

FEDERAL RESERVE BANK OF DALLAS

December 1, 1994

DALLAS, TEXAS 75265-5906

Notice 94-122

TO: The Chief Executive Officer of each member bank and others concerned in the Eleventh Federal Reserve District

SUBJECT

Amendment to Regulation H (Membership of State Banking Institutions in the Federal Reserve System)

DETAILS

The Board of Governors of the Federal Reserve System has amended Regulation H (Membership of State Banking Institutions in the Federal Reserve System) to remove the requirement that a state member bank publish its reports of condition. The amendment implements section 308 of the Riegle Community Development and Regulatory Improvements Act of 1994.

The amendment became effective November 10, 1994.

ATTACHMENT

A copy of the Board's notice as it appears on pages 55987-88, Vol. 59, No. 217, of the <u>Federal Register</u> dated November 10, 1994, is attached.

MORE INFORMATION

For more information, please contact Dorsey Davis at (214) 922-6051. For additional copies of this Bank's notice, please contact the Public Affairs Department at (214) 922-5254.

Sincerely yours,

Robert D. McTeer, fr.

For additional copies, bankers and others are encouraged to use one of the following toll-free numbers in contacting the Federal Reserve Bank of Dallas: Dallas Office (800) 333-4460; El Paso Branch Intrastate (800) 592-1631, Interstate (800) 351-1012; Houston Branch Intrastate (800) 392-4162, Interstate (800) 221-0363; San Antonio Branch Intrastate (800) 292-5810.

FEDERAL RESERVE SYSTEM

12 CFR Part 208

[Regulation H; Docket No. R-0854]

Membership of State Banking Institutions in the Federal Reserve System

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Final rule.

SUMMARY: The Board is amending its
Regulation H to remove the requirement
that a state member bank publish its
reports of condition. The amendment
implements section 308 of the Riegle
Community Development and
Regulatory Improvements Act of 1994
which contains a number of measures to
reduce the burden of federal regulation
in depository institutions.

EFFECTIVE DATE: November 10, 1994.
FOR FURTHER INFORMATION CONTACT:
Lawranne Stewart, Senior Attorney
(202/452–3513), Legal Division; or
Nancy Rawlings, Senior Financial
Analyst, (202/452–3059), Division of
Banking Supervision and Regulation.
For the hearing impaired only,
Telecommunications Device for the Deaf
("TDD"), Dorothea Thompson (202/452–3544).

SUPPLEMENTARY INFORMATION: Title III of the Riegle Community Development and

Regulatory Improvements Act of 1994 (Pub. L. 103–325, 108 Stat. 2160) (the Act) contains a number of measures to reduce the burden of federal regulation on depository institutions. Title III, section 308, amended the Federal Reserve Act to repeal the requirement in section 9, paragraph 6 (12 U.S.C. 324) that state member banks publish their reports of condition. Section 308 also removed similar publication requirements in the National Bank Act and the Federal Deposit Insurance Act.

The Board's Regulation H,
Membership of State Banking
Institutions in the Federal Reserve
System, currently requires that a state
member bank publish its report of
condition (Forms FFIEC 031–034)
within 20 days of the date the call for
a report of condition is issued. 12 CFR
208.10(a). The report of condition is
included in the Consolidated Reports of
Condition and Income, usually referred
to as the "Call Report," that state
member banks generally are required to
submit on a quarterly basis.

In order to achieve the reduction in regulatory burden intended under the Act, the Board is removing the provisions of Regulation H that require publication of a state member bank's report of condition. The amendments delete paragraphs (a) and (b) of § 208.10 of the regulation. Additionally, the section is renamed to reflect the subject of the remaining paragraph, in which the Board exercises its authority under section 21 of the Federal Reserve Act to waive submission of reports of affiliates by state member banks required under section 9 of the Federal Reserve Act.

The Board notes that a bank's Call Reports, including its reports of condition, will continue to be publicly available through the National Technical Information Service of the United States Department of Commerce under the Board's Rules Regarding Availability of Information. See 12 CFR 261.6(c)(3). Additionally, state member banks will continue to be required to advise shareholders, customers, and the general public of the availability of yearend Call Reports or other financial information under § 208.17 of Regulation H. See 12 CFR 208.17. The Board believes that these provisions are sufficient to ensure that adequate information is available to the public with respect to the condition of a state member bank. Additionally, the amendment has no effect on any publication requirements that may be imposed on a state member bank under state law.

Notice and Public Participation

The provisions of the Administrative Procedure Act relating to notice and public participation (5 U.S.C. 553(b)) have not been followed in connection with the adoption of these amendments, as the amendments implement a statutory provision that is intended to reduce the regulatory burden on banks. The Board therefore finds good cause for determining, and so determines, that notice and public participation are unnecessary and contrary to the public interest.

The provisions of the Act relating to notice of the effective date of a rule (5 U.S.C. 553(d)) have not been followed in connection with the adoption of these amendments. Section 308 of the Act was effective as of the date of enactment (September 24, 1994), and the Board is amending Regulation H promptly to implement the statutory provision. For this reason, the Board finds there is good cause to determine, and so determines, that notice is not necessary and would be contrary to the purpose of section 308. These amendments have therefore been published in final with an immediate effective date.

Regulatory Flexibility Act

Because the Board finds that no notice of proposed rulemaking is required, a statement concerning the effects of the rule on small entities is also not required under the Regulatory Flexibility Act. 5 U.S.C. 604. The Board notes, however, that the proposed amendments will reduce the regulatory burden imposed on all state member banks. The amendments should be particularly helpful to smaller institutions for which the publication requirement represent a more significant cost burden.

List of Subjects in 12 CFR Part 208

Accounting, Agriculture, Banks, banking, Capital adequacy, Confidential business information, Currency, Federal Reserve System, Reporting and recordkeeping requirements, Securities.

For the reasons set forth in the preamble, the Board amends 12 CFR part 208 as set forth below.

PART 208—MEMBERSHIP OF STATE BANKING INSTITUTIONS IN THE FEDERAL RESERVE SYSTEM (REGULATION H)

1. The authority citation for Part 208 is revised to read as follows:

Authority: 12 U.S.C. 36, 248(a), 248(c), 321–338a, 371d, 461, 481–486, 601, 611, 1814, 1823(j), 1828(o), 1831o, 1831p-1, 3105, 3310, 3331–3351 and 3906–3909; 15 U.S.C.

- 78b, 781(b), 781(g), 781(j), 780-4(c)(5), 78q, 78q-1 and 78w; 31 U.S.C. 5318.
- 2. Section 208.10 is amended as follows:
- a. The section heading is revised;
- b. Paragraphs (a) and (b) are removed; and
- c. The paragraph designation and heading for paragraph (c) are removed.

The revised Section heading reads as follows:

§ 208.10 Waiver of reports of affiliates.

Subpart A—[Amended]

3. In Subpart A, footnotes 11 through 13 are redesignated as footnotes 9 through 11, respectively.

§ 208.17 [Amended]

4. Section 208.17 is amended by removing the undesignated text following paragraph (a)(2).

By order of the Board of Governors of the Federal Reserve System, November 4, 1994. William W. Wiles, Secretary of the Board.

[FR Doc. 94–27870 Filed 11–9–94; 8:45am]