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Item	Question	Answer
1	Regarding the general	No, there will not be any firm-specific notifications. As the exemption criteria and requirements
	exemption of AIs incorporated	have been clearly set out in the circular to all AIs dated 31 August 2018 as well as in the finalised
	outside Hong Kong from the	IRRBB policy documents published on 14 December 2018, all AIs should be able to ascertain
	new local IRRBB framework	whether they are exempted from the new local IRRBB standards or not.
	set out in HKMA's circular	
	dated 31 August 2018, will the	In case of any potential remaining doubt, an AI should contact its case officer to verify whether or
	exempted AIs be notified?	not it is exempted from the new local IRRBB framework.
2	Regarding the general	If the locally incorporated AI is part of the parent group according to the scope of regulatory
	exemption of AIs incorporated	consolidation in the home jurisdiction, then the parent group will be considered "represented in
	outside Hong Kong from the	Hong Kong through a locally incorporated AI" even though the locally incorporated AI may not be
	new local IRRBB framework	fully owned by the parent. This also means that the Hong Kong branch of the parent bank will not be
	set out in HKMA's circular	exempted and has to implement the new local IRRBB standards by July 2019.
	dated 31 August 2018, will the	
	parent group of an AI be	Whether the Hong Kong branch of the parent bank and a locally incorporated AI owned by the
	considered "additionally	parent group are completely independent in terms of structure and business decision is not a
	represented in Hong Kong	condition for the exemption. This will therefore not affect whether the Hong Kong branch of the
	through a locally incorporated	parent bank will be exempted from implementing the new local IRRBB standards.

	AI" if the parent group only	
	partially owns the locally	
	incorporated AI?	
3	How should AIs investigate Credit Spread Risk in the Banking Book (CSRBB) within the IRRBB framework and which products are in scope for CSRBB?	In line with Section 1.4 in the Annex of the Basel standards on IRRBB, in particular Figure 1 on p. 34, AIs must assess CSRBB for items at fair value, that is, for example, debt securities. It is the AI's responsibility to develop a suitable methodology for CSRBB.
4	At which frequency does the HKMA expect AIs to measure and monitor IRRBB?	Als should measure their IRRBB at least quarterly and monitor their IRRBB exposure on a continuous basis. Whether an AI needs to measure its IRRBB more frequently (on an ongoing basis, or specifically after certain events) will depend on the information it gathers from the continuous monitoring process (e.g. whether the information has any material impact on the AI's IRRBB) and the buffer between the IRRBB exposures and the AI's internal IRRBB exposure limit. To ensure internal control and regulatory supervision are not undermined, AIs are expected not to engage in 'window dressing', i.e. temporarily lowering their quarter-end interest rate exposures in a systematic manner.
5	Are there any requirements for AIs to monitor and test whether the month- or quarter-end aggregate IRRBB positions are systematically	Managing IRRBB is an on-going requirement, and the HKMA expects all AIs not to engage in window dressing. If an AI has engaged in window dressing its IRRBB positions, the HKMA will take appropriate supervisory actions against the AI concerned.

	lower?	
6	Are there any guidelines on	As different AIs have very different interest rate risk profiles, AIs should set up their own monitoring
	how AIs should monitor	frameworks that are commensurate with their firm-specific interest rate risk profiles. At a minimum,
	IRRBB exposures?	AIs should have a monitoring system in place to check (i) if there are significant changes or
		expected changes in the financial market that could have a material impact on their IRRBB
		exposures to the extent that some limits could be breached, and (ii) whether an ad hoc reassessment
		or recalculation of their IRRBB exposures is warranted. Please also refer to paragraphs 7.5.5 and
		7.5.6 in SPM IR-1.
<mark>7</mark>	Can overseas incorporated AIs,	No. Overseas incorporated AIs, which are not exempted from the local IRRBB framework, cannot
	which are not exempted from	merely rely on their group IRRBB management policy. Section 7 in the SPM must be met locally in
	the local IRRBB framework,	Hong Kong by all AIs which are not exempted from the local IRRBB framework.
	rely on their Group IRRBB	
	management policy to comply	
	with Section 7 "Risk	
	management policies,	
	procedures and controls" of	
	SPM IR-1?	