Attorney General Bondi, CFO Atwater and Commissioner Putnam. I'd like to start by wishing you all a Happy New Year and a wonderful, healthy, and fun 2017.

CFO ATWATER: Thank you.

COMMISSIONER BREAKSPEAR: Before I get into the agenda, I'd like to thank Governor Scott for inviting me to his job summit, which I found interesting an educational. Job growth is such an important part of Florida's economy, which is why we focus on issuing licenses as quickly as possible so we can get businesses up and running.

Additionally, I would like to thank Attorney General Bondi and her excellent staff for working so collaboratively with us on the Western Sky Cash Call case that resulted in a multi-million-dollar restitution for the people of Florida, so thank you.

ATTORNEY GENERAL BONDI: Thank you.

COMMISSIONER BREAKSPEAR: We have two agenda items today. Agenda Item Number 1, the OFR respectfully requests approval of the minutes of the October 25th and December 6th meetings.

GOVERNOR SCOTT: Is there a motion?

ATTORNEY GENERAL BONDI: So moved.

GOVERNOR SCOTT: Second?

COMMISSIONER PUTNAM: Second.

GOVERNOR SCOTT: Any comments or objections?

(NO RESPONSE).

the highest score of 5.

GOVERNOR SCOTT: Hearing none, the motion carries.

COMMISSIONER BREAKSPEAR: Age

Number 2, the OFR respectfully requests approval of the Agency's quarterly report covering October the 1st, 2016 through December 31st, 2016, which is the third quarter report of the Agency's annual assessment cycle. Overall the Agency scored 3.8 this quarter, which equates to exceeding expectations. Measures 1 through 4 and Measure 7 remain unchanged from the prior quarter and reflect

Measure 5, the average days to approve an application improved, reducing the amount of days

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from 6 to 5, resulting in an increased score of 5. 1 2. We are very proud of this improvement as we 3 received nearly 15,000 applications during the 4 quarter, and our staff were able to approve them 5 efficiently. 6 Measure 6, the average days to approve 7 mortgage lender licenses increased by ten days from 8 the prior quarter, which translates to a score of 9 4. 10 And Measure 8, the average days to issue 11 deficiency letters to investor advisor applicants 12 improved, reduced by two days. This resulted in an 13 improved score of 3. GOVERNOR SCOTT: All right. Is there a motion 14 15 to accept? 16 COMMISSIONER PUTNAM: So moved. 17 CFO ATWATER: Second. 18 GOVERNOR SCOTT: Any comments or objections? 19 (NO RESPONSE). 20 GOVERNOR SCOTT: Hearing none, the motion 2.1 carries. 2.2 All right. Thank you, Drew. 2.3 COMMISSIONER BREAKSPEAR: Thank you. 24 GOVERNOR SCOTT: Thanks for your hard work. 25

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4	IN RE: CABIN	IET MEETING
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7	CABINET:	GOVERNOR RICK SCOTT ATTORNEY GENERAL PAM BONDI COMMISSIONER ADAM PUTNAM
8		CFO JEFF ATWATER
9		
10	DATE:	MAY 23, 2017
11	TIME:	9:00 A.M 11:25 A.M.
12	T OCA ETON.	
13	LOCATION:	CABINET MEETING ROOM LOWER LEVEL, THE CAPITOL TALLAHASSEE, FLORIDA
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GOVERNOR SCOTT: Next, I would like to
recognize Drew Breakspear with the Office of
Financial Regulation.
Good morning.
DIRECTOR BREAKSPEAR: Good morning, Governor
Scott, CFO Atwater, Attorney General Bondi and
Commissioner Putnam. Thank you for the opportunity
to review the OFR's successes over the last year,
highlight several projects we rolled out, and
discussed future initiatives. I plan to focus on
the high points on these topics, and our mission
continues to be smart, efficient, and effective
regulation of Florida's financial services
industry.
I would like to provide you with a quick
legislative update. The Agency's bills, House Bill
435 and House Bill 243, passed unanimously at every
stop this session. We are thrilled with the
success and appreciate the support from our
industry partners, the Florida International
Banking Association and the Florida International
Administrative Association, as well as our
legislative sponsors, Senators Debbie Mayfield and
Doug Rocksin and Representative Dan Ross.

1	HB 435 streamlines the international banking
2	area, arena, and HB 243 protects non-sworn
3	investigators and their families.
4	To highlight of our last year, as mentioned, a
5	major effort has been drawn out to revise an
6	updated employee engagement program and hope staff
7	retention at the agency will improve.
8	As you can see in my detailed written
9	responses to the subjective leadership assessment
10	questions this year your OFR completed its second
11	employee engagement survey, and I'm pleased to
12	announce, each survey category showed significant
13	improvement.
14	In 2017, more than 78 percent of our employees
15	responded to survey; a 27 increase from last year.
16	More than 73 percent of those responding feel that
17	their manager invest in their growth and training
18	at a 12 percent increase.
19	83 percent of the respondents feel their
20	managers involve and engage them on a daily basis;
21	a 10 percent increase from last year.
22	90 percent of those responding agree that
23	their supervisors give them ownership of their
24	work.

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84 percent believe their supervisors care

1 about them as persons.

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And 78 percent are regularly commended for doing a good job.

We believe these improvements are directly correlated to the new program we rolled out.

Beginning with the OFR management training in October of 2016, the agency held a three-day training with OFR officers across the state to discuss the challenges, develop strategies for better communications and engage employers and work together on solutions.

In addition to this leadership and management, skills training, the OFR developed and launched new employees on-boarding materials, which include a comprehensive welcome letter, an employee first day package and guidebook. The purpose of assessing and rethinking these materials is to improve our communication with new employees and assist them in their transition and integrations into the OFR. In their first few weeks on the job.

The OFR also developed and rolled out a new employee orientation program, which is offer to new team members on a bimonthly basis. This program is hosted by the agency's human resource administrator and the leadership team. A senior manager from the

OFR presents at this event. It offers new
employees an opportunity to engage with leadership
and learn about each area and division and ask
questions.

Again, we believe the incredible success of these programs are evident from the positive feedback received on the 2017 Employee Engagement Survey, and we look forward to continuing these efforts.

Our annual report of 2017 shows the Agency had achieved an average measure of 3.90, which equates to exceeding expectations. Our individual quarterly reports scores have fluctuated throughout the year, ranging from 3.75 to 3.90, but the Agency consistently exceeded expectations.

Although we are rarely applauded for issuing license in the average of five days, we continue to achieve exceptional level of efficiency in our licensing process.

Overall, we received the highest possible annual scores in seven of eight measures. The exception is measure eight. The average days to efficiency letter to investment advised applicants: 12 days is the annual average.

As I've shared with you in the past, this

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challenging measure relates to our most complex and
lengthy applications in the Division of Security.
We believe, at this point, we've reduced the
timeframe as much as possible without creating a
quality assurance issue and allowing bad actors to
enter Florida's marketplace.

As you can see from our high scores, this has been a great year for the OFR, and I'm proud of the incredible work of our management team and dedicated staff. There are several changes that we have proposed to the Agency measures. My team provided you with supplemental information explaining our proposed change, and I will take you through each adjustment that we are recommending.

For all measures, the OFR recommends changing the waiting to 10 percent for each measure. So each of the eight measures will be measured on 10 percent. This will better reflect the equal importance of the Agency's measures.

And in terms of Measure 5, we recommend changing Measure 5 to capture the average days from receipt of completed license application to approval. This will more accurately reflect how efficient our work is. Currently, the measure accounts for the time in which we provide

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assistance to the applicant. And there's often delayed because we are waiting information from our customers in order to complete their application. So we're going back and forth quite often trying to get more information.

In Measure 6, we recommend eliminating the current Measure 6, as it's already incorporated in Measure 5. And this subset measure will continue to be reflected in Measure 5. We propose that Measure 6 be replaced with a new agency measure that is focused on communications and outreach.

I have spoken with you on many occasions about the importance of reaching Floridians, licenses, businesses and agency stakeholders. This new measure will capture the Agency's quarterly communication and outreach deliverables, including consumer alerts, press releases, industry alerts, opinion editorials, and newsletters. We believe this is an excellent addition to reflect the OFR's engagement with the public and our licensees.

Measure 8 currently tracks every stage with an efficiency letter for investment advice of applicants. This is one of our most complex and lengthy applications. As I mentioned, the Agency has reduced timeframes as much as possible without

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creating quality assurance and allowing bad actors to enter Florida marketplace. The OFR proposes to expand the data captured in Measure 8 to the average days to issue deficiency letters for all license types, not just -- (indistinct) and provide better indication of agency performance.

In terms of future initiatives, I have often talked about risk management being a key component to managing an organization. A new approach to our risk management is the development of surveillance units within our division. These units using information we collect from licensing, examination, enforcement activities, and complaints, will help facilitate data-mining to advance our abilities, identify risk and patterns of behavior or conduct. Exposure of these patents can lead to detecting areas of focus for examinations and investigations.

The additional information will also allow us to reduce on-site presence and limit disruption to businesses.

Another benefit to identification of these patents is providing and share information with the industry and communicate common violations which promote compliance. This strategy also supports proactive communication with stakeholders, which is

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1	a component of our newly proposed measure of
2	communication outreach, as described in Measure 6.
3	We plan to continue to enhance these capabilities
4	over the next two years.

In closing, I believe we have had a good year.

I am pleased with our continuing progress, as well
as our plans for the future, and I welcome any
questions you may have.

GOVERNOR SCOTT: Is there a motion to accept the report?

CFO ATWATER: Can I just ask a question?

Thank you. First, I appreciate the fact that

you -- time has passed and that you, yourselves are

looking at these measures and seeing how they can

be adjusted going forward to create a greater value

of the entire process; to create greater value for

those of who are counting on your services in the

marketplace, so I really appreciate that.

Number 6, if you wouldn't mind, I'm not yet comfortable with it. I'm just giving that to you as feedback. I think trying to adapt a communication objective measure is a good idea. It's just that, if I were to look at this, to the point made earlier about, are we creating some objectives that we can just ring a bell on every

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1	time; all we would have to do is to provide these
2	communications to the marketplace. It doesn't
3	speak to the quality, to the engagement, and if we
4	can just think about that, okay?
5	COMMISSIONER BREAKSPEAR: I'll be happy to.
6	CFO ATWATER: That's all.
7	COMMISSIONER BREAKSPEAR: The reason we put it
8	in is we got so many comments a year ago about
9	communications and outreach, and we thought we were
10	at a time that we should do that. But I would be
11	happy to go back and look at it some more.
12	CFO ATWATER: Yeah, I think it's a good idea.
13	I just think if there was some way in that
14	communication those who count on your services
15	could evaluate the communication; that they engage
16	in the communication; that they respond to the
17	survey, or that they respond to the feedback or
18	they gave you an assessment of the process. I
19	think that would be more valuable than how many
20	things we can send out. Okay?
21	COMMISSIONER BREAKSPEAR: Okay.
22	CFO ATWATER: All right.
23	COMMISSIONER BREAKSPEAR: I'd like to follow
24	up on that, because I just finished making the same
25	notes on my spreadsheet. I don't think you should

equally weigh these objectives, because the number of press releases you're producing is not equally important to how efficiently you process an application for license. They're not equal, and I don't think they ought to be weighed equally.

And the second piece to CFO's point is my point, also. That's an output. That's not an outcome. How many products do you crank out; how many e-mails you send is irrelevant if people aren't reading it or changing their behavior as a result of it.

So if the output is how many fraud alerts you're putting out, the outcome would be that there's a decline in the number of victims of fraud because they're smarter savvier consumers who have taken steps that your office has recommended to avoid becoming victimized, as an example.

So I would agree with the CFO. Let's keep working on your new measures and the waiting of them as we continue this conversation.

COMMISSIONER BREAKSPEAR: I'm fine with doing that. I'd be happy to look at it again and come back to you.

GOVERNOR SCOTT: So the best thing is for Drew to come back with each of the offices and do this

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Τ	all again. Did they not do that?
2	CFO ATWATER: Yeah? I think I and he
3	provided this. I was going to thank you. You took
4	the initiative. How might they be a little
5	different; how might they be of greater value. But
6	just to bring closure to that, I think that would
7	be a good idea, Governor, if maybe, Drew, we can
8	spend some time and see if before the Cabinet
9	meeting, which I'm intending to be at I came
10	back for the matching pieces.
11	But if we could, I would be happy as well
12	as I'm sure everyone as well to spend some
13	time to see if we could nail that down and see if
14	it can be presented at the next Cabinet meeting. I
15	think
16	GOVERNOR SCOTT: So how many more gifts do I
17	need to buy?
18	CFO ATWATER: Everything has been fine.
19	GOVERNOR SCOTT: Okay. So you're going to sit
20	down with each of our offices and go through and
21	get everyone's feedbacks.
22	COMMISSIONER BREAKSPEAR: Yeah, on the
23	measures. What I would like is for you to at least
24	accept the annual report as presented, and I can
25	work on going forward measures.

1	CFO ATWATER: So moved.
2	ATTORNEY GENERAL BONDI: Second.
3	GOVERNOR SCOTT: Is there a second?
4	ATTORNEY GENERAL BONDI: Second.
5	GOVERNOR SCOTT: Comments or objections?
6	Hearing none, the motion carries.
7	Thank you, Drew.
8	COMMISSIONER BREAKSPEAR: Thank you.
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ERRATA SHEET

Meeting of the Governor and Cabinet

Meeting Date: May 23, 2017

Page	Line	Error or Change	Reason for Change
39	25	Change "Rocksin" to "Broxson"	Transcription error
39	25	Change "Ross" to "Raulerson"	Transcription error
40	2	Insert "our" after "protects"	Transcription error
40	10	Change "your" to "the"	Transcription error
40	15	Change "27%" to "20%"	Transcription error
41	6	Change "management" to "managers"	Transcription error
41	7	Change "October" to "September"	Transcription error
41	16	Insert "employee" after "and"	Transcription error
41	19	Remove the "." after "OFR"	Transcription error
41	22	Change "offer" to "offered"	Transcription error
42	17	Change "license" to "licenses"	Transcription error
42	22	Insert "issue a" after "to"	Transcription error
42	23	Change "efficiency" to "deficiency"	Transcription error
43	13	Change "change" to "changes"	Transcription error
44	21	Change "every stage with an" to "the average days to issue"	Transcription error
44	22	Change "efficiency" to "deficiency"	Transcription error
44	22	Change "advice" to "advisor"	Transcription error
45	1	Insert "a" after "quality"	Transcription error
45	1	Insert "issue" after "assurance"	Transcription error
45	5	Should read "investment advisors"	Transcription error
45	14	Change "advance" to "enhance"	Transcription error
45	22	Change "and" to "opportunities to"	Transcription error

47	8	Change "so many" to "some"	Transcription error
47	23	Change "Breakspear" to	Transcription error
		"Putnam"	

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1	STATE OF FLORIDA OFFICE OF THE GOVERNOR AND CABINET
2	OFFICE OF THE GOVERNOR AND CABINET
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4	IN RE: CABINET MEETING
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7	CABINET: GOVERNOR RICK SCOTT ATTORNEY GENERAL PAM BONDI
8	COMMISSIONER ADAM PUTNAM CFO JEFF ATWATER
9	
10	DATE: JUNE 14, 2017
11	TIME: 9:00 A.M 12:40 P.M.
12	
13	LOCATION: CABINET MEETING ROOM LOWER LEVEL, THE CAPITOL
14	TALLAHASSEE, FLORIDA
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16	REPORTED BY: YVONNE LAFLAMME, FPR COURT REPORTER and
17	NOTARY PUBLIC
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22	C & N REPORTERS
23	CERTIFIED PROFESSIONAL REPORTERS P.O. BOX 3093
24	TALLAHASSEE, FLORIDA 32315 (850) 697-8314
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3	OFFICE OF FINANCIAL REGULATION
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5	GOVERNOR SCOTT: Next, I would like to
6	recognize Drew Breakspear with the Office of
7	Financial Regulation.
8	COMMISSIONER BREAKSPEAR: Good morning
9	Governor Scott, CFO Atwater, Attorney General Bondi
10	and Commissioner Putnam.
11	The OFR has one item on the agenda this
12	morning, which is the Agency's revised measure
13	proposal. The revised proposal reflects the
14	feedback received at and subsequent to the May 23rd
15	meeting. The Agency respectfully requests approval
16	of the revised proposal.
17	GOVERNOR SCOTT: Are there any questions? All
18	right. Is there a motion on the item?
19	ATTORNEY GENERAL BONDI: So moved.
20	GOVERNOR SCOTT: Is there a second?
21	COMMISSIONER PUTNAM: Second.
22	GOVERNOR SCOTT: Comments or objections?
23	Hearing none, the motion carries.
24	COMMISSIONER BREAKSPEAR: Thank you.
25	GOVERNOR SCOTT: Thanks, Drew.

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FINANCIAL SERVICES COMMISSION

OFFICE OF FINANCIAL REGULATION

AGENDA ITEM #2: REQUEST APPROVAL TO PUBLISH NOTICES OF PROPOSED RULE

Action Requested:

The Office of Financial Regulation ("OFR") respectfully requests approval to publish Notices of Proposed Rule to create new rules and amend existing rules under Division 69U, Florida Administrative Code ("F.A.C."). The OFR also requests approval to publish a Notice of Proposed Rule to amend Rule 69T-1.001, F.A.C.

Summary and Justification of Rules:

<u>Chapter 69U-105, F.A.C.</u>: The OFR proposes to amend Rules 69U-105.102, and 105.703, F.A.C., to revise an incorporated form and update cites in the rules' rulemaking authority and law implemented sections.

<u>Chapter 69U-130, F.A.C.</u>: The OFR proposes to create new rules under Chapter 69U-130, F.A.C., to implement Ch. 2017-83, Laws of Florida (International Financial Institutions), signed into law on June 9, 2017. The legislation requires the Financial Services Commission to implement some of its provisions by rule. Chapter 69U-130, F.A.C., will govern the regulation of International Trust Company Representative Offices.

Chapter 69U-140, F.A.C.: The OFR proposes to create new rules, and amend existing rules, under Chapter 69U-140, F.A.C., to implement Ch. 2017-83. Chapter 69U-140, F.A.C., governs the regulation of licensed offices of International Banking Corporations. Additionally, the OFR proposes to amend Rule 69U-140.005, F.A.C., to make the surrender of license requirements applicable to all licensed offices of international banking corporations; and amend Rule 69U-140.023, F.A.C., to update the reciprocity requirement. Finally, the OFR proposes to amend Rules 69U-140.002, 140.003, 140.004, 140.005, 140.006, 140.008, 140.015, 140.017, 140.018, 140.019, 140.020, 140.022, 140.023, and 140.120, F.A.C., to update references to revised rules, statutes, and forms, update cites in the rules' rulemaking authority and law implemented

sections, revise language of current rules to create consistency with proposed new rules, and clean-up superfluous language.

<u>Rule 69T-1.001</u>, F.A.C.: The OFR proposes to amend this rule to change the organizational structure of the OFR to consolidate the Bureau of Bank Regulation District I and Bureau of Bank Regulation District II into one bureau to be called the Bureau of Bank Regulation.

Proposed Texts of Rules:

69U-105.703 Application.

- (1) Applications for approval to convert a federal or state financial entity into a state charter to do business as another type of financial entity or without a change in business form shall be filed on an Application and Plan of Conversion, Form OFR-U-4, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX. Applications for approval to merge or consolidate one or more financial entities shall be filed on Form OFR-U-19. Applicants may modify the form to the extent necessary to accommodate different types of financial entities. Applications to acquire all or substantially all of the assets and/or liabilities of any financial entity shall be submitted on Form OFR-U-17.
 - (2) No change.

Rulemaking Authority <u>655.012(2)</u> 655.012(3) FS. Law Implemented 655.411(1), 655.412(1), 655.414(1) FS. History–New 11-23-83, Formerly 3C-18.03, 3C-18.003, Amended 8-14-94, 4-15-98, Formerly 3C-105.703, <u>Amended</u>.

69U-105.102 Application.

- (1) The following application forms are hereby incorporated by reference.
- (a) through (j) No change.
- (k) Form OFR-U-4, Application and Plan of Conversion, effective 01/2018 Revised 3/2003.
- (1) No change.
- (2) through (9) No change.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u> FS. Law Implemented <u>119.07</u>, 120.60(1), 655.057, 658.19, 658.26, 658.42, 667.003 FS. History—New 11-1-77, Amended 3-12-79, 5-27-81, 3-28-83, Formerly 3C-9.02, 3C-9.002, Amended 8-14-94, 4-15-98, Formerly 3C-105.102, Amended .

69U-130.001 Scope.

These rules pertain to the establishment and operation of international trust company representative offices as contemplated by Part III of Chapter 663, Florida Statutes.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.414 FS. History-New . . .

69U-130.101 Definitions.

- (1) Terms used but not defined within these rules, but which are defined in Title XXXVIII, Banks and Banking, Florida Statutes, have the meanings ascribed to them within Title XXXVIII.
- (2) "Home Country" means the home jurisdiction of the international trust entity where it has been authorized by charter, license, or similarly authorized by operation of law to carry on a trust business.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.414 FS. History-New .

69U-130.102 Applications.

(1) Application to Establish an International Trust Company Representative Office. The application for

- authority to establish an international trust company representative office shall be filed on Form OFR-U-20D, Application for the Establishment of an International Trust Company Representative Office in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX. The application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.413(1), F.S., which is made payable to the Office of Financial Regulation (OFR).
- (2) Abbreviated Application to Establish an International Trust Company Representative Office. Pursuant to Section 663.406(4), F.S., an international trust entity that has operated an international trust company representative office in this state for at least three years in a safe and sound manner, as defined by commission rule, and that is otherwise eligible to establish an additional office may establish one or more additional international trust company representative offices by providing an abbreviated application.
- (a) For the purposes of subsection (2) of this rule, "safe and sound manner" means operating without violating any prior agreement or order of a state or federal regulatory agency, or engaging in any practice, conduct, or violation found by the OFR to be contrary to generally accepted standards applicable to a financial institution, or that otherwise creates the likelihood of loss, insolvency, or dissipation of assets or otherwise prejudices the interest of the international trust entity or its customers.
- (b) The abbreviated application for authority to establish an additional trust company representative office shall be filed on Form OFR-U20D ABR, Abbreviated Application for the Establishment of an Additional International Trust Company Representative Office in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX. This abbreviated application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.413(1), F.S.
- (3) After the Fact Licensure In the Event of Acquisition, Merger, or Consolidation. Pursuant to Section 663.4081, F.S., if an international trust entity proposes to acquire, merge, or consolidate with an international trust entity that presently operates an international trust company representative office licensed in the State of Florida, the OFR may allow the currently licensed international trust company representative office to remain open and in operation after the consumation of a proposed acquisition, merger, or consolidation subject to certain conditions. An after-the-fact application for authority to establish an international trust company representative office shall be filed on Form OFR-U-20D, Application for the Establishment of an International Trust Company Representative Office in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXXX. The application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.413(1), F.S., which is made payable to the Office of Financial Regulation (OFR).
- (a) At least 30 days prior to the consumation of the acquisition, merger, or consolidation, the international trust entity currently licensed to operate an international trust company representative office in Florida must provide the OFR a written notice. This written notice shall contain the following:
 - 1. The name, home jurisdiction, and home country supervisor of each party to the transaction.
 - 2. The date of the proposed transaction.
- 3. The type and terms of the transaction. The written notice must indicate whether the proposed transaction is an acquisition, merger, or consolidation, and give a brief description of the terms of the proposed transaction, including the names of the current and resulting entities, any reasons for engaging in the proposed transaction, and any proposed change to the board of directors.
- 4. If the proposed transaction will result in a change of home country supervisor, the written notice must include the name and home country jurisdiction of the new home country supervisor.
- <u>5. Certification that the international trust company representative office will not engage in any new lines of business or otherwise expand its activities until final disposition of the after-the-fact application.</u>
- <u>6. Certification that the proposed transaction will not result in violation of subsection (1) of Section 663.4081,</u> F.S.
- (4) Timelines for Approval. For applications filed on or after January 1, 2018, the timelines contained in this subsection will apply to each application for authority to establish an international trust company representative office.
- (a) The original and two copies of the application in the format required by the OFR, accompanied by the prescribed fee, shall be filed with the OFR Division of Financial Institutions at 200 East Gaines Street, Tallahassee, Florida 32399-0371. No application will be deemed filed or received for publication unless accompanied by the proper filing fee. All filing fees for any license action covered by these rules are nonrefundable. Upon receipt of the application and the accompanying fee, the applicant shall be so notified by the OFR.
- (b) The OFR shall have published in the Florida Administrative Register notice of the application within 21 days after receipt.

- (c) Within 21 days after publication of notice, any person may request a hearing. Failure to request a hearing within 21 days after notice constitutes a waiver of any right to a hearing. The OFR or an applicant may request a hearing at any time prior to the issuance of a final order. Hearings shall be conducted pursuant to Sections 120.569 and 120.57, F.S.
- (d) Should a hearing be requested as provided by paragraph (4)(c), the applicant or licensee shall publish at its own cost a notice of the hearing in a newspaper of general circulation in the area affected by the application.
- (e) All information the applicant wants to present to support the application should be submitted with the original filing. The required exhibits in the application forms are not intended to limit the applicant's presentation of any of the requirements, but merely represent the minimum information required to be filed. All additional information and/or complete correction of all errors or omissions must be submitted within 60 days after requested by the OFR. Applicant's failure to respond to such request within 60 days after the date of the request shall be construed by the OFR as grounds for denial of an application in accordance with the provisions of Section 120.60(1), F.S., and the file shall be closed, unless good cause is shown that it remain open. Should the file be closed pursuant to these provisions, the applicant shall be duly notified.
- (f) An applicant may amend the application as to those factors generally within the control or selection of the applicant once, as a matter of course, at any time within 30 days from its receipt for filing. Otherwise, the application may only be amended with permission from the OFR. Requests to make material changes filed at any time after the application has been received shall be deemed by the OFR to be grounds for denial, and upon such denial a new application accompanied by the appropriate filing fee shall be required. If the OFR grants a request to make material changes in the application, the amended application will be treated as a new application with respect to the applicable rules of this chapter, except that no additional filing fee shall be required. When an application is denied on the grounds set forth above, the applicant shall be duly notified.
- (g) Upon a request from an applicant, the OFR shall permit the filing of supplemental information external to the application which sets forth evidence of changing economic conditions and transactions, occurrences, or events having a bearing on the application and which have taken place since the application was filed. Such supplemental information must be filed within a reasonable time after the information is known by the applicants but in no event later than 10 days before the hearing, if one has been requested.
- (h) An application for authority to establish an international trust company representative office must be approved or denied within 180 days after receipt of the original application, or receipt of the timely requested additional information or correction of errors or omissions. An application for such a license which is not approved or denied within the 180-day period or within 30 days after conclusion of a public hearing on the application, whichever is later, shall be deemed approved subject to the satisfactory completion of conditions required by statute as a prerequisite to license.
- (i) The applicant may withdraw the application at any time by filing a written notice of withdrawal from the correspondent as designated on the application form with the OFR. The OFR shall publish notice of the withdrawal within 21 days of its receipt, if the original application required public notice.
- (5) Notice Regarding Collection and Use of Social Security Numbers. The forms incorporated by reference in this rule request that the applicant provide his or her social security number. In accordance with Sections 119.071(5)(a)2.a. and b., F.S., the OFR gives the following notice to applicants regarding the OFR's collection and use of social security numbers:
- (a) The OFR's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the OFR's duties and responsibilities as prescribed by Sections 663.406(6) and (9), F.S., to ensure the safe and sound management and operations of the international trust company representative office in this state.
- (b) Social security numbers collected by the OFR may not be used by the OFR for any purpose other than the purpose provided in this notice.
- (c) Social security numbers held by the OFR are confidential and exempt from Section 119.07(1), F.S., and Section 24(a), Article I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.
 - (d) Social security numbers held by the OFR may be disclosed if any of the following apply:
 - 1. The disclosure of the social security number is expressly required by federal or state law or a court order,
- 2. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities,
 - 3. The individual expressly consents in writing to the disclosure of his or her social security number,
 - 4. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L.

No. 107-56, or Presidential Executive Order 13224,

- 5. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. sections 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. sections 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. sections 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph,
- 6. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents,
- 7. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan, or
- 8. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.

<u>Rulemaking Authority 655.012(2), 663.414, 663.406(4),(5),(6), and (9), 663.4081(2) FS. Law Implemented</u> 663.414, 663.406 FS. History-New

69U-130.103 Application for Establishment of Separate International Trust Company Representative Offices. In accordance with Chapter 663, F.S., a qualified international trust entity may establish separately licensed international trust company representative offices by application for authority to establish an international trust company representative office as provided in subsection 69U-130.102(2), F.A.C. Each such separately licensed international trust company representative office shall meet the criteria specified in Section 663.406, F.S., and rules promulgated thereunder, and shall be fully subject to all applicable restrictions and limitations imposed by Part III of Chapter 663, F.S., and the rules promulgated thereunder.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.408, 663.414 FS. History-New

69U-130.104 Reciprocity.

The applicant must establish to the satisfaction of the OFR that the applicant's home country permits any financial institution licensed or chartered by any state or any federal bank regulatory agency in the United States to establish similar facilities therein or exercise similar powers to those for which an application has been made. Similar facilities or the exercise of similar powers shall include the indirect maintenance of such facilities or exercise of such powers through the ownership of a subsidiary company. The information submitted may consist of data as to the existing activities of foreign trust companies in the applicant's home country, an opinion of a licensed member of the legal profession of the country in the applicant's home country, or a certificate of the appropriate supervisory authority thereof. In determining whether the requisite reciprocity exists, the criteria and terms and conditions of admission to the foreign country shall be considered sufficiently similar if, taken as a whole, with due regard to local practices, they are as favorable as the criteria and the terms and conditions existing in Florida.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.414, 663.406(7) FS. History-New

- 69U-130.105 Principles of Adequate Supervision of an International Trust Entity's Foreign Establishments.
 (1) Section 663.406(8)(c), F.S., states a license shall not be issued to an international trust entity for the purpose of operating an international trust company representative office in this state unless the international trust entity is adequately supervised by the appropriate regulatory agency of its home country.
- (2) Section 663.406(9), F.S., requires the commission to establish general principles to evaluate the adequacy of supervision of an international trust entity's foreign establishments. These principles must be based upon the need for cooperative supervisory efforts and consistent regulatory guidelines and must address, at a minimum, the capital adequacy, asset quality, management, earnings, liquidity, internal controls, audits and foreign exchange operations and positions of the international trust entity.
- (3) An international trust entity with foreign establishments is considered adequately supervised if it is subject to consolidated supervision. Consolidated supervision is supervision which enables the home country supervisor to evaluate:
- (a) The safety and soundness of the international trust entity's operations located within the home country supervisor's primary jurisdiction; and
- (b) The safety and soundness of the operations performed by the international trust entity's offices, or subsidiaries, or any affiliates that are directly involved in or facilitate the financial services functions, or fiduciary

activities of the international trust entity, wherever located.

- (4) An international trust entity with no foreign establishments is considered adequately supervised if the home country supervisor can evaluate the safety and soundness of the international banking corporation's operations through its offices or subsidiaries located in the home country.
- (5) The home country supervisor is deemed to be able to evaluate the safety and soundness of the international trust entity, including its offices or subsidiaries, if the home country supervisor maintains information on the following regulatory components:
 - (a) The technical competence and administrative ability of the management of the international trust entity;
- (b) The adequacy of the operational, accounting, and internal control systems of the international trust entity, particularly the international trust entity's ability to monitor and supervise the activities of its offices or subsidiaries wherever located;
 - (c) The adequacy of asset management and asset administration policies and procedures;
- (d) The capital adequacy of the international trust entity, its offices or subsidiaries as specified by any capital adequacy guidelines in the home country;
 - (e) The earnings and liquidity of the international trust entity; and
- (f) The external and internal auditors' reports as well as any management comment letters or any documented corrective action by management.
- (6) Adequate supervision, as described in subsections (3) and (4), does not necessarily require supervision of companies which control the international trust entity or require supervision of companies under common control with the international trust entity but not in the international trust entity's chain of control. However, in cases where a holding company is the only controlling element in an international trust group, holding company supervision by a home country supervisor shall be required when it is needed to ensure consolidated supervision of all entities in the group.
- (7) In cases where a holding company is not supervised, adequate supervision shall be considered to exist if the home country supervisor regulates transactions between the international trust entity and controlling persons or entities under common control.
- (8) An international trust entity, its offices or subsidiaries, shall be considered adequately supervised if it is subject to comprehensive supervision. Comprehensive supervision is supervision which ensures that the supervisory processes and procedures are designed to inform the home country supervisor about the international trust entity's financial condition, including capital position; asset quality; and the capability of management.
- (9) Comprehensive supervision does not require the home country supervisor to conduct on-site examinations of the international trust entity or its offices or subsidiaries. However, at a minimum, it requires that the home country supervisor:
- (a) Determine that the international trust entity, and its offices and subsidiaries, have adequate procedures for monitoring and controlling its domestic and foreign operations; and
- (b) Is authorized to obtain information, by examination, audits or by other means, on the domestic and foreign operations of the international trust entity, including its offices and subsidiaries, and the authority to demand financial reports which permit analysis of the consolidated condition of the international trust entity.

Rulemak	ing Authority	y 655.012(2),	663.406(9),	663.414	FS. Law	Implemented	663.406(9),	663.414 FS	. History-
New .	-					=			

69U-130.106 Capital Accounts.

- (1) Pursuant to Section 663.407(2), F.S., the proposed capitalization of an international trust entity seeking licensure to operate an international trust company representative office must be in such amount as the OFR deems adequate, but may in no case be less than \$1 million dollars.
- (2) The OFR may not deem the proposed capitalization of the international trust entity to be adequate unless the international trust entity is considered well-capitalized in accordance with the capital adequacy standards of its home country. An international trust entity seeking licensure to operate an international trust company representative office under this part must certify that it is considered well-capitalized in accordance with the capital adequacy standards of its home country.
- (3) The OFR may require additional capital for an international trust entity seeking licensure to operate an international trust company representative office in the State of Florida if the OFR finds that the condition and operations of the international trust entity or the proposed scope or type of operations of the proposed international trust company representative office require additional capital. The factors to be considered by the OFR include:

- (a) the nature and type of business conducted;
- (b) the nature and degree of liquidity in assets held in a corporate capacity;
- (c) the amount and type of fiduciary assets under management or assets under administration;
- (d) the complexity of fiduciary duties and degree of discretion undertaken;
- (e) the competence and experience of management;
- (f) the extent and adequacy of internal controls;
- (g) the presence or absence of annual unqualified audits by an independent certified public accountant;
- (h) the reasonableness of business plans for retaining or acquiring additional capital; and
- (i) the existence and adequacy of insurance obtained or held by the international trust entity for the purpose of protecting its clients, beneficiaries, and grantors.
- (4) Certifications of capital shall be filed on Form OFR-U-57T, Certificate of Capital, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX.

<u>Rulemaking Authority 655.012(2), 663.414, 663.407(4) FS. Law Implemented 663.407, 663.414 FS. History-New</u>.

69U-130.107 Surrender of License.

- (1) An international trust entity proposing to terminate the operation of its international trust company representative office shall surrender its license in the manner prescribed by this rule.
- (2) An international trust entity shall provide to the OFR written notice of its intention to terminate the operation of its international trust representative office at least sixty (60) days prior to the proposed date of termination. The notice shall state that the proposed termination has been approved by the board of directors of the international trust entity, or a committee or executive officer duly authorized by such board of directors, and shall include the proposed date of termination and the name of the officer in charge of the termination procedures, which officer may be the general manager or any other officer of the international trust company representative office.
- (3) An international trust entity shall provide a written notice of termination in a newspaper of general circulation in the county in which its international trust company representative office is located for a period of two months prior to the proposed date of termination and shall provide the OFR with an affidavit of publication showing that the requirement of publication has been satisfied.
 - (4) Reports to the OFR.
- (a) At the time of its filing the notice required by subsection (2) of this rule, an international trust entity shall file with the OFR a report of the international trust company representative office's assets and liabilities together with attached schedules fully describing the amount and maturity of each of the international trust company representative offices's actual and contingent liabilities, if any. In addition, the international trust entity shall notify the OFR of any pending litigation.
- (b) Within thirty (30) days after the date on which the notice required by subsection (2) of this rule, is given to the OFR, an international trust entity shall file with the OFR, a report of the international trust company representative office's assets and liabilities. The report shall reflect the settlement of the international trust representative office's aggregate liabilities as defined in Section 663.07(1), F.S. Any such liability shall be deemed settled if it is either discharged by payment or assumed by another office of the international trust entity.
- (c) Within sixty (60) days after the date on which the notice required by subsection (2) of this rule is given to the OFR, an international trust entity shall file with the OFR a statement certified by an appropriate officer of such entity that all the international trust company representative office's assets have been transferred to another office of the international trust entity, and that all the international trust company representative office's liabilities have been settled.
- (5) The OFR may conduct an examination of the books of an international trust company representative office at any time after its receipt of the report required by paragraph (4)(a) of this rule, and shall conduct a final examination of such books within fourteen (14) days of its receipt of the statement required by paragraph (4)(c) of this rule.
- (6) An international trust company representative office's operations shall be deemed terminated effective upon the expiration of thirty (30) days from the date of filing the statement required by paragraph (4)(c) of this rule, unless, within such thirty (30) day period, the OFR provides to the international trust entity a written notice specifying the grounds for denial of such proposed termination. The OFR shall not deny a request to terminate unless it learns of the existence of any outstanding claim or claims, or any outstanding regulatory obligations which the international trust entity has not met, or unless it deems that the requirements of this rule have not been satisfied.

<u>Rulemaking Authority 655.012(2), 663.414, 663.408(2), 663.408(4) 663.411 FS. Law Implemented 663.414, 663.408(2), 663.408(4), 663.408(4), 663.411 FS. History-New</u>.

69U-130.108 Service of Process.

An international trust entity operating an international trust company representative office in this state is subject to service of processing at the location of such international trust company representative office. Service of complaints, summonses, notices, orders, subpoenas, and any other legal paper required to be served upon an international trust entity at any such location may be made in accordance with the law and rules governing the court in which the action is, was, or is to be pending.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.414 FS. History-New .

69U-130.109 Interim Operational Plan.

- (1) Pursuant to Section 663.412, F.S., an international trust entity that is licensed to maintain an international trust company representative office may not continue to conduct its licensed business in this state if the international trust enity is experiencing any of the statuses outlined in Section 663.412(1)(a) 1. 3., F.S. However, subject to the OFR's approval, the OFR may permit an international trust company representative office to remain open and in operation if the international trust entity is experiencing any of the statuses outlined in Section 663.412(1)(a) 2. 3., F.S., if, within the 30 days after the occurrence of such event, the international trust company representative office provides the office with either a plan to wind down its affairs and business within the subsequent 90 days, or an interim operational plan to the OFR within 30 days after the occurrence of any such event.
 - (2) The interim operational plan submitted to the OFR must contain the following:
- (a) The international trust entity's operational requirements, restrictions, written agreements, or other documents provided by its home country supervisor based on its current status;
- (b) A business continuity and strategic plan of the international trust company representative office and international trust entity based on the status of international trust entity. The plans must include projected timelines and impact on business continuity based on the status of the international trust entity;
- (c) A description of the technical competence and administrative ability of the management of the international trust entity and its offices or subsidiaries to manage and address requirements and operations based on its status;
- (d) A description of the technical competence and administrative ability of the management of the international trust company representative office based on the status of the international trust entity;
- (e) A description of the adequacy of the accounting and internal control systems of the international trust entity, particularly the international trust entity's ability to monitor and supervise the activities of its offices or subsidiaries, wherever located, based on its status;
- (f) A description of any updates to internal systems, processes, policies, and procedures of the international trust company representative office and the international trust entity due to the status of the trust entity;
 - (g) The name and contact information of the international trust entity's home country supervisor;
- (h) The name and contact information of any supervisory authorities monitoring and overseeing the international trust entity based on its status; and
- (i) If there are any changes to the officer or manager overseeing the operations of the international trust company representative office as part of the interim operational plan, the international trust company representative office shall submit a Form OFR-U-10, Interagency Biographical and Financial Form, revised 3/2003, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXX, and Form OFR-U-10A, Confidential Release of Information Supplement to the Interagency Biographical and Financial Form, revised 6/2006, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXX, for each newly proposed officer or manager.
- (3) Standards. Pursuant to Section 663.412(1)(b)1.a., F.S., if the OFR finds that the interim operational plan does not allow for the conduct of business in a safe and sound manner, the OFR shall revoke the license. In making its determination of the acceptability of the interim operational plan, the OFR shall consider the following criteria:
- (a) The international trust entity is authorized by the foreign country in which it is organized and licensed to address the affairs of the international trust company representative office in this state;
- (b) The international trust company representative office will not engage in any new lines of business or otherwise expand its activities in this state;
- (c) Allowing the international trust company representative office to remain open furthers domestic and foreign supervisory cooperation;

- (d) Allowing the international trust company representative office to remain open is in the public's interest and does not present an immediate or serious danger to the public health, safety, or welfare;
- (e) Management of the international trust company representative office has the ability to operate the office in a safe and sound manner;
- (f) The capital adequacy of the international trust entity, its offices or subsidiaries as specified by the capital adequacy guidelines in the home country and in the United States, based on the status of the international trust entity;
- (g) The liquidity, funds management, asset management, and asset administration practices of the international trust entity, its offices or subsidiaries, based on the status of the international trust entity; and
- (h) Any supervisory information from the home country regulator or supervisory authority of the international trust entity, based on its status.
- (4) The OFR may conduct an onsite examination or investigation of an international trust company representative office to confirm information provided to the OFR in the interim operational plan.
 - (5) The OFR shall process requests for approval of an interim operational plan as follows:
- (a) Upon receipt of any request for approval of an interim operational plan, the OFR shall review the information contained therein, and request any additional information to complete the request within 15 days after receipt. The international trust entity shall provide the requested additional information within 15 days after the receipt of the notice from the OFR. Failure to respond within the timeframe required is grounds for denial of the interim operational plan, and will result in the subsequent revocation of the license in accordance with Section 663.412(1)(a), F.S.
- (b) Within 10 days after receipt of any additional information requested, the OFR shall deem the request for approval of an interim operational plan complete or provide notification that the information provided does not satisfy the OFR's request or requests.
- (c) Within 10 days after receipt of a completed request for approval of an interim operational plan, the OFR shall approve or deny the interim operational plan.
- (d) Approval of an interim operational plan will be granted for no more than 120 days. Should the international trust entity require an interim period of longer than 120 days, a new interim operational plan must be submitted to the OFR for approval at least 15 days prior to the expiration of the original approval. If a new interim operational plan is not provided within 15 days prior to the expiration of the prior plan, the OFR shall revoke the license in accordance with Section 663.412(1)(a), F.S.
- (6) If the OFR denies the interim operational plan, the OFR shall revoke the license in accordance with Section 663.412(1)(a), F.S.
 - (7) No more than 2 consecutive interim operational plans may be approved.
- (8) Reporting. The OFR may request periodic reporting as part of the ongoing monitoring of an international trust company representative office that is operating under an interim operational plan.

Rulemaking Authority 655.012(2), 663.414 FS. Law Implemented 663.414 FS. History-New _____.

69U-130.110 Examination Fees.

- (1) Pursuant to Section 663.413(2), F.S., the OFR shall charge each international trust entity which maintains an international trust company representative office in this state and is licensed under the provisions of Chapter 663, F.S., an examination fee equal to the actual cost of each examiner's participation during each examination of such international trust company representative office. The examination fee shall equal the actual cost of the examination, but in no event shall such fees (inclusive of travel expenses and other incidental expenses) be less than \$200 per day for each examiner participating in the examination.
- (2) For purposes of this section, "actual cost" means the direct salary (excluding employee benefits), travel expenses and other incidental expenses required as a result of the examination staff's onsite and offsite examination of the international trust company representative office. In addition, "actual cost" shall include the travel expenses of any supervisory staff required as a result of examination findings.
- (3) The actual cost of any field staff person and supervisor required for training assignments approved by management shall be excluded from the examination fee charged the international banking corporation.
 - (4) All examination fee payments shall be postmarked within 30 days after receipt of an invoice from the OFR.

<u>Rulemaking Authority 655.012(2), 663.413, 663.414 FS. Law Implemented 663.413, 663.414 FS. History-New</u>

69U-140.002 Applications.

- (1) The application for authority to establish an international branch, or international bank agency, shall be filed on Form OFR-U-20, Application for the Establishment of an International Banking Branch or International Bank Agency in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX revised 3/2003. The application for authority to establish an international representative office or international administrative office shall be filed on Form OFR-U-20A, Application for the Establishment of an International Representative Office or International Administrative Office in the State of Florida, effective 01/2018 8/97, revised 3/2003, herein incorporated by reference and available at https://www.flrules.org/XXXXX. The application to convert an international bank agency office to an international Branch Office, effective 01/2018 11/01, revised 3/2003, herein incorporated by reference and available at https://www.flrules.org/XXXXX. The application for authority to organize an https://www.flrules.org/XXXXX. The application for Authority to Organize an https://www.flrules.org/XXXXX. The application for authority to onvert a currently licensed international banking office to an
- office of a different type shall be filed on Form OFR-U-20E, Application for Authority to Convert a Licensed International Banking Office to an Office of a Different Type, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX. The application for authority to establish an international trust company representative office shall be filed on Form OFR-U-20D, Application for the Establishment of an International Trust Company Representative Office in the State of Florida, new 08/2016, herein incorporated by reference and available at https://www.flrules.org/Gateway/reference.asp?No=Ref 07394. The application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.12, F.S., which is made payable to the Office of Financial Regulation (OFR).
 - (2) through (3) No change.
- (4) After the Fact Licensure In the Event of Acquisition, Merger, or Consolidation. Pursuant to Section 663.0601, F.S., if an international banking corporation proposes to acquire, merge, or consolidate with an international banking corporation that presently operates an international branch, international bank agency, international administrative office, or international representative office licensed in the State of Florida, the OFR may allow the currently licensed office to remain open and in operation after the consumation of a proposed acquisition, merger, or consolidation subject to certain conditions. An after-the-fact application for authority to establish an international branch or international bank agency shall be filed on Form OFR-U-20, Application for the Establishment of an International Branch or International BankAgency in the State of Florida, effective 01/2018, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXX. The application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.12(1), F.S., which is made payable to the OFR. An after-the-fact application for authority to establish an international administrative office or an international representative office shall be filed on Form OFR-U-20A, Application for the Establishment of an International Representative Office or International Administrative Office in the State of Florida, effective 01/2018, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXX. The application shall be submitted with a nonrefundable filing fee in the amount prescribed by Section 663.12(1), F.S., which is made payable to the OFR.
- (a) At least 30 days prior to the consumation of the acquisition, merger, or consolidation, the international banking corporation currently licensed to operate an international branch, international bank agency, international administrative office, or international representative office in Florida must provide the OFR a written notice. This written notice shall contain the following:
 - 1. The name, home jurisdiction, and home country supervisor of each party to the transaction.
 - 2. The date of the proposed transaction.

- 3. The type and terms of the transaction. The written notice must indicate whether the proposed transaction is an aqcuisition, merger, or consolidation, and give a brief description of the terms of the proposed transaction, including the names of the current and resulting entities, any reasons for engaging in the proposed transaction, and any proposed change to the board of directors.
- 4. If the proposed transaction will result in a change of home country supervisor, the written notice must include the name and home country jurisdiction of the new home country supervisor.
- 5. Certification that the international branch, international bank agency, international administrative office, or international representative office will not engage in any new lines of business or otherwise expand its activities until final disposition of the after-the-fact application.
- 6. Certification that the proposed transaction will not result in violation of subsection (1) of Section 663.0601, F.S.
- (5) Pursuant to Section 663.05(4), F.S., an international banking corporation that has operated an international branch, international bank agency, international administrative office, or international representative office in this state for at least three years in a safe and sound manner, as defined by commission rule, and that is otherwise eligible to establish an additional office may establish one or more additional international branches, international bank agencies, international administrative offices, or international representative offices by providing an abbreviated application. An international banking corporation may not use an abbreviated application to seek licensure for any license type whose permissible activities are broader than those in which the international banking corporation is currently authorized to engage.
- (a) For the purposes of this subsection, "safe and sound manner" means operating without violating any prior agreement or order of a state or federal regulatory agency, or engaging in any practice, conduct, or violation found by the OFR to be contrary to generally accepted standards applicable to a financial institution, or that otherwise creates the likelihood of loss, insolvency, or dissipation of assets or otherwise prejudices the interest of the international banking corporation or its customers.
- (b) The abbreviated application for authority to establish an additional international administrative office or international representative office shall be filed on Form OFR-U-20 ABR, Abbreviated Application for the Establishment of an Additional International Branch or International Bank Agency in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXXX. This abbreviated application shall be submitted with the appropriate nonrefundable filing fee in the amount prescribed by Section 663.12(1), F.S. The abbreviated application for authority to establish an additional international branch or international bank agency shall be filed on Form OFR-U-20A ABR, Abbreviated Application for the Establishment of an Additional International Administrative Office or International Representative Office in the State of Florida, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXXX. This abbreviated application shall be submitted with the appropriate nonrefundable filing fee in the amount prescribed by Section 663.12(1), F.S.
- (6) For applications filed on or after January 1, 2018, the timelines contained in this subsection will apply to each application for authority to establish an international branch, international bank agency, international administrative office, or international representative office.
- (a) The original and two copies of the application in the format required by OFR, accompanied by the prescribed fee, shall be filed with the Office of Financial Regulation, Division of Financial Institutions, 200 East Gaines Street, Tallahassee, Florida 32399-0371. No application will be deemed filed or received for publication unless accompanied by the proper filing fee. All filing fees for any license action covered by these rules are nonrefundable. Upon receipt of the application and the accompanying fee, the applicant shall be so notified by OFR.
- (b) The OFR shall have published in the Florida Administrative Register notice of the application within 21 days after receipt.
- (c) Within 21 days after publication of notice, any person may request a hearing. Failure to request a hearing within 21 days after notice constitutes a waiver of any right to a hearing. The OFR or an applicant may request a hearing at any time prior to the issuance of a final order. Hearings shall be conducted pursuant to Sections 120.569 and 120.57, F.S.
- (d) Should a hearing be requested as provided by subsection (c), the applicant or licensee shall publish at its own cost a notice of the hearing in a newspaper of general circulation in the area affected by the application.
 - (e) All information the applicant wants to present to support the application should be submitted with the

original filing. The required exhibits in the application forms are not intended to limit the applicant's presentation of any of the requirements, but merely represent the minimum information required to be filed. All additional information and/or complete correction of all errors or omissions must be submitted within 60 days after requested by OFR. Applicant's failure to respond to such request within 60 days after the date of the request shall be construed by OFR as grounds for denial of an application in accordance with the provisions of Section 120.60(1), F.S., and the file shall be closed, unless good cause is shown that it remain open. Should the file be closed pursuant to these provisions, the applicant shall be duly notified.

- (f) An applicant may amend the application as to those factors generally within the control or selection of the applicant once, as a matter of course, at any time within 30 days from its receipt for filing. Otherwise, the application may only be amended with permission from OFR. Requests to make material changes filed at any time after the application has been received shall be deemed by OFR to be grounds for denial, and upon such denial a new application accompanied by the appropriate filing fee shall be required. If OFR grants a request to make material changes in the application, the amended application will be treated as a new application with respect to the applicable rules of this chapter, except that no additional filing fee shall be required. When an application is denied on the grounds set forth above, the applicant shall be duly notified.
- (g) Upon a request from an applicant, OFR shall permit the filing of supplemental information external to the application which sets forth evidence of changing economic conditions and transactions, occurrences, or events having a bearing on the application and which have taken place since the application was filed. Such supplemental information must be filed within a reasonable time after the information is known by the applicants but in no event later than 10 days before the hearing, if one has been requested.
- (h) An application for authority to establish an international branch, an international bank agency, an international administrative office, or an international representative office must be approved or denied within 180 days after receipt of the original application, or receipt of the timely requested additional information or correction of errors or omissions. An application for such a license which is not approved or denied within the 180-day period or within 30 days after conclusion of a public hearing on the application, whichever is later, shall be deemed approved subject to the satisfactory completion of conditions required by statute as a prerequisite to license.
- (i) The applicant may withdraw the application at any time by filing a written notice of withdrawal from the correspondent as designated on the application form with OFR. OFR shall publish notice of the withdrawal within 21 days of its receipt, if the original application required public notice.
- (4) Forms OFR U 20, OFR U 20A, and OFR U 20B, which are incorporated herein by reference, may be obtained online at http://www.flofr.com/StaticPages/DivisionOfFinancialInstitutions.htm. Forms may also be obtained at no cost by request to the Office of Financial Regulation, Division of Financial Institutions, 200 East Gaines Street, Tallahassee, Florida 32399 0371.
- (7) Notice Regarding Collection and Use of Social Security Numbers. The forms incorporated by reference in this rule request that the applicant provide his or her social security number. In accordance with Sections 119.071(5)(a)2.a. and b., F.S., the OFR gives the following notice to applicants regarding the OFR's collection and use of social security numbers:
- (a) The OFR's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the OFR's duties and responsibilities as prescribed by Sections 663.05(5) and (8), F.S., to ensure the safe and sound management and operations of <u>offices of international banking corporations</u> the international trust company representative office in this state.
 - (b) through (d) No change.

Rulemaking Authority 655.012(2), 663.05(4), 663.05(5), 663.05(6), 663.05(9) (8), 663.0601(2), 663.13 FS. Law Implemented 119.071(5)(a), 663.04, 663.05, 663.0601, 663.10 FS. History—New 7-21-81, Amended 12-20-82, 3-8-84, Formerly 3C-15.09, Amended 2-9-87, 10-1-87, 10-10-88, 1-24-89, Formerly 3C-15.009, Amended 3-22-93, 9-5-94, Formerly 3C-140.050, Amended 11-5-97, 3-11-02, Formerly 3C-140.002, Amended 8-28-16,____.

69U-140.003 Principles of Adequate Supervision of an International Banking Corporation's Foreign Establishments.

- (1) Section <u>663.05(8)(a)3</u>. <u>663.05(7)(e)</u>, F.S., states a license shall not be issued to an international banking corporation for the purpose of operating an international bank agency or an international branch in this state unless the international banking corporation is adequately supervised by the central bank or bank regulatory agency in the foreign country in which it is organized and chartered. Section <u>663.05(8)(b)2</u>. <u>663.05(8)(b)</u>, F.S., also states that a license shall not be issued to an international banking corporation for the purpose of operating an international representative office or an international administrative office in this state unless the international banking corporation is adequately supervised by the central bank or bank regulatory agency in the foreign country in which it is organized and chartered.
 - (2) through (8) No change.
- (9) Comprehensive supervision does not require the home country supervisor to conduct on-site examinations of the international banking corporation or its offices or subsidiaries. However, at a minimum, it requires that the home country supervisor:
- (a) Determine that the international banking corporation, and its offices and subsidiaries, have adequate procedures for monitoring and controlling its domestic and foreign operations; and
- (b) Receives information (by examination, audits or by other means) on the domestic and foreign operations of the international banking corporation, including its offices and subsidiaries; and also receives financial reports which permit analysis of the consolidated condition of the international banking corporation.
- (c) Has the ability to obtain information on the dealings and relationships between the international banking corporation, its offices and subsidiaries wherever located; and
- (d) Is empowered by the home country's banking laws with the authority and ability to ensure the safety and soundness of the international banking corporation and its offices and subsidiaries.
- (10) Comprehensive supervision includes the ability and willingness of the home country supervisor to provide OFR early notice of any financial weaknesses being experienced by the international banking corporation, including its offices or subsidiaries wherever located. Comprehensive supervision also includes the ability of the home country supervisor to provide OFR assurance of cooperation by both the international banking corporation and the home country supervisor.

Rulemaking Authority 120.53(1)(b), 655.012(2) 655.012 (3), 663.05(9) FS. Law Implemented 663.05(9) FS. History–New 8-24-93, Formerly 3C-140.051, 3C-140.003, Amended ____.

69U-140.004 Application for the Establishment of Separate <u>Florida Offices</u> <u>International Banking Agencies</u> by a Qualified International Banking Corporation.

In accordance with Chapter 663, F.S., a qualified international banking corporation may establish separately licensed offices in the State of Florida international banking agencies by application for authority to establish an international branch, an international bank agency, an international administrative office, or an international representative office banking agency as provided in subsection 69U-140.002(1) 69U-15.009(1), F.A.C. Each such separately licensed international branch, international bank agency, international administrative office, or international representative office banking agency shall meet the criteria specified in Section 663.05, F.S., and rules promulgated thereunder, and shall be fully subject to all applicable restrictions and limitations imposed by Chapter 663, F.S., and the rules promulgated thereunder.

Rulemaking Authority <u>655.012(2)</u> <u>663.06(6)</u>, 663.13 FS. Law Implemented 663.04, <u>663.05(5)</u> <u>663.05(4)</u>, <u>663.06(1)</u> <u>663.06(1)</u> <u>663.06(6)</u> FS. History—New 12-20-82, Formerly 3C-15.081, 3C-15.0081, 3C-140.004, <u>Amended</u>.

69U-140.0045 Interim Operational Plans.

(1) Pursuant to Section 663.11, F.S., an international banking corporation that is licensed to maintain an international branch, international bank agency, international administrative office, or international representative office may not continue to conduct its licensed business in this state if the international banking corporation is experiencing any of the statuses outlined in Section 663.11(1)(a) 2. – 3., F.S. However, subject to OFR approval, the OFR may permit an international branch, international bank agency, international administrative office, or international representative office to remain open and in operation if the international banking corporation is

experiencing any of the statuses outlined in Section 663.11(1)(a) 2. – 3., F.S., if, within the 30 days after the occurrence of such event, the international branch, international bank agency, international administrative office, or international representative office provides the OFR with either a plan to wind down its affairs and business within the subsequent 90 days, or an interim operational plan to the OFR within 30 days after the occurrence of any such event.

- (2) The interim operational plan submitted to the OFR must contain the following:
- (a) The international banking corporation's operational requirements, restrictions, written agreements, or other documents provided by its home country supervisor based on its current status;
- (b) A business continuity and strategic plan of the international branch, international bank agency, international administrative office, or international representative office and international banking based on the status of international banking corporation. The plans must include projected timelines and impact on business continuity based on the status of the international banking corporation.
- (c) A description of the technical competence and administrative ability of the management of the international banking corporation and its offices or subsidiaries to manage and address requirements and operations based on its status;
- (d) A description of the technical competence and administrative ability of the management of the international branch, international bank agency, international administrative office, or international representative office based on the status of the international banking corporation;
- (e) A description of the adequacy of the accounting and internal control systems of the international banking corporation, particularly the international banking corporation's ability to monitor and supervise the activities of its offices or subsidiaries, wherever located, based on its status;
- (f) A description of any updates to internal systems, processes, policies, and procedures of the international branch, international bank agency, international administrative office, or international representative office and the international banking corporation;
 - (g) The name and contact information of the international banking corporation's home country supervisor;
- (h) The name and contact information of any supervisory authorities monitoring and overseeing the international banking corporation based on its status; and
- (i) If there are any changes to the officer or manager overseeing the operations of the international branch, international bank agency, international administrative office, or international representative office as part of the interim operational plan, the international branch, international bank agency, international administrative office, or international representative office shall submit a Form OFR-U-10, Interagency Biographical and Financial Form, effective 3/2003, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXX and Form OFR-U-10A, Addendum to Form OFR-U-10, Confidential Release of Information Supplement to the Interagency Biographical and Financial Form, effective 01/2018, which is hereby incorporated by reference and available at https://www.flrules.org/XXXXXX, for each newly proposed officer or manager.
- (3) Pursuant to Section 663.11(1)(b)1.a., if the OFR finds that the interim operational plan does not allow for the conduct of business in a safe and sound manner, the OFR shall revoke the license. In making its determination of the acceptability of the interim operational plan, the OFR shall consider the following criteria:
- (a) The international banking corporation is authorized by the foreign country in which it is organized and licensed to address the affairs of the international branch, international bank agency, international administrative office, or international representative office in this state;
- (b) The international branch, international bank agency, international administrative office, or international representative office will not engage in any new lines of business or otherwise expand its activities in this state;
- (c) Allowing the international branch, international bank agency, international administrative office, or international representative office to remain open furthers domestic and foreign supervisory cooperation;
- (d) Allowing the international branch, international bank agency, international administrative office, or international representative office to remain open is in the public's interest and does not present an immediate or serious danger to the public health, safety, or welfare;
- (e) Management of the international branch, international bank agency, international administrative office, or international representative office has the ability to operate the office in a safe and sound manner;
- (f) The capital adequacy of the international banking corporation, its offices or subsidiaries as specified by the capital adequacy guidelines in the home country and in the United States, based on the status of the international banking corporation;
- (g) The liquidity and funds management practices of the international banking corporation, its offices or subsidiaries, based on the status of the international banking corporation; and

- (h) Any supervisory information from the home country regulator or supervisory authority of the international banking corporation, based on its status.
- (4) The OFR may conduct an onsite examination or investigation of an international branch, international bank agency, international administrative office, or international representative office to confirm information provided to the OFR in the interim operational plan.
 - (5) The OFR shall process requests for approval of an interim operational plan as follows:
- (a) Upon receipt of any request for approval of an interim operational plan, the OFR shall review the information contained therein, and request any additional information to complete the request within 15 days after receipt. The international banking corporation shall provide the requested additional information within 15 days after the receipt of the notice from the OFR. Failure to respond within the timeframe required is grounds for denial of the interim operational plan, and will result in the subsequent revocation of the license in accordance with Section 663.11(1)(a), F.S.
- (b) Within 10 days after receipt of any additional information requested, the OFR shall deem the request for approval of an interim operational plan complete or provide notification that the information provided does not satisfy the OFR's request or requests.
- (c) Within 10 days after receipt of a completed request for approval of an interim operational plan, the OFR shall approve or deny the interim operational plan.
- (d) Approval an interim operational plan will be granted for no more than 120 days. Should the international banking corporation require an interim period of longer than 120 days, a new interim operational plan must be submitted to the OFR for approval prior at least 15 days prior to the expiration of the original approval. If a new interim operational plan is not provided within 15 days prior to the expiration of the prior plan, the OFR shall revoke the license in accordance with Section 663.11(1)(a), F.S.
 - 2. If the OFR denies the interim operational plan, the OFR shall revoke the license in accordance with Section 663.11(1)(a), F.S.
 - 3. No more than 2 consecutive interim operational plans may be approved.
- (6) Reporting. The OFR may request periodic reporting as part of the ongoing monitoring of an international branch, international bank agency, international administrative office, or international representative office that is operating under an interim operational plan.

Rulemaking Authority 663.11(1)(b)2. FS. Law Implemented 663.11 FS. History–New .

69U-140.005 Surrender of Agency License.

- (1) General. An international banking corporation proposing to terminate the operation of its <u>international</u> <u>branch</u>, <u>international administrative office</u>, <u>international representative office</u>, <u>or</u> international bank agency by closure or by nonrenewal of the <u>international branch</u>, <u>international administrative office</u>, <u>international representative office</u>, <u>or international bank</u> agency license shall surrender such license in the manner prescribed by this rule.
- (2) Preliminary Notice to OFR. An international banking corporation shall provide to OFR written notice of its intention to terminate the operation of its licensed office agency at least sixty (60) days prior to the proposed date of termination. The notice shall state that the proposed termination has been approved by the board of directors of the international banking corporation, or a committee or executive officer duly authorized by such board of directors, and shall include the proposed date of termination and the name of the officer in charge of the termination procedures, which officer may be the general manager or any other officer of the agency.
- (3) The An international banking corporation shall provide to the depositors and other creditors of its <u>licensed</u> office agency a written notice of termination in a newspaper of general circulation in the county in which its agency is located for a period of two months, running on a weekly basis, prior to the proposed date of termination and shall provide OFR with an affidavit of publication showing that the requirement of publication has been satisfied. The international banking corporation shall, in addition, send a notice directly to the customers of the international branch, international administrative office, international representative office, or international bank agency, at least thirty (30) days prior to the proposed date of termination, and shall provide a sample copy of the notice to the OFR.
 - (4) Reports to OFR.
- (a) At the time of its filing the notice required by subsection (2) of this rule, an international banking corporation shall file with OFR a report of the <u>licensed office's agency's</u> assets and liabilities together with attached schedules fully describing the amount and maturity of each of the <u>licensed office's agency's</u> actual and contingent

liabilities, including any pending litigation.

- (b) Within thirty (30) days after the date on which the notice required by subsection (2) of this rule is given to OFR, an international banking corporation shall file with OFR a report of the <u>licensed office's agency's</u> assets and liabilities, which report shall reflect the settlement of the <u>licensed office's agency's</u> aggregate liabilities as defined in Section 663.07(1), F.S. Any such liability shall be deemed settled if it is either discharged by payment or assumed by another office of the international banking corporation.
- (c) Within sixty (60) days after the date on which the notice required by subsection (2) of this rule is given to OFR, an international banking corporation shall file with OFR a statement certified by an appropriate officer of such corporation that all the <u>licensed office's agency's</u> assets, except any assets, including dollar deposits maintained with other banks or investment securities, held in satisfaction of the agency's asset maintenance or capital equivalency requirements, have been transferred to another office of the international banking corporation and that all the licensed office's agency's liabilities have been settled.
- (5) Review by OFR. OFR may conduct an examination of the books of an international branch, international administrative office, international representative office, or international bank agency at any time after its receipt of the report required by paragraph (4)(a) of this rule and shall conduct a final examination of such books within seven (7) days of its receipt of the statement required by paragraph (4)(c) of this rule.
- (6) Effective Date of Termination. An international branch, international administrative office, international representative office, or international banking agency's operations shall be deemed terminated effective upon the expiration of thirty (30) days from the date of filing the statement required by paragraph (4)(c) of this rule unless, within such thirty (30) day period, OFR provides to the international banking corporation a written notice specifying the ground for denial of such proposed termination. OFR shall not deny a request to terminate unless it learns of the existence of any outstanding claim or claims, or any outstanding regulatory obligations which the international banking corporation has not met, or against the international bank agency or unless it deems that the requirements of this rule have not been satisfied.

Rulemaking Authority 120.53(1)(b), 655.012(2) 655.012 (3), 663.06(2), 663.06(4), 663.13 FS. Law Implemented 120.53(1)(b), 658.95, 658.96, 663.02(1) 663.02(2), 663.06 663.06(1), 663.07, 663.09, 663.13 FS. History—New 12-27-87, Formerly 3C-15.016, 3C-140.005, Amended.

69U-140.006 Investment Services.

- (1) Pursuant to Section 663.061(1), F.S., an international bank agency may provide investment management and investment advisory services to non-residents and may also provide such services to residents when such services relate to international or foreign, or domestic investments. For the purposes of this rule the term "non-residents" has the same meaning as that term is defined pursuant to Section 663.01(10) 663.01(11), F.S.
 - (2) through (3) No change.

Rulemaking Authority 120.53(1)(b), <u>655.012(2)</u> 655.012(3), <u>663.061(3),</u> 663.13 FS. Law Implemented 663.06(5), <u>663.061(1)</u> FS. History–New 1-30-84, Formerly 3C-15.14, 3C-15.014, Amended 8-2-93, Formerly 3C-140.061, 3C-140.006, <u>Amended</u>.

69U-140.008 Permissible Activities for an Agency.

- (1) Generally, permissible activities shall include those activities permissible for corporations engaged in international banking or financial operations under the Edge Act, 12 U.S.C. sections 611-631, except such of those activities that are contrary to or inconsistent with any of the provisions of Chapter 663, F.S., or these rules. <u>An international bank agency may engage in any activity permissible for an international administrative office or international representative office.</u>
- (2) Credit Balances. An international bank agency may maintain for the account of others credit balances necessarily incidental to, or arising out of, the exercise of its lawful powers. Provided that such credit balances are disbursed in accordance with subsection (3) of this rule, they shall not be considered to be functionally equivalent to demand deposits for purposes of Section 663.061(2) 663.06(5), F.S. Credit balances may include proceeds of loans to customers where such proceeds are not immediately disbursed; proceeds of incoming remittances; proceeds of collections made for customers' accounts; funds delivered by customers to settle letters of credit accounts with the

banking agency prior to settlement date; proceeds of export bills negotiated (i.e., drafts drawn under letters of credit issued by and received from other financial institutions); cash collateral resulting from any permissible activity with a customer; undisbursed proceeds of a loan retained by the banking agency in the nature of a compensating balance from the borrowing customer; funds delivered prior to execution of money transfers undertaken on behalf of customers; funds delivered or received on account of the purchase or sale of securities for the account of customers; and funds received from customers to cover currency transactions or as the result of currency transactions on behalf of customers.

- (3) Disbursement of Credit Balances. A credit balance may be fully or partially disbursed either to the customers for whose accounts it is maintained or to third parties designated by the customer. Such disbursements may be made by check, draft, pre-authorized transfer, or otherwise. Disbursements by the customer to third parties, however made, shall not exceed an average of twenty per day per calendar month. Disbursements to the customer maintaining the credit balance and disbursements by the international bank agency on behalf of the customer to third parties may be made without limitation.
- (4) Compliance with Disbursement Limitations. To insure compliance with subsection (3) of this rule, an international bank agency which maintains credit balances for the account of customers shall adopt procedures to monitor credit balance disbursements to third parties and promptly notify customers who exceed the limitations established in subsection (3) of this rule. Customers who are notified as provided in this subsection and who subsequently exceed the limitations established in subsection (3) of this rule shall be prohibited by the international bank agency at which their accounts are maintained from making further credit balance disbursements to third parties.
- (5) Lending. An agency may provide financing and banking services to foreign businesses and foreign individuals in their foreign operations, and also in their operations in the United States or elsewhere, where such operations are in the stream of international business and commerce. An agency may also provide financing and banking services to United States businesses and customers in their foreign operations and in their operations in Florida and elsewhere that are clearly related to international commerce, such as operations directly connected with the production, storage, transportation and sale of goods for export or import if the importation or exportation of the goods is financed by the banking agency.
 - (6) Deposits.
- (a) An international bank agency licensed by this state may accept, pursuant to Section 663.061, F.S., only the following deposits:
 - 1. through 3. No change.
 - 4. International banking facility deposits, as defined by Rule 69U-100.003 69U 17.002, F.A.C.
 - (b) No change.
- (7) Pursuant to the authority contained in subsections (6) and (7) of Section 663.061 663.06, F.S., and by virtue of the provisions of the federal International Banking Act of 1978 (Public Law 95 369, 92 Stat. 607) relating to federal agencies, as defined therein, and those provisions of the Code of Federal Regulations as adopted by the Comptroller of the Currency of the United States pursuant to said International Banking Act of 1978 relating to federal agencies (12 CFR Part 28; 44 Federal Register 65381, November 13, 1979), notwithstanding the limitations set forth above, the operations of an international banking corporation at its international bank agency licensed in Florida by OFR:
 - (a) No change.
- (b) Shall be subject to all the same duties, restrictions, penalties, liabilities, conditions, and limitations that would apply under the <u>Financial Institutions Codes</u> Florida Banking Code to a state bank doing business in Florida.

Rulemaking Authority 655.012(2), 663.061(3), 663.13 FS. Law Implemented 663.061, 663.06(5) FS. History—New 5-4-78, Amended 2-24-80, 7-21-81, 12-2-85, Formerly 3C-15.03, Amended 5-27-87, 5-18-88, Formerly 3C-15.003, Amended 11-5-97, Formerly 3C-140.008, Amended 10-29-12._.

69U-140.015 Capital Equivalency or Asset Maintenance.

(1) No change.

- (2) Deposit Arrangements. The capital equivalency deposits shall be maintained pursuant to a deposit agreement between the international banking corporation and the depository bank on Form OFR-U-29, Capital Equivalency Deposit Agreement, which shall be available from OFR. Funds deposited in investment securities placed in safekeeping at the depository bank to satisfy the capital equivalency requirements shall: be segregated on the books and records of the depository bank; not be diminished in aggregate value, by withdrawal, without the prior approval of OFR; be pledged to OFR; and be free from any lien, charge, right of set off, credit or preference in connection with any claim of the depository bank against the international banking corporation. So long as it continues business in the ordinary course, the international banking corporation shall be permitted to collect income on the securities and the funds so deposited and will be allowed from time to time to exchange such securities. In the event of the voluntary closure of the international bank agency or international branch, OFR shall determine the time for the release of the capital equivalency dollar deposits and investment securities. The time for release shall be based upon a determination by OFR that satisfactory arrangements have been made by the international banking corporation for the payment of creditors and the settlement of depositors of the international bank agency or international branch.
- (3) Maintenance of a Capital Equivalency Ledger Account. Each international bank agency or international branch shall maintain a capital equivalency account and shall record for each business day the amount of liabilities requiring capital equivalency coverage. On the last business day of each month, the average daily balance of such liabilities shall be computed. Based on this computation, any increase in the dollar deposits or investment securities that may be necessary to maintain the minimum capital equivalency amount or capital equivalency ratio shall be made within the first seven business days of the following month. If an international banking corporation has two or more international bank agencies or international branches, the capital equivalency deposits and the amount of liabilities requiring capital equivalency coverage shall be determined on an aggregate basis.
 - (4) through (11) No change.

Rulemaking Authority 655.012(2), 663.13, 663.07(1) FS. Law Implemented 663.07(1), (3), (5), (7), (9), 663.12(4) FS. History—New 3-10-82, Amended 11-21-85, Formerly 3C-15.10, Amended 10-5-89, Formerly 3C-15.010, Amended 8-24-93, Formerly 3C-140.007, 3C-140.015, Amended 10-29-12.

69U-140.016 Capital Accounts and Capital Ratio Standards.

- (1) To qualify for a license to operate an international branch, international bank agency, international administrative office, or international representative office, an international banking corporation must have an average capital ratio of 5.0 percent or greater. For the purposes of this section, "average capital ratio" means capital accounts divided by the average of the prior 4 quarters of average assets.
- (2) In no case may the total capital accounts of the international banking corporation be less than the minimum required under s. 658.21(2) to establish a state bank. An international banking corporation that operates an international branch, international bank agency, international administrative office, or international representative office under this part must annually certify the total capital accounts of the international banking corporation. Such certification must be submitted to the OFR on a Form OFR-U-57, Certificate of Capital, effective 01/2018, herein incorporated by reference and available at https://www.flrules.org/XXXXX.
- (3) The OFR may not deem the proposed capitalization of the international banking corporation to be adequate unless the international banking corporation is considered well-capitalized in accordance with the capital adequacy standards of its home country. An international banking corporation seeking licensure to operate an international branch, international bank agency, international administrative office, or international representative office under this part must certify that it is considered well-capitalized in accordance with the capital adequacy standards of its home country.

Rulemaking	Authority	663.055(4)	FS. La	w Imp	olemented	663.04(5),	663.05,	663.055,	663.06,	663.08 FS.	History	<i>)</i> -
New .	•			_								

69U-140.017 Acceptances.

(1) through (4) No change.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u>, <u>663.083(1)</u>, <u>663.13 FS. Law Implemented 120.53(1)(b)</u>, <u>663.083(1) FS. History—New 11-4-84</u>, Formerly 3C-15.15, 3C-15.015, 3C-140.017, <u>Amended</u>.

69U-140.018 Minimum Audit Procedures - International Bank Agencies.

- (1) Scope, Records in English. Each state licensed international bank agency shall keep a set of accounts and records in English, reflecting all transactions on a daily basis. The international banking corporation of each state licensed bank agency shall perform, or shall cause to be performed, an audit of the agency within each calendar year and within 15 months of the previous audit, in compliance with the following minimum audit requirements. If the audit is performed on a departmental or continuous basis, it should be initiated during the calendar year and within 15 months of the previous audit.
- (2) Persons Qualified to Perform Audits. Persons who perform audits for the international bank agencies must be independent of any manager or employee in charge of operating the international agency and must qualify pursuant to one of the following classes:
 - (a) through (b) No change.
 - (3) through (7) No change.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u>, 655.045(3), 663.09, 663.13 FS. Law Implemented 655.045(3), 663.09 FS. History—New 3-29-83, Formerly 3C-15.12, Amended 8-19-86, 5-22-90, 10-29-91, 2-17-92, Formerly 3C-15.012, Amended 3-11-01, Formerly 3C-140.018, <u>Amended</u>.

69U-140.019 Financial Reports.

(1) through (8) No change.

Rulemaking Authority 120.53(1)(b), 655.012(2) 655.012(3), 663.13 FS. Law Implemented 663.07, 663.09 FS. History—New 2-22-79, Amended 2-24-80, 7-21-81, 4-29-84, 8-15-85, Formerly 3C-15.06, Amended 8-19-86, 3-22-92, Formerly 3C-15.006, Amended 4-18-93, 1-31-96, Formerly 3C-140.009, 3C-140.019, Amended ____.

69U-140.022 Service of Process.

An international banking corporation operating an international branch, an international bank agency, an international administrative office, or an international representative office a state chartered agency in this state is subject to service of processing at the location of such office agency. Service of complaints, summonses, notices, orders, subpoenas and any other legal paper required to be served upon an international banking corporation at any such location may be made in accordance with the law and rules governing the court in which the action is, was, or is to be pending.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u>, 663.13 FS. Law Implemented 48.081, 48.181, 48.193, 120.53(1)(e), 120.60(6), 663.06(6), 663.13 FS. History—New 2-24-80, Amended 7-21-81, Formerly 3C-15.07, 3C-15.00, 3C-140.022, <u>Amended</u>.

69U-140.023 Reciprocity.

The applicant must establish to the satisfaction of the OFR, that the country in which the applicant is organized permits any financial institution licensed or chartered by any state or any federal bank regulatory agency in the United States Florida banks to establish similar facilities therein or exercise similar powers to those for which an application has been made. Similar facilities or the exercise of similar powers shall include the indirect maintenance of such facilities or exercise of such powers through the ownership of a subsidiary company. The information submitted may consist of data as to the existing activities of foreign banks in the country in which the applicant is organized, an opinion of a licensed member of the legal profession of the country in which the applicant is organized or a certificate of the appropriate bank supervisory authority thereof. In determining whether the requisite reciprocity exists, the criteria and terms and conditions of admission to the foreign country shall be considered sufficiently similar if, taken as a whole, with due regard to local banking practices, they are as favorable as the criteria and the terms and conditions existing in Florida.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u>, 663.13 FS. Law Implemented <u>120.60(4)</u>, 663.04(2), <u>663.05(7)(a)</u> FS. History–New 5-4-78, Amended 7-21-81, Formerly 3C-15.05, 3C-15.005, 3C-140.023, <u>Amended</u>.

69U-140.120 Examination Fees.

(1) through (2) No change.

Rulemaking Authority <u>655.012(2)</u> <u>655.012(3)</u>, <u>663.12(3)</u> FS. Law Implemented 663.12(3) FS. History–New 6-1-97, Formerly 3C-140.120, <u>Amended</u>.

69T-1.001 Organizational Structure.

- (1) The following organizational units are established in the Office of Financial Regulation:
- (a) through (b) No change.
- (c) Division of Financial Institutions, which shall include the following bureaus:
- 1. Bureau of Bank Regulation-District I,
- 2. Bureau of Bank Regulation District II,
- 2.3. Bureau of Credit Union Regulation.
- (d) through (g) No change.
- (2) through (7) No change.

Rulemaking Authority 20.121(3)(b) FS. Law Implemented 20.055(2), 20.121(3)(b) FS. History–New 1-3-07, Amended 5-29-12.

Material Incorporated by Reference: (Begins on next page.)

APPLICATION AND PLAN OF CONVERSION TO THE OFFICE OF FINANCIAL REGULATION FORM OFR-U-4

FOR APPROVAL TO CONVERT THE CHARTER OF A FINANCIAL INSTITUTION

	Exact Title o	f Financial Institution					
		, Florida					
Street Address	City	, Florida County	Zip				
Authorized to Do Business as:		(Type of Financial Institution)					
Proposed New Name:			,				
Proposed Type of Financial Institu	tion:						
Main Office to be located at:							
Street Address	City	, Florida County	Zip				
All questions should be answer Please note that many of the question attachment (Attachment No Additionally, OFR is author nonrefundable examination application process.	uestions require responding.	nse on a separate insert page ancial institution applying	to be identified as nun to convert its charter				
		<u>ESPONDENT</u>					
Additional details concerning this	proposal may be obtair	ned from:					
Name		Title					
Name							
		Telephone: <u>()</u>					
Mailing Address		Telephone: <u>()</u>					

Form OFR-U-4
Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018)
Page 1 of 11

Revenue Source Code: 223

Applicant hereby applies to the Office of Financial Regulation pursuant to Section 655.411, Florida Statutes, for approval to convert its charter to a state financial institution without a change in business form or to convert its charter to a state financial institution in order to do business as another type of financial institution.

ATTACHMENTS

The attached schedules and exhibits are an integral part of this Application and Plan of Conversion.

> SCHEDULE I - General Information

➤ SCHEDULE II - Competitive Impact

➤ SCHEDULE III - Financial Data

SCHEDULE IV - Officers and Directors

SCHEDULE V - Corporate Name

SCHEDULE VI - Offices and Fixed Assets

Addendum (1) (For completion by national or federal financial institutions only)

➤ SCHEDULE VII - Nonconforming Activities

Note: Supplemental schedules and exhibits may be added by the Applicant.

CERTIFICATE

The Applicant, by its Board of Directors, hereby certifies that the information contained in this Application and Plan of Conversion is true and complete to the best of its knowledge and belief; further, the Applicant accepts the responsibility of informing OFR promptly of any significant change in the information presented.

Executed this day of	, 20
Sign	Sign
Type	Type
71	<i>71</i> ————————————————————————————————————
Sign	Sign
<i>Type</i>	<i>Type</i>
Sign	Sign
<i>Type</i>	<i>Type</i>
Sign	Sign
Туре	<i>Type</i>
1. I hereby certify that I am Cashier/Secretary of the Board located in presently serving in that capacity in accordance with the by 2. I further certify that at a meeting of the Board of Direct duly called on the day of adopted by a majority of the Board: (Insert resolutions adopted - the entire text)	, and that I have been duly appointed and am ylaws of the financial institution. tors of, 20, the following resolutions were duly
The foregoing resolution(s) is/are presently in full force are	nd effect and has/have not been revoked or rescinded
as of the date hereof.	
In witness hereof, I have hereupon set my signature this _	day of

Form OFR-U-4 Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018) Page 3 of 11

SCHEDULE I

General Information

1.	Submit an original and one copy of all parts of the Application and Plan of Conversion.
2.	Submit opinion from legal counsel to evidence that the procedures prescribed by federal law or regulation, if any, to accomplish this conversion are being followed. (Attachment No)
3.	Submit a certified copy of a resolution adopted by the Board of Directors inviting OFR to examine Applicant's records in connection with the conversion. (Attachment No)
4.	If Applicant is a federal or national financial institution, submit pro forma Articles of Incorporation. (Attachment No).
5.	If Applicant is a state financial institution, submit an unsigned copy of proposed amendments to the Articles of Incorporation. (Attachment No).
6.	Indicate the desired effective date for completion of the conversion:, 20
7.	List the corporate name, street address, mailing address if different, of each of Applicant's service corporations or subsidiaries, operating or approved, and the nature of each activity conducted. Indicate the amount of Applicant's investment in each corporation and whether the entities are active or inactive.
	SCHEDULE II
	Competitive Impact
1.	Provide a statement of the competitive impact of this proposed conversion, including any effect on the availability of particular financial services in the market are now being served. (Attachment No)
2.	Provide a narrative statement dealing with why Applicant feels that the proposed conversion would not cause a substantially adverse effect on the financial condition of any institution already established in the primary service area. (Attachment No)
	SCHEDULE III
	<u>Financial Data</u>
1.	If Applicant is a state-chartered financial institution, submit financial statement as of the last day of the month preceding adoption of the plan. (Attachment No). NOTE: In considering applications filed by state-chartered financial institutions, OFR will utilize existing examination-generated analyses for conclusions on financial standing.
2.	If Applicant is a federally chartered association, submit the following minimum financial data:
	(a) Financial statements (Statement of Condition and Report of Income) of the association as of the last day of the month preceding adoption of the plan. (Attachment No)
	(b) Copies of the two previous audits, prepared by a certified public accountant. (Attachment No)
	(c) Copies of the monthly Office of the Comptroller of the Currency Reports for the previous two months. (Attachment No)
	(d) Copies of the Quarterly Reports filed with the OCC, during the previous two years. (Attachment No)
	(e) Copies of the OCC and FDIC Examination Reports, and the federal association's comments to the
	Form OFR-U-4 Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018) Page 4 of 11

Com be su	otroller	he information requested in paragraphs (c) - (e) above, Applicant should request of the Office of the of the Office of the of the Currency ("OCC") and Federal Deposit Insurance Corporation ("FDIC") that copies of the document to OFR or obtain any necessary approval from the OCC before copies of such are related to OFR by the
3.	If Ap	plicant is a national bank, submit the following minimum financial data:
		Copy of quarterly call reports of condition for each of the last eight (8) reporting periods preceding adoption f the plan. (Attachment No)
		Copy of the statement of income and dividends for each of the last four (4) reporting periods preceding doption of the plan. (Attachment No)
		Copy of the last two (2) independent audits. Attachment No)
4.		applicants, provide a Proforma Statement of Condition for the first three (3) years of operation after ersion.
5.	All A	applicants, provide a Proforma Statement of Income for the first three (3) years of operation after conversion.
6.		plicant has outstanding subordinated notes or debentures, attach a detailed summary of the debt and a copy of ote or debenture. (Attachment No).
6.	Desc	ribe any plans for capital infusions from other than retained earnings:
7.		Applicant currently have an approved stock option plan? If so, provide a copy of the plan and whether or not it is to be continued after conversion. (Attachment No) SCHEDULE IV
		Officers and Directors
1.	Attac	th a current list of directors. (Attachment No).
2.		ch a current list of executive officers, to include present titles and proposed titles subsequent to the ersion. (Attachment No).
3.	Desc	ribe any contemplated management changes:
4.	(a)	If Applicant is a national or federal financial institution, attach a Biographical Report (Form OFR-U-10) for each director, president, and chief executive officer. (Attachment No).
	(b)	If Applicant is a state-chartered financial institution, attach a Biographical Report (Form OFR-U-10) for the president, chief executive officer, and for each proposed director not presently serving on the Board of
		Form OFR-U-4 Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018)

Page 5 of 11

Examination Reports, from the previous two examinations. (Attachment No. _____)

Directors of Applicant.	(Attachment No)
Directors of Applicant.	(1 Xttaciiiiciit 1 10.	,.

SCHEDULE V

Corporate Name

- Prior to submitting an application, the Applicant should compare the proposed name with the names of existing financial institutions in Florida to determine that the proposed name is not so similar as to cause confusion with the names of existing financial institutions in Florida.
- ➤ If the resulting institution to the conversion is a savings and loan association, please review Section 665.0211, Florida Statutes, prior to submitting a proposed name.

SCHEDULE VI

Offices and Fixed Assets

FIXED ASSETS:

Complete the following schedule to provide a breakdown of the institution's present and proposed investment in fixed assets:

	Land	Building	Improvements	Premises	% of Total Capital
Present	\$	\$	\$	\$	%
Proposed Additions	\$	\$	\$	\$	%
Totals	\$	\$	\$	\$	%

Brie	efly describe the quarters of the existing main office, including:
(a)	Type of construction and square footage:
(b)).	Number of drive-in windows Attached to building (); detached
	ofly describe the general makeup and status of the proposed additions as reflected in the above schedule coasts.
lixe	d assets:
<u>Brai</u>	nches:
Atta	ach a schedule of all existing and/or proposed offices per the following outline: (Attachment No
	Form OED 11.4

Form OFR-U-4 Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018) Page 6 of 11

	Branche be know		Exact Stree	et	City, Town or Village		Date Opened
Operating Branches							
Approved but Unopened							
Branches to be Closed							
For any approved but ur date.	nopened br	ranches, submit	a copy of th	e application	n and approval and	l indic	ate anticipated opening
4. Trust Powers:							
(a) Does Applic	ant exerci	ise trust powers	? If so	o, provide th	e following: (Attac	chmen	t No).
Location of Department		Date Established		Number of Accounts		Dollar Volume of Assets under Administration	
b) Will services be continued as presently offered? If so, describe any changes:					ges:		
(c) Is Applicant a servicing institution to trust service offices? If so, attach a complete list of all existing and proposed trust service offices per the following outline: (Attachment No)							
		Host Institution		ct Street ddress	City, Town o Village	r	Date Opened (or approved)
Operating TSO's:							
Approved but Unopened TSO's:							
TSO's to be Closed							
		t to a trust servi e TSO and the c				and a	ddress of the institution
				Date On	anad:		

Form OFR-U-4 Incorporated by reference in Rules 69U-105.102(1)(k) and 105.703, F.A.C. (Eff. 01/2018) Page 7 of 11

FOR COMPLETION BY NATIONAL OR FEDERAL FINANCIAL INSTITUTIONS ONLY

CERTIFICATE

The Applicant, by its Board of Directors, hereby certifies that the information contained in the Application and Plan of Conversion is true and complete to the best of its knowledge and belief; further, the Applicant accepts the responsibility of informing OFR promptly of any significant change in the information presented.

Executed this day of	, 20
Sign	Sign
Type	Type
Sign	Sign
Type	Type
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Туре	Type
Sign	Sign
Type	Type
Sign	Sign
Type	Type

SCHEDULE VII

1.	Federal supervisory authority or insurer? If so, describe the nature and give a current status report. (Attachment No).
2.	Identify each potential nonconforming activity and provide a schedule and method for terminating each such activity. (Attachment No).
3.	Provide a current list of Applicant's shareholders. (Attachment No).
4.	Attach Biographical Report (Form OFR-U-10) for each person who owns 10% or more of Applicant's stock and is not currently an officer or director. (Attachment No).
5.	Have any of Applicant's officers or directors been convicted of, or pled guilty or nolo contendere to any violation of federal or state law? If so, please provide full details of the charge and indicate current disposition. (Attachment No.).

FLORIDA OFFICE OF FINANCIAL REGULATION Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

APPLICATION

For the Establishment of an International Trust Company Representative Office in the State of Florida

Form OFR-U-20D

General Instructions

An international trust entity may apply for a license to establish an international trust company representative office in the State of Florida by completing this letter application form, and providing all necessary information and supporting exhibits. If additional space is needed to complete any information required by this form, attach additional pages and identify the question to which the additional pages pertain.

A nonrefundable application fee in the amount of \$5,000.00, payable to the Florida Office of Financial Regulation ("Office"), must accompany this application. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

☐ The nonrefundable	application	fee of \$5,000.0	0 payable to	the Office	is attached	for	deposit	into	the
Financial Institutions'	Regulatory	Trust Fund.							

This application will not be deemed to be filed until the international trust company has provided the Office with all information required.

Org: 43843000000 Flair Object Code: 001059 EO: V1 Revenue Source Code: 216

Form OFR-U-20D Incorporated by Reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 1 of 21

LETTER APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Re: Application for the State of Florida	or a License to Establish an	International Trust Company Representation	entative Office in
Dear Director	:		
			, whose
	(Applicant International	Trust Entity)	
address is(Stree	et address, City, Province/S	tate, Country, Country Code)	, is a trust
company duly organiz	zed and licensed under the l	aws of, and is authorized to conduct t	rust business in,
	(Country)	A duly authenticate	ed copy of its
charter or equivalent	thereof, and its by-laws or e	equivalent thereof, accompany and are	made a part of this
application. The appl	icant hereby makes an appl	ication for a license to establish an int	ternational trust
company representati	ve office in the State of Flor	rida for the purpose of engaging in su	ch
activities as are permi	tted by law.		
1. The legal nan	ne of the international trust	entity is:	
2. Physical loca	tion of the proposed office i	is:	·
(Street Address)		<u> </u>	
		, Florida	
(City)	(County)		(Zip Code)

Form OFR-U-20D Incorporated by Reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 2 of 21

Mailing A	ddress is:		
		or	
(Street Address)		(Post Office Addres	ss)
(City)	(County)	(State/Country)	(Zip Code)
	of the person who shall be in ch	narge of the business and aff	airs of the international trust
company represent	cative office is:		
<u>Name</u>		<u>Title</u>	
	l above must complete the biogr elease of confidential information		(attachment 3(a)) and the
	mount of the capital accounts o		
	nents of financial condition as o		
	e made a part of this application	•	,
(Financial stateme	nts should be for the most recer	nt fiscal quarter ending, or a	t a minimum within 180
days of the date of	the application.)		

5.	Authentic copies of the	e international trust entity's articles of incorporation, or equivalent thereo
and b	y-laws or equivalent there	eof, are enclosed.
Dated	this day of	, 20
		(Applicant International Trust Entity)
		By:
		Title:

ACKNOWLEDGMENT

On this day	v of	20	, before me personally came
			, who is to me personally known,
or who produced	d	as ide	lentification, and who acknowledged
	e is the		
			, the
international trust en	ntity described herein and which e	executed t	the foregoing application certificate
and that he/she signed	ed his/her name hereto by like ord	der.	
(L.S)	(Signature of Notary acknowledgment)	Public or	r other official taking
	(Title of official taki	ng acknow	wledgment)
	(Title of official taki	ng acknov	wledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of	f Section 663.410, Fl	lorida Statutes,	
		_, an international trust entity duly	
organized or incorporated under the laws of		_, does hereby certify to the Florida	
Office of Financial Regulation, that, as of th	e close of business _	, 20, the amount o	f its
capital accounts (must be as of the latest fisc	cal quarter ending, or	r at a minimum of 180 days of the day	te of
the application), including paid-in capital, so	urplus, and undivided	d profits expressed in the currency of	the
country of its incorporation, and the U.S. do	llar equivalents there	eof, were:	
		U.S. Dollar	
	Amount	<u>Equivalents</u>	
Paid-in Capital Stock			
Surplus			
Undivided Profits			
Other (Specify)			
Totals			
Rate of exchange as of the date above:		·	·
	Dated:	20	
	Ву:		
	Name:	(Signature)	
	ranic.	(Print name)	
	Title		

Form OFR-U-20D Incorporated by Reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 6 of 21

REQUIRED INFORMATION AND ATTACHMENTS Form OFR-U-20D

- 1. Provide the name, address, email address, and telephone number of the contact person or correspondent for this application.
- 2. Provide a certificate issued by the trust company supervisory authority of the country in which the international trust entity is organized or chartered that:
 - (a) states that the international trust entity is duly organized, licensed, or otherwise authorized by operation of law to transact business as a trust entity, and lawfully existing in good standing;
 - (b) states that the trust company supervisory authorities in the home country of the applicant have authorized the international trust entity to establish the proposed international trust company representative office in Florida; and
 - (c) states that the international trust entity holds an unrestricted license to conduct trust business in the foreign country under the laws of which it is organized and chartered.
- 3. Provide a brief biography of each of the applicant's directors, executive officers, and principal shareholders detailing their financial ability, reputation, integrity and experience in managing and directing an international trust company.
- 4. Provide, as Attachments 4(a) *Biographical Information* and 4(b) *Authorization for Release of Confidential Information*, attached to this application for the proposed manager of the international trust company representative office.
- 5. Describe the trust company regulatory system in the applicant's home country and address:
 - (a) the extent to which the international trust entity is subject to comprehensive supervision or regulation on a consolidated basis by its home country authorities;
 - (b) the powers and functions of trust company supervisory authorities; and
 - (c) the frequency and scope of direct or indirect supervisory examinations of trust companies.
- 6. Provide a brief history of the applicant including the total amount of assets under management (AUM) and/or assets under administration (AUA) in its home country and number of offices operated in the home country. Summarize the applicant's experience in international trust business to include: the volume and character of its current international business; a description of the structure of the applicant's foreign or international department; the location, number of accounts, and AUM and/or AUA of any existing foreign offices; and the number of international staff.
- 7. Provide the following for the applicant:
 - (a) Parent only and consolidated balance sheets showing separately each principal group of assets, liabilities, and capital accounts within 180 days of the date of the application;
 - (b) Parent only and consolidated income statements showing separately each principal source of revenue and expenses through the end of the most recent fiscal quarter and for the most recent fiscal year; and

Form OFR-U-20D Incorporated by Reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 7 of 21

- (c) Parent only and consolidated statements of AUM and/or AUA within 180 days of the date of the application.
- 8. Describe the existing operations of the applicant and its ultimate parent, if any, in the United States, including bank and non-bank subsidiaries, branches and agencies, commercial lending companies, and representative offices.
- 9. Discuss the purpose for establishing the proposed office and the types of services to be offered.
- 10. Describe the manner in which, and the extent to which, the applicant proposes to direct and supervise the activities of the proposed international trust company representative office. Describe the policies, procedures, and internal audit measures that will be put in place to ensure compliance with applicable state and federal laws and regulations.
- 11. Describe whether there exist any confidentiality laws or other impediments that would restrict the ability of the applicant and its ultimate parent, if any, to provide information to the Office to determine and enforce compliance with applicable state and federal laws and regulations.
- 12. Provide a certified copy of that information required to be submitted in accordance with the provisions of Chapter 607, Florida Statutes, that applies to foreign corporations.
- 13. Provide a copy of applicant's articles of incorporation or equivalent thereof and a copy of its bylaws or equivalent thereof satisfactory to the Office.
- 14. List any occasion within the 10 year period preceding the date of this application in which either the international trust entity or any of its directors, executive officers, or principal shareholders has been arrested for, charged with, convicted of, or pled guilty or nolo contendere to, regardless of adjudication, any offense with respect to which the penalties include the possibility of imprisonment for 1 year or more, or to any offense involving money laundering, currency transaction reporting, facilitating or furthering terrorism, fraud, or otherwise related to the operation of a financial institution or trust company.

Attachment 3(a) to Form OFR-U-20D

This section of Form OFR-U-20D must be completed by the proposed manager of the international trust company representative office. The proposed manager must also complete attachment 4(b), the authorization for release of confidential information.

If additional space is needed to complete the information required, attach additional pages and identify the question to which the additional pages pertain.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

Notice Regarding Collection and Use of Social Security Numbers

In accordance with Section 119.071(5)(a)2.a., and Section 119.071(5)(a)2.b., Florida Statutes, the Office provides the following notice to applicants regarding the its collection and use of social security numbers.

The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Sections 663.406(5) and (6), Florida Statutes, to ensure the safe and sound management and operations of the international trust company representative office in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L. No. 107-56, or Presidential Executive Order 13224.
- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit

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Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.

- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.
- g. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.
- h. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.

(a)	Name:			
Last		First	Middle (full)	
(b)	Residence :	(Street Address)		_
	(City)	(State)	(Postal Code)	(Country)

1. Proposed Manager's Personal Information

(c) Residential History. Starting with the address of the residence where you resided prior to the current address above, provide all of your residential addresses for the past five (5) years without gaps. Attach additional sheets as necessary.

From mm/yyyy	To mm/yyyy	Street Address	City	State	Country/ Province	Postal Code
	Current					

(City) (State) (Country) f) United States Social Security Number:* *Please see the notice to applicants regarding the Office's collection and use of social security numbers. (Country) (Date, if Naturalized) h) If you are not a United States citizen, provide: Passport Number: Home Country Identification Number: Immigration File Number: i) Telephone and fax numbers where you may be reached during business hours and an e-mail address:	
Please see the notice to applicants regarding the Office's collection and use of social security numbers. g) Citizenship:	
h) If you are not a United States citizen, provide: Passport Number: Home Country Identification Number: Immigration File Number:	 ;.
Passport Number: Home Country Identification Number: Immigration File Number:	
Home Country Identification Number:	
Immigration File Number:	
	<u>—</u>
) Telephone and fax numbers where you may be reached during business hours and an e-mail address:	
(Area Code, Telephone Number, including Country Code if outside U.S.)	
(Fax Number) (E-mail Address)	
List other names you have used and the period of time you used them (for example, your maiden name) timer marriage, former name, alias, or nickname). Attach additional sheets as necessary.	ne, name by
Name From mm/yyyy r	To mm/yyyy

2. Employment History

(a) Starting with your current employment, provide a complete employment history for the past five (5) years without gaps. Account for all time, whether paid or unpaid. Include full and part-time employment, self-employment, military service, and homemaking. Also include periods of unemployment, retirement, as a full-time student, and extended travel. Attach additional sheets as necessary.

From mm/yyyy	To mm/yyyy	Employer (Name and Address)	Type or nature of business activities	Title/Position (Duties and Responsibilities)	Reason for Leaving

(b) Have you ever been dismissed or honorable discharge from military ser		any past employme	ent, including a less than
Yes No If "yes," provide the employer's name and explanation.	e, address, and teleph	none number; title or	position; date of discharge;
Education and Professional Credent	ials		
(a) List each diploma, certificate, or other schools.	legree from high sch	nools, colleges, unive	ersities, postgraduate, or
School Name and Address	From mm/yyyy	To mm/yyyy	Degree/Certificate

3.

Form OFR-U-20D Incorporated by reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 Page 14 of 21 (b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

4. Business Affiliations

List any company with which you are or were associated. Provide the company name, location, nature or type of business, position held or relationship to the company, any ownership percentage, and beginning date of the relationship.

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5. Legal and Related Matters

(a)

withd	you been involved in any of the following filings where the filing was denied, disapproved, drawn, or otherwise returned without favorable action by a federal or state regulatory rity or a self-regulatory organization:
(1)	A charter or license application, a financial institution holding company application, or a federal deposit insurance application, in which you were listed as an organizer, director, senior executive officer, or a person that would own or control (either individually or as a member of a group) 10 percent or more of any class of voting securities or other voting equity interest of the institution, or similar position?
	Yes No
(2)	A merger application in which you were listed as a director, senior executive officer, or similar position?
	Yes No
(3)	A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position?
	Yes No
(4)	A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee?
	Yes No
(5)	Any other application, notice, or other regulatory or administrative request which was filed with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity?
	Yes No

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which manag agreen superv	you or any company, financial institution, or financial institution holding company with you are or were associated as a director, an executive officer, a principal shareholder, a ter, a managing member, or an equivalent position been subject to any supervisory ment, enforcement action, civil money penalty, prohibition or removal order, or other risory or administrative action taken or imposed by any federal or state regulatory authority governmental entity?
	Yes No
	by company or financial institution with which you are or were associated as a director, an ive officer, a principal shareholder, a manager, a managing member, or an equivalent on:
(1)	Been placed into conservatorship or receivership or otherwise failed?
	Yes No
(2)	Received financial assistance from a federal agency or instrumentality?
	Yes No
(3)	Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction?
	Yes No
Have y	you or any company with which you are or were associated as a director, an executive principal shareholder, a manager, a managing member, or an equivalent position:
(1)	Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company?
	Yes No
(2)	Defaulted on a loan or financial obligation of any sort, whether as obligor, cosigner, or guarantor?
	which managagreen supervor other sup

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Yes No
(3) Forfeited property in full or partial satisfaction of any financial obligation?
Yes No
(4) Had a lien placed against property for failure to pay taxes or other debts?
Yes No
(5) Had wages or income garnished for any reason?
Yes No
(6) Failed or refused to pay any outstanding judgments?
Yes No
Have you or any company with which you are or were associated as a director, an executive officer, a principal shareholder, a manager, a managing member, or an equivalent position beer involved in any lawsuit, formal or informal investigation, examination, or administrative proceeding that may result in, or resulted in, any penalty (including, but not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture of property interest, or revocation of license), agreement, undertaking, consent, judgment, or order imposed by or entered into with any of the following entities:
(1) Any federal or state court?
Yes No
(2) Any department, agency, or commission of the United States government?

(e)

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	Yes No	
	(3) Any state, municipal, or foreign governmental entity?	
	Yes No Any self-regulatory organization (for example, NASD, FASB, state bar)?	
	Yes No	
(f)	Have you or any company with which you are or were associated as a director, an executive officer, a principal shareholder, a manager, a managing member, or an equivalent position be arrested for, charged with, indicted for, or convicted of (including a conviction where the rec was expunged), ever pleaded <i>nolo contendere</i> to, any criminal matter other than minor traffic violations?	ord
	Yes No	
(g)	If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identify the number of the question, describing the situation in detail, and, where relevant, including the situation in detail, and the situation is detail.	-

- following information. Attach additional sheets as necessary.
 Name and location of any company, party, court, regulatory agency, or self-regulatory
 - organization involved.Nature of your association with any company (for example, officer, director, organizer,
 - Type of any application, notice, or other regulatory or administrative request.
 - Nature of any supervisory, enforcement, or administrative action.
 - Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
 - Date of any relevant event.
 - Nature of any lawsuit, charge, or proceeding.
 - Jurisdiction in which any legal proceeding occurred.
 - Resolution or disposition of the matter.

principal shareholder, or owner).

6. Additional Information

Present any other information you believe is important to evaluate your filing.

Form OFR-U-20D Incorporated by reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 Page 19 of 21

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

Signature:	
Name:	
Date:	
STATE OF	_
COUNTY OF	_
COUNTRY	_
On this, day of	, 20, before me, the undersigned
notary, personally appeared	(name),
who is personally known to me or _	proved to me through the following identification:
	to be the person who signed the
preceding document in my presence and	d who affirmed to me that the statement and contents of the
document are truthful and accurate to th	e best of his orher knowledge and belief.
	C' (N. D.II) d. (C' i.i.i.)
	Signature of Notary Public or other official taking the acknowledgment
L.S./ Notary Seal:	

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

Form OFR-U-20D Incorporated by reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 Page 20 of 21

Attachment 3(b) Form OFR-U-20D

AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

TO WHOM IT MAY CONCE	RN:
background information, person or copies of any such document or any of its authorized represe	, hereby authorize and request every person, firm, on, organization or institution having control of any documents, records, nal information, or other information pertaining to me to furnish the original is, records or other information to the Florida Office of Financial Regulation entatives for purposes of the application by the international trust company ernational trust company representative office in Florida.
(Valid for six (6) months from	date signed)
	Signature
	Date
known, or who produced	
identification, and acknowledge	ed and affirmed the foregoing authorization for release of confidential
information to the Office. (L.S.)	
(2.2.)	(Signature of Notary Public or other official taking acknowledgement)
	(Title of official taking acknowledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

Form OFR-U-20D Incorporated by reference in Rule 69U-130.102, F.A.C. Eff. 01/2018 Page 21 of 21

FLORIDA OFFICE OF FINANCIAL REGULATION

Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

ABBREVIATED APPLICATION

For the Establishment of an International Trust Company Representative Office in the State of Florida

Form OFR-U-20D ABR

General Instructions

If eligible pursuant to s. 663.406(4), F.S., an international trust entity may apply for a license to establish an additional international trust company representative office in the State of Florida by completing this letter application form, and providing all necessary information and supporting exhibits. If additional space is needed to complete any information required by this form, attach additional pages and identify the question to which the additional pages pertain.

A nonrefundable application fee in the amount of \$5,000.00, payable to the Florida Office of Financial Regulation ("Office"), must accompany this application. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

☐ The nonrefundable application fee of \$5,000.00 payable to the Office is attached for deposit into the
Financial Institutions' Regulatory Trust Fund.
This application will not be deemed to be filed until the international trust company has provided the Office with all information required.
Org: 43843000000

Flair Object Code: 001059 EO: V1 Revenue Source Code: 216

Form OFR-U-20D ABR
Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C.
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LETTER APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Re: Abbreviated Application for a License to Establish an Additional International Trust Company Representative Office in the State of Florida

The applicant hereby makes application for an additional license to establish an international trust company representative office in the State of Florida for the purpose of engaging in such activities as are permitted by law. 1. The legal name of the international trust entity is: 2. Physical location of the proposed office is: (Street Address) , Florida (City) (County) (Zip Code) Mailing Address is: or (Post Office Address) (Street Address) (City) (State/Country) (County) (Zip Code) 3. Physical location of the current office(s) is:

> Form OFR-U-20D ABR Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C. Eff. 01/2018 2 of 19

(Street Address)				
		, Florida		
(City)	(County)			(Zip Code)
Mailing Addre	ess is:			
		or		
(Street Address)		(Post Office	e Address)	
(City)	(County)	(State/Cour	ntry)	(Zip Code)
(City)	(County)	(State/Cour	iti y)	(Zip Code)
4. The name of the	ne person who shall be in	charge of the business	s and affairs	of the proposed
	o person who share of the	onange of the comment	, u.1.0 u.1.u.1 .0	or the proposed
international trust com	pany representative offic	e is:		
<u>Name</u>		<u>Title</u>	<u> </u>	
	ove must complete the bid se of confidential informa			tachment 4(a)) and the
5. Authentic copi	es of the international tru	st entity's articles of i	ncorporation	and by-laws, or the
equivalent thereof, sho	uld be attached to this ap	plication if restated, ar	mended, or o	otherwise changed since
the most recent applica	ation to the Office.			
Dated this day or	f, 20	_		
	(Appli	cant International Trus	st Entity)	
	Bv:		-	
	J ·			
	_			
	Form Incorporated by Reference	OFR-U-20D ABR se in Rule 69U-130.102(2	2)(b), F.A.C.	
		Eff. 01/2018		

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ACKNOWLEDGMENT

On this day	of	20	_, before me perso	nally came
			_, who is to m	e personally known,
or who produced	1	as iden	ntification, and who	o acknowledged
before me that he/sh	e is the			of
				, the
international trust en	tity described herein and	which executed the	e foregoing applica	ation certificate
and that he/she sign	ed his/her name hereto by	y like order.		
(L.S)	(Signature of acknowledge	f Notary Public or on the ment)	other official taking	5
	(Title of office	cial taking acknowl	ledgment)	

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of his office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of	Section 663.410, Fl	orida Statutes,
		_, an international trust entity duly
organized or incorporated under the laws of		_, does hereby certify to the Florida
Office of Financial Regulation, that, as of the	e close of business _	, 20, the amount of its
capital accounts (must be as of the latest fisc	al quarter ending, o	r at a minimum of 180 days of the date of
the application), including paid-in capital, su	urplus, and undivided	d profits, expressed in the currency of the
country of its incorporation, and the U.S. dol	llar equivalents there	eof, were:
		U.S. Dollar
	<u>Amount</u>	<u>Equivalents</u>
Paid-in Capital Stock		
Surplus		
Undivided Profits		
Other (Specify)		
Totals		
Rate of exchange as of the date above:		
	Dated:	20
	Ву:	
		(Signature)
	Name:	(Print name)
	Title:	

Form OFR-U-20D ABR
Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C.
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REQUIRED INFORMATION AND ATTACHMENTS Form OFR-U-20D ABR

- 1. Provide the name, address, email address, and telephone number of the contact person or correspondent for this application.
- 2. Provide, as Attachments 4(a) *Biographical Information* and 4(b) *Authorization for Release of Confidential Information*, attached to this application for the proposed manager of the international trust company representative office.
- 3. Discuss the purpose for establishing the additional proposed office, and the types of services to be offered.
- 4. Describe the manner in which, and the extent to which, the applicant proposes to direct and supervise the activities of the proposed international trust company representative office. Describe the policies, procedures, and internal audit measures that will be put in place to ensure compliance with applicable state and federal laws and regulations.
- 5. List any occasion that was not disclosed in your application to establish an International Trust Company Representative Office in the State of Florida in which either the international trust entity or any of its directors, executive officers, or principal shareholders has been arrested for, charged with, convicted of, or pled guilty or nolo contendere to, regardless of adjudication, any offense with respect to which the penalties include the possibility of imprisonment for 1 year or more, or to any offense involving money laundering, currency transaction reporting, facilitating or furthering terrorism, fraud, or otherwise related to the operation of a financial institution or trust company.
- 6. Provide a certified copy of that information required to be submitted in accordance with the provisions of Chapter 607, Florida Statutes, that applies to foreign corporations if restated, amended or otherwise changed since the most recent application to the Office.
- 7. Fully describe all material changes, if any, to the information contained in the first application to establish an international trust company representative office (Form OFR-U-20D) submitted by the international trust entity to the Office.

Attachment 4(a) to Form OFR-U-20D ABR

BIOGRAPHICAL INFORMATION

This section of Form OFR-U-20D ABR must be completed by the proposed manager of the international trust company representative office. The proposed manager must also complete attachment 4(b), the authorization for release of confidential information.

If additional space is needed to complete the information required, attach additional pages and identify the question to which the additional pages pertain.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

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The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Sections 663.406(5) and (6), Florida Statutes, to ensure the safe and sound management and operations of the international trust company representative office in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub.
- L. No. 107-56, or Presidential Executive Order 13224.

Form OFR-U-20D ABR Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C. Eff. 01/2018 7 of 19

- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.
- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.
- g. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.
- h. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.

(a) N	lame:						
Last		First			Middle	(full)	
(b) R	Residence Add	dress:	4 11				-
		(50	reet Address)				
	(City)		(State)	(Postal Code)	(Country	y)
address a additional		tory. Starting with the address e all of your residential addressary. Street Address					

(d) Date of Birth:	Month	Date		Year		
(e) Place of Birth:	(City)	(State	e)		(Country)	
(f) United States So *Please see the note	ocial Security Number:* ice to applicants regardi	ing the Office's collec	ction an	d use of soci	ial security numb	bers.
(g) Citizenship:	(Country)			(D	ate, if Naturalize	ed)
(h) If you are not a	United States citizen, pr	rovide:				
Passport Nu	umber:					
Home Cour	ntry Identification Numb	oer:				
Immigratio	n File Number:					
	fax numbers where you need to be a second of the lephone Number, included				d an e-mail addr	ess:
(222, 222,	10 phone 1 vol. 2 - 7 - 2 - 7 - 2 - 7 - 2 - 7 - 2 - 7 - 7	ing country case	0000	0.2.,		
(Fax Number)			(E-mai	il Address)		
	s you have used and the rmer name, alias, or nicl					name, name by
	Nai	me			From mm/yyyy	To mm/yyyy

2. Employment History

(a) Starting with your current employment, provide a complete employment history for the past ten (10) years without gaps. Account for all time, whether paid or unpaid. Include full and part-time employment, self-employment, military service, and homemaking. Also include periods of unemployment, retirement, as a full-time student, and extended travel. Attach additional sheets as necessary.

From mm/yyyy	To mm/yyyy	Employer (Name and Address)	Type or nature of business activities	Title/Position (Duties and Responsibilities)	Country/ Province

(b) Have you ever been dismissed or asked honorable discharge from military service?	to resign from a	ny past employr	nent, including a less than
Yes No			
If "yes," provide the employer's name, adds and explanation.	ress, and telepho	ne number; title	or position; date of discharge;
Education and Professional Credentials			
(a) List each diploma, certificate, or degree other schools.	e from high scho	ols, colleges, uni	versities, postgraduate, or
School Name and Address	From mm/yyyy	To mm/yyyy	Degree/Certificate

3.

(b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

4. Business Affiliations

List any company with which you are or were associated. Provide the company name, location, nature or type of business, position held or relationship to the company, any ownership percentage, and beginning date of the relationship.

5. Legal and Related Matters

(a)

withd	you been involved in any of the following filings where the filing was denied, disapproved, rawn, or otherwise returned without favorable action by a federal or state regulatory rity or a self-regulatory organization:
(1)	A charter or license application, a financial institution holding company application, or a federal deposit insurance application, in which you were listed as an organizer, director, senior executive officer, or a person that would own or control (either individually or as a member of a group) 10 percent or more of any class of voting securities or other voting equity interest of the institution, or similar position?
	Yes No
(2)	A merger application in which you were listed as a director, senior executive officer, or similar position?
	Yes No
(3)	A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position?
	Yes No
(4)	A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee?
	Yes No
(5)	Any other application, notice, or other regulatory or administrative request which was filed with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity?
	Yes No

(b)	which manag agreer superv	you or any company, financial institution or financial institution holding company with you are or were associated as a director, an executive officer, a principal shareholder, a ger, a managing member, or an equivalent position been subject to any supervisory ment, enforcement action, civil money penalty, prohibition or removal order, or other visory or administrative action taken or imposed by any federal or state regulatory authority er governmental entity?
		Yes No
(c)		ny company or financial institution with which you are or were associated as a director, an tive officer, a principal shareholder, a manager, a managing member, or an equivalent on:
	(1)	Been placed into conservatorship or receivership or otherwise failed?
		Yes No
	(2)	Received financial assistance from a federal agency or instrumentality?
		Yes No
	(3)	Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction?
		Yes No
(d)		you or any company with which you are or were associated as a director, an executive r, a principal shareholder, a manager, a managing member, or an equivalent position:
	(1)	Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company?
		Yes No

(2) Defaulted on a loan or financial obligation of any sort, whether as obligor, cosigner, or guarantor?
Yes No
(3) Forfeited property in full or partial satisfaction of any financial obligation?
Yes No
(4) Had a lien placed against property for failure to pay taxes or other debts?
Yes No
(5) Had wages or income garnished for any reason?
Yes No
(6) Failed or refused to pay any outstanding judgments?
Yes No
Have you or any company with which you are or were associated as a director, an executive officer, a principal shareholder, a manager, a managing member, or an equivalent position been involved in any lawsuit, formal or informal investigation, examination, or administrative proceeding that may result in, or resulted in, any penalty (including, but not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture of property interest, or revocation of license), agreement, undertaking, consent, judgment, or order imposed by or entered into with any of the following entities: (1) Any federal or state court?
Yes No

(e)

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Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C.
Eff. 01/2018
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	(2)	Any department, agency, or commission of the United States government?
	(3)	Yes No Any state, municipal, or foreign governmental entity?
		Yes No
	(4)	Any self-regulatory organization (for example, NASD, FASB, state bar)?
		Yes No
(f)	officer arreste	you or any company with which you are or were associated as a director, an executive r, a principal shareholder, a manager, a managing member, or an equivalent position been defor, charged with, indicted for, or convicted of (including a conviction where the record spunged), ever pleaded <i>nolo contendere</i> to, any criminal matter other than minor traffic ons?
		Yes No
(g)	the nu	answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying mber of the question, describing the situation in detail, and, where relevant, including the ing information. Attach additional sheets as necessary.
	• Na	ame and location of any company, party, court, regulatory agency, or self-regulatory

- organization involved.
- Nature of your association with any company (for example, officer, director, organizer, principal shareholder, or owner).
- Type of any application, notice, or other regulatory or administrative request.
- Nature of any supervisory, enforcement, or administrative action.
- Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
- Date of any relevant event.
- Nature of any lawsuit, charge, or proceeding.
- Jurisdiction in which any legal proceeding occurred.
- Resolution or disposition of the matter.

6. Additional Information

Present any other information you believe is important to evaluate your filing.

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

_
_
_
, 20, before me, the undersigned
(name),
proved to me through the following identification:
to be the person who signed the
who affirmed to me that the statement and contents of the
e best of his orher knowledge and belief.
Signature of Notary Public or other official taking the acknowledgment

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within his jurisdiction. The seal of his office or the seal of the office to which he is attached should be affixed.

Form OFR-U-20D ABR
Incorporated by Reference in Rule 69U-130.102(2)(b), F.A.C.
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Attachment 4(b) Form OFR-U-20D ABR

AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

TO WHOM IT MAY CONC	ERN:
background information, pers or copies of any such docume or any of its authorized repre	, hereby authorize and request every person, firm, ion, organization or institution having control of any documents, records, onal information, or other information pertaining to me to furnish the original nts, records or other information to the Florida Office of Financial Regulation sentatives for purposes of the application by the international trust company iternational trust company representative office in Florida.
(Valid for six (6) months from	n date signed)
	Signature
	Date
	f
	, as identification, and
acknowledged and affirmed to	he foregoing authorization for release of confidential information to the
Office. (L.S.)	(Signature of Notary Public or other official taking acknowledgement)
	(Title of official taking acknowledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within his jurisdiction. The seal of his office or the seal of the office to which he is attached should be affixed.

OMB No. for FDIC 3064-0006 OMB No. for FRB 7100-0134 OMB No. for OCC 1557-0014

OMB Nos. for OTS 1550-0005, -0015, -0047 Expiration Date: 04/30/2014

INTERAGENCY BIOGRAPHICAL AND FINANCIAL REPORT

Public reporting burden for this collection of information is estimated to average two hours for biographical information and two hours for financial information. This estimate includes time to gather and maintain data in the required form, to review instructions, and to complete the information collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Paperwork Reduction Act, Legal Division, Federal Deposit Insurance Corporation, 550 17th Street, NW, Washington, DC 20429; Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551; Licensing Activities Division, Comptroller of the Currency, 250 E Street, S.W., Washington, DC 20219; or Office of Supervision Policy, Office of Thrift Supervision, 1700 G Street, N.W., Washington, DC 20552; and to the Office of Management and Budget, Paperwork Reduction Project, Washington, DC 20503.

An organization or a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

GENERAL INFORMATION AND INSTRUCTIONS

This *Interagency Biographical and Financial Report* (report) is used by **individuals**¹ in conjunction with other corporate filings to the appropriate regulatory agency. This report is *not* a stand-alone document.

Preparation

Use of this report format is not mandatory. If an alternative format is used, it must provide all requested information, including the certification. All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. For example, a cross-reference to the information is acceptable. *Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily.* Use additional sheets as necessary. Each regulatory agency will provide additional instructions for use and preparation. If the report is not complete, the regulatory agency may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary.

Financial statements from individuals must have "as of" dates of not more than 90 days prior to the date the financial report is submitted. All amounts in this report must be based on current

¹ A **company** seeking to acquire direct or indirect control of a bank or thrift should consult with the appropriate regulatory agency for filing instructions.

market value in United States dollars² and agree with any totals in the supplementary schedules. In addition to the sample financial schedules, you may wish to provide supplementary schedules for other items on the financial statement. If the sample financial statement is used, an answer is required to each item. If you submit an alternative Financial Report format, the information must respond to each request for information contained in the sample Financial Report.

In addition, each regulatory agency specifically reserves the right to require up to five years of financial data from any acquiring person as well as the filing of additional information and/or statements, such as a federal income tax return or a current appraisal to support an asset's value.

If you have been convicted of any criminal offense involving dishonesty, breach of trust, or money laundering, or have agreed to enter into a pretrial diversion or similar program in connection with a prosecution of such offense (12 U.S.C. § 1829), you must obtain approval from the FDIC before you can own, control, participate in the affairs of, or become an institution-affiliated party of a depository institution.

Each individual must report promptly any material change in the biographical report or financial condition that occurs during the review period for the filing. For additional information regarding the processing procedures and guidelines and any supplemental information that may be required, refer to the appropriate regulatory agency's procedural guidelines (that is, the *Comptroller's Licensing Manual*, the FDIC's Rules and Regulations (12 C.F.R. Part 303), or the OTS' *Application Processing Handbook*), contact the agency directly for specific instruction, or visit its Web site at www.occ.treas.gov, www.occ.treas.gov, www.occ.treas.gov, or www.occ.treas.gov, www.occ.treas.gov, www.occ.treas.gov, or www.occ.treas.gov, www.occ.treas.gov, www.occ.treas.gov, or www.occ.treas.gov, www.occ.treas.gov, or www.occ.treas.gov, <a href="www.occ

Definitions

For purposes of this document:

Affiliate means any company that owns or controls, is owned or controlled by, or is under common ownership or control with a depository institution or depository institution holding company.

Associated means associated as an officer, director, organizer, partner, trustee, or principal shareholder or owner.

Company means any corporation, association, partnership, limited liability company, business trust, sole proprietorship, joint venture, or other similar organization.

Depository institution means any bank (including a national, state, district, or foreign bank), savings association, savings bank, savings and loan association, building and loan association, homestead association, cooperative bank, trust company, industrial bank or loan company, or credit union. A United States office, including a branch or agency, of a foreign bank is a depository institution.

² Provide the foreign currency exchange rate and conversion date, if applicable.

Management official includes a senior executive officer; director; advisory or honorary director of a depository institution with total assets of \$100 million or more; branch manager; trustee of a depository organization under the control of trustees; and any person who has a representative or nominee serving in any of those capacities.

Principal shareholder or owner means a person who directly or indirectly owns, controls, or holds (either individually or as a member of a group) the power to vote 10 percent or more of any class of voting securities or other voting equity interest of the entity.

Confidentiality

Any individual desiring confidential treatment of specific portions of the report must submit a request in writing with the report. The request must discuss the justification for the requested treatment. The individual's reasons for requesting confidentiality should specifically demonstrate the harm (for example, loss of competitive position, invasion of privacy) that would result from public release of information (5 U.S.C. section 552). Information for which confidential treatment is requested should be: (1) specifically identified in the public portion of the report (by reference to the confidential section); (2) separately bound; and (3) labeled "Confidential." The individual should follow the same procedure for a request for confidential treatment for the subsequent filing of supplemental information to the report.

The individual should contact the appropriate regulatory agency for specific instructions regarding requests for confidential treatment. The agency will determine whether the information will be treated as confidential and will advise the individual of any decision to make available to the public information labeled "Confidential."

INTERAGENCY BIOGRAPHICAL AND FINANCIAL REPORT

This is filed with respect to:

Name of Subject Insti	tution or Holding	Company, L	ocation
Type of Filing		Pos	ition
Bank or Thrift Charter Bank or Thrift Holding Compa Change in Bank Control Change in Senior Executive Of Citizenship Waiver Charter Conversion Deposit Insurance Federal Branch or Agency Other	ficer or Director	Direction Direction Direction Sen Titl Princetion Tru Ma Ma Oth	ganizer ector ior Executive Officer e: ncipal Shareholder stee nager nager ner
1. Personal Information	RAPHICAL REF	OKI	
(a) Name Last (b) Residence	First		(Middle-no initials)
(b) Residence	(Street	Address)	
(City)	(State)	(ZIP Co	de) (Country)
(c) If at residence less than five years, lis	at addresses and d	ates occupied	I for past five years.
<u>Date From</u> <u>Date To</u> <u>Number</u>	er and Street	State	ZIP Code Country
(d) Date of Birth: Month:			Year:
(City)		(State)	(Country)
(f) United States Social Security Numb	er:		
(g) Citizenship Country		(Date, if Nat	curalized)

(h)	If not a United States citizen, provide: Passport Number: Home Country Identification Number: Immigration File Number: Father's full name Mother's full name, including maiden name
(i)	Telephone and fax numbers where you may be reached during business hours and an e-mail address:
	(Area Code, Telephone Number, including Country Code if outside U.S.)
	(Fax Number) E-mail Address
(j)	List other names you used and the period of time you used them (for example, your maiden name, name by a former marriage, former name, alias, or nickname). If the other name is your maiden name, put "nee" in front of it.
2.	Employment Record
	(a) List employment in reverse chronological order for the last five years. The list should include the beginning and ending dates of employment, the employer's name and location (city, state), nature of business, title or position, nature of duties, and reason for leaving.
	(b) Have you ever been dismissed or asked to resign from any past employment, including a less than honorable discharge from military service? Yes No
	If "yes," provide the employer's name, address, and telephone number; title or position; date of discharge; and explanation.

3. Education and Professional Credentials

	(a) l	List each diploma	or degree from h	nigh scho	ols, colleges, u	niversities, or o	ther schools.
		School's Name	/Location	From	<u>To</u>	!	<u>Degree</u>
		List each profession example, Attorney			•		neld (for
		<u>License</u>	Issuing Authori	<u>ty</u> <u>I</u>	Date Issued	<u>Status</u>	<u>Expiration</u>
4.	(a) I	ness and Banking List any company nature or type of b	with which you		-		
	Ţ	percentage, and be	ginning date of t	he relatio	onship.		
	V I	List the name of any which you are or woosition held or realth he relationship.	vere associated.	Also list	the location, n	ature of banking	g activity,

		in the process of being considered for a senior executive office at another depository institution or depository institution hold		
	compa	," provide the name of the depository institution or depository ny and the position. If the application has been submitted for e the name of the regulatory agency.		_
(d)	-	ou now or are you proposed to be a "management official" of a tory institution or depository institution holding company?	nother insu	_
	Institut	," explain either why the potential interlock is not a violation of tion Management Interlocks Act (12 U.S.C. §§ 3201-3208) or to prevent a violation.		
5. Leg	gal and	Related Matters		
(a)			-	
	(1)	Acharter or license application, a depository institution holdi application, or a federal deposit insurance application, in whi an organizer, director, senior executive officer, or a person the control (either individually or as a member of a group) 10 per class of voting securities or other voting equity interest of the similar position?	ich you we nat would o rcent or mo	re listed as wn or ore of any n, or
	(2)	A merger application in which you were listed as a director, sofficer, or similar position?	senior exec	utive No

	(3)	A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position? Yes No			
	(4)	A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee? Yes No			
	(5)	Any other application, notice, or other regulatory or administrative request which was filed with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity? Yes No			
(b)	which action, admini	you or any depository institution or depository institution holding company with you are or were associated been subject to any supervisory agreement, enforcement civil money penalty, prohibition or removal order, or other supervisory or istrative action taken or imposed by any federal or state regulatory authority or governmental entity? Yes No			
(c)	Has any depository institution with which you are or were associated:				
	(1)	Been placed into conservatorship or receivership or otherwise failed? Yes No			
	(2)	Received financial assistance from a federal agency or instrumentality (for example, FDIC, Resolution Trust Corporation, Federal Savings and Loan Insurance Corporation)?			
	(3)	Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction? Yes No			
(d)	Have you or any company with which you are or were associated:				
	i.	Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company? Yes No			
	(2)	Defaulted on a loan or financial obligation of any sort, whether as obligor, cosigner, or guarantor?			
	(3)	Forfeited property in full or partial satisfaction of any financial obligation? Yes No			

	(4)	Had a lien placed against property for failure to pay taxes	or other debts? Yes No		
	(5)	Had wages or income garnished for any reason?	☐ Yes ☐ No		
	(6)	Failed or refused to pay any outstanding judgments?	Yes No		
(e)	Have you or any company or depository institution with which you are or we been involved in any lawsuit, formal or informal investigation, examination, administrative proceeding that may result in, or resulted in, any penalty (inclinot limited to, any sanction, fine, order to pay damages, loss of right or benefor property interest, or revocation of license), agreement, undertaking, conse or order imposed by or entered into with any of the following entities:				
	(1)	Any federal or state court?	Yes No		
	(2)	Any department, agency, or commission of the United St	ates government? Yes No		
	(3)	Any state, municipal, or foreign governmental entity?	Yes No		
	(4)	Any self-regulatory organization (for example, NASD, F.	ASB, state bar)? Yes No		
(f)	been a where	you or any company or depository institution with which yourrested for, charged with, indicted for, or convicted of (incenter than minor traffic violations)?	luding a conviction		
(g)	identi	If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying the number of the question, describing the situation in detail, and, where relevant, including the:			
	 Name and location of any institution, company, party, court, regulatory agency, or self-regulatory organization involved. Nature of your association with any institution or company (for example, officer, director, organizer, principal shareholder, or owner). Type of any application, notice, or other regulatory or administrative request. Nature of any supervisory, enforcement, or administrative action. Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation. Date of any relevant event. Nature of any lawsuit, charge, or proceeding. Jurisdiction in which any legal proceeding occurred. 				

• Resolution or disposition of the matter.

6. Additional Information

Present any other information you believe is important to evaluate your filing. If you are involved in the organization of a new depository institution or depository institution holding company, discuss your specific role.

FINANCIAL REPORT

FINANCIAL STATEMENT AS OF , _____

ASSETS	LIABILITIES AND NET WORTH	
Cash on hand and in depository institutions	\$ Accounts payable	\$
Marketable securities (Schedule A)	 Notes payable and other loans (Schedule F)	
Notes receivable (Schedule B)	 Real estate mortgages (Schedule C)	
Real estate (Schedule C)	 Other liabilities (Schedule G)	
Proprietary interests and other securities	TOTAL LIABILITIES	
(Schedule D) Retirement funds and other	 Net worth (Total assets less total liabilities)	
assets (Schedule E)		
TOTAL ASSETS	\$ TOTAL LIABILITIES AND NET WORTH	\$

CONTINGENT LIABILITIES

In addition to the liabilities listed on the Financial Statement, have you endorsed, guaranteed, or become otherwise indirectly or contingently liable for the debts of others or through a pending lawsuit?					
If "yes," complete the	following:		Yes [] No	
Name and Address of Debtor or Obligor	Name and Address of Creditor or Obligee	Description and Value of Collateral	Date Due	Current Amount	

TOTAL

\$

SUPPORTING SCHEDULES

Schedules must agree in total with the appropriate item contained in the Financial Statement on page 8 of this report.

Schedule A – Marketable Securities

Indicate all debt and equity securities listed on an exchange or otherwise regularly traded in an open market. Separate debt and equity securities. Securities of closely held corporations should be listed on Schedule D—Proprietary Interests. The description should include the name of the issuer, the principal amount or number of shares held, and the interest rate, if applicable. Small holdings may be aggregated and shown as "other" provided that they account for no more than 10 percent of marketable securities.

Description	Market Value
	\$
TOTAL	\$

Schedule B – Notes Receivable

The description should include the name of the obligor, the note's maturity and terms of repayment, and a description of any collateral. If the note is payable to you and others jointly, indicate only your beneficial interest under Current Balance.

Description	Current Balance
	\$
TOTAL	\$

Schedule C – Real Estate and Related Loans

List all real estate in which you hold a beneficial interest. Submit year-end financial statements, including profit and loss statements, for the last two years for each investment (exclude residence) in which you have an interest equal to 10 percent or more of your net worth. Also submit a cash flow statement on any investment property valued at 10 percent or more of net worth.

Description and Location (City and State)	Owner of Property	Percent Owner- ship	Mortgage Holder	Maturity Date	Current Market Value*	Current Balance**
					\$	\$
TOTAL					\$	\$

^{*} Carry TOTAL forward to Assets - Real estate

Schedule D – Proprietary Interests and Other Securities

List all companies, the shares of which are not listed on a securities exchange or otherwise regularly traded, in which you hold a beneficial interest. (Submit year-end financial statements, including profit and loss and cash flow statements, for the last two years for each business interest in which you have an interest equal to 10 percent or more of your net worth.)

Name and Address of Company	Legal Form of Company	Nature of Business	Percent Ownership	Current Value
				\$
TOTAL				

^{**} Carry TOTAL forward to Liabilities - Real estate mortgages

Schedule E - Other Assets

Include retirement funds (for example, 401K, IRA, Keogh), accounts receivable, merchandise and inventory at lower of cost or market value, machinery and equipment (less depreciation), and life insurance at its cash surrender value.

Description	Basis for Valuation	Current Value
		\$
TOTAL	1	\$

Schedule F - Notes Payable and Other Loans

Indicate all loans or notes payable, including loans on life insurance and retirement funds (but not real estate mortgages listed in Schedule C). Loan origination information must include the original date, loan amount, and co-makers, if any, and their percent obligation. Small obligations may be aggregated and shown as "other," provided that they account for no more than 20 percent of other loans and notes payable. Indicate any debt that is contractually delinquent by an asterisk next to the current balance.

Name and Address of Creditor and Loan Origination Information	Description and Value of Collateral	Maturity Date	Current Balance
			\$
TOTAL			\$

Schedule G - Other Liabilities

Include interest and taxes due and unpaid, other debts accrued, and other liabilities.

Payable To	Description	Maturity Date	Current Balance
			\$
TOTAL			\$

Cash Flow Statement*

Sources of Cash	20	20	Projected Current Year 20	Projected Next Year 20
Salaries, wages, commissions, and other employment income	\$	\$	\$	\$
Rents, royalties, and investments				
Income from dividends and interest				
Income and other distributions from partnerships				
Other sources**				
Total cash received				
Uses of Cash				
Personal living expenses (rent, household)				
Fixed obligations***				
Income taxes				
Capital contributions to partnerships				
Other uses**				
Total cash outlay				
NET CASH FLOW (deficit)	\$	\$	\$	\$

^{*} Discuss any significant changes on a separate page.

^{**} Itemize on a separate page any items amounting to 10 percent or more of total cash received or total cash outlay.

^{***} Fixed obligations include debt service on all loans and any budgeted capital improvement expenditures for real estate investments. Any loan proceeds or debt service related to this transaction should be included in projections for other sources or uses.

Privacy Act Notice

The solicitation and collection of this information, including a Social Security Number, is authorized by those statutes that require an appropriate federal banking agency to determine the competence, experience, integrity, and financial ability of individuals proposing to serve a federally regulated financial institution in an official capacity – that is, as a director, officer, employee, or principal shareholder. These statutes include: 12 U.S.C. § 27 (national bank charters); 12 U.S.C. § 1464 (federal savings bank charters); 12 U.S.C. § 1815 (federal deposit insurance); 12 U.S.C. § 1817(j) (changes in control of insured depository institutions); and 12 U.S.C. § 1831(i) (agency disapproval of directors and senior executive officers of insured depository institutions or depository institution holding companies). The provision of requested information, including a Social Security Number, is voluntary. However, the failure to provide any requested information may result in denial, disapproval, or delay in the processing of an application or notice.

Depending on the manner in which an appropriate federal banking agency maintains solicited information, some or all of that information may be subject to the Privacy Act of 1974, 5 U.S.C. § 552a. In such instances, disclosures of covered information may be made to: (1) third parties to complete background checks; (2) financial institutions for supervisory purposes; (3) governmental, tribal, self-regulatory, or professional organizations when information is relevant to either a known or suspected violation of law or licensing standard or relevant and necessary to the governmental or self-regulatory organization's regulation or supervision of financial service providers; (4) the Department of Justice, a court, an adjudicative body, a party in litigation, or a witness when relevant and necessary to a legal or administrative proceeding; (5) congressional offices when the information is relevant to an inquiry initiated on behalf of its provider; (6) an agency's contractors or agents; and (7) other third parties when mandated or authorized by statute.

Additionally, while certain of the solicited information is exempt from disclosure under the Freedom of Information Act because disclosure would constitute a clearly unwarranted invasion of personal privacy, other information is not exempt. Nonexempt information will ordinarily include the names of individuals, the financial institutions that they propose to serve, the statutory context in which information has been provided, and prior bank-related employment and affiliation.

CERTIFICATION

*If a joint financial statement is being submitted, both parties should complete the "Certification."

I understand that the appropriate regulatory agency may conduct extensive checks into my background, experience, and related matters in conjunction with my application or filing. I certify that the information contained in the biographical report and financial report, including all attachments, has been carefully examined by me and is true, correct, and complete. I acknowledge that any misrepresentation or omission of a material fact constitutes fraud in the inducement and may subject me to legal sanctions provided by 18 U.S.C. §§ 1001 and 1007.

Signed this day of,	
Signature	Signature*
Print or type name	Print or Type name
Title (if applicable)	Title (if applicable)

ADDENDUM TO FORM OFR-U-10

AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION (Please fully execute each authorization form)

TO WHOM IT MAY CONCERN:	
officer, corporation, association, organization documents, records or other information pertain copies of any such documents, records or other Regulation or any of its authorized representation copying pursuant to Florida Statutes.	ning to me to furnish the original or information to the Office of Financial
Sworn to and subscribed before me this	
day of, 20	SIGNATURE
(Signature of Notary Public)	(Valid for 6 months from date signed)
My Commission Expires:,20	_
TO WHOM IT MAY CONCERN:	
officer, corporation, association, organization documents, records or other information pertain copies of any such documents, records or other Regulation or any of its authorized representation copying pursuant to Florida Statutes.	n or institution having control of any ning to me to furnish the original or information to the Office of Financial
Sworn to and subscribed before me this	
day of, 20	SIGNATURE
(Signature of Notary Public) My Commission Expires: ,20	(Valid for 6 months from date signed)

OFR-U-10-A

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section 663.410, Florida Statutes,			, an international trust
entity, duly incorporated under the laws of			ereby certify to the Office of
Financial Regulation, that, as of the close of business, 20, (must			ater June 30 of the current
calendar year) the amount of its capital acco	ounts, including paid-in	capital, surplus, ar	nd undivided profits, expressed in
the currency of the country of its incorporati	on, and the U.S. dollar	equivalents thereof	f, were:
	(U.S. dollar amounts in	n 000's)	
			U.S. Dollar
	Amount		<u>Equivalents</u>
Paid-in Capital Stock			
Surplus			
Undivided Profits			
Other (Specify)			
Totals			
Rate of exchange as of the date above:			
	Dated:		., 20
	Ву:	(Signature)	
	Name:	(Print name)	
	Title:		

FLORIDA OFFICE OF FINANCIAL REGULATION Division of Financial Institutions

200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

APPLICATION

For the Establishment of an International Branch or International Bank Agency in the State of Florida

Form OFR-U-20

General Instructions

An international banking corporation which seeks a license under Section 663.05, Florida Statutes, to establish an international branch or international bank agency in the state of Florida should submit an original and one copy of the letter application and required appendices accompanied by a check covering the application fee, payable to the order of the Office of Financial Regulation (OFR). The application fee for an international branch or international bank agency is \$10,000. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

At the same time this application is filed with the OFR, an <u>original and *three* copies</u> of the application should be sent to:

Director of Application Risk Federal Reserve Bank of Atlanta 1000 Peachtree Street, N.E. Atlanta, Georgia 30309-4470

Application fee of \$10,000 payable to the Office of Financial Regulation is attached for deposit to the Financial Institutions Regulatory Trust Fund

> Org: 43843000000 Flair Object Code: 001072 EO: V1 Revenue Source Code: 229

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 1 of 22

LETTER APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Re: Application by an International Banking Corporation for a License to Establish an International Branch or International Bank Agency in the State of Florida.
Dear Director:
(applicant)
whose address is,
(street address, city, state, country)
is an international banking corporation duly organized and licensed under the laws of
An authentic copy of its charter and its by-laws, or (country)
the equivalent thereof, accompany and are made a part of this application.
The applicant hereby makes application for a license to establish an:
International Branch
International Bank Agency
as referenced above, in the State of Florida, for the purpose of engaging in such activities as are
permitted by law.
1. The legal name of the international banking corporation is

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 2 of 22

2. Physical location of	the proposed office is:	
(Street Address)		
	, Flori	
(City)	(County)	(Zip Code)
Mailing Address is:		
	or	
(Street Address)	(Post Office Address))
(City)	, Flori	ida(Zip Code)
	. 3/	1 /
3. Physical location of th	e current office(s) is:	
(Street Address)		
	, Flori	ida
(City)	(County)	(Zip Code)
Mailing Address is:		
	or	
(Street Address)	(Post Office Address))
(City)		ida(Zin Codo)
(City)	(County)	(Zip Code)

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 3 of 22

4.	The name and title of the person v	who shall be in charge of the business and affairs of the
propose	ed office is:	
Name		<u>Title</u>
	erson named above must complete to ization for release of confidential in	the biographical information section (attachment $4(a)$) and the formation (attachment $4(b)$).
5.	Authentic copies of the internatio	nal banking corporation's articles of incorporation and by-laws,
or the e	equivalent thereof, should be attached	ed to this application.
6.	The total amount of the capital ac	counts of the applicant international banking corporation in
U.S. do	ollars is \$, and this amount is reflected in the Applicant's complete and
detailed	d statements of financial condition a	as of the,
20	, which accompany and are made	de a part of this application. (Financial statements should be for
the mo	st recent fiscal quarter ending or at	a minimum within 180 days of the date of the application.)
Dated _	, 20	(Applicant International Banking Corporation) By:
		Title

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 4 of 22

ACKNOWLEDGEMENT

On this day of	, 20, before me personally
came	, who is to me personally
known, or who produced	as
identification, and who acknowledged	before me that he/she is the
	of
	, the international banking
corporation described herein and which	ch executed the foregoing application certificate and that
he/she signed his/her name hereto by	like order.
(L.S)	
	(Signature of Notary Public or other official taking acknowledgement)
	(Title of official taking acknowledgement)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section 663.055, Florida Statutes,

	, an	n international banking corporation duly
incorporated under the laws of	, does hereby certify to the	
Office of Financial Regulation, that, as of the	, 20, the amount of its	
capital accounts (must be as of the latest fisca	al quarter ending o	or at a minimum of 180 days of the date of
the application), including paid-in capital, su	arplus, and undivide	led profits, expressed in the currency of the
country of its incorporation, and the U.S. dol	llar equivalents ther	reof, were:
	Amount	U.S. Dollar Equivalent
Paid-in Capital Stock		
Surplus		
Undivided Profits		
Other (Specify)		
Totals:		
Rate of exchange as of the date above:		
	Dated: _	, 20
	Ву:	
	((Name)
	-	(Title)

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 6 of 22

GENERAL INFORMATION

- 1. Provide the name and telephone number of the contact person and/or correspondent for this application.
- 2. Provide a statement from the home country supervisor of the applicant that:
 - (a) states that the applicant is duly organized, licensed, and lawfully existing in good standing;
 - (b) such supervisor do not object to the establishment of the proposed Florida office; and
- 3. Provide a statement from an attorney that lists any instance in which the international banking corporation has been convicted of, or pled guilty or nolo contendere to, a violation of any currency transaction reporting or money laundering law which may exist in that country.
- 4. Describe the bank regulatory system in the applicant's home country. The description should address:
 - (a) the extent to which the bank is subject to comprehensive supervision or regulation on a consolidated basis by its home country supervisor or other financial institutions authorities:
 - (b) the powers and functions of bank supervisory authorities; and
 - (c) the frequency and scope of direct or indirect supervisory examinations of banks.
- 5. Provide a brief history of the applicant summarizing the applicant's experience in international banking to include: the volume and character of its current international business; a description of the structure of the applicant's foreign or international department; the location, number, and asset size of existing foreign offices; and the number of international staff.
- 6. Provide an organization chart for the applicant and its top tier parent, if any, showing all related companies in which 10 percent or more of the voting securities are directly or indirectly owned, controlled, or held with power to vote, or which are otherwise directly or indirectly controlled. Include the place of incorporation of all companies.
- 7. Provide the following for the applicant:
 - (a) Parent only and consolidated balance sheets, showing separately each principal group of assets, liabilities, and capital accounts as of the end of the most recent fiscal quarter and for the comparable quarter of the preceding year. Include information on contingent liabilities, (i.e. standby and commercial letters of credit, guaranties, commitments to grant or purchase loans and securities, contracts to purchase/sell foreign exchange).
 - (b) Parent only and consolidated income statements showing separately each principal

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) source of revenue and expenses through the end of the most recent fiscal quarter and for the past three fiscal years. For statements reflecting the most recent quarterly information, also provide statements for the comparable period of the preceding year.

- (c) On a consolidated basis, a breakdown of risk-based assets as of the end of the most recent fiscal quarter, showing each principal group of on and off-balance sheet assets and the relevant risk weights. Identify the components of tier 1 and tier 2 capital under the final Basel Accorde risk-based capital guidelines and provide calculations of applicant's tier 1 and total capital to risk-based assets.
- (d) Current information that will enable OFR to make a judgement as to the quality of applicant's assets, including, but not limited to: delinquencies; non-accrual loans; assets acquired in satisfaction of debts previously contracted; and loans with reduced interest charges.
- 8. List the applicant's principals¹ and provide the following information with respect to each:
 - (a) Number and percentage of each class of shares of applicant owned, controlled, or held with power to vote²; and
 - (b) The information requested in the biographical forms (Attachments 4(a) and 4(b)) for the chief executive officer and chief operating officer (or top two decision makers) of the applicant, individuals, or companies in the upstream chain of ownership who own or control, directly or indirectly, 10 percent or more of the voting stock shares of the applicant.
 - (c) A brief biography of the applicant's directors, executive officers, and principal shareholders detailing their financial ability, reputation, integrity, and experience in managing and directing an international banking corporation.
- 9. (a) Describe the existing operations of the applicant and its ultimate parent, if any, in the United States, including bank and non-bank subsidiaries, branches and agencies, commercial lending companies, and representative offices.
 - (b) If any existing office has been determined by its U.S. regulator (state/federal) to be in less than satisfactory condition, the applicant should discuss why it believes it should be permitted to enter or

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 8 of 22

The term principal as used herein means any individual or corporation that (1) owns, directly or indirectly 10 percent or more of the outstanding shares of any class; (2) is a director, trustee, partner, or executive officer; or (3) with or without ownership interest, participates, or has the authority to participate in major policy-making functions, whether the individual has an official title or is serving without compensation. If the applying organization believes that any such individual should not be regarded as a principal, the applying organization should so indicate and give reasons.

² Include shares owned, controlled, or held with power to vote by the principal's spouse and dependents. Give record ownership and, to the extent information is available, beneficial ownership of shares held by trustees, nominees, or in street names.

expand in the United States, notwithstanding that condition.

- 10. Describe the type of business to be conducted and the types of services to be offered, including whether any existing or future business will be transferred to the proposed office. Discuss the purpose for establishing the proposed office and the reasons why it is believed that such office would further the development of the applicant's international or foreign business.
- 11. Give estimated start-up costs and projected balance sheets and income statements for the proposed office for the first three years of operations. Include a summary of contingent liabilities for the proposed office for the first three years of operation and information on how the proposed office will be funded. Provide any assumptions used in formulating these projections.
- 12. Identify the proposed manager to be employed in the proposed agency or branch office and provide a brief description of his/her experience. Provide the information requested in the biographical forms (Addendums 1 and 2) for the proposed manager.
- 13. Provide an estimate of the direct and indirect country exposure of the proposed office to the applicant's home country for the first three years of operations.
- 14. Describe the manner in which, and the extent to which, the applicant proposed to direct, supervise and audit the activities of the proposed office. Discuss how the applicant will be able to serve as a source of financial and managerial strength for the proposed office. If the applicant's home country maintains foreign exchange restrictions or other capital export controls, discuss in detail the limitations such controls would place on the applying organization's ability to serve as a source of strength for its United States banking interests.
- 15. If the applicant, upon consummation of the subject proposal, will be a qualifying foreign banking organization as defined in Section 211.23(a) of Regulation K, provide the necessary information to support such a determination.
- 16. If the applicant, its ultimate parent, or any company (banking or non-banking) with 5 percent or more of its voting shares directly or indirectly owned or controlled by applicant or its ultimate parent, will engage directly or indirectly at the time of consummation of this proposal in any non-banking activities in the United States, provide:
 - (a) the name, location, and a detailed description of all the activities for each company;
 - (b) the location in which each non-banking activity will be performed; and
 - (c) the specific section and paragraph of the Bank Holding Company Act (BHCA), Regulation K, or Regulation Y that the applicant believes provides authority for acquisition or retention of each United States non-banking activity and a description that demonstrates that each activity will be conducted consistent with the Board of Governor's regulations and related interpretations. If the applicant has relied on the non-banking exemptions afforded by Sections 2(h) and 4(c)(9) of the BHCA (as implemented by Section

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 9 of 22 211.23 of Regulation K) for certain activities, provide the necessary information to support such a determination.

- 17. The applicant and its ultimate parent, if any, should provide adequate assurances that such information on the operations or activities of the foreign bank and any of its affiliates will be provided to OFR as OFR deems necessary in order for it to determine and enforce compliance with applicable state and federal laws and regulations. Describe whether there exist any secrecy laws or other impediments that would restrict the ability of the applicant and its ultimate parent, if any, to provide information to OFR to determine and enforce compliance with applicable state and federal laws and regulations. If any impediments exist, explain how the applicant and the ultimate parent, if any, propose to provide the OFR with adequate assurances of access to such information.
- 18. Indicate any banking needs of the community that will be better served as a result of the establishment of the proposed office.
- 19. Provide a copy of that information required to be submitted in accordance with provisions of Chapter 607, Florida Statutes, which are applicable to foreign corporations.
- 20. Provide documentation that the international banking corporation is chartered in a jurisdiction in which any financial institution licensed or chartered by any state or any federal bank regulatory agency in the United States may establish similar facilities or exercise similar powers or that Federal law permits the appropriate federal regulatory authority to issue a comparable license to the international banking corporation.

Attachment 4(a) BIOGRAPHICAL REPORT

This Biographical and Report (report) is used by individuals in conjunction with other corporate filings to the Florida Office of Financial Regulation. This report is not a stand alone document.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

For additional information regarding the processing procedures and guidelines and any supplemental information that may be required, please contact the Florida Office of Financial Regulation directly for specific instruction.

Notice Regarding Collection and Use of Social Security Numbers

In accordance with Section 119.071(5)(a)2.a., and Section 119.071(5)(a)2.b., Florida Statutes, the Office provides the following notice to applicants regarding the its collection and use of social security numbers.

The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Section 663.05, Florida Statutes, to ensure the safe and sound management and operations of an international branch or international bank agency in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L. No. 107-56, or Presidential Executive Order 13224.
- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.
- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.
- g. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 11 of 22

h. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.

BIOGRAPHICAL REPORT

	Name of Subject I	nstitution or Holdin	g Company, Location	
Type of Filing	3		Position	
Change in Bar Change in Sen Citizenship W Charter Conve Deposit Insura Federal Branc	olding Company nk Control nior Executive Officer or Di aiver ersion ance	irector	Organizer Director Senior Executive Officer etor Principal Shareholder Trustee Manager Other	
	BIC	OGRAPHICAL RE	EPORT	
ast (b) Residence:	First	t (Street Addres	s)	Middle (full)
		(6, 1)	(Postal Code)	(Country)
(City)		(State)	(1 ostar code)	, ,
	less than five years, list			
(c) If at residence	less than five years, list			
(c) If at residence	·	addresses and dat	es occupied for the	past five years.

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 13 of 22

(d) D	ate of Birth	n: Mo	nth	Da	ateYea	ar		
, ,	lace of Birth (City)	(Sta	nte) (C	Country)	collection and use		ity numbers	
						oj sociai securi	ii y numbers.	
(g) C		(Country)				te, if Naturalize	ed)	
(h) If	you are no	t a United S	States citizen, p	provide:				
	Passport	Number: _						
	Home Co	ountry Iden	tification Num	ıber:				
(i) Te	elephone an	d fax numb	ers where you	may be reached o	during business ho	ours and an e-m	ail address:	
(Area	Code, Tele	ephone Nur	nber, including	g Country Code if	outside U.S.)			
(Fax l	Number)		(E-mail A	ddress)				

Name				From mm/yyyy	To mm/yyyy
L					
Employment History					
Due to the control of	oyer's name ed or asked	e and location (c to resign from a	ity, state), natur	e of the business,	title or position
[] Yes [] No					
If "yes," provide the employ discharge; and explanation.	yer's name	, address, and tel	lephone number	; title or position	; date of
3. Education and Professional	Credentia	als			
(a) List each diploma, certificate or other schools.	e, or degree	e from high scho	ols, colleges, ur	iversities, postgr	aduate,
School Name and Address		From mm/yyyy	To mm/yyyy	Degree/Certific	cate

(b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

4. Business Affiliations

(a) List any company with which you are associated, providing the company name, location, nature or type of business, position held or relationship to the company, ownership percentage, and beginning date of the relationship.

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 16 of 22

	which you are or were associated. Also list the location, nature of banking activity, position held or relationship, ownership percentage, and beginning and ending dates of the relationship.
(c)	Are you in the process of being considered for a senior executive officer or director position at another depository institution or depository institution holding company? [] Yes [] No
	If "yes," provide the name of the depository institution or depository institution holding company and the position. If the application has been submitted for regulatory review, provide the name of the regulatory agency.
(d)	Are you now or are you proposed to be a "management official" of another insured depository institution holding company? [] Yes [] No If you complain either why the potential interlock is not a violation of the Depository Institution
	If yes, explain either why the potential interlock is not a violation of the Depository Institution Management Interlocks Act (12 U.S.C. §§ 3201-3208) or what action will be taken to prevent a violation.
5. :	Legal and Related Matters
disa	Have you been involved in any of the following filings where the filing was denied, approved, withdrawn, or otherwise returned without favorable action by a federal or state ulatory authority or a self-regulatory organization:
	(1) A charter or license application, a depository institution holding company application, a federal deposit insurance application, in which you were listed as an organizer, director, senior executive officer, or a person that would own or control (either individually or as a member of a group) 10 percent or more of any class of voting securities or other voting equity interest of the institution, or similar position? [] Yes [] No
	(2) A merger application in which you were listed as a director, senior executive officer, or similar position? [] Yes [] No
	(3) A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position? [] Yes [] No
	(4) A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee? [] Yes [] No
	Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 17 of 22

(b) List the name of any depository institution or depository institution holding company with

with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity? [] Yes [] No
(b) Have you or any depository institution or depository institution holding company with which you are or were associated with as an executive officer, director, principal shareholder, manager, or managing member been subject to any supervisory agreement, enforcement action, civil money penalty, prohibition or removal order, or other supervisory or administrative action taken or imposed by any federal or state regulatory authority or other governmental entity/ [] Yes [] No
(c) Has any depository institution with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:
(1) Been placed into conservatorship or receivership or otherwise failed?[] Yes [] No
(2) Received financial assistance from a federal agency or instrumentality?[] Yes [] No
(3) Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction?[] Yes [] No
(d) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:
(1) Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company? [] Yes [] No
(2) Defaulted on a loan or financial obligation of any sort, whether as obligor, cosignor, or guarantor?[] Yes [] No
(3) Forfeited property in full or partial satisfaction of any financial obligation? [] Yes [] No
(4) Had a lien placed against property for failure to pay taxes or other debt?[] Yes [] No
(5) Had wages or income garnished for any reason?
Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 18 of 22

[] Yes [] No
(6) Failed or refused to pay any outstanding judgments?[] Yes [] No
(e) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been involved in any lawsuit, formal or informal investigation, examination, or administrative proceeding that may result in, or resulted in, any penalty (including, but not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture of property interest, or revocation of license), agreement, undertaking, consent, judgment, or order imposed by or entered into with any of the following entities:
(1) Any federal or state court?[] Yes [] No
(2) Any department, agency, or commission of the United States government?[] Yes [] No
(3) Any state, municipal, or foreign governmental entity? [] Yes [] No
(4) Any self-regulatory organization (for example, NASD, FASB, state bar)? [] Yes [] No
(f) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been arrested for, charged with, indicted for, or convicted of (including a conviction where the record was expunged), ever pleaded <i>nolo contendere</i> to, any criminal matter other than minor traffic violations? [] Yes [] No
(g) If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying the number of the question, describing the situation in detail, and, where relevant, including the following information. Attach additional sheets as necessary.
 Name and location of any company, party, court, regulatory agency, or self-regulatory organization involved. Nature of your association with any company (for example, officer, director, organizer, principal shareholder, or owner). Type of any application, notice, or other regulatory or administrative request. Form OFR-U-20
Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 19 of 22

- Nature of any supervisory, enforcement, or administrative action.
- Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
- Date of any relevant event.
- Nature of any lawsuit, charge, or proceeding.
- Jurisdiction in which any legal proceeding occurred.
- Resolution or disposition of the matter.

6. Additional Information

Present any other information you believe is important to evaluate your filing. If you are involved in the organization of a new institution, discuss your specific role.

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 20 of 22

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

Signature:	
Name:	
Date:	
STATE OF	_
COUNTY OF	_
COUNTRY	_
On this, day of	, 20, before me, the
undersigned notary, personally appeared (name),	I <u></u>
•	proved to me through the following identification: to be the person who signed the
preceding document in my presence and	who affirmed to me that the statement and contents of
the document are truthful and accurate to	o the best of his orher knowledge and
belief.	
(L.S)	
	Signature of Notary Public or other official taking the acknowledgment

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or

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the seal of the office to which they are attached should be affixed.

Attachment 4(b) AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

(Please fully execute each authorization form)

TO WHOM IT MAY CONCERN: _____, hereby authorize and request every person, firm, officer, corporation, association, organization, or institution having control of any documents, records, or other information pertaining to me to furnish the original or copies of any such documents, records, or other information to the Office of Financial Regulation or any of its authorized representatives for purposes of inspection or copying pursuant to Florida Statutes. (Valid for six (6) months from date signed) Signature Date On this _____day of ______, before me personally came _____, who is _____ to me personally known, or _____ who as identification, and who acknowledged before me that he is the ______ of ____, the corporation described herein and which executed the foregoing application certificate and that he signed his name hereto by like order. (L.S.) (Signature of Notary Public or other party taking acknowledgment) (Title of party taking acknowledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

Form OFR-U-20 Incorporated by Reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. (Eff. 01/2018) 22 of 22

FLORIDA OFFICE OF FINANCIAL REGULATION Division of Financial Institutions

200 East Gaines Street Tallahassee, Florida 32399-0371

www.flofr.com

ABBREVIATED APPLICATION

For the Establishment of an Additional International Branch or International Bank Agency in the State of Florida

Form OFR-U-20 ABR

General Instructions

If eligible pursuant to s. 663.05(4), F.S., an international banking corporation may apply for a license to establish an additional international branch or international bank agency in the State of Florida by completing this letter application form, and providing all necessary information and supporting exhibits. If additional space is needed to complete any information required by this form, attach additional pages and identify the question to which the additional pages pertain.

A nonrefundable application fee in the amount of \$10,000.00, payable to the Florida Office of Financial Regulation ("Office"), must accompany this application. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

☐ The nonrefundable application fee of \$10,000.00 payable to the Office is attached for deposit into the Financial Institutions' Regulatory Trust Fund.		
O:	rg: 43843000000	
Flair	Object Code: 001072	
	EO: V1	
Reven	ue Source Code: 229	

Form OFR-U-20 ABR
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(Eff. 01/2018)
Incorporated by reference in Rule 69U-140.002(5)(b), F.A.C.

ABBREVIATED APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

(City)

Abbreviated Application by an International Banking Corporation for a License to Establish an additional International Branch or International Bank Agency in the State of Florida. Dear Director ___ _____ hereby makes application (Applicant International Banking Corporation) for an additional license to establish an (check one): _____ International Branch _____ International Bank Agency in the State of Florida for the purpose of engaging in such activities as are permitted by law. The legal name of the international banking corporation is 1. 2. Physical location of the proposed office is: (Street Address) _, Florida (County) (Zip Code) (City) Mailing Address is: (Street Address) (Post Office Address)

> Form OFR-U-20 ABR Incorporated by reference in Rule 69U-140.002(5)(b), F.A.C. Eff. 01/2018 2 of 19

___, Florida

(Zip Code)

(County)

3. Physical location of the curr	rent office(s) is:			
(Street Address)				
		, Florida		
(City)	(County)		(Zip Code)	
Mailing Address is:				
	or			
(Street Address)	(Post Offic	e Address)		
		F1 4 -		
(City)	(County)	, Florida	(Z	Cip Code)
4. The name and title of the	person who shall be i	n charge of the	e business and	l affairs of the
proposed office is:				
Name		<u>Title</u>		
(The person named above must con authorization for release of confide				chment 4(a)) and the
5. Authentic copies of the in	ternational banking c	orporation's a	rticles of incom	rporation and by-laws, or the
equivalent thereof, should be attack	hed to this application	n if restated, an	mended, or oth	nerwise changed since the most
recent application to the Office.				
6. The total amount of the ca	apital accounts of the	applicant inter	rnational bank	ing corporation in U.S. dollars is
\$, and	this amount is reflect	ted in the App	licant's compl	ete and detailed statements of
financial condition as of the	day of		, 20	, which accompany and are
	Form OF	FR-U-20 ABR		

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made a part of this application. (Financia	l statements should be for the most recent fiscal quarter ending or at a
minimum within 180 days of the date of	the application.)
Dated, 20	(Applicant International Banking Corporation)
	Ву:
	Title:

ACKNOWLEDGEMENT

On this day of	, 20, before me personally came	
	, who isto me personally known, or who	
produced	as identification, and who acknowledged before	
me that he/she is the	of	
	, the international banking corporation	
described herein and which execut	ted the foregoing application certificate, and that he/she signed his/her name	
hereto by like order.		
(L.S)		
	(Signature of Notary Public or other official taking acknowledgement)	
	(Title of official taking acknowledgement)	

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of his office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section 663.055, Florida Statutes, _____, a banking corporation duly incorporated under the laws of ______, does hereby certify to the Office of Financial Regulation, that, as of the close of business ______, 20_____, the amount of its capital accounts (must be as of the latest fiscal quarter ending or at a minimum of 180 days of the date of the application), including paid-in capital, surplus, and undivided profits, expressed in the currency of the country of its incorporation, and the U.S. dollar equivalents thereof, were: US Dollar Amount Equivalents Paid-in Capital Stock Surplus **Undivided Profits** Other (Specify) Totals Rate of exchange as of the date above: ___ Dated: ______, 20 _____ By: (Signature) Name: (Print name)

> Form OFR-U-20 ABR Incorporated by reference in Rule 69U-140.002(5)(b), F.A.C. Eff. 01/2018 6 of 19

Title:

Required Information and Attachments Form OFR-U-20 ABR

- 1. Provide the name, address, email address, and telephone number of the contact person or correspondent for this application.
- 2. Identify the proposed manager to be employed in the proposed office and provide a brief description of his/her experience. Provide, as Attachments 4(a) Biographical Information and 4(b) Authorization for Release of Confidential Information for the proposed manager.
- 3. Describe any changes to the existing operations of the applicant and its ultimate parent, if any, in the United States, including bank and non-bank subsidiaries, branches and agencies, commercial lending companies, and representative offices since the date of the applicant's last application.
- 4. Discuss the purpose for establishing the additional proposed office and the types of services to be offered.
- 5. Describe any anticipated changes to the manner in which, and the extent to which, the applicant proposes to direct and supervise the activities of the proposed international branch or international bank agency. Describe the policies, procedures, and internal audit measures that will be put in place to ensure compliance with applicable state and federal laws and regulations.
- 6. To the extent the OFR does not already have the following, provide the following information for the applicant:
 - (a) Parent only and consolidated balance sheets, showing separately each principal group of assets, liabilities, and capital accounts as of the end of the most recent fiscal quarter and for the comparable quarter of the preceding year. Include information on contingent liabilities, (i.e. standby and commercial letters of credit, guaranties, commitments to grant or purchase loans and securities, contracts to purchase/sell foreign exchange).
 - (b) Parent only and consolidated income statements1 showing separately each principal source of revenue and expenses through the end of the most recent fiscal quarter and for the past three fiscal years. For statements reflecting the most recent quarterly information, also provide statements for the comparable period of the preceding year.
 - (c) On a consolidated basis, a breakdown of risk-based assets as of the end of the most recent fiscal quarter, showing each principal group of on and off-balance sheet assets and the relevant risk weights. Identify the components of tier 1 and tier 2 capital under the final Basel Accorde risk-based capital guidelines and provide calculations of applicant's tier 1 and total capital to risk-based assets.
 - (d) Current information that will enable OFR to make a judgement as to the quality of applicant's assets, including, but not limited to: delinquencies; non-accrual loans; assets acquired in satisfaction of debts previously contracted; and troubled debt restructured loans.
- 7. Give estimated financial projections for the first three years of operations, including start-up costs. Provide any assumptions used in formulating these projections.
- 8. Fully describe all material changes, if any, to the information contained in the first application to establish an international branch or international bank agency (Form OFR-U-20) submitted by the international banking corporation to the Office.

Attachment 4(a) BIOGRAPHICAL REPORT

This Biographical and Report (report) is used by individuals in conjunction with other corporate filings to the Florida Office of Financial Regulation. This report is not a stand alone document.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

For additional information regarding the processing procedures and guidelines and any supplemental information that may be required, please contact the Florida Office of Financial Regulation directly for specific instruction.

Notice Regarding Collection and Use of Social Security Numbers

In accordance with Section 119.071(5)(a)2.a., and Section 119.071(5)(a)2.b., Florida Statutes, the Office provides the following notice to applicants regarding the its collection and use of social security numbers.

The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Section 663.05, Florida Statutes, to ensure the safe and sound management and operations of an international branch or international bank agency in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L. No. 107-56, or Presidential Executive Order 13224.
- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.
- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.
- g. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.

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h. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.	
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BIOGRAPHICAL REPORT

		Name of Sul	bject Instituti	ion or Holding	Company, Locat	ion	
	Type of Fili	ng		F	Position		
	Change in B Change in S Citizenship Charter Con Deposit Insu Federal Bran	Holding Company ank Control enior Executive Officer Waiver version	or Director	- - - - - -	Organizer Director Senior Exect Principal Sha Trustee Manager Other		
			BIOGRA	PHICAL REP	ORT		
ast	Name: Residence: _					Middle (full)	
			(St	reet Address)			
			(St	rate)	(Postal Code	e) (Country)	
(City)							
-	f at residence	e less than five years	s, list addres	sses and dates	occupied for t	he past five years.	
com	То	e less than five years Number and Street	s, list addre	State	ZIP Code		
com	То	•	s, list addre				
-	То	•	s, list addre				

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(d) D	ate of Birth	n: Mo	nth	Da	ateYea	ar		
, ,	lace of Birth (City) nited States	(Sta	ate) (C	Country) * ding the Office's o			itv numbers.	
				33		J		
(8)		(Country)				te, if Naturalize	ed)	
(h) If	you are no	t a United S	States citizen, j	provide:				
	Passport	Number: _						
	Home Co	ountry Iden	tification Num	nber:				
(i) Te	elephone an	d fax numb	pers where you	may be reached of	during business ho	ours and an e-m	ail address:	
(Area	Code, Tele	ephone Nur	nber, including	g Country Code if	outside U.S.)			
(Fax l	Number)		(E-mail A	ddress)				

Cimployment History List employment in reverse chronological order for the last five years. The list sing dates of employment, the employer's name and location (city, state), nature or of duties, and reason for leaving. (b) Have you ever been dismissed or asked to resign from any past employment than honorable discharge from military service? [] Yes [] No If "yes," provide the employer's name, address, and telephone number; the discharge; and explanation. 3. Education and Professional Credentials (a) List each diploma, certificate, or degree from high schools, colleges, university or other schools. School Name and Address From To	of the business, ent, including	, title or positio a less
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discharge; and explanation. 3. Education and Professional Credentials (a) List each diploma, certificate, or degree from high schools, colleges, univ or other schools. School Name and Address From To	itle or position	; date of
(a) List each diploma, certificate, or degree from high schools, colleges, univor other schools. School Name and Address From To		
or other schools. School Name and Address From To		
School Name and Address	versities, postgr	raduate,
mm/yyyy mm/yyyy	Degree/Certific	cate

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(b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

4. Business Affiliations

- (a) List any company with which you are associated, providing the company name, location, nature or type of business, position held or relationship to the company, ownership percentage, and beginning date of the relationship.
- (b) List the name of any depository institution or depository institution holding company with which you are or were associated. Also list the location, nature of banking activity, position held or relationship, ownership percentage, and beginning and ending dates of the relationship.

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(c) Are you in the process of being considered for a senior executive officer or director position another depository institution or depository institution holding company? [] Yes [] No	at
If "yes," provide the name of the depository institution or depository institution holdic company and the position. If the application has been submitted for regulatory review, provide the name of the regulatory agency.	
(d) Are you now or are you proposed to be a "management official" of another insured deposito institution holding company? [] Yes [] No	ory
If yes, explain either why the potential interlock is not a violation of the Depository Institution Management Interlocks Act (12 U.S.C. §§ 3201-3208) or what action will be taken to preve a violation.	
5. Legal and Related Matters	
(a) Have you been involved in any of the following filings where the filing was denied is approved, withdrawn, or otherwise returned without favorable action by a federal or state regulatory authority or a self-regulatory organization:	
(1) A charter or license application, a depository institution holding company application, federal deposit insurance application, in which you were listed as an organizer, director, seni executive officer, or a person that would own or control (either individually or as a member a group) 10 percent or more of any class of voting securities or other voting equity interest the institution, or similar position? [] Yes [] No	ior of
(2) A merger application in which you were listed as a director, senior executive officer, similar position?[] Yes [] No	or
(3) A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position? [] Yes [] No	ou
(4) A notice of change in control for a depository institution or other company, or a simil form, in which you were listed (either individually or as a member of a group) as an acquirer transferee?[] Yes [] No	
(5) Any other application, notice, or other regulatory or administrative request which was fil with a federal or state regulatory authority or a self-regulatory organization in which you we listed in some capacity?[] Yes [] No	
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(b) Have you or any depository institution or depository institution holding company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been subject to any supervisory agreement, enforcement action, civil money penalty, prohibition or removal order, or other supervisory or administrative action taken or imposed by any federal or state regulatory authority or other governmental entity/ [] Yes [] No
(c) Has any depository institution with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:
(1) Been placed into conservatorship or receivership or otherwise failed?[] Yes [] No
(2) Received financial assistance from a federal agency or instrumentality?[] Yes [] No
(3) Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction? [] Yes [] No
(d) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:
(1) Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company? [] Yes [] No
(2) Defaulted on a loan or financial obligation of any sort, whether as obligor, cosignor, or guarantor?[] Yes [] No
(3) Forfeited property in full or partial satisfaction of any financial obligation? [] Yes [] No
(4) Had a lien placed against property for failure to pay taxes or other debt? [] Yes [] No
(5) Had wages or income garnished for any reason?[] Yes [] No
(6) Failed or refused to pay any outstanding judgments?[] Yes [] No
(e) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been involved in any lawsuit, OFR-U-20 ABR (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(5)(b), F.A.C. Page 15 of 19

formal or informal investigation, examination, or administrative proceeding that may result in, or resulted in, any penalty (including, but not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture of property interest, or revocation of license), agreement, undertaking, consent, judgment, or order imposed by or entered into with any of the following entities:

	(1) Any federal or state court? [] Yes [] No
	(2) Any department, agency, or commission of the United States government? [] Yes [] No
	(3) Any state, municipal, or foreign governmental entity? [] Yes [] No
	(4) Any self-regulatory organization (for example, NASD, FASB, state bar)? [] Yes [] No
charged expung violatio	Have you or any company with which you are or were associated as an executive director, principal shareholder, manager, or managing member been arrested for, I with, indicted for, or convicted of (including a conviction where the record was ed), ever pleaded <i>nolo contendere</i> to, any criminal matter other than minor traffic ons? Yes [] No

- (g) If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying the number of the question, describing the situation in detail, and, where relevant, including the following information. Attach additional sheets as necessary.
 - Name and location of any company, party, court, regulatory agency, or selfregulatory organization involved.
 - Nature of your association with any company (for example, officer, director, organizer, principal shareholder, or owner).
 - Type of any application, notice, or other regulatory or administrative request.
 - Nature of any supervisory, enforcement, or administrative action.
 - Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
 - Date of any relevant event.
 - Nature of any lawsuit, charge, or proceeding.
 - Jurisdiction in which any legal proceeding occurred.
 - Resolution or disposition of the matter.

OFR-U-20 ABR (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(5)(b), F.A.C. Page 16 of 19

Present any other information you believe is important to evaluate your filing. If you are involved in the organization of a new institution, discuss your specific role.

6. Additional Information

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

Signature:	
Name:	
Date:	
STATE OF	_
COUNTY OF	_
COUNTRY	_
On this, day of	, 20, before me, the
undersigned notary, personally appeared	1
(name),	
who is personally known to me or _	proved to me through the following identification:
	to be the person who signed the
preceding document in my presence and	I who affirmed to me that the statement and contents of
the document are truthful and accurate t	o the best of his orher knowledge and
belief.	
(L.S)	
	Signature of Notary Public or other official taking the

acknowledgment

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

> OFR-U-20 ABR (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(5)(b), F.A.C. Page 18 of 19

Attachment 4(b) AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

(Please fully execute each authorization form)

TO WHOM IT MAY CONCEDN.

I	, here	by authorize and request every person, firm, officer
corporation, association information pertaining information to the Offi	n, organization, or institution he to furnish the original o	aving control of any documents, records, or other copies of any such documents, records, or other ny of its authorized representatives for purposes of
(Valid for six (6) mont	hs from date signed)	
	Sig	nature
	Da	te
	,who is), before me personally came to me personally known, or who
produced acknowledged before		as identification, and who
executed the foregoing	the take no is the, the gapplication certificate an	e corporation described herein and which d that he signed his name hereto by like order.
(L.S.)	(Signature of Notary	Public or other party taking acknowledgment)
	Title of party taking	acknowledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to whic

OFR-U-20 ABR (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(5)(b), F.A.C. Page 19 of 19

FLORIDA OFFICE OF FINANCIAL REGULATION Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

APPLICATION

For the Establishment of an International Administrative Office or International Representative Office In the State of Florida

Form OFR-U-20A

General Instructions

An international banking corporation which seeks a license under Section 663.05, Florida Statutes, to establish an international administrative office or international representative office in the State of Florida should submit an original and one copy of the letter application and required appendices accompanied by a check covering the application fee, payable to the order of the Office of Financial Regulation (OFR). The application fee for an international branch or international bank agency is \$5,000. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

At the same time this application is filed with the OFR, an <u>original and three copies</u> of the application should be sent to:

Director of Application Risk Federal Reserve Bank of Atlanta 1000 Peachtree Street, N.E. Atlanta, Georgia 30309-4470

Application fee of \$5,000 payable to the Office of Financial Regulation is attached for deposit to the Financial Institutions Regulatory Trust Fund

> Org: 43843000000 Flair Object Code: 001073 EO: V1

Revenue Source Code: 230

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 1 of 18

APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Re:	Application by an International Banking Corporation for a License to Establish an International Administrative () Representative () office in the State of Florida.
Dear D	Director:
	(applicant)
whose	address
	(street address, city, state, country)
is a baı	nking corporation duly organized and licensed under the laws of
	(country)
A duly	authenticated copy of its charter and its by-laws, or equivalent thereof, accompany and are made a
part of	this application. The applicant hereby makes application for a license to establish an
	International Administrative Office
	International Representative Office
as refe	renced above, in the State of Florida, for the purpose of engaging in such activities as are permitted
by law	
1.	The legal name of the international banking corporation is
2.	Physical location of the proposed office is:
(Street	Address)
(City)	, Florida (County) (Zip Code)
(City)	
Mailin	g Address is:

Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 2 of 18

<u></u>		or				
(Street	Address)	(Post Office	e Address)			
			F1 '1			
(City)		(County)	, Florida	(Zip Code)		
3. I	Physical location of the curren	nt office(s) is:				
(Street	Address)					
			, Florida			
(City)		(County)		(Zip Code)		
Mailing	g Address is:					
<u></u>		or				
(Street	Address)	(Post Office	e Address)			
			, Florida			
(City)		(County)	, 1 1011ua	(Zi	p Code)	
4.	The name and title of the pe	erson who shall be ii	n charge of the	e business and	affairs of the	
<u>Name</u>			<u>Title</u>			
authori. 5.	rson named above must comp zation for release of confiden Authentic copies of the inte	rnational banking co	eachment 4(b),).	hment 4(a)) and the poration and by-laws, or the	
6.	The total amount of the cap	ital accounts of the	applicant inter	national banki	ng corporation in U.S. dolla	rs is
\$, and the	his amount is reflect	ed in the App	licant's comple	ete and detailed statements of	f
financia	al condition as of the	day of		, 20	, which accompany and a	re

Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 3 of 18

minimum within 180 days of the date of t	he application.)
Dated, 20	
	(Applicant International Banking Corporation) By:
	Title:

made a part of this application. (Financial statements should be for the most recent fiscal quarter ending or at a

ACKNOWLEDGEMENT

On this	_ day of		, 20, before me personally came
		, who is	to me personally known, or who
produced			as identification, and who acknowledged
before me that he	/she is the		of
			, the international banking
corporation descr	ibed herein and wh	ich executed the foregoin	g application certificate, and that he/she
signed his/her nar	me hereto by like or	rder.	
(L.S)			
		(Signature of Notary acknowledgement)	Public or other official taking
		(Title of official tak	cing acknowledgement)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section 663.055, Florida Statutes,

		_, a banking corporation	n duly incorporated und	der the laws o
	, does he	ereby certify to the Offic	e of Financial Regulati	on, that, as of
he close of business	, 20	, the amount of its c	apital accounts (must b	e as of the
atest fiscal quarter ending or at a minimi	ım of 180 days	of the date of the appli	cation), including paid-	-in capital,
surplus, and undivided profits, expressed in	in the currency	of the country of its in	corporation, and the U.	S. dollar
equivalents thereof, were:				
	Amount		US Dollar	
	<u>Amount</u>		<u>Equivalents</u>	
Paid-in Capital Stock				
Surplus				
Undivided Profits				
Other (Specify)				
Totals				
Rate of Exchange as of the date above:			·	
	Dated:		, 20	
	Ву:	(Signati		
		(Signati	are)	
	Name:	(Print n	ame)	
	Title:			

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 6 of 18

GENERAL INFORMATION

- 1. Provide the name and telephone number of the contact person and/or correspondent for this application.
- 2. Provide a statement from the home country supervisor or the applicant that:
 - (a) states that the international banking corporation is duly organized, licensed, and lawfully existing in good standing; and
 - (b) states that the banking or supervisory authorities in the home country of the applicant and, if different, the home country of any top tier foreign bank in the ownership chain, do not object to the establishment of the proposed Florida office.
- 3. Provide a statement from an attorney that lists any instance in which the international banking corporation has been convicted of, or pled guilty or nolo contendere to, a violation of any currency transaction reporting or money laundering law which may exist in that country.
- 4. Provide a brief biography of the applicant's executive officers and principal shareholders detailing their financial ability, reputation, integrity, and experience in managing and directing an international banking corporation.
- 5. Provide completed biographical forms (Attachments 4(a) and 4(b)) for the proposed representative or administrative office manager.
- 6. Provide documentation that the international banking corporation is chartered in a jurisdiction in which any financial institution licensed or chartered by any state or any federal bank regulatory agency in the United States may establish similar facilities or exercise similar powers or that Federal law permits the appropriate federal regulatory authority to issue a comparable license to the international banking corporation.
- 7. Describe the bank regulatory system in the applicant's home country and, if different, the home country of any top tier foreign bank in the ownership chain. For each bank in a different home country, the descriptions should address:
 - (a) the extent to which the bank is subject to comprehensive supervision or regulation on a consolidated basis by its home country authorities;
 - (b) the powers and functions of bank supervisory authorities; and
 - (c) the frequency and scope of direct or indirect supervisory examinations of banks.
- 8. Provide a brief history of the applicant including ranking by asset size in its home country and number of offices operated in the home country. Summarize the applicant's experience in international banking to include: the volume and character of its current international business; a description of the structure of the applicant's foreign or international department; the location, number, and asset size of existing foreign offices; and the number international staff.
- 9. Provide the following for the applicant:
 - (a) Parent only and consolidated balance sheets showing separately each principal group of assets, liabilities, and capital accounts within 180 days of the date of the application.
 - (b) Parent only and consolidated income statements showing separately each principal source of revenue and expenses through the end of the most recent fiscal quarter and for the most recent fiscal year.

Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 7 of 18

- 10. Describe the existing operations of the applicant and its ultimate parent, if any, in the United States, including bank and non-bank subsidiaries, branches and agencies, commercial lending companies, and representative offices.
- 11. Discuss the purpose for establishing the proposed office and the types of services to be offered.
- 12. Describe the manner in which, and the extent to which, the applicant proposed to direct and supervise the activities of the proposed office. Describe the policies, procedures, and internal audit measures that will be put in place to ensure compliance with applicable state and federal laws and regulations.
- 13. Describe whether there exist any secrecy laws or other impediments that would restrict the ability of the applicant and its ultimate parent, if any, to provide information to the Department to determine and enforce compliance with applicable state and federal laws and regulations. If any impediments exist, explain how the applicant and the ultimate parent, if any, propose to provide to OFR with adequate assurances of access to such information.
- 14. Provide a copy of that information required to be submitted in accordance with provisions of Chapter 607, Florida Statutes, which are applicable to foreign corporations.

Attachment 4(a) BIOGRAPHICAL INFORMATION

This section of Form OFR-U-20A must be completed by the proposed manager of the international administrative office or international representative office. The proposed manager must also complete attachment 4(b), the authorization for release of confidential information. If additional space is needed to complete the information required, attach additional pages and identify the question to which the additional pages pertain.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

Notice Regarding Collection and Use of Social Security Numbers

In accordance with Section 119.071(5)(a)2.a., and Section 119.071(5)(a)2.b., Florida Statutes, the Office provides the following notice to applicants regarding the its collection and use of social security numbers.

The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Section 663.05, Florida Statutes, to ensure the safe and sound management and operations of an international administrative office or international representative office in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L. No. 107-56, or Presidential Executive Order 13224.
- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.
- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.
- g. The disclosure of the social security number is for the purpose of the administration of a pension fund administered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.
- h. The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial Code by the office of the Secretary of State.

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. 9 of 18

	al Informa Name:	ation				
Last			First			Middle (full)
(b) I	Residence: _		(St	reet Address)		
(City)			(St	ate) (I	Postal Code)	(Country)
(c) I	f at residen	ce less than five years	s, list addres	sses and dates occ	cupied for the pa	ast five years.
From mm/yyyy	To mm/yyyy	Number and Street		State	ZIP Code	Country

(d) Date of Birth:	Month		Date	Year		
(e) Place of Birth: (City)	(State)	(Country)				
(f) United States So *Please see the notice	: 10 : N	1 16	ice's collection	and use of so	cial security nu	mbers.
(g) Citizenship:					Naturalized)	
(h) If you are not a	United States cit	izen, provide:				
Passport Nu	mber:					
Home Coun	try Identification	n Number:				
(i) Telephone and fa	ax numbers whe	re you may be rea	ched during bu	isiness hours a	nd an e-mail ad	ldress:
(Area Code, Telepho	one Number, inc	luding Country C	ode if outside	U.S.)		
(Fax Number)	(E-1	mail Address)				
(j) List other names former marriage, for						en name, name by
Name					From	То
					mm/yyyy	mm/yyyy
2. Employment His	tory					
	loyment, the em reason for leavi ever been dism	ployer's name and	d location (city resign from any	, state), nature	of the business	, title or position,
	Yes No					
		For	rm OFR-U-20A			

(Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C.
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If "yes," provide the employer's name, address, and telephone number; title or position; date of discharge; and explanation.

3. Education and Professional Credentials

(a) List each diploma, certificate, or degree from high schools, colleges, universities, postgraduate, or other schools.

School Name and Address	From mm/yyyy	To mm/yyyy	Degree/Certificate

(b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 12 of 18

Li na		y with which y business, posi	you are or were associated tion held or relationship to ionship.		
5. Leg	al and Related	l Matters			
	oved, withdraw	n, or otherwis	any of the following filing se returned without favora ory organization:		
C	(1) A cha application, or organizer, dire (either individ	rter or license r a federal dep ector, senior ex ually or as a n les or other vo	application, a financial in osit insurance application, a cecutive officer, or a personember of a group) 10 perting equity interest of the	in which you were on that would own o cent or more of any	listed as an or control class of
	(2) A mer officer, or sim	ilar position?	n in which you were listed	d as a director, senio	or executive

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 13 of 18

which you were listed as a director, senior executive officer, or similar form, in [] Yes [] No	
(4) A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee? [] Yes [] No	
(5) Any other application, notice, or other regulatory or administrative request which was filed with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity? [] Yes [] No	
Have you or any company, financial institution or financial institution holding company with which you are or were associated been subject to any supervisory agreement, enforcement action, civil money penalty, prohibition or removal order, or other supervisory or administrative action taken or imposed by any federal or state regulatory authority or other governmental entity? [] Yes [] No	
(c) Has any depository institution with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:	
(1) Been placed into conservatorship or receivership or otherwise failed?[] Yes [] No	
(2) Received financial assistance from a federal agency or instrumentality?[] Yes [] No	
(3) Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction? [] Yes [] No	
(d) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member:	
(1) Filed a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition filed against you or the company? [] Yes [] No	
(2) Defaulted on a loan or financial obligation of any sort, whether as obligor, cosignor, or guarantor?[] Yes [] No	
(3) Forfeited property in full or partial satisfaction of any financial obligation? [] Yes [] No	
Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 14 of 18	

(4) Had a lien placed against property for failure to pay taxes or other debt?[] Yes [] No
(5) Had wages or income garnished for any reason?[] Yes [] No
(6) Failed or refused to pay any outstanding judgments?[] Yes [] No
(e) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been involved in any lawsuit, formal or informal investigation, examination, or administrative proceeding that may result in, or resulted in, any penalty (including, but not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture of property interest, or revocation of license), agreement, undertaking, consent, judgment, or order imposed by or entered into with any of the following entities:
(1) Any federal or state court?[] Yes [] No
(2) Any department, agency, or commission of the United States government? [] Yes [] No
(3) Any state, municipal, or foreign governmental entity? [] Yes [] No
(4) Any self-regulatory organization (for example, NASD, FASB, state bar)? [] Yes [] No
(f) Have you or any company with which you are or were associated as an executive officer, director, principal shareholder, manager, or managing member been arrested for, charged with, indicted for, or convicted of (including a conviction where the record was expunged), ever pleaded <i>nolo contendere</i> to, any criminal matter other than minor traffic violations? [] Yes [] No
(g) If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying the number of the question, describing the situation in detail, and, where relevant, including the following information. Attach additional sheets as necessary.
 Name and location of any company, party, court, regulatory agency, or self- regulatory organization involved.

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 15 of 18

- Nature of your association with any company (for example, officer, director, organizer, principal shareholder, or owner).
- Type of any application, notice, or other regulatory or administrative request.
- Nature of any supervisory, enforcement, or administrative action.
- Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
- Date of any relevant event.
- Nature of any lawsuit, charge, or proceeding.
- Jurisdiction in which any legal proceeding occurred.
- Resolution or disposition of the matter.

6. Additional Information

Present any other information you believe is important to evaluate your filing.

Form OFR-U-20A (Eff. 01/2018) Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 16 of 18

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

Signature:	
Name:	
Date:	
STATE OF	-
COUNTY OF	_
COUNTRY	_
On this, day of	
undersigned notary, personally appeared	l
(name),	
who is personally known to me or _	proved to me through the following identification:
	to be the person who signed the
preceding document in my presence and	who affirmed to me that the statement and contents of
the document are truthful and accurate to	o the best of his orher knowledge and
belief.	-
	Signature of Notary Public or other official taking the acknowledgment
L.S./	Č
Notary Seal:	

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 17 of 18

Attachment 4(b) Form OFR-U-20A AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

TO WHOM IT MA	Y CONCERN:	
I,		, hereby authorize and request every
documents, records, pertaining to me to information to the Frepresentatives for p	background informat furnish the original or Florida Office of Finan purposes of the applica	, hereby authorize and request every tion, organization or institution having control of any tion, personal information, or other information copies of any such documents, records or other cial Regulation or any of its authorized attion by the international trust company for a license to the presentative office in Florida.
(Valid for six (6) me	onths from date signed	1)
		Signature
		Date
On this	day of	20, before me personally came
		, who is (mark one) to me
identification, and a	cknowledged and affi	rmed the foregoing authorization for release of
confidential informa	ation to the Office.	
(L.S)		
		cary Public or other official taking acknowledgement)
	(Title of official t	aking acknowledgment)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

Form OFR-U-20A (Eff. 01/2018)
Incorporated by reference in Rules 69U-140.002(1) and 140.002(4), F.A.C. Page 18 of 18

FLORIDA OFFICE OF FINANCIAL REGULATION

Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

ABBREVIATED APPLICATION

For the Establishment of an International Administrative Office or International Representative Office in the State of Florida

Form OFR-U-20A ABR

General Instructions

If eligible pursuant to s. 663.05(4), F.S., an international banking corporation may apply for a license to establish an additional international administrative office or international representative office in the State of Florida by completing this letter application form, and providing all necessary information and supporting exhibits. If additional space is needed to complete any information required by this form, attach additional pages and identify the question to which the additional pages pertain.

A nonrefundable application fee in the amount of \$5,000.00, payable to the Florida Office of Financial Regulation ("Office"), must accompany this application. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

	8
☐ The nonrefundable : Financial Institutions' l	application fee of \$5,000.00 payable to the Office is attached for deposit into the Regulatory Trust Fund.
	Org: 43843000000
	Flair Object Code: 001072
	EO: V1
	Revenue Source Code: 229

Form OFR-U-20A ABR Incorporated by Reference in Rule 69U-140.002(5)(b), F.A.C. Eff. 01/2018 1 of 18

ABBREVIATED APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Abbreviated Application by an International Banking Corporation for a License to Establish an additional International Administrative Office or International Representative Officein the State of Florida. Dear Director _____: _____ hereby makes application (Applicant International Banking Corporation) for an additional license to establish an (check one): International Administrative Office ____ International Representative Office in the State of Florida for the purpose of engaging in such activities as are permitted by law. 1. The legal name of the international banking corporation is Physical location of the proposed office is: 2. (Street Address) __, Florida (City) (County) (Zip Code) Mailing Address is: (Street Address) (Post Office Address) ____, Florida (City) (County) (Zip Code)

> Form OFR-U-20A ABR Incorporated by Reference in Rule 69U-140.002(5)(b), F.A.C. Eff. 01/2018 2 of 18

3. Physical location of the curr	rent office(s) is:				
(Street Address)					
		FI '1			
(City)	(County)	, Florida	(Zip Code)		
Mailing Address is:					
	or				
(Street Address)	(Post Office	e Address)			
		Florida			
(City)	(County)	, 1 1011du		Cip Code)	
Name		<u>T</u>	<u>itle</u>		
(The person named above must coauthorization for release of confid				chment 4(a)) and	I the
5. Authentic copies of the in	nternational banking co	orporation's a	ticles of incor	rporation and by-	-laws, or the
equivalent thereof, should be attac	hed to this application	if restated, an	nended, or oth	nerwise changed	since the most
recent application to the Office.					
6. The total amount of the co	apital accounts of the	applicant inter	national bank	ing corporation i	n U.S. dollars is
\$, and	I this amount is reflect	ed in the Appl	licant's comple	ete and detailed	statements of
financial condition as of the	day of		, 20	, which accor	mpany and are

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made a part of this application. (Fina	ancial statements should be for the most recent fiscal quarter ending or at
minimum within 180 days of the dat	e of the application.)
Dated, 20	(Applicant International Banking Corporation)
	By:
	Title:

ACKNOWLEDGEMENT

On this	day of	, 20_	, before me personally came
		, who is	to me personally known, or who
produced .			as identification, and who acknowledged before
me that he/she i	s the		of
			, the international banking corporation
described herein	n and which execute	d the foregoing application cer	rtificate, and that he/she signed his/her name
hereto by like of	rder.		
(L.S)			
		(Signature of Notary acknowledgement)	Public or other official taking
		(Title of official tal	cing acknowledgement)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section 663.055, Florida Statutes, _____, a banking corporation duly incorporated under the laws of ______, does hereby certify to the Office of Financial Regulation, that, as of the close of business ______, 20_____, the amount of its capital accounts (must be as of the latest fiscal quarter ending or at a minimum of 180 days of the date of the application), including paid-in capital, surplus, and undivided profits, expressed in the currency of the country of its incorporation, and the U.S. dollar equivalents thereof, were: US Dollar **Equivalents** <u>Amount</u> Paid-in Capital Stock Surplus **Undivided Profits** Other (Specify) Totals Rate of Exchange as of the date above: _ Dated: ______, 20 _____ By: (Signature) Name:

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Title:

(Print name)

Required Information and Attachments Form OFR-U-20A ABR

- 1. Provide the name, address, email address, and telephone number of the contact person or correspondent for this application.
- 2. Identify the proposed manager to be employed in the proposed office and provide a brief description of his/her experience. Provide, as Attachments 4(a) Biographical Information and 4(b) Authorization for Release of Confidential Information for the proposed manager.
- 3. Describe any changes to the existing operations of the applicant and its ultimate parent, if any, in the United States, including bank and non-bank subsidiaries, branches and agencies, commercial lending companies, and representative offices, since the date of the applicant's last application to the OFR.
- 4. Discuss the purpose for establishing the additional proposed office and the types of services to be offered.
- 5. Describe any anticipated changes to the manner in which, and the extent to which, the applicant proposes to direct and supervise the activities of the proposed international administrative office or international representative office. Describe the policies, procedures, and internal audit measures that will be put in place to ensure compliance with applicable state and federal laws and regulations.
- 6. To the extent the OFR does not already have the following, provide the following information for the applicant:
 - (a) Parent only and consolidated balance sheets, showing separately each principal group of assets, liabilities, and capital accounts as of the end of the most recent fiscal quarter and for the comparable quarter of the preceding year. Include information on contingent liabilities, (i.e. standby and commercial letters of credit, guaranties, commitments to grant or purchase loans and securities, contracts to purchase/sell foreign exchange).
 - (b) Parent only and consolidated income statements showing separately each principal source of revenue and expenses through the end of the most recent fiscal quarter and for the past three fiscal years. For statements reflecting the most recent quarterly information, also provide statements for the comparable period of the preceding year.
 - (c) On a consolidated basis, a breakdown of risk-based assets as of the end of the most recent fiscal quarter, showing each principal group of on and off-balance sheet assets and the relevant risk weights. Identify the components of tier 1 and tier 2 capital under the final Basel Accorde risk-based capital guidelines and provide calculations of applicant's tier 1 and total capital to risk-based assets.
 - (d) Current information that will enable OFR to make a judgement as to the quality of applicant's assets, including, but not limited to: delinquencies; non-accrual loans; assets acquired in satisfaction of debts previously contracted; and troubled debt restructured loans.
- 7. Give estimated financial projections for the first three years of operations, including start-up costs. Provide any assumptions used in formulating these projections.
- 8. Fully describe all material changes, if any, to the information contained in the first application to establish an international administrative office or international representative office (Form OFR-U-20A) submitted by the international banking corporation to the Office.

Attachment 4(a) BIOGRAPHICAL INFORMATION

This section of Form OFR-U-20A ABR must be completed by the proposed manager of the international administrative office or international representative office. The proposed manager must also complete attachment 4(b), the authorization for release of confidential information.

If additional space is needed to complete the information required, attach additional pages and identify the question to which the additional pages pertain.

Preparation

All questions must be answered with complete and accurate information that is subject to verification. If the answer is "none," "not applicable," or "unknown," so state. Answers of "unknown" or "yes" should be explained.

The questions are not intended to limit the presentation nor are the questions intended to duplicate information supplied on another form or in an exhibit. A cross-reference to the information is acceptable. Any cross-reference must be made to a specific cite or location in the documents, so the information can be located easily. Use additional sheets as necessary. If the report is not complete, the Office may either request additional information or return the filing. If you are a foreign national or a United States citizen who currently resides in a foreign country, additional information may be necessary. Each individual must report promptly any material change(s) to the information provided in the Biographical Report that occurs during the review period for the filing.

Notice Regarding Collection and Use of Social Security Numbers

In accordance with Section 119.071(5)(a)2.a., and Section 119.071(5)(a)2.b., Florida Statutes, the Office provides the following notice to applicants regarding the its collection and use of social security numbers.

The Office's collection of social security numbers is not expressly authorized by or mandatory under federal or state law, but it is imperative for the performance of the Office's duties and responsibilities as prescribed by Section 663.05, Florida Statutes, to ensure the safe and sound management and operations of an international administrative office or international representative office in this state.

Social security numbers that are collected by the Office may not be used by or for any purpose other than the purpose provided in this notice.

Social security numbers held by the Office are confidential and exempt from Section 119.07(1), Florida Statutes, and Section 24(a), Art. I of the State Constitution. This exemption does not supersede any federal law prohibiting the release of social security numbers or any other applicable public records exemption for social security numbers existing prior to May 13, 2002, or created thereafter.

Social security numbers held by the Office may be disclosed if any of the following apply:

- a. The disclosure of the social security number is expressly required by federal or state law or a court order.
- b. The disclosure of the social security number is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
- c. The individual expressly consents in writing to the disclosure of his or her social security number.
- d. The disclosure of the social security number is made to comply with the USA Patriot Act of 2001, Pub. L. No. 107-56, or Presidential Executive Order 13224.
- e. The disclosure of the social security number is made to a commercial entity for the permissible uses set forth in the federal Driver's Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.; the Fair Credit Reporting Act, 15 U.S.C. ss. 1681 et seq.; or the Financial Services Modernization Act of 1999, 15 U.S.C. ss. 6801 et seq., provided that the authorized commercial entity complies with the requirements of this paragraph.
- f. The disclosure of the social security number is for the purpose of the administration of health benefits for an agency employee or his or her dependents.

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g.	The disclosure of the social security number is for the purpose of the administration of a pension fund
adn	ninistered for the agency employee's retirement fund, deferred compensation plan, or defined contribution plan.
h.	The disclosure of the social security number is for the purpose of the administration of the Uniform Commercial
Coc	de by the office of the Secretary of State.

1. Personal Information						
(a) N	Name:					
Last			First			Middle (full)
(b) I	Residence:		(St	reet Address)		
(City)			(St	ate) (I	Postal Code)	(Country)
(c) I	f at residen	ce less than five year	s, list addre	sses and dates oc	cupied for the p	ast five years.
From mm/yyyy	To mm/yyyy	Number and Street		State	ZIP Code	Country

(d)	Date of Birth:	Month		Date	Year		
(e)	Place of Birth: (City)	(State)	(Country)				
(f) * <i>Pl</i>	United States Soci lease see the notice	ial Security No	umber:* regarding the Offi	ice's collection	ı and use of soc	ial security nur	nbers.
(g)	Citizenship:(Cour	ntry)			(Date, if N	Jaturalized)	
(h)	If you are not a U	nited States ci	tizen, provide:				
	Passport Num	nber:					
	Home Countr	y Identificatio	n Number:				
(i)	Telephone and fax	numbers whe	ere you may be rea	ched during bu	isiness hours ar	id an e-mail add	dress:
(Ar	rea Code, Telephor	ne Number, inc	cluding Country Co	ode if outside	U.S.)		
(Fa	x Number)	(E-	mail Address)				
	List other names y mer marriage, form						en name, name by a
	Name					From mm/yyyy	To mm/yyyy
L							
l							
-							
L							

2. Employment History

(a) List employment in reverse chronological order for the last five years. The list should include the beginning and ending dates of employment, the employer's name and location (city, state), nature of the business, title or position, nature of duties, and reason for leaving.

(b) Have you ever been dismissed or asked to resign from any past employment, including a less than honorable discharge from military service?							
Yes No							
If "yes," provide the employer's name, additionant and explanation.	If "yes," provide the employer's name, address, and telephone number; title or position; date of discharge; and explanation.						
3. Education and Professional Credentials							
(a) List each diploma, certificate, or degree from schools.	n high schools, c	colleges, universi	ties, postgraduate, or other				
School Name and Address From To mm/yyyy Degree/Certificate							

(b) List each professional license or similar certificate you now hold or have held (for example, attorney, physician, CPA, NASD or SEC registration).

License Type/Number	Issuing Authority	Status (active, expired, revoked)	Issued mm/yyyy	Expiration mm/yyyy

4. Business Affiliations

List any company with which you are or were associated. Provide the company name, location, nature or type of business, position held or relationship to the company, any ownership percentage, and beginning date of the relationship.

5. Legal and Related Matters

(a) Have you been involved in any of the following filings where the filing was denied, disapproved, withdrawn, or otherwise returned without favorable action by a federal or state regulatory authority or a self-regulatory organization:

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Incorporated by Reference in Rule 69U-140.002(5)(b), F.A.C.
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(1) A charter or license application, a financial institution holding company application, or a federal deposit insurance application, in which you were listed as an organizer, director, senior executive officer, or a person that would own or control (either individually or as a member of a group) 10 percent or more of any class of voting securities or other voting equity interest of the institution, or similar position? [] Yes [] No
(2) A merger application in which you were listed as a director, senior executive officer, or similar position? [] Yes [] No
(3) A notice of change in director or senior executive officer, or similar form, in which you were listed as a director, senior executive officer, or similar position? [] Yes [] No
(4) A notice of change in control for a depository institution or other company, or a similar form, in which you were listed (either individually or as a member of a group) as an acquirer or transferee? [] Yes [] No
(5) Any other application, notice, or other regulatory or administrative request which was filed with a federal or state regulatory authority or a self-regulatory organization in which you were listed in some capacity? [] Yes [] No
(b) Have you or any company, financial institution or financial institution holding company with which you are or were associated been subject to any supervisory agreement, enforcement action, civil money penalty, prohibition or removal order, or other supervisory or administrative action taken or imposed by any federal or state regulatory authority or other governmental entity? [] Yes [] No
(c) Has any depository institution with which you are or were associated as an executive officer, director principal shareholder, manager, or managing member:
(1) Been placed into conservatorship or receivership or otherwise failed?[] Yes [] No
(2) Received financial assistance from a federal agency or instrumentality? [] Yes [] No
(3) Merged with or been acquired by an institution that received financial assistance from a federal agency or instrumentality in connection with the transaction? [] Yes [] No
(d) Have you or any company with which you are or were associated as an executive officer, director principal shareholder, manager, or managing member: Form OFR-U-20A ABR
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	d a petition under any chapter of the Bankruptcy Code or had an involuntary bankruptcy petition inst you or the company? [] No
(2) Defa [] Yes	aulted on a loan or financial obligation of any sort, whether as obligor, cosignor, or guarantor? [] No
(3) Forfe [] Yes	eited property in full or partial satisfaction of any financial obligation? [] No
(4) Had a [] Yes	a lien placed against property for failure to pay taxes or other debt? [] No
(5) Had v [] Yes	wages or income garnished for any reason? [] No
(6) Faile	ed or refused to pay any outstanding judgments? [] No
principal sha investigation (including, b of property in	ou or any company with which you are or were associated as an executive officer, director, areholder, manager, or managing member been involved in any lawsuit, formal or informal a, examination, or administrative proceeding that may result in, or resulted in, any penalty out not limited to, any sanction, fine, order to pay damages, loss of right or benefit, forfeiture interest, or revocation of license), agreement, undertaking, consent, judgment, or order or entered into with any of the following entities:
	Any federal or state court? Yes [] No
	Any department, agency, or commission of the United States government? Yes [] No
	Any state, municipal, or foreign governmental entity? Ves [] No
	Any self-regulatory organization (for example, NASD, FASB, state bar)? Yes [] No
principal sha convicted of	e you or any company with which you are or were associated as an executive officer, director, areholder, manager, or managing member been arrested for, charged with, indicted for, or (including a conviction where the record was expunged), ever pleaded <i>nolo contendere</i> to, matter other than minor traffic violations? [] No

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- (g) If you answer "yes" to any question in 5(a) through 5(f), provide your explanation by identifying the number of the question, describing the situation in detail, and, where relevant, including the following information. Attach additional sheets as necessary.
 - Name and location of any company, party, court, regulatory agency, or self-regulatory organization involved.
 - Nature of your association with any company (for example, officer, director, organizer, principal shareholder, or owner).
 - Type of any application, notice, or other regulatory or administrative request.
 - Nature of any supervisory, enforcement, or administrative action.
 - Direct and indirect debt terms, defaulted amount, and creditor regarding any financial obligation.
 - Date of any relevant event.
 - Nature of any lawsuit, charge, or proceeding.
 - Jurisdiction in which any legal proceeding occurred.
 - Resolution or disposition of the matter.

6. Additional Information

Present any other information you believe is important to evaluate your filing.

CERTIFICATION

I hereby affirm that the foregoing biographical information and all information submitted herewith is true, complete, and correct to the best of my knowledge and belief.

Signature:			
Name:			
Date:			
STATE OF	_		
COUNTY OF	_		
COUNTRY	_		
On this, day of			_, 20, before me, the undersigned
notary, personally appeared			(name),
who is personally known to me or _	proved to	o me through	n the following identification:
			to be the person who signed the
preceding document in my presence and	d who affirm	ed to me tha	t the statement and contents of the
document are truthful and accurate to the	ne best of	his or	her knowledge and belief.
	Signature of acknowledge	•	blic or other official taking the
L.S./			
Notary Seal:			

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

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Attachment 4(b) Form OFR-U-20A ABR AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION

TO WHOM IT MAY CONCER	N:					
I,						
(Valid for six (6) months from d	ate signed)					
	Signature					
	Date					
On thisday of	, before me personally came					
	, who is (mark one) to me personally					
known, or who produced						
identification, and acknowledge	d and affirmed the foregoing authorization for release of confidential					
information to the Office.						
(L.S)						
	(Signature of Notary Public or other official taking acknowledgement)					
	(Title of official taking acknowledgment)					

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of their office or the seal of the office to which they are attached should be affixed.

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FLORIDA OFFICE OF FINANCIAL REGULATION

Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

APPLICATION

To Convert an International Bank Agency to an International Branch in the State of Florida

Form OFR-U-20B

General Instructions

An international banking corporation currently licensed to operate an international bank agency which it seeks to convert to an international branch under Section 663.10(3), Florida Statutes, should submit an original and one copy of the letter application and required appendices accompanied by a check covering the application fee, payable to the order of the Office of Financial Regulation (OFR). The application fee for an international branch is \$10,000. Please note that the application fee is nonrefundable, including in the case of denial or withdrawal of the application.

At the same time this application is filed with Office of Financial Regulation, an <u>original and three copies</u> of the application should be sent to:

Director of Application Risk Federal Reserve Bank of Atlanta 1000 Peachtree Street, N.E. Atlanta, Georgia 30309-4470

Application fee of \$10,000 payable to the Office of Financial Regulation is attached for deposit to the Financial Institutions Regulatory Trust Fund.
Org: 43843000000
Flair Object Code: 001074
EO: V1
Revenue Source Code: 231

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APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Ke:	Convert an International Bank A	0 1	•	
Dear	Director:			
	(Applicant)		, whose address is	
	(Street, City, State, Count		_, is a banking corporation	duly organized and
licens	sed under the laws of	(country)	Applicant curren	tly operates an
intern	national agency office located at	(street address, city)	, Florida,(Zip	Code) The
Appli	cant hereby makes application for at	uthority to convert its inte	rnational agency office into	o an international
branc	h office.			
1.	The proposed branch manager w (The person named above must cauthorization for release of confi	complete the biographical	information section (attac	chment 4(a)) and the
2.	The total amount of the capital a	ccounts of the Internation	al Banking Corporation in	U.S. dollars is
	\$, and this amount is re	flected in the Applicant's	complete and detailed state	ement
	of financial condition as of the _	day of,	20, which accompany	and are made a part of
	this application. (Financial state within 180 days of the date of the	· ·	ost recent fiscal quarter et	nding or at a minimum

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3.	Proje	ected annual vo	olume of wholesale	deposits	(U.S.\$) for the in	nitial three year	rs of the branch's op	eration
	is: \$_		(Year 1); \$		_ (Year 2); and S	\$	(Year 3).	
4.			from the financial fferent, the home co					
	(a)		t is duly organized, l is in good standing		ed as a bank, hol	lds an unrestric	ted license to receive	÷
	(b)	such authorit	ies do not object to	the conv	rersion of the ex	isting Florida o	ffice.	
5.	List any instance in which the international banking corporation has been convicted of or pled guilty or nolo contendere to a violation of any currency transaction reporting or money laundering law which may exist in that country.							
6.		ide a brief narr of the current a	_	w the cor	oversion from an	agency to a bra	anch will affect the b	ousiness
Dated _		_, 20		Ap	oplicant:			
				Ву	<i>7</i> :			
				Tit	tle:			

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ACKNOWLEDGEMENT

On this	day of		, 20_	, before me personally came
		, who	is	to me personally known, or who
produced				_ as identification, and who
acknowledged	before me that he/she is th	ne		of
				, the international banking
corporation des	scribed herein and which e	executed the forego	ing app	lication certificate and that he/she
signed his/her r	name hereto by like order.			
(L.S)				
		(Signature of Nota acknowledgement	•	lic or other official taking
		(Title of official	taking a	acknowledgement)

Note: This acknowledgment may be taken within the State of Florida or within any other state of the United States by a notary public. In countries other than the United States, this acknowledgment may be taken by certificate of apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affairs, a consul-general, a vice consul-general, a deputy consul-general, a consul-general, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a vice-commercial agent of the United States within their jurisdiction. The seal of his office or the seal of the office to which they are attached should be affixed.

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CERTIFICATE OF CAPITAL

In accordance with the provisions of Se	ction 663.0	955, Florida Stat	tutes,			,
a banking corporation duly incorporated	d under the	laws of				, does
hereby certify to the Office of Financial	Regulation	n, that, as of the	close of business _			,
20, the amount of its capital ac	counts (mu	st be as of the l	atest fiscal quarter	ending	or at a minim	um of 180
days of the date of the application), incl	luding paid	l-in capital, surp	lus, and undivided	profits,	expressed in	the
currency of the country of its incorporat	tion, and th	e U.S. dollar eq	uivalents thereof, v	vere:		
					US Dollar	
		Amount			Equivalents	
Paid-in Capital Stock	_			-		
Surplus	_			<u>.</u> .		
Undivided Profits	_			<u>.</u>		
Other (Specify)	_			<u>.</u> .		
Totals	_					
Rate of exchange as of the date above:						·
	Dated	d:		, 20 _		_
	By:	- -	(Signature)			_
	Name	e:				<u> </u>
			(Print name)			
	Title	: <u> </u>				<u></u>

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APPLICATION FOR AUTHORITY TO ORGANIZE AN INTERNATIONAL DEVELOPMENT BANK PURSUANT TO CHAPTERS 655, 658, AND 663, FLORIDA STATUTES FORM OFR-U-20C

Name of	Proposed Institution	:		
(Propose	ed Location: Exact St	reet Address or Legal Description of Pro	pposed Site)	
				, Florida
(City	or Town)	(County)	(Zip Code)	·
		GENERAL INFORMATION A	ND INSTRUCTIONS	
and proc Rules 69 from the	edures which govern U-105.201 through (Office of Financial l	the processing of applications for new in 19U-105.210, Florida Administrative Co	d carefully read and familiarize themselves nstitutions (Rules 69U-105.101 through 69 de). Copies of these procedures may be obtat they read Chapters 655, 658, and 663, Emeeting with OFR staff.	OU-105.115 and otained at no cost
Submit t	he original and two (2) copies of all parts of the application to	o:	
		Director Division of Financ 200 East Gaines Tallahassee, Florida 3	Street	
		on fee of <u>\$2,500</u> payable to the Office tions' Regulatory Trust Fund.	of Financial Regulation for deposit to	
		Account No. 4420211000	00 00 001098	
		tors hereby apply to the Office of Finances, for authority to organize and operate:	cial Regulation (hereinafter referred to as O	office) pursuant to
	(Name of Prop	osed International Development Bank (I	hereinafter referred to as Institution)	
		red in accordance with the Office's 's Ge omitted as part of this application:	neral Information and Instructions designed	d to meet
EXHIBI	ΓA Reasonable l	Promise of Successful Operation & Busin	ness Plan	
EXHIBI	ГВ Capital Struc	ture		
EXHIBI	TC Directors and	l Officers		
EXHIBI	T D Main Office	Quarters		

CERTIFICATE

EXHIBIT E -- Model Articles of Incorporation

The proposed Directors hereby certify that the information contained in this application is true and complete to the best of their knowledge and belief. Further, the proposed Directors hereby make, constitute, appoint, and designate as the Correspondent:

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Incorporated by reference in Rule 69U-140.002(1), F.A.C. Page 1 of 17

Name:	Phone:	
(Number and Street or Post Office Box)	(City and State)	(Zip Code)
(E-Mail Address)	(Fax Numbe	er)
In connection with this application, said Correspo the Office and, except in instances where the Office authorized to do everything necessary as fully and present and to receive all correspondence and doc	ondent is hereby authorized to represent ce shall require personal actions by the under I to all intents and purposes as the under	and appear for the undersigned before undersigned, said Correspondent is
The designated Correspondent may be changed by certified to the Office by the undersigned voting for	y resolution adopted by a majority of the or the same.	undersigned, which resolution shall be
Executed thisday of		
(Names – Typed)	E-Mail Addresses	Signatures
NOTE: All proposed Directors must sign the Ce	rtificate.	
If an Institution is to be controlled by a registered holding company representative.	bank or association holding company, s	submit the signature and title of the
(Signature)		(Title)
	(Hold	ing Company)

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SUMMARY FACT SHEET

1.	Proposed name of Institution:			
2.	Proposed location of Institution:			
3.	Proposed allocation of net capital	funds:		
	Common Capital Stock: (\$	par value)	\$	
	(Number shares authorized:)		
	(Number shares to be issued at op-	ening:)		
	Paid-In Surplus		\$	
	Total Capital Accounts at Op	ening:	\$	
	Sales Price Per Share: \$			
4.	Proposed Directors of Institution:			
	(Name)	(Occupation)	(Address: Ci	ty/State)
5.	Proposed Officers (if known): (Please Provide Resumes) President: Chief Executive Officer (if other than President):	(Name)	(Address: City/State)	Current Position/ (Current Employer)
6.	Application has been () will be	() made with the Feder	al Reserve Bank. () Yes ()) No
	If filing is not contemplated, pleas	e explain by additional at	tachment	
7.	Correspondent:			
	Address: (City/State)			
8.	Are any of the directors or major saddress of each.	tockholders Non U.S. Ci	tizens? If yes, p	lease give the name and complete

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EXHIBIT A

REASONABLE PROMISE OF SUCCESSFUL OPERATION

THE PROPOSED BUSINESS PLAN:

Describe the business plan of the proposed institution. The plan should establish the purpose, objectives and business philosophy of the institution. The Office will review the plan continually during the first three years of the proposed institution's operation, upon approval, to judge conformance with the original stated philosophy of the institution, particularly with respect to asset and liability growth.

- a. Describe the lending operations and policies of the proposed institution during the first three years of operation.
- b. Describe the primary sources of loans, as well as the various methods the institution will utilize in generating loans. Indicate to what extent the institution will solicit or participate in loans.
- c. Describe the activities and amount of planned investment in service corporations or other subsidiaries during the first three years of operation. Provide a pro forma statement of income for each proposed subsidiary.
- d. If a holding company is being formed in connection with this application, please provide a pro forma statement of income for the holding company. Indicate the types of subsidiaries the holding company proposes, the contributions to profit projected for each of these subsidiaries and the relationship between each subsidiary and the proposed institution.
- e. The proposed board should review, discuss and agree to terms of the business plan before submitting it with this application. The business plan is considered to be a representation of plans and expectations genuinely believed by the Board to be attainable and may be relied upon by the Office in considering whether this application should be approved.
- f. Describe how international business in Florida will be promoted by the establishment of the proposed international development bank.
- g. Discuss any plans you have to establish branches in foreign countries.

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TABLE I - PRO FORMA STATEMENT OF CONDITION

Prepare a pro forma statement of condition for the first three years of operation. Please itemize your investment in fixed assets and furniture. Explain, in detail, the methodology used and the assumptions contained in your projections of liabilities and loan levels. In doing so, indicate what you consider will be the proposed institution's main customer base. Indicate why you feel that local conditions assure reasonable promise of successful operation for the proposed institution as well as institutions previously established in the area.

TABLE II - PRO FORMA STATEMENT OF INCOME

Prepare a pro forma income/expense statement for the first three years of operation. State the assumptions regarding loan and liability interest rates. Interest income and expense projections should be based on average balances, rather than year-end estimates. Average balances may be computed by projecting monthly account balances and averaging for the appropriate number of periods used. Please itemize your projected occupancy, furniture and equipment and other expenses. Adherence to Generally Accepted Accounting Principles is imperative.

TABLE III - CAPITAL FUNDS STATEMENT

Prepare a capital funds statement for the first three years of operation indicating all additions to/depletions of capital during this period.

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EXHIBIT A - TABLE I - PRO FORMA STATEMENT OF CONDITION

(First Three Years of Operation)

<u>ASSETS</u>	End Of <u>First Year</u>	End Of Second Year	End Of Third Year
Cash and Due from Banks			
Investments			
Loans (Net)			
Trade Finance			
Infrastructure Loans			
Other			
Fixed Assets* (Exhibit D)			
Furniture, Fixtures, and Equipment*			
Other Assets			
Total Assets	\$	\$	\$
<u>LIABILITIES</u>			
Deposits: Demand Deposits/Credit Balances			
Interest Bearing Accounts			
Total Deposits & Credit Balances	\$	\$	\$
Other Liabilities*			
Capital Accounts: Common Stock (Par Value)			
Surplus			
Undivided Profits			
Total Capital Accounts	\$	\$	\$
TOTAL LIABILITIES AND CAPITAL ACCOUNTS * Please itemize on a separate schedule.	\$	\$	\$

EXHIBIT A - TABLE II - PRO FORMA INCOME STATEMENT

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(First Three Years of Operation)	End Of First Year	End Of Second Year	End Of Third Year
<u>INCOME</u>	Tilst Tear	Second Tear	Timu Tear
Interest Income:			
Loans			
Investments			
Non-interest Income			
Total Income	\$	\$	\$
Interest Expense			
Compensation and Benefits*			
Net Occupancy Expense*			
Furniture and Equipment Expense*			
Provision for Loan Losses			
Other Expenses*			
Total Expenses	\$	\$	\$
Income before taxes	\$	\$	\$
* Please itemize on a separate schedule.			
EXHIBIT A - TABLE III - CA	APITAL FUNDS	S STATEMENT	
(First Three Years of Operation)	End Of <u>First Year</u>	End Of Second Year	End Of Third Year
Beginning Capital Funds			
Net Income (Loss)			
Less Dividends			
ENDING CAPITAL FUNDS	\$	<u>\$</u>	\$

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EXHIBIT B

CAPITAL STRUCTURE

	PROPOSED PAID-IN CAPITAL STRUCTURE oss Capital Funds	\$		
	•			
LE	SS: Net Organization Expenses	\$		
Ne	t Capital Funds	\$		
]	Proposed Allocation of Net Capital Funds:			
Co	mmon Stock (\$ par value) (# of Shares)	_		_
Pai	d-In Surplus (At least 20% of Common Stock)	_		_
TC	TAL CAPITAL ACCOUNTS AT OPENING	\$		
2.	Discuss the purpose(s) for which shares are to be authorized but unissued.			
			(Number of Stock Distributi Anticipated	
3.	Distribution of stock ownership (proposed):		-	
	A. Proposed Directors and Officers			
	B. Interests and immediate families of proposed Directors and Officers, foreign governments, and foreign government owned financial institution	ıS		
	C. Other anticipated individual subscribers to 10% or more of the stock			
	D. Holding Company (registered or proposed)E. Balance of stock to be offered to others			
	TOTAL			100%
4.	If a bank holding company or other business entity will be subscribing to 10 provide the following:)% or	more of the stock, p	olease

- - A. The name and location of the company.
 - B. Whether the company is a registered or proposed bank holding company.
 - C. Copies of the last three annual reports and a statement of condition dated no earlier than 6 months before the date of the application.

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than investments in land, building, or leasehold improvements. The list s during the organizational period and expenses that will be incurred during listed as Accounts Payable or Deferred Expenses at the time of opening.	
Description and Recipient(s)	<u>Amount</u>
Attorney Fees:	\$
Consultant Fees:	
Appraisals	
Salaries	
Application, Investigation, Incorporation Fees	
Lease or Option Fees	
Expenses Directly Related to Receiving Federal Approval (if applicable)	
Other Expenses (Describe, in detail, any item in excess of \$1,000, including Travel, Entertainment, Postage, Stationery and Supplies)	
Accounts Payable at opening (Describe, in detail, any item in excess of \$1,00	00)
Deferred Expenses at opening (Describe, in detail, any item in excess of \$1,0	000)
Total Expenses of Organization	\$
Less: Pre-Opening Income	\$
Less: Expenses eligible for capitalization under Generally Accepted Accounting Principles:	\$
Net Organization Expenses	\$
Describe source(s) of pre-opening income:	
7. Prior to taking any stock subscriptions through a public offering or private have filed a copy of its offering circular or memorandum with the Office, 69U-105.206(4), F.A.C. and Rule 69U-105.210, F.A.C. Applicant is resprocedures to be followed regarding sale of the stock are in compliance very Provide a copy of the offering materials or a timetable for submission of	in accordance with Rule ponsible for determining that the with Federal Securities laws.
() Included herein () To be provided(v	when anticipated)

5. Complete the following schedule to list all anticipated expenses to be incurred in organizing the institution other

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EXHIBIT C

DIRECTORS AND OFFICERS

1. <u>Proposed Directors:</u> Name and Address	<u>Occupation</u>	Number Of Shares	% Of Total Shares
		Totals:	
2. Active Management: (Prop	posed President and Chief Executive Of	ficer (if other than the Presid	ent), Senior
	ficer, Chief Operations Officer, and BS		
Name, Address and		Number Of	% Of Total
Proposed Position	<u>Occupation</u>	Shares	Shares

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- 3. List the qualifications of each of the proposed directors and officers to operate an institution successfully. Specifically, identify any experience as an executive officer, director, or regulator of a financial institution (include name of institution, title, dates of service, etc.) within 3 years of the date of the application:
- Are any of the proposed directors or officers of the institution connected with any other domestic or foreign financial institution (including proposed institutions) by way of employment, directorship, or ownership?
 Yes () No If yes, describe in detail, such relationship and comment on plans for continuing such relationship.
- 5. Indicate if any of the proposed directors or officers are elected or appointed public officials, and if so, describe such position and indicate the term of office.
- 6. Submit biographical and financial information, as applicable, for each proposed Director, President, Chief Executive Officer (if other than the President), Senior Lender, Chief Financial Officer, Chief Operations Officer, and BSA Officer, and each person subscribing to ten percent or more of an institution or holding company's stock. These forms can be obtained from the Office of Financial Institutions. *Note: Financial Information must be dated no earlier than one year from the date of the application.*
- 7. Are bonus, management or director compensation, or other similar plans in effect or contemplated?

 ()Yes () No If yes, attach copies. Note: Shareholder approval is required for stock option plan.

 Consequently, submission of any stock option plan for approval by the Office should be deferred until the Applicant has been incorporated and the plan has been approved by the shareholders.

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EXHIBIT D

MAIN OFFICE QUARTERS

	fixed assets; type of occupancy (check all which apply to indicate both type of quarters plated permanent quarters.)
	Permanent quarters leased (complete 3 below)
	Permanent quarters owned (complete 2 below)
	Temporary quarters leased (complete 3 below)
	Temporary quarters owned (complete 2 below)
Premises Owned	
Cost of Premises (attack	h copy of sales contract):
Name of Seller:	
Appraised Value Of Pre	emises:
Cost and Description of	f Necessary Repairs and Alterations:
Total Square Footage o	f Quarters:
New Construction -	Cost of Land (attach copy of sales contract):
	Name of Seller of Lot:
	Total Cost of Building: (including site preparation, landscaping, & architect's fee)
	Name of Builder:
Premises Leased	
Name and Address of C	Owner:
Terms of Lease (include	e renewal options):
Annual Rental of Premi	ises:
Cost and Detailed Desc	ription of Leasehold Improvements:
Appraised Value of Pre	emises:
Total Square Footage o	f Quarters:
	Premises Owned Cost of Premises (attack Name of Seller: Appraised Value Of Pre Cost and Description of Total Square Footage of New Construction Premises Leased Name and Address of Cost and Detailed Description Cost and Detailed Description Appraised Value of Premises Leased Appraised Value of Premises Leased

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4. Temporary Quarters

If the use of temporary quarters is contemplated, attach supplemental schedule to provide the following additional information.

- a.) Provide location of temporary quarters. If the site of the temporary quarters is other than the permanent building site, furnish the distance from the permanent site to the temporary site.
- b.) Relate details pertaining to temporary quarters, including its dimensions, the type of construction, the major facilities to be incorporated.
- c.) If temporary quarters are to be purchased, provide the cost, the approximate resale value, a copy of the proforma purchase contract, and whether or not an insider transaction exists.
- d.) If temporary quarters are to be leased, provide the identity of the lessor, the monthly rental, whether a minimum lease is involved, a copy of the pro forma lease agreement, and whether or not an insider transaction exists.
- e.) Estimated time required for preparing temporary quarters for use and approximate time temporary quarters will be used.

5. <u>Insider Transactions</u>

If property is to be purchased or leased from a proposed director, officer, stockholder of the institution or any affiliate of said institution, or from an affiliated or controlled company of any proposed officer, director, or stockholder, state the name of such person or company and describe the details of the proposed transaction, pursuant to the full disclosure requirements set forth in Rule 69U-105.206(5), Florida Administrative Code.

Attach copies of independent appraisals and any other available supporting evidence.

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EXHIBIT E

PRO FORMA ARTICLES OF INCORPORATION

Attach an unsigned copy of the proposed Articles of Incorporation. (Model Articles of Incorporation are attached for Applicant's use as Addendum 1).

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MODEL ARTICLES OF INCORPORATION INTERNATIONAL DEVELOPMENT BANK

ARTICLES OF INCORPORATION OF

The undersigned, acting as director(s) for the purpose of forming a financial institution
corporation in accordance with the Laws of the State of Florida, adopt(s) the following Articles
of Incorporation.
ARTICLE I
The name of the corporation shall be
and its initial place of business shall be at,
in the City of and
State of Florida. These Articles shall be (effective upon filing <i>or</i> specify the effective date).
ARTICLE II
The general nature of the business to be transacted by this corporation shall be: That of a
general (international development bank) business with all the rights, powers, and privileges
granted and conferred by the Florida Financial Institutions Codes, regulating the organization,
powers, and management of (international development bank) corporations.
{Note: Choose appropriate type of Institution}
ARTICLE III
The total number of shares authorized to be issued by the corporation shall be
Such shares shall be of a single class and shall have a par value of
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\$ per share. The corporation shall begin business with at least \$				
in paid-in common capital stock t	to be divided into	shares. The amount of		
surplus with which the corporation will begin business will be not less than				
\$ all of which (capital stock and surplus) shall be paid in cash.				
	ARTICLE IV			
The term for which said co	orporation shall exist shall b	e perpetual unless terminated		
pursuant to the Florida Financial	Institutions Codes.			
The number of directors s	ARTICLE V hall not be fewer than five (5	i). {Optional Provision: A		
majority of the full board of direc	tors may, at any time during	the years following		
the annual meeting of shareholder	rs, increase the number of di	rectors by not more than two and		
appoint persons to fill resulting va	acancies.} The names and str	reet addresses of the first directors		
of the corporation are:				
NAME	STREET	ADDRESS		
	·			

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articles of Incorporation this	day of	, 20
NAME		STREET ADDRESS
	_	
Approved by the Office of Finance 20 Tallahassee, Florida	cial Regula	tion this day of
		Director Division of Financial Institutions

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FLORIDA OFFICE OF FINANCIAL REGULATION Division of Financial Institutions 200 East Gaines Street Tallahassee, Florida 32399-0371 www.flofr.com

APPLICATION

For Authority to Convert a Licensed International Banking Office to an Office of a Different Type

Form OFR-U-20E

General Instructions:

An international banking corporation which seeks authority to convert an existing licensed international office to an office of a different type should submit an original and one copy of the letter application and required appendices accompanied by a check covering the required application fee, payable to the order of Office of Financial Regulation. <u>Please note that the application fee is nonrefundable</u>, including in the case of denial or withdrawal of the application.

At the same time this application is filed with Office of Financial Regulation, an original and three copies of the application should be sent to:

Director of Application Risk Federal Reserve Bank of Atlanta 1000 Peachtree Street, N.E. Atlanta, Georgia 30309-4470

The application fee required by Section 663.12, Florida Statutes, payable to the Office of Financial Regulation, is attached for deposit to the Financial Institutions Regulatory Trust Fund

Org: 43843000000 Flair Object Code: 001074 EO: V1 Revenue Source Code: 231

Form OFR-U-20E
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LETTER APPLICATION

Director, Division of Financial Institutions Office of Financial Regulation 200 East Gaines Street Tallahassee, Florida 32399-0371

Convert an International Office to an Office of a Different Type		
Dear Director:		
(Name of Applicant)		
The address of which is		
(Street address, City, State, Country)		
is a banking corporation duly organized and licensed under the laws of		
	(country)	
Applicant currently operates an international (type of office)		
located at, Florida,		
(Street address, City)	(Zip Code)	
The Applicant hereby makes application for authority to convert its		
international office into an international		office.
The manager of the proposed office to be converted will be		

Form OFR-U-20E Page 2 of 5 (Effective 01/2018) Incorporated by reference in Rule 69U-140.002(1), F.A.C.

2.	The total amount of the capital accounts of the International Banking Corporation in		
	U.S. dollars is \$, which is reflected in the Applicant's complete and detailed		
	statement of financial condition as of the day of, 20, which		
	accompanies and is made a part of this application.		
	(Financial statements should be for the most recent fiscal quarter ending or at a minimum within 180 days of the date of the application.)		
3.	Provide a statement from the financial institution regulatory authority in the home country		
of the Applicant and, if different, the home country of any top tier foreign bank in the			
	ownership chain, that such authorities do not object to the conversion of the existing		
	Florida office.		
4.	List any instance in which the international banking corporation has been convicted of or pled		
	guilty or nolo contendere to a violation of any currency transaction reporting or money		
	laundering law which may exist in that country.		
5.	Provide a brief narrative describing how the conversion of the office will affect the business plan of the current office.		
Dated _	, 20 Applicant: By:		
	Title:		

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(Effective 01/2018)
Incorporated by reference in Rule 69U-140.002(1), F.A.C.

ACKNOWLEDGMENT

On this day of	, 20, before me personally came
	, who is to me personally known, or who
produced	as identification, and who
acknowledged before me that he/she is the	of
	, the international banking
corporation described herein and which execut	ted the foregoing application and that he/she signed
his/her name hereto by like order.	
(Signature of Notary Public or other party taki	ng acknowledgment)
(L.S.)	
	(Title of party taking acknowledgment)

NOTE: This acknowledgment may be taken in the State of Florida or within any other state of the United States by a notary public. In Countries other than the United States, this acknowledgment may be taken by Certificate of Apostille pursuant to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents (The Hague, October 5, 1961) or by an ambassador, a minister plenipotentiary, a minister extraordinary, a minister resident, a charge d'affaires, a consul-general, a vice consul-general, a deputy consul-general, a consul, a vice-consul, a deputy-consul, a consular agent, a vice consular agent, a commercial agent or a

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vice-commercial agent of the United States within his/her jurisdiction. The seal of his/her office of the seal of the office to which he/she is attached should be affixed.

CERTIFICATE OF CAPITAL

In accordance with the provisions of Section	ion 663.055, Florida S	Statutes,	, a
banking corporation duly incorporated und	der the laws of		_, does hereby certify to
the Office, that, as of the close of business	3	,20, the am	nount of its capital accounts
(must be as of the latest fiscal quarter e	ending or at a minim	um of 180 d	ays of the date of the
application), including paid-in capital, sur	plus, and undivided p	rofits, expres	sed in the currency of the
country of its incorporation, and the U.S.	dollar equivalents ther	eof, were:	
			U.S. Dollar
	<u>Amount</u>		Equivalents
Paid-in Capital Stock			
Surplus			
Undivided Profits			
Other (Specify)			
Totals			
Rate of exchange as of the date above.	·		

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Dated	1:, 20	
By:		
· -	Type name and title of person signing	

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CERTIFICATE OF CAPITAL

In accordance with the provisions of Sectio	n 663.055, Florida Statutes,_		, a
banking corporation duly incorporated under	er the laws of		, does hereby certify to the
Office of Financial Regulation, that, as of the	ne close of business	, 20	_,(must be not later than the end
of the last calendar year) the amount of its	capital accounts, including pa	nid-in capital,	surplus, and undivided profits,
expressed in the currency of the country of	its incorporation, and the U.S	. dollar equiv	alents thereof, were:
	(U.S. dollar amounts in 000	's)	
			U.S. Dollar
	<u>Amount</u>		<u>Equivalents</u>
Paid-in Capital Stock			
Surplus			
Undivided Profits			-
Other (Specify)			
Totals			
Rate of exchange as of the date above:			·
	Date:		, 20
	Date.		,20
	By:	(Ciomatana)	
		(Signature)	
	Name:	Print name)	
	Title:		