

**FEDERAL RESERVE BANK
OF DALLAS**

July 11, 1933

REPORTS COVERING AFFILIATES

To the Member Bank Addressed:

I am advised that the Comptroller of the Currency and the Federal Reserve Board have extended, until August 14, 1933, the time within which National banks and State banks, respectively, may file with the Comptroller and Federal reserve banks, respectively, reports of their affiliates called for on July 7, 1933, pursuant to the Banking Act of 1933, and that such reports need not be published until they have been filed.

The time within which member banks must file their own reports has not been extended.

The reports covering the condition of your affiliates (if any), as well as your own report, should show the condition of the reporting institution as of June 30, 1933.

The Comptroller of the Currency and the Federal Reserve Board, respectively, have ruled that National banks and member State banks, respectively, which have no "affiliates" within the meaning of that term as used in the Banking Act of 1933, need not submit or publish any information on the subject of affiliates except to insert the following notation on Schedule "O" (Loans and Advances to Affiliates): "We have no affiliates within the meaning of the Banking Act of 1933."

National banks, therefore, which do not have any affiliates may disregard Forms 2130-E, 2130-E-1, 2130-F and 2130-F-1, which accompanied the forms sent them for their June 30, 1933 condition report. Member State banks which have no affiliates may disregard Forms 220 and 221. Both National banks and member State banks, however, which have no affiliates should be careful to insert a notation to that effect on Schedule "O", which should be attached to their condition reports when submitted to the Comptroller of the Currency or Federal Reserve Bank.

Yours very truly,



Federal Reserve Agent