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

Following is the text of a statement issued January 29 by the Board of Governors of the Federal Reserve System:

The Federal Reserve Board today proposed for public comment a statement setting forth the rights to privacy customers of financial institutions have, under a new statute, when a Federal agency seeks financial information about them.

The Board asked for comment by February 16, 1979.

The proposed statement would implement a part (sec. 1104(d)) of the Right to Financial Privacy Act of 1978, which becomes effective March 10. The Act directs the Board to prepare a model statement of financial privacy rights for the use of banks, credit unions, credit card issuers, thrift institutions and other financial institutions.

Institutions making use of the Board's model statement, as finally adopted, to notify their customers of their rights will be deemed to have complied with this section of the law.

In proposing the statement the Board said:

Publication of this proposed statement was delayed pending further action on legislative initiatives to limit the applicability of section 1104(d) . . . . First, on January 10, 1979 the Board, acting on a resolution from its Consumer Advisory Council, voted to transmit to the Congress a recommended amendment . . . . that would require financial institutions to give a customer the statement of financial privacy rights at the time a Federal agency sought to have access to the customer's records. Following the Board's action, members and staff of Congressional committees stated publicly an intention to limit applicability of section 1104(d) by means of amendment or amendments that would be introduced in the 96th Congress. Then, on January 16, 1979, Senator Proxmire introduced S. 37, which would repeal section 1104(d) . . . . There has been no further action in Congress.

Depending upon what action Congress may take the Board may, at a later time, be enabled to specify the manner and frequency with which financial institutions should notify customers of their rights under the Act. For the present, the Board is limited to publishing the statement of information it is required to prepare.

Printed below is the text of the proposed statement. Comments thereon should be submitted by February 16 and may be sent to our Consumer Affairs Division.

Paul A. Volcker,
President.

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
Docket No. R-0197

PROPOSED STATEMENT OF CUSTOMER RIGHTS
UNDER THE FINANCIAL PRIVACY ACT

AGENCY: The Board of Governors of the Federal Reserve System.

ACTION: Proposed Statement of Customer Rights under the "Right to Financial Privacy Act of 1978".

SUMMARY: This Proposed Statement sets forth rights that customers of financial institutions have under the "Right to Financial Privacy Act of 1978" (Public Law 95-630). This proposal is being issued in implementation of section 1104(d) of the Act, which requires the Board to prepare a model Statement of customers' financial privacy rights. The Act also requires financial institutions to notify customers of their financial privacy rights, and if these institutions use the Board's Statement for that purpose they will be deemed to be in compliance with the Act's requirement.

The Board is not required to publish notice or to solicit public comments about this proposal, but has
chosen to do so because it believes that public com-
ments will aid the Board in its consideration of the
Proposed Statement. Interested persons are there­
fore invited to submit relevant data, views or com­
ments. Any such materials should be submitted in
writing to the Secretary, Board of Governors of the
Federal Reserve System, Washington, D.C. 20551, and
must be received by February 16, 1979. All material
submitted should include the Docket No. R-0197.
All materials received will be made available for in-
spection and copying upon request except as provided
in § 261.6(a) of the Board's Rules Regarding Avail­
ability of Information (12 C.F.R. § 261.6(a).)
DATE: Comments must be received by February 16,
1979.

ADDRESS: Secretary, Board of Governors of the
Federal Reserve System, Washington, D.C. 20551. All
material submitted should include the Docket Num­
ber R-0197.

FOR FURTHER INFORMATION CONTACT: Anne
J. Geary, (202-452-2761), Division of Consumer
Affairs, or MaryEllen A. Brown, Legal Division, Board
of Governors of the Federal Reserve System, Wash­
ington, D.C. 20551.

SUPPLEMENTARY INFORMATION: Publication
of this proposed Statement was delayed pending fur­
ther action on legislative initiatives to limit the ap­
plicability of section 1104(d) of the Right to Financial
Privacy Act, Public Law 95-630. First, on January 10,
1979 the Board, acting on a resolution from its Con­
sumer Advisory Council, voted to transmit to the
Congress a recommended amendment to section
1104(d) that would require financial institutions to
give a customer the statement of financial privacy
rights at the time a Federal agency sought to have
access to the customer's records. Following the
Board's action, members and staff of Congressional
committees stated publicly an intention to limit ap­
plicability of section 1104(d) by means of a lawful subpoena, sum­
mons, formal written request, or search warrant for
that purpose.

Generally, the Federal agency must give you ad­
vance notice, explaining why the information is being
sought and telling you how to object in court. The
Federal agency must also send you copies of court
documents to be prepared by you with instructions
for filling them out.

Exceptions
In some circumstances, a Federal agency may
obtain financial information about you without ad­
vance notice or your consent. For example, informa­
tion may be released: when authorized by the In­
ternal Revenue Code; when required by law to be
reported; when there has been a possible violation of
Federal law; when required by a Federal loan pro­
gram (however, you have the right to ask which
agency(ies) obtained this loan information about
you and when).

Transfer of Information
Generally, a Federal agency must tell you if
any records obtained from a financial institution are
transferred to another Federal agency.

Penalties
If a Federal agency or financial institution vi­
olates the Financial Privacy Act, you may sue for
damages or to seek compliance with the law. If you
win, you may be repaid your attorney's fees and costs.

Additional Information
If you have any questions about your rights under
this law, or about how to consent to release your finan­
cial records, please call (phone number of financial
institution's office that answers customer privacy ques­
tions).

The Board's Proposed Statement follows:

PROPOSED STATEMENT OF
CUSTOMER RIGHTS UNDER THE
FINANCIAL PRIVACY ACT

Federal law protects the privacy of your financial
records. Before banks, savings and loan associations,
credit unions, credit card issuers or other financial
institutions may give financial information about you
to a Federal agency, certain procedures must be fol­
lowed.

Consent to Release of Financial Records
You may be asked to consent to make your fi­
nancial records available to the Government. You may
withhold your consent, and your consent is not re­
quired as a condition of doing business with any
financial institution.

Without Your Consent
Without your consent, a Federal agency that
wants to see your financial records may do so or­
dinarily only by means of a lawful subpoena, sum­
mons, formal written request, or search warrant for
that purpose.

Generally, the Federal agency must give you ad­
vance notice, explaining why the information is being
sought and telling you how to object in court. The
Federal agency must also send you copies of court
documents to be prepared by you with instructions
for filling them out.

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