To All Depository Institutions, and Others Concerned,
in the Second Federal Reserve District:

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

The Federal Reserve Board has announced its approval of a proposal to require a standard format for third-party payment information over Fedwire, effective April 3, 1989.

A 25 cent surcharge will be imposed on Fedwire funds transfers that do not meet the standard format beginning April 1, 1988. Beginning April 3, 1989, messages that do not conform with the new format will not be accepted for transmittal.

Printed below is the text of the Board’s Order, which has been reprinted from the Federal Register of November 28, 1986. Questions regarding this matter may be directed to Andrew Heikaus, Manager, Funds Transfer Department (Tel. No. 212-791-5561).

E. GERALD CORRIGAN,
President.
in response to the request for public comment. Of the seventy comments which addressed the proposal, 58 supported the concept or parts of the concept, while 12 respondents opposed it.

One reason given by commenters in favor of the proposal was that use of the standard format would facilitate timely processing and posting of funds transfer messages, regardless of the institution's size or whether the posting was done automatically or manually. Some commenters believed that the use of standardized field tags to designate third-party information would enhance risk reduction efforts by facilitating more timely monitoring of customer accounts. In addition, some commenters stated that implementation of the proposal would allow institutions to reduce delays, errors, and uncertainties associated with messages received in the present free text format.

Reasons given by commenters for opposition to the proposal included: The current method of processing Fedwire payments was not time consuming, costly, or error-prone; the proposal would not facilitate timely or accurate posting of funds transfers; and the proposal catered to the needs of the large depository institutions.

Mandatory usage of the standard format beginning January 1, 1989, was supported by all but one of the commenters, but fifteen respondents commented on the unresolved status of a transferee depository institution's legal liability related to posting of a transfer on the basis of an account number rather than on the basis of account name. To realize the full benefits of the format by automatically posting payments to customers' accounts, these commenters suggested that certain legal questions concerning reliance on account numbers when posting transactions could be clarified by the Federal Reserve. This is a separate issue from standardizing the Fedwire format, and it will be studied further by the Board. The effectiveness of this proposal is not negated by failure to achieve immediate resolution of this legal issue.

Several commenters questioned the equity of the proposal that the Federal Reserve would provide software support to institutions with personal computer connections to the Reserve Banks. These commenters believed that the personal computer ("PC") software modification should not be provided without charge to the institutions with PC connections, if the large computer interface ("CI") institutions were required to pay for their own software changes.

The Federal Reserve had three options available for handling the issue of providing software support to depository institutions. One option was not to provide software support to any institutions. This option, although equitable, would not foster use of the structured format, especially by small and medium size institutions who do not have the capacity to develop their own software. A second option was to provide application software to institutions with PC connections and those with CI connections. Due to the variety of software used by the CI banks, it is impractical for the Reserve Banks to meet the software needs of the CI institutions. In addition, the CI institutions are much more capable of making the software changes needed to use the structured format. The third option, and the one the Board adopted, was to provide software to institutions with PC connections and technical advice to assist the CI institutions. Besides benefiting small- and medium-sized institutions with PC connections, this option benefits large institutions through technical assistance in meeting the target requirements and by smaller institutions originating messages in the standard format. The cost of providing the software is minimal, on the order of $175,000.

Several commenters questioned the cost basis for charging the $0.25 surcharge for nonstandard messages. Specifically, they believe that such a charge would more than recover the Federal Reserve's development costs and would subsidize the basic Fedwire service.

The Board believes that the surcharge is necessary to recover costs and to encourage depository institutions to expend the resources to originate payments using the standard format. The surcharge will affect only depository institutions who fail to use the standard format. While it is difficult to predict the amount of revenue that might result, it is believed that the income from the surcharge should be relatively insignificant because of the long lead time before the surcharge policy becomes effective.

Some questions were raised by commenters concerning the standard format specifications as outlined in the technical document supplied by the Reserve Banks, including the length of the message and certain required fields. Many commenters believe that certain third-party beneficiary information (e.g., beneficiary account number) should be required for receivers to achieve full automation benefits.

Those suggestions have not been adopted, because originators of transfers do not always have access to information related to the beneficiary's account. Further, since the Federal Reserve cannot edit for the accuracy of the information contained in the field, the sending institution may include inaccurate information to pass mandatory edits. Technical constraints prohibit lengthening the Fedwire format beyond its present eight lines at the present time. Discussions with industry representatives and individual depository institutions indicate that the present eight line Fedwire format provides sufficient space for the large majority of present Fedwire payments. Optional fields included in the recommended message format can be utilized for additional text, if required by originators. Therefore, beneficiary information will remain an optional field.

Implementation

The majority of the commenters who discussed the implementation schedule believe that the proposed schedule of January 1, 1988, for the surcharge for nonconforming messages and January 1, 1989, for mandatory usage of the standard format was reasonable. Some commenters qualified their responses, stating that their implementation readiness is dependent upon the Federal Reserve providing the detailed technical specifications by the end of the third quarter of 1988, as specified in the request for public comment. This would provide a reasonable time period to prepare for implementation.

A preliminary document detailing the technical specifications of the format was available from the Reserve Banks upon request during the comment period. As a result of questions raised by commenters, the technical specifications have undergone some minor revision to address these issues.

Final format specifications have been completed and are now available from the Reserve Banks. Since many commenters expressed concern about having ample time to implement changes, the Board has changed the implementation dates to April 1, 1988, and April 3, 1989, respectively.

For the foregoing reasons, Reserve Banks will assess a $0.25 surcharge for all messages not conforming to the format beginning April 1, 1988. Use of the format will be mandatory beginning April 3, 1989.


William W. Wiles
Secretary.

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