## <<中国反洗钱报告2010>>

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#### 内容概要

China made significant contribution to the global economic recovery and financial stability in 2010. when a moderately accommodative monetary policywas in place. The effective financial macro management measures gave astrong hand to the fast yet steady economic growth. In the circumstances of relatively accommodative liquidity. China further strengthened prevention and monitoring functions of anti-money laundering (AML) mechanism. which notonly deterred money laundering crimes. but also helped to ensure healthy cashflows.

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Investigated

with the Assistance of the PBC

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Uncovered

with the Assistance of the PBC

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#### 章节摘录

IV . Financial institutions , which suspect that a client is on the sanction list but not be sureabout it , shall immediately adopt appropriate transaction restriction measures, and the headoffice of the financial institution or an institution designated by it shall apply to the Head Officeofthe People 'S Bank of China for verification and confirmation within the same day. If a financial institution applies for verification and confirmation, the Head Office of the People 'S Bank of China shall notify the results of the verification and confirmation to the financial institution within 15 workdays upon receiving the application. If there is a need to extend the deadline of the verification and confirmation, the Head Office of the People 'SBank of China shall notify the financial institution before the deadline expires. If it is verified that the client is not on the sanction list, the financial institution shall immediately terminate the transaction restriction measures from the day of receiving the verification notice. If the financial institution does not receive any notice from the Head Office of the People 'S Bank of China within the said 1.5 workdays or when the extended deadline expires, it shall terminate the transaction restriction measures from the day after the expiry date. V If financial institutions adopt transaction restriction measures , they shall notify the clients in an appropriate way, except that Ministry of Foreign Affairs, the People 'S Bank of China, the financial regulators or judicial organs have confidentiality requirements. VI . If financial institutions adopt transaction restriction measures and do not apply to the Head Office of the People 'S Bank of China for verification and confirmation, but the client of the financial institution has dissidence, the client may apply via the financial institution to the HeadOffice of the People 'S Bank of China for verification and confirmation; if financial institutions adopt transaction restriction measures and the People' S Bank of China has verified and confirmed, but the client of the financial institution still has dissidence, the client may directly apply to the Head Office of the People 'S Bank of China for verification and confirmation. If it isverified and confirmed that the client is not on the sanction list, the Head Office of the People 'SBank of China shall notify the financial institution to terminate the transaction restriction measures immediately. The orocedure of verification and confirmation shall be carried outpursuant to relevant provisions of Article IV of the Circular. VII. If the client of financial institutions needs to conduct fund receipt and payment orother financial transactions due to basic living expenses or special reasons, the client or thefinancial institutions may apply to the People 'S Bank of China . If the claim is proved true, the People 'S Bank of China shall notify the financial institutions that they can conduct financial transactions limited to specified use, amount and account. . If there are changes to the sanction list of individuals and entities subject toenforcement notified by Ministry of Foreign Affairs according to UNSCR 1 267 and UNSCR 1373 and relayed by financial regulators (including annulling the sanction list, addingnames to the sanction list or deleting names from the sanction list), financial institutions shallupdate the information elements of individuals and entities in relevant business systems in time. If a financial institution believes that some clients are no longer on the sanction list, it mayterminate the transaction restriction measures, and the head office of the financial institutionor an institution designated by it shall report relevant information to the Head Office of the People 'S Bank of China within the same day. If the financial institution is not sure whether theclient is still on the sanction list, it can apply to the Head Office of the People 'S Bank of Chinafor verification and confirmation, and the procedure of verification and confirmation shall becarried out according to relevant provisions of Article IV of the Circular. IX . If financial institutions after adopting transaction restriction measures, believe that thecase belongs to the circumstances provided in Article 84 of the Criminal Procedure Law of the People's Republic of China, they shall report to the local public security organs, cooperate withpublic security organs in putting the case on file for investigation according to law , and assist public security organs in taking such measures as inquiry, detention, distrainment, and assetfreezing, etc. X. Upon receiving relevant overseas government authorities ' request for freezing assetsor providing client information which is related to UNSCRI267 and UNSCRI373, financialinstitutions shall ask them to contact diplomatic service and must not adopt any measures without prior authorization.

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