FEDERAL RESERVE BANK OF NEW YORK

Circular No. **8331** April 26, 1978

REGULATION Q

Temporary Suspension of Early Withdrawal Penalty in Connection with Weather-Related Conditions in Nebraska

To All Member Banks, and Others Concerned, in the Second Federal Reserve District:

The Board of Governors of the Federal Reserve System has temporarily suspended, through September 30, 1978, the Regulation Q penalty for the withdrawal of time deposits from member banks prior to maturity by depositors who have suffered property or other financial loss as a result of the recent severe storms, ice jams, snowmelt, and flooding in the State of Nebraska. The Board of Governors' action is retroactive to March 24, 1978.

Enclosed is a copy of the Board's Order in this matter. Any questions regarding the Board's action may be directed to our Consumer Affairs Division (Tel. No. 212-791-5919).

PAUL A. VOLCKER,

President.

Board of Governors of the Federal Reserve System

REGULATION Q

SECTION 217.4—PAYMENT OF TIME DEPOSITS BEFORE MATURITY

Order Granting Temporary Suspension of Early Withdrawal Penalty

Effective March 24, 1978 through September 30, 1978

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Temporary suspension of the regulation Q penalty normally imposed upon the withdrawal of funds from time deposits prior to maturity.

SUMMARY: The Board of Governors, acting through its Secretary, pursuant to delegated authority, has suspended temporarily the regulation Q penalty for the withdrawal of time deposits prior to maturity from members banks for depositors affected by the severe storms, ice jams, snowmelt, and flooding beginning about March 13, 1978, in the State of Nebraska.

EFFECTIVE DATE: March 24, 1978.

FOR FURTHER INFORMATION CONTACT:

Allen L. Raiken, Associate General Counsel, Legal Division, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, 202-452-3625.

SUPPLEMENTARY INFORMATION:
On March 24, 1978, pursuant to section 301 of the Disaster Relief Act of 1974 (42 U.S.C. 5141) and Executive Order 11795 of July 11, 1974, the President, acting through the Administrator of the Federal Disaster Assistance Administration, designated the following counties of the State of Nebraska a major disaster area: Cass; Colfax, Dodge, Douglas, Jefferson; Nuckolls, Platte, Sarpy, Saunders, and Thayer. The Board regards the President's action as recognition by the Federal government that a disaster of

major proportions has occurred. The President's designation enables victims of the disaster to qualify for special emergency financial assistance. The Board believes it appropriate to provide an additional measure of assistance to victims by temporarily suspending the regulation Q early withdrawaf penalty. The Board's action permits a member bank, wherever located, to pay a time deposit before maturity without imposing this penalty upon a showing that the depositor has suffered property or other financial loss in the disaster area as a result of the severe storms, ice jams, snowmelt, and flooding. A member bank should obtain from a depositor seeking to withdraw a time deposit pursuant to this action a signed statement describing fully the disaster-related loss. This statement should be approved and certified by an officer of the bank. This action will be retroactive to March 24, 1978, and will remain in effect until 12 midnight September 30, 1978.

Section 19(j) of the Federal Reserve Act (12 U.S.C. 371b) provides that no member bank shall pay any time deposit before maturity except upon such conditions and in accordance with such rules and regulations as may be prescribed by the Board. The Board has determined it to be in the overriding public interest to suspend the penalty provision in §217.4(d) of regulation Q for the benefit of depositors suffering disaster-related losses within those geographical area of the State of Nebraska officially designated a major disaster area by the President. The Board, in granting this temporary. suspension, encourages member banks

to permit penalty-free withdrawal before maturity of time deposits for depositors who have suffered disasterrelated losses within the designated disaster area.

In view of the urgent need to provide immediate assistance to relieve the financial hardship being suffered by persons directly affected by the severe damage and destruction occasioned by the flooding in the designated counties of Nebraska, the Board finds that good cause exists for dispensing with notice and public participation referred to in section 553(b) of title 5 of the United States Code with repect to this action and that public procedure with regard to this action would be contrary to the public interest. Because of the need to provide assistance as soon as possible and because the Board's action relieves a restriction, the Board finds that there is good cause to make the action effective immediately.

By order of the Board of Governors, acting through its Secretary, pursuant to delegated authority (12 CFR 265.2(a)(18)), April 7, 1978.

THEODORE E. ALLISON, Secretary of the Board.

(FR Doc. 78-9850 Filed 4-12-78; 8:45 am)

. 'Sec. 217.4(d) of regulation Q provides that where a time deposit, or any portion thereof, is paid before maturity, a member bank may pay interest on the amount withdrawn at a rate not to exceed that currently prescribed for a savings deposit and that the appositor shall forfeit 3 months of interest payable at such rate.

PRINTED IN NEW YORK, FROM FEDERAL REGISTER, VOL. 43, NO. 72

Enc. Cir. No. 53317