

T E L E G R A M
FEDERAL RESERVE BOARD
WASHINGTON

September 28, 1934.

CURTISS BOSTON	WILLIAMS CLEVELAND	STEVENS CHICAGO	McCLURE KANSAS CITY
CASE NEW YORK	HOXTON RICHMOND	WOOD ST. LOUIS	WALSH DALLAS
AUSTIN PHILADELPHIA	NEWTON ATLANTA	PEYTON MINNEAPOLIS	SARGENT SAN FRANCISCO

TRANS. No. 2094

In order to carry out provisions of section 10 of Board's Regulation T, each Federal Reserve Agent should until further notice notify each other Federal Reserve Agent and the Federal Reserve Board, by telegraph with confirmation by mail, the telegrams to be numbered serially beginning with number one in each district, of the name and principal place of business of each nonmember bank which files an agreement on F.R.B. Form T-1 or T-2 pursuant to section 8(a) of Securities Exchange Act of 1934 and is given a certificate on F.R.B. Form T-3. For this purpose code word "ALIGHTABLE" is assigned to mean "Agreement on F.R.B. Form T-1 or T-2 has been filed by and certificate on F.R.B. Form T-3 given to (name of bank) of (principal place of business)". This code word should be inserted on page 8 of Federal Reserve Telegram Code Book following the code "ALIGHT". Each Federal Reserve Agent should prepare and have available for distribution upon request a list showing the name and principal place of business of each nonmember bank which has filed an agreement on F.R.B. Form T-1 or T-2 which is still

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in effect. At the end of each month each Federal Reserve Agent should forward a copy of such list to the Board. Consideration will later be given to the advisability of issuing a single list by the Board for distribution to all Federal Reserve Agents.

(Signed) L. P. BETHEA

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