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Recent Developments in Discount Window Policy

James A. Clouse, of the Board's Division of Monetary Affairs, prepared this article. Pearl Buenvenida and Matthew Luecke provided research assistance.

Underlying trends in the depository sector along with changes in federal legislation have had important ramifications in recent years for the discount window, the Federal Reserve's lending facility. The periods of stress and consolidation in the depository sector during the 1980s and 1990s led to the active involvement of the discount window in many failing-bank situations. Indeed, the scope of problems in the banking industry and the extent of discount window lending to troubled institutions were greater than in any period since the Great Depression.

In addition, changes became evident during the 1980s in the willingness of healthy institutions to turn to the discount window. Many banks apparently became more reluctant to turn to the window for fear of provoking market concerns about their financial condition. The greater reluctance to borrow weakened the historical relationship between discount window borrowing and the spread of the federal funds rate over the discount rate. This weakening, in turn, impaired the effectiveness of the discount window in tempering unexpected pressure in the reserve market and reduced the Federal Reserve's emphasis on borrowed reserves in the day-to-day management of the reserve market.

Perhaps the most notable legislation affecting the discount window has been the Depository Institutions Deregulation and Monetary Control Act of 1980, which dramatically expanded the universe of

depository institutions eligible to borrow at the discount window. As a result, the Federal Reserve assumed greater direct responsibility for responding to the liquidity needs of all depositories.

Another important legislative change arose in response to the large number of bank failures in the 1980s and the associated depletion of the insurance funds of the Federal Deposit Insurance Corporation (FDIC). The legislation, the Federal Deposit Insurance Corporation Improvement Act of 1991, contained provisions intended to discourage Federal Reserve lending to depositories that do not meet minimum capital standards. Although these provisions do not prohibit the Federal Reserve from lending to such institutions, they specify that the Federal Reserve will incur a limited liability to the FDIC for lending that extends beyond certain time periods and that results in increased losses to the FDIC's insurance funds.

DISCOUNT WINDOW LENDING: THE BASICS

Sections 10B and 13 of the Federal Reserve Act authorize the Federal Reserve Banks to extend discount window credit to depository institutions in the form of discounts and advances. In the early years of the Federal Reserve System, discounts were the primary form of discount window credit. A bank wishing to obtain a discount from its Federal Reserve Bank would present a short-term business loan or other asset meeting the type and maturity specifications set forth in the Federal Reserve Act. The Federal Reserve Bank would extend credit in an amount that reflected the value of the asset at maturity minus a "discount" based on the Federal Reserve's discount rate and the time until maturity of the asset. When the asset matured, the Federal Reserve returned it to the bank and received from the bank a cash payment equal to the maturity value of the asset.

An advance is operationally simpler than a discount, and all discount window credit has been

Note. This article has benefitted substantially from extensive comments received from the members of the Discount Policy Group at the Federal Reserve Board—Donald L. Kohn, Oliver Ireland, Gary P. Gillum, and Manley Williams. Helpful suggestions were also received from other staff members at the Board and from discount officers at the Reserve Banks.

provided in the form of advances for many years. For an advance, a bank requests a loan from its Federal Reserve Bank. The rate charged on the loan is the discount rate, and the duration of the loan is determined by the Reserve Bank. To secure the advance, the borrower must pledge collateral in amounts and of types that are satisfactory to the lending Reserve Bank.

In addition to authorizing loans to "eligible" depository institutions, the Federal Reserve Act—in sections 13(3) and 13(13)—authorizes the System to act in emergency circumstances as "lender of last resort" to individuals, partnerships, and corporations. Enacted in 1932, section 13(3) was intended to enable the Federal Reserve to provide credit in the form of discounts for borrowers unable to obtain adequate credit accommodations from other banking institutions; its use was limited to periods of unusual and exigent circumstances, as determined by the affirmative vote of at least five members of the Board of Governors.²

The Congress enacted section 13(13) in 1933 to authorize the Federal Reserve to make advances to individuals, partnerships, and corporations on the security of U.S. Treasury and federal agency obligations. Although this provision, unlike section 13(3), carries no statutory restrictions on its use, the Federal Reserve has always regarded its applicability as being limited to unusual or exceptional circumstances. Indeed, since 1973, the Board's Regulation A, which governs discount window lending activities, has restricted use of this authority to emergency circumstances in which borrowers cannot obtain credit from other sources and their failure to obtain credit would adversely affect the economy.

Purpose and Borrowing Eligibility

The Federal Reserve Board's Regulation A defines three discount window programs, each serving a

 Regardless of the expected duration of a discount window loan, Reserve Bank operating circulars and borrowing agreements specify that all discount window advances are demand loans—they may be called at the discretion of the Reserve Bank. distinct purpose: (1) adjustment credit, to help depository institutions meet unexpected short-term liquidity needs; (2) seasonal credit, to assist smaller institutions in managing liquidity needs that arise from regular swings in loans and deposits; and (3) extended credit, to help depositories that have somewhat longer-term liquidity needs resulting from exceptional circumstances. None of these programs is intended to be a substitute for market funding sources; Regulation A stipulates that banks must first exhaust market sources of funds before turning to the discount window.³ To ensure that this principle is met in practice, Reserve Banks regularly monitor the sources and uses of funds for institutions while they are borrowing.

Before the Monetary Control Act of 1980, only banks that were members of the Federal Reserve System had regular access to discount window credit.⁴ The act imposed reserve requirements on a much larger set of depository institutions and simultaneously extended discount window access to them.⁵ As a result, nonmember commercial banks and savings banks as well as savings and loan associations (S&Ls) and credit unions became eligible to borrow at the discount window.⁶

An institution that anticipates borrowing from the Federal Reserve must execute a borrowing agreement and other documents with its Federal Reserve Bank that define the terms and conditions under which discount window loans will be provided. For both historical and administrative reasons, most institutions that are eligible to borrow do not choose to file borrowing agreements or borrow at the discount window. For example, of the approximately 27,000 depository institutions eligible to borrow at the beginning of this year,

^{2.} No loans have been made under this section since the 1930s, although the Board of Governors did activate this authority during two periods in the late 1960s and early 1970s in contemplation of possible liquidity difficulties among nonmember depository institutions.

^{3.} As described below, this requirement does not strictly apply for the seasonal credit program. Regulation A does state, however, that seasonal credit is available only if similar assistance is not available from special industry lenders.

U.S. branches and agencies of foreign banks with reservable liabilities gained access to the discount window under the International Banking Act of 1978.

^{5.} Under the act, nonmember depository institutions also gained access to various Federal Reserve priced services such as check clearing, collateral safekeeping, and electronic funds transfers. There is no linkage, however, between an institution's use of Federal Reserve priced services and the availability of discount window credit.

The Board has determined that nonbank banks such as corporate central credit unions and bankers banks may have access to the discount window if they voluntarily maintain reserves.

only about 7,000 had filed borrowing agreements. Many smaller banks turn to their correspondent banks when funding needs arise. In addition, special industry lenders such as the Federal Home Loan Banks and corporate central credit unions serve as sources of liquidity assistance for their member institutions; credit unions, in particular, elect to rely almost entirely on their corporate central credit unions for any liquidity assistance rather than turn to the Federal Reserve.

The Mechanics of Borrowing

Institutions almost always initiate loan requests by a telephone call to their respective Reserve Banks. During the call, the borrower describes the nature of the funding shortfall and indicates the amount and duration of the loan required. Staff members at the Reserve Bank ensure that the institution has filed the necessary borrowing documents and has collateral to secure the loan fully. Satisfactory collateral may include U.S. government and agency securities, mortgages covering one- to four-family residences, state and local government securities, commercial and consumer loans, and other customer notes of acceptable quality.

Many institutions that anticipate a periodic need to borrow maintain a pool of collateral earmarked to secure discount window loans. Collateral is usually held at the Federal Reserve Banks or by acceptable third-party custodians, but borrowers in good financial condition may be permitted to hold their own collateral under terms and conditions established by the Reserve Banks. The face value of collateral pledged to secure a discount window loan generally exceeds the amount of the loan; the difference is intended to provide a cushion against loss in the event that a borrower defaults and the Federal Reserve is forced to liquidate the collateral.⁷

THE ADJUSTMENT CREDIT PROGRAM

The adjustment credit program operates at a "micro" level by assisting individual depository

institutions in meeting temporary funding requirements in appropriate circumstances. The program also operates at a "macro" level by moderating unexpected pressures in the reserve market.

Lending Policies

Regulation A establishes two key criteria for determining whether to approve a request for adjustment credit: The loan must be for an appropriate reason and borrowers must have exhausted all reasonably available alternative sources of funds, including credit from special industry lenders. Discount officers at each Reserve Bank necessarily use their own judgment in applying these principles to individual circumstances. Appropriate reasons for borrowing include temporary, unanticipated funding shortfalls. Inappropriate reasons for borrowing include funding a planned increase in loans or securities, meeting an anticipated runoff of highercost funds, and exploiting the spread of the federal funds rate over the discount rate.

In judging whether borrowers have pursued all reasonably available alternative sources of funds before turning to the discount window, the Federal Reserve distinguishes between banks with ready access to national money markets, usually large banks, and those that do not have such access, which generally are smaller banks. The distinction between large and small banks is not, however, based solely on asset or deposit size. Most U.S. branches of foreign banks, for example, are treated as large institutions even when the quantity of their assets booked in the United States is small; these branches are typically part of large multinational banking organizations that have ready access to market sources of funds, and the parent entities are expected to meet the bulk of the funding needs of their U.S. branches.

Under these distinctions, Reserve Banks typically grant the requests of large banks for discount window assistance only very late in the day, when the money markets are closing, and usually only when money markets have tightened considerably near the end of a reserve maintenance period (see box, "Borrowing Behavior of Large Banks"). In addition, the largest banks are assumed to be in a position to repay their discount window loans quickly through prompt adjustments in their bal-

^{7.} In most cases, standard "haircuts" are applied to the value of the collateral. The haircuts are intended to account for various factors including the credit, liquidity, and market risks associated with the collateral. Additional haircuts are taken at the discretion of the Federal Reserve Bank when lending to troubled institutions.

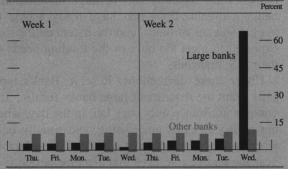
Borrowing Behavior of Large Banks

The borrowing function is a convenient way of summarizing the general relationship between borrowing and the spread of the federal funds rate over the discount rate. However, the general relationship obscures some important differences in behavior between institutions in different size categories. Large banks, for example, must make greater efforts than others to obtain funding in national money markets before turning to the discount window; thus, these banks usually turn to the window only late in a reserve maintenance period, which is when reserve pressures tend to appear. Discount window requests by smaller banks are more likely to be approved early in a maintenance period because they are not presumed to have the same degree of access to market funding.1 Indeed, from 1987 to 1993, more than 80 percent of all discount window borrowing by large banks (defined here as those with total deposits greater than \$10 billion) occurred in the second week of the maintenance period, and more than 60 percent occurred on the last day of the maintenance period (chart, left panel). By contrast, discount window borrowing by smaller banks was nearly uniformly distributed over the maintenance period.²

Unexpected movements in the federal funds rate on those days when large banks choose to borrow offer another difference between the borrowing behavior of large and small banks. For this illustration, an unexpected movement is defined as the difference between the federal funds rate at 11:00 a.m. and at the close. Again for the 1987–93 period, large banks borrowed on days when the unexpected movement in the federal funds rate was relatively large. In particular, the average unexpected jump in the federal funds rate exceeded 10 percentage points on the final days of maintenance periods (second Wednesdays) on which large banks borrowed. By contrast, for smaller banks, the average unexpected movement was closer to zero for each day.

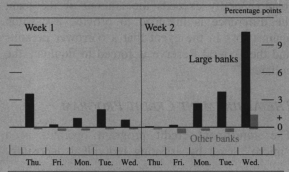
In part, the correlation between unexpected movements in the federal funds rate and the number of large banks turning to the window likely reflects the nature of the largest banks' business. These banks often act as providers of short-term funding to smaller banks, securities dealers, and corporations. On days when the aggegate level of reserves falls short of what depositories anticipated, the federal funds market tightens, and the largest banks can be subject to sudden demands for short-term liquidity. As these banks scramble for funds late in the day, the federal funds rate can be bid up well above the trading range that had been expected earlier in the day until some banks turn to the window.

Distribution of discount window borrowings during the reserve maintenance period, by day of the period and bank size, 1987–93



Note. Distribution of borrowings by a class of banks on a given day of the reserve maintenance period is the number of borrowings on that day by banks in that class during 1987–93 divided by the total number of borrowings by banks in that class during those years. Large banks are those with total deposits exceeding \$10 billion.

Average unexpected change in the federal funds rate on days of the reserve maintenance period when banks borrowed, 1987–93



Note. Unexpected change in the federal funds rate is the rate at the close less the rate at 11:00 a.m. Large banks are those with total deposits exceeding \$10 billion.

Since February 1984, reserve maintenance periods have been defined as fourteen-day intervals beginning on a Thursday and ending on Wednesday two weeks later.

^{2.} In this analysis, "smaller" banks are those whose deposits are between the level required for weekly reporting of deposit data to the Federal Reserve and \$10 billion. The threshold for reporting is changed each year, but it was close to \$40 million throughout the sample period.

^{3.} The concept of unexpected movements in the funds rate is based on the idea that if the funds market is arbitraged effectively, the federal funds rate prevailing early in the day must be the rate that the market expects to prevail at the close of business. If, for example, the expected level of the federal funds rate at the close exceeded the level of the funds rate earlier in the day, banks would bid up the earlier rate by borrowing heavily in the funds market in order to lend funds at a higher rate later in the day.

ance sheets. As a result, discount window loans to large banks are usually extended for only one business day. Banks with less ready access to money market funding may request discount window loans on any day of the reserve maintenance period and at an earlier hour of the day;8 the Reserve Banks may approve such loans with a term of several days.

The interest rate charged for adjustment credit ordinarily is the basic discount rate. In certain circumstances, however, a higher rate may be applied. For an unusually large loan that results from a major operating problem at the borrower's facility, the highest rate established for loans to depository institutions may be charged; in the current discount rate structure, that rate would be the market-related rate on extended credit (see below).⁹

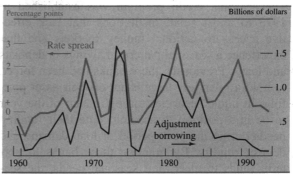
The Borrowing Function

Apart from assisting individual banks in meeting short-term liquidity pressures, adjustment credit serves an important "pressure release" function in the reserve market. The level of adjustment borrowing has historically exhibited a fairly stable relationship to the spread of the federal funds rate over the discount rate (chart 1); wider spreads create a greater incentive to borrow, thus leading to higher aggregate levels of borrowing. This so-called "borrowing function" works to dilute the influence that shifts in the supply and demand for reserves can have on the federal funds rate. For example, on a given day, changes in factors affecting the supply of nonborrowed reserves, such as increases in currency in circulation or flows of reserves from depository institutions to the U.S. Treasury's account at the Federal Reserve, could result in an aggregate shortage of reserves available to depository institutions. A shortage of reserves tends to push up the federal funds rate. But a rise in the federal funds rate induces more banks to turn to the discount window, which alleviates some of the pressure in the reserve market and damps the rise in the federal funds rate.

Although relatively stable for many years, the borrowing function has been less reliable recently, having gradually shifted down since the mid-1980s (chart 1). The result has been a smaller volume of adjustment credit for any given spread of the federal funds rate over the discount rate. The increased reluctance to borrow at the discount window appears to be related in large part to the difficulties experienced in the banking sector during the 1980s. With large numbers of banks and thrifts failing during these years, many banks apparently became more reluctant to turn to the discount window for fear of being labeled a financially weakened institution. This reluctance became acute during the economic downturn in 1990-1991, and the effectiveness of the discount window as a pressure release valve in the reserve market was impaired (see box, "Shifts in the Borrowing Function").

The instability of the borrowing function in recent years also has complicated the Federal Reserve's day-to-day operating procedures. For part of the 1980s, the Federal Reserve relied heavily on the quantity of borrowed reserves as an "operating target" for daily reserve management. As the borrowing function became less stable, however, the "borrowing target" came to be treated much more flexibly; other variables such as the federal funds rate and various measures of reserve conditions have become more important operating guides for reserve management.

 Adjustment borrowing and the spread of the federal funds rate over the discount rate, 1960–93



^{8.} However, the proceeds of discount window loans are usually not made available to borrowers until the end of the day.

^{9.} In 1980 and 1981, at times when the spread between money market rates and the discount rate was exceptionally wide, the Federal Reserve imposed a surcharge in addition to the basic discount rate. The surcharge, varying between 2 and 4 percentage points, was applied to institutions with deposits of \$500 million or more that borrowed too frequently. The surcharges were intended to encourage these institutions to make quicker portfolio adjustments.

Shifts in the Borrowing Function

During the second half of the 1980s, the level of adjustment credit associated with a given spread between the federal funds rate and the discount rate (the so-called borrowing function) declined. One frequently cited factor for the downward shift in the borrowing function is that well-publicized troubles in the banking industry have had a chilling effect on the willingness of banks to turn to the discount window.

The chilling effect could arise because, although the Federal Reserve holds information about discount window borrowing by individual banks in the strictest confidence, market participants at times have tried to infer which banks might be borrowing through knowledge of which banks were bidding for funds in the market late in the day. Usually such inferences have been little more than educated speculation, but market rumors about bank borrowing at the discount window have occasionally prompted withdrawals by account holders or curtailed a bank's access to other market funds. As a result, in the latter half of the 1980s and the early 1990s, troubled or financially weak institutions turned to the window only as a last resort. Moreover, healthy depositories with legitimate reasons for borrowing appeared to avoid the window for fear of raising questions in the marketplace about their financial condition.

The greater reluctance of banks to borrow has had little effect on the ability of the Federal Reserve to achieve its objectives for money growth or for general conditions in reserve and money markets. The reluctance has, however, complicated somewhat the construction of short-term conditional forecasts of borrowed reserves, and it has also reduced the effectiveness of the discount window as a pressure release valve in the reserve market.

The behavior of the federal funds rate early in 1991 provided a strong indication that the discount window

was operating less effectively as a buffer in the reserve market. In December 1990, the Federal Reserve cut reserve requirements on nonpersonal time deposits and Eurocurrency liabilities. As a result, reserve balances in the System fell substantially. 1 For a time in early 1991, sharp fluctuations in the demand for excess reserves and an unusual degree of day-to-day volatility in the federal funds rate suggested that the marginal demand of banks for reserves was being importantly affected by the volume of daily clearing activity in the banking system. If banks had been more willing to turn to the discount window, the influence of the daily variability of reserve demand on the federal funds rate most likely would have been significantly muted. In February 1991, in his semiannual testimony to the Congress under the Full Employment and Balanced Growth Act of 1978 (the Humphrey-Hawkins act), Federal Reserve Board Chairman Greenspan noted that the discount window was available, as always, to meet the short-term liquidity needs of depository institutions in appropriate circumstances. For a time, this statement appeared to stimulate a bit more borrowing. Even with the marked improvement in the health of depository institutions since 1991, however, the level of discount window borrowing remains subdued in comparison with levels once associated with a given spread of the federal funds rate over the discount rate.

SEASONAL CREDIT

The seasonal credit program was established in 1973 to assist small institutions that lack effective access to national money markets and that experience a seasonal pattern of swings in deposits and loans. Previously, these banks had been forced to hold a relatively large share of their asset portfolio in liquid securities through much of the year to be in a position to accommodate their funding needs during the peak period of loan demand and deposit runoffs. By granting these banks longer-term funds to meet their seasonal needs, the sea-

sonal credit program allows them to carry fewer liquid securities during the off-peak periods of the year and to extend more loans in their local communities. The program is structured so that larger institutions must meet a greater portion of their seasonal need through market funding sources. Typically, institutions with more than \$250 million in total deposits are not able to demonstrate a seasonal need under the current structure of the seasonal program. In addition, Regulation A specifies that seasonal credit is available only if similar assistance is not available from special industry lenders.

^{1.} Depository institutions may hold a combination of vault cash and reserve balances to satisfy reserve requirements. The volume of vault cash held by most banks is dictated by customer demands for currency. As a consequence, the reduction in required reserves in December 1990 showed through largely as a reduction in reserve balances held by depository institutions.

Most lending under the seasonal credit program is to small agricultural banks in the Midwest. 10 Agricultural banks face strong loan demand and deposit runoffs as farmers cultivate their crops during the spring and summer months. In the fall, farmers sell their crops, rebuild their deposit balances, and pay down their bank loans. Simultaneously, banks pay down their seasonal loans with the Federal Reserve.

Banks that wish to establish a seasonal line generally are required to submit three years of historical data on loans and deposits to their Reserve Bank. From these data, the Reserve Bank calculates the maximum amount of credit that each institution is eligible to borrow in each month of the year; the approved seasonal line also may reflect adjustments based on discussions with the borrower regarding expected funding needs in the coming year. Reserve Banks require that borrowers meet a certain portion of their seasonal needknown as the "deductible"—from their own resources. The deductible is based on the size of the borrower and reflects the presumption that larger depositories have greater access to market sources of funds and therefore should have less need for seasonal credit.

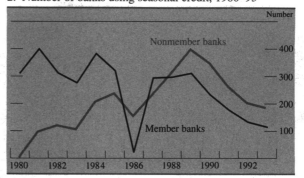
Institutions with approved seasonal credit lines are not required to exhaust all other "reasonably available" sources of liquidity before borrowing. Indeed, borrowers of seasonal credit are permitted to maintain a net "sold" federal funds position that is consistent with historical operating patterns. The Reserve Banks monitor borrowers, however, to ensure that they are using seasonal credit to fund increases in loans or deposit runoffs and that they are meeting the "deductible" portion of their seasonal need through their own resources. As with all forms of discount window credit, seasonal credit loans must be fully collateralized.

Usage of the seasonal credit program has grown and changed significantly over time. Since passage of the the Monetary Control Act of 1980, nonmember banks have become increasingly important users of the program (chart 2); indeed, in recent years, they have outnumbered member banks as borrowers of seasonal credit. Changes in the terms

of the program in 1985 contributed to greater use of seasonal credit. In that year, the 4 percent deductible for the first \$100 million of deposits was lowered to 2 percent, and the 7 percent deductible on additional deposits up to \$200 million was lowered to 6 percent; the 10 percent deductible on deposits in excess of \$200 million remained the same. These reductions were intended to help alleviate the severe financial difficulties experienced in the farm sector during the mid-1980s.¹¹

Until recently, the rate charged on seasonal credit loans was the basic discount rate, the same rate charged for adjustment credit. The discount rate generally lies below market interest rates, and hence the seasonal program created a small subsidy for borrowers. Civen the rapid growth of seasonal credit over the 1980s and a judgment that financial markets had become better able to meet the seasonal funding needs of smaller banks, the Board elected to move to a market-related discount rate on seasonal credit beginning in January 1992. The market-related rate is established at the

2. Number of banks using seasonal credit, 1980-93



^{10.} Seasonal borrowers also include some depositories in resort areas that experience large changes in their loans and deposits over the course of a year.

^{11.} In 1985 the Board also created a temporary simplified seasonal program. This program was designed to make it easier for small agricultural banks that might be experiencing unusual liquidity pressures to gain access seasonal credit. Banks could borrow up to one-half of the increase in their total loans in excess of 2 percent from a base level. The discount rate for the temporary seasonal program was set at ½ percentage point above the basic discount rate. The amount of borrowing under the temporary program was quite small and the Board discontinued the program in 1988.

^{12.} Using the federal funds rate as a benchmark, the extent of the subsidy for seasonal borrowers was relatively small. An average seasonal borrower during the peak months of the year might borrow about \$1 million. Assuming that the spread between the federal funds rate and discount rate was a rather wide 100 basis points and that the institution maintained its peak level of borrowing continuously for a full 9 months (very unlikely), the implied subsidy would amount to only about \$7,500 per year, a minuscule savings on the bank's overall funding costs.

beginning of each reserve maintenance period and is based upon the average federal funds rate and the average secondary market rate on negotiable ninety-day bank certificates of deposit prevailing during the previous maintenance period.

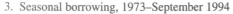
The move to a market-related rate has not dramatically reduced the volume of borrowing under the seasonal credit program (chart 3); indeed, the peak levels of borrowing in 1994 were close to the record levels posted in 1989. In part, this continued use may indicate that borrowers still find the market-related discount rate charged on seasonal credit to be attractive relative to rates offered by their correspondents. Also important may be the nonpecuniary costs of borrowing from correspondents, who may impose relatively restrictive terms on the types of acceptable collateral, the size of credit limits, and the length of periods of continuous borrowing.

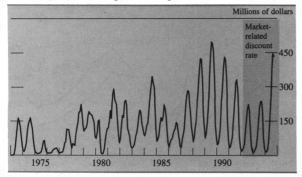
EXTENDED CREDIT

The extended credit program is designed to address the needs of institutions facing longer-term ("extended") liquidity pressures in exceptional circumstances. For the past several years, the discount rate charged on extended credit has been somewhat above market interest rates. In addition, this program affords credit only under stringent conditions. Institutions seeking extended credit must submit a business plan describing how they intend to address their liquidity difficulties, and they must have exhausted all other sources of funding before turning to the window. Borrowers in the extended credit program are expected to restrain lending

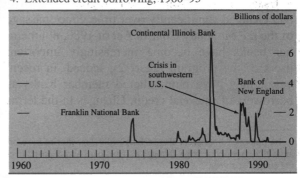
activity to the minimum required to remain viable in serving their markets. More generally, a borrower must shrink its balance sheet in an orderly manner, and its efforts to do so are closely monitored by its Reserve Bank. As described in detail below, the Federal Deposit Insurance Corporation Improvement Act of 1991 places restraints on discount window lending to institutions that do not meet minimum capital standards.

Certain borrowers drew heavily on extended credit in the 1980s (chart 4), especially during the 1985-91 period, when the number of failures of banks and thrift institutions exceeded that of any period since the Great Depression.¹³ Some of the Federal Reserve's extended credit lending in this period bridged a temporary period of illiquidity for institutions that proved to be viable, but in many other cases Federal Reserve loans were provided to institutions that were closed or required federal assistance to restore viability. Federal Reserve lending in these latter cases provided time for the FDIC and the chartering authorities to arrange for orderly closings of failing institutions. Extended credit lending was conducted in consultation with the FDIC and the relevant state and federal banking authorities to ensure that such lending would serve a clear public purpose. The Federal Reserve's lending to troubled institutions during the 1980s has been the subject of some controversy, however, and a brief review of extended credit lending since 1980 provides some perspective on the Federal Reserve's actions.





4. Extended credit borrowing, 1960-93



During these years, 1,192 federally insured banks failed and 1,034 federally insured S&Ls failed or were subject to supervisory mergers.

EXTENDED CREDIT LENDING: 1980–85

In the late 1970s and early 1980s, the depository sector came under considerable strain as a result of a steep climb in interest rates and inflation and the ensuing deep economic recession. In the savings and loan industry, many institutions faced weak earnings on their asset portfolios at a time when their funding costs had risen sharply. Moreover, federal limits on interest rates on deposits, in combination with the sharp rise in market interest rates, sparked a severe decline in deposits as account holders, in a process called disintermediation, shifted their funds into money market instruments offering higher yields. As a result, many S&Ls (as well as banks) suffered intense liquidity pressures.

The Federal Home Loan Bank (FHLB) System historically had served as a key funding source for savings and loan associations by issuing debt in the national money markets and lending the proceeds to its member associations. However, by mid-1981 the magnitude of the disintermediation at thrift institutions raised the possibility that it would exceed the funding capacity of the FHLB System. As a precautionary measure, the Federal Home Loan Banks and the Federal Reserve announced that they would lend jointly to financially sound S&Ls that needed longer-term liquidity assistance. The amount of lending under this program was relatively small; the program did, however, establish a precedent for cooperation between the FHLB System and the Federal Reserve that would become important again during the S&L crisis of the late 1980s.

In another action associated with the early-1980s prospect of possibly large-scale lending to S&Ls, the Federal Reserve altered the structure of rates charged on extended credit. Since 1974, extended credit borrowers had been charged a rate of up to 2 percentage points over the basic discount rate. In August 1981, the rate structure was revised to charge the basic discount rate for the first 60 days of extended credit borrowing, the basic discount rate plus 1 percentage point for the next 90 days of borrowing, and the basic rate plus 2 percentage points for borrowing beyond 150 days. The purpose of the graduated rate schedule was to increase the incentive for institutions to address their liquidity problems as their reliance on the discount window became more prolonged.

The liquidity and solvency problems among commercial banks in the early 1980s were not as severe as those in the thrift industry, but some banks were in serious trouble. In 1980, the FDIC provided extensive "open-bank assistance" to First Pennsylvania Bank, which had suffered large losses on its securities portfolio.¹⁴ The Federal Reserve provided extended credit to First Pennsylvania for a time to address its liquidity needs. In July 1982, Penn Square National Bank failed owing to substantial losses on energy loans. Liquidity pressures emerged during the days immediately preceding the bank's failure, and the Federal Reserve provided limited discount window assistance.

Penn Square was a relatively small institution, but it was an aggressive originator of loan participations. The largest single purchaser of these loan participations was Continental Illinois National Bank. Losses on loans purchased from Penn Square, coupled with other asset quality problems, led to severe liquidity pressures at Continental in early May 1984.

To address the bank's problems, staunch the outflow of funds, and prevent similar runs at Continental's respondent banks, the FDIC implemented an open-bank assistance package. The FDIC also took the extraordinary step of announcing on May 17, 1984, that all general creditors of the bank would be fully protected against loss. In support of the FDIC's efforts, the Federal Reserve provided extensive discount window assistance to Continental from May 1984 through September 1985.

Continental drew heavily on extended credit at a time when the highest interest rate charged for extended credit loans—2 percentage points over the basic discount rate—was lower than market rates. Concerns that Continental was obtaining substantial funding at a below-market rate prompted the Federal Reserve Bank of Chicago to obtain the Federal Reserve Board's permission to apply a market-related rate to Continental's borrowing. Later, on November 8, 1984, the Board changed

^{14.} In the case of First Pennsylvania, assistance was provided under the "essentiality" clause of section 13(c) of the Federal Deposit Insurance Act. Under this provision, the FDIC could provide assistance to a depository institution without regard to cost considerations if the institution was deemed "essential" to provide adequate banking service in its community. A finding of essentiality required a majority vote of the FDIC Board; the case of First Pennsylvania marked only the third time that the FDIC had invoked the essentiality clause.

the rate structure for extended credit to give all Reserve Banks the option of applying a market-related rate for extended credit borrowing beyond 150 days instead of the basic rate plus 2 percentage points. The previously established schedule of the basic rate for the first 60 days and the basic rate plus 1 percentage point for the next 90 days was left unchanged. The market-related rate was intended to apply principally to larger institutions with access to national money markets, especially during times when market rates generally exceeded the basic rate plus 2 percentage points.

EXTENDED CREDIT LENDING: 1985-90

As the problems at Continental Illinois subsided, a series of new problems began to emerge. In March 1985, a privately insured S&L in Ohio failed, raising widespread concern over the safety of deposits in the numerous thrift institutions without federal deposit insurance. Soon thereafter, a liquidity crisis for privately insured institutions arose in Maryland. The Federal Reserve supplied discount window assistance in both states to help calm the situation and to permit solvent institutions to remain open.

At about the same time, a severe downturn in the farm economy resulted in heavy losses for Midwestern banks in agricultural communities. And a little later, a sharp decline in oil prices led to the deterioration of portfolios of energy loans at banks in the Southwest-a situation that was soon compounded by a collapse in commercial real estate markets and a broad regional economic downturn. During this period, many of the largest banks in Texas failed. With hundreds of institutions failing during the latter half of the 1980s, Federal Reserve credit was often provided to allow time for orderly resolutions, which gave depositors uninterrupted access to their funds and, more broadly, ensured that an adequate level of banking services would continue to be available.

As the frequency of extended credit lending situations increased, the Federal Reserve moved to simplify its rate structure for extended credit and to broaden the use of a market-related rate. On July 27, 1987, the Board approved a policy of charging the basic discount rate for the first thirty days of borrowing and a flexible rate somewhat above market rates for borrowing beyond thirty

days. The flexible rate also could be applied sooner than thirty days at the discretion of the lending Federal Reserve Bank.

By the late 1980s, the difficulties of many S&Ls far exceeded the capability of the Federal Savings and Loan Insurance Corporation to resolve them. As a result, President Bush in the early days of his administration acted to place insolvent S&Ls in federal conservatorships while the Congress developed legislation to address the fundamental structural, regulatory, and deposit insurance problems in the thrift industry.

To meet potential liquidity needs that might arise before legislation could be enacted, the Federal Reserve in concert with the FHLB System and the Treasury entered into a Joint Lending Program to provide liquidity to S&Ls experiencing severe withdrawals of deposits, particularly those institutions in federal conservatorship. Under this program, established on February 23, 1989, credit was extended only when alternative funds were not available. The Federal Reserve and the FHLB System each advanced 45 percent of the loans, and the Treasury advanced 10 percent. Credit extensions were secured by the assets of the borrower and guaranteed by the Federal Savings and Loan Insurance Corporation. Lending under the program was slight—only two S&Ls in conservatorship borrowed—but the program offers another example of the cooperative action of federal banking authorities to avert potential systemic crises.

In August 1989, the Congress passed the Financial Institutions Reform, Recovery, and Enforcement Act (FIRREA), which established the Resolution Trust Corporation (RTC) as a temporary agency charged with resolving the hundreds of S&Ls that failed. The RTC also assumed responsibility for any liquidity support that thrift institutions in conservatorship might require, so the Joint Lending Program was discontinued.

BENEFITS AND COSTS OF EXTENDED CREDIT LENDING

Concerned over the mounting frequency and cost of bank failures, the Congress in 1991 began to develop legislation to strengthen the ability of federal banking agencies to deal promptly with financially weak depositories. The Congress also

FDICIA and the Discount Window

The Federal Deposit Insurance Corporation Improvement Act of 1991 is aimed at enhancing market and regulatory discipline in the banking sector and protecting the federal deposit insurance funds. The core elements of FDICIA establish five capital categories for depository institutions: (1) well capitalized, (2) adequately capitalized, (3) undercapitalized, (4) significantly undercapitalized, and (5) critically undercapitalized. These categories are defined by specific capital ratios. FDICIA prescribes increasingly severe supervisory actions to be applied to an institution as it moves into lower capital categories. In addition, FDICIA also places restraints on Federal Reserve lending to institutions that fall below minimum capital standards.

Section 142

Section 142 of FDICIA amended section 10B of the Federal Reserve Act to set time periods beyond which the Federal Reserve may not lend to undercapitalized and critically undercapitalized institutions without incurring a potential limited liability to the FDIC.

The Board generally incurs a potential liability to the FDIC if an undercapitalized institution borrows for more than 60 days in any 120-day period. This liability provision may be suspended for a 60-day period if the head of the institution's primary federal regulator certifies in writing to the Federal Reserve that the institution is

viable. Alternatively, the liability provision may be suspended for a 60-day period if the Federal Reserve conducts its own examination of the institution and the Chairman of the Board of Governors certifies in writing to the lending Federal Reserve Bank that the institution is viable. Each subsequent 60-day suspension of the liability provision requires new viability certifications. For critically undercapitalized institutions, the Board incurs a potential liability to the FDIC for increases in discount window advances beyond a 5-day period beginning on the date the institution becomes critically undercapitalized.

The potential liability to the FDIC incurred by the Board for advances exceeding the section 142 limitations is capped at the lesser of the interest earned on the increases in advances beyond the specified period or the losses the Federal Reserve would have incurred if the increased advances had been unsecured. Section 142 further requires that the Board report to the Congress within six months after incurring any such liability to the FDIC.

Section 473

The bulk of the provisions in FDICIA pertaining to the discount window are contained in section 142, but section 473 effects a technical change in the emergency lending powers of the Federal Reserve under section 13(3) of the Federal Reserve Act. Section 473 removes a restriction on the "kinds and maturities" of notes, drafts, and bills of exchange that can be discounted for individuals, partnerships, and corporations under the authority of section 13(3). In those extremely unlikely circumstances in which section 13(3) lending authority might be invoked, this change provides greater flexibility to the Federal Reserve in managing a financial crisis.

undertook an assessment of Federal Reserve lending to institutions whose capital had slipped below adequate levels.

The Federal Reserve had long been mindful of both the benefits and potential costs associated with prolonged lending to institutions whose solvency is unclear. An important benefit of Federal Reserve lending in these situations has been the time provided to the FDIC and the other banking agencies to carry out the orderly closure and resolution of failed institutions. Arranging for the sale of a failed bank can be time consuming and labor intensive bid documents must be prepared and potential acquirers must have time to conduct a careful review of the failed bank's assets and liabilities. This process helps the FDIC obtain the best price for the failed bank through competitive bidding by interested acquirers.

In the absence of liquidity assistance, many failed institutions would have been closed abruptly, with possible interruptions in depositors' access to their funds—including balances covered by federal

^{1.} For details, see the Federal Reserve's Regulation H, 12 C.F.R. 208; and Federal Reserve Regulatory Service, 3-1506-1506.2.

For purposes of section 142, an institution that receives the lowest supervisory rating from its primary federal regulator is also classified as undercapitalized, regardless of its actual capital ratios.

^{3.} Changes in capital categories for depository institutions are tied to dates associated with official actions such as the required filing date for a Call Report, receipt of written notice from a primary regulator, or the delivery of a final report of examination.

deposit insurance—and in the availability of other banking services. At times of widespread financial distress, when depositors and other creditors cannot be certain of the solvency of individual banks, such disruptions may generate fears among customers of other banks and thereby trigger a spread of liquidity pressures. Abrupt and disorderly closures also may adversely affect the market value of failed institutions and reduce the price obtained by the FDIC.

The Federal Reserve recognized that costs may be associated with prolonged lending to troubled institutions. Such lending, for example, can allow uninsured depositors and other general creditors to exit a failing bank before its closure. When Federal Reserve loans, which are fully collateralized, replace funds that are not federally insured, the FDIC may face higher resolution costs. In addition, a perception that discount window assistance will be readily available to troubled institutions can weaken market discipline in the banking system and remove some of the pressure on bank regulators to close troubled institutions promptly.

In assessing the experience of the previous years, the Congress and the Federal Reserve agreed that it would be appropriate to establish restraints on the provision of discount window credit to institutions that do not meet minimum capital standards. To this end, section 142 of the Federal Deposit Insurance Corporation Improvement Act of 1991 (FDICIA) sets time periods beyond which the Federal Reserve may not lend to institutions below minimum capital standards without incurring a potential limited liability to the FDIC (see box, "FDICIA and the Discount Window").

Section 142 of FDICIA did not become effective until December 19, 1993. The delayed implementation was intended, in part, to provide time for the federal banking agencies to exercise the new regulatory authorities granted in FDICIA to strengthen the banking system. Nevertheless, the Federal Reserve sought to move as promptly as was prudent to bring its administration of the discount window into line with the provisions of section 142. The level of extended credit fell sharply (chart 4), partly reflecting a smaller number of bank failures; but the drop also reflected the more aggressive posture of the Federal Reserve and bank regulators in resolving troubled banks swiftly,

which thereby reduced the need for prolonged liquidity assistance from the discount window.¹⁵

POTENTIAL IMPLICATIONS OF RECENT REGULATORY DEVELOPMENTS

The panoply of regulatory changes stemming from FDICIA included many initiatives that directly link a bank's funding capability with its capital status. For example, FDICIA prohibits institutions that are undercapitalized from accepting brokered deposits. In addition, institutions that are not allowed to accept brokered deposits may also lose "passthrough" deposit insurance on new deposits or rollovers of existing deposits obtained from fiduciaries such as pension funds and insurance companies. 16 Institutions that fall below minimum capital standards may face limits on the deposit interest rates they can offer to attract new deposit accounts. In addition, an undercapitalized depository may find its usual federal funds lines and respondent balances diminished as a result of a restriction, mandated by FDICIA and put in place this year, that requires banks to limit their exposure to an undercapitalized depository institution. Also, under the Federal Reserve's policies to contain payments system risk, institutions generally face tighter constraints on their intraday reserve positions as their capital condition deteriorates.

Other regulatory developments may indirectly exert a powerful influence on bank liquidity in the future. For example, the incentive for unsecured general creditors—Eurodollar creditors and sellers of federal funds for example—to withdraw their funds at an early stage of a bank's decline is now greater because of the national depositor preference provision adopted as title III of the Omnibus Budget Reconciliation Act of 1993. This provision

^{15.} The last period of heavy extended credit lending occurred in the first half of 1990 when the Bank of New England borrowed from the discount window continuously from January 15 to June 13 of that year. The bank did not borrow again before its closure on January 6, 1991.

^{16.} As an example of pass-through deposit insurance, a financial institution acting as a custodian for many individuals—a pension fund or insurance company, for example—deposits in a bank, say, \$10 million, in which case deposit insurance may be "passed-through" to each individual up to the limit of \$100,000 per individual, which in turn may allow the entire \$10 million deposit to be insured.

places the claims of insured and uninsured domestic depositors of a failed bank ahead of the claims of other general creditors. As a result, unsecured general creditors are at greater risk of loss in a bank failure and may flee the bank earlier to avoid such losses.

To date, strong capital and earnings for most depository institutions have mitigated the potential liquidity effects of these regulatory developments. These factors likely would become important, however, in some future period of financial distress. In that event, the Federal Reserve will likely face critical decisions about curtailing the access of troubled banks to the discount window at a much earlier stage of their difficulties than was typical in the past.

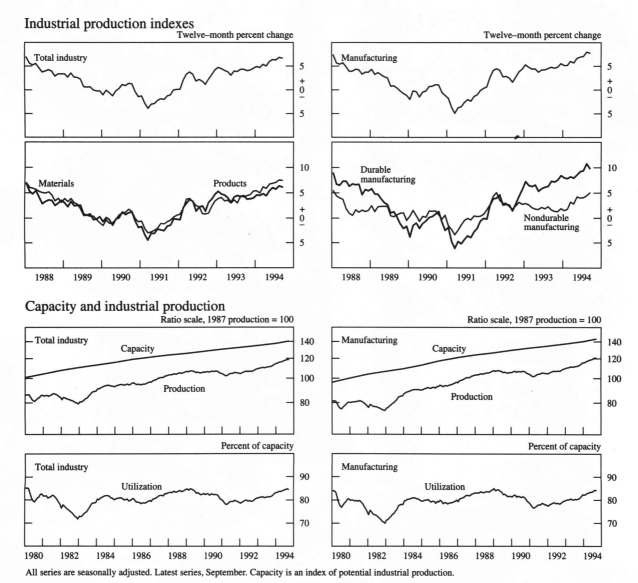
Industrial Production and Capacity Utilization for September 1994

Released for publication October 14

Industrial production was unchanged in September after an increase of 0.7 percent in August. In September, disruptions associated with a strike and with temporary parts shortages contributed to a

decrease in the output of motor vehicles and parts. However, output excluding motor vehicles edged up 0.1 percent, an increase led by another sizable increase in the output of business equipment.

At 118.7 percent of its 1987 average, industrial production in September was 6.7 percent higher



Industrial production a	and capacity	utilization.	September	1994
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	Industrial production, index, 1987 = 100								
0.4	1994			Percentage change					
Category				1994 1				Sept. 1993	
	Juner	July	Aug. r	Sept. p	Juner	July r	Aug. r	Sept. P	Sept. 1994
Total	117.5	117.9	118.7	118.7	.7	.3	.7	.0	6.7
Previous estimate	117.3	117.7	118.5		.6	.3	.7		
Major market groups Products, total 2 Consumer goods Business equipment Construction supplies Materials Major industry groups Manufacturing Durable Nondurable Mining Utilities	116.1 112.7 148.5 102.7 119.4 118.9 123.4 113.3 99.8 120.8	116.7 113.2 149.9 103.5 119.5 119.5 124.3 113.6 98.7 119.6	117.4 113.7 152.5 104.1 120.6 120.7 126.2 114.0 98.3 117.6	117.4 113.3 153.4 103.8 120.6 120.8 126.4 114.0 97.8 116.9	.8 .9 .8 2 .7 .3 .4 .2 .7 5.3	.5 .9 .8 .1 .5 .8 .2 -1.0 -1.0	.6 .4 1.7 .6 .9 1.0 1.5 .4 5 -1.6	.0 3 .6 3 .0 .0 5 6	6.1 4.4 12.5 6.1 7.4 7.8 9.9 5.0 .4 .6
	Average. Low.		High,	1993	1994			per- centage change,	
	Average, 1967–93	1982	1988–89	Sept.	June r	July	Aug. r	Sept. P	Sept. 1993 to Sept. 1994
Total	81.9	71.8	84.8	81.4	84.3	84.4	84.8	84.6	2.6
Manufacturing Advanced processing Primary processing Mining Utilities	81.2 80.6 82.2 87.4 86.7	70.0 71.4 66.8 80.6 76.2	85.1 83.3 89.1 87.0 92.6	80.4 78.9 83.9 87.7 86.7	83.5 81.8 87.5 90.2 89.3	83.7 82.2 87.4 89.3 88.3	84.3 82.7 88.2 88.9 86.7	84.2 82.6 88.1 88.5 86.1	2.9 3.6 1.3 5 1.3

Note. Data seasonally adjusted or calculated from seasonally adjusted monthly data.

Contains components in addition to those shown.

than a year earlier. Output rose at a 6.0 percent annual rate in the third quarter, up from a 5.4 percent annual rate in the second quarter. In September, industrial capacity utilization dropped back 0.2 percentage point, to 84.6 percent.

When analyzed by market group, the data show that the output of durable consumer goods fell 1.3 percent, largely as a result of the decline in assemblies of cars and trucks. Also, the production of appliances, which had risen sharply earlier in the summer, moved down for a second month. The output of nondurable consumer goods has changed little in recent months. Business equipment other than cars and trucks rose 0.9 percent in September, about the same as the average monthly gain evident so far this year; much of the ongoing strength in this sector has occurred in information-processing equipment, particularly computers, and in industrial equipment.

The output of construction supplies is estimated to have declined a bit after posting stronger gains in July and August than previously reported; for the quarter as a whole, production in this sector rose about 5½ percent at an annual rate, compared with an 11½ percent gain in the second quarter. Materials output, which surged nearly 1 percent in August, was unchanged in September. The production of durables continued to increase; however the September gain of 0.3 percent was smaller than in the preceding two months, largely because of the drop in output of motor vehicle parts. Production of nondurables eased a bit after a sizable jump in August, and output of energy materials declined as well.

When analyzed by industry group, the data show that manufacturing output edged up 0.1 percent after rising sharply in August. Excluding motor vehicles and parts, factory production advanced

Change from preceding month.

r Revised.

p Preliminary.

0.2 percent. Sizable increases in the production of electrical and nonelectrical machinery as well as primary metals were partly offset by decreases in the output of motor vehicles and parts, aerospace and miscellaneous transportation equipment, lumber, and textiles.

Factory utilization edged down 0.1 percentage point, to 84.2 percent, still 3 percentage points higher than its long-run average. Over the past year, utilization in manufacturing has risen 3.8 percentage points, with gains broadly based. Utilization in primary-processing industries has increased 4.2 percentage points, with the largest gains in primary metals and fabricated metals products.

The operating rate for advanced processors has increased 3.7 percentage points during the past year, with strong gains for the motor vehicle and machinery industries leading the advance. Operating rates in most other industries have increased at least 2 percentage points; only foods, instruments, and miscellaneous manufactures have shown little gain.

The output in mining and utilities fell for a third month in a row. The decreases in utilities during the summer have partially reversed the surge in output in June, which resulted from especially hot weather.

Statement to the Congress

Statement by Alan Greenspan, Chairman, Board of Governors of the Federal Reserve System, before the Committee on Banking, Housing, and Urban Affairs, U.S. Senate, September 22, 1994

I am pleased to be here to discuss the condition of the U.S. banking system, especially at a time when the industry's performance appears to be so robust. But first, Mr. Chairman, I want to take this opportunity to personally thank you for the working relationship we have enjoyed over the years. You have probed the basis of economic policy with impressive insight and while at times we have disagreed, as President Ford used to say, never to the point of being disagreeable. You will be leaving the U.S. Senate shortly with an impressive list of legislative accomplishments. Under your leadership during a period of unusual turmoil and challenge, the Banking Committee has focused importantly on the safety and soundness of U.S. depository institutions and the protection of the federal deposit insurance funds. It has also begun the process of modernizing the banking system.

Given the industry's experience as recently as three years ago, its current condition is a positive testament to its resilience and strength. This condition and the progress it reflects bode well for the industry's future, a future enhanced by the recent enactment of the Riegle-Neal Interstate Banking and Branching Efficiency Act.

The U.S. banking system, like the U.S. economy more generally, has undergone an important transition in recent years in response to technological and financial innovations and in the face of intense competitive pressures, both domestically and abroad. We can only expect such trends in the banking framework to continue. Managing this process and adapting to new market practices will be a significant challenge to the banking system and to the regulatory agencies. It is important not only that the industry be allowed

to adapt but also that it build on the progress it has made in managing its risks.

Despite recent stress, the many changes and innovations in financial markets worldwide, and the increased role of nonbank competitors, the U.S. commercial banking system remains the centerpiece of the nation's financial system. In that role, banks should continue to be held to high standards of risk management because of their central role and because of their access to the government safety net. Such standards should be set, however, with an understanding of how financial markets work and a mindfulness of the lesser constraints and requirements imposed on banks' nonbank competitors. Moreover, we should not lose sight of the necessity for banks to take risks if they are to perform their essential economic function.

In my remarks this morning, I will offer the Federal Reserve's views of the progress the industry has made in recent years to rebuild its strength and what needs to be done to ensure that the industry remains strong and accommodates the nation's economic growth. Current conditions are very good, but the industry, the regulators, and the Congress need to look to the long term as well.

THE PAST

As recently as 1991, much of the industry was under severe stress. During the last half of the 1980s, nearly 900 commercial and savings banks failed, and even in 1991 and 1992 more than 100 banks failed each year. At more than 1,000, the number of "problem" banks in 1991 also remained unacceptably high, although well below the peak of nearly 1,600 institutions in 1987. That 1991 figure was especially disturbing because, by then, it included some major institutions, which boosted the assets of problem banks to more than \$600 billion.

These difficulties had many of their roots in events that occurred more than a decade before. Throughout the 1980s and into the 1990s, much of the U.S. banking system was faced with serious asset quality problems. Problem loans to developing countries plagued many of the nation's largest banks, beginning in the early 1980s. Later, declining energy prices hurt many banks, especially those in the Southwest, and then came agricultural problems in the Midwest. Finally, excessive lending to commercial real estate markets—combined with the 1990–91 recession—produced the banking industry's last round of problems.

This series of events caused the volume of nonperforming assets and the number of commercial bank failures to rise sharply. Nonaccruing loans and foreclosed real estate more than doubled, from \$43 billion in 1984 to the peak of \$95 billion in 1991, and banks failed at intolerable rates. By year-end 1991, the cost of resolving these failures and reserving for expected losses had nearly drained the industry's Bank Insurance Fund (BIF) and had prompted the Congress to enact major banking legislation.

THE PRESENT

Today, the condition of the banking system is sound and much improved from only a few years ago. This progress was brought about by a host of factors that included changes to bank policies, write-offs of large amounts of bad debts, substantial increases in capital, changes in standards adopted by the Congress and the regulatory agencies, a stronger economy, and the decline in the level of market interest rates.

Responding to their asset quality problems and to changing market conditions, many banks made strategic decisions to restructure their activities, cut dividends and operating costs, expand revenues, and, in general, develop more efficient operations. The industry also devoted increased attention to establishing and maintaining sound credit standards. To some extent, a widespread strengthening of these standards worsened the so-called credit crunch that the economy experienced a few years ago, but it was a necessary process by bank management. This

adjustment of overly aggressive loan policies that led to some of the problems of the late 1980s and early 1990s illustrates the eventual costs of pursuing unsustainable growth.

These efforts to improve operations and credit standards have had highly salutary effects. Since 1991, U.S. banking organizations have recorded two consecutive years of record profits and have substantially improved their capital ratios, all while absorbing net charge-offs of nearly \$50 billion in bad debts. As a result, the industry has largely overcome its recent problems and repositioned itself for further growth.

The regulatory agencies facilitated this process by encouraging and, at times, urging many of the industry's actions and by helping banks identify weaknesses in their investment and loan portfolios and in their operating controls and procedures. The Federal Reserve placed particular emphasis on discouraging expansion by institutions that did not have strong financial and managerial profiles. Throughout this process, the risk-based capital standard, reinforced by the prompt corrective action provisions required by the Congress in the Federal Deposit Insurance Corporation Improvement Act of 1991 (FDICIA), served to guide managerial and supervisory actions and highlighted the benefits of being well capitalized.

Current Condition

The industry's improved condition is demonstrated in nearly every measure of financial performance. Besides the past two years of record earnings, U.S. commercial banks were on pace at midyear to report still higher profits in 1994. The industry's return on assets (ROA) reached 1.23 percent in 1993, the highest level in decades. Since then, the industry's ROA has declined slightly to 1.17 percent but in large part only because of changed accounting rules that increased the reported assets of major trading banks.

These strong earnings, moreover, extend throughout the industry. Last year and during the first six months of 1994, more than 60 percent of all U.S. commercial banks had ROAs larger than 1.0 percent, a historical benchmark of strong profits, although less than 5 percent of them

reported losses—the lowest level since 1980. However, in an important shift from conditions during the 1980s, the earnings of large banks—those with assets exceeding \$10 billion—are now also historically high, with almost 70 percent of these institutions reporting ROAs of more than 1.0 percent.

Shareholders' capital offers the greatest protection from unanticipated or sustained losses and is the principal shield for the Bank Insurance Fund. At 7.8 percent of assets in June 1994, the industry's equity capital ratio was the strongest in nearly thirty years, and the average Basle risk-based capital ratio was 13.2 percent. These measures are well above regulatory minimums and, once again, represent substantial progress by banks of all sizes. Large banks have historically had lower capital ratios than smaller institutions, at least partly because of their greater diversification, and they still do. Nevertheless, large banks have also strengthened their capital positions substantially in recent years and now have an average risk-based ratio approaching 12 percent. Among commercial banks operating in September, only thirty-six institutions, with aggregate assets of about \$3 billion, failed to meet the minimum capital standards at midyear.

Asset quality is also much improved, as a result of the stronger credit standards and substantial charge-offs of nonaccruing loans and foreclosed real estate. Since 1991, problem assets have declined more than one-half, to \$42 billion. Moreover, by maintaining their loan-loss reserves through adequate provisions, commercial banks have increased the reserve coverage of their nonperforming loans from 84 percent in 1991 to 181 percent at midyear 1994.

All of this improvement is reflected in the smaller numbers of failed and problem banks, which may provide the best indicators of the industry's improved condition. In contrast to the large number of commercial banks that failed each year from 1985 through 1992, forty banks failed in 1993, and only eleven commercial banks comprising total assets of only \$1 billion have been closed through mid-September of this year. The estimated cost of their failures to the BIF is small. Even during the 1960s and 1970s, the industry often experienced eight to ten failures each year.

The number and assets of problem banks—those rated CAMEL 4 or 5—also continue to decline. With \$42 billion in assets at midyear, the remaining 338 problem commercial banks, out of a total of 10,700 banks, are much smaller, on average, and far fewer than was the case only several years earlier. Building on the substantial progress achieved in 1992 and 1993, the number of problem banks fell 21 percent during the first six months of 1994, while problem bank assets dropped more than 80 percent.

This recent improvement in problem institutions, bank failures, and related resolution costs marks a highly welcome and long-awaited turn of events. At its current rate of progress, the BIF is likely to reach the required 1.25 percent of insured deposits within the next year. That time frame is much earlier than many analysts had projected only a few years ago and is well within the time period authorized by law. This improvement in the BIF represents, however, a situation that may require congressional attention in the near future because of the respective insurance premiums paid by banks and thrift institutions. As the BIF reaches its target level, one would expect its currently high premiums to decline to their more traditional levels. That would certainly be a welcome event to commercial banks. Any such decision to lower BIF premiums, though, while maintaining the higher premiums required to rebuild the Savings Association Insurance Fund (SAIF), could seriously undermine the competitiveness of thrift institutions.

Although the industry's performance is highly encouraging, experience has shown that future problems—even when they are impending—are sometimes overlooked and that banks need adequate general reserves for such occasions. At present, we see no major problems looming, but we should recognize that the risks are always there. The industry's average reserve balance, equal to 2.4 percent of outstanding loans and leases, however, remains high by historical standards and, when combined with the improved asset quality and capital ratios, seems adequate for the industry as a whole.

I would note, though, that some banks have sharply curtailed or eliminated their provisions for possible losses in response to the improved outlook for future charge-offs and the relatively high level of reserves. Indeed, many commercial banks made no loan-loss provisions during the first half of 1994. I am not questioning those decisions at this time, because these institutions, in particular, tend to have higher-than-average reserve ratios. Nonetheless, I would urge the industry to guard against letting reserves decline too far. Although asset quality has improved sharply, banks should ensure that their loss provisions and reserves remain adequate to support unidentified losses and the pace of loan growth.

In recent months, I have begun to receive reports from examiners and from surveys that banks are competing more aggressively for loans and that they are relaxing their credit standards. Lending margins, in particular—and especially for medium and large corporate customers—have declined, and loan covenants and collateral requirements have eased. These developments have benefits to the economy and, in part, reflect the easing of standards that had been sharply raised as banks rebuilt their capital positions. It is too early to know if banks are easing excessively, but our examiners are sensitive to such concerns.

Increased Trading and Derivatives Activities

During recent years, many of the country's largest banks have sought to increase their revenues by expanding their trading operations and by developing greater expertise in derivative products. This approach is, in large part, a natural response by these institutions to financial and technological innovations and changing market demands. As I have suggested in previous testimony, this is not a strategy that should be discouraged, although we need to be vigilant that new and complicated instruments are issued only within the framework of strong risk management controls. Large corporations that once looked to banks for financing now have other funding sources and turn to banks principally for other financial services, including assistance in managing market risks. Banks that have sufficient expertise to advise, innovate, and make markets in complex financial products see this shift as providing them with new and important sources of noninterest revenues.

This trend is reflected in the increased volume of trading and derivatives activities of banks. Trading account assets of U.S. banks, for example, nearly doubled in size from \$67 billion at the end of 1991 to \$122 billion at the end of 1993. During the first six months of 1994, these assets climbed much further—to \$228 billion but principally because of an accounting change rather than real growth. Although their effects are less transparent, off-balance-sheet positions also continue to grow, whether measured by notional or replacement values, or by the credit equivalence measure specified by the Basle Accord.

Revenues from trading and derivatives activities grew commensurately through last year and were highly useful in helping some large institutions rebuild their capital and earnings and recover from credit-related difficulties of the past. These revenues last year were exceptional, though, and were widely recognized as such at the time. In the first half of this year, with rising interest rates, most large trading institutions experienced sharply lower trading revenues. Nevertheless, only three of the fifty largest banking organizations suffered net losses from their trading activities during the first half—and those losses were quite small. Although the experience was unpleasant to many of these institutions, it may have provided a useful reminder to the industry that position-taking has its risks.

Stock Market Response

The securities market has responded favorably to the industry's improved condition. Common share prices of the fifty largest bank holding companies currently trade at an average of about 150 percent of book value, compared with an average of 90 percent at the end of 1990. This higher valuation rate has increased the market value of these fifty companies by more than \$100 billion.

Almost all of the gain in stock prices took place during 1991 and 1992, as the industry's net interest margins and earnings improved. This year, stock prices for the group as a whole have been relatively stable, despite the declines in trading revenue reported by some large institutions.

Many analysts had expected trading revenues, typically concentrated among the largest institutions, to decline from their exceptionally high levels in 1993 and had built that prediction into their earnings forecasts. Although the declines in some cases were greater than projected, shares of the money center companies have, on average, continued to outperform the broader market so far this year, as measured by major equity indexes.

THOUGHTS ABOUT THE FUTURE

As we consider these favorable conditions, we need to remind ourselves that there are, and will continue to be, difficult challenges ahead. Some of these challenges will be familiar ones that tend to reappear at different stages of the economic cycle. One can easily predict, for example, that loan losses will again rise the next time the economy slows materially or enters a recessionary period. Banks are in the business of taking risks, and such risks inevitably translate into some losses; if that did not occur, banks would not be performing their economic function.

Nonetheless, credit risk, the risk that a customer will default on an obligation, has been, and remains, the most critical risk to commercial banks and one that must be managed carefully. It may also be the risk in banking that still demands the most subjective judgment, despite constant efforts to improve and quantify the credit decisionmaking process. Unfortunately, bankers and sometimes their supervisors tend to forget that point and other lessons of the past, as memories fade and conditions change. Bankers pursue faster loan growth, and supervisors hesitate to criticize aggressive practices as long as economic conditions remain favorable. We need to achieve a proper balance to prevent excessive risk-taking, while not discouraging banks from taking risks in responding to legitimate needs of their customers.

Other challenges will be less traditional, as banking takes new directions in the years ahead. Although the underlying risks may not be new, they may be packaged in new products, activities, and organizational structures that bankers must learn to manage and regulators must learn to supervise. The development of new products, such as complex derivative instruments, and the general trend toward asset securitization offer banks useful ways to reduce risks and generate revenues, but they also carry risks of their own. That is why the supervisory effort is increasingly focusing on the evaluation of risk-management systems.

Competition in financial markets only continues to grow, as the number and types of mutual funds multiply and more nonbank institutions compete aggressively to make commercial and consumer loans. Technological changes will continue to modify the environment in which banks compete. These and other events will require continued efforts by banks of all sizes to operate efficiently, to innovate, and to find new opportunities for growth. Indeed, many large banks are responding to these forces by emphasizing their market risk-management skills and by continuing to expand interstate. However, the competitive abilities of small banks in offering plain vanilla banking services look secure for well into the twenty-first century, although they, too, will increasingly use new technology to deliver banking services.

In recent years, both small and large banks have been able to maintain their competitive position. Indeed, research conducted within the Federal Reserve System, as well as by the American Bankers Association, has suggested that, when properly measured, banking's share of financial intermediation has not declined as much as conventional indicators suggested. Moreover, by some measures banks appear to have more than held their own. This new research attempts to incorporate not only traditional statistics, such as bank loans, but also the estimated "credit equivalent" amounts of the many new off-balance-sheet activities, estimates of certain offshore banking operations, and other adjustments to the data that attempt to account for the effects of technological change and globalization. These results are interesting and provocative and give quantitative meaning to something we all knew that banks are adapting to, and participating in, the changes sweeping the financial services industry, as well as being severely challenged by them.

In the last analysis, however, whether banks

are expanding, holding their own, or losing market share is largely irrelevant—unless the changing share is being driven by outdated legal barriers or subsidies. It has always seemed to me that there should only be two tests for evaluating potential permissible activities at banking organizations:

- 1. Will the activity facilitate the efficient deployment of assets, capital, and human resources to meet the public's need for financial services?
- 2. Is the risk acceptable on safety and soundness grounds?

Our experience with section 20 affiliates and trading activities of banks suggests that securities and trading activities meet these tests. This experience also clearly demonstrates that supervision by the Securities and Exchange Commission of section 20 affiliates, and the banking agencies of both section 20 affiliates and bank trading activities, has more than met the challenges during periods of market stress. Moreover, it seems obvious to me that the public is well served by additional competitors offering underwriting services. These benefits would be particularly strengthened as banks use their expertise for regional and smaller customers.

Keeping pace with industry practices requires that the regulatory agencies constantly review their supervisory policies and techniques. In large part, as I noted above, emphasizing the importance of sound credit practices is still paramount, and such time-tested procedures as conducting frequent, full-scope, on-site examinations that are centered around a review of asset quality should remain solidly intact. For many banks, though, these reviews should be supplemented by an in-depth assessment of their risk-management techniques and controls. These efforts should cover trading and nontrading operations and the role of these institutions as derivatives dealers and end users.

When examiners are evaluating market risks, they will need to focus on the overall nature of a bank's trading activities and exposures and on its policies, risk-management systems, and controls, rather than on specific positions that can change quickly. Examiners should also emphasize the importance of testing a bank's exposures

to a variety of different market conditions, which becomes more feasible as technology improves. Rigorous stress testing is one of the most important aspects of managing market risks and one to which banks should devote more attention.

Fortunately, the basic nature of most major banking organizations makes them relatively strong and well diversified to withstand a great deal of stress. Their ability to absorb large credit losses in recent years and to recover as they have attest to that point. Moreover, the consistent profitability of trading activities of almost all large banks suggests that these institutions are able to manage the associated risks.

However, developing more sophisticated risk-management and examination techniques and attracting and retaining qualified staff become more important as financial products grow more complex. Doing that will be a challenge to banks and bank supervisors, alike. Indeed, as I contemplate the future of banking, I am concerned about the continued ability of the government to recruit, reward, and maintain a supervisory staff with the technical skills to evaluate the trading positions of banks—particularly as the private sector competes for people with the same skills.

Once again, the growth of derivative instruments provides a prime example. Some forms of derivatives have long histories because they meet a fundamental economic need to transfer risks among willing individuals. Although some of the more recent variations of derivatives are highly complex in their design and behavior, they meet a market demand and should continue to grow. We must deal with their complexity and learn how to manage and use these instruments wisely, understanding their role and implications for the entire financial system.

For its part, the Federal Reserve is taking steps to ensure that its examiners have the proper training and guidance to evaluate these complex activities and is also participating actively through international efforts to advance sound supervisory policies and procedures worldwide. In recent months, the Federal Reserve has issued policy statements dealing with sound management and examination practices regarding trading and derivatives activities, developed a *Trading Activities Manual*, and established capital markets coordinators at each Re-

serve Bank to enhance communications, provide training, and transfer supervisory resources as needed throughout the Federal Reserve System. We also continue to support efforts of the Basle Committee on Banking Supervision to develop capital standards for trading and derivatives activities and are working through that body and through the Group of Ten central bank governors to develop related reporting and disclosure standards.

As the regulatory agencies and the Congress consider the industry's evolving role, I should repeat that banks must be allowed to take risks; they will thus make mistakes and some will fail. Permitting them management flexibility to perform their function, however, is necessary to foster innovation and promote economic growth. Our target should not be to avoid all bank failures. Rather, our responsibility, as regulators, should be to ensure that mistakes, and in extreme cases failures, do not disrupt the marketplace or impose undue costs on the federal safety net.

It is a balancing process, with real economic costs on each side. Regulatory burden is an important concern and should be kept at a minimum, but the cost of regulatory laxity can also be high. FDICIA's requirements of frequent and comprehensive examinations and prompt corrective action have been useful provisions and should help us to maintain a proper balance.

As we proceed through the 1990s, we should focus on enhancing supervisory practices, rather than on developing new laws and regulations. Risks need to be evaluated in the context of individual institutions and at a level of detail that typically requires an on-site presence. We must assure ourselves that a bank's established policies and procedures adequately control for risk and are consistent with the principles of sound banking and that its practices follow these principles. A specific financial instrument, for example, may adequately hedge or reduce the market risk of one bank but be an unacceptable investment for another, depending on the specific mix of assets and liabilities each institution holds and on the institution's ability to evaluate and manage its risks.

Once again, stress testing may play an important role in managing and measuring risks and is likely to be a key factor in constructing a minimum international capital standard for market risk. Stress tests, though, must be structured carefully to reflect the nature of risks faced by individual banks. Additional disclosure, which permits increased market discipline, can also perform an important role and may help deter excessive risk-taking.

The supervisory process must also adapt to new concerns of the public as banks develop new products and services. The sale of mutual funds, for example, must be accompanied by assurances that issues of full disclosure of investor risk are addressed by institutions. Unfortunately, surveys suggest that some banks have not yet implemented the necessary procedures to ensure that the uninsured nature of these investment products is disclosed to their customers. In its supervisory role, the Federal Reserve has attempted to ensure good industry practice through the issuance of guidelines, rather than through complex and burdensome regulations. It will be up to the industry to demonstrate that this flexible approach is adequate.

COMMUNITY REINVESTMENT AND FAIR LENDING

Let me now turn to some issues that I know have been of serious concern to you and to this committee—the problem of racial discrimination in our credit markets and related concerns about the effectiveness of the Community Reinvestment Act (CRA).

The Board and the other supervisory agencies have been troubled by indications that some of our citizens have experienced unwarranted difficulties in obtaining credit due to discriminatory practices. Although we may never truly know the magnitude of the problem, its existence seems undeniable and requires prompt and decisive action.

Whether discrimination is a product of habit and culture, or the deliberate acts of individuals, the consequences are the same. Unfair practices resulting in credit decisions that are not based on legitimate economic factors harm our society and impair our economy, not to mention reduce the profit opportunities of our banks. Discrimination in lending directly limits the ability of its victims to own homes, build businesses, create job opportunities, or accumulate wealth. It stifles economic development and opportunity in our communities and neighborhoods. On a broader scale, discrimination in credit markets restricts the free flow of capital, reduces the demand for goods and services, and robs our economy of financial and human resources that can contribute to economic growth.

Let me assure you that we are doing our best to deal decisively with the problem. The agencies have been quite aggressive in communicating our expectations on equal credit opportunity to senior management of financial institutions. We have augmented our examination procedures, strengthened examiner training, and sponsored numerous educational programs for bankers on fair lending issues and "best practices." We continue to coordinate our activities with other federal agencies having responsibilities under our fair lending laws.

None of this, of course, is a substitute for action by financial institutions. We believe that these issues must be addressed aggressively by the financial services industry itself. We will continue to encourage institutions to reexamine their marketing, employee training, and loan underwriting practices to ensure that all aspects of the credit-granting process are fair and free from unintended discriminatory consequences.

The agencies also have been engaged in a comprehensive process to reform implementation of the CRA. Proposed changes to CRA regulations were published by the agencies earlier this year, and well over 6,000 comments from the public have been received and reviewed, a record number. The agencies are now in the final stages of preparing revised regulations for further public comment.

As you know, we were asked by the President, as well as by members of the Congress, bankers, community groups, and others to make the CRA evaluation process more objective by clarifying what is meant by good CRA performance. We were also asked to reduce the regulatory burden of the legislation on financial institutions. The need to consider a number of competing, if not incompatible, objectives championed by many parties has made this a difficult process. The unprecedented volume of comments on the pro-

posed regulation helped to clarify some issues but highlighted deep divisions on others and did not simplify our task.

Ultimately, actual performance—not paper-work and procedures—should be the primary focus of CRA evaluations. But it would be a serious mistake if the desire to make CRA assessments more objective produced instead government credit allocation. That would not only destroy one of the major strengths of the CRA—the flexibility that enables banks and their communities to design programs that respond to the unique needs of their local markets—but would also reduce the efficiency, and ultimately the growth, of our economy.

In short, further quantifying what is meant by good CRA performance, while avoiding additional regulatory burdens and damaging credit allocation, requires a delicate balance. The regulatory agencies will shortly consider a new proposal, and we hope that an acceptable and workable balance can be reached.

CONGRESSIONAL ACTION

Just as banks and the regulatory agencies must constantly review their operations and rules, so too should the Congress periodically revisit and update the banking statutes. Some recent actions are quite encouraging, and I congratulate you and the committee for your success in enacting the Riegle-Neal Interstate Banking and Branching Efficiency Act as well as the Riegle Community Development and Regulatory Improvement Act of 1994. In the context of the condition of the banking system, the interstate banking legislation, in particular, should have positive and important implications for the long-term health and competitiveness of U.S. banks.

Although these recent developments are favorable, we at the Federal Reserve Board have long encouraged the Congress to take still further steps to expand bank activities. As the committee knows, nonbank organizations are competing aggressively for the traditional customers of commercial banks. Much has been done to address this situation and to ease the competitive problems banks face, particularly in the area of securities sales and underwriting. Most of that relief,

however, has come from the agencies' limited flexibility to revise or interpret their regulations. More sweeping statutory changes are needed, regarding both securities and insurance products. The test should be what is good for the economy and for consumers of financial services—within the constraints of acceptable risk-taking for institutions with access to the safety net.

CONCLUSION

In conclusion, the banking system is stronger now than it has been in many years, and it seems well prepared to meet the nation's credit needs. Indeed, the pace of progress in the 1990s has been most remarkable and much faster than one could have reasonably expected a few years ago. Maintaining a healthy banking system is vital to the country's welfare. Accordingly, we must remain vigilant against new threats and costly problems that can arise quickly with little forewarning.

One risk that is always present is that presented by uncertainty and change. To confront that risk the industry must be willing and able to adapt. The U.S. banking system has consistently demonstrated its strength in this regard and is acknowledged as the world's leader in financial innovation. Some current laws, however, constrain the industry in ways that no longer serve their purpose. The banking industry, the regulatory agencies, and the Congress can all take credit for the positive events we have seen in recent years, but we must share responsibility for the industry's future as well. We should be willing to acknowledge change and adapt to new challenges.

Announcements

MEETING OF CONSUMER ADVISORY COUNCIL

The Federal Reserve Board on October 3, 1994, announced a meeting of the Consumer Advisory Council scheduled for November 3. The Council's function is to advise the Board on the exercise of the Board's responsibilities under the Consumer Credit Protection Act and on other matters on which the Board seeks its advice.

PROPOSED ACTION

The Federal Reserve Board in conjunction with the other financial institutions regulatory agencies requested public comment on a revised proposal to amend Regulation BB (Community Reinvestment) and related conforming amendments to Regulation C (Home Mortgage Disclosure). The previous amendments were proposed for public comment on December 21, 1993. Comments on the revised proposal are requested by November 21, 1994.

CHANGES IN BOARD STAFF

The Board of Governors announced on September 15, 1994, the promotion of Portia W. Thompson to the position of Equal Employment Opportunity Programs Adviser. Ms. Thompson will

continue in her current position as the Board's EEO Programs Director until a replacement can be selected, not later than January 1, 1995. The new EEO Programs Adviser position has been established in recognition of a sizable increase in workload and a heightened emphasis on Systemwide affirmative action and diversity. The EEO Programs Adviser will report to Mr. Theodore Allison, Assistant to the Board for Federal Reserve System Affairs.

The Board of Governors announced on September 29, 1994, that Day Radebaugh would join the Office of the Secretary as Visiting Assistant Secretary on October 1, 1994. He is currently Assistant Director in the Division of Information Resources Management. The Board's Visiting Assistant Secretary program is intended to further the professional development of Board officers by providing broad exposure to programs and operations of the Board and the System.

ERRATUM: Federal Reserve Bulletin

In "Changes in Family Finances from 1989 to 1992: Evidence from the Survey of Consumer Finances" in the October 1994 *Bulletin*, note 22 on page 880 contains an error: The number of families represented by the 1992 Survey of Consumer Finances is 95.9 million instead of 92.9 million as stated.

Minutes of the Federal Open Market Committee Meeting Held on August 16, 1994

A meeting of the Federal Open Market Committee was held in the offices of the Board of Governors of the Federal Reserve System in Washington, D.C., on Tuesday, August 16, 1994, at 9:00 a.m.

Present:

Mr. Greenspan, Chairman

Mr. McDonough, Vice Chairman

Mr. Blinder

Mr. Broaddus

Mr. Forrestal

Mr. Jordan Mr. Kelley

Mr. LaWare

Mr. Lindsey

Mr. Parry

Ms. Phillips

Ms. Yellen

Messrs. Conrad, Hoenig, Melzer, and Ms. Minehan, Alternate Members of the Federal Open Market Committee

Messrs. Boehne, McTeer, and Stern, Presidents of the Federal Reserve Banks of Philadelphia, Dallas, and Minneapolis respectively

Mr. Kohn, Secretary and Economist

Mr. Bernard, Deputy Secretary

Mr. Coyne, Assistant Secretary

Mr. Gillum, Assistant Secretary

Mr. Mattingly, General Counsel

Mr. Patrikis, Deputy General Counsel

Mr. Prell, Economist

Mr. Truman, Economist

Messrs. Beebe, Goodfriend, Lindsey, Promisel, Siegman, Simpson, Stockton, and Ms. Tschinkel, Associate Economists

Ms. Lovett, Manager for Domestic Operations, System Open Market Account

Mr. Fisher, Manager for Foreign Operations, System Open Market Account Mr. Ettin, Deputy Director, Division of Research and Statistics, Board of Governors

Mr. Slifman, Associate Director, Division of Research and Statistics, Board of Governors

Mr. Madigan, Associate Director, Division of Monetary Affairs, Board of Governors

Ms. Low, Open Market Secretariat Assistant, Division of Monetary Affairs, Board of Governors

Messrs. Bennett, Davis, Dewald, Rosenblum, and Vander Wilt, Senior Vice Presidents, Federal Reserve Banks of New York, Kansas City, St. Louis, Dallas, and Chicago respectively

Messrs. McNees, Meyer, and Sniderman, Vice Presidents, Federal Reserve Banks of Boston, Philadelphia, and Cleveland respectively

Ms. Meulendyke, Assistant Vice President, Federal Reserve Bank of New York

Mr. Weber, Senior Research Officer, Federal Reserve Bank of Minneapolis

Secretary's Note:

Advice had been received that Janet L. Yellen had executed her oath of office as member of the Federal Open Market Committee.

Advice also had been received of the election of Cathy E. Minehan by the boards of directors of the Federal Reserve Banks of Boston, Philadelphia, and Richmond as alternate member of the Federal Open Market Committee for the period ending December 31, 1994, and that she had executed her oath of office; and of the election of William C. Conrad by the boards of directors of the Federal Reserve Banks of Cleveland and Chicago as alternate member of the Federal Open Market Committee for the period ending with the appointment of a president for the Federal Reserve Bank of Chicago or December 31, 1994, whichever comes first, and that he had executed his oath of office.

By unanimous vote, the minutes of the meeting of the Federal Open Market Committee held on July 5-6, 1994, were approved.

The Manager for Foreign Operations reported on developments in foreign exchange markets during the period since the July meeting. There were no System open market transactions in foreign currencies during this period, and thus no vote was required of the Committee.

The Manager for Domestic Operations reported on developments in domestic financial markets and on System open market transactions in government securities and federal agency obligations during the period July 6, 1994, through August 15, 1994. By unanimous vote, the Committee ratified these transactions.

The Committee then turned to a discussion of the economic and financial outlook and the implementation of monetary policy over the intermeeting period ahead. A summary of the economic and financial information available at the time of the meeting and of the Committee's discussion is provided below, followed by the domestic policy directive that was approved by the Committee and issued to the Federal Reserve Bank of New York.

The information reviewed at this meeting suggested that the pace of economic expansion, though still substantial, might have slowed somewhat recently. Consumer spending continued to post moderate gains, supported by rising labor income and favorable sentiment. Business outlays for plant and equipment remained on a steep uptrend, but higher interest rates seemed to be having some restraining effect on homebuilding activity. Resource utilization was at elevated levels, with factories operating at relatively high rates and labor markets evidencing very low levels of slack. Increases in broad indexes of consumer and producer prices had remained moderate in recent months, apart from the effects of short-run swings in the volatile food and energy components.

Nonfarm payroll employment continued to advance at a robust pace in July. Hiring in the services industries remained strong, with personnel supply agencies posting another sizable increase. Jobs also were up substantially in retail trade and construction. By contrast, employment in manufacturing was held down by strike activity. The civilian unemployment rate edged up to 6.1 percent in July, little changed from the average for the second quarter.

Industrial production rose moderately in July after a sizable gain in June; a decline in electricity

generation from its unusually high weather-related level in June damped the July advance. Manufacturing output was up considerably in July, despite a drop in the production of motor vehicles and parts; outside of motor vehicles, increases were widespread, with a very large rise recorded in the output of durable consumer goods. The overall rate of capacity utilization in manufacturing remained at a high level, with most major industry groups operating at or near capacity.

Growth in consumer spending had slowed in recent months, owing in part to constraints on the supply of motor vehicles. Nominal retail sales edged lower in July after expanding at a slightly reduced pace in the second quarter. Sales at general merchandise and furniture and appliance stores increased further in July, while purchases at apparel outlets were down after large June increases. Sales at automotive dealerships fell appreciably in July after edging lower in the second quarter; these sales declines apparently resulted in part from the inability of manufacturers to produce enough of the most popular models. Housing starts in July retraced part of a large June decline but remained below their elevated rate in the fourth quarter of 1993.

Business fixed investment expanded in the second quarter at about the same brisk pace as in the first quarter but well below the rate recorded in 1993. In the second quarter, a strong recovery in nonresidential construction activity from the weather-related decline of the first quarter offset a marked slowing in business purchases of durable equipment. Much of the slowdown in the growth of outlays for equipment reflected a reduction in the pace of acquisition of office and computing equipment. Other categories of durable equipment, with the exception of aircraft and motor vehicles, continued to show solid increases. Most indicators of business investment activity suggested further large gains in coming months: Orders for nondefense capital goods pointed to a continued strong expansion in spending on business equipment, and permits for nonresidential construction had been rising as well.

Business inventory investment slowed in June after a sharp acceleration in April and May; for the second quarter as a whole, inventories were up substantially, but they appeared to have remained broadly in line with sales. In manufacturing, recent

inventory buildups had been concentrated in a few industries in which orders had been particularly strong. For manufacturing as a whole, the ratio of stocks to shipments declined from an already low level. At the wholesale level, the accumulation of inventories in the second quarter was largely in durable goods, which were in strong demand; the inventory-to-sales ratio for this sector remained below the range that has prevailed in recent years. A large part of the buildup of retail inventories in the second quarter was in nondurable goods, especially in stocks of general merchandise. For the retail sector as a whole, the inventory-to-sales ratio at the end of June was near the high end of the range observed in recent years.

The nominal deficit on U.S. trade in goods and services widened slightly in May; for April and May combined, the deficit was significantly larger than in the first quarter. Exports of goods and services were about the same in May as in April, with increased shipments of machinery and industrial supplies offset by reduced exports of aircraft and gold. Imports of goods and services were slightly higher in May than in April. Most of the increase was in imports of oil, as a consequence of higher prices, and consumer goods. The economies of all the major foreign industrial countries continued to expand in the second quarter. Growth remained at a healthy pace in the United Kingdom and Canada and appeared to have firmed in continental Europe. In Japan, growth apparently slowed somewhat in the second quarter.

Trends in broad measures of prices and labor costs had shown no change thus far in 1994. In July, the overall index of consumer prices rose at the same pace as in June, despite larger monthly increases in the food and energy components of the index. The jump in energy prices reflected the effects of the earlier run-up in crude oil prices. For the twelve months ended in July, both the overall index and the index excluding food and energy rose by about the same amounts as during the preceding twelve-month period. At the producer level, prices of finished goods were up significantly in July after no change in June; large price increases were recorded for coffee and finished energy goods. Prices of finished goods other than food and energy were unchanged on balance over June and July and registered only a small rise over the twelve months ended in July. At an earlier stage of processing, producer prices of intermediate materials posted another sizable gain in July. These prices had increased at a faster rate thus far this year than in 1993, mirroring a similar pattern in prices of nonfood, non-energy crude materials. The employment cost index for private industry workers rose more rapidly in the second quarter after a sharp slowing in the first quarter, with the acceleration in compensation largely reflecting a pickup in wage and salary growth. The increase in total compensation over the last four quarters was little changed from the advance over the previous four-quarter period.

At its meeting on July 5–6, 1994, the Committee adopted a directive that called for maintaining the existing degree of pressure on reserve positions but that included a bias toward the possible firming of reserve conditions during the intermeeting period. The directive stated that in the context of the Committee's long-run objectives for price stability and sustainable economic growth, and giving careful consideration to economic, financial, and monetary developments, slightly greater reserve restraint would be acceptable or slightly lesser reserve restraint might be acceptable during the intermeeting period. The reserve conditions associated with this directive were expected to be consistent with modest growth in M2 and M3 over coming months.

Open market operations during the intermeeting period were directed toward maintaining the existing degree of pressure on reserve positions. Adjustment plus seasonal borrowing rose over the period in accommodation of the usual summer pickup in demands for seasonal credit and averaged near anticipated levels. The federal funds rate remained close to 4½ percent.

Other market interest rates were unchanged to up slightly on balance over the intermeeting period. Rates generally edged lower during the early part of the period as incoming data were viewed by market participants as being consistent with continued moderation in final demands and a reduced need for any further monetary tightening actions. In early August, however, interest rates began to erase their previous declines, partly in response to the strong employment report, which generated expectations that monetary policy might need to be tightened substantially in the near term. Most major indexes of equity prices were up on balance over the intermeeting period, with second-quarter

corporate profits generally better than had been expected.

The trade-weighted value of the dollar in terms of the other G-10 currencies declined early in the intermeeting period but later recouped its losses and ended the period unchanged on balance. The fluctuations in the dollar partly reflected evolving perceptions of the degree to which U.S. authorities were concerned about further weakness in the currency. Over the intermeeting period, the dollar depreciated slightly against the mark but edged higher against the yen.

Both M2 and M3 expanded in July after declining on average over May and June. The growth of M2 in July owed in part to a sizable increase in liquid deposits, but in light of a resumption of run-offs at bond mutual funds it also may have reflected a renewed preference by households for the protection of principal provided by money market mutual funds. The strength in M2 showed through to M3, which also was boosted by funds garnered from wholesale sources to finance a surge in bank credit. For the year through July, M2 and M3 grew at rates slightly above the bottom of their ranges for 1994. Total domestic nonfinancial debt continued to expand at a moderate pace.

The staff forecast prepared for this meeting suggested that the economy was operating close to its long-run capacity and that growth would trend lower over the next several quarters to a rate generally in line with the increase in its potential. Under these circumstances, trends in the core rate of inflation would not deviate significantly from recent experience, but there was a risk that such an outcome might require further monetary policy tightening. Growth in consumer spending was projected to slow in response to smaller gains in employment and income, some reductions in pent-up demands, and the adverse effects on household financial wealth of earlier increases in interest rates and declines in stock market prices. Business fixed investment, while remaining relatively brisk, was expected to decelerate somewhat over the forecast horizon, primarily owing to smaller projected gains in sales, a growing shortfall of corporate cash flow relative to capital outlays, and higher financing costs. Single-family housing construction would continue to be damped by the higher mortgage rates; however, the pace of homebuilding was expected to remain relatively robust compared with the rate of recent years, reflecting still unsatisfied demand for home ownership and the relatively favorable cash-flow affordability of housing, as judged by the standards of the past two decades. The restraint on economic activity exerted by weak export demand was projected to diminish as economic conditions improved abroad, given the competitiveness of U.S. produced goods.

In the Committee's discussion of current and prospective economic developments, members commented that final aggregate demand appeared to have slowed somewhat in recent months but that the expansion still seemed to have considerable underlying momentum. Indeed, available data on the various components of spending taken together might in fact be understating the growth in economic activity; the strength of labor markets and measures of gross domestic income suggested a somewhat stronger economic performance. Sustained expansion, perhaps at a pace broadly in line with or a bit above the economy's long-run growth potential, remained a reasonable expectation, but many members observed that they saw the risks as being on the upside of such a projection in the absence of some further policy tightening. Views varied to some degree with regard to available margins of unemployed resources, but the members agreed that the economy probably was operating very close to, and in the view of some might have reached, its long-run potential. In these circumstances, the members saw appreciable risks of intensifying pressures on resources and higher inflation. Broad measures of wages and prices suggested little change in inflation trends in recent quarters, but worrisome signs of greater inflation were evident in the prices of materials purchased by business firms and in anecdotal reports of successful efforts by an increasing number of businesses to pass on rising costs by raising prices.

In their comments on business conditions in different parts of the nation, members reported continuing expansion ranging from modest to solid growth in most regions, however, the rise in business activity appeared to have slowed in some areas and business conditions had remained essentially unchanged in a number of others, notably in California. In the course of their review, members pointed to the general strength in labor markets as evidenced, for example, by statistical indications of large and persisting gains in employment and

relatively low initial claims for unemployment compensation. These data for the national economy were reinforced by reports of sizable employment increases in numerous industries and parts of the country and associated indications of growing labor shortages in a number of areas and some occupations.

The financial climate remained supportive of sustained economic growth. It was clear that the rise in interest rates since the start of the year had had some restraining effects on interest-sensitive expenditures, notably housing and perhaps to a lesser extent some consumer durables, but to date these effects had not been large. Moreover, surveys and anecdotal reports suggested that banking institutions were becoming increasingly aggressive in their efforts to foster loan growth by easing many terms and standards for lending. In financial markets more generally, risk spreads had remained relatively narrow and both debt and equity markets appeared to be well positioned to provide ample financing for further economic expansion.

In their review of developments in key sectors of the economy, members saw widespread evidence of a well established expansion. Some signs of moderation from the rapid advance in recent quarters had emerged, including statistical and anecdotal indications of somewhat slower growth of consumer spending. Members noted, however, that an apparently significant portion of the recent weakness in sales of motor vehicles appeared to be related to supply shortages that were in the process of being corrected. Consumer confidence remained at a high level and likely reflected, among other factors, the strength in job markets in many parts of the country. Nonetheless, more moderate consumer spending was a reasonable expectation in the context of a low saving rate, increased consumer debt levels, and higher interest rates. One member commented that some pause in the expansion of overall consumer spending would not be unusual after several quarters of robust growth, and another remarked that the rise in household expenditures had been larger than the increase in household cash incomes by an appreciable margin over the past year.

Further marked expansion in business fixed investment was likely to make a sizable contribution to continuing economic growth. Ongoing strength in orders, including foreign demand,

pointed to rapid further growth in expenditures for business equipment over coming months. Some moderation in the growth of such spending appeared likely later in the context of projected slower expansion in sales and the rise in financing costs. The outlook for nonresidential construction, while not ebullient, nonetheless seemed likely to become a more positive factor in fostering further economic growth. Demand for commercial real estate space, including office space, had begun to improve in many areas. Against this background and given the apparent availability of financing for soundly based projects, nonresidential construction activity, while displaying considerable local variation, appeared to be on a moderate uptrend for the nation as a whole.

Prospective developments in foreign trade also were expected to have a positive effect on the expansion of the domestic economy and indeed to offset some of the anticipated slowing in the overall growth of domestic demand. Economic conditions abroad were improving faster than had been anticipated, and this development along with the decline in the foreign exchange value of the dollar was projected to stimulate faster growth in exports while curbing that of imports over the next several quarters.

Members focused on recent inventory developments, which in the context of some moderation in the growth of final demand had accounted for a considerable portion of the overall expansion in GDP reported for the second quarter. While the rate of inventory accumulation could be expected to slow in the current quarter, the extent of that slowing and its retarding effects on near-term economic growth were uncertain. Partly on the basis of anecdotal reports, the members concluded that much of the inventory buildup in the second quarter was voluntary, thereby reducing the probability of a sharp reversal. Indeed, to the degree that delivery lead times might edge up in various industries as capacity constraints were encountered, stronger efforts to build inventories could emerge, especially against the background of currently low inventory-to-sales ratios. Some business contacts reported that they were planning to add to their inventories over the months ahead. At the same time, ongoing business efforts to maintain relatively lean inventories undoubtedly would tend to limit any broad buildup in inventories.

With regard to the outlook for residential construction, members reported some slowing in single-family housing demand in many parts of the country as homebuyers reacted to the rise in mortgage interest rates. However, single-family homebuilding activity was being maintained at relatively robust levels in some areas and multifamily housing construction was improving in numerous local markets. On balance, the housing sector probably would contribute little, if any, impetus to the expansion but homebuilding was likely to remain well above its earlier depressed levels.

In their assessment of the outlook for inflation, many members focused on the prospects for further growth in output in the context of diminishing margins of unemployed production resources. It was difficult to assess the extent of remaining margins of available resources, in part because of uncertainty about the effects on capacity of ongoing efforts to improve productivity through business restructurings and sharp increases in business investment expenditures. Despite somewhat differing views, the members generally concluded that the economy probably was operating at a level that was quite close to, if not already at, its long-run potential. In the circumstances, many of the members commented that the risks of intensifying inflation clearly were on the upside if the economic expansion did not moderate from its pace in recent quarters. Indications of accelerating cost and price pressures were not yet visible in broad measures of inflation and wages. Those measures, while subject to fluctuations largely associated with swings in food and energy prices, had not displayed any discernible trend over the past several quarters. At the same time, signs of increasing prices and costs at earlier stages of production appeared to be multiplying, including sizable price increases for a wide range of industrial commodities. More generally, members cited a growing number of reports by business firms of rising input costs and of more successful efforts by some firms to raise prices. It also was noted that the decline in the value of the dollar would contribute, directly and indirectly, to some upward pressures on prices. However, business contacts, notably at the retail level, indicated that competition remained intense and made it very difficult to pass on cost increases through higher prices, thereby placing a premium on continued efforts to contain costs through improvements in productivity. From a differing perspective, one member noted that decelerating growth in money measures such as M1, the monetary base, and reserves—which had been expanding rapidly for several years—implied that monetary policy had been moved substantially to curtail any increase in inflation pressures, though more action might still be required.

In the Committee's discussion of policy for the intermeeting period ahead, the members agreed that a prompt further tightening move was needed to provide greater assurance that inflationary pressures in the economy would remain subdued. The members recognized that the Committee's earlier policy actions were exerting some restraining effects and that further lagged effects from those actions could be expected. Even so, the underlying strength in demand and narrow margins of slack in the economy pointed to a considerable risk of further inflation pressures in the absence of additional policy tightening.

With regard to the size of the policy adjustment, the members were apprised of a disposition on the part of the Board of Governors to approve the ½-percentage-point increase in the discount rate that was pending at several Federal Reserve Banks. The Committee members endorsed a proposal to allow the effects of such a rise in the discount rate, should it be approved, to be reflected fully in reserve markets. Consideration was given to a lesser adjustment in reserve conditions, but the members concluded that a smaller step was unlikely to be adequate, and on perceiving this, financial markets would quickly build in further monetary tightening, the unknown size and timing of which would add to market uncertainty and volatility. A more decisive policy move might reduce the need for further tightening later, or possibly even avert that need entirely, by moderating or arresting the inflationary momentum in the economy more promptly and by helping to curb inflationary expectations more effectively.

In considering possible adjustments to policy during the period before the next meeting, all the members favored moving to a symmetric intermeeting instruction. Such a directive would be consistent with the members' expectations that a further policy action was not likely to be needed for some time, given the substantial nature of today's policy move. However, a symmetrical

directive would not rule out the possibility of a policy move in the event that intermeeting developments differed substantially from expectations.

At the conclusion of the Committee's policy discussion, all the members indicated they could support a directive that called for increasing somewhat the degree of pressure on reserve positions, taking account of a possible increase in the discount rate, and that did not include a presumption about possible adjustments to policy during the intermeeting period. Accordingly, in the context of the Committee's long-run objectives for price stability and sustainable economic growth, and giving careful consideration to economic, financial, and monetary developments, the Committee decided that slightly greater or slightly lesser reserve restraint would be acceptable during the intermeeting period. According to a staff analysis, the reserve conditions contemplated at this meeting would be consistent with modest growth in M2 and M3 over coming months.

At the conclusion of the meeting, the Federal Reserve Bank of New York was authorized and directed, until instructed otherwise by the Committee, to execute transactions in the System Account in accordance with the following domestic policy directive:

The information reviewed at this meeting suggests that the pace of economic expansion, though still substantial, may have moderated somewhat recently, while resource utilization has remained at high levels. Nonfarm payroll employment continued to advance at a robust pace in July, but the civilian unemployment rate edged up to 6.1 percent—about the same as the average for the second quarter. Industrial production rose appreciably over June and July. Growth in consumer spending has slowed in recent months, owing in part to constraints on the supply of motor vehicles. Housing starts rose in July. Orders for nondefense capital goods point to a continued strong expansion in spending on business equipment; permits for nonresidential construction have been rising as well. Business inventories registered a large increase in the second quarter, but inventories appeared to have remained broadly in line with sales. The average nominal deficit on U.S. trade in goods and services was larger in April and May than the average for the first quarter. Increases in broad indexes of consumer and producer prices have remained moderate in recent months, apart from the effect of short-run swings in volatile food and energy components.

Most market interest rates are unchanged to up slightly on balance since the July meeting. The tradeweighted value of the dollar in terms of the other G-10

currencies was unchanged on balance over the intermeeting period.

M2 and M3 turned up in July following declines on average in both aggregates over May and June; for the year through July, M2 and M3 grew at rates slightly above the bottom of their ranges for 1994. Total domestic nonfinancial debt has continued to expand at a moderate rate in recent months.

The Federal Open Market Committee seeks monetary and financial conditions that will foster price stability and promote sustainable growth in output. In furtherance of these objectives, the Committee at its meeting in July reaffirmed the ranges it had established in February for growth of M2 and M3 of 1 to 5 percent and 0 to 4 percent respectively, measured from the fourth quarter of 1993 to the fourth quarter of 1994. The Committee anticipated that developments contributing to unusual velocity increases could persist during the year and that money growth within these ranges would be consistent with its broad policy objectives. The monitoring range for growth of total domestic nonfinancial debt was maintained at 4 to 8 percent for the year. For 1995, the Committee agreed on tentative ranges for monetary growth, measured from the fourth quarter of 1994 to the fourth quarter of 1995, of 1 to 5 percent for M2 and 0 to 4 percent for M3. The Committee provisionally set the associated monitoring range for growth of domestic nonfinancial debt at 3 to 7 percent for 1995. The behavior of the monetary aggregates will continue to be evaluated in the light of progress toward price level stability, movements in their velocities, and developments in the economy and financial markets.

In the implementation of policy for the immediate future, the Committee seeks to increase somewhat the existing degree of pressure on reserve positions, taking account of a possible increase in the discount rate. In the context of the Committee's long-run objectives for price stability and sustainable economic growth, and giving careful consideration to economic, financial, and monetary developments, slightly greater reserve restraint or slightly lesser reserve restraint would be acceptable in the intermeeting period. The contemplated reserve conditions are expected to be consistent with modest growth in M2 and M3 over coming months.

Votes for this action: Messrs. Greenspan, McDonough, Blinder, Broaddus, Forrestal, Jordan, Kelley, LaWare, Lindsey, and Parry and Mses. Phillips and Yellen. Votes against this action: None.

It was agreed that the next meeting of the Committee would be held on Tuesday, September 27, 1994.

The meeting adjourned at 12:30 p.m.

Donald L. Kohn Secretary

Legal Developments

ORDERS ISSUED UNDER BANK HOLDING COMPANY ACT

Orders Issued Under Section 3 of the Bank Holding Company Act

Boatmen's Bancshares, Inc. St. Louis, Missouri

Order Approving Acquisition of a Bank Holding Company

Boatmen's Bancshares, Inc., St. Louis, Missouri ("Boatmen's"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied for the Board's approval under section 3 of the BHC Act (12 U.S.C. § 1842) to acquire Dalhart Bancshares, Inc., Dalhart, Texas ("Dalhart"), and thereby indirectly acquire Citizens State Bank of Dalhart, Dalhart, Texas ("Bank").

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 36,765 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3(c) of the BHC Act.

Douglas Amendment Analysis

Section 3(d) of the BHC Act, the Douglas Amendment, prohibits the Board from approving an application by a bank holding company to acquire control of any bank outside the bank holding company's home state unless the acquisition is "specifically authorized by the statute laws of the State in which such bank is located, by language to that effect and not merely by implication." For purposes of the Douglas Amendment, Boatmen's home state is Missouri.

The Board previously has determined that the interstate banking statutes of Texas permit out-of-state bank holding companies to acquire established banking organizations in Texas.³ Based on all the facts of record, the Board has determined that its approval of this proposal is not prohibited by the Douglas Amendment. Approval of this proposal is conditioned upon Boatmen's receiving all required state regulatory approvals.

Competitive Consideration

Boatmen's with total deposits of \$18.6 billion, controls depository institutions in nine states. In Texas, Boatmen's is the 13th largest commercial banking organization, controlling deposits of \$1.1 billion, representing less than 1 percent of total deposits in commercial banking organizations in the state. Dalhart is the 152d largest commercial banking organization in Texas, controlling deposits of \$119.9 million, representing less than 1 percent of total deposits in commercial banking organizations in the state. Upon consummation of this proposal, Boatmen's would continue to rank as the 13th largest commercial banking organization in Texas, controlling \$1.2 billion in deposits, representing less than 1 percent of total deposits in commercial banking organizations in the state.

Boatmen's and Dalhart compete directly in the Amarillo, Texas, banking market.⁵ Boatmen's is the largest of ten depository institutions in the market, with deposits of \$624.1 million, representing 35.5 percent of total deposits in depository institutions in the market ("market deposits").⁶ Dalhart is the ninth largest

^{1.} Boatmen's proposes to acquire both Dalhart and Dalhart's wholly owned subsidiary, Dalhart Bancshares of Delaware, Inc., Wilmington, Delaware ("Dalhart Delaware"), which owns approximately 93 percent of the voting shares of Bank. Boatmen's will merge both Dalhart and Dalhart Delaware into Boatmen's wholly owned subsidiary, Boatmen's Texas, Inc., St. Louis, Missouri.

^{2. 12} U.S.C. § 1842(d). A bank holding company's home state is that state in which the operations of the bank holding company's banking subsidiaries were principally conducted on July 1, 1966, or the date on which the company became a bank holding company, whichever is later.

^{3.} Boatmen's Bancshares, Inc., 79 Federal Reserve Bulletin 1179 (1993). Under Texas law, each bank to be acquired must have been in existence for at least five years, and the proposed transaction must not result in the acquiring organization controlling more than 25 percent of total deposits held by depository institutions in Texas. Tex. Rev. Civ. Stat. Ann. Art. 342-916 (West 1992). Bank has been in existence for more than five years, and upon consummation of this proposal, Boatmen's would control less than 1 percent of total deposits in depository institutions in Texas.

^{4.} State deposit data are as of March 31, 1994.

^{5.} The Amarillo, Texas, banking market is approximated by the Amarillo Metropolitan Statistical Area, which consists of Potter and Randall Counties, Texas.

^{6.} In this context, depository institutions include banks, savings banks, and savings associations. Market deposit data are as of June 30, 1993, and are based on calculations in which deposits of thrift institutions are included at 50 percent. The Board previously has

depository institution in the market, controlling deposits of \$20.1 million, representing 1.1 percent of total deposits in depository institutions in the market. Upon consummation of this proposal, Boatmen's would control \$644.3 million in deposits, representing 36.7 percent of total deposits in depository institutions in the market. The Herfindahl-Hirschman Index ("HHI") would increase by 81 points to 2637.7

A number of factors in this case indicate that the increase in the concentration level of the Amarillo market tends to overstate the competitive effects of this proposal. For example, nine competitors, including two large multistate bank holding companies would remain in the market after consummation of this proposal. In addition, the Amarillo market also has attracted two de novo entrants in the past five years, indicating that the market is attractive for entry. After considering the number of competitors remaining in the market, the relatively small increase in concentration as measured by the HHI, and all other facts of record, the Board concludes that consummation of the proposal would not result in a significantly adverse effect on competition or concentration of banking resources in the Amarillo banking market or any other relevant banking market.

The Board also concludes that the financial and managerial resources and future prospects of Boatmen's, Dalhart, and their respective subsidiaries, and other supervisory factors the Board must consider under section 3(c) of the BHC Act, are consistent with approval of this application. Considerations relating to convenience and needs of the community to be served also are consistent with approval.

Based on the foregoing and other facts of record, the Board has determined that the application should be, and hereby is, approved. The Board's approval is specifically conditioned upon compliance by Boatmen's with all the commitments made in connection with this application and with the conditions in this order. For purposes of this action, the commitments and conditions relied on in reaching this decision shall be deemed to be conditions imposed in writing by the

indicated that thrift institutions have become, or have the potential to become, significant competitors of commercial banks. See Midwest Financial Group, 75 Federal Reserve Bulletin 386 (1989); National City Corporation, 70 Federal Reserve Bulletin 743 (1984).

Board and, as such, may be enforced in proceedings under applicable law.

The proposal shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of St. Louis, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 28, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, LaWare, Lindsey, Phillips, and Yellen.

> JENNIFER J. JOHNSON Deputy Secretary of the Board

FCFT. Inc., Princeton, West Virginia

Order Approving Acquisition of Shares of a Bank Holding Company

FCFT, Inc., Princeton, West Virginia ("FCFT"), has applied under section 3(a)(3) of the Bank Holding Company Act ("BHC Act") (12 U.S.C. § 1842(a)(3)) to acquire up to 19 percent of the voting shares of Hinton Financial Corporation ("Hinton"), and thereby indirectly acquire up to 19 percent of the voting shares of Hinton's bank subsidiary. The First National Bank of Hinton ("First National"), both of Hinton, West Virginia.1

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 32,962 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3 of the BHC Act.

FCFT, with total consolidated assets of \$690.2 million, is the seventh largest banking or thrift organization ("depository institution") in West Virginia,² controlling approximately \$572.3 million in deposits, representing 3.2 percent of the total deposits in depository institutions in the state.3 FCFT controls three bank subsidiaries and one savings association subsid-

^{7.} Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,823 (June 29, 1984), a market in which the post-merger HHI is above 1800 is considered concentrated. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anti-competitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anti-competitive effects implicitly recognized the competitive effect of limited purpose lenders and other non-depository financial entities.

^{1.} FCFT currently owns approximately 4.78 percent of the voting shares of Hinton, and intends to purchase up to 19 percent of Hinton's voting shares.

^{2.} In this context, depository institutions include commercial banks, savings banks, and savings associations.

^{3.} Asset data are as of March 31, 1994, and state deposit data are as of December 31, 1993.

iary located in West Virginia. Hinton, with total consolidated assets of \$65.8 million, is the 54th largest depository institution in West Virginia, controlling \$56.6 million in deposits, representing less than 1 percent of the total deposits in depository institutions in the state.

FCFT and Hinton do not compete directly in any banking market. Accordingly, consummation of this proposal would not have a significantly adverse effect on competition or the concentration of banking resources in any relevant banking market.

The Board has carefully reviewed comments from special counsel to Hinton ("Protestant"), objecting to FCFT's acquisition of a minority interest in Hinton. Protestant alleges that FCFT's acquisition of 19 percent of Hinton's voting stock would adversely affect Hinton's ability to affiliate with another financial institution and, thus, impair Hinton's ability to raise capital and improve services to its community. Protestant alleges that FCFT eventually intends to acquire control of Hinton and would discourage potential competing acquirors. FCFT maintains that its investment in Hinton is completely passive, and that it will not exercise or attempt to exercise a controlling influence over the management or policies of Hinton or First National.

The Board previously has approved the acquisition by a bank holding company of less than a controlling interest in a bank, noting that "nothing in section 3(c) of the [BHC] Act requires denial of an application solely because a bank holding company proposes to acquire less than a controlling interest in a bank or bank holding company." The Board also has noted that the requirement in section 3(a)(3) of the BHC Act that the Board's prior approval be obtained before a bank holding company acquires more than 5 percent of the voting shares of a bank suggests that Congress contemplated the acquisition by bank holding companies of between 5 percent and 25 percent of the voting shares of banks. For these reasons, the Board concludes that the purchase by FCFT of less than a controlling interest in Hinton is not a factor that, by itself, justifies denial of this application.

As part of this proposal, FCFT has made a number of commitments to address concerns relating to the effect that its acquisition of shares of Hinton would have on the management and operation of Hinton. In particular, FCFT has committed that it will not, without the Board's prior approval:

- 1. Exercise or attempt to exercise a controlling influence over the management or policies of Hinton or its bank subsidiary;
- 2. Have or seek to have any employees or representatives serve as an officer, agent, or employee of Hinton or its bank subsidiary;
- 3. Seek or accept representation on the board of directors of Hinton or its bank subsidiary;
- 4. Take any action causing Hinton or its bank subsidiary to become a subsidiary of FCFT;
- 5. Acquire or retain shares of Hinton that would cause the combined interests of FCFT and its affiliates, officers, and directors to equal or exceed 25 percent of the outstanding voting shares of Hinton:
- 6. Propose a director or a slate of directors in opposition to a nominee or slate of nominees proposed by the management or board of directors of Hinton or its bank subsidiary;
- 7. Attempt to influence the dividend policies or practices of Hinton or its bank subsidiary;
- 8. Solicit or participate in soliciting proxies with respect to any matter presented to the shareholders of Hinton;
- 9. Attempt to influence the loan and credit decisions or policies of Hinton or its subsidiary bank, the pricing of services, any personnel decision, the location of any offices, branching, the hours of operation, or similar activities of Hinton or its bank subsidiary;
- 10. Dispose or threaten to dispose of shares of Hinton in any manner as a condition of specific action or nonaction by Hinton or its bank subsidiary; and

^{4.} Protestant also alleges that FCFT improperly filed its application before Hinton became a bank holding company. Hinton, however, became a bank holding company before the date that FCFT's application was accepted for processing by the Federal Reserve System. Accordingly, this comment does not warrant a denial of the application.

^{5.} Protestant alleges that FCFT's rights as a dissenting shareholder under Delaware law could prevent a common and beneficial type of purchase by a potential acquiror. Protestant asserts that the most attractive type of acquisition for Hinton would be a stock-for-stock exchange, under which Hinton shareholders would receive stock of the acquiror in exchange for their shares, and that such transactions generally are structured for accounting purposes as a "pooling of interests." Under Delaware law, FCFT could elect to receive fair market value for its Hinton shares in lieu of a stock-for-stock exchange proposal by a potential acquiror ("shareholder dissenter's rights"). See Del. Code Ann. tit. 8, § 262 (1974 & Supp. 1992). Protestant alleges that any such election by FCFT, with shareholdings in excess of 10 percent, would preclude "pooling of interests" accounting treatment for a stock exchange proposal because this accounting treatment is not available if more than 10 percent of the acquiree's shares are purchased for cash. See Accounting Principles Board Opinion No. 16, ¶47(b). The Board notes that the "pooling of interests" accounting treatment of an acquisition of Hinton also would not be available if one or more other Hinton shareholders with shareholdings aggregating more than 10 percent exercised their shareholder dissenter's rights.

^{6.} See United Counties Bancorporation, 75 Federal Reserve Bulletin 714 (1989); Midlantic Banks, Inc., 70 Federal Reserve Bulletin 776, 776–77 (1984).

11. Enter into any banking or nonbanking transactions with Hinton or its bank subsidiary, except that FCFT and/or its subsidiaries may establish and maintain deposit accounts with Hinton's bank subsidiary; provided that the aggregate balance of all such deposit accounts does not exceed \$100,000, and provided that the accounts are maintained on substantially the same terms as those prevailing for comparable accounts of persons unaffiliated with Hinton.

Based on the facts of record and FCFT's commitments, the Board concludes that FCFT would not acquire control or the ability to exercise a controlling influence over the management or policies of Hinton or impair its ability to raise capital upon consummation of this proposal.7 On this basis, the Board does not believe that the proposed ownership of up to 19 percent of the shares of Hinton by FCFT would impede Hinton's ability to improve services to its community. The Board notes that numerous other bank holding companies with minority investors have succesfully raised capital to meet business needs, and there is no evidence in the record, other than the assertion of Protestant, that would support a finding in this case that Hinton would be unable as a result of the proposed investment to raise capital as needed. Based on these and other facts of record, including Protestant's comments, the Board concludes that the financial and managerial resources and future prospects of FCFT and Hinton, and all other supervisory factors the Board must consider under section 3 of the BHC Act, are consistent with approval of this proposal.

Convenience and Needs Considerations

Section 3 of the BHC Act also requires the Board, in every case involving the acquisition by a bank holding company of a bank or bank holding company, to consider the effects of the proposal on the convenience and needs of the communities to be served. The Board has long held that this analysis includes a review of the performance under the Community Reinvestment Act (12 U.S.C. § 2109 et seq.) ("CRA"). The CRA requires federal financial supervisory agencies to encourage financial institutions to help meet the credit needs of the local communities in which they operate consistent with the safe and sound operation of such institutions. To accomplish this end, the CRA requires the appropriate supervisory authority to "assess the institution's record of meeting the credit needs of its entire community, including low- and moderateincome neighborhoods, consistent with the safe and sound operations of such institution," and to take this record into account in its evaluation of bank holding company applications.8

In connection with this application, Protestant has asserted that FCFT's record of performance under the CRA is unsatisfactory, as demonstrated by the "needs to improve" rating that FCFT's savings association subsidiary, First Federal Savings Bank, Bluefield, West Virginia ("First Federal"), received in its evaluation under the CRA as of April 1993 by its primary regulator, the Office of Thrift Supervision ("OTS").

The Board has carefully reviewed the CRA performance of FCFT and Hinton, and their subsidiary depository institutions, in light of the CRA, the Board's regulations, the jointly issued Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act ("Agency CRA Statement"), and Protestant's comments. The Agency CRA Statement provides that a CRA examination is an important and often controlling factor in determining whether convenience and needs factors are consistent with approval of an expansionary proposal.

Initially, the Board notes that First Federal improved its CRA performance since the 1993 examination. First Federal took steps to address the deficiencies noted in the 1993 examination, and to improve its CRA performance generally. These steps included the appointment of a compliance officer and the development of new CRA programs in response to the credit needs of its community, including a significantly increased involvement in West Virginia and Virginia housing development funds and participation in other state-sponsored home ownership programs targeted to persons of low- or moderate-income. As a result of these and other actions, the OTS upgraded First Federal's rating to "satisfactory" at its most recent examination for CRA performance as of April 11, 1994 (the "April 1994 examination"). In the April 1994 examination, the OTS found that the geographic distribution of First Federal's credit extensions demonstrated a reasonable penetration of all segments of its delineated community. The Board notes that the April 1994 examination did not find any evidence of illegal discrimination or illegal credit practices. Examiners also found no evidence of any practices or procedures that would discourage applications for credit from any segment of First Federal's delineated community.

^{7.} FCFT would not be able to acquire control of Hinton in the future or sell its interest in Hinton to another bank holding company without prior Board approval, and the Board would at that time re-examine the effects of the proposal under the factors set forth in section 3(c) of the BHC Act after providing an opportunity for public comment.

^{8. 12} U.S.C. § 2903.

The record does not show that the issues raised by examiners in the 1993 examination of First Federal indicate chronic institutional deficiencies or a pattern of CRA deficiencies at other FCFT depository institutions. FCFT's other three depository institutions each received at least a "satisfactory" rating from their primary federal supervisors in their most recent CRA performance examinations, including FCFT's lead bank, First Community Bank, Inc., Princeton, West Virginia ("First Community").9

For the foregoing reasons, and based on all facts of record in this case, the Board concludes that the convenience and needs considerations, including the CRA performance records of FCFT and its subsidiary depository institutions and those of Hinton and its bank subsidiary, are consistent with approval of this application.

Conclusion

Based on the foregoing and other facts of record, the Board has determined that the application should be, and hereby is, approved. 10 The Board's approval is expressly conditioned on compliance with all the commitments made by FCFT in connection with this application, including the commitments discussed in this order. The commitments and conditions relied on by the Board in reaching this decision are deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or the Federal Reserve Bank of Richmond, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 13, 1994.

Voting for this action: Vice Chairman Blinder and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Chairman Greenspan and Governor LaWare.

JENNIFER J. JOHNSON
Deputy Secretary of the Board

Firstar Corporation Milwaukee, Wisconsin

Firstar Corporation of Wisconsin Milwaukee, Wisconsin

Order Approving the Acquisition of a Bank Holding Company

Firstar Corporation and Firstar Corporation of Wisconsin, both of Milwaukee, Wisconsin (collectively, "Firstar"), bank holding companies within the meaning of the Bank Holding Company Act ("BHC Act"), have applied under section 3 of the BHC Act (12 U.S.C. § 1842) to acquire by merger First Southeast Banking Corp., Lake Geneva, Wisconsin ("First Southeast"), and thereby indirectly acquire First Southeast's banking subsidiaries, First Bank Southeast, N.A., Milwaukee, Wisconsin ("First Bank Southeast"), and First Bank Southeast of Lake Geneva, N.A., Lake Geneva, Wisconsin ("First Bank Lake Geneva").

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 23,717 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3(c) of the BHC Act.

Firstar, with total consolidated assets of \$13.9 billion, controls 34 subsidiary banks in Wisconsin, Iowa, Illinois, Minnesota, and Arizona. Upon consummation of the proposal, Firstar would remain the second largest commercial banking organization in Wisconsin, controlling \$7 billion in deposits, representing 16.7 percent of the total deposits in commercial banking organizations in the state.¹

^{9.} The following bank subsidiaries of FCFT all received a "satisfactory" rating at their most recent examinations for CRA performance: First Community (Board—January 24, 1994); The Flat Top National Bank of Bluefield, Bluefield, West Virginia (Office of the Comptroller of the Currency ("OCC")—July 11, 1994); and Peoples Bank of Bluewell, Bluewell, West Virginia (Federal Deposit Insurance Corporation—January 19, 1994). The Board also notes that First National received a "satisfactory" rating by the OCC at its most recent examination for CRA performance as of April 19, 1993.

^{10.} Protestant has requested that the Board hold a public hearing on this application. The Board is not required under section 3(b) of the BHC Act to hold a hearing on an application unless the appropriate banking authority for the bank to be acquired makes a timely recommendation of denial of the application. In this case, the OCC has not recommended denial of the proposal.

Generally, under the Board's rules, the Board may, in its discretion, hold a public hearing or meeting on an application to clarify factual issues related to the application and to provide an opportunity for testimony, if appropriate. 12 C.F.R. 262.3(e) and 262.25(d). The Board has carefully considered this request. In the Board's view, Protestant has had sufficient opportunity to present written submissions, and has, in fact, submitted written comments that have been considered by the Board. On the basis of all the facts of record, the Board has determined that a public hearing is not necessary to clarify the factual record in this application, or otherwise warranted in this case. Accordingly, the request for a public hearing on this application is hereby denied.

^{1.} Asset data are as of March 31, 1994. All deposit data are as of June 30, 1993.

Competitive Considerations

Firstar and First Southeast compete directly in the Milwaukee, Kenosha-Racine, and Walworth banking markets, all in Wisconsin.2 Upon consummation of this proposal, all these markets would remain moderately concentrated as measured by the Herfindahl-Hirschman Index ("HHI")3 based on market deposit calculations in which the deposits of thrift institutions are included at 50 percent.4 In light of all the facts of record, including the number of depository institutions (commercial banks, savings banks and savings associations) that would remain in these markets, and the relatively small increases in market share and market concentration as measured by the HHI,5 the Board believes that consummation of this proposal would not have a significantly adverse effect on competition or the concentration of banking resources in any relevant banking market.6

- 2. The Milwaukee banking market consists of Milwaukee, Ozaukee, and Waukesha Counties; Polk, Jackson, Richfield, and Germantown townships in Washington County; Waterford, Norway, and Raymond townships in Racine County; East Troy township in Walworth County; and Ixonia township in Jefferson County. The Kenosha-Racine banking market consists of Kenosha County, except Wheatland and Randall townships; and Caledonia, Mount Pleasant, Yorkville, Dover, and Rochester townships in Racine County. The Walworth banking market consists of Walworth County, except East Troy township; Wheatland and Randall townships in Kenosha County; and Burl township in Racine County.
- 3. Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,824 (June 29, 1984), a market in which the post-merger HHI is between 1000 and 1800 is considered moderately concentrated. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anti-competitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anti-competitive effects implicitly recognize the competitive effect of limitedpurpose lenders and other non-depository financial entities.
- 4. The Board previously has indicated that thrift institutions have become, or have the potential to become, major competitors of commercial banks. See WM Bancorp, 76 Federal Reserve Bulletin 788 (1990); National City Corporation, 70 Federal Reserve Bulletin (1984).
- 5. In the Milwaukee banking market, Firstar would remain the largest depository institution, controlling 23 percent of the total deposits in depository institutions in the market ("market deposits"), and the HHI would increase by five points to 1212. In the Kenosha-Racine banking market, Firstar would become the third largest depository institution, controlling 17 percent of market deposits, and the HHI would increase by 112 points to 1637. In the Walworth banking market, Firstar would become the largest depository institution, controlling 23 percent of market deposits, and the HHI would increase by 252 points to 1101.
- 6. The Board has carefully reviewed several comments maintaining that this proposal would have an anticompetitive effect by eliminating the last major independent bank in the Walworth and Kenosha-Racine banking markets. The Board notes that a significant number of competitors, including several independent institutions, would remain in the two relevant banking markets following consummation of this proposal. In the Walworth banking market, seventeen depository institutions would remain, including two independent community banks with 11.3 percent and 9.9 percent, respectively, of market deposits and six other independent depository institutions with 5 percent or more of market deposits. Sixteen depository institutions

Convenience and Needs Considerations

In acting upon an application to acquire a depository institution under the BHC Act, the Board must consider the convenience and needs of the communities to be served, and take into account the records of the relevant depository institutions under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA"). The CRA requires the federal financial supervisory agencies to encourage financial institutions to help meet the credit needs of the local communities in which they operate, consistent with the safe and sound operation of such institutions. To accomplish this end, the CRA requires the appropriate federal supervisory authority to "assess the institution's record of meeting the credit needs of its entire community, including low- and moderate-income neighborhoods, consistent with the safe and sound operation of such institution," and to take that record into account in its evaluation of bank holding company applications.7

The Board has received comments opposing the proposal from the United Paperworkers International Union ("Protestant"). Protestant alleges that data submitted by Firstar under the Home Mortgage Disclosure Act ("HMDA") (12 U.S.C. § 2801 et seq.) show that Firstar discriminates in its housing-related lending against minority applicants in the City of Milwaukee, particularly African-American Hispanic borrowers residing in low-income and deteriorating areas in the central city that have been designated as "target areas" by the Milwaukee Comptroller's office.8

Record of Performance Under the CRA

In its consideration of the convenience and needs factor under the BHC Act, the Board has carefully

would remain in the Kenosha-Racine banking market, including one independent community bank with 21.2 percent of market deposits. Based on the presence of these competitors and for the reasons discussed above, the Board believes that the competitive considerations in this proposal are consistent with approval and that these comments do not warrant denial of the application.

- 7. 12 U.S.C. § 2903.
- 8. Specifically, Protestant maintains that Firstar affiliates: have higher residential loan denial rates for neighborhoods in the central city of Milwaukee than for all other neighborhoods in metropolitan Milwaukee; reject applications from minority loan applicants more frequently than they reject applications from white applicants; and reject mortgage applications for properties in predominantly minority neighborhoods at significantly higher rates than for properties in predominantly white neighborhoods. Protestant also alleges that Firstar affiliates discriminate against residents of low- and moderateincome neighborhoods in Racine, and that First Southeast has a superior record of housing-related lending in Racine.

The Board also has received comments from several individuals opposing this proposal on the basis of Firstar's record of making housing-related loans to minorities in Milwaukee and in the central city of Milwaukee.

reviewed the CRA performance record of Firstar and its respective subsidiary banks, as well as all comments received regarding these applications, Firstar's responses to these comments, and all other relevant facts of record in light of the CRA, the Board's regulations, and the Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act ("Agency CRA Statement").9

The Board also has carefully considered the comments and information provided by the Office of the Comptroller of the Currency ("OCC"), the primary regulator of Firstar Bank Milwaukee, N.A., Milwaukee, Wisconsin ("Firstar Milwaukee"), Firstar's lead subsidiary bank and the primary focus of Protestant's comments. The OCC has reviewed this proposal in light of Protestant's comments and all its examination and other supervisory information relating to the CRA performance of Firstar Milwaukee and the other national bank subsidiaries of Firstar. Based on this review, the OCC has concluded that there is no reason to oppose this transaction.

A. Evaluations of CRA Performance

The Agency CRA Statement provides that a CRA examination is an important and often controlling factor in the consideration of an institution's CRA record and that these reports will be given great weight in the applications process. 10 In this case, the Board notes that Firstar Milwaukee received a "satisfactory" rating from the OCC at its most recent examination for CRA performance as of July 5, 1993, and that Firstar Bank Racine, Racine, Wisconsin ("Firstar Racine"), received an "outstanding" rating from its primary regulator, the Federal Deposit Insurance Corporation ("FDIC"), at its most recent examination for CRA performance as of May 27, 1992. In addition, all remaining 32 subsidiary banks of Firstar have received either "outstanding" or "satisfactory" ratings from their primary regulators in their most recent examinations for CRA performance. First Bank Southeast received a "satisfactory" rating from the OCC at its most recent examination for CRA performance as of November 15, 1993, and First Bank Lake Geneva received a "satisfactory" rating from the OCC at its most recent examination for CRA performance as of May 21, 1991.

B. HMDA Data

The Board has carefully reviewed Protestant's allegations regarding the record of Firstar Milwaukee

and Firstar's mortgage lending subsidiary, Firstar Home Mortgage Corporation, Milwaukee, Wisconsin ("Firstar Mortgage"), in lending to minorities, particularly African Americans and Hispanics in the central city of Milwaukee, in light of 1992 and 1993 HMDA data. These data show some disparities in denial rates for African American and Hispanic applicants compared to white applicants, and in the denial rates for applicants from the target area compared to applicants from the rest of the Milwaukee MSA. However, the HMDA data also indicate that Firstar's housingrelated lending to African American and Hispanic borrowers and in low- and moderate-income neighborhoods is comparable to or exceeds the performance of lenders in the aggregate in the Milwaukee area. For example, Firstar approved a higher percentage of loan applications from African Americans and Hispanics than did lenders in the aggregate both in the target area and in the Milwaukee MSA as a whole, and its denial rates for these groups were generally lower than the denial rates of lenders in the aggregate.11

The Board is concerned when an institution's record indicates disparities in lending to minority applicants and in low- and moderate-income neighborhoods and believes that all banks are obligated to ensure that their lending practices are based on criteria that assure not only safe and sound lending, but also assure equal access to credit by creditworthy applicants regardless of race or residential area. The Board recognizes, however, that HMDA data alone provide an incomplete measure of an institution's lending in its community and have limitations that make the data an inadequate basis, absent other information, for conclusively determining whether an institution has engaged in illegal discrimination in making lending decisions.

The most recent OCC examination of Firstar Milwaukee found no evidence of illegal discrimination against minorities or low- and moderate-income borrowers. Examiners also found no evidence of any practices or procedures that would discourage applications for available credit from any geographical segment of its delineated community. Moreover, these

 ⁵⁴ Federal Register 13,742 (1989).
 10. Id. at 13,745 (1989).

^{11.} Protestant also criticizes Firstar's performance in the target area by comparing the percentage of housing-related loans originated in 1992 by Firstar Milwaukee (14 percent) with the percentage of such loans originated by First Bank Southeast (21 percent). The record indicates, however, that Firstar Milwaukee and Firstar Mortgage originated 128 housing-related loans in the target area during 1992, while First Southeast originated 16 such loans. The relative percentages of loans made by Firstar and First Southeast in the target area are not directly comparable because of a significant difference in the size of the institutions and the communities they serve. First Bank Southeast has a single branch in the Milwaukee banking market, with \$11 million in deposits, located in the target area, while Firstar Milwaukee serves nearly the entire Milwaukee MSA.

examinations indicate generally that the geographic distribution of Firstar Milwaukee's credit extensions, applications, and denials reflect reasonable penetration in all segments of its delineated community, including low- and moderate-income neighborhoods.¹²

The OCC also conducted a fair lending examination of Firstar Mortgage as of June 30, 1993, and found no evidence of racial discrimination. In the examination, the OCC reviewed the loan files for all minority applicants denied loans and compared them to the files of white applicants provided loans. The OCC concluded that all these loans denials were appropriate and that minority and non-minority applicants received equivalent levels of assistance during the loan application process.¹³

C. Other Aspects of CRA Performance

The record in this case indicates that Firstar provides a substantial amount of housing-related loans throughout the Milwaukee MSA, including the target area. The Board notes that the Milwaukee Comptroller's 1993 review of lending practices ranked Firstar Milwaukee first among large lenders in the percentage of residential lending in the target area. ¹⁴ The Milwaukee Comptroller found that Firstar Milwaukee made 13.2 percent of its housing-related loans (excluding home refinancing loans) in the target area in 1991, and 14.3 percent of such loans in the target area in 1992,

which was more than 50 percent higher than the percentage during each period for any other large lender as determined by the Milwaukee Comptroller. In 1992, Firstar made 452 conventional home mortgage loans in the Milwaukee MSA, including 76 loans totalling \$3.1 million in low- and moderate-income census tracts and 19 loans totalling \$523,000 in predominantly minority census tracts. In 1993, Firstar made 580 conventional home mortgage loans in the Milwaukee MSA, including 84 loans totalling \$3.8 million in low- and moderate-income census tracts and 16 loans totalling \$456,000 in predominantly minority census tracts. Firstar also made 145 home improvement loans totalling \$1.3 million in low- and moderateincome census tracts in 1992 and 170 such loans totalling \$1.6 million in 1993, and made 67 home improvement loans totalling \$450,000 in predominantly minority census tracts in 1992 and 69 such loans totalling \$656 thousand in 1993. In addition, Firstar Milwaukee participates in several governmentally guaranteed housing loan programs, including programs of the Wisconsin Housing and Economic Development Authority ("WHEDA"), the Wisconsin Department of Veterans Affairs, and the Farmers Home Loan Administration. In 1991, Firstar Milwaukee made 80 loans through these programs, totalling \$4.2 million.

Firstar also has participated in every program offered by the City of Milwaukee to encourage home ownership in the target area. During 1990 and 1991, Firstar Milwaukee originated \$5.3 million in loans under the city's Making Ownership a Reality program, including \$700,000 in loans in lower-income neighborhoods, to finance the purchase and rehabilitation of housing by lower-income families. The bank also has participated in the city's Buy in Your Neighborhood program to help homeowners buy second homes as rental properties in their immediate neighborhoods and the Duplex as a Starter Home program to provide loans for the purchase of duplexes. In addition, Firstar Milwaukee served as joint managing underwriter in 1991 for \$169 million of bonds issued by WHEDA to finance low-income housing in Milwaukee and elsewhere in Wisconsin, and has underwritten bond issues by the Milwaukee Housing Authority. Firstar Milwaukee also has developed supplemental products and programs. The bank offers a Your Way to a Home Loan, which features reduced down payment and debt-to-income requirements, reduced closing costs, alternative credit documentation, no private mortgage insurance requirement, and no application fee, a Rapid Equity Loan, which provides a standard first mortgage loan together with a short-term second mortgage loan, and a home purchase and rehabilitation loan that requires no repayment of principal during the first six months. Firstar Milwaukee also has committed to

^{12.} The OCC has identified several loan transactions in which Firstar Milwaukee and two other Firstar subsidiary banks, Firstar Bank Des Moines, N.A., Des Moines, Iowa, and Firstar Bank Cedar Rapids, N.A., Cedar Rapids, Iowa ("Firstar Cedar Rapids"), have failed to comply with the Equal Credit Opportunity Act (15 U.S.C. § 1601 et seq.) and the Board's Regulation B (12 C.F.R. 202.1 et seq.). These transactions involved the treatment of the income of certain unmarried joint applicants for consumer loans. In addition, the OCC determined that Firstar Cedar Rapids improperly discounted the income of certain other applicants for consumer loans. No real estate related loans were affected. Firstar has implemented a number of steps to ensure that these violations do not occur in the future, including a revised consumer lending policy developed in consultation with the OCC, and extensive training sessions for all its lenders.

^{13.} Protestant also alleges that Firstar Mortgage discriminates against residents of low- and moderate-income neighborhoods in Racine. The OCC included all denials of applications from minorities in Racine in its fair lending examination of Firstar Mortgage, and found no evidence of racial discrimination. In addition, the most recent CRA performance examination of Firstar Racine by its primary regulator, the FDIC, found no evidence of practices intended to discourage credit applications or violations of the substantive provisions of fair lending and fair housing laws. In this regard, the examination noted that all credit denials are reviewed by a senior officer to verify the appropriateness of the denial. In addition, examiners found that the bank's delineated community did not exclude any low- and moderate-income neighborhoods, and that its loans and financial services were distributed throughout the community.

^{14.} The Milwaukee Comptroller separates lenders that originate more than \$25 million in residential loans (excluding home refinancing loans) in one year from lenders that make a smaller dollar volume of such loans for purposes of comparing the concentration of their lending in the target area.

purchase \$200,000 of home improvement and second mortgage loans from Neighborhood Housing Services, a non-profit agency promoting neighborhood revitalization.¹⁵

Firstar Milwaukee also has taken steps to improve the marketing of its special lending programs and to encourage more home ownership among low-income residents. In July 1993, Firstar Milwaukee integrated these programs into the Community Home Works Program, which it promotes through its network of 45 branches (including eight branches in low- and moderate-income census tracts, two branches contiguous to such census tracts, and five branches located in adjacent census tracts), a weekly radio call-in program on home ownership issues, bilingual loan counseling, and sponsorship of inner-city "Parade of Homes" events. From July 1993 through May 1994, Firstar Milwaukee received 91 applications under the program, closed 61 loans, and denied only four applications.

Firstar Milwaukee's community development corporation subsidiary, Firstar Community Investment Corporation, Milwaukee, Wisconsin ("FCIC"), also assists in meeting the housing needs of low- and moderate-income members of the community, particularly in the central city of Milwaukee. FCIC arranged financing, invested as a limited partner, planned and coordinated, and served as guarantor for the \$9.2 million Johnson Square housing rehabilitation project, the largest such project in Wisconsin. Completed in 1992, this project renovated six dilapidated apartment buildings in order to create 179 low- and moderate-income apartments and to provide on-site day-care and Head Start facilities. 16 FCIC also served as developer for the \$4.2 million renovation of a deteriorating former bank building to create 100 apartments for low-income residents, and is serving as developer and an equity investor in a \$8.7 million project nearing completion to rehabilitate five apartment buildings in order to provide 50 units of lowincome housing and social services on Milwaukee's Near West Side. In addition, FCIC has invested \$400,000 in the Housing Equity Fund to develop new housing initiatives in Milwaukee and planned and coordinated the \$16 million renovation of a vacant

Conclusions Regarding Convenience and Needs Factors

In considering the overall CRA performance records of Firstar, its subsidiary banks, Firstar Mortgage, and First Southeast, the Board has carefully considered the entire record, including the public comments. The Board is concerned by the disparities in the HMDA data concerning the percentage of minority and target area applicants that Firstar denies as compared to non-minority and higher-income applicants. The Board notes, however, that the record, including CRA performance examinations, indicates that Firstar's housing-related lending to minority and low- and moderate-income borrowers is generally satisfactory. These examinations and the fair lending examination of Firstar Mortgage by the OCC found no evidence of illegal discrimination by Firstar in housing-related lending. The Board further notes the relatively large volume of lending by Firstar, as compared to its peers, in the target area and the programs Firstar Milwaukee has adopted to address the specific housing-related credit needs of low- and moderate-income borrowers and of residents of the central city of Milwaukee. The Board expects Firstar to continue to implement its CRA initiatives and to address the issues raised by the OCC in its most recent CRA performance examination of Firstar Milwaukee and other national banks. The Board will continue to monitor implementation by Firstar of the steps taken to address the matters discussed in this order, and will take this review into account in future applications by Firstar. Based on a review of the entire record of performance in this case, including Protestant's comments, Firstar's response to these comments, the relevant reports of examination, and the steps taken by Firstar to address the issues raised by the OCC, the Board has concluded that the efforts of Firstar to help meet the credit needs of all segments of the communities served by its subsidiary banks are consistent with approval of this application.17

hospital in a low- to moderate-income area to provide business and medical office space to accommodate over 300 new jobs.

^{15.} Firstar Racine addresses the credit needs of low- and moderate-income borrowers in the Racine MSA by participating in the GE Capital Home Buyer's Program, which provides credit counseling and employs modified employment, debt-to-income, and credit history requirements, and in FHA, VA, and Wisconsin Housing and Economic Development Authority loan programs.

^{16.} Firstar Milwaukee provided construction financing for the project. More than 50 percent of the construction contracts for the project were awarded to minority-owned firms, and nearly 10 percent of the construction contracts for the project were awarded to firms owned by women.

^{17.} Protestant and the individual commenters have requested that the Board hold a public meeting or hearing on these applications. The Board is not required under section 3(b) of the BHC Act to hold a hearing on an application unless the appropriate banking authority for the bank to be acquired makes a timely written recommendation of denial of the application. As previously noted, the OCC has not recommended denial of this proposal.

Under the Board's rules, the Board may, at its discretion, hold a public hearing or meeting on an application to clarify factual issues related to the application, and to provide an opportunity for testimony, if appropriate. 12 C.F.R. 262.3(e) and 262.25(d). The Board has

Other Considerations

The financial and managerial resources and future prospects of Firstar, First Southeast, and their respective banking subsidiaries, and other supervisory factors the Board must consider under section 3 of the BHC Act, also are consistent with approval.

Conclusion

Based on the foregoing and other facts of record, the Board has determined that this application should be, and hereby is, approved. The Board's approval is expressly conditioned upon compliance with all the commitments made by Firstar in connection with this application and with the conditions referred to in this order. The commitments and conditions relied on by the Board in reaching this decision are both deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended by the Board or by the Federal Reserve Bank of Chicago, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 6, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

WILLIAM W. WILES Secretary of the Board

Keweenaw Financial Corporation Hancock, Michigan

Order Approving the Acquisition of a Bank

Keweenaw Financial Corporation, Hancock, Michigan ("Keweenaw"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 3 of the BHC Act (12 U.S.C. § 1842) to acquire Commercial National Bank of L'Anse, L'Anse, Michigan ("Bank").

carefully considered this request. In the Board's view, interested parties have had a sufficient opportunity to present written submissions, and Protestant has submitted substantial written comments that have been considered by the Board. On the basis of all the facts of record, the Board has determined that a public meeting or hearing is not necessary to clarify the factual record in these applications, or otherwise warranted in this case. Accordingly, the request for a public meeting or hearing on these applications is hereby denied.

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 31,996 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3 of the BHC Act.

Keweenaw, with total consolidated assets of approximately \$112 million, controls one bank, Superior National Bank and Trust Company, Hancock, Michigan ("Superior National"). Keweenaw is the 54th largest commercial banking organization in Michigan, controlling \$101.8 million in deposits, representing less than 1 percent of total deposits in commercial banks in the state. Bank controls \$41.1 million in deposits, representing less than 1 percent of total deposits in commercial banks in the state. Upon consummation of this proposal, Keweenaw would become the 36th largest commercial banking organization in Michigan, controlling \$142.9 million in deposits, representing less than 1 percent of total deposits in commercial banks in the state

Keweenaw and Bank compete directly in the Calumet, Michigan banking market ("Calumet banking market").3 Keweenaw's subsidiary bank, Superior National, is the largest of seven depository institutions⁴ that operate in the market, controlling deposits of \$101.8 million, representing 25.8 percent of total deposits in depository institutions in the market ("market deposits").5 Bank is the fifth largest depository institution in the Calumet banking market, controlling deposits of \$40.4 million, representing 10.2 percent of market deposits. Upon consummation of this proposal, Superior National would remain the largest depository institution in the Calumet banking market, controlling deposits of \$142.2 million, representing 36.1 percent of market deposits. The Herfindahl-Hirschman Index ("HHI") would increase by 371 points to 2220.6

^{1.} Asset data are as of June 30, 1994.

^{2.} State deposit data are as of March 31, 1994.

^{3.} The Calumet banking market is approximated by Keweenaw, Houghton, and Baraga counties, all in Michigan.

^{4.} When used in this context, the term "depository institution" includes commercial banks, savings banks, and savings associations. Market share data are based on calculations in which the deposits of thrift institutions are included at 50 percent. The Board previously has indicated that thrift institutions have become, or have the potential to become, major competitors of commercial banks. See Midwest Financial Group, 75 Federal Reserve Bulletin 386 (1989); National City Corporation, 70 Federal Reserve Bulletin 743 (1984).

^{5.} Market deposit data are as of June 30, 1994.

^{6.} Under the revised Department of Justice Merger Guidelines (49 Federal Register 26,823 (June 29, 1984)), a market in which the post-merger HHI exceeds 1800 is considered to be highly concentrated. In such markets, the Justice Department is likely to challenge a merger that increases the HHI by more than 50 points. The Justice Department has informed the Board that a bank merger or acquisition

A number of factors in this case indicate that the increase in the concentration level of the Calumet banking market, as measured by the HHI, tends to overstate the competitive effects of this proposal. For example, upon consummation of this proposal, six competitors would remain in the market, including a large multistate bank holding company and the largest banking organization headquartered in Michigan's Upper Peninsula. Four of these competitors would have market shares of at least 14 percent, and all the institutions that compete in the market would have market shares of at least 7 percent. One of these organizations entered the Calumet banking market in 1994 through an acquisition, indicating that the market may be attractive to entry. In addition, the Calumet banking market has become less concentrated in recent years; the HHI has decreased more than 300 points since 1989. Moreover, there are numerous potential entrants to the Calumet banking market, since Michigan permits statewide branching and acquisitions by out-of-state bank holding companies on a nationwide reciprocal basis.7 Finally, consummation of this proposal would not result in the loss of an independent competitor in the Calumet banking market since Bank is part of a two-bank chain banking organization that includes First National Bank of Calumet-Lake Linden, Calumet, Michigan, another depository institution that competes in the Calumet banking market. The Board also notes that the Department of Justice and Office of the Comptroller of the Currency have considered the potential anticompetitive impact of the proposal, and have not objected to the proposal. Based on the foregoing considerations, and all the other facts of record, the Board has concluded that consummation of this proposal would not result in a significantly adverse effect on competition or the concentration of banking resources in the Calumet banking market or any other relevant banking market.

The Board also has concluded that the financial and managerial resources and future prospects of Keweenaw and its subsidiaries and Bank, and all other supervisory factors the Board must consider under section 3 of the BHC Act, are consistent with approval of this application. Considerations relating to the convenience and needs of the communities to be served also are consistent with approval.

generally will not be challenged (in the absence of other factors indicating anti-competitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by more than 200 points. The Justice Department has stated that the higher than normal threshold for an increase in the HHI when screening bank mergers and acquisitions for anti-competitive effects implicitly recognizes the competitive effects of limited-purpose lenders and other non-depository financial entities.

Based on the foregoing and all the other facts of record, the Board has determined that this application should be, and hereby is, approved. The Board's approval of this proposal is expressly conditioned upon compliance with all the commitments made by Keweenaw in connection with this application, and with the conditions in this order. For purposes of this action, these commitments and conditions are deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Minneapolis, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 12, 1994.

Voting for this action: Vice Chairman Blinder and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Chairman Greenspan and Governor LaWare.

JENNIFER J. JOHNSON Deputy Secretary of the Board

Midwest Bancshares, Inc. Poplar Bluff, Missouri

Order Approving Acquisition of a Bank Holding Company

Midwest Bancshares, Inc., Poplar Bluff, Missouri ("Midwest"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 3 of the BHC Act (12 U.S.C. § 1842) to acquire all the voting shares of First Southern Missouri Bancshares, Inc., Poplar Bluff, Missouri ("First Southern"), and thereby indirectly acquire Carter County State Bank, Van Buren, Missouri ("Bank").

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 30,003 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3(c) of the BHC Act.

Midwest is the 51st largest commercial banking organization in Missouri, controlling three subsidiary banks with total deposits of \$97.2 million, representing less than 1 percent of total deposits in commercial

^{7.} MICH. STAT. ANN. §§ 23.710(130b) and 23.710(171).

banking organizations in the state. First Southern, a one-bank holding company, is the 277th largest commercial banking organization in the state, controlling total deposits of \$16.9 million, representing less than 1 percent of total deposits in commercial banking organizations in the state. Upon consummation of this proposal, Midwest would become the 45th largest commercial banking organization in the state, controlling total deposits of \$114.1 million, representing less than 1 percent of total deposits in commercial banking organizations in the state, Midwest and First Southern do not compete directly in any banking market. Accordingly, consummation of this proposal would not have a significantly adverse effect on competition or the concentration of banking resources in any relevant banking market.

The Board also concludes that financial and managerial resources and future prospects of Midwest, First Southern, and their respective subsidiary banks, and the other supervisory factors that the Board must consider under section 3 of the BHC Act, are consistent with approval of this proposal.2 Considerations relating to the convenience and needs of the communities to be served also are consistent with approval.

Based on the foregoing and other facts of record, the Board has determined that the application should be, and hereby is, approved. The Board's approval is expressly conditioned on compliance with all the commitments made by Midwest in connection with this application. The commitments and conditions relied on by the Board in reaching this decision are both deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

The acquisition of First Southern shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of St. Louis, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 6, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

> WILLIAM W. WILES Secretary of the Board

Omnibanc Corporation River Rouge, Michigan

Order Approving Acquisition of a Bank Holding Company

Omnibanc Corporation, River Rouge, Michigan ("Omnibanc"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 3 of the BHC Act (12 U.S.C. § 1842) to acquire Indecorp, Inc., Chicago, Illinois ("Indecorp"), and thereby indirectly acquire Indecorp's subsidiary banks, Independence Bank of Chicago ("Independence Bank"), and Drexel National Bank, both of Chicago, Illinois.1

Notice of the application, affording interested persons an opportunity to submit comments has been published (58 Federal Register 67,411 (1993)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3 of the BHC Act.

Omnibanc is the 144th largest commercial banking organization in Michigan, controlling one banking subsidiary with \$15.9 million in deposits, representing less than 1 percent of the total deposits in commercial banking organizations in the state.2 Indecorp is the 79th largest commercial banking organization in Illinois, controlling two subsidiary banks with \$227.4 million in deposits, representing less than 1 percent of the total deposits in commercial banking organizations in Illinois. Upon consummation of this proposal, Omnibanc would become the 79th largest commercial banking organization in Illinois.

Section 3(d) of the BHC Act, the Douglas Amendment, prohibits the Board from approving an applica-

^{1.} All banking data are as of June 30, 1993.

^{2.} The Board has carefully considered comments received from a minority shareholder of Bank ("Protestant") who maintains that the principal shareholder is paid excessive compensation as president and chairman of the bank holding companies and Bank. Protestant also believes that the provision of data processing and consulting services to Bank and Midwest by two companies owned by the principal shareholder, and the acquisition of all the shares of a bank holding company by a bank holding company controlled by the target's owner, raise supervisory concerns. The Board notes that the principal shareholder's compensation was reduced in 1993 as a result of a consultant's study. In addition, federal law requires that the purchase of services from an affiliate must be on a fair market basis. These comments have been reviewed in light of information contained in reports of examinations conducted by the primary federal regulators of Bank and the bank holding companies. As part of the examination process, the examiners consider the fees paid to affiliated providers of services and compensation. Based on all the facts of record, the Board concludes that these comments do not warrant denial of the application.

^{1.} Omnibanc proposes to merge its wholly owned subsidiary, Omnibanc Illinois, Inc., into Indecorp. Upon consummation of this proposal, the surviving entity would operate as a second tier bank holding company under the name, Indecorp, Inc. Drexel National Bank is owned by Drexel Holding Company, Chicago, Illinois, a wholly owned subsidiary of Indecorp. Drexel Holding Company would be liquidated upon consummation of this proposal.

^{2.} Banking data are as of June 30, 1992.

tion by a bank holding company to acquire control of any bank located outside its home state, unless such acquisition is "specifically authorized by the statute laws of the State in which such bank is located, by language to that effect and not merely by implication." For purposes of the Douglas Amendment, the home state of Omnibanc is Michigan and the home state of Indecorp is Illinois.

The interstate banking statutes of Illinois permit out-of-state bank holding companies to acquire Illinois banking organizations if the laws of the state where the acquiring company is located permit acquisitions by an Illinois bank holding company under conditions substantially similar to those imposed by Illinois.4 Michigan's interstate banking statute authorizes the acquisition of Michigan banking organizations by out-ofstate bank holding companies located within a defined region, which includes Illinois, on a reciprocal basis if the laws of the state where the acquiring bank holding company is located would not impose unduly restrictive conditions on an acquisition by a Michigan bank holding company.⁵ The Illinois and Michigan banking supervisors have indicated that their reciprocity requirements have been met. In light of the foregoing, the Board has determined that its approval of this proposal is not prohibited by the Douglas Amendment. Approval of this proposal is conditioned on Omnibanc obtaining all required state approvals.

Omnibanc and Indecorp do not compete directly in any relevant banking market. Therefore, based on all the facts of record, the Board concludes that Omnibanc's acquisition of Indecorp and its subsidiary banks would not result in any significantly adverse effects on the concentration of banking resources or on competition in any relevant banking market.

The Board received a number of comments supporting this proposal from individuals, community-based groups and public officials, who believe that Omnibanc's plan to strengthen investment and economic development would benefit the community, particularly in view of Omnibanc's record of performance in the banking industry. The Board also has received comments from individuals ("Protestants") contending that the financial and managerial resources of

banking subsidiaries were principally conducted on July 1, 1966, or

the date on which the company became a bank holding company,

Omnibanc are inadequate to acquire a substantially larger banking organization like Indecorp. Protestants also assert that managerial considerations relating to the chief executive officer and principal shareholder of Omnibanc ("Principal") are inconsistent with approval. The Board has carefully reviewed these comments in light of all the facts of record in assessing the statutory factors in this case.

Omnibanc has provided detailed financial projections and strategic plans for addressing potential issues associated with acquiring a larger organization. The Board notes that the acquisition is substantially financed with equity and that, upon consummation of the proposal, Omnibanc's consolidated capital ratios would exceed the thresholds for well-capitalized institutions. In addition, Omnibanc's strategic plan contains detailed operational and managerial steps that would be taken to integrate and manage the combined entity.

The Board also has carefully considered comments on the competence, experience and integrity of Principal that allege improper actions by Principal, primarily during the early 1980's, when he was involved in two cable television ventures. The Board notes that proceedings by the Disciplinary Commission of the Ohio state bar ("Disciplinary Commission") against Principal, who is licensed to practice law in Ohio, are pending.⁷

The Board has considered the information provided by Protestants regarding these matters, and the explanations and information provided by Principal, as well as the record of financial and managerial performance of Omnibanc's management as disclosed in reports of examination by federal and state regulators. The Board has reviewed this information in light of a number of additional factors, including Principal's record of involvement with Omnibanc's bank subsidiary, OmniBank, since 1989 and the fact that the allegations raised by Protestants are currently the subject of review by the Disciplinary Commission. The Board notes that Principal has had a satisfactory record of managerial performance in banking since 1989 when he acquired OmniBank, and has provided substantial equity capital to improve the financial condition of Omnibane's subsidiary bank. Principal maintains that none of the actions under review by the Disciplinary Commission or raised by Protestants involve wrongdoing on his part. Nevertheless, Principal has committed that he will not serve as an officer or director of Indecorp's subsidiary banks while the Disciplinary Commission proceedings are pending,

ing that the financial and managerial resources of

3. 12 U.S.C. § 1842(d). A bank holding company's home state is that state in which the operations of the bank holding company's

whichever is later.
4. S.H.A. 205 ILCS 10/3.071 (West 1994).

^{5,} MSA § 23.710 (1606) (1994 Supp.).

^{6.} The Board also has considered this transaction as if Indecorp, with a home state of Illinois, were acquiring Omnibanc. As noted above, the relevant banking statutes of Illinois would permit the acquisition of an Illinois bank holding company by a Michigan banking organization.

^{7.} The Disciplinary Commission publicly reprimanded Principal in 1982 for altering the date on an auditor's opinion letter filed in connection with the payment of a franchise tax by his cable company to the city of Columbus, Ohio.

and that he will resign his positions with Omnibanc upon the request of the Board if the proceedings result in a significantly adverse finding against him.

Based on all the facts of record, including information provided by the commenters, Omnibanc, and the Disciplinary Commission, relevant reports of examination, and Principal's commitments in this case, the Board believes that considerations relating to the managerial resources are consistent with approval.8 In addition, based on the facts of record, including the matters discussed above, and commitments made by Omnibanc and Principal, the Board believes that considerations relating to the financial resources, future prospects of the institutions involved, the convenience and needs of the community and other supervisory considerations are also consistent with approval.10 Thus, the Board does not believe that Protestants' comments warrant a denial of this application.

Based on the foregoing and all the facts of record, the Board has determined that the application should

Protestants maintain that Omnibanc would not fulfill CRA-related commitments because they believe that Principal failed to fulfill commitments made to community groups about the operation of his Seattle cable company. As discussed later in this order, fulfillment of Omnibanc's commitments is a condition imposed by this order, and as such may be enforced under applicable law.

10. The Board also has considered a request by Protestants challenging the integrity of Omnibanc's Principal, for a public hearing or meeting in connection with this application. Section 3(b) of the BHC Act does not require the Board to hold a public hearing or meeting on an application unless the appropriate supervisory authority for the bank to be acquired makes a timely written recommendation of denial of the application. In this case, neither the Michigan Financial Institutions Bureau, nor the Illinois Commissioner of Banks and Trust Companies, has recommended denial of the proposal.

Generally, under its rules, the Board may, in its discretion hold a public hearing or meeting on an application to clarify factual issues related to the application and to provide an opportunity for testimony, if appropriate. 12 C.F.R. 262.3(e) and 262.25(d). In the Board's view, all interested parties have had ample opportunity to submit their views, and substantive written submissions have been received, Based on all the facts of record, including the commitments made by Omnibanc and Principal in this case, the Board has determined that a public meeting or hearing is not necessary to clarify the factual record in this application, or otherwise warranted in this case, and the request for a public hearing or meeting on this application is denied.

be, and hereby is, approved. The Board's approval of this proposal is expressly conditioned on compliance with the commitments made by Omnibanc and Principal in connection with this application and the conditions discussed in this order. The commitments and conditions relied on by the Board in reaching this decision are deemed to be conditions imposed in writing by the Board in connection with its findings and decision and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Chicago, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 14, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

> JENNIFER J. JOHNSON Deputy Secretary of the Board

Orders Issued Under Section 4 of the Bank Holding Company Act

Barnett Banks, Inc. Jacksonville, Florida

Order Approving an Application to Acquire a Mortgage Company

Barnett Banks, Inc. ("Barnett"), and its subsidiary Barnett Mortgage Company, both of Jacksonville, Florida, have applied for the Board's approval under section 4(c)(8) of the Bank Holding Company Act ("BHC Act") (12 U.S.C. § 1843(c)(8)) and section 225.23 of the Board's Regulation Y (12 C.F.R. 225.23) to acquire Loan America Financial Corporation, Miami Lakes, Florida ("Loan America"), and its wholly owned subsidiaries. Loan America engages in making, acquiring, and servicing loans.2

^{8.} Another commenter contends that Omnibanc is required to file a tender offer with the U.S. Securities and Exchange Commission ("SEC") under section 14(d) of the Securities Exchange Act of 1934 (the "1934 Act"). Section 14(d) regulates tender offers, which are offers made directly to the shareholders of the target company, for any class of security registered under section 12 of the 1934 Act. No filing is required in this case because Omnibanc is not making an offer to the shareholders of Indecorp and neither company has securities registered under the 1934 Act. SEC staff has informally concurred in this conclusion.

^{9.} Indecorp's subsidiary bank, Independence Bank, received a "needs to improve" rating for performance under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA") at its most recent examination by the Federal Deposit Insurance Corporation, its primary federal regulator. The Board notes that Omnibanc's subsidiary bank received "satisfactory" CRA performance ratings at its most recent examination and that Omnibanc has committed to implement a number of programs designed to increase the lending and marketing activities at Independence Bank after consummation of the proposal.

^{1.} Loan America operates four wholly owned subsidiaries. Citizens Management Corporation, CMC Mortgage Corporation (USA), and CMC Mortgage Corporation (USA), Inc. (collectively, "Companies"), are California, Georgia, and Texas corporations, respectively, formed for the exclusive purpose of serving as nominal holders of deeds of trust, as required by the laws of their incorporating states. CMC Mortgage Corporation (USA) is the California parent company of Citizens Management Corporation.

^{2.} Loan America is a mortgage banking firm that originates residential mortgage loans through independent mortgage brokers and other

Notice of this proposal, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 25,659 (1994)). The time for filing comments has expired, and the Board has considered the application and all the facts of record in light of the factors set forth in section 4(c)(8) of the BHC Act. No public comments were received on this proposal.

Barnett, with consolidated assets of \$38.3 billion, is the 21st largest banking organization in the United States.³ Barnett operates 31 banking subsidiaries in Florida and Georgia, and engages through other subsidiaries in various permissible nonbanking activities. Barnett is the largest retail mortgage originator in Florida, originating \$3.5 billion in residential mortgage loans in 1993, representing approximately 7.5 percent of total residential mortgages originated in Florida. Barnett also services a mortgage loan portfolio of \$13.1 billion. Loan America, with total assets of \$299 million, originated \$3.4 billion in residential mortgage loans in 1993, and services a mortgage loan portfolio of \$4.1 billion.4 Loan America is the 61st largest residential mortgage banking firm in the country, with mortgages originated in Florida representing less than 3 percent of total mortgages it purchased in 1993.5 Upon consummation of this proposal, Barnett would become the 29th largest mortgage servicer in the United States, servicing a residential mortgage portfolio of approximately \$17.2 billion.

The Board previously has determined that making, acquiring, and servicing loans, including mortgage loans, are activities that are closely related to banking within the meaning of section 4 of the BHC Act.6 Barnett has committed to conduct these activities in accordance with the Board's regulations.

In order to approve Barnett's acquisition of Loan America under section 4(c)(8) of the BHC Act, the Board also must find that the performance of the proposed activities by Barnett "can reasonably be expected to produce benefits to the public . . . that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." 12 U.S.C. § 1843(c)(8). The proposed acquisition of Loan America will allow Barnett to take

advantage of economies of scale, provide Barnett with access to Loan America's enhanced loan production and servicing technology, and provide added convenience to Barnett's mortgage customers. The Board also notes that the acquisition of Loan America by Barnett is not likely to have a significantly adverse effect on the provision or availability of mortgage lending or other services in any relevant market because there are numerous providers of these services and Loan America and Barnett focus their activities on different parts of the country. There is no evidence in the record to indicate that consummation of this proposal is likely to result in any significantly adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unfair banking practices that are not outweighed by the public benefits of the proposal.

In reviewing this proposal, the Board notes that the Department of Justice ("DOJ") has initiated an inquiry into the mortgage lending practices of several subsidiary banks of Barnett under the federal fair lending statutes. There has been no finding or adjudication of any violation of law by Barnett or any of its subsidiaries. Barnett has indicated that it believes that the lending activities of all of its subsidiary banks fully comply with all federal fair lending laws, and has submitted to the Board extensive information about the lending efforts and programs at its banks and a statistical analysis of the lending efforts of two of its banks. The DOJ has indicated that it is not able at this time to provide the Board with the information it has compiled in its inquiry.

The Board has an obligation under the BHC Act to act on applications submitted under that Act in light of specified statutory factors. The Board must consider each application on the basis of the record before it and its findings must be supported by substantial evidence. In addition, the BHC Act and the Board's regulations require the Board to act on applications submitted under section 4(c)(8) of the BHC Act within specified time periods.

The Board has considered the information available to it about this application, including submissions by Barnett, examination reports and findings, and other information. On the basis of that record, the Board concludes that this proposal satisfies the criteria specified by statute to be applied by the Board in reviewing proposed acquisitions of this type and that the record does not provide a basis to deny this application under the statutory factors. The Board notes that this proposal represents the acquisition of a nonbanking company and that Board action on this proposal will not hinder the DOJ in its inquiry. The Board will monitor the DOJ inquiry and retains broad authority to take

originators in major housing markets across the country. Upon consummation of this proposal, Loan America would operate as a separate subsidiary of Barnett Mortgage Company.

^{3.} Asset data for Barnett and mortgage data for both Barnett and Loan America are as of December 31, 1993.

^{4.} Asset data for Loan America are as of March 31, 1994.

^{5.} Loan America conducts its home mortgage business in 36 states, with 70 percent of its 1993 business located in California, New Jersey, Illinois, and New York. In contrast, Barnett originates mortgage loans only in Florida and Georgia

^{6.} See 12 C.F.R. 225.25(b)(1).

appropriate supervisory action, including action on future applications, if warranted.

Based on the record available to the Board at this time, including commitments made by Barnett in connection with this application, and for the reasons discussed in this order, the Board has determined that the balance of public interest factors that it is required to consider under section 4(c)(8) of the BHC Act is favorable and consistent with approval of this application. Accordingly, the application is hereby approved. The Board's approval is specifically conditioned on compliance by Barnett with all the commitments made in connection with this application. The Board's determination also is subject to all the conditions set forth in Regulation Y, including those in sections 225.7 and 225.23(b)(3) of Regulation Y (12 C.F.R. 225.7 and 225.23(b)), and to the Board's authority to require modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and to prevent evasion of, the provisions and purposes of the BHC Act and the Board's regulations and orders issued thereunder. For the purpose of this action, the commitments and conditions relied on by the Board in reaching this decision are deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Atlanta, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 21, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

> JENNIFER J. JOHNSON Deputy Secretary of the Board

The Daiwa Bank, Limited Osaka, Japan

Order Approving an Application to Engage in Securities Brokerage Activities and to Act as "Riskless Principal"

The Daiwa Bank, Limited, Osaka, Japan ("Applicant"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied pursuant to section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)) and section 225.23 of the Board's Regulation Y (12 C.F.R. 225.23) to engage through its indirect subsidiary. Cosmo Securities (America) Inc., New York, New York ("Company"), in securities brokerage activities pursuant to section 225.25(b)(15) of Regulation Y (12 C.F.R. 225.25(b)(15)), and in buying and selling securities on the order of investors as "riskless principal."

Notice of the application, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 15,730 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 4(c)(8) of the BHC Act.

Applicant, with total consolidated assets equivalent to approximately \$178.2 billion, is the 20th largest banking organization in the world. Applicant operates branches, agencies, representative offices and loan production offices in several cities in the United States, and owns Daiwa Bank Trust Company, a state-chartered trust company in New York. The Company is registered as a broker-dealer with the Securities and Exchange Commission ("SEC") and is a member of the National Association of Securities Dealers, Inc. ("NASD").2 Accordingly, Company is subject to the record-keeping, reporting, fiduciary standards, and other requirements of the Securities Exchange Act of 1934 (15 U.S.C. § 78a et seq.), the SEC, and the NASD.

The Board previously has determined by regulation that engaging in securities brokerage services is closely related to banking and permissible for bank holding companies under section 4(c)(8) of the BHC Act.³ Applicant has committed that Company will conduct these activities in accordance with the limitations imposed by section 225.25(b)(15) of Regulation Y.

"Riskless principal" is the term used in the securities business to refer to a transaction in which a broker-dealer, after receiving an order to buy (or sell) a security from a customer, purchases (or sells) the security for its own account to offset a contemporaneous sale to (or purchase from) the customer.4 "Riskless principal" transactions are understood in the industry to include only transactions in the secondary market. Thus, Applicant proposes that Company would not act as a "riskless principal" in selling securities at the order of a customer that is the issuer

^{1.} Asset data are as of March 31, 1994.

^{2.} Company currently engages in securities brokerage activities. Applicant received temporary authority to acquire a controlling interest in Company under section 4(c)(9) of the BHC Act.

^{3.} See 12 C.F.R. 225.25(b)(15).

See Securities and Exchange Commission Rule 10b-10. 17 C.F.R. 240.10b-10(a)(8)(i).

of the securities to be sold, or in any transaction where Company has a contractual agreement to place the securities as agent of the issuer. Company also would not act as a "riskless principal" in any transaction involving a security for which it makes a market.

The Board previously has determined by order that, subject to prudential limitations that address the potential for conflicts of interests, unsound banking practices, and other adverse effects, the proposed riskless principal activities are so closely related to banking as to be a proper incident thereto within the meaning of section 4(c)(8) of the BHC Act. 5 The Board also previously has determined that purchasing and selling securities on the order of investors as a "riskless principal" does not constitute underwriting and dealing in securities for purposes of section 20 of the Glass-Steagall Act (12 U.S.C. § 377), and that revenue derived from this activity is not subject to the 10 percent revenue limitation on underwriting and dealing in bank-ineligible securities.6 In order to address the potential for conflicts of interests, unsound banking practices, or other adverse effects, Applicant has committed that Company will conduct its "riskless principal" activities using the same methods and procedures, and subject to the same prudential limitations, as those established by the Board in the Bankers Trust Order and the J.P. Morgan Order, as modified to reflect Applicant's status as a foreign bank.7

In order to approve this application, the Board also is required to determine that the performance of the proposed activities by Applicant can reasonably be expected to produce benefits to the public that would outweigh possible adverse effects under the proper incident to banking standard of section 4(c)(8) of the BHC Act.⁸

Under the framework established in this and prior Board decisions, consummation of this proposal is not likely to result in any significantly adverse effects, such as an undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. Moreover, the Board has determined that performance of the proposed activities by Applicant can reasonably be expected to produce public benefits, such as added convenience to Applicant's customers, that would outweigh any adverse effects under the proper incident to banking standard of section 4(c)(8) of the BHC Act.

In every case involving a nonbanking acquisition by a bank holding company under section 4 of the BHC Act, the Board considers the financial condition and resources of Applicant and its subsidiaries and the effect of the transaction on these resources. In this case, the Board notes that Applicant meets the relevant risk-based capital standards consistent with the Basle Accord, and has capital equivalent to that which would be required of a United States banking organization. In view of these and other facts of record, the Board has determined that the financial factors are consistent with approval of this application. The managerial resources of Applicant and its subsidiaries also are consistent with approval.

Based on the foregoing and all the facts of record, the Board has determined to, and hereby does, approve this application subject to all the terms and conditions set forth in this order, and in the Board regulations and orders noted above. The Board's determination also is subject to all the terms and conditions set forth in its Regulation Y, including those in sections 225.7 and 225.23(b), and to the Board's authority to require modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and to prevent evasion of, the provisions of the BHC Act, and the Board's regulations and orders issued thereunder. The Board's decision is specifically conditioned on compliance with all the commitments made in this application, including the commitments discussed in this order and the conditions set forth in the Board orders noted above. These commitments and conditions shall be deemed to be conditions imposed in writing by the Board in connection with its findings and decisions and, as

^{5.} See J.P. Morgan & Company Incorporated, 76 Federal Reserve Bulletin 26 (1990) ('1.P. Morgan Order'); Bankers Trust New York Corporation, 75 Federal Reserve Bulletin 829 (1989) ('Bankers Trust Order').

^{6.} *Id*

^{7.} See The Sumitomo Bank, Limited, 77 Federal Reserve Bulletin 339 (1991); Creditanstalt-Bankverein, 77 Federal Reserve Bulletin 183 (1991); The Royal Bank of Scotland Group PLC, 76 Federal Reserve Bulletin 866 (1990). As detailed more fully in these orders, in addition to the commitments imposed by the Board in connection with underwriting and dealing in securities, Applicant has made a number of commitments regarding the conduct of the "riskless principal" activities. In particular, Applicant has committed that Company will maintain specific records that will clearly identify all "riskless principal" transactions, and that Company will not engage in "riskless principal" transactions for any securities carried in its inventory. When acting as a "riskless principal," Company will engage only in transactions in the secondary market, and will not act at the order of a customer that is the issuer of the securities to be sold: will not act as "riskless principal" in any transaction involving a security for which it makes a market; nor hold itself out as making a market in the securities that it buys and sells as a "riskless principal." Moreover, Company will not engage in "riskless principal" transactions on behalf of any foreign affiliates that engage in securities dealing activities outside the United States, and will not act as "riskless principal" for registered investment company securities. In addition, Company will not act as a "riskless principal" with respect to any securities of investment companies that are advised by Applicant or any of its affiliates.

^{8. 12} U.S.C. § 1843(c)(8).

^{9.} See 12 C.F.R. 225.24; Fuji Bank, Limited, 75 Federal Reserve Bulletin 94 (1989); Bayerische Vereinsbank AG, 73 Federal Reserve Bulletin 155 (1987).

such, may be enforced in proceedings under applicable

This transaction shall not be consummated later than three months after the effective date of this order. unless such period is extended for good cause by the Board or by the Federal Reserve Bank of New York, pursuant to delegated authority.

By order of the Board of Governors, effective September 27, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

> JENNIFER J. JOHNSON Deputy Secretary of the Board

First Interstate Bancorp Los Angeles, California

First Interstate Bank of California Los Angeles, California

Order Approving Applications to Acquire and Merge a Savings Association Into a Subsidiary Bank

First Interstate Bancorp, Los Angeles, California ("First Interstate"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)) and section 225.23 of the Board's Regulation Y (12 C.F.R. 225.23) to acquire Sacramento Savings Bank, Sacramento, California ("Savings Bank"), and Central Valley Security Company, both wholly owned subsidiaries of Allegheny Financial, Inc., New York, New York. First Interstate's subsidiary bank, First Interstate Bank of California, Los Angeles, California ("FICAL"), a state member bank, has applied under section 18(c) of the Federal Deposit Insurance Act (the "FDI Act") (12 U.S.C. § 1828(c) ("Bank Merger Act") to acquire Savings Bank.

First Interstate also has applied under section 5(d)(3) of the FDI Act (12 U.S.C. § 1815(d)(3)), as amended by the Federal Deposit Insurance Corporation Improvement Act of 1991, Pub. L. No. 102-242, § 501, 105 Stat. 2236, 2388 (1991), to acquire Savings Bank, and FICAL has applied to establish branches at the present locations of Savings Bank pursuant to section 9 of the Federal Reserve Act (12 U.S.C. § 321 et seq.)2

Section 5(d)(3) of the FDI Act requires the Board to review any proposed merger between a Savings Association Insurance Fund member and any Bank Insurance Fund ("BIF") member, if the acquiring or resulting institution is a BIF-insured subsidiary of a bank holding company. In reviewing these proposals, the Board is required to follow the procedures and consider the factors set forth in section 18(c) of the FDI Act, the Bank Merger Act (12 U.S.C. § 1828(c)).3

Notice of the applications, affording interested persons an opportunity to submit comments, has been published (59 Federal Register 32,432 (1994)). As required by the Bank Merger Act and the Board's Rules of Procedure (12 C.F.R. 262.3(b)), reports on the competitive effects of the mergers were requested from the United States Attorney General, the Office of the Comptroller of the Currency ("OCC"), and the Federal Deposit Insurance Corporation. The time for filing comments has expired, and the Board has considered the applications and all comments received in light of the factors set forth in section 4(c)(8) of the BHC Act, the Bank Merger Act, section 5(d)(3) of the FDI Act, and section 9 of the Federal Reserve Act.

The Board has determined by regulation that the operation of a savings association by a bank holding company is closely related to banking for purposes of section 4(c)(8) of the BHC Act, if the savings associations acquired by bank holding companies conform their direct and indirect activities to those permissible for bank holding companies under section 4(c)(8) of the BHC Act.4 First Interstate has committed to conform all activities of Savings Bank to the requirements of section 4(c)(8) of the BHC Act and Regulation Y.

First Interstate, with total consolidated assets of \$53.5 billion, controls 14 banks in Alaska, Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Texas, Washington, Wyoming, and Utah.⁵ First Interstate is the fifth largest depository institution in California, with FICAL controlling \$19.9 billion in deposits, representing approximately 5.1 percent of the total deposits in depository institutions in the state.6 Savings Bank is the 22d largest

^{1.} Section 5(d)(3) of the FDI Act requires the Board to review any proposed merger between a bank owned by a bank holding company and a savings association, or branch of a savings association, in which the resulting institution is insured by the Bank Insurance Fund, and in reviewing these proposals, to follow the procedures and consider the factors set forth in section 18(c) of the Bank Merger Act.

^{2.} A list of these branches is set forth in the Appendix.

^{3. 12} U.S.C. § 1815(d)(3)(E). These factors include considerations relating to competition, the financial and managerial resources and future prospects of the existing and proposed institutions, and the convenience and needs of the communities to be served. 12 U.S.C. § 1828(c).

^{4.} See 12 C.F.R. 225.25(b)(9).

^{5.} Asset data are as of March 31, 1994.

^{6.} State and market deposit data are as of June 30, 1993. In this context, depository institutions include commercial banks, savings banks, and savings associations. Market share data before consum-

depository institution in California, controlling \$2.8 billion in deposits, representing less than 1 percent of the total deposits in depository institutions in the state. Upon consummation of this proposal, First Interstate would remain the fifth largest depository organization in the state, controlling deposits of \$22.7 billion, representing approximately 5.8 percent of the total deposits in depository institutions in California.

First Interstate and Savings Bank compete directly in ten banking markets in California.⁷ After consummation of this proposal, numerous competitors would remain in each market and the increase in market concentration, as measured by the Herfindahl-Hirschman Index ("HHI"), would not exceed the Department of Justice merger guidelines.⁸ Based on all the facts of record, the Board concludes that consummation of this proposal would not result in significantly adverse effects on competition or the concentration of banking resources in these or any other relevant banking markets.

Convenience and Needs Considerations

In acting on applications to acquire a depository institution, the Board must consider the convenience and needs of the communities to be served, and take into account the records of the relevant depository institutions under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA"). The CRA requires the federal financial supervisory agencies to encourage financial institutions to help meet the credit

mation are based on calculations in which the deposits of thrift institutions are included at 50 percent. The Board previously has indicated that thrift institutions have become, or have the potential to become, significant competitors of commercial banks. See WM Bancorp, 76 Federal Reserve Bulletin 788 (1990); National City Corporation, 70 Federal Reserve Bulletin 743 (1984). Because the deposits of Savings Bank would be transferred to a commercial bank under this proposal, those deposits are included at 100 percent in the calculation of First Union's pro forma market share. See Norwest Corporation, 78 Federal Reserve Bulletin 452 (1992); First Bank, Inc., 76 Federal Reserve Bulletin 669, 670 n. 9 (1990).

7. These markets are the Auburn, Chico, Grass Valley, Lodi, Placerville, Redding, Santa Rosa, Sacramento, Stockton, and Yuba City banking markets.

8. Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,823 (June 29, 1984), a market in which the post-merger HHI is above 1800 is considered to be highly concentrated. In such markets, the Justice Department is likely to challenge a merger that increases the HHI by more than 50 points. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anticompetitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by more than 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anticompetitive effects implicitly recognize the competitive effect of limited-purpose lenders and other non-depository financial entities. Consummation of this proposal would not cause the HHI to increase more than 200 points or result in a post-merger HHI above 1800 points in any of the relevant banking markets.

needs of the local communities in which they operate, consistent with the safe and sound operation of such institutions. To accomplish this end, the CRA requires the appropriate federal supervisory authority to "assess the institution's record of meeting the credit needs of its entire community, including low- and moderate-income neighborhoods, consistent with the safe and sound operation of such institutions," and to take that record into account in its evaluation of these applications.9

The Board has reviewed comments submitted by several organizations and individuals ("Protestants") alleging that First Interstate's lead bank, FICAL, has failed to meet the credit needs of minority and low- to moderate-income persons in the Sacramento metropolitan statistical area ("Sacramento MSA").10 In particular, Protestants contend that data filed by the bank under the Home Mortgage Disclosure Act (12 U.S.C. § 2801 et seq.) ("HMDA") indicate disparities in the rates of housing-related loan approvals and denials between minority and nonminority applicants and in the geographic distribution of credit-related products. In addition, Protestants indicate that the Sacramento community has not benefitted from FICAL's lending initiative to provide \$2 billion in special funding over a ten-year period to low- to moderate-income communities. Protestants assert that FICAL has an inadequate branch location/closure policy and insufficient community and economic development and outreach and marketing programs to serve the minority community in the Sacramento MSA. Moreover, Protestants express concern that the proposed transaction may result in the elimination of branches and lending programs established by Savings Bank and loss of employment opportunities in Sacramento. 11

In its consideration of the convenience and needs factor, the Board has carefully reviewed the entire CRA performance record of FICAL and Savings Bank, all comments received on these applications, including First Interstate's and Savings Bank's re-

^{9. 12} U.S.C. § 2903.

^{10.} The Protestants include the Mayor of Sacramento, Project FAITHE, Sacramento Black Chamber of Commerce, Sacramento Housing Alliance, and Sacramento Housing and Redevelopment Agency. An individual commenter has joined in these comments, and also alleges that FICAL does not make sufficient ascertainment and outreach efforts to the gay and lesbian community, and has engaged in deliberate, discriminatory actions against the gay and lesbian community in its credit practices and against downtown Sacramento residents through its administration of an automated teller machine ("ATM") site. The Board notes that FICAL closed the ATM at night and locked the parking lot in response to security concerns raised by the Sacramento Police Department. FICAL subsequently installed a new 24-hour ATM in a more secure location on the branch's premises.

^{11.} FICAL expects that any staff reductions would be accomplished largely through attrition, and has in place programs to assist employees who are displaced as a result of this proposal.

sponse to these comments, and all other relevant facts of record, in light of the CRA, the Board's regulations and the Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act ("Agency CRA Statement").12

A. Record of CRA Performance

The Agency CRA Statement provides that a CRA examination is an important and often controlling factor in the consideration of an institution's CRA record, and that these reports will be given great weight in the applications process.¹³ The Board notes that FICAL received a "satisfactory" rating from the Federal Reserve Bank of San Francisco at the most recent examination of FICAL's CRA performance as of April 11, 1994 ("1994 examination") and that all of First Interstate's other subsidiary banks received "satisfactory" or "outstanding" CRA ratings at the most recent examinations of their CRA performance.14 In addition, Savings Bank received a "satisfactory" rating from its primary regulator, the Office of Thrift Supervision, at its most recent examination as of March 10, 1993.

B. FICAL's HMDA Data

The Board has carefully reviewed the 1992 and 1993 data filed under the HMDA in light of Protestants' allegations of disparities in lending to low- to moderateincome and minority residents in the Sacramento MSA, which show some disparities in denial and origination rates in the Sacramento MSA.

Because all banks are obligated to adopt and implement lending practices that ensure not only safe and sound lending, but also equal access to credit by creditworthy applicants regardless of race, the Board is concerned when the record of an institution indicates disparities in lending to applicants in low- to moderate-income and minority communities. The Board also recognizes that HMDA data have limitations that make the data an inadequate basis, absent other information, for conclusively determining whether an institution has engaged in illegal discrimination in making lending decisions.

The Board has carefully considered the results of FICAL's 1994 examination, which found that credit applications are generally solicited from all segments of the bank's delineated community, are in compliance with regulatory requirements, and do not contain language that would discourage applicants. The bank has developed a number of policies, procedures and training programs to prevent discrimination in its lending and credit activities. Examiners also noted that FICAL's record of generating applications and extending credit in low-income and minority communities continues to improve. The 1994 examination indicates that FICAL has taken extensive steps to identify discriminatory practices at the branch, residential, and consumer lending levels. These efforts include the use of consultants who were hired to conduct two separate "matched pair" tests at the branch level to evaluate mortgage-lending and other officers involved in home improvement financing; and a comprehensive fair lending review conducted by the bank's internal audit department to evaluate underwriting procedures and ensure that credit standards are applied consistently to all applicants. Moreover, FICAL has implemented a "second review" program for consumer, mortgage, and small business lending. Under the program, senior bank underwriters review all declined loan applications to ensure that the applicants were treated fairly and in accordance with law, and to determine if an alternative credit structure to the one requested can be offered to the applicant.¹⁵

C. FICAL's Lending Practices

1. Statewide

FICAL offers numerous loan products to assist in meeting the ascertained credit needs of the bank's community, including low- and moderate-income

^{12. 54} Federal Register 13,742 (1989).

^{13.} Id. at 13,745.

^{14.} FICAL's subsidiary bank, First Interstate Bank of Englewood, Englewood, Colorado, received an "outstanding" rating for its CRA performance from the OCC as of January 1991, and twelve subsidiary banks of FICAL each received "satisfactory" ratings for CRA performance from the OCC: First Interstate Bank of Alaska, Anchorage, Alaska (October 1992); First Interstate Bank of Arizona, Phoenix, Arizona (May 1992); First Interstate Bank of Denver, Denver, Colorado (January 1991); First Interstate Bank of Idaho, Boise, Idaho (August 1993); First Interstate Bank of Montana, Kalispell, Montana (October 1992); First Interstate Bank of Nevada, Las Vegas, Nevada (November 1992); First Interstate Bank of New Mexico, Santa Fe, New Mexico (November 1993); First Interstate Bank of Oregon, Portland, Oregon (April 1992); First Interstate Bank of Texas, Houston, Texas (June 1993); First Interstate Bank of Utah, Salt Lake City, Utah (October 1993); First Interstate Bank of Washington, Seattle, Washington (August 1992); and First Interstate Bank of Wyoming, Casper, Wyoming (October 1993).

^{15.} Examiners also found violations of the Equal Credit Opportunity Act at the bank, mostly related to the bank's failure to provide notification of adverse actions to telephone loan applicants, or involving non-applicant signature requirements for otherwise creditworthy applicants at various bank departments. Management commenced corrective action during the examination and immediately thereafter to remedy these violations. Examiners also found a few apparent violations of law in other areas of the bank. FICAL and the Federal Reserve Bank of San Francisco are evaluating these apparent violations to determine what, if any, corrective action is appropriate. The bank's progress in addressing these matters will be closely monitored by the Reserve Bank.

neighborhoods. In 1992, the bank introduced the Community Investment Home Loan Program, which consists of three new mortgage products to make home ownership more affordable for low- and moderateincome borrowers who may not otherwise meet the bank's credit standards. The Community Investment Home Loan Program includes the Down Payment Assistance program which reduces the homebuyer's out-of-pocket down payment cost to 3 percent of the purchase price. FICAL lends the remaining 2 percent in the form of a second mortgage with below-market rates and interest-only payments for the life of the loan. In addition, the Home Buyers Assistance Program has a down payment requirement of 5 percent, with an option permitting the down payment to come from a gift or grant to the borrower. FICAL also has established a Community Advancement Program targeted at low-income or minority census tracts that has reduced down payment requirements of 5 percent for any qualified borrower purchasing a home in a lowincome or predominantly minority area. In 1993, 84 loans, totalling \$10.3 million, were made under these programs. In 1994, the bank has made 212 such loans, totalling \$23.7 million.

The 1994 examination also indicates that FICAL's community development activities are outstanding. The bank's community development activities are conducted primarily through its Community Lending Department ("CLD"), which contains two separate units, Affordable Housing and Economic Development. FICAL's Affordable Housing Unit provides affordable housing construction loans primarily for the construction of residences targeted for low- and moderate-income households. The unit extended \$56 million in 1992 and \$82 million in 1993 in affordable housing loans. The Economic Development Unit administers FICAL's commercial loan pools and programs, and extends loans under the bank's Community Assistance Program ("CAP"), a loan program developed in 1993 to provide financial assistance for community social services, increased job opportunities, and housing in low-income and economically deprived neighborhoods. As of April 1994, loans totalling \$2.3 million have been extended under the CAP program.

FICAL also participates in government-insured and publicly sponsored programs, including Federal Housing Administration mortgage loans, California guaranteed business loans, Small Business Administration ("SBA") loans, and federally insured and state guaranteed student loans.

2. Sacramento

In evaluating this proposal, the Board notes that FICAL's presence in Sacramento is relatively small,

and that its lending activities in low- to moderate-income areas in Sacramento represent a somewhat greater proportion of its lending activities in the city. FICAL's assets in the Sacramento MSA represent approximately 3 percent of the bank's total assets. In 1993, however, the bank's lending activity in the Sacramento MSA represented approximately 7 percent of total assets in mortgage loans to low-income applicants or in low- and moderate-income areas, and 12 percent of total assets in construction loans for affordable housing to low-income individuals.

In 1993, FICAL originated approximately \$7.1 million in mortgage loans to low-income applicants or low-to-moderate-income census tracts in the Sacramento MSA. Moreover, the bank originated 776 consumer loans to individuals in low- to moderate-income census tracts totalling \$7.6 million in 1993. During the first half of 1994, 332 consumer loans were made in these census tracts totalling \$7 million.

In 1993, FICAL extended five loans totalling \$485,000 under the bank's three-pronged Community Investment Home Loan Program. This year, the bank has made four loans totalling \$397,750 under this program. The Affordable Housing Unit made a loan of \$10.5 million to construct a 241-unit low-income housing project for senior citizens in Sacramento. During the first half of 1994, FICAL also originated \$697,500 in government-guaranteed business loans and \$3.7 million in non-government guaranteed small business loans in the Sacramento MSA.

In connection with this proposal, FICAL has committed to take a variety of steps to increase the number of loans made to minority and low- to moderate-income areas in the Sacramento MSA. For example, First Interstate will hire a CRA loan officer for the Sacramento area. In addition, First Interstate will establish a Sacramento loan production office at a site accessible to low- and moderate-income applicants for home loans. The loan production office will have a bilingual loan officer solely responsible for originating CRA loans and will co-sponsor homebuyer workshop sessions with local community groups.

In response to Protestants' concerns, First Interstate will allocate a portion of its \$2-billion/10-year statewide loan commitment to low- and moderate-income communities to the Sacramento MSA. To ensure that the Sacramento MSA is adequately represented in future allocations, FICAL plans to add a person from the Sacramento area to the Community Advisory Board, which was established to make community development loans from the \$2-billion fund. In addition, FICAL will continue Savings Bank's role in the Northern California Reinvestment Consortium ("NCRC") and has committed to joining NCRC as a loan pool participant. First Interstate will pursue mem-

bership in the Federal Home Loan Bank's Affordable Housing Program, a program in which Savings Bank previously served as a lender.

D. FICAL's Ascertainment of Community Credit Needs

1. Statewide

1020

The 1994 examination indicates that FICAL's ascertainment efforts are outstanding. The bank's employees have direct contacts with local government and community groups, as well as a "telephone call" program to identify the credit needs of the entire community, including low- and moderate-income neighborhoods. Information gathered through these contacts is documented in a "Community Reinvestment Act Questionnaire" completed periodically for each branch and used in devising techniques to target outreach efforts. These questionnaires are forwarded to the Community Development Department for compilation and distribution to the bank's CRA Task Force, which develops a comprehensive annual CRA Plan. 16 Branches also receive information from FICAL's California Marketing Department on the demographics of the branch's targeted market, recommended product usage, potential credit needs and market share information.

As a result of the most recent CRA Questionnaire, conducted in April 1993, FICAL now offers unsecured small business lines of credit, small business accounts receivable lines of credit, and a commercial real estate product with lower minimum loan sizes and newly acceptable forms of collateral; has hired additional Small Business Administration loan officers; has implemented a flexible Mobile Home Loan Policy to allow for older, wider homes to serve as collateral to purchase single-wide homes; offers secured consumer credit cards with credit lines as low as \$500; and has created a flexible basic checking account with a low opening balance and no minimum balance requirement.

FICAL's Residential Mortgage Division identified the following characteristics of credit as obstacles to meeting the mortgage credit needs of the community: down payment requirements, underwriting criteria, lack of credit history, and rigid mortgage insurance guidelines. The bank's three-pronged Community Investment Home Loan Program was established to alleviate the down payment, underwriting and lack of credit history barriers. In addition, after FICAL determined that many low-income applicants were being denied credit because FICAL was unable to acquire mortgage insurance for the loans, FICAL approved a \$50 million portfolio allocation for loans that met underwriting standards but for which mortgage insurance was not available. Moreover, a Community Advisory Board consisting of a six-member group of minority leaders was formed in 1993, as part of FICAL's \$2-billion/10-year statewide CRA commitment.

2. Sacramento

FICAL has implemented these statewide outreach efforts in the Sacramento MSA. For instance, FICAL's branch managers and staff are required to ascertain the credit needs of their communities through customer and prospective customer contacts; calling efforts; involvement in community-based organizations; contacts with government officials, agencies or departments; and discussions with community leaders. In 1993, the Sacramento area averaged over 200 such calls per month. In addition, a representative from the Sacramento area will be added to the Community Advisory Board.

E. FICAL's Marketing Efforts

1. Statewide

The 1994 examination indicates that FICAL's overall marketing efforts are satisfactory. FICAL markets its products and services through the California Marketing Department ("CMD"), which is the primary marketing and advertising vehicle for statewide promotions; the Central Marketing Department; individual departments of the bank (First Interstate Residential Mortgage, Government Guaranteed Lending Unit, and the Community Development Department), which are responsible for product specific marketing relative to the credit products offered; and the branch network which acts as a support mechanism to the CMD for all product promotions.

Marketing efforts at the CMD consist primarily of direct mail campaigns. The CMD also uses various media sources, including radio stations such as Spanish language stations, that reach a diverse section of the community in all counties served by the bank. Examiners noted that FICAL's use of outdoor and transit media had increased since the previous examination period, and advertisements are generally included in African-American, Chinese, and Hispanic publications.

The CMD also compiles the branch Sales Resource Manual, which contains advertisements and solicita-

^{16.} The 1994 examination indicates that FICAL's board of directors and senior management have supported efforts to improve the bank's CRA program and routinely attend CRA Task Force meetings. Examiners also noted that the board of directors are generally active in their respective communities in ways that enhance the bank's CRA program.

tions for most products and services offered by the bank. Approximately 25 to 35 new flyers are produced each year in both English and Spanish. Branches use these flyers in conjunction with mailing lists provided by the CMD.

All marketing activities for FICAL's mortgage loan products are conducted through the Residential Mortgage Division ("FIRM"). The major marketing device at FIRM is the Home Buyer Workshop. These workshops are held in conjunction with branches, community based organizations, and local churches to provide prospective applicants with information on the bank's mortgage loan products, especially those designed for low- and moderate-income consumers. Radio and community based newspapers as well as local realtors promote the workshops.

The bank's Community Development Department also is engaged in marketing activities, and has retained an advertising agency to promote FICAL's F.I.R.S.T. Program, a program designed to provide access to consumer credit for low- and moderate-income individuals who are unable to obtain credit because of down payment and closing-cost requirements.

Marketing for the bank's Small Business Administration ("SBA") loan programs is conducted through the Government Guaranteed Lending Unit. Activities of the unit include developing product specific advertisements for local business journals throughout the state, participation in SBA seminars, hosting seminars targeted at small business owners, and producing marketing materials for use at these seminars.

2. Sacramento

Currently, FICAL uses the Home Buyer Education Workshops to reach low-income and minority communities in the Sacramento MSA. FICAL conducted 14 homebuyer workshops in 1993, and 17 such workshops through the first half of 1994. After the merger, FICAL will maintain the same number of workshops as the combined number of workshops that Savings Bank and FICAL currently conduct.

FICAL also plans to implement a four-part Sacramento Affordable Mortgage Loan Marketing Plan. First, FICAL will develop a direct mail campaign, consisting of a series of letters or postcards announcing the availability of FHA, FmHA, VA, and Community Investment Home loans to all segments of the Sacramento MSA. Second, advertisements will be placed in community-oriented publications. Third, advertisements will be placed with radio stations targeted to minority audiences. Fourth, a community reinvestment officer has been hired to work with community organizations to communicate the avail-

ability of FICAL's special affordable mortgage programs and products.

F. Branches

The 1994 examination indicates that branch offices are reasonably accessible to all segments of the bank's local community and provide a full range of deposit and credit services. Each branch has ATM facilities, and additional stand-alone ATMs are available at various locations throughout the state. The 1994 examination also indicates that FICAL has a comprehensive, written branch-closure policy. The policy states that the decision to close a branch office shall be made only after the bank has thoroughly evaluated the potential impact of such an action and consulted with the local community, including customers and employees.

In Sacramento, FICAL and Savings Bank have seven branch offices located in census tracts either designated as low- to moderate-income or having a minority population greater than 50 percent. Two of these offices would be consolidated into nearby FICAL offices in accordance with FICAL's branch-closure policy.

G. Conclusion Regarding Convenience and Needs Factor

On the basis of all the facts of record, including the information provided by the commenters and First Interstate, and relevant reports of examination, the Board concludes that the convenience and needs considerations, including the CRA records of performance of FICAL and Savings Bank, are consistent with approval of these applications. The Board expects First Interstate to implement fully all commitments made in connection with this proposal, including its proposed CRA initiatives for the Sacramento area. The Board also expects FICAL to continue to strengthen its performance in the areas discussed in this order, and to

^{17.} Protestants have requested that the Board hold a public hearing or meeting on this proposal. The Board's rules provide that a hearing is required under section 4 of the BHC Act only if there are disputed issues of material fact that cannot be resolved in some other manner. In addition, the Board may, in its discretion, hold a public hearing or meeting on an application to clarify factual issues related to the application and to provide an opportunity for testimony, if appropriate. 12 C.F.R. 262.3(e) and 262.25(d). The Board has carefully considered this request. In the Board's view, Protestants have had sufficient opportunity to present written submissions, and has submitted substantial written comments that have been considered by the Board. On the basis of all the facts of record, the Board has determined that a public meeting or hearing is not necessary to clarify the factual record in these applications, or otherwise warranted in this case. Accordingly, the request for a public meeting or hearing on these applications is hereby denied.

submit semiannual reports on its programs to the Federal Reserve Bank of San Francisco for the next two years. The Board will assess the success of FICAL's continued efforts in connection with future applications for expansion by First Interstate.

Other Considerations

The financial and managerial resources and future prospects of First Interstate, Savings Bank, and their respective subsidiaries, and the other supervisory factors the Board must consider under the Bank Merger Act and the Federal Reserve Act, are consistent with approval of this proposal.

In addition, the record does not indicate that consummation of this proposal is likely to result in any significantly adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices that are not likely to be outweighed by the public benefits of this proposal. The Board expects that FICAL's acquisition of Savings Bank would provide added convenience and services to Savings Bank customers because they would have access to an array of services and programs not currently provided by Savings Bank in the Sacramento community. Accordingly, the Board has determined that the balance of public interest factors it must consider under section 4(c)(8) of the BHC Act is favorable and consistent with approval of First Interstate's applications to acquire Savings Bank.

The Board also has considered the additional factors it must review under section 5(d)(3) of the FDI Act, and the record in this case reflects that:

- (1) The transaction will not result in the transfer of any federally insured depository institution's federal deposit insurance from one federal deposit insurance fund to the other;
- (2) First Interstate and FICAL currently meet, and upon consummation of the proposed transaction will continue to meet, all applicable capital standards; and
- (3) Because FICAL is located in California and is merging with a California savings association, the proposed transaction would comply with the Douglas Amendment if Savings Bank were a state bank that First Interstate was applying to acquire directly. See 12 U.S.C. § 1815(d)(3).

Based on the foregoing and all the facts of record, the Board has determined that the applications should be, and hereby are, approved. 18 The Board's approval of

this proposal is specifically conditioned on compliance by First Interstate with the commitments made in connection with these applications and upon First Interstate and FICAL receiving all necessary federal and state approvals. The commitments and conditions relied on by the Board in reaching this decision are deemed to be conditions imposed in writing by the Board in connection with its findings and decision and, as such, may be enforced in proceedings under applicable law.

The Board's determination is subject to all of the conditions set forth in Regulation Y, including those in sections 225.4(d) and 225.23(b)(3), and to the Board's authority to require modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and to prevent evasion of, the provisions and purposes of the BHC Act and the Board's regulations and orders issued thereunder.

The merger of FICAL and Savings Bank shall not be consummated before the thirtieth calendar day following the effective date of this order, and neither transaction shall be consummated later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of San Francisco, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 22, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

JENNIFER J. JOHNSON
Deputy Secretary of the Board

Appendix

Branches of Sacramento Savings Bank to be Acquired by First Interstate Bancorp

330 E Street, Davis, California 5499 Sunrise Blvd., Davis, California 5000 Laguna Blvd., Elk Grove, California

^{18.} In addition, one Protestant criticized FICAL's record on the representation of African Americans among its vendor contractors; on its board of directors; and on its executive, officer, and management

staffs. The Board notes that because FICAL employs more than 50 people, serves as a depository of government funds, and acts as agent in selling or redeeming U.S. savings bonds and notes, it is required by Department of Labor regulations to:

⁽¹⁾ File annual reports with the Equal Employment Opportunity Commission; and

⁽²⁾ Have in place a written affirmative action compliance program that states its efforts and plans to achieve equal opportunity in the employment, hiring, promotion, and separation of personnel.

See 41 C.F.R. 60-1.7(a), 60-1.40. First Interstate and its other subsidiaries also are subject to these equal opportunity and affirmative action requirements.

954 East Avenue, Chico, California 6585 Oakmont Drive, Santa Rosa, California 190 E. Monte Vista Avenue, Vacaville, California 5697 Hillsdale Blvd., Sacramento, California 6363 Riverside Blvd., Sacramento, California 90 Belle Mille Road, Red Bluff, California 1224 E. Gibson Road, Woodland, California 1380 Hilltop Drive, Redding, California 9165 Kiefer Blvd., Sacramento, California 8859 Madison Avenue, Fair Oaks, California 6653 Clark Road, Paradise, California 5107 Fair Oaks Blvd., Carmichael, California 3103 Travis Blvd., Fairfield, California 3205 West Hammer Lane, Stockton, California 2485 Notre Dame Blvd., Suite 750, Chico, California 1326 Broadway, Sacramento, California 1300 W. Kettleman Lane, Lodi, California 3450 Palmer Drive, Cameron Park, California 2440 N. Texas Street, Fairfield, California 3101 Travis Blvd., Fairfield, California 8395 Folsom Blvd., Sacramento, California 9165 Kiefer Blvd., Sacramento, California 850 Colusa Avenue, Yuba, California 995 Tharp Road, Yuba City, California 7895 Lichen Drive, Citrus Heights, California 6031 Greenback Lane, Citrus Heights, California 2805 Childress Drive, Anderson, California 13422 East Lincoln Way, Auburn, California 1801 Douglas Blvd., Roseville, California 9 South El Dorado Street, Stockton, California 1100 Pitt School Road, Dixon, California 736 Taylorville Road, Grass Valley, California 7201 Southland Park Drive, Sacramento, California 424 L Street, Sacramento, California 1651 Response Road, Sacramento, California 6945 Stockton Blvd., Sacramento, California 2150 Watt Avenue, Sacramento, California 8799 Elk Grove Blvd., Elk Grove, California 11875 Sutton Way, Grass Valley, California 701 East Bidwell Street, Folsom, California 11200 Gold Express Drive, California 4875 Granite Drive, Rocklin, California 3980 Missouri Flat Road, Placerville, California 700 E Street, Marysville, California 1320 Yuba Street, Redding, California

Pinnacle Bancorp, Inc. Central City, Nebraska

Order Approving Application to Engage in Full-Service Securities Brokerage Activities Through a Joint Venture

Pinnacle Bancorp, Inc., Central City, Nebraska ("Applicant"), a bank holding company within the meaning

of the Bank Holding Company Act ("BHC Act"), has applied under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)), and section 225.23 of the Board's Regulation Y (12 C.F.R. 225.23), to acquire through its wholly owned subsidiary, Pinnacle Investment Company, Windsor, Colorado, a partial interest in a *de novo* joint venture partnership ("Joint Venture") that would provide full-service securities brokerage services pursuant to section 225.25(b)(15) of Regulation Y (12 C.F.R. 225.25(b)(15)). The remaining interest in Joint Venture would be acquired by Gilbert Marshall & Company, Greeley, Colorado ("Gilbert Marshall").

Notice of the application, affording interested persons an opportunity to submit comments, has been published (58 Federal Register 61,913 (1993)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 4(c)(8) of the BHC Act.

Applicant, with \$1.1 billion in total consolidated assets, operates subsidiary banks in Colorado, Kansas, Nebraska and Wyoming, and engages in permissible nonbanking activities. Gilbert Marshall is a registered broker-dealer and derives a significant portion of its revenues from underwriting and dealing in bankineligible securities.

The Board previously has determined by regulation that providing full-service securities brokerage services is an activity that is closely related to banking and permissible for bank holding companies under section 4(c)(8) of the BHC Act.² Applicant has committed that Joint Venture will conduct these activities in accordance with the limitations imposed by section 225.25(b)(15) of Regulation Y.

Applicant proposes that two officers of Gilbert Marshall who are involved in marketing and selling bank-ineligible securities underwritten and dealt in by Gilbert Marshall serve as officers of Joint Venture. In addition, Applicant proposes that at least half of the 35 registered broker-dealers employed by Gilbert Marshall serve simultaneously as employees of Joint Venture and provide full-service brokerage services to customers of Applicant's bank affiliates.³ Applicant maintains that reliance on officers and broker-dealers who are dual employees is necessary to the success of Joint Venture.

In prior decisions, the Board has expressed concern that joint ventures potentially could lead to a matrix of

^{1.} Asset data are as of December 31, 1993.

^{2.} See 12 C.F.R. 225.25(b)(15).

^{3.} Initially, Joint Venture's offices would be established at six Pinnacle bank locations. Gilbert Marshall would provide one or more brokers to each location during regular business hours or as needed.

relationships between co-venturers that could breach the legally mandated separation of banking and commerce, create the possibility of conflicts of interests and other adverse effects that the BHC Act was designed to prevent, or impair, or give the appearance of impairing, the ability of the banking organization to function effectively as an independent and impartial provider of credit.⁴ The Board has restricted dual employees between a joint venture and a securities firm co-venturer in previous cases, to separate the permissible activities of the joint venture from the impermissible activities of the co-venturer securities firm.⁵

In this case, Applicant has made several commitments to address concerns that the proposed common officers and employees may cause Joint Venture to be engaged in impermissible securities activities or may cause conflicts of interests or other adverse effects. Applicant has committed that Joint Venture will not recommend, market, or act as broker for any securities underwritten or dealt in by Gilbert Marshall, and will not solicit customers on Gilbert Marshall's behalf. None of the broker-dealers employed by Joint Venture will have any involvement in Gilbert Marshall's underwriting, market making or dealing activities, either at Gilbert Marshall or at Joint Venture, even while serving as employees of Gilbert Marshall. In addition, Joint Venture's activities will be conducted at a location separate from the Gilbert Marshall offices, and Joint Venture will not include any reference to Gilbert Marshall in its name. While two of the officers of Gilbert Marshall who are engaged in underwriting and dealing activities would be officers of the joint venture, neither these officers nor any other officers of Gilbert Marshall will have access to the Pinnacle customer lists or be permitted to provide services directly to Joint Venture's customers. Moreover, the dual employees will not distribute prospectuses or sales literature regarding securities underwritten or dealt in by Gilbert Marshall, and will not refer customers to Gilbert Marshall.

Based on these and all of Applicant's other commitments, it appears that the proposed dual officers and employees would not cause Applicant or Joint Venture to become involved in impermissible securities activities.

In order to approve this application, the Board also must determine that the performance of the proposed activities by Applicant "can reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." Applicant and Joint Venture have committed that the securities advisory and brokerage services offered by Joint Venture will be provided in accordance with the guidelines established by the Board and the other agencies for the sale of uninsured products on bank premises.

Under these guidelines, the securities and advisory services provided by Joint Venture on bank premises will be provided by trained personnel at a clearly identified location separate from the bank's deposittaking area. Customers also will receive written disclosures that specific products recommended by Joint Venture are uninsured and will be required to sign a written acknowledgement of the disclosures. Applicant has established procedures for supervising Joint Venture's compliance with these and the other policies set forth in the guidelines and Applicant may terminate the joint venture if the policies are not followed. The Board believes that this framework for conducting the proposed activities reduces the potential for conflicts of interests and customer confusion that otherwise might be associated with conducting the proposed activities on bank premises.

In every case involving a nonbanking acquisition by a bank holding company under section 4 of the BHC Act, the Board considers the financial condition and resources of the applicant and its subsidiaries and the effect of the transaction on these resources. Based on the facts of this case, the Board concludes that financial considerations are consistent with approval of this application. The managerial resources of Applicant also are consistent with approval.

The Board expects that the *de novo* entry of Applicant into the market for the proposed services would provide added convenience to Applicant's customers, and would increase the level of competition among existing providers of these services. Accordingly, the Board has determined that performance of the proposed activities by Joint Venture can reasonably be expected to produce benefits to the public.

In addition, the record does not indicate that consummation of the proposal is likely to result in any

^{4.} See The Chuo Trust and Banking Company, Limited, 78 Federal Reserve Bulletin 446 (1992) (Chuo Trust); Amsterdam-Rotterdam Bank, N.V., 70 Federal Reserve Bulletin 835 (1984) (Amro).

^{5.} See Amro; Chuo Trust; Banque Nationale de Paris, 80 Federal Reserve Bulletin 638 (1994).

^{6.} The underwriting and dealing activities of Gilbert Marshall will be handled exclusively by the officers of Gilbert Marshall, none of whom will have contact with customers of Joint Venture.

^{7. 12} U.S.C. § 1843(c)(8).

^{8.} See Interagency Statement on Retail Sales of Nondeposit Investment Products, February 15, 1994.

^{9. 12} C.F.R. 225.24.

significantly adverse effects, such as concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices that are not likely to be outweighed by the public benefits of the proposal. Accordingly, the Board has determined that the public interest factors it must consider under section 4 of the BHC Act are favorable and consistent with approval of the application.

Based on the foregoing and all the facts of record, the Board has determined to, and hereby does, approve the application, subject to the terms and conditions set forth in this order, and in the Board regulaorders noted above. The Board's tions and determination also is subject to all the terms and conditions set forth in Regulation Y, including those in sections 225.7 and 225.23(b), and to the Board's authority to require modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and prevent evasion of, the provisions of the BHC Act, and the Board's regulations and orders issued thereunder. The Board's decision is specifically conditioned on compliance with all the commitments made in this application, including the commitments discussed in this order and the conditions set forth in the Board orders noted above. These commitments and conditions shall be deemed to be conditions imposed in writing by the Board in connection with its findings and decisions, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated later than three months after the effective date of this order. unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Kansas City, pursuant to delegated authority.

By order of the Board of Governors, effective September 19, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Phillips, and Yellen. Absent and not voting: Governors LaWare and Lindsey.

> JENNIFER J. JOHNSON Deputy Secretary of the Board

The Toronto-Dominion Bank Toronto, Canada

Order Approving Application to Engage De Novo in Various Securities-Related Activities, Including Underwriting and Dealing in All Types of Debt and Equity Securities on a Limited Basis

The Toronto-Dominion Bank, Toronto, Canada ("Applicant"), a foreign bank subject to the provisions of the Bank Holding Company Act ("BHC Act"),1 has applied under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)) and section 225.23(a) of the Board's Regulation Y (12 C.F.R. 225.23(a)) to engage de novo through its wholly owned subsidiary, Toronto Dominion Securities (USA) Inc., New York, New York ("Company"), in the following nonbanking activities:

- (1) Underwriting and dealing in, to a limited extent, all types of debt and equity securities (other than securities issued by open-end investment companies), including sovereign debt securities, corporate debt securities, convertible debt securities, debt securities issued by a trust or other vehicle secured by or representing interests in debt obligations, preferred stock, common stock, American Depositary Receipts, and other direct and indirect ownership interests in corporations and other entities ("bank-ineligible securities");
- (2) Purchasing and selling all types of securities as a "riskless principal" on the order of customers; and
- (3) Making, acquiring, and servicing loans or other extensions of credit (including issuing letters of credit and accepting drafts) for Company's account and for the account of others, pursuant to section 225.25(b)(1) of Regulation Y.

Applicant seeks approval for Company to conduct the proposed activities throughout the United States.

Notice of the application, affording interested persons an opportunity to submit comments on the proposal, has been published (59 Federal Register 11,607 (1994)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 4(c)(8) of the BHC Act.

Applicant, with total consolidated assets of \$56.6 billion, is the fifth largest commercial banking organization in Canada and the 98th largest bank in the world.2 In the United States, Applicant operates a branch and a limited purpose trust company in New York, New York, an agency in Houston, Texas, and a representative office in Chicago, Illinois. In addition, Applicant engages through Company and other subsidiaries in a broad range of permissible nonbanking activities in the United States. Company currently is engaged in limited bank-ineligible securities underwriting and dealing activities that are permissible under section 20 of the Glass-Steagall Act (12 U.S.C.

^{1.} Applicant, a foreign bank with a branch in New York, New York, is subject to the BHC Act by operation of section 8(a) of the International Banking Act of 1978 (12 U.S.C. § 3106(a)).

^{2.} Asset data are as of December 31, 1992, and employ exchange rates then in effect.

§ 377).³ Company is, and will continue to be, a broker-dealer registered with the Securities and Exchange Commission ("SEC") and a member of the National Association of Securities Dealers, Inc. ("NASD"). Accordingly, Company is subject to the record-keeping and reporting obligations, fiduciary standards, and other requirements of the Securities Exchange Act of 1934 (15 U.S.C. § 78a et seq.), the SEC, and the NASD.

As indicated above, the Board has previously determined by regulation that the proposed activities related to the making, acquiring, and servicing of loans and other extensions of credit are closely related to banking within the meaning of the BHC Act. See 12 C.F.R. 225.25(b)(1). In order to approve this application, the Board also must determine that the performance of the proposed activities by Company "can reasonably be expected to produce benefits to the public... that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." 12 U.S.C. § 1843(c)(8).

Underwriting and Dealing Activities

The Board has previously determined that the conduct of the proposed underwriting and dealing activities is consistent with section 20 of the Glass-Steagall Act (12 U.S.C. § 377), provided that the company engaged in the underwriting and dealing activities derives no more than 10 percent of its total gross revenue from underwriting and dealing in bank-ineligible securities over any two-year period.⁴ Applicant has committed

that Company will conduct its underwriting and dealing activities with respect to bank-ineligible securities subject to this 10 percent revenue test.⁵

The Board has determined that, subject to the prudential framework of limitations established in previous decisions to address the potential for conflicts of interests, unsound banking practices, or other adverse effects, the proposed underwriting and dealing activities involving bank-ineligible securities are so closely related to banking as to be proper incidents thereto within the meaning of section 4(c)(8) of the BHC Act.6 Applicant has committed that Company will conduct the proposed underwriting and dealing activities using the same methods and procedures, and subject to the same prudential limitations as were established by the Board in the Section 20 Orders and other previous cases.

The Board notes that, in connection with this proposal, an issue has been raised as to whether the Section 20 Orders would prevent affiliates of Company from participating in letter of credit or similar facilities that would enhance the marketability or creditworthiness of bank-ineligible securities underwritten by Company. The Board's Section 20 Orders contain a limitation on credit enhancements which prohibits an affiliate of a section 20 subsidiary from extending credit that might be viewed as enhancing the creditworthiness or marketability of securities underwritten by the section 20 subsidiary. Unlike other limitations contained in the Section 20 Orders, this limitation on credit enhancements contains no exception for credit facilities in which there is substantial participation by other lenders. Accordingly, this limitation would pro-

^{3.} In particular, Company has authority to underwrite and deal in, to a limited extent, certain municipal revenue bonds, 1-4 family mortgage-related securities, commercial paper, and consumer receivable-related securities. In addition, Company is authorized to:

⁽¹⁾ Underwrite and deal in securities that state member banks are permitted to underwrite and deal in under sections 5(c) and 16 of the Glass-Steagall Act (12 U.S.C. §§ 335 and 24(7));

⁽²⁾ Act as agent in the private placement of all types of securities;(3) Provide investment advisory and securities brokerage services on a combined basis;

⁽⁴⁾ Provide certain financial and transaction advice to institutions;
(5) Broker various interest rate and currency swaps, and similar transactions:

⁽⁶⁾ Arrange for the sale of loans and other extensions of credit originated by affiliated and unaffiliated lenders; and

⁽⁷⁾ Provide financial advice to Canadian governmental authorities and their agents with respect to the issuance of their securities in the United States.

See The Toronto-Dominion Bank, 76 Federal Reserve Bulletin 573 (1990).

^{4.} See Canadian Imperial Bank of Commerce, et al., 76 Federal Reserve Bulletin 158 (1990); J.P. Morgan & Co. Incorporated, et al., 75 Federal Reserve Bulletin 192 (1989), aff d sub nom. Securities Industries Ass'n v. Board of Governors of the Federal Reserve System, 900 F.2d 360 (D.C. Cir. 1990); Citicorp, et al., 73 Federal Reserve Bulletin 473 (1987), aff d sub nom. Securities Industry Ass'n v. Board of Governors of the Federal Reserve System, 839 F.2d 47 (2d

Cir. 1988), cert. den., 486 U.S. 1059 (1988) (collectively, "Section 20 Orders"). Compliance with the 10 percent revenue limitation shall be calculated in accordance with the method stated in the Section 20 Orders, as modified by the Order Approving Modifications to the Section 20 Orders, 75 Federal Reserve Bulletin 751 (1989), the Order Approving Modifications to the Section 20 Orders, 79 Federal Reserve Bulletin 226 (1993), and the Supplement to Order Approving Modifications to Section 20 Orders, 79 Federal Reserve Bulletin 360 (1993) (collectively, "Modification Orders"). In this regard, the Board notes that Applicant has not adopted the Board's alternative indexed revenue test to measure compliance with the 10 percent limitation on bank-ineligible securities activities, and, absent such election, will continue to employ the Board's original 10 percent revenue standard.

^{5.} Applicant also has proposed that Company engage in certain activities, including repurchase and reverse repurchase transactions, in connection with and as an incident to the proposed underwriting and dealing activities. In this regard, the Board notes that Company may engage in activities that are necessary incidents to the proposed underwriting and dealing activities, provided that any such activities are treated as part of the bank-ineligible securities activities unless Company has received specific approval under section 4(c)(8) of the BHC Act to conduct the activities independently. Until such approval is obtained, any revenues from the incidental activities must be counted as ineligible revenues subject to the 10 percent revenue limitation set forth in the Section 20 Orders, as modified by the Modification Orders.

^{6.} See Section 20 Orders.

hibit affiliates of Company from participating in a credit facility that would support bank-ineligible securities underwritten by Company, even when other lenders participate in the facility to a substantial extent.

Riskless Principal Activities

"Riskless principal" is the term used in the securities business to refer to a transaction in which a brokerdealer, after receiving an order to buy (or sell) a security from a customer, purchases (or sells) the security for its own account to offset a contemporaneous sale to (or purchase from) the customer. 7 Riskless principal transactions are understood in the industry to include only transactions in the secondary market. Thus, Company would not act as a riskless principal in selling securities at the order of a customer that is the issuer of the securities to be sold or in any transaction in which Company has a contractual agreement to place the securities as agent of the issuer. Company also would not act as a riskless principal in any transaction involving a security for which it makes a market.

The Board has previously determined that, subject to prudential limitations that address the potential for conflicts of interests, unsound banking practices, or other adverse effects, the proposed riskless principal activities are so closely related to banking as to be proper incidents thereto within the meaning of section 4(c)(8) of the BHC Act.8 The Board has also previously determined that purchasing and selling securities on the order of investors as a riskless principal does not constitute underwriting or dealing in securities for purposes of section 20 of the Glass-Steagall Act, and, accordingly, that revenue derived from these activities is not subject to the 10 percent revenue limitation on bank-ineligible securities underwriting and dealing.9 Applicant has committed that Company will conduct its riskless principal activities using the same methods and procedures, and subject to the same prudential limitations, as were established by the Board in the Bankers Trust Order, the J.P. Morgan Order, and other orders approving the conduct of riskless principal activities, 10 as modified to reflect Applicant's sta-

Other Considerations

In every case under section 4(c)(8) of the BHC Act, the Board considers the financial and managerial resources of the applicant and its subsidiaries and the effect of the transaction upon such resources.¹² In considering these factors, the Board has noted that Applicant's capital ratios satisfy applicable risk-based standards established under the Basle Accord, and are considered equivalent to the capital levels that would be required of a U.S. banking organization. The Board has also reviewed the capitalization of Applicant and Company in accordance with the standards set forth in the Section 20 Orders, and finds the capitalization of each to be consistent with approval of this proposal. With respect to the capitalization of Company, this determination is based upon all the facts of record, including Applicant's projections with respect to the volume of Company's underwriting and dealing activities in bank-ineligible securities. On the basis of all the facts of record, including the foregoing, and subject to the completion of a satisfactory infrastructure review, the Board has concluded that financial and managerial considerations are consistent with approval of this application.

Under the framework and conditions established in this and prior decisions, consummation of this pro-

tus as a foreign bank.¹¹ These methods, procedures, and prudential limitations include the comprehensive framework of restrictions designed to avoid potential conflicts of interests, unsound banking practices, and other adverse effects imposed by the Board in connection with underwriting and dealing in securities.

^{7.} See 17 C.F.R. 249.10b-10(a)(8)(i).

See J.P. Morgan & Company Incorporated, 76 Federal Reserve Bulletin 26 (1990) ("J.P. Morgan Order"); Bankers Trust New York Corporation, 75 Federal Reserve Bulletin 829 (1989) ("Bankers Trust Order").

^{9.} See Bankers Trust Order.

^{10.} See J.P. Morgan Order; Bankers Trust Order. Included among the limitations applicable to the proposed activities are that Company will maintain specific records that will clearly identify all riskless principal transactions, and that Company will not engage in any riskless principal transactions for any securities carried in its inven-

tory. When acting as a riskless principal, Company will engage only in transactions in the secondary market, and not at the order of a customer that is the issuer of the securities to be sold, will not act as riskless principal in any transaction involving a security for which it makes a market, and will not hold itself out as making a market in the securities that it buys and sells as a riskless principal. Moreover, Company will not engage in riskless principal transactions on behalf of any foreign affiliates that engage in securities dealing activities outside the United States, and will not act as riskless principal for registered investment company securities. In addition, Company will not act as a riskless principal with respect to any securities of investment companies that are advised by Applicant or any of its affiliates.

With respect to these riskless principal activities, Applicant has proposed that Company be permitted to enter bid or ask quotations, or publish "offering wanted" or "bid wanted" notices, on trading systems other than an exchange or the NASDAQ, provided that Company not enter price quotations on different sides of the market for a particular security without a separation of at least two business days between such quotations. The Board has previously permitted this practice in connection with riskless principal activities. See Dauphin Deposit Corporation, 77 Federal Reserve Bulletin 672 (1991).

^{11.} See, e.g., The Bank of Nova Scotia, 76 Federal Reserve Bulletin 545 (1990).

^{12.} See 12 C.F.R. 225.24. See also The Fuji Bank, Limited, 75 Federal Reserve Bulletin 94 (1989); Bayerische Vereinsbank AG, 73 Federal Reserve Bulletin 155 (1987).

posal is not likely to result in any significant adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. Moreover, the Board expects that the *de novo* entry of Company into the market for the proposed services in the United States would provide added convenience to Applicant's customers, and would increase the level of competition among existing providers of these services. For these reasons, the Board has determined that the performance of the proposed activities by Applicant can reasonably be expected to produce public benefits that outweigh possible adverse effects under the proper incident to banking standard of section 4(c)(8) of the BHC Act.

Accordingly, and for the reasons set forth in this order and in the Section 20 Orders, the Board has concluded that Applicant's proposal to engage through Company in the proposed activities is consistent with the Glass-Steagall Act, and that the proposed activities are so closely related to banking as to be proper incidents thereto within the meaning of section 4(c)(8) of the BHC Act, provided that Applicant limits Company's activities as specified in this order and the Section 20 Orders, as modified by the Modification Orders.

On the basis of the foregoing and all the facts of record, including the commitments furnished by Applicant, the Board has determined that the application should be, and hereby is, approved, subject to all the terms and conditions of this order and the Section 20 Orders, as modified by the Modification Orders. The Board's approval of this proposal extends only to activities conducted within the limitations of those orders and this order, including the Board's reservation of authority to establish additional limitations to ensure that Company's activities are consistent with safety and soundness, conflicts of interests, and other relevant considerations under the BHC Act. Underwriting and dealing in any manner other than as approved in this order and the Section 20 Orders is not within the scope of the Board's approval and is not authorized for Company.

The Board's approval of this proposal is conditioned upon a future determination by the Board that Applicant and Company have established policies and procedures to ensure compliance with the Section 20 Firewalls and the other requirements of this order and the Section 20 Orders, including computer, audit, and accounting systems, internal risk management controls, and the necessary operational and managerial infrastructure. Upon notification by the Board that this condition has been satisfied, Company may immediately commence the proposed underwriting and dealing activities with respect to bank-ineligible securities,

subject to the other conditions of this order and the Section 20 Orders.

The Board's determination also is subject to all the terms and conditions set forth in Regulation Y, including those in sections 225.7 and 225.23(b) of Regulation Y, and to the Board's authority to require such modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to ensure compliance with, and to prevent evasion of, the provisions of the BHC Act and the Board's regulations and orders issued thereunder. The Board's decision is specifically conditioned on compliance with all the commitments made in connection with this application, including the commitments discussed in this order, and the conditions set forth in this order and the above-noted Board regulations and orders. These commitments and conditions are deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of New York, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 14, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

Jennifer J. Johnson Deputy Secretary of the Board

ORDERS ISSUED UNDER BANK MERGER ACT

Bank of Lancaster Kilmarnock, Virginia

Order Approving Merger of Savings Association with a Commercial Bank

Bank of Lancaster, Kilmarnock, Virginia ("Bank"), a state member bank, has applied under section 18(c) of the Federal Deposit Insurance Act ("FDI Act") (12 U.S.C. § 1828(c)) (the "Bank Merger Act") to acquire the Kilmarnock, Virginia, branch of TideMark Bank ("TideMark Branch"), a federally chartered stock savings bank headquartered in Newport News, Virginia. Bank also has applied under section 5(d)(3) of the FDI Act (12 U.S.C. § 1815(d)(3)), as amended by the Federal Deposit Insurance Corporation Improve-

ment Act of 1991 (Pub. L. No. 102–242, § 501, 105 Stat. 2236, 2388 (1991)), to acquire Tidemark Branch¹ and to establish a branch at this location, pursuant to section 9 of the Federal Reserve Act (12 U.S.C. § 321 et seq.).

Notice of the applications, affording interested persons an opportunity to submit comments, has been given in accordance with the Bank Merger Act and the Board's Rules of Procedure (12 C.F.R. 262.3(b)). As required by the Bank Merger Act, reports on the competitive effects of the merger were requested from the United States Attorney General, the Office of the Comptroller of the Currency ("OCC"), the Federal Deposit Insurance Corporation ("FDIC"), and the Office of Thrift Supervision ("OTS"). The time for filing comments has expired, and the Board has considered the applications and all comments received in light of the factors set forth in the Bank Merger Act and in section 9 of the Federal Reserve Act.

Bank is the 35th largest commercial banking organization in Virginia, controlling \$135.1 million in deposits, representing less than 1 percent of total deposits in commercial banking organizations in the state.² Tide-Mark Branch controls deposits of \$5.2 million, representing less than 1 percent of total deposits in thrift institutions in the state. Upon consummation of the proposed transaction, Bank would remain the 35th largest commercial bank in Virginia, controlling \$140.3 million, representing less than 1 percent of total deposits in commercial banks in the state.

Competitive Considerations

Bank and TideMark Branch compete directly in the Lancaster County banking market.³ Bank is the largest of the five depository institutions in the market, controlling deposits of \$135.1 million, representing 58.2 percent of the total deposits in depository institutions in the market ("market deposits").⁴ TideMark

Branch is the fifth largest depository institution in the market, controlling \$5.2 million in deposits, representing 1.1 percent of market deposits. Upon consummation of this proposal, Lancaster would control \$140.3 million in deposits, representing 59.8 percent of total market deposits. The Herfindahl-Hirschman Index ("HHI") would increase by 167 points to 4331.5

The Board notes that a number of factors indicate that the competitive effects of the proposal may be overstated by the increase in concentration as measured by the HHI. Because of its financial condition, TideMark Bank has operated under formal supervisory action by the OTS since 1990, and it has not been a viable competitor in the market. In addition, three other commercial banks, including two branches of the state's largest commercial banks, would remain in the market after consummation of this proposal. Moreover, TideMark Bank undertook substantial efforts to find a buyer both in and out of the market, and Bank emerged as the only purchaser for TideMark Branch's relatively small amount of deposits.

As noted above, the Board sought comments from the United States Attorney General, the OCC, the FDIC, and the OTS on the competitive effects of this proposal. The Attorney General indicated that the proposal is not likely to have a significantly adverse effect on competition in any relevant banking market, and the OCC, the FDIC, and the OTS did not object to the acquisition. Based on all the facts of record, including the financial condition of TideMark Branch, the Board concludes that consummation of this proposal would not have significantly adverse effects on competition or on the concentration of resources in any relevant banking market.

The Board also concludes that the financial and managerial resources and future prospects of Bank and TideMark Branch are consistent with approval of this application. Considerations relating to the convenience and needs of the communities to be served and the other supervisory factors the Board is required to consider under the Bank Merger Act are all consistent with approval.

^{1.} Section 5(d)(3) of the FDI Act requires the Board to follow the procedures and consider the factors set forth in section 18(c) of the Bank Merger Act.

^{2.} Market deposit data are as of June 30, 1994.

^{3.} The Lancaster County banking market is approximated by Lancaster County, Virginia.

^{4.} In this context, depository institutions include commercial banks, savings banks, and savings associations. Market share data before consummation are based on calculations in which the deposits of thrift institutions are included at 50 percent. The Board previously has indicated that thrift institutions have become, or have the potential to become significant competitors of commercial banks. See WM Bancorp, 76 Federal Reserve Bulletin 788 (1990); National City Corporation, 70 Federal Reserve Bulletin 743 (1984). Because the deposits of TideMark Branch would be transferred to a commercial bank under this proposal, those deposits are included at 100 percent in the calculation of pro forma market share. See Norwest Corporation, 78 Federal Reserve Bulletin 452 (1992); First Banks, Inc., 76 Federal Reserve Bulletin 669 (1990).

^{5.} Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,823 (June 29, 1984), a market in which the post-merger HHI is above 1800 is considered to be highly concentrated. In such markets, the Justice Department is likely to challenge a merger that increases the HHI by more than 50 points. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anticompetitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by more than 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anticompetitive effects implicitly recognize the competitive effect of limited-purpose lenders and other non-depository financial entities.

In addition, the Board has also considered the specific factors it must review under section 5(d)(3) of the FDI Act, and the record in this case shows that:

- (1) The transaction will not result in the transfer of any federally insured depository institution's federal deposit insurance from one federal deposit insurance fund to the other; and
- (2) Bank currently meets, and upon consummation of the proposed transaction will continue to meet, all applicable capital standards.

The Board also has reviewed the factors it is required to consider in applications for the establishment and operation of branches under the Federal Reserve Act and finds them to be consistent with approval.

Based on the foregoing and all the facts of record, the Board has determined that these applications should be, and hereby are, approved. The Board's approval of these applications is conditioned on compliance by Bank with the commitments made in connection with these applications. For purposes of this action, the commitments and conditions relied on in reaching this decision are both conditions imposed in writing by the Board and, as such, may be enforced in proceedings under applicable law.

The acquisition by Bank may not be consummated before the thirtieth calendar day following the effective date of this order, and this proposal may not be consummated later than three months after the effective date of this order, unless such period is extended by the Board or by the Federal Reserve Bank of Richmond, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 12, 1994.

Voting for this action: Vice Chairman Blinder and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Chairman Greenspan and Governor LaWare.

JENNIFER J. JOHNSON
Deputy Secretary of Board

Rocky Mountain Bank of Billings Billings, Montana

Order Approving the Merger of Banks

Rocky Mountain Bank of Billings, Billings, Montana ("Billings Bank"), a state member bank, has applied under section 18(c) of the Federal Deposit Insurance Act (12 U.S.C. § 1828(c)) ("Bank Merger Act") to merge with Powder River Bank of Broadus, Broadus; Security State Bank of Harlem, Harlem ("Harlem

Bank"); Rocky Mountain Bank of Plains, Plains; First State Bank of Stevensville, Stevensville; and The Whitehall State Bank, Whitehall; all in Montana (collectively, "merging banks"), with Billings Bank to be the surviving institution. Billings Bank and the merging banks are subsidiaries of Rocky Mountain Bancorporation, Inc., Billings, Montana ("Rocky Mountain"), a bank holding company within the meaning of the Bank Holding Company Act (12 U.S.C. § 1841 et seq.). In connection with this proposal, Billings Bank also has applied for the Board's approval under section 9 of the Federal Reserve Act (12 U.S.C. § 321 et seq.) to establish branches at the sites of the merging banks' existing offices.

Notice of the applications, affording interested persons an opportunity to submit comments, has been given in accordance with the Bank Merger Act and the Board's Rules of Procedure (12 C.F.R. 262.3). As required by the Bank Merger Act, reports on the competitive effects of the proposal were requested from the United States Attorney General ("Attorney General"), the Office of the Comptroller of the Currency ("OCC"), and the Federal Deposit Insurance Corporation ("FDIC"). The time for filing comments has expired, and the Board has considered the applications and all comments received in light of the factors set forth in the Bank Merger Act and the Federal Reserve Act.

Billings Bank controls deposits of \$22.1 million, representing less than 1 percent of the total deposits in commercial banks in Montana.² The merging banks collectively control deposits of \$99.3 million, representing approximately 1.5 percent of total deposits in commercial banks in the state. Upon consummation of this proposal, Rocky Mountain would remain the ninth largest commercial banking organization in Montana, controlling deposits of \$121.4 million, representing approximately 1.8 percent of total deposits in commercial banks in the state.

As previously noted, Rocky Mountain currently controls Billings Bank and the merging banks. Hence, this transaction represents a merger of banks that are already affiliated. The Attorney General has indicated that this proposal is not likely to result in a significantly adverse effect on competition in any relevant banking market, and neither the OCC nor the FDIC has objected to consummation of this transaction. Based on all the facts of record, including the foregoing, the Board has concluded that consummation of this proposal would not have a significantly adverse effect on competition or the concentration of banking resources in any relevant banking market.

^{1.} Billings Bank, formerly Western Bank of Billings, became a member of the Federal Reserve System on June 24, 1994.

^{2.} Deposit data are as of March 31, 1994.

Convenience and Needs Considerations

In acting on an application under the Bank Merger Act, the Board is required to consider the convenience and needs of the communities to be served, and to take into account the records of the relevant depository institutions under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA"). The CRA reguires the federal financial supervisory agencies to encourage financial institutions to help meet the credit needs of the local communities in which they operate, consistent with the safe and sound operation of such institutions. To accomplish this end, the CRA requires the appropriate federal supervisory authority to "assess the institution's record of meeting the credit needs of its entire community, including low- and moderateincome neighborhoods, consistent with the safe and sound operation of such institution," and to take that record into account in its evaluation of applications under the Bank Merger Act or section 9 the Federal Reserve Act to establish domestic branches.3

The Board has received comments from the Fort Belknap Community Council4 ("Protestant") that criticize the efforts of Harlem Bank to meet the credit and banking needs of the communities it serves. Protestant alleges generally that Harlem Bank historically has denied credit to Native American borrowers, even when those loans would be guaranteed by the Bureau of Indian Affairs ("BIA"), and that, in some cases, the bank denied credit to applicants who had maintained deposit accounts at Harlem Bank for several years. Protestant also alleges that Harlem Bank has discouraged Native Americans from applying for credit by turning down potential borrowers before a credit application was filed. In addition, Protestant alleges that although there is a substantial shortage of housing on the Fort Belknap Indian Reservation, Harlem Bank has not extended an adequate amount of residential loans to Native Americans.

In its consideration of the convenience and needs factor under the Bank Merger Act, the Board has carefully reviewed the entire record of CRA performance of Billings Bank, Harlem Bank, and the other merging banks, all comments received and Harlem Bank's responses to those comments, and all other relevant facts of record in light of the CRA, the Board's regulations, and the Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act ("Agency CRA Statement").5

Record of CRA Performance

A. Evaluation of CRA Performance

The Agency CRA Statement provides that a CRA examination is an important and often controlling factor in the consideration of an institution's CRA record, and that these reports will be given great weight in the applications process.⁶ The Board notes that all of Rocky Mountain's subsidiary banks that have been examined for CRA performance received "satisfactory" ratings from their primary regulators during their most recent examinations for CRA performance. In particular, Billings Bank, the surviving institution under this proposal, received a "satisfactory" rating from the FDIC, at its most recent examination for CRA performance as of January 18, 1994.7 In addition, Harlem Bank received a "satisfactory" rating from the FDIC at its most recent CRA examination as of September 27, 1993 ("1993 Exam").

B. Lending Record

The Board has carefully reviewed Harlem Bank's lending data in light of Protestant's allegations. The Board notes that the FDIC concluded in the 1993 Exam that Harlem Bank's geographic distribution of credit applications and denials demonstrated reasonable penetration of all segments of the bank's local community. The examination results also indicated that the bank had advanced credit throughout its local community, and that a majority of these credit extensions were to borrowers within Harlem Bank's delineated community.8 In addition, the FDIC determined that the bank's loan records did not show a disproportionate impact of credit denials or credit extensions on any protected group. Moreover, the FDIC did not find any evidence of practices intended to discourage applications for the bank's credit products, or any prohibited discriminatory or other illegal credit practices. Harlem Bank's loan policy states that the bank will not discriminate in its credit practices.9

The record also indicates that Harlem Bank has made significant efforts to help meet the credit needs of Native Americans. According to the lending data provided by Harlem Bank, a substantial portion of the

^{3. 12} U.S.C. § 2903.

^{4.} The Fort Belknap Community Council is the federally-recognized governing body of the Fort Belknap Indian Reservation, home to the Gros Ventre and Assiniboine Tribes.

^{5. 54} Federal Register 13,742 (1989).

^{6.} Id. at 13,745.

^{7.} The Board notes that Rocky Mountain has committed to implement the CRA policies and programs of Billings Bank in the communities currently served by Harlem Bank.

^{8.} Harlem Bank's delineated community is approximated by Blaine County and a small portion of the west side of Phillips County, both in Montana, and includes the entire Fort Belknap Indian Reservation.

Rocky Mountain has recently added a corporate compliance officer to provide support, audit, and training for its subsidiary banks on CRA performance and related compliance matters.

bank's overall lending has been extended to Native Americans. ¹⁰ The bank extended 54.8 percent of the 872 loans in its loan portfolio to Native Americans, which represents over 20 percent of the dollar value of outstanding loans in the bank's portfolio. Harlem Bank's loan portfolio also indicates that the bank has extended 70.2 percent of its consumer loans, 29.4 percent of its agriculture loans, 30 percent of its commercial loans, and 19.3 percent of its real estate loans to Native Americans. Moreover, from July 1, 1993 to June 30, 1994, Harlem Bank made 62.3 percent of its total loans to Native Americans, representing 31.5 percent of the dollar amount of loans extended.

Harlem Bank also participates in government-insured loan programs targeted to the Native American community. In particular, Harlem Bank has \$623,800 in BIA-guaranteed loans in its portfolio.¹¹ Harlem Bank has not denied credit to individuals proposing a BIA-guaranteed loan during the period from January 1, 1992 to July 28, 1994. The bank has stated that it regularly solicits BIA-guaranteed loans on the Fort Belknap Indian Reservation, and maintains contact with BIA credit administrators in Fort Belknap. Harlem Bank also has outstanding Small Business Administration loans and Farmers Home Administration loans in an aggregate amount of over \$1 million.

The 1993 Exam notes that the management and directorate of Harlem Bank are actively involved in various civic and community groups to help ascertain community credit needs, and the bank has made a survey of bank customers to ascertain whether services offered were consistent with the needs of the delineated local community. The bank also advertises on local radio stations and in newspapers and other publications circulated in and around Harlem. In addition, Harlem Bank has met with the Fort Belknap Indian Housing Authority to discuss credit needs on the reservation.

In reviewing the convenience and needs factor under the Bank Merger Act, the Board has carefully considered the entire record, including Protestant's comments and the CRA record of performance. Based on this review, the Board believes that the efforts of Billings Bank and all the merging banks to help meet the credit needs of all segments of their communities, including low- and moderate-income neighborhoods, as well as all other convenience and

needs considerations, are consistent with approval of this proposal.

Other Considerations

The Board also has concluded that the financial and managerial resources and future prospects of Rocky Mountain, Billings Bank and the merging banks, and all other supervisory factors the Board must consider under the Bank Merger Act, are consistent with approval.

The Board also has considered the factors it is required to consider when reviewing applications to establish branches pursuant to section 9 of the Federal Reserve Act (12 U.S.C. § 321 et seq.), and has determined that those factors are consistent with approval of the establishment of Billings Bank branches at the present sites of the merging banks' offices.

Based on the foregoing and all other facts of record, including the commitments made by Rocky Mountain, Billings Bank and the merging banks, the Board has determined that the applications should be, and hereby are, approved. 12 The Board's approval is specifically conditioned on compliance by Rocky Mountain and its subsidiaries with all the commitments made in connection with the applications. The commitments and conditions relied upon by the Board in reaching its decision are deemed to be conditions imposed in writing by the Board in connection with its findings and decision, and, as such, may be enforced in proceedings under applicable law.

This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, or later than three months after the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Minneapolis, acting pursuant to delegated authority.

^{10.} According to U.S. census data, the population in Harlem Bank's delineated community is composed of approximately 40.8 percent Native Americans.

^{11.} Harlem Bank has approved two additional BIA-guaranteed loans totalling \$446,000, which are awaiting BIA action.

^{12.} The Board notes that Protestant also criticized the employment practices of Harlem Bank. Specifically, Protestant alleges that although more than half of the population in Harlem, Montana, is Native American, Harlem Bank does not have any Native American employees. Harlem Bank has indicated that it employs eight people, and contends that it offers equal employment opportunity to qualified individuals without regard to race, color, creed, religion, national origin, sex, age, physical or mental handicap, or marital status. The Board notes that as a result of the proposed transaction, Billings Bank will employ more than 50 people, serve as a depository of government funds, and act as an agent in selling or redeeming U.S. savings bonds and notes; thus, it will be required by Department of Labor regulations to:

⁽¹⁾ File annual reports with the Equal Employment Opportunity Commission; and

⁽²⁾ Have in place a written affirmative action compliance program which states its efforts and plans to achieve equal opportunity in the employment, hiring, promotion, and separation of personnel. See 41 C.F.R. 60-1.7(a) and 60-1.40.

By order of the Board of Governors, effective September 6, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, Lindsey, Phillips, and Yellen. Absent and not voting: Governor LaWare.

WILLIAM W. WILES Secretary of the Board

ACTIONS TAKEN UNDER THE FEDERAL DEPOSIT INSURANCE CORPORATION IMPROVEMENT ACT

By the Board

Barnett Bank of Palm Beach County West Palm Beach, Florida

Barnett Bank of Pasco County Port Richey, Florida

Barnett Bank of Pinellas County St. Petersburg, Florida

Barnett Bank of Southwest Florida Sarasota, Florida

Barnett Bank of Tampa Tampa, Florida

Order Approving the Merger of a Savings Association with Commercial Banks and the Establishment of Branches

Barnett Banks, Inc., Jacksonville, Florida ("Barnett"), proposes, through nine of its subsidiary banks, to acquire certain assets and assume certain liabilities of the 60 Florida branch offices of Glendale Federal Bank, F.S.B., Glendale, California ("Glendale"). Five state member banks controlled by Barnett have applied under section 18(c) of the Federal Deposit Insurance Act (12 U.S.C. § 1828(c)) ("Bank Merger Act") and section 5(d)(3) of the Federal Deposit Insurance Act (12 U.S.C. § 1815(d)(3)), as amended by the Federal Deposit Insurance Corporation Improvement Act of 1991 (Pub. L. No. 102–242, § 501, 105 Stat. 2236, 2388-2392 (1991)), to acquire certain assets and assume certain liabilities of 26 of the 60 branches of Glendale. These banks are Barnett Bank of Palm

Beach County, West Palm Beach, Florida ("Barnett-West Palm Beach"); Barnett Bank of Pasco County, Port Richey, Florida ("Barnett-Pasco County"); Barnett Bank of Pinellas County, St. Petersburg, Florida ("Barnett-Pinellas County"); Barnett Bank of Southwest Florida, Sarasota, Florida ("Barnett-Southwest Florida"); and Barnett Bank of Tampa, Tampa, Florida ("Barnett-Tampa") (collectively, the "State Member Banks").² The State Member Banks also have applied, pursuant to section 9 of the Federal Reserve Act (12 U.S.C. § 321), to establish and operate branch offices at each of these locations.³

Notice of the applications, affording interested persons an opportunity to submit comments, has been given in accordance with the Bank Merger Act and the Board's Rules of Procedure (12 C.F.R. 262.3(b)). Reports on the competitive effects of the merger were requested from the United States Attorney General, the OCC, and the Federal Deposit Insurance Corporation. The time for filing comments has expired, and the Board has considered the applications and all of the facts of record in light of the factors set forth in the Bank Merger Act and the Federal Reserve Act.

Barnett, with consolidated assets of \$38.1 billion, controls 31 banks in Florida and Georgia.4 Barnett is the largest depository institution in Florida, controlling total deposits of \$31.5 billion, representing approximately 19.1 percent of total deposits in depository institutions in the state.5 The Florida branch offices of Glendale control deposits of \$4.1 billion, representing approximately 2.5 percent of total deposits in depository institutions in Florida. Under this proposal, the State Member Banks would acquire 26 of the Florida branches offices of Glendale, which control deposits of \$1.4 billion, representing less than one percent of deposits in depository institutions in the state. Upon acquisition by the State Member Banks of these 26 Florida branch offices of Glendale, Barnett would remain the largest depository institution in Florida, controlling deposits of \$32.9 billion, repre-

^{1.} Because the state member banks involved in this proposal are all members of the Bank Insurance Fund and are acquiring deposits of Glendale, which is a member of the Savings Association Insurance Fund, prior Board approval is required for this proposal under section 5(d)(3) of the Federal Deposit Insurance Act. Section 5(d)(3) requires

the Board to follow the procedures and consider the factors set forth in the Bank Merger Act.

^{2.} Four national banks controlled by Barnett propose to acquire the remaining 34 branches of Glendale. The national banks must obtain the approval of the Office of the Comptroller of the Currency (the "OCC") under the Bank Merger Act before acquiring the assets and assuming the liabilities of these branches. These national banks are Barnett Bank of Broward County, N.A., Fort Lauderdale, Florida; Barnett Bank of Central Florida, N.A., Winter Park, Florida; Barnett Bank of Manatee County, N.A., Bradenton, Florida; and Barnett Bank of South Florida, N.A., Miami, Florida.

^{3.} The locations of the branches that the State Member Banks propose to establish are listed in the Appendix.

^{4.} Asset data are as of June 30, 1994.

^{5.} Deposit and market data are as of June 30, 1993. In this context, depository institutions include commercial banks, savings banks, and savings associations.

senting 19.9 percent of total deposits in depository institutions in the state.

Barnett and Glendale compete directly in the Sarasota, Tampa Bay, and West Palm Beach banking markets, all in Florida. Upon consummation of this proposal, all of these banking markets would remain unconcentrated or moderately concentrated as measured by the Herfindahl-Hirschman Index ("HHI").7 After considering the competition offered by other depository institutions in the market, the number of competitors remaining in the market, the relatively small increase in concentration as measured by the HHI,8 and all other facts of record, the Board concludes that consummation of the proposal would not result in a significantly adverse effect on competition in any relevant banking market.

Managerial Resources and Convenience and Needs Considerations

In considering an application by a state member bank to acquire another insured depository institution by merger or to establish an additional branch, the Board must consider the managerial resources of the companies and banks involved in the proposal and the convenience and needs of the communities to be served, and take into account the records of the relevant depository institutions under the Community Reinvestment Act ("CRA") (12 U.S.C. § 2901 et seq.). In reviewing this proposal, the Board has considered the fact that the Department of Justice ("DOJ") has conducted an investigation regarding the compliance with federal fair lending statutes by Bar-

nett and several of its subsidiaries, including one of the State Member Banks. The DOJ has provided the Board with the Department's conclusion regarding its investigation, but has indicated that it is not able at this time to provide the Board with the information the DOJ has compiled in its investigation. Barnett has indicated that it believes that the lending activities of all of its subsidiaries, including the State Member Banks, fully comply with all federal fair lending laws, and has submitted to the Board extensive information about the lending efforts and programs at its banks, including a statistical analysis of the lending efforts of two of its banks.

The Board has an obligation under the Bank Merger Act and the Federal Reserve Act to act on applications submitted under these Acts in light of specified statutory factors. The Board must apply the criteria specified by statute on the basis of the evidence of record before the Board and its findings must be supported by substantial evidence.

The Board notes that it has received no comment from the public in opposition to this proposal or contending that Barnett is not serving the credit needs of its many local communities, including the low- and moderate-income neighborhoods in these communities, and that there has been no adjudication of any violation of the federal fair lending laws by Barnett or any of its subsidiaries. The Board also notes that, of the five State Member Banks involved in this proposal, four received "outstanding" ratings and one received a "satisfactory" rating from the Federal Reserve Bank of Atlanta in their most recent CRA examinations.9 The Board also notes that, of the remaining 26 Barnett subsidiary banks, nine received "outstanding" ratings and 13 received "satisfactory" ratings from their primary regulators in their most recent examinations.10 Glendale received a "satisfactory" rating from the Office of Thrift Supervision, its primary regulator, in its most recent examination as of January 31, 1994.

^{6.} Market share data before consummation are based on calculations in which the deposits of thrift institutions are included at 50 percent. The Board previously has indicated that thrift institutions have become, or have the potential to become, significant competitors of commercial banks. See WM Bancorp, 76 Federal Reserve Bulletin 788 (1990); National City Corporation, 70 Federal Reserve Bulletin 743 (1984). Because the deposits of the Glendale branches will be transferred to a commercial bank under this proposal, those deposits are included at 100 percent in the calculation of pro forma market share. See Norwest Corporation, 78 Federal Reserve Bulletin 452 (1992); First Banks, Inc., 76 Federal Reserve Bulletin 669 (1990).

^{7.} Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26.823 (June 29, 1984), a market in which the post-merger HHI is less than 1000 is considered unconcentrated, and a market in which the post-merger HHI is between 1000 and 1800 is considered moderately concentrated. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anticompetitive effects) unless the post-merger HHI is at least 1800 and the merger increases the HHI by more than 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anticompetitive effects implicitly recognize the competitive effect of limited-purpose lenders and other non-depository financial institutions.

^{8.} The HHI would increase in these banking markets as follows: Sarasota—by 51 points to 1579; Tampa Bay—by 157 points to 1445; and West Palm Beach—by 122 points to 987.

^{9.} Barnett-Pinellas County, Barnett-Pasco County and Barnett-Southwest Florida received preliminary ratings of "outstanding" in recent CRA examinations performed by the Federal Reserve Bank of Atlanta, as of April 18, 1994. These ratings represent an upgrade from "satisfactory" ratings received by these three banks as of October 19, 1992. Barnett-West Palm Beach received a rating of "outstanding" in its CRA examination performed by the Federal Reserve Bank of Atlanta, as of August 9, 1993. Barnett-Tampa received a preliminary rating of "satisfactory" in a recent CRA examination performed by the Federal Reserve Bank of Atlanta, as of April 18, 1994, the same rating received by this bank in its examination as of November 12, 1991.

^{10.} One of the subsidiary banks has not been evaluated for CRA performance, and three of the subsidiary banks have not been evaluated for CRA performance since the CRA was amended to require public written evaluations and disclosure of performance ratings.

A. Barnett's Record of Lending in its Community

The Board also has reviewed and considered the policies and programs in place at Barnett. Barnett has in place a number of credit and other bank products and marketing and outreach programs designed to help meet the banking needs of its entire community, including minority and low- and moderate-income borrowers, and to help increase home ownership opportunities for these borrowers. All these products and programs would become available in the Glendale branches proposed to be acquired by Barnett.

Special Programs and Initiatives. In 1992, Barnett pledged to lend more than \$2 billion over a five-year period to low- and moderate-income borrowers and businesses owned by minorities and women. Barnett designated \$1 billion of that commitment to residential mortgage loans, including loans made through its special loan program known as "Home Ownership Made Easy" (the "HOME Program"), which was introduced in the latter part of 1991.11 The HOME Program offers more favorable financing terms and flexible underwriting criteria, such as lower down payment requirements and less restrictive underwriting ratios. Loans under this program are priced at one half percent below Barnett's published rate for conventional fixed-rate mortgages, and there are no origination fees, ancillary bank fees or discount points. In addition to the HOME Program, many of Barnett's banks have developed their own products or have modified existing systemwide products to serve the individual needs of their markets.12 Barnett's goal under its \$2 billion initiative was to provide \$200 million in CRA-related residential mortgages in 1993. It exceeded this goal by 108 percent, providing over \$400 million in such mortgages during that year.

Barnett also has recently entered into a new loan purchase arrangement with the Federal National Mortgage Association ("FannieMae"), under which loans made to low- and moderate-income borrowers using more lenient underwriting standards will be acquired by FannieMae.¹³ Barnett also participates in multifamily real estate projects for low- and moderateincome persons.¹⁴

In January 1992, Barnett implemented a small business banking strategy that includes the active participation in federal, state and local programs that provide loans and other assistance to small business owners. In that regard, Barnett's subsidiary banks are active participants in various loan programs sponsored by the Small Business Administration. As of March 1994, Barnett's outstanding loan commitments to small businesses exceeded \$1 billion, and Barnett originated approximately \$500 million in new loan commitments to small businesses in 1993 alone. 15

As part of its \$2 billion lending commitment, Barnett established a goal of making \$36 million in commercial loans to businesses owned by women and minorities during each year of the five-year initiative. During 1993, Barnett's subsidiary banks, including the State Member Banks, originated \$85 million of such loans, exceeding Barnett's annual production goal by 137 percent. In addition, Barnett is one of the largest investors in the six Black Business Investment Corporations located in Florida. Barnett's subsidiary banks, including the State Member Banks, have contributed a total of \$1 million of equity to these non-profit organizations, which were established to provide loans and guarantees, and offer equity capital, to businesses owned by African Americans.

Barnett has marketing and outreach programs in place to help ensure that its customers and potential customers are aware of the various products available from its subsidiary banks. Several of Barnett's subsidiary banks have hired community residential lending professionals who maintain regular contact with real estate professionals and churches and community groups in the minority communities within the banks' service areas, and who also originate loans in these communities. Many of the banks have established working relationships with minority real estate agents,

^{11.} Since the HOME Program was introduced in 1991, Barnett has made 4,400 mortgage loans under this program totalling approximately \$220 million.

^{12.} For example, Barnett-Pinellas County offers FHA/VA loans. During 1993, the bank originated 331 FHA/VA mortgage loans totalling \$20.1 million. The bank also participates in the Pinellas County Housing Finance Authority Bond Program, and has originated 120 loans totalling \$141 million under this program as of June 1993. The bank has extended 86 loans for \$3.9 million to low-income borrowers participating in programs sponsored by the Tampa Bay Community Development Corporation. In addition, the bank originated 178 HOME Program loans totalling more than \$8 million in 1993, and originated 52 such loans totalling \$2.2 million during the first quarter of 1994.

^{13.} Under the terms of the arrangement, residential loans will be made to low- and moderate-income borrowers by the Barnett subsidiary banks under a revised HOME Program that will use even more liberal income qualifying and credit history guidelines.

^{14.} For example, Barnett has provided a \$26.7 million commitment to the First Housing Development Corporation over the next several years for that organization's Low Income Housing Tax Credit Program. Several of Barnett's subsidiary banks participate in this initiative. For example, Barnett-Pinellas County has provided over \$1 million to this program, and its Community Affairs Officer serves on the First Housing Development Corporation's Board of Directors.

^{15.} Barnett also offers several special banking products and services to small businesses, including small business checking, small business merchant services, and other money management services. These services provide assistance in managing the small business by, for example, providing easy access to account information and quick available credit for ATM and credit card payments.

builders and other real estate professionals in their service areas. The Barnett subsidiary banks participate in first-time homebuyer seminars, housing fairs and other mortgage counseling sessions in minority and low- and moderate-income areas.¹⁶

In 1993, Barnett spent approximately \$1 million for advertising in the African-American and Hispanic markets, and anticipates that it will spend \$1.5 million in 1994. Advertisements appear in both English and Spanish, and in minority-oriented newspapers and on minority-oriented radio stations. In 1993, Barnett hired an African-American advertising consultant to provide additional guidance on effective methods of reaching the African-American market, which resulted in a specific plan for 1994 using print and radio advertising to generate additional awareness of Barnett's products. Barnett also retained a Hispanic advertising agency to help it develop advertising for the Hispanic market.¹⁷

Direct mail campaigns aimed at households in CRA-designated census tracts are used frequently by the Barnett organization. ¹⁸ For example, in early 1993, Barnett sent literature to 195,000 households in these tracts. The solicitation was supplemented at certain subsidiary banks with a targeted advertising campaign and follow-up calls. This direct mailing campaign, as measured by new deposit accounts and loans generated during 1993 within the targeted census tracts, led to 1,650 new deposit accounts and 938 new installment and mortgage loans totalling approximately \$11 million. ¹⁹

Additional steps to increase lending to minorities and low- and moderate-income individuals have included an incentive compensation package for employees to encourage loan originations under Barnett's special mortgage programs. For example, Barnett's systemwide incentive plan pays higher commissions for the origination of loan products designed to serve

minority and low- and moderate-income communities.²⁰ In addition, annual bonuses paid to residential real estate managers depend, in part, on CRA production volume.²¹

Barnett's subsidiary banks have a network of branch offices that serve the minority and low- and moderate-income neighborhoods within their local service areas. Barnett's office closing procedures require a community impact analysis before closing any branch office, including an evaluation of the office's past CRA performance, a discussion of the planned closing with community representatives, and a determination of whether the action will cause a negative impact on the community.

HMDA Data. Data submitted by the State Member Banks for 1992 and 1993 under the Home Mortgage Disclosure Act ("HMDA") (12 U.S.C. § 2801 et seq.) indicate an increase in the number of loan applications from African Americans and Hispanics to these banks, as well as an increase in the number of originations to minority loan applicants. For example, from 1992 to 1993, loan applications from African Americans increased from 371 to 597, and the applications from Hispanics increased from 388 to 581. The number of originations made during that period to African Americans increased from 222 to 376, and the number of originations to Hispanics increased from 265 to 344.

The HMDA data for 1992 and 1993 indicate disparities in approvals and denials of loan applications according to racial and ethnic group. Because all banks are obligated to adopt and implement lending practices that ensure not only safe and sound lending, but also equal access to credit by creditworthy applicants regardless of race, the Board is concerned when the record of an institution indicates disparities in lending to minority applicants. The Board recognizes, however, that HMDA data alone provide only a limited measure of any given institution's lending in its community. The Board also recognizes that HMDA data have limitations that make the data an inadequate basis, absent other information, for conclusively determining whether an institution has engaged in illegal discrimination in making lending decisions. In addition, successful efforts to increase outreach and the number of applications from low- and moderateincome and minority borrowers may affect denial rates.

The Board notes that the most recent CRA examinations for the State Member Banks found no evi-

^{16.} For example, Barnett-Pinellas County holds monthly HOME Program educational classes, and mortgage counseling sessions are held weekly at the bank. A first-time homebuyers seminar was held in February 1994 at a local realtor's office, and small business seminars have been held. Barnett-Pasco County offers a Community Homebuyer's Program that provides a self-study course covering the steps necessary to becoming a homeowner. This bank also participates in a program providing money-management and homeownership counseling services.

^{17.} Several of the subsidiary banks supplement this corporate-wide marketing program with their own efforts. For example, Barnett-Southwest Florida advertises its products in several local publications that reach minorities and residents of low- and moderate-income census tracts.

^{18.} A CRA-designated tract has been defined by Barnett for these purposes as a census tract with median family income equal to less than 80 percent of the median family income for a particular metropolitan statistical area.

^{19.} A similar program in 1992 resulted in 1,486 new deposit accounts and 576 new installment and mortgage loans totalling approximately \$10 million.

^{20.} An additional 10 to 20 basis points in commissions are paid on these loans.

^{21.} Under the current incentive plan, 15 to 25 percent of a residential manager's bonus is based on CRA loan production as a percent of total loan production.

dence of a pattern or practice of discriminatory credit practices, or other practices having the intent or effect of discouraging credit applications.

B. Compliance with Fair Lending Laws

During the past two years, Barnett has implemented a comprehensive fair lending compliance program at its subsidiary banks to address its responsibilities for assuring fair lending under the Equal Credit Opportunity Act (15 U.S.C. § 1691 et seq.) and other fair lending laws.22 This program includes comprehensive training for residential real estate employees, including customer contact staff, to ensure a corporate-wide understanding of Barnett's fair lending responsibilities and the flexible mortgage products. In 1992, all residential real estate employees were required to complete this training, and all new residential real estate employees at the banks receive fair lending and CRA training very soon after employment. In 1993, a fair lending self study module was distributed to all employees and directors of the subsidiary banks, and in 1994, all mortgage underwriters were required to attend FannieMae-sponsored training sessions on underwriting loans for low- and moderate-income borrowers. Barnett also is in the process of developing a diversity training program that will be offered to employees at all subsidiary banks.

In 1993, Barnett implemented a second review process that requires a second review of mortgage loan applications recommended for denial.23 In addition, Barnett has established and implemented policies to ensure that residential appraisals upon which its subsidiary banks rely are performed in accordance with Barnett's fair lending policy. In that regard, Barnett's Residential Appraisal Policy provides specific instruction for detecting subtle forms of discrimination in the performance of appraisals. Lenders have been instructed to reject any appraisal that suggests that neighborhood racial and/or ethnic composition is a predictor of risk. Appraisals are reviewed during the second review process whenever a recommendation for denial is based on inadequate collateral. Additional aspects of Barnett's fair lending program include a "mystery shopper" program to test how customers are treated in the mortConclusions Regarding Managerial and Convenience and Needs Factors

The Board has carefully considered the entire record available to it in reviewing these applications under the factors specified in the Bank Merger Act and the Federal Reserve Act. While the Board has considered the views of the DOJ regarding the compliance by Barnett and certain of its subsidiaries with the federal fair lending laws, the Board does not have available to it the information or analysis developed by the DOJ in its investigation. Accordingly, on the basis of the available facts of record, and for the reasons discussed in this order, the Board concludes that the convenience and needs factor, including the CRA performance of the State Member Banks, and the managerial factor, are consistent with approval of these applications, and that the record does not provide a basis to deny these applications under the statutory factors the Board must consider in applications of this type. In acting on these cases, the Board has considered that its action will not hinder the DOJ in its investigation or in any action that may result from that investigation. The Board will monitor the DOJ investigation and retains broad authority to take appropriate supervisory action, including action on future applications, if warranted.

Other Considerations

The Board also concludes that the financial resources and future prospects of the State Member Banks and Glendale, and the other supervisory factors the Board must consider under the Bank Merger Act, are consistent with approval. In addition, the Board has considered the factors it is required to consider when approving applications for the establishment of branches pursuant to section 9 of the Federal Reserve Act, and finds those factors also are consistent with approval. Moreover, the Board also has considered the specific factors it must review under section 5(d)(3) of the Federal Deposit Insurance Act, and the record in this case shows that:

gage application process,²⁴ and the active recruitment of African Americans for employment as originators, processors, underwriters and customer contact personnel in the residential lending departments of the subsidiary banks.

^{22.} This program, formally adopted in 1992, evolved from programs that were in place at many of the subsidiary banks by 1991. Barnett adopted a systemwide program to ensure uniform adherence to its fair lending standards.

^{23.} Several subsidiary banks, including all of the State Member Banks, have expanded their second review process to include certain consumer and small business loans recommended for denial.

^{24.} The purpose of the program was to detect any improper discrimination occurring during the application process. According to the outside consultant who conducted the program in February 1993, the experiences of the minority and non-minority testers were comnarable.

- (1) The transaction will not result in the transfer of any federally insured depository institution's federal deposit insurance from one federal deposit insurance fund to the other;
- (2) The State Member Banks currently meet, and upon consummation of the proposed transaction will continue to meet, all applicable capital standards; and
- (3) The proposed transaction would comply with the interstate banking provision of the Bank Holding Company Act (12 U.S.C. § 1842(d)) if the Florida branches of Glendale were state banks that Barnett was applying to acquire directly. See 12 U.S.C. § 1815(d)(3).

Based on the foregoing and all the facts of record, the Board has determined that these applications should be, and hereby are, approved. The Board's approval of these applications is conditioned upon Barnett's compliance with the commitments made in connection with these applications. This approval is further subject to Barnett obtaining any required approvals under applicable state laws. For purposes of this action, the commitments and conditions relied on in reaching this decision are both conditions imposed in writing by the Board and, as such, may be enforced in proceedings under applicable law.

This transaction may not be consummated before the thirtieth calendar day after the effective date of this order, unless such period is shortened with the consent of the Attorney General, or later than three months after the effective date of this order, unless such period is extended by the Board or by the Federal Reserve Bank of Atlanta, acting pursuant to delegated authority.

By order of the Board of Governors, effective September 29, 1994.

Voting for this action: Chairman Greenspan, Vice Chairman Blinder, and Governors Kelley, LaWare, Lindsey, Phillips and Yellen.

JENNIFER J. JOHNSON Deputy Secretary of the Board

Appendix

Branch offices of Glendale Federal Bank, F.S.B., to be acquired by:

Barnett Bank of Tampa

507 Oakfield Drive, Brandon, FL
425 N. Florida Avenue, Tampa, FL
203 W. Fletcher Avenue, Tampa, FL
5005 S. Dale Mabry Highway, Tampa, FL
8001 N. Dale Mabry Highway, Tampa, FL
305 S. Wheeler Street, Plant City, FL
303 N. Tamiami Trail, Ruskin, FL
1609 Sun City Center Plaza, Sun City, FL
9400 56th Street, Temple Terrace, FL

Barnett Bank of Pinellas County

26627 U.S. Highway 19 North, Clearwater, FL 3412 E. Lake Road, Palm Harbor, FL 250 37th Avenue North, St. Petersburg, FL 7600 66th Street North, Pinellas Park, FL 11290 78th Avenue, Seminole, FL 719 S. Missouri Avenue, Clearwater, FL

Barnett Bank of Pasco County

9501 U.S. Highway 19, Port Richey, FL 5205 U.S. Highway 19, New Port Richey, FL

Barnett Bank of Palm Beach County

2301 W. Glades Road, Boca Raton, FL 9136 Glades Road, Boca Raton, FL 4000 N. Federal Highway, Boca Raton, FL 1609 S. Congress Avenue, Boynton Beach, FL 7499 W. Atlantic Avenue, Delray Beach, FL 800 U.S. Highway 1, North Palm Beach, FL 3300 PGA Boulevard, Palm Beach Gardens, FL 6404 Lake Worth Road, Lake Worth, FL

Barnett Bank of Southwest Florida

1670 S. Venice Bypass, Venice, FL

ACTIONS TAKEN UNDER THE FEDERAL DEPOSIT INSURANCE CORPORATION IMPROVEMENT ACT OF 1991

By the Secretary of the Board

Copies are available upon request to the Freedom of Information Office, Office of the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

Bank Holding Company	Acquired Thrift	Acquiring Bank(s)	Approval Date
Keystone Financial, Inc., Harrisburg, Pennsylvania	Pennsylvania National Bank, Pottsville, Pennsylvania	American Savings Bank, Tamaqua, Pennsylvania	September 15, 1994
Union Planters Corporation, Memphis, Tennessee	Cherokee Valley Federal Savings Association, Cleveland, Tennessee	Union Planters Bank of Chattanooga, National Association, Knoxville, Tennessee	September 23, 1994

ACTIONS TAKEN UNDER THE FEDERAL DEPOSIT INSURANCE CORPORATION IMPROVEMENT ACT OF 1991

By the Director of the Division of Banking Supervision and Regulation and the General Counsel of the Board

Copies are available upon request to the Freedom of Information Office, Office of the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

Bank Holding Company	Acquired Thrift	Acquiring Bank(s)	Approval Date
Allied Irish Banks Limited plc, Dublin, Ireland First Maryland Bancorp, Baltimore, Maryland	Second National Federal Savings Association, Salisbury, Maryland	First National Bank of Maryland, Baltimore, Maryland	September 16, 1994
American Bancshares, Inc., Monroe, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	First American Bank & Trust of Louisiana, Monroe, Louisiana	August 29, 1994
Central of Kansas, Inc., Junction City, Kansas	Central National Bank-Newton, Newton, Kansas Central Bank-Herington, Herington, Kansas	Central National Bank, Junction City, Kansas	August 29, 1994
Century Bancshares, Inc., Washington, D.C.	Second National Federal Savings Association, Salisbury, Maryland	Century National Bank, Washington, D.C.	September 16, 1994

FDICIA—Continued

Bank Holding Company	Acquired Thrift	Acquiring Bank(s)	Approval Date
The Citizens Bancorp of Hickman, Inc., Hickman, Kentucky	Security Trust Federal Savings & Loan Association, Knoxville, Tennessee	The Citizens Bank of Hickman, Hickman, Kentucky	September 16, 1994
Citizens Bancorporation, Inc., Plaquemine, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	Citizens Bank & Trust Company, Plaquemine, Louisiana	August 26, 1994
Crestar Financial Corporation, Richmond, Virginia	Second National Federal Savings Association, Salisbury, Maryland	Crestar Bank, Richmond, Virginia	September 16, 1994
First Union Corporation, Charlotte, North Carolina	Home Federal Savings Bank, Washington, D.C.	First Union National Bank of Washington, D.C. Washington, D.C.	September 2, 1994
Harbor Bankshares Corporation, Baltimore, Maryland	Second National Federal Savings Association, Salisbury, Maryland	The Harbor Bank of Maryland, Baltimore, Maryland	September 16, 1994
Mellon Bank Corporation, Pittsburgh, Pennsylvania	Second National Federal Savings Association, Salisbury, Maryland	Mellon Bank (DE) National Association, Wilmington, Delaware	September 16, 1994
Mercantile Bankshares Corporation, Baltimore, Maryland	Second National Federal Savings Association, Salisbury, Maryland	The Chestertown Bank of Maryland, Chestertown, Maryland	September 16, 1994
Mercantile Bankshares Corporation, Baltimore, Maryland	Second National Federal Savings Association, Salisbury, Maryland	Peninsula Bank, Princess Anne, Maryland	September 16, 1994
Minden Bancshares, Inc., Minden, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	Minden Bank & Trúst Company, Minden, Louisiana	August 29, 1994
One American Corporation, Vacherie, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	First American Bank & Trust Company, Vacherie, Louisiana	August 26, 1994
Premier Bancorp, Inc., Baton Rouge, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	Premier Bank, N.A., Baton Rouge, Louisiana	August 26, 1994
Regions Financial Corporation, Birmingham, Alabama	Oak Tree Federal Savings Bank, New Orleans, Louisiana	Guaranty Bank & Trust Company, Baton Rouge, Louisiana	August 26, 1994

FDICIA—Continued

Bank Holding Company	Acquired Thrift	Acquiring Bank(s)	Approval Date
Second Bancorp, Inc., Warren, Ohio	TransOhio Federal Savings Bank, Cleveland, Ohio	Second National Bank of Warren, Warren, Ohio	September 16, 1994
Shoreline Financial Corporation, Benton Harbor, Michigan	Great Lakes Bancorp, A Federal Savings Bank, Ann Arbor, Michigan	Shoreline Bank, Benton Harbor, Michigan	August 30, 1994
St. Martin Bancshares, St. Martinville, Louisiana	Oak Tree Federal Savings Bank, New Orleans, Louisiana	St. Martin Bank & Trust Company, St. Martinville, Louisiana	August 26, 1994
Star Banc Corporation, Cincinnati, Ohio	TransOhio Federal Savings Bank, Cleveland, Ohio	Star Bank, National Association, Cincinnati, Ohio	September 16, 1994
UNB Corporation, Canton, Ohio	TransOhio Federal Savings Bank, Cleveland, Ohio	United National Bank & Trust Company, Canton, Ohio	September 16, 1994

APPLICATIONS APPROVED UNDER BANK HOLDING COMPANY ACT

By the Secretary of the Board

Recent applications have been approved by the Secretary of the Board as listed below. Copies are available upon request to the Freedom of Information Office, Office of the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

Section 3

Applicant(s)	Bank(s)	Effective Date
AmSouth Bancorporation, Birmingham, Alabama	The Tampa Banking Company, Tampa, Florida	September 19, 1994
Montana Community Banks, Inc., Ronan, Montana	Community Bank-Missoula Inc., Missoula, Montana	September 27, 1994
Union Planters Corporation, Memphis, Tennessee	Commercial Bancorp, Inc., Obion, Tennessee	September 13, 1994

APPLICATIONS APPROVED UNDER BANK HOLDING COMPANY ACT

By Federal Reserve Banks

Recent applications have been approved by the Federal Reserve Banks as listed below. Copies are available upon request to the Reserve Banks.

Section 3

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
AMH Holding Company, Morehead, Kentucky	The Citizens Bancorp of Morehead, Inc., Morehead, Kentucky	Cleveland	September 2, 1994
BancOne Corporation, Columbus, Ohio BancOne Illinois Corporation, Springfield, Illinois	American Holding Co., Glencoe, Illinois	Cleveland	August 31, 1994
Bancorp Connecticut, Inc., Southington, Connecticut	Southington Savings Bank, Southington, Connecticut	Boston	August 29, 1994
Banknorth Group, Inc., Burlington, Vermont	North American Bank Corporation, Farmington, New Hampshire	Boston	September 13, 1994
CB&T Holding Corporation, New Orleans, Louisiana	City Bank & Trust, New Orleans, Louisiana	Atlanta	September 8, 1994
The Citizens Bancorp of Morehead, Inc., Morehead, Kentucky	AMH Holding Company, Morehead, Kentucky	Cleveland	September 2, 1994
CMB SOLO, Colorado Springs, Colorado	Cheyenne Mountain Bank, Colorado Springs, Colorado	Kansas City	September 6, 1994
Community Bancshares, Inc., Cornelia, Georgia	The Bank of Troup County, LaGrange, Georgia	Atlanta	September 16, 1994
Country Bancshares, Inc., Hull, Illinois	Paloma Bancshares, Inc., Paloma, Illinois	St. Louis	September 9, 1994
F & M Bancorporation, Inc., Kaukauna, Wisconsin	Union State Bank, Wautoma, Wisconsin	Chicago	September 8, 1994
Fairport Bancshares, Inc., Fairport, Missouri	The Bank of Fairport, Fairport, Missouri	Kansas City	September 7, 1994
First Citizens of Paris, Inc., Paris, Illinois	Oakland National Bank, Oakland, Illinois	Chicago	September 8, 1994
First Community Bancorp, Inc., Glasgow, Montana	First Community Bank, Glasgow, Montana	Minneapolis	September 12, 1994
First Pryor Bancorp, Inc., Pryor, Oklahoma	The First National Bank of Pryor Creek, Pryor, Oklahoma	Kansas City	September 7, 1994
FNB Bancshares, Inc., Springfield, Georgia	First National Bank of Effingham, Springfield, Georgia	Atlanta	September 9, 1994
GHB, Inc., Colorado City, Colorado	Greenhorn Valley Bank, Colorado City, Colorado	Kansas City	August 31, 1994

Section 3—Continued

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
Grant Park Bancshares, Inc., Grant Park, Illinois	First National Bank of Grant Park, Grant Park, Illinois	Chicago	September 16, 1994
Greensburg Bancorp, Inc., Shepherdsville, Kentucky	Peoples Bancorp of Green County, Inc., Greensburg, Kentucky	St. Louis	September 6, 1994
Heritage Bancshares, Inc., Mannington, West Virginia	First Exchange Bank, Mannington, West Virginia	Richmond	August 30, 1994
Hometown Bancorp, Inc., Milan, Tennessee	The Bank of Milan, Milan, Tennessee	St. Louis	August 31, 1994
Lakeland Bancorp, Inc., Oak Ridge, New Jersey	High Point Financial Corp., Branchville, New Jersey	New York	August 26, 1994
New Independent Bancshares, Inc., New Washington, Indiana	The New Washington State Bank, New Washington, Indiana	St. Louis	September 1, 1994
Norwest Corporation, Minneapolis, Minnesota	First National Bank of Kerrville, Kerrville, Texas	Minneapolis	September 6, 1994
Peoples Bancorp of Mt. Pleasant, Inc., Mount Pleasant, Ohio	The Peoples National Bank of Mt. Pleasant, Mount Pleasant, Ohio	Cleveland	August 31, 1994
Peoples First Corporation, Paducah, Kentucky	Libsab Bancorp, Inc., Mayfield, Kentucky	St. Louis	September 6, 1994
Peotone Bancorp, Inc., Peotone, Illinois Southwest Bancorp, Inc., Worth, Illinois	Westbanco, Inc., Westville, Illinois Minooka Bancorp, Inc., Minooka, Illinois Founders Bancorp, Inc., Scottsdale, Arizona	Chicago	September 15, 1994
PFC Acquisition Corporation II, Paducah, Kentucky	Libsad Bancorp, Inc., Mayfield, Kentucky	St. Louis	September 6, 1994
Pioneer Bankshares, Inc., Fredericksburg, Texas	Pioneer II Bankshares, Inc., Dover, Delaware Pioneer National Bank, Fredericksburg, Texas	Dallas	September 14, 1994
Pioneer II Bankshares, Inc., Dover, Delaware	Pioneer National Bank, Fredericksburg, Texas	Dallas	September 14, 1994
Regions Financial Corporation, Birmingham, Alabama	American Bancshares, Inc., Monroe, Louisiana	Atlanta	September 19, 1994
Salt Creek Valley Bancshares, Inc., Laurelville, Ohio	The Salt Creek Valley Bank, Laurelville, Ohio	Cleveland	August 25, 1994
Southeastern Banking Corporation, Darien, Georgia	United Citizens Bank of Alachua County, Alachua, Florida	Atlanta	September 9, 1994
Southern Bancshares, Ltd., Carbondale, Illinois	DeSoto Bancshares, Inc., De Soto, Illinois	St. Louis	August 30, 1994

Section 3—Continued

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
Superior Bancorporation, Ltd., Superior, Wisconsin	Community Bank and Trust Company, Superior, Wisconsin	Minneapolis	September 19, 1994
United Bancorp of Kentucky, Lexington, Kentucky	American Fidelity Bank & Trust Company, Corbin, Kentucky	Cleveland	August 29, 1994
United Bancorporation of Wyoming, Inc., Jackson, Wyoming	Drake-Lyman Bancshares, Inc., Sheridan, Wyoming	Kansas City	September 9, 1994
ValliCorp Holdings, Inc., Fresno, California	Mineral King National Bank, Visalia, California	San Francisco	September 6, 1994
Victory Bancshares, Inc., Mount Victory, Ohio	The Mt. Victory State Bank, Mount Victory, Ohio	Cleveland	August 31, 1994
Village Investment Company, Libertyville, Iowa	Libertyville Savings Bank, Libertyville, Iowa	Chicago	September 16, 1994

Section 4

Applicant(s)	Nonbanking Activity/Company	Reserve Bank	Effective Date
Banco Santander, S.A., Santander, Spain	to engage de novo in: (1) providing investment and financial advisory services, and (2) alone or in combination with such services, engaging in securities brokerage activities	New York	September 9, 1994
First Bank Shares of the South East, Inc., Alma, Georgia	Resource Financial Services, Inc., Alma, Georgia	Atlanta	September 22, 1994
Norwest Corporation, Minneapolis, Minnesota	Michigan National Bank, Southfield, Michigan	Minneapolis	September 20, 1994
Regions Financial Corporation, Birmingham, Alabama	Oak Tree Federal Savings Bank, New Orleans, Louisiana	Atlanta	August 26, 1994
UJB Financial Corp., Princeton, New Jersey	Palisade Savings Bank, FSB, Ridgefield Park, New Jersey	New York	August 26, 1994
United Bancorp of Kentucky, Lexington, Kentucky	Harlan Federal Bank, a Federal Savings Bank, Harlan, Kentucky	Cleveland	August 29, 1994

Sections 3 and 4

Applicant(s)	Nonbanking Activity/Company	Reserve Bank	Effective Date
King Bancshares, Inc., Kingman, Kansas	Turon Banc Shares, Inc., Turon, Kansas	Kansas City	August 31, 1994
Norwest Corporation, Minneapolis, Minnesota	Alexandria Securities and Investment Company, Alexandria, Minnesota Community State Bank of Alexandria, Alexandria, Minnesota	Minneapolis	September 8, 1994

APPLICATIONS APPROVED UNDER BANK MERGER ACT

By Federal Reserve Banks

Recent applications have been approved by the Federal Reserve Banks as listed below. Copies are available upon request to the Reserve Banks.

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
Bank of Fresno, Fresno, California	Mineral King National Bank, Visalia, California	San Francisco	September 6, 1994
Crestar Bank, Richmond, Virginia	Second National Federal Savings Association, Salisbury, Maryland	Richmond	September 16, 1994
Old Kent Bank, Elmhurst, Illinois	Merchandise National Bank, Chicago, Illinois EdgeMark Bank-Lombard, Lombard, Illinois	Chicago	September 14, 1994
	EdgeMark Bank-Rosemont, Rosemont, Illinois		

PENDING CASES INVOLVING THE BOARD OF GOVERNORS

This list of pending cases does not include suits against the Federal Reserve Banks in which the Board of Governors is not named a party.

Board of Governors of the Federal Reserve System v. MacCallum, No. 94 Civ. 5652 (WK) (S.D. New York, filed August 3, 1994). Action to freeze assets of individual pending administrative adjudication of civil money penalty assessment by the Board. On August 3, 1994, the court issued an order temporarily restraining the transfer or disposition of the individual's assets. The order was amended and

continued by stipulation pending a hearing scheduled for October 4, 1994.

National Title Resource Agency v. Board of Governors, No. 94–2050 (8th Cir., filed April 28, 1994). Petition for review of Board's order, issued under section 4 of the Bank Holding Company Act, approving the application of Norwest Corp., Minneapolis, Minnesota, to acquire Double Eagle Financial Corp., Phoenix, Arizona, and its subsidiary, United Title Agency, Inc., and thereby engage in title insurance agency activities and real estate settlement services (80 Federal Reserve Bulletin 453). The Board's brief was filed July 7, 1994.

Scott v. Board of Governors, No. 94-4117 (10th Cir.), filed April 28, 1994. Appeal of dismissal of action

against Board and others for damages and injunctive relief for alleged constitutional and statutory violations caused by issuance of Federal Reserve notes.

1046

Beckman v. Greenspan, No. CV 94-41-BCG-RWA (D. Mont., filed April 13, 1994). Action against Board and others seeking damages for alleged violations of constitutional and common law rights. The Board's motion to dismiss was filed May 19, 1994.

DLG Financial Corp. v. Board of Governors, No. 94-10078 (5th Cir., filed January 20, 1994). Appeal of district court dismissal of appellants' action to enjoin the Board and the Federal Reserve Bank of Dallas from taking certain enforcement actions, and for money damages on a variety of tort and contract theories. The case was consolidated on appeal with Board of Governors v. DLG Financial Corp., Nos. 93-2944 and 94-20013 (5th Cir., filed December 14, 1993 and December 31, 1993), an appeal of a temporary restraining order and a preliminary injunction obtained by the Board freezing assets of a corporation and an individual pending administrative adjudication of civil money penalty assessments by the Board. On August 15, 1994, the court of appeals affirmed both the asset freeze order obtained by the Board and the district court's dismissal of plaintiffs' claims.

Richardson v. Board of Governors, et al., No. 94–4020 (10th Cir.), filed January 14, 1994. Appeal of dismissal of action against Board and others for damages and injunctive relief for alleged constitutional and statutory violations caused by issuance of Federal Reserve notes. The Board's brief was filed June 3, 1994.

Scott v. Board of Governors, No. 94-0104 (D. D.C., filed January 21, 1994). Petition for review of a Board order approving the application of Society Corporation, Cleveland, Ohio, to merge with Key-Corp, Albany, New York (80 Federal Reserve Bulletin 253 (1994)). On July 29, 1994, the Board filed a motion to dismiss.

Board of Governors v. Oppegard, No. 93-3706 (8th Cir., filed November 1, 1993). Appeal of district court order ordering appellant Oppegard to comply with prior order requiring compliance with Board prohibition and civil money penalty orders. Oral argument was held June 16, 1994. On July 6, 1994, the Court of Appeals affirmed the district court order.

Jackson v. Board of Governors, No. CV-N-93-401-ECR (D. Nev., filed June 14, 1993). Pro se action for violation of a prisoner's civil rights. On August 23, 1994, the court granted the Board's motion to dismiss.

Bennett v. Greenspan, No. 93-1813 (D. D.C., filed April 20, 1993). Employment discrimination action. Trial is scheduled to commence on October 4, 1994. Adams v. Greenspan, No. 93-0167 (D. D.C., filed January 27, 1993). Action by former employee under the Civil Rights Act of 1964 and the Rehabilitation Act of 1973 concerning termination of employment. The Board's motion for summary judgment was granted in part and denied in part on September 8, 1994. Trial is scheduled to commence on November 15, 1994.

Zemel v. Board of Governors, No. 92–1056 (D. D.C., filed May 4, 1992). Age Discrimination in Employment Act case. The parties' cross-motions for summary judgment are pending.

Board of Governors v. Ghaith R. Pharaon, No. 91-CIV-6250 (S.D. New York, filed September 17, 1991). Action to freeze assets of individual pending administrative adjudication of civil money penalty assessment by the Board. On September 17, 1991, the court issued an order temporarily restraining the transfer or disposition of the individual's assets.

FINAL ENFORCEMENT DECISIONS ISSUED BY THE BOARD OF GOVERNORS

In the Matter of

Augustus I. Cavallari

Participant in the Affairs of

Summit National Bank, N.A., Torrington, Connecticut

OCC No. AA-EC-92-115

Final Decision

This is an administrative proceeding pursuant to section 8(e) of the Federal Deposit Insurance Act ("FDI Act"), 12 U.S.C. § 1818(e), in which the Office of the Comptroller of the Currency of the United States of America ("OCC") seeks to prohibit Augustus I. Cavallari from further participation in the affairs of any federally-supervised financial institution as a result of his participation in misconduct during his legal representation of Summit National Bank N.A. (insolvent), Torrington, Connecticut ("Summit" or "the Bank"). As required by the FDI Act, the proceeding has been referred to the Board of Governors of the Federal Reserve System ("Board") for final decision.

The proceeding comes before the Board in the form of a Recommended Decision by Administrative Law Judge ("ALJ") Walter J. Alprin, issued following an administrative hearing held on August 2-4, 1993, in Hartford, Connecticut, and the filing of post-hearing briefs by the parties. In the Recommended Decision,

the ALJ found that the OCC had proved its allegations against Cavallari and recommended that the Board order his prohibition from participation in banking.\(^1\) Cavallari has filed exceptions to the Recommended Decision, arguing that the OCC failed to establish that he was an 'institution-affiliated party' subject to administrative sanction under the FDI Act and that it failed to establish that he acted with 'willful or continuing disregard' of the institution's safety or soundness, a necessary finding for imposition of a prohibition order.

Statement of the Case

A. Statutory and Regulatory Background

1. Institution-Affiliated Party

The FDI Act defines the term "institution-affiliated party" to include "any independent contractor (including any attorney, appraiser, or accountant) who knowingly or recklessly participates in:

- (A) Any violation of any law or regulation;
- (B) Any breach of fiduciary duty; or
- (C) Any unsafe or unsound practice, which caused or is likely to cause more than a minimal financial loss to, or a significant adverse effect on, the insured depository institution." 12 U.S.C. § 1813(u)(4).

2. Standards for Prohibition Order

An IAP may be prohibited from the banking industry if the appropriate Federal banking agency—here, the Board—makes three separate findings:

- (1) There must be a specified type of *misconduct*—violation of law, unsafe or unsound practice, or breach of fiduciary duty;
- (2) The misconduct must have a prescribed *effect*—financial gain or other benefit to the respondent or financial harm or other damage to the institution or prejudice to the institution's depositors; and
- (3) The misconduct must involve *culpability* of a certain degree—personal dishonesty or willful or continuing disregard for the safety or soundness of the institution.

B. The ALJ's Recommended Decision

The ALJ concluded that Cavallari acted as an IAP with respect to Summit, in that he knowingly and recklessly breached his fiduciary duty as counsel to Summit, participated in a violation of a cease and desist order against Summit, and participated in an unsafe and unsound banking transaction that caused loss to Summit. Recommended Decision ("RD") 25-37.

The OCC's charges in this case stem from legal work performed by Cavallari from January through May 1991 in connection with the restructuring and renewal of two non-performing loans Summit made in 1988 to Winthrop Broadcasting Corporation ("Winthrop"). In the restructuring, Summit agreed to release five Winthrop officers and shareholders (the "Winthrop Guarantors") from their personal guarantees of the Winthrop loans in return for the corporate guarantee of another corporation, Comko, Ltd. ("Comko"), owned by individuals who had a business or family relationship with the Winthrop guarantors, and a security interest in radio equipment owned by Comko. Following the restructuring and renewal, the Winthrop loans again went into default. Comko's guarantee was essentially worthless; Comko was nearly insolvent at the time the guarantee was given, and has since gone out of business. In the course of his representation of Summit, Cavallari had advised the Bank that the exchange of guarantees was in the Bank's best interests, but had done nothing to ascertain the relative value of the guarantees that were the subject of the exchange.

The ALJ found that Cavallari drafted the releases of the original Winthrop Guarantors and participated in the preparation of the security agreement and loan renewal, was involved in several meetings and telephone calls in which negotiations had taken place and had billed Summit for "negotiations," and had recommended, both orally and in writing, that Summit engage in the release and the renewal as being in Summit's best interests. RD 27-28. The ALJ rejected Cavallari's arguments that he had been merely a "transactional attorney," as opposed to a regulatory or in-house counsel, and that his role in the transactions had been so limited that Cavallari did not meet the statutory standard for an IAP. Id. The ALJ found that Cavallari had not acted merely imprudently or based upon a good-faith mistake, but had participated both knowingly and recklessly in the transactions, thereby satisfying the test for institution-affiliated party. RD 37.

The ALJ found that the misconduct required for a prohibition order had been established in that Cavallari's written and oral advice favoring the release of

^{1.} The OCC also issued against Cavallari a Notice of Charges seeking restitution and a Notice of Assessment of Civil Money Penalties that, pursuant to the statutory scheme, were referred by the ALJ to the Comptroller of the Currency for final decision. As discussed below, the Comptroller issued his decision on those charges on July 28, 1994, ordering Cavallari to pay restitution in the amount of \$554,903 plus interest and to pay a civil money penalty in the amount of \$83,000. OCC Decision and Orders ("OCC Dec."), No. OCC-AA-EC-92-115 (July 28, 1994).

the guarantors in exchange for the Comko guarantee without assessing the strength of either Comko or the Winthrop Guarantors,² and his participation in the loan modifications, constituted unsafe or unsound practices, a breach of fiduciary duty as counsel and a violation of a final order to cease and desist.³ RD 44. The exchange of loan guarantors from the Winthrop Guarantors to Comko had the effect of denying Summit recovery from the personal assets of the Winthrop Guarantors, who had had at the time the loans were made a collective net worth of \$16 million. RD 34. In return for giving up any recovery against the Winthrop Guarantors, Summit received a guarantee from Comko, which at that time had a negative net worth. RD 34. The ALJ found that Cavallari's failure to review the relevant financial information on either side of the transaction before advising Summit's president that the exchange was in the Bank's best interest constituted participation in an unsafe and unsound practice. RD 35.

The ALJ found that the second requirement for prohibition, the effect of the misconduct, had been satisfied by the losses Summit sustained as a result of the substitution of the worthless Comko guarantee for the individual guarantees of the Winthrop Guarantors. RD 36, 45. Accepting the appraisals of the collateral offered by the OCC, the ALJ found that, after deducting the value of that collateral, Summit lost \$554,903 on the Winthrop loans. RD 45.

The ALJ also found that Cavallari's conduct exhibited willful and continuing disregard for safety or soundness, meeting the culpability test for prohibition. RD 45-46. The ALJ found that conclusion supported by Cavallari's failure to review Comko's or Winthrop's financial statements, failure to determine with certainty whether the Winthrop Guarantors were subject to litigation or risked having their assets attached, failure to review the cease and desist orders against Summit that Cavallari knew existed, and general failure to act as responsible counsel to Summit. *Id*.

C. Cavallari's Exceptions to the Prohibition Recommendation

As his exceptions relate to the case for prohibition, Cavallari attacks both the legal and factual findings by the ALJ. First, he argues that as a transactional attorney who gave advice in good faith, he does not meet the statutory definition of an IAP. He excepts to the ALJ's finding that Summit relied on his advice in releasing the guarantees, arguing that the negotiations as to the release were conducted prior to his involvement in the transaction. He argues that he was not responsible for valuing the existing and proposed security for the loans, and that his advice that the transaction was in the best interests of the Bank was based on information provided to him by the Bank's president, Raymond Cordani, and its senior vice president, Paul Kolok. Thus, he claims he did not "participate" in any unsafe or unsound practice.

Cavallari also contests the "loss" associated with the exchange of guarantees. He argues that it was improper for the ALJ to assume that the net worths of the Winthrop Guarantors had remained in 1991 at the high levels documented at the time the loans were made in 1988, and that the FDIC is responsible for part of the loss because of its failure to take appropriate collection action.

Finally, Cavallari argues without elaboration that his involvement in the transaction did not meet the standard of "willful or continuing disregard" required for a prohibition order.

Cavallari also excepts to the numerous rulings by the ALJ allowing evidence into the record over Cavallari's objections that it was irrelevant, hearsay, unauthenticated, beyond the scope of direct examination, or beyond the witness's knowledge or expertise. Similarly, Cavallari excepts to the ALJ's exclusion of testimony sought by Cavallari on grounds of relevance.

D. The Comptroller's Decision

In his Decisions and Order, the Comptroller of the Currency⁴ first determined that Cavallari was an institution-affiliated party. He found that the failure to assess the financial condition of the Winthrop Guarantors and Comko prior to the exchange of guarantees was "contrary to accepted standards of banking operation and resulted in abnormal risk of loss to the

^{2.} The ALJ noted that Cavallari based his advice, in part, on the impression that the Winthrop Guarantors were subject to "a great deal of litigation" casting doubt on their ability to perform on their guarantees, when in fact Cavallari had no independent knowledge that the individuals were involved in litigation, and did not personally review the Guarantors' financial statements. RD 30.

^{3.} The ALJ found that Cavallari's participation in the exchange of the guarantees for the Winthrop loans constituted participation in the violation of a July 16, 1990 OCC temporary cease and desist order that prohibited Summit from making extensions of credit to certain identified individuals and their "related interests." RD 33, 36. The ALJ found that the exchange of guarantees constituted a new extension of credit to Winthrop and Comko, related interests of the individuals who were the subjects of the cease and desist order. RD 33. The ALJ rejected Cavallari's argument that he did not know the terms of the order, noting that Cavallari conceded knowledge of the existence of the order and made no attempt to learn its terms. RD 33.

^{4.} The term "Comptroller" is used to denote the agency head who is charged with making the final decision in enforcement cases, as opposed to the "OCC" generally, which comprises, *inter alia*, the agency's Enforcement and Compliance Division, which prosecuted this case.

Bank," making it an unsafe and unsound practice. Defining "reckless" to mean "something more than simple carelessness and something less than premeditated malice," the Comptroller found that Cavallari's participation in this unsafe or unsound practice was "reckless" for purposes of the definition of institutionaffiliated party. Because Winthrop itself had no capacity to pay its loans, and Comko had large operating losses and minimal net worth at the time of the exchange of guarantees, while the individual Winthrop Guarantors had previously had a combined net worth in excess of \$16 million, the Comptroller found that it was likely that the exchange of guarantees would result in "more than a minimal financial loss" to Summit. Accordingly, the Comptroller found Cavallari to be an IAP. OCC Dec. 11-13, 15.

On the basis of these findings, the Comptroller found that the statutory preconditions to the imposition of a civil money penalty and a restitution order were met.⁵ After reviewing the statutory factors, the Comptroller imposed a civil money penalty of \$83,000 and required Cavallari to pay restitution in the amount of \$554,903.

Findings and Conclusions

Upon review of the administrative record and the Decision and Orders of the Comptroller of the Currency in the parallel restitution and civil money penalty cases, of which the Board takes official notice, the Board hereby makes its Final Decision, and adopts the ALJ's Recommended Decision, Recommended Findings of Preliminary Fact and Recommended Conclusions of Law, except as specifically supplemented or modified herein. The Board therefore determines that the attached Order of Prohibition shall issue against Cavallari, prohibiting him from future participation in the affairs of any federally-supervised financial institution without the approval of the appropriate supervisory agency.

A. Procedural Issues

The Board denies Cavallari's exceptions to the ALJ's procedural rulings. The ALJ is generally vested with "all powers necessary to conduct a proceeding in a fair and impartial manner and to avoid unnecessary delay." 12 C.F.R. 19.5(a). More specifically, the ALJ is

B. Findings of Fact

1. Relevant Individuals and Business Entities

a. Summit National Bank. At all times relevant to this proceeding, Summit was a national banking association, chartered and examined by the OCC. During the period from December 11, 1990 to March 12, 1991, Summit's condition was poor and its capital base was approximately \$6,000,000. On February 3, 1992, Summit was declared insolvent by the OCC due to heavy losses sustained on problem loans.

During the relevant time period, Raymond Cordani was Summit's president and chief executive officer and Paul Kolok was senior vice president. Richard D. Barbieri, Sr. ("Barbieri") served as a consultant to Summit during and after its organization, and had recommended Cordani for his position at the Bank. Barbieri and Summit shared a lawyer, Anthony F. DiFabio, who was also a shareholder of Winthrop Broadcasting Corporation ("Winthrop").

Cavallari, a Waterbury lawyer and longtime friend of Kolok, was retained by Summit in the fall of 1990 to perform legal work including collections, workouts and foreclosures. Among the loans he worked on were two loans to Winthrop.

b. Security Savings and Loan. Barbieri was also president and chief executive officer of a thrift institution, Security Savings and Loan of Waterbury, Connecticut. John A. Corpaci was the executive vice-president of Security, and Vinal Duncan was Security's vice chair. Paul Kolok was an officer at Security before leaving for Summit in 1988. Barbieri's son, Richard D. Barbieri, Jr. ("Barbieri Jr."), was an officer at Security. Cavallari was a shareholder of Security since its incorporation in 1974 and a borrower

vested with the power "to consider and rule upon all procedural and other motions [other than granting a motion to dismiss] appropriate in an adjudicatory proceeding." 12 C.F.R. 19.5(b)(7). An ALJ's evidentiary rulings therefore are generally accorded deference in the absence of an abuse of discretion or manifest unfairness. Upon review of the ALJ's evidentiary rulings, the Board finds no such abuse of discretion or manifest unfairness and denies each of Cavallari's exceptions to the hearing procedure.6

^{5.} The Comptroller also found that Cavallari had violated the temporary cease-and-desist order to which Summit was subject, providing another basis for imposition of civil money penalties under 12 U.S.C. § 1818(i). Because such a violation does not appear to give rise to a prohibition order under 12 U.S.C. § 1818(e), the Board does not reach this issue.

^{6.} Cavallari also requests oral argument on his exceptions, although it is unclear whether his request is directed to the Board or only to the Comptroller. Because the legal and factual issues have been thoroughly explained in the written submissions, the Board denies Cavallari's request for oral argument to the extent that it was directed to the Board.

from Security on numerous loans. Cavallari also performed closings and title work for Security.

On July 12, 1990, the Office of Thrift Supervision ("OTS") suspended Barbieri and Barbieri Jr. from their offices at Security and Corpaci was subsequently fired.

- c. Comko, Ltd. In September 1987, Barbieri, Corpaci and Duncan acquired an AM radio station in Waterbury, Connecticut, that was later held by them through Comko, Ltd., a corporation they owned. Comko ceased operations in April 1992.
- d. Winthrop Broadcasting Corporation. Barbieri, Corpaci and Duncan were interested in purchasing another radio station but were precluded from doing so by multiple ownership restrictions imposed by the Federal Communications Commission. On September 13, 1987, Winthrop Broadcasting Corporation was formed to enable six individuals who were family members and friends of Barbieri, Corpaci, and Duncan to purchase the radio station through a corporate entity.⁷

2. The Winthrop Restructuring

a. The Winthrop Loans. On September 22, 1988, Barbieri and Corpaci arranged for Summit to make Winthrop a loan of \$600,000 that was used to acquire a radio station and a parcel of real estate. The loan was secured by a first mortgage on the radio station property and was guaranteed personally by five of the six family members and friends of Barbieri, Duncan, and Corpaci who were shareholders of Winthrop (the "Winthrop Guarantors").

Winthrop never was profitable and had difficulty servicing its Summit debt. On December 14, 1988, Summit granted Winthrop an additional loan of \$100,000, arranged by the Barbieris and Corpaci, without security other than the personal guarantees of the Winthrop Guarantors. This loan was renewed on April 13, 1989 and again on July 12, 1989.

On July 12, 1990, OTS issued enforcement orders against Security and its principals that, among other things, immediately suspended Barbieri and Barbieri Jr. from all offices and positions at Security. Corpaci was fired by Security. Almost immediately thereafter, on July 16, 1990, the OCC issued a temporary order to cease and desist against a number of Barbieri-related banks including Summit that, among other things,

prohibited Summit from making any extension of credit to Barbieri, Corpaci, Barbieri Jr., or Duncan, or their related interests, or to any person referred to the Bank by them.

After the suspension actions by the OTS in July 1990, Winthrop stopped making any payment on its two loans, then carrying principal balances totalling \$614,358. In November 1990, Winthrop provided Summit with a balance sheet showing a net worth of negative \$1,026,394 and an income statement showing a nine-month net loss of \$375,093. At that point, the Winthrop loans were 122 days past due. On December 5, 1990, Summit sent a letter to each of the Winthrop Guarantors requesting updated and signed personal financial statements, personal tax returns for 1989, and payment of past-due interest. The Winthrop Guarantors did not comply with the requests.

- b. The Restructuring Transactions. Shortly after the Winthrop Guarantors received the letters from Summit requesting financial information, Barbieri and Corpaci requested that Summit release their family members and friends from their guarantees and that the Winthrop loans be renewed into a single note with a 25-year amortization. In exchange for the release of guarantees, Barbieri and Corpaci offered to give Summit:
 - (1) A guarantee from Comko, which was owned by Barbieri, Corpaci and Duncan; and
 - (2) A security interest in the radio station equipment owned by Comko. In exchange for renewing the Winthrop loans, Barbieri and Corpaci also offered Summit a first mortgage on a parcel of real estate owned by the Barbieris, Corpaci and Duncan.

On January 25, 1991, Summit retained Cavallari to provide legal services relating to the Winthrop loans. Corpaci and Barbieri, on behalf of Winthrop and the Winthrop Guarantors as well as Comko, negotiated the restructuring deal with Kolok and Cavallari on behalf of Summit. As part of the restructuring, Cavallari agreed to act as trustee for Winthrop, Summit's debtor, to hold the real property to be mortgaged to Summit. Accordingly, on February 25, 1991, the real estate was conveyed from a trustee for the Barbieris, Corpaci, and Duncan to Cavallari, as trustee for Winthrop. The use of trustees was designed to prevent interference in the deal from creditors of Winthrop and of the individuals involved.

On February 26, 1991, Kolok and Cavallari met with Barbieri and Corpaci. Kolok and Cavallari discussed the terms of the deal with Cordani over a speaker telephone and both indicated to Cordani that the deal should go forward. Cavallari orally advised Cordani that the release of the Winthrop Guarantors in exchange for the corporate guarantee and Comko security interest was in the best interests of the Bank.

^{7.} Barbieri Jr. was a 20 percent shareholder and president; Vinal Duncan's son was a 20 percent shareholder and vice president; Corpaci's sister was a 20 percent shareholder, treasurer and corporate secretary; a business partner of Barbieri's and Corpaci's was a 20 percent shareholder and vice-president; another Barbieri friend was a 10 percent shareholder; and DiFabio was a 10 percent shareholder.

At the time that he advised Summit that the transaction should go forward, Cavallari had not determined either the value of the guarantees Summit was releasing, or the value of the guarantees and collateral it would get in return. Specifically, although he knew that Barbieri and Corpaci sought the release of their family members' and friends' guarantees, Cavallari did not determine the net worths of the Winthrop Guarantors. In addition, although the Bank's records reflected the negative net worth of Winthrop, Cavallari did not obtain financial information relating to Barbieri and Corpaci's other Waterbury radio enterprise, Comko, whose guarantee was being substituted for that of the Winthrop Guarantors. Nor did he obtain any valuation of the radio equipment in which Summit was to receive a security interest. The record does not even reflect that Cavallari ever specifically inquired of Summit's management as to any of these issues. In short, Cavallari had absolutely no reasonable basis on which to advise that the restructuring was in the Bank's best interests.

In other ways, as well, Cavallari's actions show that he was heedless of the Bank's interests. During the February 26, 1991 meeting, Cavallari obtained a corporate guarantee from Comko that was part of the consideration for the release of the Winthrop Guarantors that was seriously defective in a number of respects.⁸ In addition, Cavallari failed to obtain a security interest in the radio equipment that was to be pledged to support the Winthrop loans.⁹

Had he inquired about Comko's financials, Cavallari could have learned that Comko was nearly insolvent and was incurring large losses. Comko suffered a net loss of \$292,129 in 1990, and had a net worth of \$49,068 by year-end. Accordingly, Comko was incapable of servicing or retiring the Winthrop loans.

At Cordani's request, Cavallari provided him a written opinion on May 14, 1991 that the restructuring was in the best interests of the bank. The letter, which restated oral advice provided earlier by Cavallari, contained unqualified statements of fact concerning the litigation faced by the Winthrop Guarantors and the relative lack of litigation to which Comko was

On or about April 30, 1991, Cavallari conveyed the real estate he was holding as trustee to Winthrop, which subsequently granted Summit a first mortgage on the property in consideration of Summit's renewal of Winthrop's loans. At the same time, the Winthrop loans were combined into a single note with a five-year maturity that was drafted by Cavallari. The amortization schedules of the two original notes were extended¹¹ and the interest rates reduced.¹² The renewal had the effect of dramatically reducing the monthly amount due on the loans (from almost \$11,000 to approximately \$5,500) and of changing the status of the loans from seriously past due to "current." Summit's renewal of the Winthrop loans was not supported by any new financial information regarding Winthrop, and was not approved by Summit's loan committee or by the board of directors. The renewal of the loans contributed to the postponement of the liquidation of the collateral securing the loans during a time when the market for the collateral was declining, and made Winthrop's unencumbered assets available to other creditors.

Winthrop defaulted on the renewed note after making three payments, the last on February 3, 1992, each of which was late and consisted only of interest due, and not principal. At that time the principal balance was \$614,358, with an accrued interest of \$12,663. Winthrop thereafter continued to sustain losses and remained insolvent, while Comko continued to sustain losses and went out of business.

After February 3, 1992, the OCC declared Summit insolvent and appointed the FDIC as receiver. As of July 19, 1992, the principal balance due on the Winthrop loans was \$596,775 and the accrued interest was \$172,464.¹³ The ALJ found that the FDIC had not received any additional recoveries on the loans from

renewal to principal.

subject. Cavallari later testified that he based his opinion in part on the belief that the Winthrop Guarantors were judgment-proof because their personal assets had been attached as a result of litigation over guarantees they had provided to the Bank of Boston. In fact, the Winthrop Guarantors had not had property attached by the Bank of Boston.¹⁰

^{8.} The guarantee was not dated, did not state whose loans were being guaranteed, did not state which institutions held the loans being guaranteed, did not state the original or outstanding balances of the loans being guaranteed, did not refer accurately to the second loan, was not supported by a corporate resolution from Comko authorizing the guarantee, was not notarized, and did not contain the signature of any witness.

^{9.} The technical defects in the Comko guarantee were remedied when Corpaci's attorneys provided Cavallari with a new corporate guarantee dated March 15, 1991 and a security interest in the Comko radio equipment dated March 16, 1991. The record does not reflect whether these corrections were due to any efforts on Cavallari's part.

^{10.} In his Exceptions, Cavallari argues that this advice related primarily to the legal issue of whether the guarantee was enforceable against Comko and whether Summit's security interest in Comko's property was properly filed. The text of the opinion letter, which in his testimony Cavallari characterized as a "business opinion," does not support this argument; rather, the subject of the letter is whether the exchange of guarantees "was in the best interest of the bank."

^{11.} The amortization schedule on the \$600,000 note was extended from 8 to 25 years, and on the \$100,000 note from past due to 25 years.

^{12.} The interest rates were reduced from 13 and 13.5 percent respectively to escalating rates of 10, 11 and 11.5 percent over 5 years.

13. The FDIC applied the three payments made following the

any additional source, and did not expect to receive any such recoveries in the future.

3. Cavallari's Prior Involvements with Barbieri and Kolok

Cavallari came to the Winthrop restructuring transaction with a significant amount of information about the various parties involved in the transaction. He himself had been involved in a previous nominee arrangement with Barbieri and Kolok, and was aware of certain allegations concerning Comko's principals from his representation of Summit in another matter. These involvements, detailed below, provided Cavallari with a background that should have made him aware of the need for caution by the Bank in going forward with the restructuring.

a. Gaston Farms and Arlington Partnership. In 1987 and early 1988 Barbieri, on behalf of Security, arranged for a Security subsidiary to act as a joint venture partner with a real estate developer in connection with two real estate transactions known as Gaston Farms and Arlington Partnership. When the Security board of directors denied permission for the subsidiary to participate due to prior regulatory criticism, Barbieri, concerned about the thrift's liability for backing out of its commitment, instructed Kolok to seek a nominee to act as the joint venture partner with the developer. Cavallari, a longtime friend of Kolok, agreed to be that nominee. Cavallari and Kolok entered into nominee agreements, dated November 3, 1987 and January 14, 1988, respectively, whereby Cavallari agreed to execute all necessary public and bank documents for the project, and Kolok agreed to hold Cavallari harmless for any resulting liability. In accordance with the nominee agreements, Cavallari obtained loans from Security to finance the joint ventures without disclosing the existence of the nominee agreements to Security's board of directors, even though at Security's request he provided an opinion letter from another lawyer regarding the enforceability of the loan agreements against him. Cavallari testified that his own financial picture was insufficient to justify the loans made to him, and that he agreed to engage in the nominee arrangements in the hope of receiving additional legal work from Security.

After the Arlington Partnership project experienced difficulties, Cavallari met with Barbieri in May 1990 and asked to be released from his obligation on Security's \$1.8 million loan to the joint venture. Barbieri, then president and CEO of Security, suggested ways for Cavallari to negotiate with Security for a release from his obligation. After Barbieri was suspended from Security on July 12, 1990, an attorney for Security wrote Cavallari in September 1990 stating that Security had never approved the arrangement and that Cavallari was still responsible on the \$1.8 million loan.14

In December 1990, Cavallari was deposed by the OTS as part of its investigation of the Security principals. The deposition focused on the Arlington Partnership and Gaston Farms transactions and Cavallari's actions as Kolok and Barbieri's nominee in those transactions. At the deposition, the OTS lawyer specifically suggested that Cavallari's actions on behalf of Barbieri and Kolok constituted a fraud on Security.

b. Victoria Court. Victoria Court was a real estate project in Waterbury owned by a number of individuals financed with loans from the Bank of Boston in which Summit participated. The loans were supported by personal guarantees of the principals, including Barbieri, Corpaci and Duncan. In September 1990, Cavallari was retained by Summit to represent its interests with respect to the Victoria Court loans, which had become troubled. On September 19, 1990, Cavallari attended a meeting with Kolok at the Bank of Boston offices to discuss Victoria Court. Four debtors, including Barbieri and Corpaci, were present. In his subsequent memorandum describing the meeting, Cavallari noted that many of the debtors faced regulatory and criminal problems and that the Bank of Boston attorney had stated that several fraudulent transfers had been made to family members of the guarantors.

C. Conclusions of Law

1. Institution-Affiliated Party

The Board's determination whether Cavallari is an IAP is not made on a clean slate; the IAP issue is common to this case and to the parallel OCC proceeding seeking the remedies of restitution and civil money penalties against Cavallari. The Board takes official notice that the Comptroller of the Currency has adopted the ALJ's finding that Cavallari is an IAP. OCC Dec. at 9-14. Rather than readdress those issues, the Board defers to and incorporates the conclusion of the Comptroller, Summit's primary regulator, as to the IAP determination.15

^{14.} At the time Security was declared insolvent and closed, much of the \$1.8 million loan was still outstanding. Cavallari was ultimately sued by the Resolution Trust Corporation in October 1991 as receiver for Security for a \$950,000 deficiency on the loan. It is unclear what actions, if any, Cavallari took to enforce Kolok's obligations under the nominee agreement.

^{15.} In his Brief in support of his Exceptions, Cavallari argues that he is not an IAP on the basis of the legislative history of the definition of that term. It is true that the legislative history provides that Congress did not "intend to subject attorneys to agency enforcement actions for those good faith activities falling within the traditional attorney-client

The Board therefore adopts the ALJ's recommended findings and conclusions as to the IAP determination to the same extent, and for the same reasons, as the Comptroller. The Board accordingly concludes that Cavallari acted as an IAP of Summit in his participation in the exchange of the Comko guarantee and security for those of the Winthrop Guarantors, in that he at least recklessly participated in an unsafe or unsound practice which caused loss to Summit. His conduct therefore satisfied the definitional standards under which an independent contractor such as an outside counsel may be found to have acted as an IAP. 12 U.S.C. § 1813(u)(4).16

2. Substantive Basis for Prohibition

a. Misconduct. The Board adopts the ALJ's finding that Cavallari's participation in the transaction by which the Winthrop Guarantors were released from their obligations constituted participation in an unsafe or unsound banking practice.¹⁷ For the reasons identified above, Summit's release of the individual guarantors in exchange for the Comko guaranty and security interest, with no assessment of the relative prospects of recovery, constituted a banking practice so imprudent, under the circumstances, as to constitute an unsafe and unsound banking practice.¹⁸ Cavallari was Summit's sole counsel in the consummation of that transaction, and rendered a written opinion to Bank management—that he admitted simply memorialized advice previously given at the time of the

relationship," and that "providing advice in good faith to a client financial institution, by itself, should not lead to an enforcement action." H.R. Rep. No. 54, 101st Cong., 1st Sess. 467 (1989). Nevertheless, the unique facts of this case — specifically, Cavallari's personal knowledge of facts that should have given rise to greater caution on behalf of the Bank — are sufficient to support a finding that Cavallari's services regarding the exchange of guarantors on the Winthrop loan were not provided in good faith. Thus, Cavallari is not the kind of attorney the legislative history states should be protected from agency enforcement actions.

16. Even if the Board were required to make a wholly separate determination as to the IAP issue, the conclusion would be the same. The Board's conclusions as to the substantive requirements for prohibition, infra, establish that Cavallari participated recklessly in an unsafe or unsound practice that caused loss to Summit.

17. The Board agrees with the Comptroller that there is no evidence in the record regarding the appropriate standard of care, and thus does not adopt the ALJ's findings that Cavallari's actions also constituted a breach of his fiduciary duty to the Bank. With regard to the ALJ's finding that Cavallari violated the final cease-and-desist order imposed by consent against Summit on April 25, 1991, the Board notes that by the time that order was issued, the exchange of guarantees in which Cavallari had participated was completed. Accordingly, the Board does not adopt the ALJ's finding that Cavallari violated the final cease-and-desist order issued against Summit.

18. See First Nat'l Bank of Eden v. Comptroller of the Currency, 568 F. 2d 610, 611 n.2 (8th Cir. 1978) (per curiam) (unsafe or unsound banking practice is a practice "deemed contrary to accepted standards of banking operations which might result in abnormal risk or loss to a banking institution or shareholder").

transaction—that the exchange of guarantors was in the best interests of the Bank. As the ALJ found, this constituted participation in an unsafe or unsound practice.

b. Effects. The Board adopts the ALJ's conclusion that Summit sustained financial loss as a result of the exchange of guarantors that satisfies the requirements of 12 U.S.C. § 1818(e)(1)(B)(i). The ALJ found that Summit sustained a loss of \$554,904 as a result of the transactions, after applying the appraised value of the collateral. The Board adopts these findings as to the existence of financial loss, and rejects Cavallari's arguments that the loss is partly due to inaction by the FDIC.¹⁹

c. Culpability. The Board adopts the ALJ's finding that Cavallari's participation in the exchange of guarantors reflects willful disregard for safety or soundness satisfying the criteria of 12 U.S.C. § 1818(e)(1)(C)(ii).²⁰

"Willful disregard for safety or soundness" is not defined in the FDI Act. Previously, the Board has found that "willful disregard for safety or soundness' is established by intentional conduct that constitutes an unsafe or unsound banking practice . . . "In the Matter of Magee, 78 Federal Reserve Bulletin 968, 974 (1992) (emphasis added). This is consistent with the definition adopted by the OTS in a series of cases interpreting the phrase.

Willful disregard for the safety or soundness of an insured institution is established when an individual (a) purposely, as opposed to accidentally, commits an act and that act evidences neglect or lack of thoughtful attention to the institution's safety or soundness, or (b) acts with plain indifference to the institution's safety and soundness. See In re Kim, OTS Order No. AP 93-30, 22-23 (Apr. 15, 1993) [appeal pending, No. 93-70425 (9th Cir., filed May 6, 1993)].

In re Lopez, OTS Order No. AP 92-74 (May 17, 1994), at 37 n. 68.

In the Board's view, this definition correctly sets out the meaning of the statutory phrase. Willful disregard for safety and soundness is different than willful par-

^{19.} Cavallari argues that the FDIC might have sued Winthrop as the primary obligor on the loans, or Comko as guarantor. The evidence of those companies' financial condition (Comko is no longer in business, and Winthrop was insolvent in 1991) suggests that such action would not have substantially reduced Summit's losses.

Moreover, even if one does not accept the ALJ's assumption that the Winthrop Guarantors' net worths were unchanged from their earlier levels of roughly \$16 million, it is reasonable to assume that the net worths of the five guarantors exceeded the financial strength of Comko, which the ALJ found had a negative net worth, and thus that the exchange of guarantees resulted in a "more than minimal" amount of loss to Summit. This is all that is needed to support a finding of IAP status and of "effects" for purposes of a prohibition order.

^{20.} The Board does not reach the issue of whether Cavallari's actions constituted "continuing" disregard.

ticipation in an unsafe or unsound transaction. One certainly disregards an institution's safety and soundness when one is simply oblivious to it. To deliberately and consciously take part in an action that evidences utter lack of attention to an institution's safety and soundness is to willfully disregard that institution's safety and soundness.

That standard is certainly met by the facts of this case. Here, the record shows that Cavallari provided an opinion that the substitution of guarantors on the Winthrop loans was in the best interests of the Bank without undertaking any independent inquiry into the basic facts of the transaction: the current financial condition of the current and new guarantors and the value of the new collateral.

Moreover, even if no independent inquiry had been conducted, Cavallari had actual knowledge based on past dealings with individuals involved that should have put him on notice that the transaction was not in fact fair to the Bank or that, at a minimum, the representations of Bank management and those negotiating on behalf of the borrower regarding the loan restructuring should have been viewed with suspicion. Cavallari had reason to know that Barbieri, who negotiated the Winthrop/Comko transactions on behalf of the borrowers, had been terminated from his position at Security and was the subject of regulatory scrutiny. He knew that Barbieri and the other owners of Comko faced financial. regulatory and criminal problems. He knew from his dealings in the Arlington Partnership transaction that Barbieri and Kolok were willing to put the financial institution for which they worked at risk without its knowledge, and he was aware that Kolok was purporting to represent Summit in negotiations with his former boss, Barbieri, in the Winthrop/Comko transaction. He was aware of the accusation of the Bank of Boston attorneys regarding fraudulent transfers to family members by the Victoria Court guarantors, a group that included Barbieri, Corpaci and Duncan, and he knew that in the Winthrop/Comko transaction Barbieri and Corpaci were seeking the release of their own family members and friends. He was aware that Summit, which had business dealings with Barbieri and whose management was connected with him, was subject to a cease and desist order by the OCC, an order whose contents he never inquired into. He was aware that other transactions in which he had engaged with Barbieri and Kolok were being investigated by the OTS, and that OTS attorneys had suggested that they might be fraudulent. He had reason to know that the persons whose property had been attached by Bank of Boston as a result of the Victoria Court problems were not the Winthrop Guarantors, as he testified in an attempt to rationalize their release from the guarantees, but instead included Barbieri, Corpaci and Duncan, the individuals behind Comko.21 Cavallari admitted to acting as a trustee for Winthrop in the conveyance of real estate as a means of avoiding attachment by credi-

For all of these reasons, Cavallari unavoidably was on notice that the exchange of guarantees was a hazardous undertaking for Summit, since Summit gave up rights to pursue immediate recovery against individuals whose net worth Cavallari did not ascertain in return for a guarantee from a corporation owned by individuals who Cavallari knew were in financial, regulatory and criminal trouble. It is not enough, given all of Cavallari's knowledge, including knowledge of Kolok's previous dealings with Barbieri, for Cavallari to claim that he was simply acting on the information and decisions conveyed to him by Kolok. Cavallari's failure to obtain any information about the relative value of security interests being exchanged, and to require a security interest in Comko's radio equipment at the time of the release of the Winthrop Guarantors, demonstrates more than mere negligence. It evidences a willingness to turn a blind eye to Summit's interests in the face of known risks. Substantial evidence supported the ALJ's conclusion that Cavallari's actions were not in the realm of good faith negligence, but reflected a willful disregard of the Bank's safety and soundness.

Conclusion

For the foregoing reasons, the Board orders that the attached Order of Prohibition issue against Cavallari.

By Order of the Board of Governors, this 26th day of September, 1994.

> Board of Governors of the Federal Reserve System

> > WILLIAM W. WILES Secretary of the Board

^{21.} Cavallari was retained to represent Summit's interests in Victoria Court and therefore was on notice that the Bank of Boston litigation over Victoria Court resulted in the attachment of the personal property of the individuals who owned Comko, not the Winthrop Guarantors, as he professed to believe.

Order of Prohibition

WHEREAS, pursuant to section 8(e) of the Federal Deposit Insurance Act, as amended (the "Act") (12 U.S.C. § 1818(e)), the Board of Governors of the Federal Reserve System ("the Board") is of the opinion, for the reasons set forth in the accompanying Final Decision, that a final Order of Prohibition should issue against AUGUSTUS I. CAVALLARI;

NOW, THEREFORE, IT IS HEREBY ORDERED, pursuant to sections 8(e) and 8(j) of the Federal Deposit Insurance Act, as amended (12 U.S.C. §§ 1818(e) and 1818(j)), that:

- 1. In the absence of prior written approval by the Board, and by any other Federal financial institution regulatory agency where necessary pursuant to section 8(e)(7)(B) of the Act (12 U.S.C. § 1818(e)(7)(B)), AUGUSTUS I. CAVALLARI is hereby prohibited:
 - (a) From participating in the conduct of the affairs of any bank holding company, any insured depository institution or any other institution specified in subsection 8(e)(7)(A) of the Act (12 U.S.C. § 1818(e)(7)(A));
 - (b) From soliciting, procuring, transferring, attempting to transfer, voting or attempting to vote any proxy, consent, or authorization with respect to any voting rights in any institution described in subsection 8(e)(7)(A) of the Act (12 U.S.C. § 1818(e)(7)(A));
 - (c) From violating any voting agreement previously approved by the appropriate Federal banking agency; or
 - (d) From voting for a director, or from serving or acting as an institution-affiliated party as defined in section 3(u) of the Act (12 U.S.C. § 1813(u)), such as an officer, director, or employee.
- 2. This Order, and each provision hereof, is and shall remain fully effective and enforceable until expressly stayed, modified, terminated or suspended in writing by the Board.

This Order shall become effective upon the expiration of thirty days after service is made.

By Order of the Board of Governors, this 26th day of September, 1994.

Board of Governors of the Federal Reserve System

WILLIAM W. WILES Secretary of the Board

In the Matter of

MCORP Dallas, Texas

and

MCORP MANAGEMENT, INC. Dallas, Texas

Docket No. 88-062-B2-HC

Order Dismissing Notice of Charges and of Hearing

On March 30, 1989, the Board of Governors of the Federal Reserve System (the "Board of Governors") issued a Notice of Charges and of Hearing (the "Notice") pursuant to sections 8(b)(1) and 8(b)(3) of the Federal Deposit Insurance Act, as amended (12 U.S.C. §§ 1818(b)(1) and (3)), and section 5(b) of the Bank Holding Company Act of 1956, as amended (12 U.S.C. § 1844(b)), against MCorp, a registered bank holding company, and MCorp Management, a nonbank subsidiary of MCorp. The Notice alleged that the respondents engaged in certain violations of law and unsafe and unsound practices in connection with their activities within the jurisdiction of the Board of Governors.

On June 28, 1994, the United States Bankruptcy Court for the Southern District of Texas, Houston Division, entered an order confirming a bankruptcy plan in In re MCorp Financial, Inc., MCorp Management, and MCorp, Civil Action No. 93-395, jointly administered cases under Chapter 11 of the United States Bankruptcy Code. The plan confirmed by the bankruptcy court incorporated a settlement agreed to by the Federal Deposit Insurance Corporation ("FDIC") as a creditor in the bankruptcy proceeding. Pursuant to the settlement and bankruptcy plan, the FDIC received, inter alia, a cash payment from the bankruptcy estate as recovery for its claims in the bankruptcy action, including claims that were based on the same transactions that are at issue in the Notice. In addition, neither MCorp, MCorp Management, nor any successor entities will survive the bankruptcy proceeding as a bank holding company, and there appears to be no further supervisory purpose in continuing with this enforcement action.

NOW, THEREFORE, IT IS HEREBY ORDERED, pursuant to section 8(b) of the Federal Deposit Insurance Act, as amended (12 U.S.C. § 1818(b)) that:

- 1. The Notice issued in this matter on March 30, 1989 is dismissed, with prejudice; and
- 2. The provisions of this Order shall not bar, estop or otherwise prevent the Board of Governors, or any federal or state agency or department, from

taking any other action affecting MCorp or MCorp Management, or any of their current or former institution-affiliated parties.

By Order of the Board of Governors of the Federal Reserve System effective this 21st day of September, 1994.

> Board of Governors of the Federal Reserve System

> > WILLIAM W. WILES Secretary of the Board

FINAL ENFORCEMENT ORDERS ISSUED BY THE **BOARD OF GOVERNORS**

First Bank of Philadelphia Philadelphia, Pennsylvania

The Federal Reserve Board announced on September 2, 1994, the issuance of a Prompt Corrective Action Directive by Consent against First Bank of Philadelphia, Philadelphia, Pennsylvania.

State Bank of India Bombay, India

The Federal Reserve Board announced on September 22, 1994, the issuance of a Cease and Desist Order against the State Bank of India, Bombay, India.

WRITTEN AGREEMENTS APPROVED BY FEDERAL RESERVE BANKS

National Bank of Greece Athens, Greece

The Federal Reserve Board announced on September 14, 1994, the execution of a Written Agreement among the National Bank of Greece, Athens, Greece, and its branches in Boston and Chicago, the Federal Reserve Banks of New York, Boston, and Chicago, the Commissioner of Banks for the Commonwealth of Massachusetts, and the Federal Deposit Insurance Corporation.

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SYMBOLS AND ABBREVIATIONS

Corrected	G-10	Group of Ten
Estimated	GNMA	Government National Mortgage Association
Not available	GDP	Gross domestic product
Not elsewhere classified	HUD	Department of Housing and Urban
Preliminary		Development
Revised (Notation appears on column heading	IMF	International Monetary Fund
when about half of the figures in that column	IO	Interest only
are changed.)	IPCs	Individuals, partnerships, and corporations
Amounts insignificant in terms of the last decimal	IRA	Individual retirement account
place shown in the table (for example, less than	MMDA	Money market deposit account
500,000 when the smallest unit given is millions)	MSA	Metropolitan statistical area
Calculated to be zero	NOW	Negotiable order of withdrawal
Cell not applicable	OCD	Other checkable deposit
Automatic transfer service	OPEC	Organization of Petroleum Exporting Countries
Bank insurance fund	OTS	Office of Thrift Supervision
Certificate of deposit	PO	Principal only
Collateralized mortgage obligation	REIT	Real estate investment trust
Federal Financing Bank	REMIC	Real estate mortgage investment conduit
Federal Housing Administration	RP	Repurchase agreement
Federal Home Loan Bank Board	RTC	Resolution Trust Corporation
Federal Home Loan Mortgage Corporation	SAIF	Savings Association Insurance Fund
Farmers Home Administration	SCO	Securitized credit obligation
Federal National Mortgage Association	SDR	Special drawing right
Federal Savings and Loan Insurance Corporation	SIC	Standard Industrial Classification
Group of Seven	VA	Department of Veterans Affairs
	Estimated Not available Not elsewhere classified Preliminary Revised (Notation appears on column heading when about half of the figures in that column are changed.) Amounts insignificant in terms of the last decimal place shown in the table (for example, less than 500,000 when the smallest unit given is millions) Calculated to be zero Cell not applicable Automatic transfer service Bank insurance fund Certificate of deposit Collateralized mortgage obligation Federal Financing Bank Federal Housing Administration Federal Home Loan Bank Board Federal Home Loan Mortgage Corporation Farmers Home Administration Federal National Mortgage Association Federal Savings and Loan Insurance Corporation	Estimated GNMA Not available GDP Not elsewhere classified HUD Preliminary Revised (Notation appears on column heading when about half of the figures in that column are changed.) Amounts insignificant in terms of the last decimal place shown in the table (for example, less than 500,000 when the smallest unit given is millions) Calculated to be zero Cell not applicable OCD Automatic transfer service Bank insurance fund OTS Certificate of deposit PO Collateralized mortgage obligation REIT Federal Financing Bank REMIC Federal Housing Administration RP Federal Home Loan Mortgage Corporation SAIF Farmers Home Administration SCO Federal National Mortgage Association Federal Savings and Loan Insurance Corporation SIC

GENERAL INFORMATION

In many of the tables, components do not sum to totals because of rounding.

Minus signs are used to indicate (1) a decrease, (2) a negative figure, or (3) an outflow.

"U.S. government securities" may include guaranteed issues of U.S. government agencies (the flow of funds figures also

include not fully guaranteed issues) as well as direct obligations of the Treasury. "State and local government" also includes municipalities, special districts, and other political subdivisions.

RESERVES, MONEY STOCK, LIQUID ASSETS, AND DEBT MEASURES

Percent annual rate of change, seasonally adjusted1

	19	93	19	94			1994		
Monetary or credit aggregate	Q3	Q4	Q 1	Q2	Apr.	May	June	July	Aug.
Reserves of depository institutions ² 1 Total	12.5	14.2	3.1	-4.4	-5.1	-8.4	-4.0	2.2	-6.0
	12.4	14.1	2.5	-3.6	-8.9	-3.8	-8.0	2.2	-4.0
	11.0	15.6	3.7	-5.4	-6.4	-9.9	-6.7	3	-6.3
	10.6	9.8	10.2	8.4	6.6	7.6	7.7	8.1	6.3
Concepts of money, liquid assets, and debt ⁴ 5 M1	12.0 2.5 1.1 1.0 5.6 ^r	9.4 2.3 2.6 2.0 4.9 ^r	6.0 1.9 .3 ^r 2.4 5.3 ^r	1.9 1.9 ^r .5 1.0 5.4 ^r	-1.4 2.9 ^r 2.7 ^r 4.6 ^r 5.5 ^r	1.9 1.3 ^r 4 ^r .0 ^r 4.9 ^r	3.7 -2.2^{r} $.0^{r}$ -1.9^{r} 3.4^{r}	7.6 4.6 ^r 6.1 ^r 7.2 2.5	-1.6 -2.0 -1.9 n.a. n.a.
Nontransaction components 10 In M2 11 In M3 only 6.	-1.6	8	.0	2.0 ^r	4.9 ^r	1.1 ^r	-5.0 ^r	3.1 ^r	-2.2
	-6.5	4.0	-8.4 ^r	-7.2 ^r	1.9 ^r	-10.6 ^r	13.1 ^r	14.5 ^r	-1.3
Time and savings deposits	4.9 -10.6 -7.7 2.3 -14.0 -4.5	3.6 -7.4 4 4 -9.5 -6.7	4.3 -5.2 -3.6 .5 -11.5 -9.3	-3.3 -1 -3.3 -7.4 -7.6	-3.0 -2.6 -3.1 2.2 -6.2 5.9	-6.1 6.2 19.6 -2.2 -7.4 -27.5	-7.7 6.7 .4 -10.3 -5.1 6.0	-2.3 5.7 9.2 ^r -9.5 4 14.0	-2.5 15.4 15.2 -17.0 -3.2 -5.9
Money market mutual funds 18 General purpose and broker-dealer 19 Institution-only	-1.8	1.2	1	17.7	45.1	12.0	-19.1	14.0	-2.0
	-10.5	8.8	-26.7	-22.8	-2.7	-52.2	1.4	9.9	-11.2
Debt components ⁴ 20 Federal	8.2 ^r	6.1 ^r	7.3 ^r	5.5 ^r	3.9 ^r	4.2	4.9 ^r	1.2	n.a.
	4.7 ^r	4.5 ^r	4.6 ^r	5.3 ^r	6.1 ^r	5.2 ^r	2.9 ^r	3.0	n.a.

1. Unless otherwise noted, rates of change are calculated from average

1. Unless otherwise noted, rates of change are calculated from average amounts outstanding during preceding month or quarter.

2. Figures incorporate adjustments for discontinuities, or "breaks," associated with regulatory changes in reserve requirements. (See also table 1.20.)

3. The seasonally adjusted, break-adjusted monetary base consists of (1) seasonally adjusted, break-adjusted monetary base consists of (1) seasonally adjusted, break-adjusted total reserves (line 1), plus (2) the seasonally adjusted currency component of the money stock, plus (3) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all weekly reporters whose vault cash exceeds their required reserves) the seasonally adjusted, break-adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.

4. Composition of the money stock measures and debt is as follows:

M1: (1) currency outside the U.S. Treasury, Federal Reserve Banks, and the vaults of depository institutions, (2) travelers checks of nonbank issuers, (3) demand deposits at all commercial banks other than those owed to depository institutions, the U.S. government, and foreign banks and official institutions, less cash items in the process of collection and Federal Reserve float, and (4) other checkable deposits (OCDs), consisting of negotiable order of withdrawal (NOW) and automatic transfer service (ATS) accounts at depository institutions, credit union share draft accounts, and demand deposits at thrift institutions. Seasonally adjusted M1 is computed by summing currency, travelers checks, demand deposits, and OCDs, each seasonally adjusted separately.

M2: M1 plus (1) overnight (and continuing contract) repurchase agreements (RPs) issued by all depository institutions and overnight Eurodollars issued to U.S. residents by foreign branches of U.S. banks worldwide, (2) savings (including MMDAs) and small time deposits (mideposits—including retail RPs—in amounts of less than \$10

depository institutions, the U.S. government, money market funds, and foreign banks and official institutions. Also excluded is the estimated amount of overnight RPs and Eurodollars held by institution-only money market funds. Seasonally adjusted M3 is computed by adjusting its non-M2 component as a whole and then adding this result to seasonally adjusted M2.

L: M3 plus the nonbank public holdings of U.S. savings bonds, short-term Treasury securities, commercial paper, and bankers acceptances, net of money market fund holdings of these assets. Seasonally adjusted L is computed by summing U.S. savings bonds, short-term Treasury securities, commercial paper, and bankers acceptances, each seasonally adjusted separately, and then adding this result to M3.

Debt: The debt aggregate is the outstanding credit market debt of the deposition.

this result to M3.

Debt: The debt aggregate is the outstanding credit market debt of the domestic nonfinancial sectors—the federal sector (U.S. government, not including government-sponsored enterprises or federally related mortgage pools) and the nonfederal sectors (state and local governments, households and nonprofit organizations, nonfinancial corporate and nonfarm noncorporate businesses, and farms). Nonfederal debt consists of mortgages, tax-exempt and corporate bonds, consumer credit, bank loans, commercial paper, and other loans. The data, which are derived from the Federal Reserve Board's flow of funds accounts, are break-adjusted (that is, discontinuities in the data have been smoothed into the series) and month-averaged (that is, the data have been derived by averaging adjacent month-end levels). month-end levels).

month-end levels).

5. Sum of (1) overnight RPs and overnight Eurodollars, (2) money market fund balances (general purpose and broker-dealer), (3) savings deposits (including MMDAs), and (4) small time deposits.

6. Sum of (1) large time deposits, (2) term RPs, (3) term Eurodollars of U.S. residents, and (4) money market fund balances (institution-only), less (5) a consolidation adjustment that represents the estimated amount of overnight RPs and Eurodollars held by institution-only money market funds. This sum is seasonally adjusted as a whole.

7. Small time deposits—including retail RPs—are those issued in amounts of

seasonally adjusted as a whole.

7. Small time deposits—including retail RPs—are those issued in amounts of less than \$100,000. All IRA and Keogh account balances at commercial banks and thrift institutions are subtracted from small time deposits.

8. Large time deposits are those issued in amounts of \$100,000 or more, excluding those booked at international banking facilities.

9. Large time deposits at commercial banks less those held by money market funds, depository institutions, the U.S. government, and foreign banks and official institutions.

1.11 RESERVES OF DEPOSITORY INSTITUTIONS AND RESERVE BANK CREDIT 1 Millions of dollars

Millions of dollars		Average of daily figures			Average of	daily figures	for week e	nding on da	te indicated	<u></u>
Factor	<u> </u>	1994		L			1994			
	June	July	Aug.	July 20	July 27	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
Supplying Reserve Funds										
Reserve Bank credit outstanding U.S. government securities ²	387,308	391,275	390,700	390,874	386,916	390,388	392,767	389,719	390,204	390,406
Bought outright—System account Held under repurchase agreements Federal agency obligations	349,265 880	349,268 3,163	348,753 3,299	348,287 3,031	349,376 0	348,816 2,688	349,076 4,114	348,343 2,861	348,528 3,739	348,953 2,793
4 Bought outright 5 Held under repurchase agreements 6 Acceptances	3,955 93 0	3,915 1,047 0	3,883 880 0	3,920 2,002 0	3,911 0 0	3,900 800 0	3,900 996 0	3,895 651 0	3,895 807 0	3,837 1,413 0
Loans to depository institutions Adjustment credit Seasonal credit	69 224	125 367	26 446	84 378	38 405	52 420	13 419	13 440	25 460	35 476
9 Extended credit	0 605 32,218	473 ^r 32,918 ^r	0 526 32,888	1 406 32,765	0 302 ^r 32,884 ^r	181 33,531	533 33,715	529 32,988	537 32,213	547 32,352
Gold stock Special drawing rights certificate account Treasury currency outstanding	11,052 8,018 22,497	11,052 8,018 22,560	11,054 8,018 22,621	11,052 8,018 22,562	11,052 8,018 22,576	11,052 8,018 22,590	11,053 8,018 22,604	11,054 8,018 22,618	11,054 8,018 22,632	11,054 8,018 22,646
Absorbing Reserve Funds		22,000	,	,-	22,014		,	,		, , , , ,
15 Currency in circulation	378,797 357	383,384 354	384,389 354	383,436 353	382,458 354	383,067 352	384,553 353	384,780 352	384,256 353	384,157 361
Federal Reserve Banks Treasury Foreign Service-related balances and	6,120 192	5,179 200	5,220 188	4,581 173	5,373 182	5,046 186	5,422 191	4,780 178	5,208 182	5,029 208
adjustments	5,889 296	5,912 269	5,551 311	5,791 300	5,815 236	5,707 268	5,578 292	5,491 314	5,556 323	5,514 321
21 Other Federal Reserve liabilities and capital	10,781	11,232	11,187	10,872	10,780	11,315	11,292	11,063	11,095	11,229
Reserve Banks ³	26,443	26,375 ^t	25,194	27,000	23,365 ^r	26,108	26,761	24,451	24,936	25,306
	End-	of-month fig	ures	Wednesday figures						
	June	July	Aug.	July 20	July 27	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
SUPPLYING RESERVE FUNDS										
Reserve Bank credit outstanding U.S. government securities ²	396,529	390,930 ^r	393,979	391,304	388,080 ^r	391,591	391,952	385,299	390,464	393,979
Bought outright—System account Held under repurchase agreements Federal agency obligations	347,644 10,059	348,838 2,770	349,110 6,519	347,568 4,337	350,895 0	348,291 4,925	348,594 4,299	348,639 0	348,564 3,990	349,110 6,519
4 Bought outright 5 Held under repurchase agreements 6 Acceptances	3,920 580 0	3,900 1,350 0	3,837 1,732 0	3,920 2,048 0	3,900 0 0	3,900 0 0	3,900 650 0	3,895 0 0	3,895 550 0	3,837 1,732 0
Loans to depository institutions Adjustment credit Seasonal credit Extended credit	415 286 0	39 420 0	35 459 0	396 399 0	43 414 0	76 419 0	7 431 0	14 451 0	41 483 0	35 459 0
10 Float	866 32,760	33,623 ^r	325 31,961	-156 32,793	-177 ^r 33,006 ^r	446 33,534	200 33,872	490 31,810	525 32,417	325 31,961
12 Gold stock 13 Special drawing rights certificate account 14 Treasury currency outstanding	11,052 8,018 22,534	11,052 8,018 22,590	11,054 8,018 22,646	11,052 8,018 22,562	11,052 8,018 22,576	11,052 8,018 22,590	11,054 8,018 22,604	11,054 8,018 22,618	11,055 8,018 22,632	11,054 8,018 22,646
Absorbing Reserve Funds	200 150	202 222	305.005	202 2=2	202 205	204	205 740	205 201	204 240	205.005
15 Currency in circulation 16 Treasury cash holdings Deposits, other than reserve balances, with Federal Reserve Banks	382,159 353	382,229 352	385,995 368	383,576 347	383,285 352	384,611 353	385,719 352	385,281 352	384,749 360	385,995 368
17 Treasury	9,356 604	3,683 182	5,994 188	5,823 167	5,602 163	6,744 181	6,289 164	6,522 163	5,494 164	5,994 188
adjustments	6,138 286	5,707 244	5,514 289	5,791 267	5,815 217	5,707 281	5,578 305	5,491 329	5,556 317	5,514 289
capital	11,825	11,394	10,864	10,708	10,569	11,235	10,877	10,772	10,934	10,864
Reserve Banks ³	27,412	28,799 ^r	26,485	26,258	23,722 ^t	24,139	24,344	18,079	24,594	26,485

Amounts of cash held as reserves are shown in table 1.12, line 2.
 Includes securities loaned—fully guaranteed by U.S. government securities pledged with Federal Reserve Banks—and excludes securities sold and scheduled to be bought back under matched sale-purchase transactions.

^{3.} Excludes required clearing balances and adjustments to compensate for

1.12 RESERVES AND BORROWINGS Depository Institutions¹

Millions of dollars

			P	rorated moi	nthly averag	es of biwee	kly average	es				
Reserve classification	1991	1992	1993				1994					
	Dec.	Dec.	Dec.	Feb.	Mar.	Apr.	May	June	July	Aug.		
1 Reserve balances with Reserve Banks ² 2 Total vault cash ¹ 3 Applied vault cash ² 5 Total reserves ⁶ 6 Required reserves 7 Excess reserve balances at Reserve Banks ⁷ 8 Total borrowings at Reserve Banks ⁸ 9 Seasonal borrowings 10 Extended credit ⁹	26,659 32,509 28,872 3,637 55,532 54,553 979 192 38 1	25,368 34,542 31,172 3,370 56,540 55,385 1,155 124 18	29,374 36,812 33,484 3,328 62,858 61,795 1,063 82 31 0	26,922 36,295 32,671 3,624 59,593 58,454 1,140 70 15	27,396 35,585 32,208 3,377 59,605 58,638 967 55 24 0	29,614 35,215 32,027 3,188 61,641 60,489 1,151 124 57 0	26,790 35,892 32,483 3,409 59,273 58,358 915 200 134 0	26,502 36,898 33,422 3,476 59,924 58,819 1,105 333 226	25,996 37,635 34,096 3,539 60,092 58,985 1,107 458 364 0	25,286 37,614 34,053 3,561 59,338 58,333 1,005 469 445		
		Biweekly averages of daily figures for two week periods ending on dates indicated										
					19	94						
	Apr. 27	May 11	May 25	June 8	June 22	July 6	July 20	Aug. 3 ^r	Aug. 17	Aug. 31		
1 Reserve balances with Reserve Banks ² 2 Total vault cash ³ 3 Applied vault cash ⁴ 5 Surplus vault cash ⁵ 5 Total reserves ⁵ 6 Required reserves 7 Excess reserve balances at Reserve Banks ⁷ 8 Total borrowings at Reserve Banks ⁸ 9 Seasonal borrowings 10 Extended credit ⁹	30,212 34,748 31,599 3,150 61,810 60,350 1,460 114 64	26,702 36,447 32,983 3,464 59,684 58,871 814 170 102 0	26,848 35,320 31,952 3,368 58,800 57,881 919 216 141 0	26,816 36,209 32,806 3,403 59,622 58,531 1,092 218 176	26,473 37,227 33,689 3,538 60,162 59,264 898 266 217 0	26,239 37,012 33,571 3,441 59,810 58,330 1,480 568 292 0	26,908 37,179 33,754 3,425 60,662 59,902 760 412 357	24,703 38,557 34,818 3,739 59,521 58,176 1,346 458 413 0	25,594 38,114 34,486 3,628 60,080 59,141 939 442 430 0	25,102 36,913 33,456 3,457 58,558 57,559 999 498 468 0		

institutions (that is, those whose vault cash exceeds their required reserves) to satisfy current reserve requirements.

5. Total vault cash (line 2) less applied vault cash (line 3).

6. Reserve balances with Federal Reserve Banks (line 1) plus applied vault cash

^{1.} Data in this table also appear in the Board's H.3 (502) weekly statistical release. For ordering address, see inside front cover.

2. Excludes required clearing balances and adjustments to compensate for float and includes other off-balance-sheet "as-of" adjustments.

3. Total "lagged" vault cash held by depository institutions subject to reserve requirements. Dates refer to the maintenance periods during which the vault cash may be used to satisfy reserve requirements. The maintenance period for weekly reporters ends sixteen days after the lagged computation period during which the vault cash is held. Befor Nov. 25, 1992, the maintenance period ended thirty days after the lagged computation period.

4. All vault cash held during the lagged computation period by "bound" institutions (that is, those whose required reserves exceed their vault cash) plus the amount of vault cash applied during the maintenance period by "nonbound"

Reserve balances with Federal Reserve Banks (line 1) plus applied vault cash (line 3).
 Total reserves (line 5) less required reserves (line 6).
 Also includes adjustment credit.
 Consists of borrowing at the discount window under the terms and conditions established for the extended credit program to help depository institutions deal with sustained liquidity pressures. Because there is not the same need to repay such borrowing promptly as with traditional short-term adjustment credit, the money market impact of extended credit is similar to that of nonborrowed reserves. reserves.

1.13 SELECTED BORROWINGS IN IMMEDIATELY AVAILABLE FUNDS Large Banks¹

Millions of dollars, averages of daily figures

Course and maturity				1994, w	eek ending	Monday			
Source and maturity	July 4	July 11	July 18	July 25	Aug. 1	Aug. 8	Aug. 15	Aug. 22	Aug. 29
Federal funds purchased, repurchase agreements, and other selected borrowings From commercial banks in the United States For one day or under continuing contract For all other maturities From other depository institutions, foreign banks and official institutions, and U.S. government agencies For one day or under continuing contract. For all other maturities	75,243	71,526	66,841	63,557	67,017	68,289	69,154	67,697	64,922
	12,512	12,351	13,241	12,684	13,247	13,445	11,699	11,497	11,983
	21,605	24,687	22,767	25,010	19,810	21,082	19,655	19,617	15,573
	23,863	21,640 ^r	22,878 ^r	22,832 ^r	23,779	23,850	22,788	22,732	23,857
Repurchase agreements on U.S. government and federal agency securities Brokers and nonbank dealers in securities 5 For one day or under continuing contract. 6 For all other maturities. All other customers 7 For one day or under continuing contract. 8 For all other maturities.	23,161	22,868 ^r	21,857	23,534 ^r	24,456	21,927	26,287	24,329	20,870
	31,800 ^r	32,706 ^r	35,960 ^f	33,806 ^r	33,083	32,239	29,666	31,231	33,163
	34,878	30,024	30,260	30,074	30,628	29,336	32,202	32,960	33,945
	16,063	15,889	15,814	16,628	17,427	16,255	15,719	15,886	16,815
MEMO Federal funds loans and resale agreements in immediately available funds in maturities of one day or under continuing contract 9 To commercial banks in the United States	58,317	54,569	53,340	52,643	57,0 99	52,838	54,594	55,294	53,210
	23,581	21,466	23,025	23,194	24,025	21,588	23,313	22,226	21,366

Banks with assets of \$4 billion or more as of Dec. 31, 1988.
 Data in this table also appear in the Board's H.5 (507) weekly statistical release.

 For ordering address, see inside front cover.

^{2.} Brokers and nonbank dealers in securities, other depository institutions, foreign banks and official institutions, and U.S. government agencies.

1.14 FEDERAL RESERVE BANK INTEREST RATES

Percent per year

Current and previous leve

T. 1 1 1 1 1 1		Adjustment credit	.1		Seasonal credit ²			Extended credit ³		
Federal Reserve Bank	On 9/30/94	Effective date	Previous rate	On 9/30/94	Effective date	ctive date Previous rate On 9/30/94 Effective	Effective date	Previous rate		
Boston	4.0	8/16/94 8/16/94 8/18/94 8/17/94 8/16/94 8/18/94	3.50	4.90	9/29/94 9/29/94 9/29/94 9/29/94 9/29/94 9/29/94	4.80	5.40	9/29/94 9/29/94 9/29/94 9/29/94 9/29/94 9/29/94	5.30	
Chicago. St. Louis. Minneapolis Kansas City Dallas San Francisco	4.0	8/16/94 8/16/94 8/18/94 8/16/94 8/16/94 8/17/94	3.50	4.90	9/29/94 9/29/94 9/29/94 9/29/94 9/29/94 9/29/94	4.80	5.40	9/29/94 9/29/94 9/29/94 9/29/94 9/29/94 9/29/94	5.30	

Range of rates for adjustment credit in recent years'

			range or rates for dayasanone o		, , , , , , ,			
Effective date	Range (or level)— All F.R. Banks	F.R. Bank of N.Y.	Effective date	Range (or level)— All F.R. Banks	F.R. Bank of N.Y.	Effective date	Range (or level)— All F.R. Banks	F.R. Bank of N.Y.
In effect Dec. 31, 1977	6	6	1981—May 5	13–14 14	14 14	1986—Aug. 21	5.5–6 5.5	5.5 5.5
1978—Jan. 9	6-6.5	6.5	Nov. 2	13–14	13		3.5	5.5
20	6.5	6.5	6	13	13	1987—Sept. 4	5.5-6	6
May 11	6.5-7	7 7	Dec. 4	12	12	11	6	6
12 July 3	7–7.25	7.25	1982—July 20	11.5-12	11.5	1988—Aug. 9	6-6.5	6.5
10	7.25	7.25	23	11.5-12	11.5	11	6.5	6.5
Aug. 21	7.75	7.75	Aug. 2	11-11.5	11		0.5	0.5
Sept. 22	- 8	8	3	11	11	1989—Feb. 24	6.5–7	7
Oct. 16	8–8.5 8.5	8.5 8.5	16 27	10.5 10-10.5	10.5 10	27	7	7
20	8.5–9.5	9.5	27 30	10-10.5	10	1990—Dec. 19	6.5	6.5
3	9.5	9.5	Oct. 12	9.5-10	9.5	1330—Dec. 13	0.5	0.5
			13	9.5	9.5	1991—Feb. 1	6-6.5	6
1979—July 20	10	10	Nov. 22	9-9.5	9	4	6	6
Aug. 17 20	10-10.5 10.5	10.5 10.5	26 Dec. 14	9 8.5 - 9	9	Apr. 30	5.5-6 5.5	5.5 5.5
Sept. 19	10.5-11	10.3	15	8.5-9	8.5	May 2 Sept. 13	5-5.5	5.5
21	11	ii	17	8.5	8.5	17	5 5	5
Oct. 8	11-12	12				Nov. 6	4.5-5	4.5
10	12	12	1984—Apr. 9	8.5-9	9	7	4.5	4.5
1980—Feb. 15	12-13	13	13 Nov. 21	9 8.5-9	9 8.5	Dec. 20	3.5-4.5 3.5	3.5 3.5
19	13	13	26	8.5	8.5	24	3.3	3.5
May 29	12-13	13	Dec. 24	8	8	1992—July 2	3-3.5	3
30	12	12	4004 14 00			7	3	3
June 13	11-12 11	11 11	1985—May 20 24	7.5-8 7.5	7.5 7.5			
29	10	10	<u> </u>	/.3	1.3	In effect Sept. 30, 1994	3.5	3.5
July 28	10-11	iŏ	1986-Mar. 7	7-7.5	7		5.5	515
Sept. 26	11	11	10	7 _	7			
Nov. 17	12 12–13	12 13	Apr. 21	6.5-7	6.5			
Dec. 5	12-13	13	Jûly 11	6	В			

Available on a short-term basis to help depository institutions meet temporary needs for funds that cannot be met through reasonable alternative sources.
The highest rate established for loans to depository institutions may be charged on adjustment credit loans of unusual size that result from a major operating problem

ordinarily is charged on extended-credit loans outstanding less than thirty days; however, at the discretion of the Federal Reserve Bank, this time period may be shortened. Beyond this initial period, a flexible rate somewhat above rates charged on market sources of funds is charged. The rate ordinarily is reestablished on the first business day of each two-week reserve maintenance period, but it is never less than the discount rate applicable to adjustment credit plus 50 basis

points.

4. For earlier data, see the following publications of the Board of Governors: Banking and Monetary Statistics, 1914–1941, and 1941–1970; and the Annual Statistical Digest, 1970–1979.

In 1980 and 1981, the Federal Reserve applied a surcharge to short-term adjustment-credit borrowings by institutions with deposits of \$500 million or more that had borrowed in successive weeks or in more than four weeks in a calendar quarter. A 3 percent surcharge was in effect from Mar. 17, 1980, through May 7, 1980. A surcharge of 2 percent was reimposed on Nov. 17, 1980; the surcharge was subsequently raised to 3 percent on Dec. 5, 1980, and to 4 percent on May 5, 1981. The surcharge was reduced to 3 percent effective Sept. 22, 1981, and to 2 percent effective Oct. 12, 1981. As of Oct. 1, 1981, the formula for applying the surcharge was changed from a calendar quarter to a moving thirteen-week period. The surcharge was eliminated on Nov. 17, 1981.

adjustment credit loans of unusual size that result from a major operating problem at the borrower's facility.

2. Available to help relatively small depository institutions meet regular seasonal needs for funds that arise from a clear pattern of intrayearly movements in their deposits and loans and that cannot be met through special industry lenders. The discount rate on seasonal credit takes into account rates charged by market sources of funds and ordinarily is reestablished on the first business day of each two-week reserve maintenance period; however, it is never less than the discount rate applicable to adjustment credit.

3. May be made available to depository institutions when similar assistance is not reasonably available from other sources, including special industry lenders. Such credit may be provided when exceptional circumstances (including sustained deposit drains, impaired access to money market funds, or sudden deterioration in loan repayment performance) or practices involve only a particular institution, or to meet the needs of institutions experiencing difficulties adjusting to changing market conditions over a longer period (particularly at times of deposit disintermediation). The discount rate applicable to adjustment credit

1.15 RESERVE REQUIREMENTS OF DEPOSITORY INSTITUTIONS¹

	Requi	rement
Type of deposit ²	Percentage of deposits	Effective date
Net transaction accounts ³ 1 \$0 million—\$51.9 million. 2 More than \$51.9 million ⁴ .	3 10	12/21/93 12/21/93
3 Nonpersonal time deposits ⁵	0	12/27/90
4 Eurocurrency liabilities ⁶	0	12/27/90

1. Required reserves must be held in the form of deposits with Federal Reserve

1. Required reserves must be held in the form of deposits with Federal Reserve Banks or vault cash. Nonmember institutions may maintain reserve balances with a Federal Reserve Bank indirectly on a pass-through basis with certain approved institutions. For previous reserve requirements, see earlier editions of the Annual Report or the Federal Reserve Bulletin. Under provisions of the Monetary Control Act, depository institutions include commercial banks, mutual savings banks, savings and loan associations, credit unions, agencies and branches of foreign banks, and Edge Act corporations.

2. The Garn-St Germain Depository Institutions Act of 1982 (Public Law 97-320) requires that \$2 million of reservable liabilities of each depository institution be subject to a zero percent reserve requirement. The Board is to adjust the amount of reservable liabilities subject to this zero percent reserve requirement each year for the succeeding calendar year by 80 percent of the percentage increase in the total reservable liabilities of all depository institutions, measured on an annual basis as of June 30. No corresponding adjustment is to be made in the event of a decrease. On Dec. 21, 1993, the exemption was raised from \$3.8 million to \$4.0 million. The exemption applies in the following order: (1) net negotiable order of withdrawal (NOW) accounts (NOW accounts less allowable deductions); and (2) net other transaction accounts. The exemption applies only to accounts that would be subject to a 3 percent reserve requirement.

3. Includes all deposits against which the account holder is permitted to make withdrawals by negotiable or transferable instruments, payment orders of withdrawal, and telephone and preauthorized transfers for the purpose of making payments to third persons or others, other than money market deposit accounts (MMDAs) and similar accounts that permit no more than six preauthorized,

automatic, or other transfers per month, of which no more than three may be checks. Accounts subject to such limits are savings deposits.

The Monetary Control Act of 1980 requires that the amount of transaction accounts against which the 3 percent reserve requirement applies be modified annually by 80 percent of the percentage change in transaction accounts held by all depository institutions, determined as of June 30 each year. Effective Dec. 21, 1993, for institutions reporting quarterly and weekly, the amount was increased from \$46.8 million to \$51.9 million.

4. The reserve requirement was reduced from 12 percent to 10 percent on

from \$46.8 million to \$51.9 million.

4. The reserve requirement was reduced from 12 percent to 10 percent on Apr. 2, 1992, for institutions that report weekly, and on Apr. 16, 1992, for institutions that report weekly, the reserve requirement on nonpersonal time deposits with an original maturity of less than 1½ years was reduced from 3 percent to 1½ percent for the maintenance period that began Dec. 13, 1990, and to zero for the maintenance period that began Dec. 27, 1990. The reserve requirement on nonpersonal time deposits with an original maturity of 1½ years or more has been zero since Oct. 6, 1983.

For institutions that report quarterly, the reserve requirement on nonpersonal time deposits with an original maturity of 1½ years was reduced from 3 percent to zero on Jan. 17, 1991.

6. The reserve requirement on Eurocurrency liabilities was reduced from 3

6. The reserve requirement on Eurocurrency liabilities was reduced from 3 percent to zero in the same manner and on the same dates as was the reserve requirement on nonpersonal time deposits with an original maturity of less than 1½ years (see note 5).

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1.17 FEDERAL RESERVE OPEN MARKET TRANSACTIONS¹

Millions of dollars

Town of any continu							1994			
Type of transaction and maturity	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June	July
U.S. Treasury Securities										
Outright transactions (excluding matched transactions) Treasury bills		1			!			}		1
1 Gross purchases	20,158 120	14,714 1,628	17,717	0	1,264	900	1,101	1,395	4,143	0
3 Exchanges	277,314 1.000	308,699 1,600	332,229 468	28,986	28,709	33,163	28,881	29,807	39,484 0	29,559
Others within one year 5 Gross purchases	3,043	1,096	1,223	0	0	147	209	155	0	0
6 Gross sales	0 24,454	0 36,662	31,368	0	0 4,063	0	0 2,316	0	0 1,197	0
8 Exchanges	-28,090 1,000	-30,543 0	-36,582 0	-639 0	-1,985 0	-3,605 0	-907 0	0	-3,192 0	0
One to five years 10 Gross purchases	6,583	13,118 0	10,350	0	0	1,413 0	2,817	0	0	0
12 Maturity shifts	-21,211 24,594	-34,478 25,811	-27,140 0	776 639	3,447 1,145	3,605	1,607 907	0	-1,197 3,192	0 0
Five to ten years 14 Gross purchases	1,280	2,818 0	4,168 0	0	0	1,103	1,117	0	0	0
15 Gross sales	-2,037 2,894	-1,915 3,532	0	-776 0	-616 550	0	709 0	0	0	0
More than ten years 18 Gross purchases	375	2,333	3,457	0	ō	618	896	0	0	0
19 Gross sales	-1,209 600	0 -269 1,200	0	0 0 0	0 0 325	0 0 0	0 0 0	0 0 0	0	0
All maturities 22 Gross purchases	31,439	34,079	36,915	0	1,264	4,181	6,140	1,550	4,143	0
23 Gross sales	120 1,000	1,628 1,600	0 468	0 616	0	0	0 440	0	0	0
Matched transactions 25 Gross sales	1,570,456	1,482,467	1,475,085	132,872	124,125	155,950	120,393	137,458	133,939	125,181
26 Gross purchases	1,571,534	1,480,140	1,475,941	133,468	124,270	155,625	120,512 ^r	137,195	133,075	126,677
Repurchase agreements 27 Gross purchases 28 Gross sales	310,084 311,752	378,374 386,257	475,447 470,723	25,818 29,348	33,693 37,425	38,490 38,115	19,741 25,041	21,517 17,112	10,059 4,405	28,085 35,374
29 Net change in U.S. Treasury securities	29,729	20,642	42,027	-3,550	-2,323	4,232	14,058	5,691	8,933	-5,793
FEDERAL AGENCY OBLIGATIONS										
Outright transactions 30 Gross purchases	0	0	0	0	0	0	0	0	0	0
31 Gross sales 32 Redemptions	5 292	632	1,072	0 202	102	0 108	0 180	0 70	0 0 58	322
Repurchase agreements 33 Gross purchases	22,807	14,565	35,063	2,600	3,277	3,160	728	4,195	580	9,472
34 Gross sales	23,595	14,486	34,669	3,106	3,636	3,170	878	2,895	1,300	8,702
35 Net change in federal agency obligations	-1,085	-554	-678	-708	-461	-118	-330	1,230	-778	448
36 Total net change in System Open Market Account	28,644	20,089	41,348	-4,258	-2,784	4,114	189 ^r	6,921	8,155	-5,345

^{1.} Sales, redemptions, and negative figures reduce holdings of the System Open Market Account; all other figures increase such holdings.

1.18 FEDERAL RESERVE BANKS Condition and Federal Reserve Note Statements¹ Millions of dollars

Millions of donars								
			Wednesday				End of monti	1
Account			1994				1994	
	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31	June 30	July 31	Aug. 31
			Со	nsolidated co	ndition statem	nent		
Assets								
Gold certificate account Special drawing rights certificate account Coin.	11,052 8,018 304	11,054 8,018 317	11,054 8,018 324	11,055 8,018 322	11,054 8,018 315	11,052 8,018 301	11,052 8,018 318	11,054 8,018 315
Loans 4 To depository institutions. 5 Other	495 0 0	438 0 0	465 0 0	524 0 0	494 0 0	701 0 0	458 0 0	494 0 0
Federal agency obligations 7 Bought outright 8 Held under repurchase agreements	3,900 0	3,900 650	3,895 0	3,895 550	3,837 1,732	3,920 580	3,900 1,350	3,837 1,732
9 Total U.S. Treasury securities	353,216	352,893	348,639	352,554	355,629	357,703	351,608	355,629
10 Bought outright ² 11 Bills 12 Notes 13 Bonds 14 Held under repurchase agreements	348,291 169,525 138,384 40,381 4,925	348,594 169,829 138,384 40,381 4,299	348,639 169,873 138,006 40,760 0	348,564 169,798 138,006 40,760 3,990	349,110 170,345 138,006 40,760 6,519	347,644 168,576 138,686 40,381 10,059	348,838 170,072 138,384 40,381 2,770	349,110 170,345 138,006 40,760 6,519
15 Total loans and securities	357,610	357,880	352,999	357,522	361,692	362,903	357,316	361,692
16 Items in process of collection	5,857 1,063	5,094 1,064	5,703 1,063	5,026 1,065	5,125 1,065	4,537 1,061	3,809 1,063	5,125 1,065
Other assets 18 Denominated in foreign currencies ³	22,876 9,653	22,892 9,990	22,908 7,913	22,925 8,364	22,624 8,341	22,408 9,330	22,868 9,728	22,624 8,341
20 Total assets	416,434	416,309	409,982	414,296	418,233	419,610	414,173	418,233
Liabilities								
21 Federal Reserve notes	362,678	363,784	363,339	362,799	364,032	360,280	360,309	364,032
22 Total deposits	37,228	36,980	30,929	36,047	38,753	43,604	38,682 34,573	38,753
23 Depository institutions 24 U.S. Treasury—General account 25 Foreign—Official accounts 26 Other	30,021 6,744 181 281	30,222 6,289 164 305	23,914 6,522 163 329	30,072 5,494 164 317	32,282 5,994 188 289	33,358 9,356 604 286	3,683 182 244	32,282 5,994 188 289
27 Deferred credit items	5,293 3,504	4,669 3,392	4,942 3,272	4,516 3,418	4,584 3,632	3,901 3,626	3,787 3,425	4,584 3,632
29 Total liabilities	408,702	408,825	402,482	406,780	411,001	411,411	406,203	411,001
CAPITAL ACCOUNTS	3,551	3,560	3,564	3,576	3,588	3,523	3,550	3,588
30 Capital paid in	3,401 779	3,401 523	3,401 535	3,401 539	3,383 262	3,401 1,275	3,401 1,018	3,383 262
33 Total liabilities and capital accounts	416,434	416,309	409,982	414,296	418,233	419,610	414,173	418,233
MEMO 34 Marketable U.S. Treasury securities held in custody for foreign and international accounts	390,207	392,088	392,187	397,924	398,851	382,449	395,105	398,851
			Fe	deral Reserve	e note stateme	ent		
35 Federal Reserve notes outstanding (issued to Banks) 36 Less: Held by Federal Reserve Banks	436,306 73,628 362,678	437,920 74,136 363,784	439,726 76,387 363,339	441,472 78,672 362,799	442,669 78,637 364,032	427,534 67,254 360,280	435,668 75,359 360,309	442,669 78,637 364,032
Collateral held against notes, net 38 Gold certificate account 39 Special drawing rights certificate account 40 Other eligible assets 11 U.S. Treasury and agency securities	11,052 8,018 0 343,608	11,054 8,018 0 344,711	11,054 8,018 0 344,266	11,055 8,018 0 343,727	11,054 8,018 0 344,960	11,052 8,018 0 341,210	11,052 8,018 0 341,239	11,054 8,018 0 344,960
42 Total collateral.	362,678	363,784	363,339	362,799	364,032	360,280	360,309	364,032
72 IVIAI WHAITIAI.	302,073	300,707	500,000	302,777	501,002	300,200		

Some of the data in this table also appear in the Board's H.4.1 (503) weekly statistical release. For ordering address, see inside front cover.
 Includes securities loaned—fully guaranteed by U.S. Treasury securities pledged with Federal Reserve Banks—and excludes securities sold and scheduled to be bought back under matched sale-purchase transactions.

Valued monthly at market exchange rates.
 Includes special investment account at the Federal Reserve Bank of Chicago in Treasury bills maturing within ninety days.
 Includes exchange-translation account reflecting the monthly revaluation at market exchange rates of foreign exchange commitments.

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1.19 FEDERAL RESERVE BANKS Maturity Distribution of Loan and Security Holding Millions of dollars

			Wednesday		ı	_	End of month		
Type of holding and maturity			1994			1994			
	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31	June 30	July 31	Aug. 31	
1 Total loans	495	438	465	524	512	701	458	512	
2 Within fifteen days¹ 3 Sixteen days to ninety days 4 Ninety-one days to one year	185 310 0	117 321 0	388 77 0	443 80 0	417 95 0	549 152 0	228 230 0	417 95 0	
5 Total acceptances	0	0	0	0	0	0	0	0	
6 Within fifteen days ¹	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
9 Total U.S. Treasury securities	353,216	352,893	348,639	352,554	355,629	347,644	348,838	355,629	
10 Within fifteen days ¹ 11 Sixteen days to ninety days 12 Ninety-one days to one year 13 One year to five years 14 Five years to ten years 15 More than ten years	20,167 80,193 108,178 86,576 24,977 33,125	23,773 75,986 108,456 86,576 24,977 33,125	16,744 79,539 109,309 84,370 25,178 33,499	20,342 83,885 105,279 84,370 25,178 33,499	18,290 83,811 110,330 84,522 25,178 33,499	4,966 81,476 117,289 85,524 25,264 33,125	7,706 89,041 108,478 85,511 24,977 33,125	18,290 83,811 110,330 84,522 25,178 33,499	
16 Total federal agency obligations	3,900	4,550	3,895	4,445	5,569	3,920	3,900	5,569	
17 Within fifteen days¹ 18 Sixteen days to ninety days 19 Ninety-one days to one year 20 One year to five years 21 Five years to ten years 22 More than ten years.	15 726 746 1,818 570 25	708 668 746 1,818 585 25	348 378 746 1,828 570 25	898 378 746 1,828 570 25	2,022 448 763 1,752 559 25	165 490 839 1,826 575 25	111 607 769 1,818 570 25	2,022 448 763 1,752 559 25	

^{1.} Holdings under repurchase agreements are classified as maturing within fifteen days in accordance with maximum maturity of the agreements.

1.20 AGGREGATE RESERVES OF DEPOSITORY INSTITUTIONS AND MONETARY BASE¹

Billions of dollars, averages of daily figures

	1990	1991	1992	1993				19	94			
Item	Dec.	Dec.	Dec.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.
ADJUSTED FOR	Seasonally adjusted											
CHANGES IN RESERVE REQUIREMENTS ² 1 Total reserves ³ 2 Nonborrowed reserves ⁴ 3 Nonborrowed reserves plus extended credit ⁵ 4 Required reserves 5 Monetary base ⁶	41.77 41.44 41.47 40.11 293.16	45.53 45.34 45.34 44.55 317.12	54.34 54.22 54.22 53.19 350.61	60.48 60.39 60.39 59.41 385.86	60.60 60.53 60.53 59.16 389.61	60.76 60.69 60.69 59.62 393.96	60.59 60.53 60.53 59.62 397.01	60.33 60.21 60.21 59.18 399.20	59.91 59.71 59.71 59.00 401.73	59.71 59.37 59.37 58.60 404.32	59.82 59.36 59.36 58.71 407.04	59.52 59.05 59.05 58.51 409.18
	Not seasonally adjusted											
6 Total reserves ⁷ 7 Nonborrowed reserves 8 Nonborrowed reserves plus extended credit ⁵ 9 Required reserves ⁸ 10 Monetary base ⁹	43.07 42.74 42.77 41.40 296.68	46.98 46.78 46.78 46.00 321.07	56.06 55.93 55.93 54.90 354.55	62.37 62.29 62.29 61.31 390.59	62.04 61.96 61.96 60.59 391.00	59.53 59.46 59.46 58.39 390.86	59.50 59.44 59.44 58.53 394.15	61.40 61.27 61.27 60.25 399.76	58.97 58.77 58.77 58.06 400.26	59.56 59.22 59.22 58.45 404.72	59.66 59.20 59.20 58.55 408.16	58.84 58.38 58.38 57.84 408.95
Not Adjusted for Changes in Reserve Requirements ¹⁰												
11 Total reserves ¹¹ 12 Nonborrowed reserves 13 Nonborrowed reserves plus extended credit ⁵ 14 Required reserves. 15 Monetary base ¹² 16 Excess reserves ¹³ 17 Borrowings from the Federal Reserve.	59.12 58.80 58.82 57.46 313.70 1.66 .33	55.53 55.34 55.34 54.55 333.61 .98 .19	56.54 56.42 56.42 55.39 360.90 1.16 .12	62.86 62.78 62.78 61.80 397.62 1.06 .08	62.07 62.00 62.00 60.62 397.89 1.45 .07	59.59 59.52 59.52 58.45 397.93 1.14 .07	59.61 59.55 59.55 58.64 400.78 .97 .06	61.64 61.52 61.52 60.49 406.32 1.15 .12	59.27 59.07 59.07 58.36 406.59 .92 .20	59.92 59.59 59.59 58.82 410.94 1.11 .33	60.09 59.63 59.64 58.99 414.39 ^r 1.11 .46	59.34 58.87 58.87 58.33 414.90 1.01 .47

Latest monthly and biweekly figures are available from the Board's H.3 (502) weekly statistical release. Historical data starting in 1959 and estimates of the

weekly statistical release. Historical data starting in 1959 and estimates of the impact on required reserves of changes in reserve requirements are available from the Money and Reserves Projections Section, Division of Monetary Affairs, Board of Governors of the Federal Reserve System, Washington, DC 20551.

2. Figures reflect adjustments for discontinuities, or "breaks," associated with regulatory changes in reserve requirements. (See also table 1.10)

3. Seasonally adjusted, break-adjusted total reserves equal seasonally adjusted, break-adjusted total reserves (line 4) plus excess reserves (line 16).

4. Seasonally adjusted, break-adjusted nonborrowed reserves equal seasonally adjusted, break-adjusted total reserves (line 1) less total borrowings of depository institutions from the Federal Reserve (line 17).

5. Extended credit consists of borrowing at the discount window under the terms and conditions established for the extended credit program to help depository institutions deal with sustained liquidity pressures. Because there is not the same need to repay such borrowing promptly as with traditional shorterm adjustment credit, the money market impact of extended credit is similar to that of nonborrowed reserves.

term adjustment credit, the money market impact of extended credit is similar to that of nonborrowed reserves.

6. The seasonally adjusted, break-adjusted monetary base consists of (1) seasonally adjusted, break-adjusted total reserves (line 1), plus (2) the seasonally adjusted currency component of the money stock, plus (3) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves) the seasonally adjusted, break-adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.

7. Break-adjusted total reserves equal break-adjusted required reserves (line 9) plus excess reserves (line 16).

8. To adjust required reserves for discontinuities that are due to regulatory changes in reserve requirements, a multiplicative procedure is used to estimate

what required reserves would have been in past periods had current reserve requirements been in effect. Break-adjusted required reserves include required reserves against transactions deposits and nonpersonal time and savings deposits (but not reservable nondeposit liabilities).

9. The break-adjusted monetary base equals (1) break-adjusted total reserves (line 6), plus (2) the (unadjusted) currency component of the money stock, plus (3) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves; the break-adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.

10. Refects actual reserve requirements, including those on nondeposit liabilities, with no adjustments to eliminate the effects of discontinuities associated with regulatory changes in reserve requirements.

11. Reserve balances with Federal Reserve Banks plus vault cash used to

11. Reserve balances with Federal Reserve Banks plus vault cash used to satisfy reserve requirements.

12. The monetary base, not break-adjusted and not seasonally adjusted, consists of (1) total reserves (line 11), plus (2) required clearing balances and adjustments to compensate for float at Federal Reserve Banks, plus (3) the currency component of the money stock, plus (4) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves) the difference between current vault cash and the amount applied to satisfy current reserve requirements. Since the introduction of contemporaneous reserve requirements in February 1984, currency and vault cash figures have been measured over the computation periods ending on Mondays.

13. Unadjusted total reserves (line 11) less unadjusted required reserves (line 14).

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1.21 MONEY STOCK, LIQUID ASSETS, AND DEBT MEASURES¹

Billions of dollars, averages of daily figures

Item	1990 Dec.	1991 Dec.	1992 Dec.	1993 Dec.	1994			
					May	June	July	Aug.
	Seasonally adjusted							
Measures ² 1 M1. 2 M2. 3 M3. 4 L 5 Debt.	826.4	897.7	1,024.8	1,128.4	1,142.9	1,146.4	1,153.7	1,152.2
	3,353.0	3,455.3	3,509.0	3,567.9	3,596.1 ^r	3,589.4 ^r	3,603.2 ^r	3,597.2
	4,125.7	4,180.4	4,183.1	4,232.0	4,226.4 ^r	4,226.4 ^r	4,248.0 ^r	4,241.3
	4,974.8	4,992.9	5,057.2	5,134.4	5,163.2 ^r	5,155.0 ^r	5,186.1	n.a.
	10,690.6	11,165.9	11,697.8	12,320.3	12,591.5 ^r	12,627.7 ^r	12,654.3	n.a.
M1 components 6 Currency 7 Travelers checks 8 Demand deposits 9 Other checkable deposits 6	246.7	267.1	292.2	321.4	337.6	340.3	343.2	345.4
	7.8	7.7	8.1	7.9	8.1	8.1	8.2	8.3
	277.9	290.0	339.6	384.8	385.8	386.6	389.6	388.3
	294.0	332.8	384.9	414.3	411.2	411.4	412.7	410.2
Nontransaction components 10 In M2 ⁷	2,526.6	2,557.6	2,484.3	2,439.5	2,453.3 ^r	2,443.0 ^r	2,449.4 ^r	2,445.0
	772.7	725.2	674.1	664.1	630.2 ^r	637.1 ^r	644.8 ^r	644.1
Commercial banks 12 Savings deposits, including MMDAs 13 Small time deposits ¹⁰ , 11 14 Large time deposits ¹⁰ , 11	582.1	665.5	754.6	785.3	784.2	779.2	777.7	776.1
	611.3	602.9	508.7	468.5	464.0	466.6	468.8	474.8
	368.6	342.4	292.8	277.1	273.7	273.8	275.9 ^r	279.4
Thrift institutions 15 Savings deposits, including MMDAs 16 Small time deposits ⁹ 17 Large time deposits ¹⁰	338.3	375.6	429.0	430.2	431.7	428.0	424.6	418.6
	563.2	464.5	361.8	317.1	305.1	303.8	303.7	302.9
	120.9	83.4	67.5	61.8	59.8	60.1	60.8	60.5
Money market mutual funds 18 General purpose and broker-dealer	355.5	370.4	352.0	348.8	365.1	359.3	363.5	362.9
	135.0	181.0	201.5	197.0	169.3	169.5	170.9	169.3
Debt components 20 Federal debt	2,490.3 ^r 8,200.3 ^r	2,763.3 ^r 8,402.6 ^r	3,067.9 ^r 8,629.8 ^r	3,327.4 ^r 8,992.8 ^r	3,402.5 ^r 9,189.1 ^r	3,416.3 ^r 9,211.4 ^r	3,419.8 9,234.5	n.a. n.a.
	Not seasonally adjusted							
Measures ² 22 M1	843.8	916.7	1,046.7	1,153.8	1,132.8	1,142.6	1,151.6	1,145.2
	3,366.0	3,470.4	3,527.6	3,590.5	3,581.5 ^r	3,585.3 ^r	3,599.4 ^r	3,589.5
	4,135.5	4,191.9	4,198.3	4,251.3	4,217.4 ^r	4,223.0 ^r	4,241.0 ^r	4,237.3
	4,997.2	5,018.0	5,087.7	5,169.3	5,140.0 ^r	5,144.5 ^r	5,171.5	n.a.
	10,687.6 ^r	11,163.3	11,700.6	12,316.0 ^r	12,522.0 ^r	12,581.1 ^r	12,613.5	n.a.
M1 components 27 Currency 28 Travelers checks 29 Demand deposits 30 Other checkable deposits 6	249.5	269.9	295.0	324.9	337.4	340.6	344.8	345.7
	7.4	7.4	7.8	7.6	7.9	8.3	8.8	8.9
	289.9	303.1	355.1	402.6	378.8	383.5	388.9	384.9
	297.0	336.3	388.9	418.6	408.7	410.1	409.1	405.6
Nontransaction components 31 in M2 32 in M3 ⁸	2,522.3	2,553.7	2,480.9	2,436.7	2,448.6 ^r	2,442.7 ^r	2,447.8 ^r	2,444.3
	769.5	721.6	670.6	660.9	635.9 ^r	637.7 ^r	641.5 ^r	647.8
Commercial banks 33 Savings deposits, including MMDAs 35 Savings deposits 10, 11 35 Large time deposits 10, 11	580.8	664.0	752.9	783.9	784.8	781.9	779.6	776.7
	610.5	601.9	507.8	467.6	463.0	466.2	469.8	475.8
	367.7	341.3	291.7	276.0	276.0	275.6	275.6 ^r	281.3
Thrift institutions 36 Savings deposits, including MMDAs 37 Small time deposits 10. 38 Large time deposits 10.	337.6	374.8	428.1	429.4	432.0	429.5	425.6	418.9
	562.4	463.8	361.2	316.4	304.4	303.5	304.4	303.5
	120.6	83.1	67.2	61.6	60.3	60.5	60.7	60.9
Money market mutual funds	353.8	368.5	350.2	347.2	364.5	357.1	360.0	360.2
39 General purpose and broker-dealer	134.7	180.4	200.4	195.8	171.0	166.3	167.4	169.5
Repurchase agreements and Eurodollars Overnight and continuing	77.3	80.6	80.7	92.3	99.9 ^r	104.4 ^r	108.5 ^r	109.3
	158.3	130.1	126.8	143.8	144.3 ^r	150.3 ^r	152.9 ^r	150.3
Debt components 43 Federal debt 44 Nonfederal debt	2,491.3 8,196.2 ^r	2,765.0 8,398.3 ^r	3,069.8 8,630.8 ^r	3,329.5 8,986.5 ^r	3,379.7 9,142.3 ^r	3,394.5 9,186.6 ^r	3,393.8 9,219.7	n.a. n.a.

Footnotes appear on following page.

NOTES TO TABLE 1.21

NOTES TO TABLE 1.21

1. Latest monthly and weekly figures are available from the Board's H.6 (508) weekly statistical release. Historical data starting in 1959 are available from the Money and Reserves Projections Section, Division of Monetary Affairs, Board of Governors of the Federal Reserve System, Washington, DC 20551.

2. Composition of the money stock measures and debt is as follows:
M1: (1) currency outside the U.S. Treasury, Federal Reserve Banks, and the vaults of depository institutions, (2) travelers checks of nonbank issuers, (3) demand deposits at all commercial banks other than those owed to depository institutions, the U.S. government, and foreign banks and official institutions, less cash items in the process of collection and Federal Reserve float, and (4), other checkable deposits (OCDs), consisting of negotiable order of withdrawal (NOW) and automatic transfer service (ATS) accounts at depository institutions, credit union share draft accounts, and demand deposits at thrift institutions. Seasonally adjusted M1 is computed by summing currency, travelers checks, demand deposits, and OCDs, each seasonally adjusted separately.

M2: M1 plus (1) overnight (and continuing contract) repurchase agreements (RPs) issued by all depository institutions and overnight Eurodollars issued to U.S. residents by foreign branches of U.S. banks worldwide, (2) savings (including MMDAs) and small time deposits (time deposits—including retail RPs—in amounts of less than \$100,000, and (3) balances in both taxable and tax-exempt general-purpose and broker-dealer money market funds. Lackeds all balances held by U.S. commercial banks, money market funds. Also excludes all balances held by U.S. commercial banks, money market funds foreign branches of U.S. banks worldwide and at all banking offices in the United Kingdom and Canada, and (3) balances in both taxable and tax-exempt, institution-only money market funds. Excludes amounts of \$100,000 or more) issued by all depository institutions, (2) term Eurodollars held by U.

banks and official institutions. Also excluded is the estimated amount of overnight RPs and Eurodollars held by institution-only money market funds. Seasonally adjusted M3 is computed by adjusting its non-M2 component as a whole and then adding this result to seasonally adjusted M2.

L: M3 plus the nonbank public holdings of U.S. savings bonds, short-term Treasury securities, commercial paper, and bankers acceptances, net of money market fund holdings of these assets. Seasonally adjusted L is computed by summing U.S. savings bonds, short-term Treasury securities, commercial paper,

and bankers acceptances, each seasonally adjusted separately, and then adding

this result to M3.

Debt: The debt aggregate is the outstanding credit market debt of the domestic nonfinancial sectors—the federal sector (U.S. government, not including government-sponsored enterprises or federally related mortgage pools) and the nonfederal sectors (state and local governments, households and nonprofit organizations, nonfinancial corporate and nonfarm noncorporate businesses, and farms). Nonfideral debt consists of mortgage tax-eventment and corporate bonds, consumer nominancial corporate and nomarm incorporate obsinesses, and tains). Non-federal debt consists of mortgages, tax-exempt and corporate bonds, consumer credit, bank loans, commercial paper, and other loans. The data, which are derived from the Federal Reserve Board's flow of funds accounts, are break-adjusted (that is, discontinuities in the data have been smoothed into the series) and month-averaged (that is, the data have been derived by averaging adjacent month-end levels).

3. Currency outside the U.S. Treasury, Federal Reserve Banks, and vaults of

depository institutions.

Outstanding amount of U.S. dollar-denominated travelers checks of non-bank issuers. Travelers checks issued by depository institutions are included in

demand deposits.

5. Demand deposits at commercial banks and foreign-related institutions other than those owed to depository institutions, the U.S. government, and foreign banks and official institutions, less cash items in the process of collection and Federal Reserve float.

Consists of NOW and ATS account balances at all depository institutions, credit union share draft account balances, and demand deposits at thrift institu-

tions.

7. Sum of (1) overnight RPs and overnight Eurodollars, (2) money market fund balances (general purpose and broker-dealer), (3) savings deposits (including MMDAs), and (4) small time deposits.

8. Sum of (1) large time deposits, (2) term RPs, (3) term Eurodollars of U.S. residents, and (4) money market fund balances (institution-only), less (5) a consolidation adjustment that represents the estimated amount of overnight RPs and Eurodollars held by institution-only money market funds.

9. Small time deposits—including retail RPs—are those issued in amounts of less than \$100,000. All IRAs and Keogh accounts at commercial banks and thrift institutions are subtracted from small time deposits.

10. Large time deposits are those issued in amounts of \$100,000 or more, excluding those booked at international banking facilities.

11. Large time deposits at commercial banks less those held by money market funds, depository institutions, the U.S. government, and foreign banks and official institutions.

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1.22 DEPOSIT INTEREST RATES AND AMOUNTS OUTSTANDING Commercial and BIF-insured saving banks¹

	1991	1992	1993				19	194			
Item	Dec.	Dec.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.
				In	terest rates	(effective	annual yiel	ds)			
Insured Commercial Banks											
Negotiable order of withdrawal accounts Savings deposits ²	3.76 4.30	2.33 2.88	1.86 2.46	1.84 2.46	1.82 2.43	1.82 2.43	1.81 2.45	1.83 2.50	1.82 2.54	1.83 2.57	1.85 2.63
Interest-bearing time deposits with balances of less than \$100,000, by maturity 3 7 to 91 days 4 92 to 182 days 5 183 days to 1 year 6 More than 1 year to 2½ years 7 More than 2½ years	4.18 4.41 4.59 4.95 5.52	2.90 3.16 3.37 3.88 4.77	2.65 2.91 3.13 3.55 4.29	2.65 2.90 3.14 3.56 4.31	2.68 2.94 3.18 3.61 4.35	2.76 3.02 3.27 3.69 4.46	2.87 3.13 3.42 3.87 4.67	2.99 3.28 3.64 4.12 4.89	3.08 3.36 3.76 4.26 5.02	3.17 3.44 3.88 4.39 5.14	3.29 3.61 4.11 4.61 5.33
BIF-Insured Savings Banks ³						!					
8 Negotiable order of withdrawal accounts 9 Savings deposits ²	4.44 4.97	2.45 3.20	1.87 2.63	1.89 2.62	1.88 2.64	1.83 2.63	1.86 2.65	1.86 2.67	1.88 2.69	1.89 2.67	1.89 2.74
Interest-bearing time deposits with balances of less than \$100,000, by maturity 10 7 to 91 days 11 92 to 182 days 12 183 days to 1 year 13 More than 1 year to 2½ years 14 More than 2½ years	4.68 4.92 4.99 5.23 5.98	3.13 3.44 3.61 4.02 5.00	2.70 3.02 3.31 3.66 4.62	2.69 3.03 3.33 3.72 4.61	2.69 3.04 3.34 3.76 4.66	2.71 3.08 3.37 3.85 4.75	2.72 3.13 3.47 3.96 4.85	2.77 3.21 3.67 4.12 5.08	2.84 3.41 3.92 4.38 5.24	2.98 3.53 4.02 4.56 5.35	3.03 3.69 4.19 4.81 5.47
		1	l	Amo	ounts outsta	anding (mil	lions of do	llars)	T	<u> </u>	
INSURED COMMERCIAL BANKS 15 Negotiable order of withdrawal accounts 16 Savings deposits ² 17 Personal 18 Nonpersonal	244,637 652,058 508,191 143,867	286,541 738,253 578,757 159,496	305,223 766,413 597,838 168,575	293,806 771,559 606,615 164,944	295,573 776,204 611,725 164,479	297,496 779,340 615,875 163,465	293,888 771,869 611,720 160,149	292,797 773,170 612,648 160,522	290,220 767,539 608,132 159,407	290,631 765,751 605,881 159,870	295,323 764,022 600,920 163,102
Interest-bearing time deposits with balances of less than \$100,000, by maturity 19 7 to 91 days 20 92 to 182 days 21 183 days to 1 year 22 More than 1 year to 2½ years 23 More than 2½ years	47,094 158,605 209,672 171,721 158,078	38,474 127,831 163,098 152,977 169,708	29,455 110,069 146,565 141,223 181,528	29,312 109,110 144,037 141,204 182,193	29,578 109,444 143,624 141,006 181,240	29,539 107,407 144,022 139,946 180,973	29,467 105,615 146,733 139,313 181,977	29,950 104,400 148,102 140,764 180,381	28,763 102,439 151,165 144,686 181,843	28,659 100,424 152,216 146,875 182,944	27,953 98,064 156,222 150,718 186,397
24 IRA and Keogh plan deposits	147,266	147,350	143,985	143,875	143,409	142,002	142,448	142,047	142,513	142,649	142,648
BIF-Insured Savings Banks ³	0.624	10.071	11 151	10.704	10.070	11.070	11.051	11.052	10.702	10.026	10.000
25 Negotiable order of withdrawal accounts 26 Savings deposits ² . 27 Personal. 28 Nonpersonal.	9,624 71,215 68,638 2,577	10,871 81,786 78,695 3,091	11,151 80,115 77,035 3,079	10,796 78,660 75,445 3,215	10,870 78,016 74,756 3,260	11,078 78,701 75,444 3,257	11,051 78,982 75,717 3,265	11,052 78,817 75,474 3,344	10,792 77,289 74,121 3,168	10,925 77,337 74,064 3,273	10,998 75,044 71,981 3,064
Interest-bearing time deposits with balances of less than \$100,000, by maturity 29 7 to 91 days 30 92 to 182 days 31 183 days to 1 year 32 More than 1 year to 2½ years 33 More than 2½ years 34 IRA and Keogh plan accounts	4,146 21,686 29,715 25,379 18,665 23,007	3,867 17,345 21,780 18,442 18,845 21,713	2,793 12,946 17,426 16,546 20,464 19,356	2,737 13,094 17,418 16,281 20,630 19,395	2,735 13,165 17,436 16,338 20,939	2,671 13,177 17,511 16,180 21,110	2,697 13,058 17,504 16,453 21,454	2,702 12,822 17,444 16,477 21,546	2,614 12,515 17,310 16,493 21,079	2,531 12,511 17,591 16,901 21,573	2,521 12,282 17,578 16,810 21,516

^{1.} BIF, Bank Insurance Fund. Data in this table also appear in the Board's H.6 (508) Special Supplementary Table monthly statistical release. For ordering address, see inside front cover. Estimates are based on data collected by the Federal Reserve System from a stratified random sample of about 460 commercial banks and 80 savings banks on the last Wednesday of each period. Data are not

seasonally adjusted and include IRA and Keogh deposits and foreign currency-denominated deposits. Data exclude retail repurchase agreements and deposits held in U.S. branches and agencies of foreign banks.

2. Includes personal and nonpersonal money market deposits.

3. Includes both mutual and federal savings banks.

1.23 BANK DEBITS AND DEPOSIT TURNOVER¹

Debits are in billions of dollars; turnover is ratio of debits to deposits; monthly data are at annual rates

						19	994		
Bank group, or type of deposit	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June
DEBITS				Sea	asonally adjus	ited			
Demand deposits ³ 1 All insured banks 2 Major New York City banks 3 Other banks	277,741.7	313,251.6	334,793.7	349,574.2	371,865.9	393,877.0	352,710.1 ^r	376,234.8 ^r	371,524.8
	137,337.2	165,484.5	171,312.0	183,245.0	200,050.9	210,684.5	184,409.0	200,277.7	195,079.4
	140,404.5	147,767.2	163,481.7	166,329.2	171,815.0	183,192.5	168,301.1 ^r	175,957.1 ^r	176,445.4
4 Other checkable deposits ⁴	3,643.1	3,781.5	3,486.8	3,426.9	3,785.2	3,882.2	3,574.0 ^r	3,868.2	3,843.7
	3,206.4	3,310.6	3,507.3	3,595.3	4,056.9	3,918.6	3,458.4	3,530.6	3,825.7
DEPOSIT TURNOVER							ĺ		
Demand deposits ³ 6 All insured banks. 7 Major New York City banks 8 Other banks	803.7	826.0	786.5	771.4	823.3	873.6	778.6	833.9	828.5
	4,267.1	4,794.5	4,200.6	4,268.2	4,674.4	4,798.4	4,233.3	4,714.9	4,480.9
	448.1	428.9	424.8	405.5	420.2	450.1	411.1	430.6	435.8
9 Other checkable deposits ⁴	16.2	14.4	11.9	11.3	12.6	12.9	11.9	12.8	12.7
	5.2	4.7	4.6	4.6	5.2	5.0	4.4	4.5	4.9
DEBITS				Not s	easonally adj	usted			
Demand deposits ³ 11 All insured banks	277,752.4	313,416.8	334,775.6	349,669.7	345,587.2	406,826.5	350,131.9 ^r	364,468.1 ^r	387,228.2
	137,307.2	165,595.0	171,283.5	181,971.7	187,904.4	218,783.5	181,272.6	188,885.2	204,251.8
	140,445.2	147,821.9	163,492.1	167,698.0	157,682.8	188,043.0	168,859.4 ^r	175,583.0	182,976.3
14 Other checkable deposits ⁴	3,645.2	3,784.4	3,485.2	3,745.4	3,480.4	3,889.2	3,782.0	3,685.4	3,900.9
	3,209.2	3,310.0	3,505.8	3,780.8	3,616.8	3,882.8	3,633.8	3,567.4	3,949.0
Deposit Turnover									
Demand deposits ³ 16 All insured banks. 17 Major New York City banks 18 Other banks	803.6	826.3	786.5	759.5	783.2	923.4	771.4	823.3	868.3
	4,269.0	4,803.5	4,197.9	4,047.8	4,319.0	5,140.2	4,228.8	4,449.3	4,878.2
	448.1	429.0	424.9	403.7	396.4	472.4	410.8	438.7	452.8
19 Other checkable deposits ⁴	16.2	14.4	11.9	12.1	11.6	12.9	12.3	12.3	13.0
	5.2	4.7	4.6	4.8	4.6	5.0	4.6	4.6	5.1

^{1.} Historical tables containing revised data for earlier periods can be obtained from the Publications Section, Division of Support Services, Board of Governors of the Federal Reserve System, Washington, DC 2051.

Data in this table also appear in the Board's G.6 (406) monthly statistical release. For ordering address, see inside front cover.

2. Annual averages of monthly figures.

3. Represents accounts of individuals, partnerships, and corporations and of states and political subdivisions.

^{4.} As of January 1994, other checkable deposits (OCDs), previously defined as automatic transfer to demand deposits (ATSs) and negotiable order of withdrawal (NOW) accounts, were expanded to include telephone and preauthorized transfer accounts. This change redefined OCDs for debits data to be consistent with OCDs for deposits data.
5. Money market deposit accounts.

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1.26 ASSETS AND LIABILITIES OF COMMERCIAL BANKS¹

Billions of dollars

				Monthly	averages					Wednesd	ay figures	
Account	1993				1994					19	94	
	Aug.	Feb.	Маг.	Apr.r	May ^r	June ^r	July	Aug.	Aug. 10	Aug. 17	Aug. 24	Aug. 31 ^r
ALL COMMERCIAL BANKING INSTITUTIONS	!					Seasonally	y adjusted					
Assets 1 Bank credit 2 Securities in bank credit 3 U.S. government securities 4 Other securities. 5 Loans and leases in bank credit 6 Commercial and industrial 7 Real estate 8 Revolving home equity 9 Other 10 Consumer 11 Security 12 Other 13 Interbank loans 14 Cash assets 15 Other assets 15	3,065.1° 902.5 718.3° 184.2 2,162.6 588.7° 74.7 845.0° 378.1 80.3 195.9° 155.4 219.9 219.5	3,139.2 ^t 929.4 ^t 730.8 ^t 198.6 ^t 2,209.8 590.6 ^t 942.3 ^t 73.2 869.1 ^t 397.9 82.2 196.9 ^t 155.4 225.0 210.8 ^t	3,167.77 949.44 745.27 204.27 2,218.3 595.37 943.07 73.3 869.87 402.4 83.3 194.2 148.7 216.2 204.67	3,194.6 966.6 755.9 210.7 2,228.0 601.7 945.5 73.3 872.1 408.7 76.9 195.2 150.0 209.7 205.8	3,198.9 964.4 749.0 215.4 2,234.5 605.8 946.8 73.7 873.1 411.8 77.4 192.7 161.9 217.4 208.8	3,207.5 966.7 749.9 216.8 2,240.8 608.2 952.6 74.0 878.6 415.1 76.1 188.8 163.2 205.4	3,241.6 970.5 749.5 721.1 2,271.1 616.8 958.9 74.1 884.8 422.7 77.8 194.9 166.3 213.1 208.9	3,255.0 964.6 745.3 219.3 2,290.4 621.8 968.1 74.3 893.8 429.0 75.2 196.5 163.2 205.8 208.5	3,246.2 962.2 744.8 217.4 2,284.0 620.0 964.3 74.3 890.0 427.2 76.8 195.7 155.5 206.1 208.8	3,247.3 962.6 744.0 218.6 2,284.7 621.7 967.3 74.3 893.0 428.9 71.8 195.0 163.7 195.8 209.7	3,262.7 967.9 746.5 221.4 2,294.8 623.4 969.7 74.2 895.5 429.2 74.9 197.5 159.9 211.6 207.5	3,269.1 966.7 745.6 221.1 2,302.4 622.9 972.8 74.4 898.5 431.8 76.8 198.0 174.0 210.1 206.8
16 Total assets ⁷	3,599.7	3,673.1°	3,680.1°	3,702.8	3,729.5	3,734.9	3,771.9	3,774.5	3,758.5	3,758.4	3,783.6	3,801.9
Liabilities 17 Deposits 18 Transaction 19 Nontransaction 20 Large time 21 Other 22 Borrowings 23 From banks in the U.S. 24 From nonbanks in the U.S. 25 Net due to related foreign offices	2,520.0 799.1 1,720.9 346.8 1,374.1 518.3 156.4 361.9	2,531.6 817.5 1,714.0 340.4 1,373.6 549.1 ^r 154.4 394.8 ^r	2,517.3 813.5 1,703.8 332.5 1,371.3 561.3 ^r 147.9 413.4 ^r	2,506.0 800.5 1,705.5 335.3 1,370.2 587.4 150.2 437.2	2,519.2 812.4 1,706.7 338.0 1,368.7 581.6 163.3 418.3	2,505.9 809.2 1,696.6 334.3 1,362.4 578.1 161.3 416.8	2,512.2 810.3 1,701.9 339.0 1,362.9 583.8 167.9 415.8	2,516.2 808.2 1,708.0 342.4 1,365.6 578.6 162.7 415.9	2,510.6 806.5 1,704.1 340.1 1,364.0 559.4 153.3 406.1 213.0	2,505.8 798.6 1,707.2 342.7 1,364.5 575.2 163.9 411.3 221.3	2,529.3 819.0 1,710.3 343.8 1,366.5 584.0 159.5 424.5	2,523.1 810.4 1,712.7 343.9 1,368.8 598.2 173.2 425.0 204.5
26 Other liabilities ⁸	149.0	151.7	143.1	143.5	146.5	141.8	146.5	141.6	143.9	141.3	138.2	141.7
 27 Total liabilities 28 Residual (assets less liabilities)⁹ 	3,305.5 294.2	3,368.0°	3,379.3 ^r 300.8 ^r	3,410.5 292.3	3,419.1 310.4	3,410.9 324.1	3,444.0 327.8	3,449.0 325.5	3,426.9 331.6	3,443.6 314.9	3,462.6 321.0	3,467.6 334.3
									L.,			
					r	ot seasona	ally adjuste	a	Γ			Γ
Assets 29 Bank credit 30 Securities in bank credit 31 U.S. government securities 22 Other securities 32 Other securities 33 Loans and leases in bank credit 34 Commercial and industria 35 Real estate 36 Revolving home equity 37 Other 38 Consumer 39 Security 39 Security 40 Other 41 Interbank loans 42 Cash assets 43 Other assets 43 Other assets 45 Other 46 47 48 48 49 49 49 49 49 40 40 41 41 41 42 42 43 44 45 45 45 45 46 46 47 47 47 48 48 48 48 48	3,057.3° 901.0° 717.4 183.7 2,156.2 585.4° 919.9° 74.7 845.2° 377.5 77.7 195.8° 152.4 214.2 217.8	3,137.8° 929.3° 729.6 199.8° 2,208.5 589.8° 938.9° 73.0 865.9° 339.1 86.8 193.9° 156.0 219.6	3,166.3° 952.5° 748.7° 203.8° 2,213.7° 598.2° 939.3° 72.6° 866.6° 399.6° 85.5° 191.1° 148.4° 210.9° 203.2°	3,192.8 967.4 758.1 209.4 2,225.4 604.6 943.5 72.8 870.7 405.5 79.6 192.2 151.4 207.0 202.7	3,187.8 960.2 746.0 214.1 2,227.7 607.4 947.2 73.4 873.7 410.5 73.4 189.2 157.1 214.9 206.1	3,202.5 963.0 747.4 215.6 2,239.5 609.2 953.1 73.8 879.2 413.2 74.3 189.8 160.7 214.2 202.9	3,225.0 964.0 743.8 220.2 2,261.1 614.6 959.7 73.9 885.7 420.0 72.6 194.1 161.8 209.7 207.2	3,246.7 963.8 744.6 219.3 2,282.8 618.0 967.1 74.3 892.8 428.2 72.6 196.9 159.4 200.1 206.9	3,238.1 960.6 743.6 216.9 2,277.5 617.9 965.5 74.1 891.4 424.9 74.0 195.2 152.6 196.1 207.8	3,244.5 964.1 745.4 218.6 2,280.4 619.0 966.6 74.3 892.3 428.3 69.7 196.7 196.5 192.3 206.6	3,245.6 963.7 743.7 220.0 2,281.9 617.6 966.9 74.2 892.7 428.9 71.7 196.7 152.9 196.0 203.3	3,263.6 967.8 745.4 222.5 2,295.8 617.9 971.0 74.5 896.5 432.6 74.6 199.6 171.2 213.9 207.7
44 Total assets ⁷	3,581.9	3,666.0°	3,671.3°	3,696.9	3,708.4	3,722.6	3,746.3	3,755.3	3,736.9	3,746.1	3,740.0	3,798.5
Liabilities 45 Deposits	2,509.0 784.2 1,724.8 348.5 1,376.3 519.8 152.6 367.2	2,521.3 808.4 1,712.9 340.7 1,372.1 547.6 ^r 155.9 391.6 ^r	2,508.9 802.0 1,706.9 335.1 1,371.8 548.7 ^r 148.4 400.3 ^r	2,512.6 808.8 1,703.8 336.4 1,367.3 563.8 151.4 412.4	2,507.9 801.1 1,706.8 342.0 1,364.8 569.2 157.1 412.1	2,507.5 807.6 1,699.9 337.1 1,362.7 584.1 160.7 423.5	2,506.0 802.3 1,703.6 339.4 1,364.3 589.0 161.8 427.3	2,504.6 793.0 1,711.6 344.0 1,367.6 592.0 159.4 432.5	2,501.9 790.8 1,711.1 342.1 1,369.0 579.1 152.6 426.5	2,502.0 790.5 1,711.4 343.8 1,367.7 591.5 160.5 430.9	2,487.7 775.6 1,712.0 346.3 1,365.7 588.8 152.9 436.0	2,522.6 809.0 1,713.6 344.9 1,368.7 611.4 171.2 440.2
offices	110.5 148.6	139.3 151.9	163.1 142.8	172.6 138.8	180.3 142.7	180.2 138.9	193.4 143.5	201.0 141.2	198.2 142.9	196.7 140.7	208.4 137.5	202.9 142.5
55 Total liabilities	3,287.9	3,360.0	3,363.4°	3,387.8	3,400.1	3,410.7	3,431.8	3,438.7	3,422.1	3,430.8	3,422.4	3,479.3
56 Residual (assets less liabilities)9	294.0	306.0 ^r	307.9 ^r	309.1	308.3	311.9	314.5	316.6	314.9	315.3	317.5	319.2

Footnotes appear on last page.

1.26 ASSETS AND LIABILITIES OF COMMERCIAL BANKS¹—Continued

Billions of dollars

				Monthly	averages			_		Wednesd	ay figures	
Account	1993				1994				1	19	94	
	Aug.	Feb.	Маг.	Apr.r	May ^r	June ^r	July ^r	Aug.	Aug. 10	Aug. 17	Aug. 24	Aug. 31 ^r
Domestically Chartered Commercial Banks						Seasonally	y adjusted					
Assets	2,721.0 824.3 665.0° 159.3° 1,896.8° 434.2 871.5° 74.7 796.9° 378.1 54.7 158.4° 134.0 193.1 173.4	2,803.1 ^r 850.7 ^r 676.3 ^r 174.4 ^r 1,952.4 442.6 ^r 897.2 ^r 73.1 824.1 ^r 397.9 54.5 160.2 ^r 130.1 200.5 164.1 ^r	2,829.5° 870.6° 690.3° 180.3° 1,959.0 444.7° 898.2° 73.2 825.0° 402.4 55.5 158.2° 125.3 190.7	2,845.2 878.9 694.5 184.3 1,966.4 448.6 902.0 73.3 828.7 408.7 49.5 157.6 124.2 183.5	2,851.5 875.7 690.5 185.1 1,975.8 451.6 903.8 73.6 830.2 411.8 51.3 157.3 133.3 190.1	2,861.1 874.6 689.1 185.5 1,986.4 455.0 99.7 73.9 835.8 415.1 49.7 156.9 133.8 190.2	2,884.3 879.3 689.3 190.0 2,004.9 460.3 916.9 74.0 842.9 422.7 46.7 158.3 135.9 187.4 156.5	2,897.8 872.0 684.6 187.4 2,025.8 463.7 926.2 74.2 852.0 427.0 159.7 135.0 181.6 156.5	2,888.0 872.2 685.4 186.7 2,015.8 462.2 74.3 848.0 427.2 45.8 158.4 127.3 182.3 155.9	2,896.1 871.5 684.7 186.8 2,024.6 464.3 925.5 74.3 851.3 428.9 46.4 159.5 134.1 171.0 158.1	2,901.7 872.8 684.5 188.3 2,028.9 464.4 927.8 74.2 853.7 429.2 47.4 160.1 136.6 188.4 156.6	2,911.1 871.2 682.6 188.6 2,039.9 465.0 931.4 74.4 857.2 431.8 50.1 161.6 141.5 185.9 155.2
72 Total assets ⁷	3,161.4	3,240.6 ^r	3,246.8°	3,255.2	3,276.1	3,283.0	3,306.0	3,312.9	3,295.5	3,301.3	3,325.2	3,335.8
Liabilities Tansaction Ta	2,368.7 787.4 1,581.2 214.5 1,366.7 405.8 119.3 286.5	2,382.5 806.4 1,576.1 209.1 1,367.0 445.2 132.7 312.5	2,376.7 802.5 1,574.2 208.0 1,366.2 462.0 128.6 333.3	2,363.8 790.2 1,573.6 208.4 1,365.2 483.1 129.9 353.2	2,376.2 802.1 1,574.1 209.8 1,364.2 476.8 142.4 334.4	2,368.6 798.7 1,569.9 210.0 1,359.9 468.3 138.0 330.3	2,370.8 800.2 1,570.6 211.1 1,359.4 469.9 146.6 323.3 45.0	2,371.6 798.2 1,573.4 212.2 1,361.2 468.1 143.7 324.5	2,368.7 796.4 1,572.3 212.7 1,359.6 448.6 134.6 314.0	2,362.3 789.1 1,573.2 212.6 1,360.5 468.1 145.7 322.4	2,383.2 808.8 1,574.3 212.1 1,362.2 477.8 142.8 335.0 54.8	2,374.3 800.0 1,574.3 211.2 1,363.1 481.1 150.2 330.9 57.4
offices	107.9	108.6	101.3	102.4	103.4	99.8	101.0	96.0	97.4	97.3	92.7	94.7
83 Total liabilities	2,869.9 291.5	2,938.8 301.7 ^r	2,953.3 293.5 ^r	2,970.5 284.8	2,978.8 297.4	2,969.4 313.6	2,986.7 319.3	2,989.9 323.1	2,968.8 326.7	2,982.4 319.0	3,008.5 316.7	3,007.5 328.2
84 Residual (assets less liabilities) ⁹	291.3	301.7	293.3	204.0				<u> </u>	320.7	319.0	310.7	320.2
		r			1	Not seasona	ally adjuste	d 	Γ	1		
Assets 85 Bank credit 86 Securities in bank credit 10.S. government securities 87 U.S. government securities 88 Loans and leases in bank credit 90 Commercial and industrial 91 Real estate 92 Revolving home equity 93 Other 94 Consumer 95 Security 96 Other 97 Interbank loans 98 Cash assets 99 Other assets 90 Other assets	2,717.2 824.4 665.2 159.2 1,892.8 431.6' 871.6' 74.7 797.0' 377.5 53.5 158.6 132.2 186.7 171.9	2,799.2 ^r 849.9 ^s 675.1 ^r 174.7 ^r 1,949.3 441.9 ^s 893.6 ^s 72.9 820.7 ^r 399.1 56.7 158.0 132.3 195.5 163.4 ^r	2,824.3 ^r 871.1 ^r 691.8 ^r 179.3 ^r 1,953.2 446.6 ^r 894.4 ^r 72.6 821.8 ^r 399.6 56.7 155.9 126.0 185.9 157.5 ^r	2,845.7 881.0 698.1 182.9 1,964.8 451.3 900.1 72.8 827.4 405.5 52.0 155.9 126.1 181.7 157.4	2,846.5 873.1 689.3 183.8 1,973.4 454.3 904.2 73.4 830.9 410.5 49.2 155.2 129.2 188.6 157.1	2,859.8 873.9 688.7 185.1 1,986.0 456.0 910.4 73.8 836.7 413.2 49.0 157.3 133.0 187.7 154.4	2,876.1 874.8 685.4 189.4 2,001.4 458.9 917.7 73.8 843.9 420.0 46.0 158.7 131.7 184.2 156.1	2,893.4 872.6 685.1 187.6 2,020.7 460.9 925.1 74.2 850.9 428.2 46.2 160.2 132.8 175.3 155.2	2,884.0 871.5 685.4 186.2 2,012.4 460.5 923.4 74.0 849.4 422.9 45.2 158.5 127.5 171.5 155.0	2,893.7 873.2 686.2 187.0 2,020.5 461.6 924.6 74.2 850.4 428.3 45.2 160.8 134.8 167.0 155.3	2,890.2 870.9 683.4 187.6 2,019.3 460.1 924.9 74.1 850.8 428.9 45.9 159.4 129.7 171.8 152.9	2,910.0 874.8 684.7 190.1 2,035.2 461.4 929.3 74.4 854.9 432.6 49.1 162.8 138.6 189.3 156.3
100 Total assets ⁷	3,148.3	3,232.8°	3,236.1 ^r	3,253.9	3,264.0	3,277.5	3,290.9	3,299.0	3,280.3	3,293.1	3,286.9	3,336.4
Liabilities 101 Deposits 102 Transaction 103 Nontransaction 104 Large time 105 Other 106 Borrowings 107 From banks in the U.S. 108 From nonbanks in the U.S. 109 Net due to related foreign 109 Net due to related foreign 101 Deposits 102 Deposits 103 Deposits 103 Deposits 104 Deposits 104 Deposits 105	2,357.5 772.8 1,584.7 215.9 1,368.7 406.1 115.5 290.7	2,371.4 797.3 1,574.1 209.1 1,364.9 445.8 135.4 310.4	2,365.3 791.4 1,573.9 207.4 1,366.5 449.7 129.0 320.7	2,369.3 798.7 1,570.6 207.7 1,362.9 460.6 131.6 329.0	2,361.7 791.1 1,570.6 210.4 1,360.2 467.5 138.0 329.4	2,366.2 797.2 1,569.0 209.4 1,359.6 474.0 138.2 335.8	2,363.5 792.2 1,571.3 210.8 1,360.5 475.1 140.3 334.8	2,359.9 783.2 1,576.7 213.6 1,363.1 480.4 140.3 340.2	2,360.2 781.1 1,579.1 214.2 1,364.9 466.3 133.2 333.1	2,358.0 781.0 1,577.0 213.7 1,363.3 481.9 142.1 339.8	2,341.3 765.9 1,575.3 213.8 1,361.5 482.6 136.6 345.9	2,374.4 798.6 1,575.8 212.7 1,363.2 495.0 148.3 346.7
offices	-12.8 107.6	5.4 108.1	16.0 101.3	20.6 98.8	31.1 100.3	32.9 97.2	43.5 99.1	51.0 95.7	46.7 96.7	46.1 96.5	57.3 92.8	57.1 95.4
111 Total liabilities	2,858.4	2,930.8	2,932.4	2,949.4	2,960.5	2,970.4	2,981.1	2,987.1	2,969.9	2,982.5	2,974.0	3,021.9
112 Residual (assets less liabilities) ⁹	289.9	302.0 ^r	303.7 ^r	304.5	303.5	307.1	309.7	312.0	310.4	310.6	313.0	314.5

Footnotes appear on following page.

NOTES TO TABLE 1.26

- 1. Covers the following types of institutions in the fifty states and the District of Columbia: domestically chartered commercial banks that submit a weekly report of condition (large domestic); other domestically chartered commercial banks (small domestic); branches and agencies of foreign banks; New York State investment companies, and Edge Act and agreement corporations (foreign-related institutions). Excludes international banking facilities. Data are Wednesday values, or pro rata averages of Wednesday values. Large domestic banks constitute a universe; data for small domestic banks and foreign-related institutions are estimates based on weekly samples and on quarter-end condition reports. Data are adjusted for breaks caused by reclassifications of assets and liabilities.
- reports. Data are adjusted for oreaks caused by reclassifications of assets and liabilities.

 2. Excludes federal funds sold to, reverse repurchase agreements with, and loans to commercial banks in the United States.

 3. Consists of reserve repurchase agreements with broker-dealers and loans to purchase and carry securities.
- 4. Consists of federal funds sold to, reverse repurchase agreements with, and loans to commercial banks in the United States.
- loans to commercial banks in the United States.

 5. Includes vault cash, cash items in process of collection, demand balances due from depository institutions in the United States, balances due from Federal Reserve Banks, and other cash assets.

 6. Excludes the due-from position with related foreign offices, which is included in lines 25, 53, 81, and 109.

 7. Excludes unearned income, reserves for losses on loans and leases, and reserves for transfer risk. Loans are reported gross of these items.

 8. Excludes the due-to position with related foreign offices, which is included in lines 25, 53, 81, and 109.

- 9. Excludes in the une-to position with related foreign offices, which is included in lines 25, 53, 81, and 109.

 9. This balancing item is not intended as a measure of equity capital for use in capital adequacy analysis.

1.27 ASSETS AND LIABILITIES OF LARGE WEEKLY REPORTING COMMERCIAL BANKS

Millions of dollars, Wednesday figures

Williams of donars, wednesday ligares					4004			.,,	
Account					1994				
Account	July 6	July 13	July 20	July 27 ^r	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
Assets									
Cash and balances due from depository institutions U.S. Treasury and government securities Trading account Investment account Mortgage-backed securities All others, by maturity	124,808 313,583° 24,211 289,372° 87,938°	110,265 312,285 ^r 23,141 289,144 ^r 88,133 ^r	103,754 307,162 ^r 21,513 285,649 ^r 86,713 ^r	107,275 311,057 22,734 288,323 88,621	105,539 313,899 24,974 288,925 95,278	101,119 313,324 24,678 288,647 94,981	96,646 316,004 27,754 288,250 94,611	103,156 311,394 24,642 286,752 93,024	113,714 313,536 26,422 287,115 93,528
6 One year or less. 7 One year through five years 8 More than five years 9 Other securities 11 Investment account 12 State and local government, by maturity 13 One year or less 14 More than one year 15 Other bonds, corporate stocks, and securities 16 Other trading account assets	50,267 ^r 78,107 ^r 73,061 ^r 100,716 ^r 1,811 57,848 ^r 20,899 4,457 ^r 16,442 ^r 36,949 ^r 41,057 ^r	49,954° 77,786° 73,271° 104,210° 1,768 58,030° 21,012 4,518° 16,494° 37,018° 44,412°	48,778 ^r 77,580 ^r 72,578 ^r 101,832 ^r 1,697 58,748 ^r 21,145 ^r 4,586 ^r 16,559 ^r 37,603 ^r 41,386 ^r	47,642 77,407 74,654 101,358 2,123 58,652 21,243 4,582 16,661 37,409 40,583	46,894 77,956 68,798 98,995 2,098 58,712 21,131 4,704 16,427 37,581 38,185	46,969 78,197 68,499 98,892 1,779 59,194 21,186 4,730 16,455 38,009 37,919	47,450 78,398 67,791 100,296 1,788 59,086 21,213 4,744 16,469 37,873 39,422	47,339 78,644 67,746 100,938 1,774 59,384 21,324 4,790 16,535 38,059 39,780	49,523 77,173 66,891 102,852 1,835 61,152 21,420 4,830 16,590 39,732 39,864
17 Federal funds sold² 18 To commercial banks in the United States. 19 To nonbank brokers and dealers in securities 20 To others³ 21 Other loans and leases, gross 22 Commercial and industrial 23 Bankers acceptances and commercial paper 24 All other 25 U.S. addressees 26 Non-U.S. addressees 27 Real estate loans 28 Revolving, home equity 29 All other 30 To individuals for personal expenditures 31 To depository and financial institutions 32 Commercial banks in the United States 33 Banks in foreign countries 34 Nonbank depository and other financial institutions 35 For purchasing and carrying securities 36 To finance agricultural production 37 To states and political subdivisions 38 To foreign governments and official institutions 39 All other loans⁴ 40 Lesse-financing receivables 41 Less: Unearned income 42 Loan and lease reserve⁴ 40 Other loans and leases, set	96,662 67,320 22,931 6,351 1,077,439 ² 297,530 ² 294,615 ² 424,615 ² 430,715 44,407 ² 386,308 ² 218,239 40,986 20,936 3,187 16,863 11,865 11,865 11,865 11,865 11,656 ² 34,401 1,041,382 ²	90,280 60,744 23,370 6,166 1,073,600° 29,936 293,765° 292,041 1,724° 432,396 44,468° 387,928° 218,592 40,402 21,094 2,766 6,539 11,827 1,071° 22,331° 1,675° 34,719 1,675° 34,719 1,675° 34,719 1,675°	97,349 65,739 25,330 6,280 1,078,871 298,276 298,276 2295,356 225,356 447,287 388,131 219,965 40,289 21,259 2,656 16,375 16,201 6,514 11,750 1,104 23,612 23,612 24,427 1,042 44,728	94,029 61,593 26,211 1,078,401 298,241 298,241 295,300 293,610 1,690 422,336 44,741 387,595 221,082 40,255 21,788 2,405 16,162 16,312 6,573 11,801 1,013 22,315 28,372 1,042 1,005 34,707 1,042,005	95,914 65,340 24,546 6,027 1,084,980 299,656 294,821 1,741 434,756 44,848 389,907 222,527 42,260 3,054 16,639 16,593 11,771 961 22,681 22,681 22,681 3,054 16,593 11,793 11,793 1,4962 1,048,331 157,911	89,963 59,702 23,764 6,497 1,086,607 299,932 3,098 296,834 295,160 1,674 435,869 44,790 391,079 223,361 40,832 21,930 2,686 15,897 6,655 11,632 972 22,990 28,557 1,632 34,998 1,049,916	97,480 66,452 23,669 7,359 1,092,264 301,000 3,116 297,884 296,137 1,747 436,545 44,952 391,593 225,462 41,898 22,600 2,857 16,442 15,984 6,639 969 21,593 22,546 11,613 969 23,554 28,601 1,613 969 21,684 35,022 1,055,557	93,475 63,067 22,991 7,417 1,092,133 299,470 3,068 296,402 294,747 1,654 436,043 45,031 41,122 22,566 2,398 16,158 17,484 6,615 11,849 1,003 22,761 28,695 1,678 34,986 1,055,468 1,055,468	101,872 68,982 25,545 7,345 1,100,958 300,155 3,118 297,036 295,469 1,568 438,274 45,185 228,618 43,873 23,469 3,754 6,725 11,827 980 22,861 1,665 11,827 980 23,669 28,905 1,664,215 1,664,215 149,753
44 All other assets	158,383 ^r 1,835,535 ^r	158,307 ^r 1,812,554 ^r	1,806,096 ^r	1,806,731	1,820,589	1,806,056	1,821,274	1,812,040	1,845,942

Footnotes appear on the following page.

Domestic Financial Statistics ☐ November 1994

1.27 ASSETS AND LIABILITIES OF LARGE WEEKLY REPORTING COMMERCIAL BANKS—Continued Millions of dollars, Wednesday figures

					1994				
Account	July 6	July 13	July 20	July 27 ^r	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
Liabilities									
46 Deposits Demand deposits' Individuals, partnerships, and corporations Other holders States and political subdivisions U.S. government Depository institutions in the United States Banks in foreign countries Foreign governments and official institutions Certified and officers' checks Transaction balances other than demand deposits' Nontransaction balances Individuals, partnerships, and corporations Other holders States and political subdivisions U.S. government Depository institutions in the United States Foreign governments, official institutions, and banks	9,077 1,981 25,612 ^f 6,347 607 8,963 127,385 714,140 692,935 21,205 17,130 1,986 1,688 401	1,134,948 ^r 293,281 ^r 248,943 ^r 44,338 8,000 1,755 18,638 5,732 576 9,638 123,757 717,910 696,012 ^r 21,899 ^r 17,437 2,305 1,754 ^r 403	1,124,335° 283,784° 240,924° 42,861 8,313 1,980 18,823 5,373 790 7,582 123,563 716,987 694,894° 17,548 2,309 1,840° 396	1,121,266 284,445 239,104 45,341 8,425 1,947 18,269 5,058 612 11,031 122,285 714,535 692,011 22,524 17,697 2,391 2,047 389	1,142,661 294,053 245,790 48,263 9,099 2,882 21,160 6,059 632 8,431 127,894 720,715 698,378 22,336 17,727 2,263 1,952 414	1,135,036 285,563 243,166 42,398 8,196 1,883 18,459 4,220 6440 9,000 125,517 723,956 701,072 22,884 17,964 2,493 1,987 440	1,136,718 287,976 243,692 44,284 8,370 1,887 18,551 5,414 732 9,330 125,299 723,443 700,716 22,727 17,740 2,489 2,066 431	1,125,278 280,781 236,936 43,845 8,496 2,216 18,401 4,452 752 9,527 123,470 721,028 698,244 22,784 17,801 2,103 432	1,144,736 299,926 253,128 46,798 8,585 2,394 19,739 5,792 647 9,641 125,112 719,699 697,285 22,440 2,440 2,440 2,439 425
64 Liabilities for borrowed money ⁵ 65 Borrowings from Federal Reserve Banks 67 Treasury tax and loan notes 68 Other liabilities for borrowed money ⁶ 68 Other liabilities (including subordinated notes and debentures)	353,078 2,241 6,502 344,335 152,047	349,655 0 6,826 342,829 158,871	353,091 250 7,475° 345,366° 158,785°	351,144 0 9,805 341,339 164,391	347,730 0 8,464 339,266 160,140	343,463 0 7,350 336,113 157,912	355,888 0 7,749 348,139 158,285	352,903 0 8,663 344,240 161,594	364,637 0 17,265 347,372 164,534
69 Total liabilities	1,668,204 ^r	1,643,475°	1,636,211 ^r	1,636,801	1,650,531	1,636,411	1,650,890	1,639,775	1,673,907
70 Residual (total assets less total liabilities) ⁷	167,331 ^r	169,079 ^r	169,886 ^r	169,930	170,057	169,644	170,384	172,265	172,035
MEMO 71 Total loans and leases, gross, adjusted, plus securities ⁸ . 72 Time deposits in amounts of \$100,000 or more 73 Loans sold outright to affiliates ⁸ . 74 Commercial and industrial 75 Other 76 Foreign branch credit extended to U.S. residents ¹⁰ . 77 Net owed to related institutions abroad	93,607 676 327 349 22,539	1,498,537 ^r 96,619 675 326 349 22,065 34,874 ^r	1,498,216 ^r 96,493 671 326 345 21,972 41,372 ^r	1,501,464 97,285 670 327 343 22,409 45,753	1,505,844 97,790 680 327 353 22,482 38,483	1,507,184 98,238 680 326 354 22,516 40,892	1,516,992 98,401 679 326 353 22,518 40,581	1,512,307 98,033 672 326 346 22,263 51,594	1,526,768 96,421 672 326 345 22,961 51,276

8. Excludes loans to and federal funds transactions with commercial banks in

8. Excludes loans to and federal funds transactions with commercial banks in the United States.
9. Affiliates include a bank's own foreign branches, nonconsolidated nonbank affiliates of the bank, the bank's holding company (if not a bank), and nonconsolidated nonbank subsidiaries of the holding company.
10. Credit extended by foreign branches of domestically chartered weekly reporting banks to nonbank U.S. residents. Consists mainly of commercial and industrial loans, but includes an unknown amount of credit extended to other than nonfinancial businesses.

Includes certificates of participation, issued or guaranteed by agencies of the U.S. government, in pools of residential mortgages.
 Includes securities purchased under agreements to resell.
 Includes allocated transfer risk reserve.
 Includes negotiable order of withdrawal (NOWs) and automatic transfer service (ATS) accounts, and telephone and preauthorized transfers of savings deposits.

deposits.

5. Includes borrowings only from other than directly related institutions.

6. Includes federal funds purchased and securities sold under agreements to

repurchase.
7. This balancing item is not intended as a measure of equity capital for use in capital-adequacy analysis.

1.28 LARGE WEEKLY REPORTING U.S. BRANCHES AND AGENCIES OF FOREIGN BANKS Assets and Liabilities

Millions of dollars, Wednesday figures

	•••				1994				
Account	July 6	July 13	July 20	July 27	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
Assets					,			J	
1 Cash and balances due from depository institutions	16,898	16,117	16,339	16,548	16,121	15,777	16,276	15,472	15,891
2 U.S. Treasury and government agency securities	39,969	39,513	39,870	39,578	39,152	39,306	40,122	40,823	41,299
3 Other securities	10,916 29,026	10,907 28,972	10,906 30,220	10,877 31,660	10,876 28,934	10,832 30,564	11,160 27,071	11,429 27,413	11,519 30,426
5 To commercial banks in the United States	10,074	7,151	8,702	9,939	6,884	6,720	7,028	5,551	10,080
6 To others ²	18,952	21,821	21,518	21,721	22,049	23,844	20,043	21,862	20,345 159,480
7 Other loans and leases, gross	155,823 99,211	156,384 100,189	159,323 101,658	158,731 100,936	158,768 100,325	157,668 101,015	158,100 101,308	158,504 101,214	101,339
9 Bankers acceptances and commercial	99,211	100,109	101,056	100,550	100,323	101,013	101,500	101,214	101,337
paper	3,286	3,480	3,530	3,457	3,529	3,616	3,614	3,488	3,365
10 All other	95,925	96,709	98,128	97,480	96,795	97,399 93,299	97,694	97,726	97,974 93,811
11 U.S. addressees	91,900 4,025	92,647 4,061	93,936 4,192	93,359 4,121	92,651 4,144	4,100	93,554 4,140	93,582 4,144	4,163
13 Loans secured by real estate	27,006	27,049	27,090	27,063	26,984	26,966	26,980	26,940	26,948
14 Loans to depository and financial	27,000	·				i '		· ·	-
institutions	21,938	21,825	23,228	23,600	23,925	22,719	22,584	23,486	23,356 4,602
Commercial banks in the United States	4,903 1,826	4,748 1,819	5,109 1,772	5,199 1,784	5,102 1,778	4,653 1,768	4,610 1,760	5,134 1,826	1,919
16 Banks in foreign countries	15,209	15,258	16,346	16,617	17,045	16,298	16,214	16,527	16,835
18 For purchasing and carrying securities	3,705	3,166	3,391	3,235	3,592	3,082	3,345	2,985	3,793
19 To foreign governments and official								244	
institutions	366 3,598	548 3,608	338 3,619	328 3,568	350 3,592	327 3,559	328 3,554	346 3,533	349 3,696
20 All other	34,211	35,894	34,885	34,063	36,559	35,857	34,900	34,314	35,463
•			-	·					
22 Total assets ³	308,491	309,643	313,117	313,540	313,088	314,049	311,238	313,289	320,245
Liabilities									
23 Deposits or credit balances owed to other		20.444			00.000	00.010	01.000	02.017	02.202
than directly related institutions	86,763 4,930	88,666 4,546	90,917 4,601	92,082 4,251	88,828 3,889	89,610 4,228	91,278 4,186	93,017 4,276	93,292 4,639
24 Demand deposits ⁴	4,730	7,540	4,001	4,201	3,007	7,220	4,100	1,270	1,005
corporations	3,987	3,580	3,351	3,387	3,161	3,352	3,286	3,127	3,794
26 Other	943	966	1,250	864	728	877	900	1,150 88,740	845 88,653
27 Nontransaction accounts	81,833	84,120	86,316	87,831	84,940	85,382	87,091	00,740	88,033
corporations	53,282	54,845	56,888	57,652	56,689	56,402	57,695	59,123	59,894
29 Other	28,551	29,275	29,428	30,180	28,251	28,980	29,396	29,618	28,759
30 Borrowings from other than directly	70 00¢	70 747	70.040	76 207	70.422	79,084	77,084	74,778	81,837
related institutions	78,925 39,029	79,747 38,941	79,840 41,090	76,387 37,562	79,432 40,700	41,454	38,027	37,002	41,954
31 Federal funds purchased ⁵	37,029	30,741	41,070	31,502	40,700	1 '``,'5'	30,02	3.,002	12,70
United States	9,990	8,799	9,136	7,553	7,775	7,895	7,637	6,129	10,281
33 From others	29,039	30,143	31,954	30,009	32,926	33,559	30,390	30,873	31,673 39,882
34 Other liabilities for borrowed money	39,896	40,806	38,750	38,826	38,732	37,630	39,057	37,777	39,062
35 To commercial banks in the United States	7,388	7,512	7,432	7,024	7,277	6,845	6,553	6,446	6,478
36 To others	32,508	33,294	31,318	31,802	31,455	30,785	32,504	31,331	33,404
37 Other liabilities to nonrelated parties	30,101	32,216	31,182	31,375	32,155	32,882	31,383	31,836	33,317
38 Total liabilities ⁶	308,491	309,643	313,117	313,540	313,088	314,049	311,238	313,289	320,245
Мемо	220 225	aaa oac	201 505	225 705	225.742	226 002	224.615	227.484	220 042
39 Total loans (gross) and securities, adjusted	220,757 91,053	223,878 87,160	226,508 89,603	225,709 91,614	225,744 89,995	226,997 88,428	224,815 87,885	227,484 88,325	228,042 85,632
40 Net owed to related institutions abroad	91,033	07,100	09,003	71,014	02,223			30,525	

Includes securities purchased under agreements to resell.
 Includes transactions with nonbank brokers and dealers in securities.
 For U.S. branches and agencies of foreign banks having a net "due from" position, includes net due from related institutions abroad.
 Includes other transaction deposits.

Includes securities sold under agreements to repurchase.
 For U.S. branches and agencies of foreign banks having a net "due to" position, includes net owed to related institutions abroad.
 Excludes loans to and federal funds transactions with commercial banks in the United States.

Domestic Financial Statistics ☐ November 1994

1.32 COMMERCIAL PAPER AND BANKERS DOLLAR ACCEPTANCES OUTSTANDING

Millions of dollars, end of period

		Year	ending Dec	ember				19	94		
Item	1989	1990	1991	1992	1993	Feb.	Mar.	Apr.	May	June	July
-			Con	nmercial pa	per (seasor	nally adjust	ed unless n	oted otherw	/ise)		
1 All issuers	525,831	562,656	528,832	545,619	555,075	560,345	557,768	553,497	559,569	563,067°	572,539
Financial companies 1 Dealer-placed paper 2 Total	183,622	214,706	212,999	226,456	218,947	223,549	216,982	207,180	213,623	214,313	222,780
Bank-related (not seasonally adjusted)	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.
4 Total	210,930	200,036	182,463	171,605	180,389	186,318	194,527	199,803	197,812	199,168 ^r	199,175
	l	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.	n.a.
6 Nonfinancial companies ⁵	131,279	147,914	133,370	147,558	155,739	150,478	146,259	146,514	148,134	149,586	150,584
				Bankers d	ollar accep	tances (not	seasonally	adjusted) ⁶			
7 Total	62,972	54,771	43,770	38,194	32,348	30,994	31,061	31,775	29,867	30,659	30,390
By holder 8 Accepting banks	9,433 8,510 924	9,017 7,930 1,087	11,017 9,347 1,670	10,555 9,097 1,458	12,421 10,707 1,714	11,258 10,248 1,010	11,727 10,758 969	11,643 10,888 755	11,533 10,601 932	12,334 11,273 1,061	11,608 10,838 770
11 Foreign correspondents	1,066 52,473	918 44,836	1,739 31,014	1,276 26,364	725 19,202	753 18,983	693 18,641	625 19,507	465 17,869	453 17,872	386 18,396
By basis 13 Imports into United States	15,651 13,683 33,638	13,095 12,703 28,973	12,843 10,351 20,577	12,209 8,096 17,890	10,217 7,293 14,838	10,707 6,872 13,414	10,554 6,708 13,800	10,834 6,723 14,217	10,396 6,367 13,104	10,625 6,576 13,458	10,956 6,399 13,035

Institutions engaged primarily in commercial, savings, and mortgage banking; sales, personal, and mortgage financing; factoring, finance leasing, and other business lending; insurance underwriting; and other investment activities.
 Includes all financial-company paper sold by dealers in the open market.
 Series were discontinued in January 1989.
 4. As reported by financial companies that place their paper directly with

^{5.} Includes public utilities and firms engaged primarily in such activities as communications, construction, manufacturing, mining, wholesale and retail trade,

communications, construction, maintacturing, maning, mining, reconstruction, and services.

6. Data on bankers dollar acceptances are gathered from approximately 100 institutions. The reporting group is revised every January.

7. In 1977 the Federal Reserve discontinued operations in bankers dollar

acceptances for its own account.

1.33 PRIME RATE CHARGED BY BANKS Short-Term Business Loans¹ Percent per year

Date of change	Rate	Period	Average rate	Period	Average rate	Period	Average rate
1991— Jan. i	10.00 9.50 9.00 8.50 8.00 7.50 6.50 6.25 6.75 7.25 7.75	1991	8.46 6.25 6.00 9.52 9.00 9.00 9.00 8.50 8.50 8.50 8.20 7.58 7.21	1992— Jan. Feb. Mar. Apr. May June July Aug. Sept. Oct. Nov. Dec. 1993— Jan. Feb. Mar. Apr. May	6.50 6.50 6.50 6.50 6.50 6.50 6.00 6.00	1993— June July Aug. Sept. Oct. Nov. Dec. 1994— Jan. Feb. Mar. Apr. May June July Aug. Sept.	6.00 6.00 6.00 6.00 6.00 6.00 6.00 6.00

^{1.} The prime rate is one of several base rates that banks use to price short-term business loans. The table shows the date on which a new rate came to be the predominant one quoted by a majority of the twenty-five largest banks by asset

size, based on the most recent Call Report. Data in this table also appear in the Board's H.15 (519) weekly and G.13 (415) monthly statistical releases. For ordering address, see inside front cover.

1.35 INTEREST RATES Money and Capital Markets

Percent per year; figures are averages of business day data unless otherwise noted

_			4000		19	94			1994	1, week en	ding	
Item	1991	1992	1993	May	June	July	Aug.	July 29	Aug. 5	Aug. 12	Aug. 19	Aug. 26
Money Market Instruments												
1 Federal funds ^{1,2,3}	5.69 5.45	3.52 3.25	3.02 3.00	4.01 3.24	4.25 3.50	4.26 3.50	4.47 3.76	4.28 3.50	4.28 3.50	4.26 3.50	4.35 3.64	4.66 4.00
Commercial paper ^{3,5,6} 3 1-month 4 3-month 5 6-month	5.89 5.87 5.85	3.71 3.75 3.80	3.17 3.22 3.30	4.28 4.57 4.92	4.36 4.57 4.86	4.49 4.75 5.13	4.65 4.84 5.19	4.46 4.73 5.16	4.45 4.71 5.13	4.54 4.82 5.21	4.74 4.90 5.24	4.79 4.90 5.18
Finance paper, directly placed ^{3,5,7} 6 1-month 7 3-month 8 6-month	5.73 5.71 5.60	3.62 3.65 3.63	3.12 3.16 3.15	4.19 4.44 4.45	4.27 4.44 4.50	4.40 4.64 4.67	4.56 4.73 4.79	4.37 4.63 4.72	4.36 4.60 4.67	4.45 4.69 4.78	4.64 4.78 4.82	4.70 4.81 4.84
Bankers acceptances ^{3,5,8} 9 3-month 10 6-month	5.70 5.67	3.62 3.67	3.13 3.21	4.45 4.77	4.45 4.73	4.65 5.01	4.74 5.03	4.61 5.01	4.61 4.94	4.71 5.05	4.80 5.07	4.79 5.04
Certificates of deposit, secondary market,	5.82 5.83 5.91	3.64 3.68 3.76	3.11 3.17 3.28	4.23 4.51 4.90	4.30 4.52 4.85	4.45 4.73 5.15	4.60 4.81 5.17	4.40 4.70 5.16	4.40 4.68 5.07	4.50 4.79 5.20	4.69 4.86 5.21	4.74 4.87 5.19
14 Eurodollar deposits, 3-month ^{3,10}	5.86	3.70	3.18	4.51	4.51	4.74	4.80	4.73	4.68	4.76	4.85	4.86
U.S. Treasury bills Secondary market ^{1,5} 15 3-month 16 6-month 17 1-year Auction average ^{3,5,11} 18 3-month 19 6-month 20 1-year	5.38 5.44 5.52 5.42 5.49 5.54	3.43 3.54 3.71 3.45 3.57 3.75	3.00 3.12 3.29 3.02 3.14 3.33	4.14 4.60 5.03 4.19 4.64 4.77	4.14 4.55 4.98 4.18 4.58 5.03	4.33 4.75 5.17 4.39 4.81 5.20	4.48 4.88 5.25 4.50 4.91 5.36	4.39 4.80 5.22 4.43 4.83 5.20	4.34 4.75 5.12 4.35 4.75 n.a.	4.40 4.91 5.29 4.43 4.93 n.a.	4.56 4.94 5.30 4.59 4.99	4.55 4.90 5.31 4.62 4.98 5.36
U.S. Treasury Notes and Bonds	3.34	3.73	3.33	4.77	3.03	3.20	3.30	3.20	11.4.	11.4.	п.а.	3.30
Constant maturities ¹² 21 1-year 22 2-year 23 3-year 24 5-year 25 7-year 26 10-year 27 20-year 28 30-year	5.86 6.49 6.82 7.37 7.68 7.86 n.a. 8.14	3.89 4.77 5.30 6.19 6.63 7.01 n.a. 7.67	3.43 4.05 4.44 5.14 5.54 5.87 6.29 6.59	5.31 5.97 6.34 6.78 7.01 7.18 7.54 7.41	5.27 5.93 6.27 6.70 6.91 7.10 7.51 7.40	5.48 6.13 6.48 6.91 7.12 7.30 7.67 7.58	5.56 6.18 6.50 6.88 7.06 7.24 7.62 7.49	5.51 6.14 6.48 6.89 7.08 7.26 7.60 7.52	5.41 6.03 6.36 6.77 6.96 7.15 7.49 7.43	5.60 6.23 6.58 6.96 7.14 7.31 7.66 7.54	5.63 6.21 6.53 6.90 7.07 7.24 7.63 7.46	5.61 6.23 6.52 6.92 7.10 7.27 7.69 7.52
Composite 29 More than 10 years (long-term)	8.16	7.52	6.45	7.47	7.43	7.61	7.55	7.54	7.43	7.60	7.56	7.61
STATE AND LOCAL NOTES AND BONDS												
Moody's series ¹³ 30 Aaa 31 Baa 32 Bond Buyer series ¹⁴	6.56 6.99 6.92	6.09 6.48 6.44	5.38 5.82 5.60	5.62 6.02 6.19	5.76 6.15 6.11	5.88 6.26 6.23	5.88 6.22 6.21	5.91 6.30 6.22	5.90 6.24 6.16	5.90 6.24 6.25	5.90 6.24 6.22	5.85 6.20 6.21
Corporate Bonds												
33 Seasoned issues, all industries ¹⁵	9.23	8.55	7.54	8.28	8.27	8.42	8.36	8.36	8.26	8.42	8.35	8.41
Rating group 34 Aaa 35 Aa 36 A 37 Baa 38 A-rated, recently offered utility bonds 16	8.77 9.05 9.30 9.80 9.32	8.14 8.46 8.62 8.98 8.52	7.22 7.40 7.58 7.93 7.46	7.99 8.19 8.32 8.62 8.37	7.97 8.17 8.30 8.65 8.30	8.11 8.31 8.44 8.80 8.45	8.07 8.25 8.38 8.74 8.36	8.05 8.25 8.38 8.74 8.27	7.96 8.15 8.28 8.64 8.37	8.12 8.30 8.44 8.79 8.35	8.07 8.24 8.37 8.73 8.39	8.13 8.29 8.43 8.79 8.36
MEMO Dividend-price ratio ¹⁷ 39 Preferred stocks ¹⁸ 40 Common stocks	8.17 3.24	7.46 2.99	6.89 2.78	7.44 2.89	n.a. 2.84	n.a. 2.87	n.a. 2.78	n.a. 2.85	n.a. 2.81	n.a. 2.81	п.а. 2.78	n.a. 2.76

^{1.} The daily effective federal funds rate is a weighted average of rates on

^{1.} The daily enective tederal indus rate is a weighted average of fates of trades through New York brokers.
2. Weekly figures are averages of seven calendar days ending on Wednesday of the current week; monthly figures include each calendar day in the month.
3. Annualized using a 360-day year for bank interest.
4. Rate for the Federal Reserve Bank of New York.
5. Quoted on a discount basis.

Quoted on a discount basis.
 An average of offering rates on commercial paper placed by several leading dealers for firms whose bond rating is AA or the equivalent.
 An average of offering rates on paper directly placed by finance companies.
 Representative closing yields for acceptances of the highest-rated money center banks.

^{9.} An average of dealer offering rates on nationally traded certificates of deposit.
10. Bid rates for Eurodollar deposits at 11:00 a.m. London time. Data are for

indication purposes only.

11. Auction date for daily data; weekly and monthly averages computed on an issue-date basis.

^{12.} Yields on actively traded issues adjusted to constant maturities. Source: U.S. Department of the Treasury.

13. General obligations based on Thursday figures; Moody's Investors Service.

14. General obligations only, with twenty years to maturity, issued by twenty state and local governmental units of mixed quality. Based on figures for Thursday. Thursday.

15. Daily figures from Moody's Investors Service. Based on yields to maturity

^{15.} Daily figures from Moody's Investors Service. Based on yields to maturity on selected long-term bonds.
16. Compilation of the Federal Reserve. This series is an estimate of the yield on recently offered, A-rated utility bonds with a thirty-year maturity and five years of call protection. Weekly data are based on Friday quotations.
17. Standard & Poor's corporate series. Preferred stock ratio is based on a sample of ten issues: four public utilities, four industrials, one financial, and one transportation. Common stock ratio is based on the 500 stocks in the price index.
18. Data for the preferred stock yield was discontinued as of June 29, 1994.
NOTE. Some of the data in this table also appear in the Board's H.15 (519) weekly and G.13 (415) monthly statistical releases. For ordering address, see inside front cover.

1.36 STOCK MARKET Selected Statistics

				1993				19	994			
Indicator	1991	1992	1993	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.
				Prices	and tradi	ng volume	(averages	of daily f	igures)			
Common stock prices (indexes) New York Stock Exchange (Dec. 31, 1965 = 50) Industrial Transportation Utility Finance 6 Standard & Poor's Corporation	206.35 258.16 173.97 92.64 150.84	229.00 284.26 201.02 99.48 179.29	249.71 300.10 242.68 114.55 216.55	257.73 313.22 268.11 114.97 216.00	262.11 320.92 278.29 112.67 218.71	261.97 322.41 276.67 116.22 217.12	257.32 318.08 265.68 107.72 211.02	247.97 304.48 250.43 105.04 208.12	249.56 307.58 244.75 102.89 211.30	251.21 308.66 246.64 103.27 215.89	249.29 307.34 244.21 102.73 210.91	256.08 316.56 244.67 105.61 214.77
(1941-43 = 10) ¹ 7 American Stock Exchange (Aug. 31, 1973 = 50) ²	376.20 360.32	415.75 391.28	451.63 438.77	465.95 465.95	472.99 481.14	471.58 476.25	463.81 465.72	447.23 437.01	450.90 437.54	454.83 436.08	451.40 430.10	464.24 444.89
Volume of trading (thousands of shares) 8 New York Stock Exchange	179,411 12,486	202,558 14,171	263,374 18,188	259,457 17,461	313,223 19,211	307,269 19,630	311,096 19,481	301,242 15,805	269,812 15,727	265,341 18,400	250,382 14,378	277,877 15,874
			C	Sustomer f	inancing (ı	nillions of	dollars, e	nd-of-perio	od balance	s)		
10 Margin credit at broker-dealers ³	36,660	43,990	60,310	60,310	61,250	62,020	61,960	60,700	59,870	60,800°	61,930	63,070
Free credit balances at brokers ⁴ 11 Margin accounts ⁵ 12 Cash accounts	8,290 19,255	8,970 22,510	12,360 27,715	12,360 27,715	12,125 26,020	12,890 25,665	13,185 26,190	13,175 24,800	12,715 23,265	12,560 ^r 28,585 ^r	12,620 25,790	12,090 24,400
			Ma	argin requi	irements (j	percent of	market va	lue and ef	fective da	te) ⁶		
	Mar. 1	1, 1968	June 8	3, 1968	May 6	5, 1970	Dec. 6	i, 1971	Nov. 2	4, 1972	Jan. 3	, 1974
13 Margin stocks 14 Convertible bonds 15 Short sales	5	70 50 70	6	30 50 30		55 50 55		55 50 55		65 50 65	:	50 50 50

^{1.} In July 1976 a financial group, composed of banks and insurance companies, 1. If July 1970 a final real group, composed to fands and insurance companies, was added to the group of stocks on which the index is based. The index is now based on 400 industrial stocks (formerly 425), 20 transportation (formerly 15 rail), 40 public utility (formerly 60), and 40 financial.

2. On July 5, 1983, the American Stock Exchange rebased its index, effectively cutting previous readings in half.

3. Since July 1983, under the revised Regulation T, margin credit at broker—

on securities other than options are the difference between the market value (100 percent) and the maximum loan value of collateral as prescribed by the Board. Regulation T was adopted effective Oct. 15, 1934; Regulation U, effective May 1, 1936; Regulation G, effective Mar. 11, 1968; and Regulation X, effective Nov. 1, 1071

1936; Regulation G, effective Mar. 11, 1908; and Regulation X, effective Nov. 1, 1971.

On Jan. 1, 1977, the Board of Governors for the first time established in Regulation T the initial margin required for writing options on securities, setting it at 30 percent of the current market value of the stock underlying the option. On Sept. 30, 1985, the Board changed the required initial margin, allowing it to be the Sept. 30, 1985, the Board changed the required initial margin, allowing it to be the same as the option maintenance margin required by the appropriate exchange or self-regulatory organization; such maintenance margin rules must be approved by the Securities and Exchange Commission. Effective Jan. 31, 1986, the SEC approved new maintenance margin rules, permitting margins to be the price of the option plus 15 percent of the market value of the stock underlying the option. Effective June 8, 1988, margins were set to be the price of the option plus 20 percent of the market value of the stock underlying the option (or 15 percent in the case of stock-index ontions).

case of stock-index options).

^{3.} Since July 1983, under the revised Regulation T, margin credit at broker-dealers has included credit extended against stocks, convertible bonds, stocks acquired through the exercise of subscription rights, corporate bonds, and government securities. Separate reporting of data for margin stocks, convertible bonds, and subscription issues was discontinued in April 1984.

4. Free credit balances are amounts in accounts with no unfulfilled commitments to brokers and are subject to withdrawal by customers on demand.

5. Series initiated in June 1984.

6. Margin requirements, stated in regulations adopted by the Board of Governors pursuant to the Securities Exchange Act of 1934, limit the amount of credit that can be used to purchase and carry "margin securities" (as defined in the regulations) when such credit is collateralized by securities. Margin requirements

Domestic Financial Statistics ☐ November 1994

1.38 FEDERAL FISCAL AND FINANCING OPERATIONS

Millions of dollars

		Fiscal year				Calend	аг уеаг		
Type of account or operation	1001	1992	1993			19	94		
	1991	1992	1993	Mar.	Арг.	May	June	July	Aug.
U.S. budget 1 Receipts, total 2 On-budget 3 Off-budget 4 Outlays, total 5 On-budget 6 Off-budget 7 Surplus or deficit (-), total 8 On-budget 9 Off-budget Source of financing (total) 10 Borrowing from the public	293,885 1,323,793 1,082,106 241,687 -269,521 -321,719 52,198	1,090,453 788,027 302,426 1,380,856 1,128,518 252,339 -290,403 -340,490 50,087	1,153,226 841,292 311,934 1,408,484 1,141,897 266,587 -255,258 -300,605 45,347	93,108 64,612 28,496 125,423 100,260 25,163 -32,315 -35,648 3,333	141,326 104,311 37,015 123,872 100,625 23,247 17,454 3,686 13,768	83,546 55,367 28,179 115,6027 89,729 25,871 -32,054 -34,362 2,308	138,124 106,014 32,110 122,923 108,166 32,290 14,850 -2,152 -180	84,827 60,145 24,682 118,025 93,163 24,862 -33,198 -33,018 -180	97,338 66,207 31,131 121,513 90,537 30,975 -24,174 -24,330 156
10 Borrowing from the public	276,802 -1,329 -5,952	310,918 -17,305 -3,210	248,619 6,283 356	26,511 -6,461 12,265	-21,801 -4,124 8,471	27,649 21,537 -17,132	1,898 -23,797 7,049	-3 30,706 2,495	245 -9,815 33,744
MEMO 13 Treasury operating balance (level, end of period) 14 Federal Reserve Banks 15 Tax and loan accounts	41,484 7,928 33,556	58,789 24,586 34,203	52,506 17,289 35,217	44,607 6,181 38,426	48,731 7,965 40,766	27,194 5,675 21,519	50,991 9,356 41,635	20,285 3,683 16,603	30,100 5,994 24,100

accounts; seigniorage; increment on gold; net gain or loss for U.S. currency valuation adjustment; net gain or loss for IMF loan-valuation adjustment; and profit on sale of gold.

SOURCES U.S. Department of the Treasury, Monthly Treasury Statement of Receipts and Outlays of the U.S. Government; and U.S. Office of Management and Budget, Budget of the U.S. Government.

Since 1990, off-budget items have been the social security trust funds (federal old-age survivors insurance and federal disability insurance) and the U.S. Postal Service.
 Includes special drawing rights (SDRs); reserve position on the U.S. quota in the International Monetary Fund (IMF; loans to the IMF; other cash and monetary assets; accrued interest payable to the public; allocations of SDRs; deposit funds; miscellaneous liability (including checks outstanding) and asset

1.39 U.S. BUDGET RECEIPTS AND OUTLAYS1

Millions of dollars

	Fisca	l year				Calendar yea	r		
Source or type	1992	1993	1992	19	93	1994		1994	
	1992	1993	Н2	H1	H2	H1	June	July	Aug.
RECEIPTS			'						
1 All sources	1,090,453	1,153,226	540,484	593,212	582,054	651,944	138,124	84,827	97,338
2 Individual income taxes, net	475,964 408,352 30	509,680 430,211 28	246,938 215,584 10	255,556 209,517 25	262,073 228,423	274,736 225,387 63	58,123 37,724	37,372 35,360	43,170 40,459
5 Nonwithheld	149,342 81,760	154,989 75,546	39,288 7,942	113,510 67,468	41,768 8,114	117,928 68,642	21,985 1,596	3,793 1,786	4,000 1,305
7 Gross receipts	117,951 17,680	131,548 14,027	58,022 7,219	69,044 7,198	68,266 6,514	80,536 6,933	29,812 697	4,581 776	4,079 971
net	413,689	428,300	192,599	227,177	206,176	248,301	41,509	34,046	39,292
contributions ²	385,491	396,939	180,758	208,776	192,749	228,714	40,853	32,222	34,020
contributions	24,421 23,410 4,788	20,604 26,556 4,805	3,988 9,397 2,445	16,270 16,074 2,326	4,335 11,010 2,417	20,762 17,301 2,284	3,813 290 366	93 1,399 424	0 4,880 391
14 Excise taxes 15 Customs deposits 16 Estate and gift taxes 17 Miscellaneous receipts	45,569 17,359 11,143 26,459	48,057 18,802 12,577 18,273	23,456 9,497 5,733 11,458	23,398 8,860 6,494 9,879	25,994 10,215 6,617 9,227	26,444 9,500 8,197 11,164	4,596 1,711 1,068 2,003	4,175 1,782 1,060 2,587	5,989 2,039 1,239 2,502
Outlays	}	ł				}			
18 All types	1,380,856	1,408,484	723,527	673,915	727,654 ^r	709,978 ^r	122,923	118,025	121,513
19 National defense 20 International affairs 21 General science, space, and technology 22 Energy 23 Natural resources and environment 24 Agriculture	298,350 16,107 16,409 4,500 20,025 15,205	291,086 16,826 17,030 4,319 20,239 20,443	155,231 9,916 8,521 3,109 11,467 8,852	140,535 6,565 7,996 2,462 8,592 11,872	146,177 10,534 8,904 1,641 11,096 ^r 7,335	133,739 5,800 8,502 2,036 9,179 7,451	24,197 582 1,596 261 1,670 320	22,147 893 1,236 464 1,635 309	23,711 990 1,654 390 1,745 382
25 Commerce and housing credit	10,083 33,333 6,838	-22,725 35,004 9,051	-7,697 18,425 4,464	-14,537 16,076 4,929	-1,724 19,828 ^r 5,606	-5,114 16,772 5,592	1,016 3,151 1,184	277 3,226 1,081	-3,026 3,719 1,138
social services	45,248	50,012	21,241	24,080	25,494 ^r	18,976	3,797	2,948	4,342
29 Health	89,497 406,569 196,958	99,415 435,137 207,257	47,232 232,109 98,382	49,882 195,933 107,870	52,631 223,735 103,156 ^r	53,121 232,777 109,103	9,729 43,367 13,139	8,189 39,297 17,037	9,426 39,262 16,848
32 Veterans benefits and services 33 Administration of justice 34 General government 35 Net interest 36 Undistributed offsetting receipts	34,138 14,426 12,990 199,421 -39,280	35,720 14,955 13,009 198,811 -37,386	18,561 7,238 8,223 98,692 -20,628	16,385 7,482 5,205 99,635 -17,035	19,848 7,448 6,565 99,963 -20,407	16,686 7,718 5,076 99,844 -17,308	3,011 1,136 1,715 15,880 -2,827	3,079 1,440 -13 17,956 -3,176	3,130 1,204 1,325 18,322 -3,051

^{1.} Functional details do not sum to total outlays for calendar year data because revisions to monthly totals have not been distributed among functions. Fiscal year total for outlays does not correspond to calendar year data because revisions from the Budger have not been fully distributed across months.

2. Old-age, disability, and hospital insurance, and railroad retirement accounts.

3. Old-age, disability, and hospital insurance.

4. Federal employee retirement contributions and civil service retirement and disability fund.

5. Deposits of earnings by Federal Reserve Banks and other miscellaneous receipts.
6. Includes interest received by trust funds.
7. Rents and royalties for the outer continental shelf, U.S. government contributions for employee retirement, and certain asset sales.
SOURCES. U.S. Department of the Treasury, Monthly Treasury Statement of Receipts and Outlays of the U.S. Government; and U.S. Office of Management and Budget, Budget of the U.S. Government, Fiscal Year 1995.

1.40 FEDERAL DEBT SUBJECT TO STATUTORY LIMITATION

Billions of dollars, end of month

		1992			19	993		19	94
Item .	June 30	Sept. 30	Dec. 31	Mar. 31	June 30	Sept. 30	Dec. 31	Mar. 31	June 30
1 Federal debt outstanding	4,001	4,083	4,196	4,250	4,373	4,436	4,562	4,602	4,673
Public debt securities. Held by public. Held by agencies.	3,985 2,977 1,008	4,065 3,048 1,016	4,177 3,129 1,048	4,231 3,188 1,043	4,352 3,252 1,100	4,412 3,295 1,117	4,536 3,382 1,154	4,576 3,434 1,142	1
5 Agency securities 6 Held by public. 7 Held by agencies	16 16 0	18 18 0	19 19 0	20 20 0	21 21 0	25 25 0	27 27 0	26 26 0	n.a.
8 Debt subject to statutory limit	3,891	3,973	4,086	4,140	4,256	4,316	4,446	4,491	4,559
9 Public debt securities	3,890 0	3,972 0	4,085 0	4,139 0	4,256 0	4,315 0	4,445 0	4,491 0	4,559 0
MEMO 11 Statutory debt limit	4,145	4,145	4,145	4,145	4,370	4,900	4,900	4,900	4,900

Consists of guaranteed debt of U.S. Treasury and other federal agencies, specified participation certificates, notes to international lending organizations, and District of Columbia stadium bonds.

1.41 GROSS PUBLIC DEBT OF U.S. TREASURY Types and Ownership

Billions of dollars, end of period

T 11.11	1000		1002	1000	19	93	19	94
Type and holder	1990	1991	1992	1993	Q3	Q4	Q1	Q2
1 Total gross public debt	3,364.8	3,801.7	4,177.0	4,535.7	4,411.5	4,535.7	4,575.9	
By type 2 Interest-bearing .	3,362.0 2,195.8 527.4 1,265.2 388.2 1,166.2 160.8 43.5 43.5 124.1 813.8 2.8	3,798.9 2,471.6 590.4 1,430.8 435.5 1,327.2 159.7 41.9 0 135.9 959.2 2.8	4,173.9 2,754.1 657.7 1,608.9 472.5 1,419.8 153.5 37.4 37.4 37.4 31.55.0 1,043.5	4,532.3 2,989.5 714.6 1,764.0 495.9 1,542.9 149.5 43.5 .0 169.4 1,150.0 3.4	4,408.6 2,904.9 658.4 1,734.2 497.4 1,503.7 149.5 42.5 42.5 167.0 1,114.3 2.9	4,532.3 2,989.5 714.6 1,764.0 495.9 1,542.9 149.5 43.5 43.5 1,50.0 169.4 1,150.0 3.4	4,572.6 3,042.9 721.1 1,802.5 504.2 1,529.7 145.5 42.7 42.7 .0 172.6 1,138.4 3.3	4,642.5 3,051.0 698.4 1,835.7 501.8 1,591.5 143.4 42.2 42.2 .0 174.9 1,200.6
By holder 4 15 U.S. Treasury and other federal agencies and trust funds. 16 Federal Reserve Banks 17 Private investors. 18 Commercial banks 19 Money market funds 20 Insurance companies 21 Other companies. 22 State and local treasuries 1 Individuals 23 Savings bonds 24 Other securities 25 Foreign and international 25 26 Other miscellaneous investors 6	828.3 259.8 2,288.3 171.5 45.4 142.0 108.9 490.4 126.2 107.6 458.4 637.7	968.7 281.8 2,563.2 233.4 80.0 168.7 150.8 520.3 138.1 125.8 491.8 651.3	1,047.8 302.5 2,839.9 294.0 79.4 197.5 192.5 534.8 157.3 131.9 549.7 702.4	1,153.5 334.2 3,047.7 316.0 80.5 216.0 213.0 564.0 171.9 137.9 623.3 725.0	1,116.7 325.7 2,983.0 313.3 75.2 215.5 215.6 558.0 169.1 136.7 592.3 707.2	1,153.5 334.2 3,047.7 316.0 80.5 216.0 213.0 564.0 171.9 137.9 623.3 725.0	1,141.7 342.6 3,094.6 344.3 70.5 218.1 216.3 582.8 175.0 140.1 633.5 714.0	n.a.

Includes (not shown separately) securities issued to the Rural Electrification Administration, depository bonds, retirement plan bonds, and individual retirement bonds.

Bulletin.

SOURCES. U.S. Department of the Treasury, Monthly Statement of the Public Debt of the United States and Treasury Bulletin.

^{2.} Nonmarketable series denominated in dollars, and series denominated in foreign currency held by foreigners.

3. Held almost entirely by U.S. Treasury and other federal agencies and trust funds.

^{4.} Data for Federal Reserve Banks and U.S. government agencies and trust funds are actual holdings; data for other groups are Treasury estimates.

^{5.} Consists of investments of foreign balances and international accounts in the United States.

United States.

6. Includes savings and loan associations, nonprofit institutions, credit unions, mutual savings banks, corporate pension trust funds, dealers and brokers, certain U.S. Treasury deposit accounts, and federally sponsored agencies. Sources. U.S. Treasury Department, data by type of security, Monthly Statement of the Public Debt of the United States; data by holder, Treasury Bulletin.

1.42 U.S. GOVERNMENT SECURITIES DEALERS Transactions¹

Millions of dollars, daily averages

_		1994					199	4, week en	ding			
Item	May	June	July	July 6	July 13	July 20	July 27	Aug. 3	Aug. 10	Aug. 17	Aug. 24	Aug. 31
Outright Transactions ²												
By type of security 1 U.S. Treasury bills Coupon securities, by maturity 2 Five years or less 3 More than five years. 4 Federal agency. 5 Mortgage-backed.	0 0 0 0	0 0 0 0	48,137 78,977 38,985 15,536 37,606	59,771 36,722 16,162 33,328	71,909 37,990 14,887 51,956	53,391 87,157 37,820 15,426 40,004	46,778 88,035 39,015 15,383 25,843	46,949 82,359 47,704 16,875 31,561	53,927 92,868 59,820 13,037 49,059	57,258 95,597 60,786 15,214 34,827	55,638 89,903 46,399 16,962 24,249	46,251 58,879 38,257 18,255 22,165
By type of counterparty Interdealer broker securities 6 U.S. Treasury 7 Federal agency 8 Mortgage-backed Other securities 9 U.S. Treasury 10 Federal agency 11 Mortgage-backed	0 0 0 0	0 0 0 0 0	94,926 731 13,306 71,173 14,805 24,301	76,060 651 9,161 64,725 15,511 24,167	90,041 913 18,519 66,882 13,974 33,437	104,711 836 14,149 73,657 14,590 25,855	99,507 502 10,448 74,321 14,881 15,395	99,520 703 11,524 77,492 16,172 20,037	118,645 635 17,355 87,970 12,402 31,704	121,583 662 12,864 92,058 14,552 21,963	105,674 552 8,957 86,266 16,410 15,292	79,274 881 9,351 64,113 17,374 12,814
FUTURES TRANSACTIONS ³ By type of deliverable security 12 U.S. Treasury bills	0 0 0	0 0 0	914 2,692 12,198	663 3,005 10,718	799 2,230 12,090	1,109 3,104 13,676	1,049 2,671 11,009	753 2,397 13,964	1,069 2,860 12,613	708 2,630 15,667	713 3,202 12,776	802 2,652 13,196
Options Transactions ⁴ By type of underlying security Coupon securities, by maturity 15 Five years or less 16 More than five years	0 0 0	0 0 0	3,493 ^t 4,068 ^t 791 ^f	2,487 ^r 3,925 ^r 1,303 ^r	3,558 ^r 3,238 ^r 925 ^r	3,687 4,665 605	3,377 3,863 564	4,642 5,377 725	4,616 4,538 1,246	4,518 6,153 563	3,623 5,333 577	3,308 4,493 286

1. Transactions are market purchases and sales of securities as reported to the Federal Reserve Bank of New York by the U.S. government securities dealers on its published list of primary dealers. Monthly averages are based on the number of trading days in the month. Transactions are assumed evenly distributed among the trading days of the report week. Immediate, forward, and futures transactions are reported at the face value of the underlying securities.

Dealers report cumulative transactions for each week ending Wednesday.

2. Transactions for immediate delivery include purchases or sales of securities (other than mortgage-backed agency securities) for which delivery is scheduled in five business days or less and "when-issued" securities that settle on the issued date of offering. Transactions for immediate delivery of mortgage-backed agency securities include purchases and sales for which delivery is scheduled in thirty business days or less. Stripped securities are reported at market value by maturity of coupon or corpus.

^{3.} Futures transactions are standardized agreements arranged on an exchange. Forward transactions are agreements made in the over-the-counter market that specify delayed delivery. All futures transactions are included regardless of time to delivery. Forward contracts for U.S. Treasury securities and federal agency debt securities are included when the time to delivery is more than five business days. Forward contracts for mortgage-backed agency securities are included when the time to delivery is more than thirty business days.

4. Options transactions are purchases or sales of put and call options, whether arranged on an organized exchange or in the over-the-counter market, and include options on futures contracts on U.S. Treasury and federal agency securities.

Note: In tables 1.42 and 1.43, "n.a." indicates that data are not published because of insufficient activity.

Major changes in the report form filed by primary dealers induced a break in the dealer data series as of the week ending July 6, 1994.

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1.43 U.S. GOVERNMENT SECURITIES DEALERS Positions and Financing¹

Millions of dollars

		1994					1994, we	ek ending			
Item	May	June	July	July 6 ^r	July 13	July 20	July 27	Aug. 3	Aug. 10	Aug. 17	Aug. 24
						Positions ²					
NET IMMEDIATE POSITIONS ³											
By type of security 1 U.S. Treasury bills Coupon securities, by maturity 2 Five years or less 3 More than five years. 4 Federal agency. 5 Mortgage-backed	0 0 0 0	0 0 0 0	4,837 -19,174 -28,673 19,979 45,633	-4,577 -20,021 -28,995 18,585 42,794	1,340 -19,987 -29,622 18,465 46,128	9,697 -23,672 -28,765 19,706 46,317	8,808 -15,263 -28,308 22,040 47,093	9,623 -15,433 -27,005 21,588 45,272	4,752 -11,910 -24,096 18,599 44,401	2,727 -11,630 -21,098 18,568 42,927	2,465 -8,669 -23,282 17,358 41,492
Futures and Forward Positions, Net ⁴											
By type of deliverable security 6 U.S. Treasury bills. Coupon securities, by maturity 7 Five years or less 8 More than five years	0	0 0 0	-3,552 5,623 -616	-2,092 2,844 -1,994	-1,816 4,976 2,413	-5,542 7,058 -14	-3,510 6,840 -1,103	-5,370 6,283 -4,050	-5,976 6,285 -4,697	-5,129 6,138 -6,644	-5,472 4,256 -5,839
						Financing ⁵					
Reverse repurchase agreements 9 Overnight and continuing	282,976 377,460	258,155 400,429	254,524 ^r 397,577 ^r	244,900 360,647	254,867 397,103	259,537 407,094	252,847 423,622	262,518 391,571	273,709 419,773	302,287 354,941	259,585 392,886
Securities borrowed 11 Overnight and continuing	160,263 ^r 30,886 ^r	155,361 ^t 37,849 ^t	167,116 ^r 51,906 ^r	163,581 50,217	169,574 51,597	168,130 54,536	164,374 52,873	171,144 48,689	171,501 48,122	181,630 40,103	177,263 42,709
13 Securities received as pledge, overnight and continuing	0r	O ^r	2,313 ^r	2,095	2,241	2,505	2,320	2,416	1,960	2,199	1,998
Repurchase agreements 14 Overnight and continuing	469,689 ^r 351,134	450,891 ^r 375,461	465,675 ^r 363,779 ^r	454,994 316,538	460,135 361,112	478,967 368,517	459,043 402,650	479,736 362,989	484,671 397,281	538,439 324,519	470,997 372,580
Securities loaned 16 Overnight and continuing	3,533 573 ^r	3,680 1,692 ^r	4,323 ^r 1,372 ^r	4,530 934	4,277 1,111	4,632 1,677	3,936 1,717	4,229 1,351	3,488 572	4,190 1,296	4,149 1,272
Securities pledged 18 Overnight and continuing	0 , 0,	$\begin{matrix} \theta_t \\ \theta_t \end{matrix}$	34,700 ^r 1,085 ^r	38,900 1,186	36,091 1,151	33,467 1,170	32,525 940	31,932 924	24,720 7,369	28,704 2,944	28,036 3,293
20 Collateralized loans, overnight and continuing	21,179 ^r	25,349 ^r	20,164 ^r	14,756	21,900	20,223	21,190	23,340	22,509	23,038	22,564
MEMO: Matched book ⁶ Securities in 21 Overnight and continuing	211,581 327,691	195,019 349,644	207,656 ^r 369,889 ^r	193,545 330,820	199,027 369,888	209,765 378,989	215,230 394,368	226,981 369,733	236,598 390,674	256,444 328,070	231,074 358,442
Securities out 23 Overnight and continuing 24 Term	244,382 ^r 275,999	239,337 ^r 290,450	268,075 ^r 294,642 ^r	248,101 255,248	260,070 295,386	273,605 292,233	276,288 326,707	287,993 300,536	292,688 334,643	318,338 266,804	281,314 302,740

^{1.} Data for positions and financing are obtained from reports submitted to the Federal Reserve Bank of New York by the U.S. government securities dealers on its published list of primary dealers. Weekly figures are close-of-business Wednesday data. Positions for calendar days of the report week are assumed to be constant. Monthly averages are based on the number of calendar days in the month.

delivery. Forward contracts for U.S. Treasury securities and federal agency debt securities are included when the time to delivery is more than five business days. Forward contracts for mortgage-backed agency securities are included when the time to delivery is more than thirty business days.

5. Overnight financing refers to agreements made on one business day that mature on the next business day; continuing contracts are agreements that remain in effect for more than one business day but have no specific maturity and can be terminated without advance notice by either party; term agreements have a fixed maturity of more than one business day.

6. Matched-book data reflect financial intermediation activity in which the borrowing and lending transactions are matched. Matched-book data are included in the financing breakdowns given above. The reverse repurchase and repurchase numbers are not always equal because of the "matching" of securities of different values or different types of collateralization.

Note. Major changes in the report form filed by primary dealers induced a break in the dealer data series as of the week ending July 6, 1994.

month.

2. Securities positions are reported at market value.

3. Net immediate positions include securities purchased or sold (other than mortgage-backed agency securities) that have been delivered or are scheduled to be delivered in five business days or less and "when-issued" securities that settle on the issue date of offering. Net immediate positions of mortgage-backed agency securities include securities purchased or sold that have been delivered or are scheduled to be delivered in thirty business days or less.

4. Futures positions reflect standardized agreements arranged on an exchange. Forward positions reflect agreements made in the over-the-counter market that specify delayed delivery. All futures positions are included regardless of time to

1.44 FEDERAL AND FEDERALLY SPONSORED CREDIT AGENCIES Debt Outstanding

Millions of dollars, end of period

	1000	1001	4000				1994		
Agency	1990	1991	1992	1993	Feb.	Mar.	Apr.	May	June
1 Federal and federally sponsored agencies	0	411,805	434,668	442,772	592,751	604,421	619,302	633,366	646,661
2 Federal agencies 3 Defense Department 4 Export-Import Bank 5 Federal Housing Administration 6 Government National Mortgage Association certificates of participation 2 Page 2	0 0 0	35,664 7 10,985 328	42,159 7 11,376 393	41,035 7 9,809 397	44,753 6 5,315 99	44,291 6 4,853 114	44,390 6 4,853 123	43,681 ^r 6 4,853 131 ^r	43,040 6 4,386 138
participation ⁵ 7 Postal Service ⁶ 8 Tennessee Valley Authority 9 United States Railway Association ⁶	0 0 0 0	6,445 17,899 0	6,948 23,435 0	8,421 22,401 0	9,732 29,601 0	9,732 29,586 0	9,732 29,676 0	9,473 29,218 0	9,473 29,037 0
10 Federally sponsored agencies ⁷ 11 Federal Home Loan Banks 12 Federal Home Loan Mortgage Corporation 13 Federal Home Loan Mortgage Association 14 Farm Credit Banks 15 Student Loan Marketing Association 16 Financing Corporation 17 Farm Credit Financial Assistance Corporation 18 Resolution Funding Corporation 19 Federal Resolution Funding Corporation 19 Federal Resolution Funding Corporation 10 Federal Resolution Funding Fundamental Resolution Funding Fundamental Resolution Fundamental Resolutio	0 0 0 0 0 0	375,428 136,108 26,148 116,064 54,864 28,705 8,170 847 4,522	392,509 117,895 30,941 123,403 53,590 34,194 8,170 1,261 23,055	401,737 107,543 30,262 133,937 52,199 38,319 8,170 1,261 29,996	547,998 137,862 70,482 206,493 52,839 40,407 8,170 1,261 29,996	560,130 147,309 62,908 216,430 52,433 41,120 8,170 1,261 29,996	574,912 153,539 65,621 218,845 52,672 44,306 8,170 1,261 29,996	589,685 156,955 71,274 223,173 52,534 45,820 8,170 1,261 29,996	603,621 160,822 73,340 227,897 53,692 47,940 8,170 1,261 29,996
MEMO 19 Federal Financing Bank debt ¹³	0	134,873	179,083	185,576	123,304	120,103	118,386	116,092	115,603
Lending to federal and federally sponsored agencies 20 Export-Import Bank* 21 Postal Service* 22 Student Loan Marketing Association 23 Tennessee Valley Authority 24 United States Railway Association* Other lending 14	0 0 0 0	10,979 6,195 4,880 16,519 0	11,370 6,698 4,850 14,055	9,803 8,201 4,820 10,725 0	5,309 9,732 1,760 6,075 0	4,847 9,732 0 6,075	4,847 9,732 0 6,075	4,847 9,473 0 4,675	4,383 9,473 0 4,375
25 Farmers Home Administration. 26 Rural Electrification Administration. 27 Other	0 0 0	53,311 19,265 23,724	52,324 18,890 70,896	48,534 18,562 84,931	38,619 17,512 43,667	38,209 17,360 43,880	37,839 17,360 42,533	37,124 17,419 42,554	35,999 17,357 44,016

1. Consists of mortgages assumed by the Defense Department between 1957 and 1963 under family housing and homeowners assistance programs.

2. Includes participation certificates reclassified as debt beginning Oct. 1, 1976.

3. On-budget since Sept. 30, 1976.

4. Consists of debentures issued in payment of Federal Housing Administration insurance claims. Once issued, these securities may be sold privately on the securities market.

5. Certificates of participation issued before feed were 1060 but the Communication issued before feed were 1060 but the 1060 but

securities market.

5. Certificates of participation issued before fiscal year 1969 by the Government National Mortgage Association acting as trustee for the Farmers Home Administration, the Department of Health, Education, and Welfare, the Department of Housing and Urban Development, the Small Business Administration, and the Veterans' Administration.

6. Off-budget.

7. Includes outstanding noncontingent liabilities: notes, bonds, and debentures. Some data are estimated.

8. Excludes borrowing by the Farm Credit Financial Assistance Corporation.

8. Excludes borrowing by the Farm Credit Financial Assistance Corporation, which is shown on line 17.

9. Before late 1982, the association obtained financing through the Federal Financing Bank (FFB). Borrowing excludes that obtained from the FFB, which is shown on line 22.

10. The Financing Corporation, established in August 1987 to recapitalize the Federal Savings and Loan Insurance Corporation, undertook its first borrowing in October 1987.

October 1987.

11. The Farm Credit Financial Assistance Corporation, established in January 1988 to provide assistance to the Farm Credit System, undertook its first borrowing in July 1988.

12. The Resolution Funding Corporation, established by the Financial Institutions Reform, Recovery, and Enforcement Act of 1989, undertook its first borrowing in October 1989.

13. The FFB, which began operations in 1974, is authorized to purchase or sell obligations issued, sold, or guaranteed by other federal agencies. Because FFB incurs debt solely for the purpose of lending to other agencies, its debt is not included in the main portion of the table in order to avoid double counting.

14. Includes FFB purchases of agency assets and guaranteed loans; the latter are loans guaranteed by numerous agencies, with the amounts guaranteed way one agency generally being small. The Farmers Home Administration entry consists exclusively of agency assets, whereas the Rural Electrification Administration entry consists of both agency assets and guaranteed loans.

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1.45 NEW SECURITY ISSUES Tax-Exempt State and Local Governments Millions of dollars

Type of issue or issuer,	1991	1992 ^r	1993				19	94			
or use	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.
1 All issues, new and refunding ¹	154,402	226,818	279,945	16,560	14,698	15,461	10,129	12,388	14,779	12,450	11,294
By type of issue 2 General obligation 3 Revenue	55,100 99,302	78,611 136,580	90,599 189,346	5,105 11,455	4,365 8,553	7,371 8,090	3,469 6,660	4,029 8,359	5,556 9,223	7,110 5,340	3,996 7,298
By type of issuer 4 State 5 Special district or statutory authority ² 6 Municipality, county, or township	24,939 80,614 48,849	24,874 138,327 63,617	27,999 178,714 73,232	1,235 10,672 4,653	921 10,263 3,514	3,302 6,145 6,014	1,013 5,235 3,881	1,158 8,085 3,145	1,733 9,335 3,711	4,686 4,931 2,833	1,665 7,103 2,526
7 Issues for new capital	116,953	101,865	91,434	5,558	8,774	10,114	8,147	9,125	9,726	10,348	n.a.
By use of proceeds 8 Education 9 Transportation 10 Utilities and conservation 11 Social welfare 12 Industrial aid 13 Other purposes	21,121 13,395 21,039 25,648 8,376 30,275	18,852 14,357 12,164 16,744 6,188 33,560	16,831 9,167 12,014 13,837 6,862 32,723	1,573 293 480 813 ^r 392 2,007 ^r	2,292 1,223 243 1,648 ^r 1,316 2,052 ^r	1,859 401 540 1,227 ^r 470 5,617 ^r	2,102 1,453 707 1,475 ^r 601 1,809 ^r	1,933 1,037 423 2,136 ^r 657 2,939 ^r	1,945 2,033 856 1,312 ^r 935 2,645 ^r	1,147 290 694 1,698 ^r 959 5,560 ^r	2,035 1,080 885 2,117 838 2,925

Par amounts of long-term issues based on date of sale.
 Includes school districts.

SOURCES. Securities Data Company beginning January 1993; Investment Dealer's Digest before then.

1.46 NEW SECURITY ISSUES U.S. Corporations

Millions of dollars

Type of issue, offering,	1991	1992	1993	1993				1994			
or issuer	1991	1992	1993	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July
1 All issues ¹	465,246	559,827	764,509	44,344	58,445°	47,175	52,188 ^r	34,828 ^r	43,809 ^r	43,157°	23,751
2 Bonds ²	389,822	471,502	641,498	33,813	52,652 ^r	39,369	42,984°	29,363°	40,203 ^r	36,810 ^r	20,100
By type of offering 3 Public, domestic	286,930 74,930 27,962	378,058 65,853 27,591	486,879 116,240 38,379	32,232 n.a. 1,582	47,208 ^r n.a. 5,444	32,052 n.a. 7,317	40,410 ^r n.a. 2,574	26,154 ^r n.a. 3,209	33,028 ^r n.a. 7,175	31,941 ^r n.a. 4,869	17,500 n.a. 2,600
By industry group 6 Manufacturing 7 Commercial and miscellaneous 8 Transportation 9 Public utility 10 Communication 11 Real estate and financial	86,628 36,666 13,598 23,944 9,431 219,555	82,058 43,111 9,979 48,055 15,394 272,904	88,002 60,443 10,756 56,272 31,950 394,076	3,068 2,525 895 2,336 2,001 22,989	4,785 2,869 693 2,466 2,592 39,247	3,586 2,153 100 1,768 2,115 29,647	2,421 3,020 920 1,632 2,090 32,901	2,229 940 97 546 1,298 24,253 ^r	2,302 ^r 2,446 ^r 150 1,021 934 33,351 ^r	2,217 3,059 ^r 1,082 631 573 ^r 29,249 ^r	2,271 1,500 223 1,000 800 14,306
12 Stocks ²	75,424	88,325	n.a.	10,531	5,793	7,806	9,210	5,465°	3,673 ^r	6,347 ^r	3,651
By type of offering 13 Public preferred 14 Common 15 Private placement ³ .	17,085 48,230 10,109	21,339 57,118 9,867	20,533 90,559 11,917	650 9,881 n.a.	1,592 4,200 ^r n.a.	1,318 6,488 n.a.	1,969 7,241 ^r n.a.	2,248 3,218 ^r n.a.	695 2,978 ^r n.a.	1,366 4,981 ^r n.a.	599 3,053 n.a.
By industry group 16 Manufacturing 17 Commercial and miscellaneous 18 Transportation 19 Public utility 20 Communication 21 Real estate and financial.	24,111 19,418 2,439 3,474 475 25,507	22,723 20,231 2,595 6,532 2,366 33,879	22,271 25,761 2,237 7,050 3,439 49,889	2,267 1,970 162 129 1,603 4,381	1,486 ^r 1,472 ^r 78 293 n.a. 2,463 ^r	1,558 1,630 589 43 120 3,867	2,499 ^r 1,491 ^r 358 ^r 480 0 4,381	2,696 ^r 773 ^r 106 75 0 1,815 ^r	956 905 104 239 32 1,437 ^r	1,056 1,853 449 297 28 2,663 ^r	489 702 75 n.a. n.a. 2,386

^{1.} Figures represent gross proceeds of issues maturing in more than one year; they are the principal amount or number of units calculated by multiplying by the offering price. Figures exclude secondary offerings, employee stock plans, investment companies other than closed-end, intracorporate transactions, equities sold abroad, and Yankee bonds. Stock data include ownership securities issued by limited partnerships.

Monthly data cover only public offerings.
 Monthly data are not available.
 SOURCES. Beginning July 1993, Securities Data Company and the Board of Governors of the Federal Reserve System.

1.47 OPEN-END INVESTMENT COMPANIES Net Sales and Assets¹

Millions of dollars

	1000	1003	1993				1994			
Item	1992	1993	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July
1 Sales of own shares ²	647,055 447,140 199,915	†	89,775 62,764 27,011	98,679 61,829 36,849	78,032 56,235 21,797	87,381 73,395 13,986	71,164 61,925 9,239	65,179 55,036 10,144	65,333 56,068 9,265	59,672 50,563 9,109
4 Assets ⁴	73,999 982,311	n.a.	1,510,047 100,209 1,409,838	1,572,907 110,022 1,462,879	1,561,705 113,975 1,447,730	1,500,745 112,399 1,388,347	1,510,827 118,221 1,392,606	1,529,478 119,982 1,409,496	1,509,998 114,885 1,395,113	1,552,410 120,580 1,431,830

^{1.} Data on sales and redemptions exclude money market mutual funds but

1.48 CORPORATE PROFITS AND THEIR DISTRIBUTION

Billions of dollars; quarterly data at seasonally adjusted annual rates

	1001	1002	1002	19	92		19	193		19	194
Account	1991	1992	1993	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2 ^r
Profits with inventory valuation and capital consumption adjustment Profits before taxes. Profits tax liability. Profits after taxes Dividends. Undistributed profits.	390.3	405.1	485.8	363.2	432.5	442.5	473.1	493.5	533.9	508.2	546.4
	365.2	395.9	462.4	359.5	413.5	432.7	456.6	458.7	501.7	483.5	523.1
	131.1	139.7	173.2	124.6	148.6	159.8	171.8	169.9	191.5	184.1	201.7
	234.1	256.2	289.2	234.9	264.8	273.0	284.8	288.9	310.2	299.4	321.4
	160.0	171.1	191.7	174.4	182.1	188.2	190.7	193.2	194.6	196.3	202.5
	74.1	85.1	97.5	60.5	82.7	84.7	94.1	95.6	115.6	103.0	118.9
7 Inventory valuation	5.8	-6.4	-6.2	-7.3	2.1	-11.2	-10.0	3.0	-6.5	-12.3	-14.1
	19.4	15.7	29.5	10.9	16.9	21.0	26.5	31.7	38.8	37.0	37.4

Source. U.S. Department of Commerce, Survey of Current Business.

1.50 NONFARM BUSINESS EXPENDITURES New Plant and Equipment

Billions of dollars; quarterly data at seasonally adjusted annual rates

	1000	1000	1994 ¹		19	193			19	994	
Industry	1992	1993	1994	Q1	Q2	Q3	Q4	Q1	Q2	Q31	Q4 ¹
1 Total nonfarm business	546.60	586.73	638.37	563.48	578.95	594.56	604.51	619.34	637.08	651.92	645.13
Manufacturing 2 Durable goods industries	73.32 100.69	81.45 98.02	92.78 99.77	78.19 95.80	80.33 97.22	82.74 99.74	83.64 98.51	86.03 99.02	91,71 102,28	98.97 98.39	94.44 99.39
Nonmanufacturing 4 Mining Transportation	8.88	10.08	11.24	8.98	9.10	11.09	10.92	11.43	10.70	11.57	11.27
5 Railroad	6.67 8.93 7.04	6.14 6.42 9.22	6.72 3.95 10.53	6.16 7.26 8.96	5.94 6.63 8.92	5.89 6.70 8.74	6.55 5.06 10.23	7.46 4.23 10.77	5.36 4.53 9.70	6.65 3.86 10.22	7.40 3.16 11.42
8 Electric	48.22 23.99 268.84	52.55 23.43 299.44	52.25 24.20 336.93	49.98 23.79 284.35	50.61 23.83 296.35	52.96 22.98 303.74	55.60 23.27 310.73	48.68 24.51 327.20	53.55 22.96 336.28	54.15 24.35 343.76	52.60 24.97 340.48

Figures are amounts anticipated by business.
 "Other" consists of construction, wholesale and retail trade, finance and insurance, personal and business services, and communication.

Source. U.S. Department of Commerce, Survey of Current Business.

include limited-maturity municipal bond funds. Data on asset positions exclude both money market mutual funds and limited-maturity municipal bond funds.

2. Includes reinvestment of net income dividends. Excludes reinvestment of capital gains distributions and share issue of conversions from one fund to another

in the same group.

3. Excludes sales and redemptions resulting from transfers of shares into or out of money market mutual funds within the same fund family.

^{4.} Market value at end of period, less current liabilities.
5. Includes all U.S. Treasury securities and other short-term debt securities. SOURCE. Investment Company Institute. Data based on reports of membership, which comprises substantially all open-end investment companies registered with the Securities and Exchange Commission. Data reflect underwritings of newly formed companies after their initial offering of securities.

1.51 DOMESTIC FINANCE COMPANIES Assets and Liabilities1

Billions of dollars, end of period; not seasonally adjusted

Account	1991	1992	1993	19	992		19	93		1994
Account	1991	1992	1993	Q3	Q4	Q1	Q2	Q3	Q4	Qı
Assets]				
Accounts receivable, gross ² Consumer Business Real estate	480.6 121.9 292.9 65.8	482.1 117.1 296.5 68.4	476.1 117.5 290.1 68.6	473.9 116.7 288.5 68.8	482.1 117.1 296.5 68.4	469.6 111.9 289.6 68.1	469.3 111.3 290.7 67.2	467.6 112.6 287.8 67.2	476.1 117.5 290.1 68.6	488.1 120.1 299.0 69.0
5 Less: Reserves for unearned income	55.1 12.9	50.8 15.8	49.0 11.0	50.8 12.0	50.8 15.8	47.4 15.5	47.5 13.8	47.9 11.1	49.0 11.0	49.3 11.5
7 Accounts receivable, net	412.6 149.0	415.5 150.6	416.1 177.3	411.1 146.5	415.5 150.6	406.6 155.0	408.0 156.6	408.6 169.7	416.1 177.3	427.3 177.0
9 Total assets	561.6	566.1	593.4	557.6	566.1	561.6	564.6	578.3	593.4	604.3
LIABILITIES AND CAPITAL			i							
10 Bank loans	42.3 159.5	37.6 156.4	25.3 159.2	38.1 153.2	37.6 156.4	34.1 149.8	29.5 144.5	25.8 149.9	25.3 159.2	24.2 165.9
Debt 12 Other short-term. 13 Long-term. 14 Owed to parent. 15 Not elsewhere classified. 16 All other liabilities. 17 Capital, surplus, and undivided profits.	n.a. n.a. 34.5 191.3 69.0 64.8	n.a. n.a. 37.8 195.3 71.2 67.8	n.a. n.a. 46.1 199.9 91.1 71.7	n.a. n.a. 34.9 191.4 73.7 68.1	n.a. n.a. 37.8 195.3 71.2 67.8	n.a. n.a. 41.9 195.1 74.2 66.6	n.a. n.a. 46.4 195.8 81.3 67.1	n.a. n.a. 47.9 198.1 87.6 68.9	n.a. n.a. 46.1 199.9 91.1 71.7	n.a. n.a. 44.9 205.3 94.3 69.7
18 Total liabilities and capital	561.2	566.1	593.4	559.4	566.1	561.7	564.6	578.3	593.4	604.3

^{1.} Includes finance company subsidiaries of bank holding companies but not of retailers and banks. Data are amounts carried on the balance sheets of finance companies; securitized pools are not shown, as they are not on the books.

1.52 DOMESTIC FINANCE COMPANIES Consumer, Real Estate, and Business Credit¹

Millions of dollars, amounts outstanding, end of period

Type of credit	1991	1992	1993			19	994		
Type of circuit	1991	1992	1993	Feb.	Mar.	Apr.	May	June	July
				Sea	sonally adju	sted			
J Total	519,716	530,603	537,947	544,335	554,342	557,121	564,902	567,488	563,576
2 Consumer 3 Real estate ² 4 Business	154,951 65,925 298,840	157,075 68,556 ^r 304,972	162,057 68,731 307,159	161,446 69,438 313,451	163,493 69,669 321,180	163,763 69,815 323,543	165,126 71,402 328,374	167,313 70,966 329,209	165,047 72,121 326,408
		_		Not se	easonally ad	justed			
5 Total	523,354	534,934	542,700	542,894	553,810	558,208	562,600	567,798	561,676
6 Consumer. 7 Motor vehicles 8 Other consumer 9 Securitized motor vehicles 10 Securitized other consumer 11 Real estate 12 Business 13 Motor vehicles 14 Retail 15 Wholesale 16 Leasing 17 Equipment 18 Retail 19 Wholesale 19 Wholesale 20 Leasing 21 Other business 22 Securitized business assets 23 Retail 24 Wholesale 25 Leasing	155,908 63,415 58,522 23,361 10,610 65,760 301,686 90,613 22,957 31,216 36,440 141,399 9,671 100,766 60,900 8,774 5,285 2,913	158,398 57,605 59,522 29,734 11,537 68,410 308,126' 87,450 19,303 29,962 38,191 151,607 32,212 8,669 110,726 4,723	163,629 55,274 62,189 36,024 10,141 68,577 310,495 90,172 16,024 31,081 148,858 33,266 8,007 107,585 20,411 2,483 9,727 8,201	161,367 56,963 61,132 33,451 9,821 69,446 312,081 90,668 43,720 147,425 33,033 7,972 106,429 51,489 22,499 22,499 2,245 13,084 7,170	163,484 577,797 62,264 33,173 10,250 69,005 321,321 95,719 19,162 31,070 45,487 149,721 33,861 8,281 107,579 53,596 22,285 2,119 13,090 7,076	164,257 59,458 63,387 70,114 323,837 70,084 70,084 70,125 19,632 31,059 47,035 151,150 34,602 8,295 108,233 53,008 6,451	163,873 56,614 64,161 132,623 10,475 70,920 327,807 99,311 19,790 31,019 48,501 154,568 35,429 8,403 110,736 5110,736 5110,736 513,484 6,357	166,267 56,932 66,064 32,705 10,566 70,475 331,056 101,711 20,587 31,084 50,040 155,179 36,037 8,441 110,701 52,709 21,456 2,619 13,033 5,804	164,071 58,191 64,649 931,848 9,383 72,059 325,546 99,860 21,090 26,068 52,702 133,755 36,277 8,885 108,594 52,398 19,533 2,480 11,632 5,421

^{1.} Includes finance company subsidiaries of bank holding companies but not of retailers and banks. Data are before deductions for unearned income and losses. Data in this table also appear in the Board's G. 20 (422) monthly statistical release. For ordering address, see inside front cover.

2. Includes all loans secured by liens on any type of real estate, for example, first and junior mortgages and home equity loans.

3. Includes personal cash loans, mobile home loans, and loans to purchase other types of consumer goods such as appliances, apparel, general merchandise, and recreation vehicles.

types of consumer social and the recreation vehicles.

Digitized for Formula and the particle of the loan originator.

^{2.} Before deduction for unearned income and losses.

^{5.} Passenger car fleets and commercial land vehicles for which licenses are

^{5.} rassenger car neets and commercial land ventices for which licenses are required.
6. Credit arising from transactions between manufacturers and dealers, that is, floor plan financing.
7. Includes loans on commercial accounts receivable, factored commercial accounts, and receivable dealer capital; small loans used primarily for business or farm purposes; and wholesale and lease paper for mobile homes, campers, and travel trailers.

1.53 MORTGAGE MARKETS Mortgages on New Homes

Millions of dollars except as noted

	4004						1994			
ltem	1991	1992	1993	Feb.	Mar.	Apr.	May	June	July	Aug.
			Ter	ms and yie	lds in prima	ary and sec	ondary mar	kets		
PRIMARY MARKETS										
Terms¹ 1 Purchase price (thousands of dollars) 2 Amount of loan (thousands of dollars) 3 Loan-to-price ratio (percent) 4 Maturity (years) 5 Fees and charges (percent of loan amount)²	155.0 114.0 75.0 26.8 1.71	158.1 118.1 76.6 25.6 1.60	163.1 123.0 78.0 26.1 1.30	157.9 124.1 80.2 27.0 1.16	167.8 131.0 80.2 27.6 1.20	166.1 127.6 79.3 26.7 1.16	171.6 132.2 78.5 27.6 1.45	172.6 130.0 78.0 26.5 1.30	166.0 129.0 79.4 27.5 1.35	167.6 129.3 79.0 28.0 1.38
Yield (percent per year) 6 Contract rate '	9.02 9.30 9.20	7.98 8.25 8.43	7.02 7.24 7.37	6.67 6.85 7.54	6.81 6.99 8.31	7.13 7.31 8.56	7.20 7.43 8.61	7.41 7.62 8.72	7.50 7.71 8.64	7.45 7.67 8.68
SECONDARY MARKETS										
Yield (percent per year) 9 FHA mortgages (Section 203) ⁵ 10 GNMA securities ⁶	9.25 8.59	8.46 7.71	7.46 6.65	7.59 6.72	8.57 7.40	8.63 7.93	8.63 8.05	9.03 8.01	8.65 8.23	8.66 8.15
				Act	ivity in seco	ondary mar	kets			
FEDERAL NATIONAL MORTGAGE ASSOCIATION										
Mortgage holdings (end of period) 11 Total	128,983 21,796 107,187	158,119 22,593 135,526	190,861 23,857 167,004	196,078 23,789 172,289	197,770 24,226 173,544	201,542 25,088 176,454	206,147 25,303 180,844	208,180 25,390 182,790	210,666 25,477 185,189	212,680 25,604 187,076
Mortgage transactions (during period) 14 Purchases	37,202	75,905	92,037	5,427	5,820	6,677	7,238	4,386	4,628	4,077
Mortgage commitments (during period) 15 Issued	40,010 7,608	74,970 10,493	92,537 5,097	4,858 525	8,683 136	4,788 90	3,801 281	4,268 1	3,798 0	3,776 0
Federal Home Loan Mortgage Corporation		1								
Mortgage holdings (end of period) ⁸ 17 Total 18 FHA/VA insured 19 Conventional	26,809 460 26,349	33,665 352 33,313	55,012 321 54,691	57,245 318 56,928	58,498 315 59,184	59,352 309 59,043	60,799 304 60,495	62,232 299 61,933	62,993 296 62,697	64,118 291 63,827
Mortgage transactions (during period) 20 Purchases	99,965 92,478	191,125 179,208	229,242 208,723	17,840 16,719	15,970 14,486	14,589 14,175	10,629 10,228	8,341 8,097	6,535 6,338	6,407 5,828
Mortgage commitments (during period) ⁹ 22 Contracted	114,031	261,637	274,599	12,880	22,533	22,765	9,586	7,252	5,820	5,649

^{1.} Weighted averages based on sample surveys of mortgages originated by major institutional lender groups for purchase of newly built homes; compiled by the Federal Housing Finance Board in cooperation with the Federal Deposit Insurance Corporation.

2. Includes all fees, commissions, discounts, and "points" paid (by the borrower or the seller) to obtain a loan.

3. Average effective interest rate on loans closed for purchase of newly built homes, assuming prepayment at the end of ten years.

4. Average contract rate on new commitments for conventional first mortgages; from U.S. Department of Housing and Urban Development (HUD). Based on transactions on the first day of the subsequent month.

5. Average gross yield on thirty-year, minimum-downpayment first mortgages insured by the Federal Housing Administration (FHA) for immediate delivery in the private secondary market. Based on transactions on first day of subsequent month.

6. Average net yields to investors on fully modified pass-through securities backed by mortgages and guaranteed by the Government National Mortgage Association (GNMA), assuming prepayment in twelve years on pools of thirty-year mortgages insured by the Federal Housing Administration or guaranteed by the Department of Veterans Affairs.

7. Does not include standby commitments issued, but includes standby commitments converted.

8. Includes naticipation leave as well as well to make the converted.

mitments converted.

8. Includes participation loans as well as whole loans.

9. Includes conventional and government-underwritten loans. The Federal Home Loan Mortgage Corporation's mortgage commitments and mortgage transactions include activity under mortgage securities swap programs, whereas the corresponding data for FNMA exclude swap activity.

1.54 MORTGAGE DEBT OUTSTANDING¹

Millions of dollars, end of period

Time of holder and respects	1000	1001	1007		1993		19	94
Type of holder and property	1990	1991	1992	Q2	Q3	Q4	Q1	Q2 ^p
1 All holders	3,762,872	3,924,782	4,049,256	4,109,649 ^r	4,167,465 ^r	4,209,912 ^r	4,236,258 ^r	4,279,533
By type of property 2 One- to four-family residences 3 Multifamily residences 4 Commercial 5 Farm	2,616,288 309,369 758,313 78,903	2,780,044 306,410 759,023 79,306	2,959,558 295,417 713,862 80,419	3,034,990 ^r 291,258 ^r 702,720 ^r 80,681 ^r	3,095,463 ^r 290,544 ^r 700,642 ^r 80,816 ^r	3,144,895 ^r 290,346 ^r 693,824 ^r 80,847 ^r	3,178,154 ^r 288,994 ^r 688,144 ^r 80,966 ^r	3,217,521 291,587 688,226 82,199
By type of holder 6 Major financial institutions 7 Commercial banks ⁴ . 8 One to four-family 9 Multifamily 10 Commercial 11 Farm 12 Savings institutions ⁵ 13 One to four-family 14 Multifamily 15 Commercial 16 Farm 17 Life insurance companies 18 One to four-family 19 Multifamily 19 Multifamily 20 Commercial 21 Farm	1,914,315 844,826 455,931 37,015 334,648 17,231 801,628 600,154 91,806 109,168 500 267,861 13,005 28,979 215,121 10,756	1,846,726 876,100 483,623 36,935 337,095 18,447 705,367 538,358 79,881 86,741 388 265,258 11,547 29,562 214,105 10,044	1,769,187 894,513 507,780 38,024 328,826 19,882 627,972 487,622 69,791 68,235 324 246,702 11,441 27,770 198,269 9,222	1,765,667° 910,989 526,817 38,058 325,519 20,595 612,435° 480,696° 68,306° 63,111 322 242,243° 11,218° 27,227° 194,396° 9,402°	1,769,890° 922,610° 537,602° 37,652° 326,508° 20,848° 609,654° 478,456° 68,440° 62,439° 320 237,626° 11,001° 26,701° 190,638° 9,287°	1,767,685 ^r 940,293 ^r 556,443 ^r 38,630 ^r 324,359 ^r 20,861 ^r 598,330 ^r 67,362 ^r 60,704 ^r 305 229,061 ^r 10,578 ^r 25,676 ^r 183,322 ^r 9,484 ^r	1,746,317' 937,973' 554,125' 38,456' 324,147' 21,246' 584,345' 457,982' 66,903' 297 223,999' 10,340' 25,098' 179,191' 9,370'	1,760,541 956,767 568,757 39,074 327,021 21,916 585,525 462,122 66,336 56,767 301 218,249 10,064 24,426 174,398 9,361
22 Federal and related agencies. 23 Government National Mortgage Association. 24 One- to four-family 25 Multifamily. 26 Farmers Home Administration ⁴ 27 One- to four-family 28 Multifamily. 29 Commercial 30 Farm 31 Federal Housing and Veterans' Administrations 32 One- to four-family 33 Multifamily. 34 Resolution Trust Corporation. 35 One- to four-family 36 Multifamily. 37 Commercial 38 Farm 39 Federal National Mortgage Association. 40 One- to four-family 41 Multifamily. 42 Federal Land Banks. 43 One- to four-family 44 Farm 45 Federal Home Loan Mortgage Corporation 46 One- to four-family 47 Multifamily.	239,003 20 20 0 41,439 18,527 9,640 4,690 4,690 8,582 8,801 3,593 5,208 32,600 15,800 8,064 8,736 0 104,870 94,323 10,547 29,416 1,838 27,577 21,857 19,185 19,185 2,672	266,146 19 19 19 0 41,713 18,496 10,141 4,905 8,171 10,733 4,036 6,697 45,822 14,535 15,018 16,269 0 112,283 100,387 11,896 28,767 1,693 27,074 26,809 24,125 2,684	286,263 30 0 41,695 16,912 10,575 5,158 9,050 12,581 5,153 7,428 32,045 12,960 9,621 9,464 0 137,584 124,016 13,568 28,664 1,687 26,977 33,665 31,032 2,653	298,991 45 38 7 41,446 16,133 10,739 5,250 9,324 12,945 5,635 7,311 21,973 8,955 6,743 14,173 28,592 1,682 26,909 42,477 39,905 2,572	309,579 43 37 7 41,424 15,714 10,830 5,347 9,533 11,797 4,850 6,947 19,925 8,381 6,002 5,543 0 160,721 146,009 14,712 28,810 1,695 27,115 46,859 44,315 2,5544	321,486 22 15 7 41,386 15,303 10,940 5,406 9,739 12,215 5,364 6,851 17,284 7,203 5,327 4,754 0 166,642 151,310 15,332 28,460 1,675 26,785 55,476 52,929	325,835 20 13 7 41,209 14,870 11,037 5,399 9,903 11,344 4,738 6,606 14,241 6,312 4,190 3,739 0 172,343 156,576 15,767 15,767 28,181 1,658 26,523 58,498 55,942 2,556	332,543 12 12 12 14,459 11,147 5,526 10,239 11,169 4,826 6,343 13,969 6,030 4,181 3,697 159,437 15,940 28,475 1,675 26,800 62,232 59,652 2,580
48 Mortgage pools or trusts ⁵ 49 Government National Mortgage Association 50 One- to four-family 51 Multifamily 52 Federal Home Loan Mortgage Corporation 53 One- to four-family 54 Multifamily 55 Federal National Mortgage Association 60 One- to four-family 77 Multifamily 58 Farmers Home Administration ⁴ 59 One- to four-family 60 Multifamily 61 Commercial 62 Farm 63 Private mortgage conduits 64 One- to four-family 65 Multifamily 66 Commercial 66 Commercial 67 Farm 68 Farm 69 Farm 69 Farm 69 Farm 69 Farm 60 Commercial 60 Commercial 61 Farm 63 Farm	1,079,103 403,613 391,505 12,108 316,359 308,369 7,990 299,833 291,194 8,639 66 17 0 24 26 59,232 53,335 731 5,166	1,250,666 425,295 415,767 9,528 359,163 351,906 7,257 371,984 362,667 9,317 47 11 0 19 17 94,177 84,000 3,698 6,479	1,425,546 419,516 410,675 8,841 407,514 401,525 5,989 444,979 9,000 38 0 17 13 153,499 132,000 6,305 15,194	1,473,323 413,166 404,425 8,741 422,882 417,646 5,236 465,220 456,645 8,575 32 6 0 15 11 172,023 145,000 7,407 19,616	1,514,002 415,076 405,963 9,113 430,089 425,154 4,935 481,880 473,599 8,281 30 6 0 14 10 186,927 158,000 7,991 20,936	1,546,818 414,066 404,864 9,202 439,029 434,494 4,535 495,525 486,804 8,721 28 0 13 10 198,171 164,000 8,701 25,469	1,602,595 423,446 414,194 9,251 457,577 453,407 4,170 507,376 498,489 8,887 26 5 0 12 9 214,171 177,000 9,481 27,689	1,639,946 435,709 426,363 9,346 465,330 461,508 3,822 514,855 505,730 9,125 22 4 0 10 8224,030 179,500 12,241 32,289 0
68 Individuals and others ⁶ 69 One- to four-family 70 Multifamily 71 Commercial 72 Farm	530,452 349,491 85,969 80,761 14,232	561,244 368,874 83,796 93,410 15,164	568,260 378,739 85,871 88,699 14,951	571,668 ^r 382,849 ^r 86,164 ^r 88,538 ^r 14,117	573,994 ^r 384,681 ^r 86,391 ^r 89,219 ^r 13,703	573,923 ^r 383,948 ^r 86,516 ^r 89,797 ^r 13,662	561,511 ^r 372,503 ^r 86,586 ^r 88,803 ^r 13,618	546,503 357,381 87,027 88,518 13,576

^{1.} Multifamily debt refers to loans on structures of five or more units.
2. Includes loans held by nondeposit trust companies but not loans held by

Includes loans held by nondeposit trust companies but not loans held by bank trust departments.
 Includes savings banks and savings and loan associations.
 FmHA-guaranteed securities sold to the Federal Financing Bank were reallocated from FmHA mortgage pools to FmHA mortgage holdings in 1986:Q4 because of accounting changes by the Farmers Home Administration.
 Outstanding principal balances of mortgage-backed securities insured or guaranteed by the agency indicated.

^{6.} Other holders include mortgage companies, real estate investment trusts, state and local credit agencies, state and local retirement funds, noninsured pension funds, credit unions, and finance companies.
SOURCES. Based on data from various institutional and government sources. Separation of nonfarm mortgage debt by type of property, if not reported directly, and interpolations and extrapolations, when required for some quarters, are estimated in part by the Federal Reserve. Line 64, from Inside Mortgage Securities.

1.55 CONSUMER INSTALLMENT CREDIT¹

Millions of dollars, amounts outstanding, end of period

			4000			19	994		
Holder and type of credit	1991	1992	1993	Feb.	Mar.	Apr.	Мау	June ^r	July
				Sea	asonally adjus	ted			
1 Total	728,398	729,932	795,573	805,787	817,173	827,288	838,748	849,904	855,472
2 Automobile	260,574 245,631 222,193	257,890 257,453 214,590	281,504 287,970 226,099	284,388 294,461 226,938	287,912 299,218 230,043	292,738 304,381 230,168	296,566 308,590 233,593	301,534 312,591 235,778	305,671 316,249 233,552
				Not s	seasonally adj	usted			
5 Total	744,243	746,452	813,864	805,015	812,477	821,754	831,515	843,915	849,454
By major holder 6 Commercial banks 7 Finance companies. 8 Credit unions. 9 Savings institutions 10 Nonfinancial business. 11 Pools of securitized assets ² .	340,713 121,904 90,302 41,373 46,658 103,293	330,088 117,050 91,693 37,049 49,184 121,388	368,549 117,463 101,634 38,078 57,637 130,503	366,712 118,095 100,984 38,578 53,453 127,193	369,710 120,061 102,683 38,828 53,410 127,785	376,379 122,845 104,153 39,078 53,756 125,543	380,063 120,775 107,423 39,255 54,505 129,494	386,235 122,996 110,349 39,400 55,374 129,561	393,705 122,840 111,571 39,749 55,775 125,814
By major type of credit ³ 12 Automobile	261,046 112,666 63,415 28,588	258,572 109,623 57,605 33,888	282,291 123,358 55,274 39,490	283,429 124,449 56,963 36,599	287,476 126,949 57,797 36,613	291,352 130,104 59,458 34,531	295,066 132,979 56,614 35,836	300,745 136,038 56,932 35,817	304,762 138,778 58,191 34,436
16 Revolving. 17 Commercial banks 18 Nonfinancial business 19 Pools of securitized assets ²	259,001 138,005 41,658 63,333	271,369 132,966 43,974 74,931	303,430 149,527 52,113 79,887	294,112 144,274 48,017 79,597	296,023 145,701 47,937 79,768	300,457 149,265 48,279 79,927	304,586 149,972 49,005 82,064	309,012 153,032 49,845 82,075	312,416 156,856 50,218 80,904
20 Other Commercial banks 21 Commercial banks Finance companies 22 Finance companies Onofinancial business 23 Nonfinancial business Pools of securitized assets²	224,196 90,042 58,489 5,000 11,372	216,511 87,499 59,445 5,210 12,569	228,143 95,664 62,189 5,524 11,126	227,474 97,989 61,132 5,436 10,997	228,978 97,060 62,264 5,473 11,404	229,945 97,010 63,387 5,477 11,085	231,863 97,112 64,161 5,500 11,594	234,158 97,165 66,064 5,529 11,669	232,276 98,071 64,649 5,557 10,474

^{1.} The Board's series on amounts of credit covers most short- and intermediate-term credit extended to individuals that is scheduled to be repaid (or has the option of repayment) in two or more installments.

Data in this table also appear in the Board's G.19 (421) monthly statistical release. For ordering address, see inside front cover.

1.56 TERMS OF CONSUMER INSTALLMENT CREDIT¹

Percent per year except as noted

	4004	1002	1002				1994			
Item	1991	1992	1993	Jan.	Feb.	Mar.	Арт.	May	June	July
INTEREST RATES										
Commercial banks ² 1 48-month new car	11.14	9.29	8.09	n.a.	7.54	n.a.	n.a.	7.76	n.a.	n.a.
	15.18	14.04	13.47	n.a.	12.89	n.a.	n.a.	12.96	n.a.	n.a.
	13.70	12.67	11.87	n.a.	11.56	n.a.	n.a.	11.60	n.a.	n.a.
	18.23	17.78	16.83	n.a.	16.06	n.a.	n.a.	16.15	n.a.	n.a.
Auto finance companies 5 New car 6 Used car	12.41	9.93	9.48	7.55	8.93	9.13	9.71	9.92	9.96	10.17
	15.60	13.80	12.79	12.02	12.23	12.68	13.25	13.51	13.78	13.86
OTHER TERMS ³								[ĺ	
Maturity (months) 7 New car 8 Used car	55.1	54.0	54.5	52.9	54.4	54.0	53.8	53.5	53.3	53.9
	47.2	47.9	48.8	50.0	50.3	50.1	50.0	50.6	50.0	50.2
Loan-to-value ratio 9 New car	88	89	91	91	91	92	92	93	94	93
	96	97	98	98	99	99	99	99	100	100
Amount financed (dollars) 11 New car	12,494	13,584	14,332	15,330	14,904	14,821	15,067	15,194	15,180	15,319
	8,884	9,119	9,875	10,434	10,449	10,427	10,477	10,606	10,656	10,735

^{1.} The Board's series on amounts of credit covers most short- and intermediate-term credit extended to individuals that is scheduled to be repaid (or has the option of repayment) in two or more installments. Data in this table also appear in the Board's 6.19 (421) monthly statistical release. For ordering address, see inside front cover.

Outstanding balances of pools upon which securities have been issued; these balances are no longer carried on the balance sheets of the loan originator.
 Totals include estimates for certain holders for which only consumer credit totals are available.

^{2.} Data are available for only the second month of each quarter.

^{3.} At auto finance companies.

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1.57 FUNDS RAISED IN U.S. CREDIT MARKETS¹

Billions of dollars; quarterly data at seasonally adjusted annual rates

						1992		19	93 ^r		19	94
Transaction category or sector	1989 ^r	1990 ^r	1991 ^r	1992 ^r	1993 ^r	Q4 ^r	Q1	Q2	Q3	Q4	Q1 ^r	Q2
					N	Nonfinanc	ial sector	s				
1 Total net borrowing by domestic nonfinancial sectors	729.0	635.6	475.8	536.1	630.5	456.0	487.3	757.7	603.2	673.7	660.0	491.3
By sector and instrument 2 U.S. government. 3 Treasury securities. 4 Budget agency issues and mortgages.	146.4 144.7 1.6	246.9 238.7 8.2	278.2 292.0 -13.8	304.0 303.8 .2	256.1 248.3 7.8	242.7 240.0 2.7	240.5 237.4 3.2	336.4 332.3 4.1	173.4 157.2 16.2	274.2 266.5 7.7	210.5 211.8 -1.3	122.9 118.2 4.7
5 Private	582.7	388.7	197.5	232.1	374.4	213.3	246.8	421.3	429.8	399.5	449.5	368.4
By instrument Tax-exempt obligations Copporate bonds Mortgages Home mortgages Understand Commercial Farm Consumer credit Bank loans n.e.c. Commercial paper Consumer credit Other loans.	69.8 73.8 281.2 224.5 11.5 47.8 -2.5 45.8 27.3 21.4 63.3	48.7 47.1 199.5 185.6 4.8 9.3 3 16.0 .4 9.7 67.4	68.7 78.8 161.4 163.8 -3.1 .4 -15.0 -40.9 -18.4 -37.1	31.1 67.5 123.9 179.5 -11.2 -45.5 1.1 5.5 -13.8 8.6 9.2	77.3 75.3 157.1 185.3 -6.3 -22.4 4 64.4 5.5 10.0 -15.2	-15.8 54.0 86.6 164.9 -26.5 -51.4 5 29.6 19.1 22.3 17.5	88.6 85.7 97.6 123.0 -6.1 -19.5 -2 22.1 -15.8 -14.1 -17.2	127.5 75.7 157.1 194.5 -11.4 -26.8 48.3 3 33.2 -20.2	65.8 72.6 220.5 237.3 -4.9 -12.4 .5 76.1 11.5 17.2 -33.8	27.3 67.4 153.2 186.6 -2.6 -30.9 .1 111.0 26.7 3.8 10.2	4.0 48.0 160.9 188.7 -5.5 -22.9 .5 74.4 77.9 8.0 76.3	-32.2 52.0 129.1 115.6 9.7 -1.1 4.9 118.7 69.1 16.4 15.3
By borrowing sector	281.6 233.1 .6 40.3 192.1 68.0	218.9 123.7 2.3 10.1 111.3 46.0	170.9 -35.9 2.1 -28.5 -9.6 62.6	217.7 -2.0 1.0 -43.9 40.9 16.4	293.8 21.1 2.0 -26.1 45.2 59.5	249.6 1.9 -2.4 -53.9 58.2 -38.2	176.3 -9.9 -2.3 -27.4 19.7 80.4	275.3 38.9 2.5 -31.7 68.1 107.1	375.3 10.4 4.2 -28.7 34.9 44.1	348.4 44.9 3.5 -16.7 58.0 6.3	315.7 145.1 2.9 15.1 127.1 -11.3	269.7 152.5 10.7 23.7 118.1 -53.8
23 Foreign net borrowing in United States 24 Bonds 25 Bank loans n.e.c. 26 Commercial paper 27 U.S. government and other loans 28 Total domestic plus foreign.	10.2 4.9 1 13.1 -7.6 739.2	23.9 21.4 -2.9 12.3 -7.0 659.4	13.9 14.1 3.1 6.4 -9.8 489.6	21.3 14.4 2.3 5.2 6 557.4	46.9 59.4 .7 -9.0 -4.2 677.4	3.6 26.0 -10.3 -12.1 .0 459.6	38.9 66.5 1.5 -21.7 -7.5 526.2	42.8 45.3 6.6 6 -8.4 800.5	83.1 84.5 1.0 -1.6 8 686.3	22.9 41.4 -6.3 -12.0 1 696.7	-64.0 29.0 6.0 -101.8 2.9 596.0	-4.6 11.1 -1.2 -5.2 -9.3 486.7
		l	l		Li	Financia	l sectors		<u> </u>	<u></u>	L	
29 Total net borrowing by financial sectors	225.1	202.9	152.6	237.1	276.0	198.8	175.6	168.4	417.7	342.4	479.4	329.8
By instrument 30 U.S. government-related 31 Government-sponsored enterprises securities 32 Mortgage pool securities 33 Loans from U.S. government	149.5 25.2 124.3 .0	167.4 17.1 150.3 1	145.7 9.2 136.6 .0	155.8 40.3 115.6	157.2 80.6 76.6 .0	132.6 33.6 99.2 1	169.4 32.2 137.2 .0	56.6 68.8 -12.2	275.3 167.8 107.5	127.3 53.4 73.9	327.3 160.0 186.5 -19.2	235.3 146.6 88.6 .0
34 Private. 35 Corporate bonds 36 Mortgages 37 Bank loans n.e.c. 38 Open market paper 39 Loans from Federal Home Loan Banks	75.7 41.5 .3 13.5 31.3 -11.0	35.5 46.3 .6 4.7 8.6 -24.7	6.8 67.6 .5 8.8 -32.0 -38.0	81.3 78.5 .6 2.2 7 .8	118.9 112.2 3.6 -14.0 -6.2 23.3	66.1 97.0 .9 -24.1 -6.5 -1.1	6.2 94.1 1.4 -34.6 -75.1 20.4	111.8 84.9 1.4 13.2 -16.2 28.4	142.4 134.7 6.2 -16.5 -9.4 27.4	215.1 134.9 5.5 -18.0 76.0 16.8	152.1 142.0 .2 -18.3 39.0 -10.8	94.5 96.9 2.2 -32.6 -4.3 32.3
By borrowing sector 40 Government-sponsored enterprises 41 Federally related mortgage pools 42 Private 43 Commercial banks 44 Bank holding companies 45 Funding corporations 46 Savings institutions 47 Credit unions 48 Life insurance companies 49 Finance companies 50 Mortgage companies 50 Real estate investment trusts (REITs). 51 Issuers of asset-backed securities (ABSs).	25.2 124.3 75.7 -1.4 6.2 12.5 -15.1 .0 .0 27.4 10.1 1.4 28.3	17.0 150.3 35.5 7 -27.7 15.4 -30.2 .0 .0 24.0 .8 52.3	9.1 136.6 6.8 -11.7 -2.5 -6.5 -44.5 .0 .0 18.6 -2.4 1.2 51.0	40.2 115.6 81.3 8.8 2.3 13.2 -6.7 .0 -3.6 8.0 .3 56.3	80.6 76.6 118.9 5.6 8.8 2.9 11.1 .2 .2 -5.0 -1.0 3.5 80.5	33.5 99.2 66.1 14.5 .8 3.6 -5.4 .1 2 1.0 -6.4 -5.6 67.7	32.2 137.2 6.2 3.5 21.1 -31.4 9.7 .0 .1 -24.4 -25.2 .4 61.9	68.8 -12.2 111.8 11.3 -1.6 12.6 .3 .6 -20.7 32.4 1.3 60.5	167.8 107.5 142.4 6.5 .5 7.9 13.5 .3 1 9.0 8 6.0 85.2	53.4 73.9 215.1 1.2 12.2 36.7 8.8 .1 .4 16.3 -10.4 6.2 114.2	140.8 186.5 152.1 4.4 3.5 47.4 -5.6 .1 .0 62.0 -27.6 1.2 76.6	146.6 88.6 94.5 -6.1 8.2 -21.1 30.6 1 .2 66.4 -29.2 3.8 41.4

1.57 FUNDS RAISED IN U.S. CREDIT MARKETS1—Continued

Transaction category or sector	1989 ^r	10001	1991 ^r	10021	1993 ^r	1992		19	93 ^r		19	94
Transaction category of sector	1989	1990 ^r	1991	1992 ^r	1993	Q4 ^r	Q1	Q2	Q3	Q4	Q1 ^r	Q2
						All s	ectors					
53 Total net borrowing, all sectors	964.4	862.3	642.2	794.5	953.4	658.4	701.8	968.8	1,104.0	1,039.1	1,075.5	816.5
54 U.S. government securities 55 Tax-exempt securities 56 Corporate and foreign bonds 57 Mortgages 58 Consumer credit 59 Bank loans n.e.c. 60 Open market paper. 61 Other loans	295.8 69.8 120.2 281.6 45.8 40.7 65.9 44.7	414.4 48.7 114.7 200.1 16.0 2.2 30.7 35.6	424.0 68.7 160.5 161.9 -15.0 -29.1 -44.0 -84.9	459.8 31.1 160.4 124.5 5.5 -9.4 13.1 9.5	413.3 77.3 246.9 160.7 64.4 -7.8 -5.1 3.8	375.5 -15.8 177.0 87.4 29.6 -15.3 3.7 16.3	409.9 88.6 246.3 98.9 22.1 -48.9 -110.9 -4.3	393.0 127.5 205.9 158.4 48.3 19.5 16.4 2	448.7 65.8 291.8 226.6 76.1 -4.0 6.3 -7.2	401.5 27.3 243.7 158.7 111.0 2.4 67.7 26.9	557.0 4.0 219.0 161.1 74.4 65.6 -54.8 49.2	358.2 -32.2 160.0 131.3 118.7 35.3 6.9 38.3
			F	unds rais	ed throug	th mutual	funds an	d corpora	ate equitie	es		
62 Total net share issues	-60.8	19.7	215.4	296.0	436.5	294.8	344.3	473.5	494.4	434.0	219.0	219.5
63 Mutual funds. 64 Corporate equities 65 Nonfinancial corporations. 66 Financial corporations. 67 Foreign shares purchased in United States.	37.2 -98.0 -124.2 9.0 17.2	65.3 -45.6 -63.0 10.0 7.4	151.5 64.0 18.3 15.1 30.7	211.9 84.1 27.0 26.4 30.7	316.8 119.7 20.9 38.2 60.6	205.4 89.4 14.0 27.7 47.8	268.9 75.4 8.6 35.2 31.6	358.0 115.5 24.8 38.6 52.1	348.9 145.5 28.7 38.2 78.6	291.5 142.4 21.5 40.9 80.0	114.0 105.0 -2.8 38.3 69.4	152.7 66.8 10.4 17.5 38.9

^{1.} Data in this table also appear in the Board's Z.1 (780) quarterly statistical release, tables F.2 through F.5. For ordering address, see inside front cover.

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1.58 SUMMARY OF FINANCIAL TRANSACTIONS¹

Billions of dollars except as noted; quarterly data at seasonally adjusted annual rates

Trainsection category or sector		1000	4000	4004	1000	1000	1992		19	93		19	194
Total net lending in credit markets	Transaction category or sector	1989	1990	1991	1992	1993	Q4	Q1	Q2	Q3	Q4	Q1	Q2
Private dementic nonfinancial sectors	NET LENDING IN CREDIT MARKETS ²												
3 Households	1 Total net lending in credit markets	964.4	862.3	642.2	794.5	953.4	658.4	701.8	968.8	1,104.0	1,039.1	1,075.5	816.5
Nonfarm unocorporate business								-40.2	-3.3				235.0
Siste and local governments	4 Nonfarm noncorporate business	8			-1.1			-3.0		-3.3			-3.8
1.0.5 1.1.9 1.1.8 1.1.0 1.1.9 1.1.8 1.1.0 1.1.9 1.1.8 1.1.0 1.1.9 1.1.8 1.1.0 1.1.	5 Nonfinancial corporate business												39.1
9 Finnerius sectors protected and proteins	7 U.S. government					-18.4					-7.9		-8.2
10 Government sponsored enterprises	8 Foreign					125.8	98.3	65.6	93.2	123.7	220.5	123.9	54.2
11 Federally related mortgage pools	10 Government sponsored enterprises										75.2		
14 U.S. commercial banks	11 Federally related mortgage pools	124.3	150.3	136.6	115.6	76.6	99.2	137.2	-12.2	107.5	73.9	186.5	88.6
14 U.S. commercial banks	12 Monetary authority				27.9			42.5		28.2	38.5		17.9
15 Foreign banking offices 26.7 28.4 48.5 16.5 -9.8 6.5 -1.4 -14.3 -16.9 -6.5 61.4 -20.7 16 Bank holding companies 28.6 2.5 -1.3 5.6 2.0 2. -1.6 -1.6 -1.8 17 Panking companies 3.0 16.1 15.8 23.5 18.1 11.4 -3.8 11.2 2.4 42.6 19.5 18 Panding companies 3.0 16.1 15.8 23.5 18.1 11.4 -3.8 11.3 24.4 42.6 19.5 18 Panding companies 3.0 16.1 15.8 23.5 18.1 11.4 -3.8 11.3 24.4 42.6 19.5 22.1 Life insurance companies 39.1 24.2 24.8 27.9 105.1 100.8 12.4 97.8 11.8 86.3 90.5 77.8 23 Other insurance companies 39.1 24.2 24.8 33.3 11.9 27.3 36.0 37.6 32.1 27.9 32.8 24 Finance companies 32.0 29.0 -12.7 1.7 -5.3 22.3 -20.8 20.1 20.1 25 Shite and liveal government retirement funds 34.0 34.4 28.1 16.7 19.3 11.5 24.4 45.9 44.5 44.5 44.5 26 Mortgage companies 20.1 0.1 11.2 12.7 16.0 91.1 11.5 24.4 45.9 44.5 44.5 44.5 27 Mortgage companies 20.1 0.1 11.2 12.7 16.0 91.1 11.5 24.4 45.9 44.5 44.5 28 Montgage companies 20.1 0.1 11.2 12.7 16.0 91.1 11.5 24.4 45.9 44.5 44.5 29 Real castate investment trusts (REITs) 5.7 7.7	14 U.S. commercial banks		94.9								197.3		136.4
18 Frunding corporations	15 Foreign banking offices												-20.7
18 Frunding corporations	17 Banks in U.S. affiliated areas.									2.2			1.9
Life insurance companies 101.8 94.4 83.2 79.1 105.1 100.8 124.6 97.8 111.8 86.3 50.5 77.6	18 Funding corporations	8.0	16.1	15.8	23.5	18.1	11.4	-3.8	1.1	32,4	42.6	19.5	23.5
22 Private pension funds	20 Life insurance companies						-22.6 100.8		16.0 97.8	21.1 111.8			37.2 77.6
Bank personal trusts	21 Other insurance companies	29.7	26.5	32.6	12.8	33.3	11.9	27.3	36.0	37.6	32.1	27.9	32.8
Bank personal trusts	22 Private pension funds												
Bank personal trusts	24 Finance companies	32.0		-12.7					-18.3		22.0	72.9	
Bank personal trusts	25 Mortgage companies										-13.3	-55.4	-66.2
Bank personal trusts	27 Closed-end funds										7.7		
Bank personal trusts	28 Money market funds						-29.4	-57.3	33.3	25.3	50.3	-37.4	33.7
Bank personal trusts	29 Real estate investment trusts (REITs) 30 Brokers and dealers	80.2	2.7			9.2							-34.4
Relation of Liabilities 19.7 15.9 10.0 8.0 9.5 8.3 9.1 10.0 9.9 8.9 12.9 11.7		27.1	51.1	48.9	53.8	79.1	62.1	61.4	59.4	88.0	107.7	75.8	43.6
TO FINANCIAL ASSETS 964.4 862.3 642.2 794.5 953.4 658.4 701.8 968.8 1,104.0 1,039.1 1,075.5 816.5	32 Bank personal trusts	19.7	15.9	10.0	8.0	9.5	8.3	9.1	10.0	9.9	8.9	12.9	11.7
Other financial sources 24.8 2.0 -5.9 -1.6 8 5.1 3.4 -4.0 1.7 2.2 -2 -11.2													1
34 Official foreign exchange. 24.8 2.0 -5.9 -1.6 8 5.1 3.4 -4.0 1.7 2.2 -2 -11.2 35 Special drawing rights certificates. 3.5 1.5 0 -2.0 0 -8.0 0 0 0 0 0 0 36 Treasury currency 6 1.0 0 2 4 3 3 4 4 7 7 6 37 Life insurance reserves. 28.8 25.7 27.3 35.2 26.3 43.6 35.3 36.6 25.5 20.0 20.1 38 Pension fund reserves. 321.2 165.1 360.3 249.7 295.8 267.9 353.4 316.8 356.0 156.9 -27.7 61.0 39 Interbank claims -16.2 35.4 -3.9 61.7 42.8 -14.4 70.2 126.5 -4.5 -20.9 55.5 170.0 40 Checkable deposits and currency 6.4 43.3 86.4 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -604.5 41 Small time and savings deposits 98.7 63.7 1.5 -57.2 -70.3 -29.9 -108.5 -67.8 -68.1 -36.6 5.2 -66.5 42 Large time deposits 16.9 -66.1 -58.5 -73.2 -23.5 -91.1 -21.6 -26.8 -59.5 13.7 -39.6 -4.8 43 Money market fund shares 90.1 70.3 41.2 33.9 15.8 -33.4 -46.8 61.8 6 47.7 -10.9 67.8 44 Security repurchase agreements 77.8 -24.2 -16.5 35.5 65.5 -68.7 170.7 37.9 67.8 -14.4 15.3 183.7 45 Foreign deposits 35.7 38.2 -16.7 7.2 -22.1 -22.2 -11.9 -17.1 -50.7 -8.6 24.9 13.9 46 Mutual fund shares 37.2 65.3 151.5 211.9 316.8 205.4 268.9 358.0 348.9 291.5 114.0 152.7 47 Corporate equities -98.0 -45.6 64.0 84.1 119.7 89.4 75.4 115.5 142.5 142.6 105.0 68.6 48 Security credit -98.0 -45.6 64.0 84.1 119.7 89.4 75.4 115.5 142.9 117.1 -50.7 -8.6 65.5 30.0 -34.1 49 Trade debt -88.5 -38.5 -48.5 -46.9 -79.7 7.9 7.3 -18.8 4.9 13.5 39.9 50 Noncorporate equities -98.0 -46.6 -46.0 -47.5 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -79.7 -7	33 Net flows through credit markets	964.4	862.3	642.2	794.5	953.4	658.4	701.8	968.8	1,104.0	1,039.1	1,075.5	816.5
35 Special drawing rights certificates						_					,		
36 Treasury currency	34 Official foreign exchange												
38 Pension fund reserves 321.2 165.1 360.3 249.7 295.8 267.9 353.4 316.8 356.0 125.5 -27.7 61.0 39 Interbank claims16.2 35.4 -3.9 61.7 42.8 -14.4 70.2 126.5 -4.5 -20.9 125.5 197.0 40 Checkable deposits and currency. 6.4 43.3 86.4 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 13.8 118.3 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 117.3 51.8 99.7 214.4 73.1 81.9 173.1 -60.4 14.5 113.8 11.5 11.5 11.5 11.5 11.5 11.5 11.5 11		.6	1.0	.0	.2	.4	.3	.3	.4	.4	.7	.7	.6
39 Interbank claims	37 Life insurance reserves												
41 Small time and savings deposits 98.7 63.7 1.5 -57.2 -70.3 -29.9 -108.5 -67.8 -68.1 -36.6 5.2 -66.5 42 Large time deposits	39 Interbank claims		35.4	-3.9				70.2		-4.5			
42 Large time deposits													
43 Money market fund shares. 90.1 70.3 41.2 3.9 15.8 -33.4 -46.8 61.8 6 47.7 -10.9 67.8 44 Security repurchase agreements 77.8 -24.2 -16.5 35.5 65.5 -68.7 170.7 37.9 67.8 -14.4 15.3 183.7 45 Foreign deposits 35.7 38.2 -16.7 -7.2 -22.1 -23.2 -11.9 -17.1 -50.7 -8.6 24.9 13.9 46 Mutual fund shares 47 Corporate equities -98.0 -45.6 64.0 84.1 119.7 89.4 75.4 115.5 145.5 142.4 105.0 66.8 48 Security credit. 15.6 3.5 51.4 4.2 61.9 -4 44.8 40.0 76.6 86.5 30.0 -34.1 49.7 14.8 40.0 76.6 86.5 30.0 -34.1 49.7 14.8 40.0 76.6 86.5 30.0 -34.1 49.7 14.8 40.0 76.6 86.5 30.0 -34.1 19.7 19.7 19.7 19.7 19.7 19.7 19.7 19	42 Large time deposits				-73.2		-29.9						
45 Preign deposits	43 Money market fund shares	90.1	70.3	41.2	3.9		-33.4	-46.8	61.8	.6	47.7	-10.9	67.8
46 Mutual fund shares. 37.2 65.3 151.5 211.9 316.8 205.4 268.9 358.0 348.9 291.5 114.0 152.7 47 Corporate equities	45 Foreign deposits				-7.2	-22.1							
48 Security credit.	46 Mutual fund shares	37.2	65.3	151.5	211.9	316.8	205.4	268.9	358.0	348.9	291.5	114.0	152.7
49 Trade debt 68.2 37.0 3.6 41.5 49.0 46.1 43.2 51.1 49.8 51.9 24.7 23.0 50 Taxes payable 2.4 -4.8 -6.2 8.5 4.6 9.7 7.9 7.3 -1.8 49.8 13.5 3.9 51 Noncorporate proprietors' equity -25.8 -28.3 -3.3 18.4 -11.4 32.8 -9.0 -17.8 7.1 -25.9 -66.4 -75.1 52 Investment in bank personal trusts 19.6 29.7 16.1 -7.1 1.6 -6.0 -4.2 -7.2 1 17.6 19.0 -8.9 53 Miscellaneous 313.8 135.7 197.2 257.6 309.2 194.5 194.3 431.1 226.1 385.2 287.1 117.6 19.0 -8.9 53 Miscellaneous 1.985.7 1.410.6 1.530.2 1.764.5 2.262.7 1.312.8 1.875.5 2.624.2 2.309.9 2.241.3 1.918.6 1.463.1 Floats not included in assets (-) 55 U.S. government checkable deposits 8.4 3.3 -13.1 .7 -1.5 -11.8 4.7 2.9 2.1 -15.5 -2.4 .3 56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 61.1 57 Trade credit 7.0 9.1 9.7 4.1 16.0 5.0 5.0 5.2 25.1 21.9 11.7 23.1 16.3 Liabilities not identified as assets (-) 58 Treasury currency -2.2 26 -2.2 -2.2 -1.1 -2.2 -2.2 -2.2 -2.2 -2.2	4/ Corporate equities			64.0 51.4				75.4	115.5	145.5			
51 Noncorporate proprietors' equity -25.8 -28.3 -3.3 18.4 -11.4 32.8 -9.0 -17.8 7.1 -25.9 -66.4 -75.1 52 Investment in bank personal trusts 19.6 29.7 16.1 -7.1 1.6 -6.0 -4.2 -7.2 1 15.9 -66.4 -75.1 53 Miscellaneous 313.8 135.7 197.2 257.6 309.2 194.5 194.3 431.1 226.1 385.2 287.1 117.1 54 Total financial sources 1,985.7 1,410.6 1,530.2 1,764.5 2,262.7 1,312.8 1,875.5 2,624.2 2,309.9 2,241.3 1,918.6 1,463.1 Floats not included in assets (-) 55 U.S. government checkable deposits 8.4 3.3 -13.1 .7 -1.5 -11.8 4.7 2.9 2.1 -15.5 -2.4 .3 56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 6. -1.1 57 Trade credit -2.2 2.2 <t< td=""><td>49 Trade debt</td><td>68.2</td><td>37.0</td><td>3.6</td><td>41.5</td><td>49.0</td><td>46.1</td><td>43.2</td><td>51.1</td><td>49.8</td><td>51.9</td><td>24.7</td><td>23.0</td></t<>	49 Trade debt	68.2	37.0	3.6	41.5	49.0	46.1	43.2	51.1	49.8	51.9	24.7	23.0
52 Investment in bank personal trusts 19.6 29.7 16.1 -7.1 1.6 -6.0 -4.2 -7.2 1 17.6 19.0 -8.9 53 Miscellaneous 313.8 135.7 197.2 257.6 309.2 194.5 194.5 194.3 431.1 226.1 385.2 287.1 117.1 54 Total financial sources 1,985.7 1,410.6 1,530.2 1,764.5 2,262.7 1,312.8 1,875.5 2,624.2 2,309.9 2,241.3 1,918.6 1,463.1 Floats not included in assets (-) 55 U.S. government checkable deposits 8.4 3.3 -13.1 .7 -1.5 -11.8 4.7 2.9 2.1 -15.5 -2.4 .3 56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 6 -1.1 57 Trade credit 7.0 9.1 9.7 4.1 16.0 5.0 5.2 25.1 21.9 11.7 23.1 16.3 Liabilities not identified as assets (-) -2.2	50 Taxes payable				8.5	4.6		7.9	7.3	-1.8	4.9 -25.0		
54 Total financial sources	52 Investment in bank personal trusts	19.6	29.7	16.1	-7.1	1.6	-6.0	-4.2	-7.2	.1	17.6	19.0	-8.9
Floats not included in assets (-) 55 U.S. government checkable deposits 8.4 3.3 -13.1 .7 -1.5 -11.8 4.7 2.9 2.1 -15.5 -2.4 .3 56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 61.1 57 Trade credit -2.0 9.1 9.7 4.1 16.0 5.0 5.2 25.1 21.9 11.7 23.1 16.3 Liabilities not identified as assets (-) 58 Treasury currency -2 2 -6 -2 -2 -1 -2 -2 -2 -2 -2 -2 -2 -2 59 Interbank claims -4.4 1.6 26.2 -4.9 4.2 -5.5 2.7 510.4 24.0 -27.9 4.9 60 Security repurchase agreements 32.4 -24.0 6.2 27.9 84.6 8.9 179.6 60.8 66.6 31.3 8.3 130.6 61 Taxes payable 2.7 1 1.3 14.0 1.0 9.5 -6.9 18.2 1.2 -8.6 -1.0 19.9 62 Miscellaneous -55.6 -35.4 -45.3 -46.0 -36.1 8.4 -83.4 -65.8 -23.9 28.6 -108.8 -155.8	53 Miscellaneous	313.8	135.7	197.2	257.6	309.2	194.5	194.3	431.1	226.1	385.2	287.1	117.1
55 U.S. government checkable deposits 8.4 3.3 -13.1 .7 -1.5 -11.8 4.7 2.9 2.1 -15.5 -2.4 .3 56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 6 -1.1 57 Trade credit 7.0 9.1 9.7 4.1 16.0 5.0 5.2 25.1 21.9 11.7 23.1 16.3 Liabilities not identified as assets (-) -2 2 -6 -2 -2 -1 -2 <t< td=""><td></td><td>1,985.7</td><td>1,410.6</td><td>1,530.2</td><td>1,764.5</td><td>2,262.7</td><td>1,312.8</td><td>1,875.5</td><td>2,624.2</td><td>2,309.9</td><td>2,241.3</td><td>1,918.6</td><td>1,463.1</td></t<>		1,985.7	1,410.6	1,530.2	1,764.5	2,262.7	1,312.8	1,875.5	2,624.2	2,309.9	2,241.3	1,918.6	1,463.1
56 Other checkable deposits -2.2 8.5 4.5 1.6 -1.3 2.2 -2.0 8.3 -5.2 -6.2 6 -1.1 57 Trade credit 7.0 9.1 9.7 4.1 16.0 5.0 5.2 25.1 21.9 11.7 23.1 16.3 Liabilities not identified as assets (-) -2 2 6 2 2 1 2 <	Floats not included in assets (-) 55 U.S. government checkable deposits	8.4	1 2	_13 1	7	_1 5	_11 0	47	2.0	2,1	_15 6	-24	,
57 Trade credit	56 Other checkable deposits	-2.2	8.5	4.5	1.6	-1.3	2.2	-2.0	8.3	-5.2	-6.2		-1.1
58 Treasury currency		7.0	9.1	9.7	4.1	16.0	5.0	5.2		21.9			16.3
59 Interbank claims -4.4 1.6 26.2 -4.9 4.2 -5.5 2.7 .5 -10.4 24.0 -27.9 4.9 60 Security repurchase agreements 32.4 -24.0 6.2 27.9 84.6 8.9 179.6 60.8 66.6 31.3 8.3 130.0 61 Taxes payable 2.7 .1 1.3 14.0 1.0 9.5 -6.9 18.2 1.2 -8.6 -10.1 19.9 62 Miscellaneous -55.6 -35.4 -45.3 -46.0 -36.1 8.4 -83.4 -65.8 -23.9 28.6 -108.8 -155.8		_				_ ا		ا ِ	_		ا ِ		-
60 Security repurchase agreements 32.4 -24.0 6.2 27.9 84.6 8.9 179.6 60.8 66.6 31.3 8.3 130.0 61 Taxes payable 2.7 1 1.3 14.0 1.0 9.5 -6.9 18.2 1.2 -8.6 -1.0 19.9 62 Miscellaneous -55.6 -35.4 -45.3 -46.0 -36.1 8.4 -83.4 -65.8 -23.9 28.6 -108.8 -155.8	59 Interbank claims	2 4.4					1 _5.5				24.0		
61 Taxes payable 2.7 1 1.3 14.0 1.0 9.5 -6.9 18.2 1.2 -8.6 -1.0 19.9 62 Miscellaneous -55.6 -35.4 -45.3 -46.0 -36.1 8.4 -83.4 -65.8 -23.9 28.6 -108.8 -155.8	60 Security repurchase agreements	32.4		6.2	27.9	84.6	8.9	179.6	60.8	66.6	31.3		130.0
	61 Taxes payable	2.7						-6.9	18.2	1.2	-8.6	-1.0	19.9
63 Total identified to sectors as assets								ĺ					
	63 Total identified to sectors as assets	1,997.6	1,447.2	1,541.2	1,767.2	2,196.1	1,296.1	1,775.9	2,574.4	2,257.9	2,176.2	2,026.9	1,448.8

^{1.} Data in this table also appear in the Board's Z.1 (780) quarterly statistical release, tables F.6 and F.7. For ordering address, see inside front cover.

^{2.} Excludes corporate equities and mutual fund shares.

1.59 SUMMARY OF CREDIT MARKET DEBT OUTSTANDING¹

Billions of dollars, end of period

Billions of dollars, end of period											
Transaction category or sector	1990 ^r	1991 ^r	1992 ^r	1993 ^r	1992		19	93 ^r		19	1
					Q4 ^r	Q1	Q2	Q3	Q4	Q1 ^r	Q2
					Non	financial se	ctors				
1 Total credit market debt owed by domestic nonfinancial sectors	10,712.6	11,181.5	11,720.7	12,351.9	11,720.7	11,804.0	12,001.1	12,145.0	12,351.9	12,476.5	12,607.7
By lending sector and instrument 2 U.S. government 3 Treasury securities 4 Budget agency issues and mortgages	2,498.1 2,465.8 32.4	2,776.4 2,757.8 18.6	3,080.3 3,061.6 18.8	3,336.5 3,309.9 26.6	3,080.3 3,061.6 18.8	3,140.2 3,120.6 19.6	3,201.2 3,180.6 20.6	3,247.3 3,222.6 24.7	3,336.5 3,309.9 26.6	3,387.7 3,361.4 26.3	3,395.4 3,368.0 27.4
5 Private	8,214.5	8,405.1	8,640.4	9,015.4	8,640.4	8,663.9	8,799.9	8,897.8	9,015.4	9,088.8	9,212.3
By instrument Tax-exempt obligations Corporate bonds Mortgages Home mortgages Multifamily residential Commercial Farm Consumer credit Bank loans n.e.c. Commercial paper Other loans	1,039.9 1,008.2 3,758.5 2,616.3 307.9 755.4 78.9 812.4 726.9 116.9 751.8	1,108.6 1,086.9 3,920.0 2,780.0 304.8 755.8 79.3 797.4 686.0 98.5 707.8	1,139.7 1,154.4 4,043.9 2,959.6 293.6 710.3 80.4 803.0 672.1 107.1 720.2	1,217.0 1,229.8 4,201.0 3,144.9 287.4 687.8 80.8 867.3 677.6 117.8 704.9	1,139.7 1,154.4 4,043.9 2,959.6 293.6 710.3 80.4 803.0 672.1 107.1 720.2	1,160.7 1,175.9 4,053.9 2,976.0 292.1 705.4 80.5 787.4 660.9 113.9 711.2	1,201.5 1,194.8 4,103.6 3,035.0 289.3 698.7 801.1 666.2 124.0 708.6	1,209.2 1,212.9 4,159.9 3,095.5 288.0 695.6 80.8 825.1 666.5 123.2 700.9	1,217.0 1,229.8 4,201.0 3,144.9 287.4 687.8 80.8 867.3 677.6 117.8 704.9	1,216.8 1,241.8 4,227.3 3,178.2 286.0 682.1 81.0 864.9 690.2 129.9 718.1	1,218.4 1,254.8 4,270.0 3,217.5 288.4 681.8 82.2 895.8 713.0 135.7 724.6
By borrowing sector	3,614.3 3,751.7 135.4 1,147.0 2,469.2 848.6	3,784.7 3,709.3 135.0 1,116.4 2,458.0 911.1	4,002.3 3,710.5 136.0 1,074.1 2,500.4 927.5	4,296.2 3,732.3 138.0 1,048.0 2,546.3 987.0	4,002.3 3,710.5 136.0 1,074.1 2,500.4 927.5	4,009.6 3,707.8 133.1 1,066.6 2,508.1 946.5	4,092.8 3,724.9 136.3 1,059.2 2,529.3 982.2	4,192.5 3,720.8 138.4 1,051.3 2,531.1 984.5	4,296.2 3,732.3 138.0 1,048.0 2,546.3 987.0	4,338.7 3,767.1 136.3 1,051.0 2,579.8 983.0	4,420.5 3,812.5 141.7 1,057.5 2,613.4 979.2
23 Foreign credit market debt held in United States	285.0	298.8	310.9	357.8	310.9	319.8	332.0	351.3	357.8	340.9	341.2
24 Bonds 25 Bank loans n.e.c. 26 Commercial paper 27 U.S. government and other loans	115.4 18.5 75.3 75.7	129.5 21.6 81.8 65.9	143.9 23.9 77.7 65.3	203.4 24.6 68.7 61.1	143.9 23.9 77.7 65.3	160.6 24.3 72.3 62.7	171.9 25.9 72.1 62.0	193.0 26.2 71.7 60.3	203.4 24.6 68.7 61.1	210.6 26.2 43.3 60.8	213.4 25.9 42.0 59.9
28 Total credit market debt owed by nonfinancial sectors, domestic and foreign	10,997.6	11,480.3	12,031.6	12,709.7	12,031.6	12,123.9	12,333.1	12,496.3	12,709.7	12,817.4	12,948.9
					Fi	nancial sect	ors	<u> </u>	<u> </u>		L
29 Total credit market debt owed by											
financial sectors	2,599.5	2,752.1	3,004.7	3,286.1	3,004.7	3,044.8	3,092.6	3,195.4	3,286.1	3,401.8	3,490.7
By instrument 30 U.S. government-related	1,418.4	1,564.2	1,720.0	1,877.1	1,720.0	1,755.8	1,774.5	1,842.2	1,877.1	1,952.1	2,016.2
securities	393.7 1,019.9 4.9	402.9 1,156.5 4.8	443.1 1,272.0 4.8	523.7 1,348.6 4.8	443.1 1,272.0 4.8	451.2 1,299.8 4.8	468.4 1,301.3 4.8	510.3 1,327.1 4.8	523.7 1,348.6 4.8	563.7 1,388.4 .0	600.3 1,415.9 .0
34 Private 35 Corporate bonds 36 Mortgages. 37 Bank loans n.e.c.	1,181.1 572.4 4.3 69.6	1,187.9 640.0 4.8 78.4	1,284.8 724.8 5.4 80.5	1,409.0 836.9 8.9 66.5	1,284.8 724.8 5.4 80.5	1,289.0 748.8 5.7 70.3	1,318.2 770.8 6.0 73.4	1,353.2 804.3 7.6 69.2	1,409.0 836.9 8.9 66.5	1,449.7 870.5 9.0 60.3	1,474.5 895.5 9.5 52.0
38 Open market paper 39 Loans from Federal Home Loan Banks	417.7 117.1	385.7 79.1	394.3 79.9	393.5 103.1	394.3 79.9	379.3 85.0	375.9 92.1	373.2 98.9	393.5 103.1	409.4 100.4	408.9 108.5
By borrowing sector 40 Government-sponsored enterprises 41 Federally related mortgage pools. 42 Private financial sectors 43 Commercial banks 44 Bank holding companies 45 Funding corporations 46 Savings institutions 47 Credit unions	398.5 1,019.9 1,181.1 76.7 114.8 145.7 139.1	407.7 1,156.5 1,187.9 65.0 112.3 139.1 94.6	447.9 1,272.0 1,284.8 73.8 114.6 161.6 87.8	528.5 1,348.6 1,409.0 79.5 123.4 169.9 99.0 .2	447.9 1,272.0 1,284.8 73.8 114.6 161.6 87.8	456.0 1,299.8 1,289.0 73.1 119.9 162.2 90.3	473.2 1,301.3 1,318.2 76.6 120.2 166.5 93.4	515.1 1,327.1 1,353.2 77.9 120.3 166.3 96.8	528.5 1,348.6 1,409.0 79.5 123.4 169.9 99.0 .2	563.7 1,388.4 1,449.7 79.0 124.2 190.4 97.6 .3	600.3 1,415.9 1,474.5 78.0 126.3 190.1 105.2
History Companies Finance companies Mortgage companies Real estate investment trusts (REITs). Issuers of asset-backed securities (ABSs).	.0 374.4 24.6 12.4 278.1	393.0 22.2 13.6 329.1	389.4 30.2 13.9 391.7	384.4 29.2 17.4 472.2	.0 389.4 30.2 13.9 391.7	379.1 23.9 14.0 407.2	.2 369.8 32.0 14.4 422.3	.1 373.9 31.8 15.8 443.6	.2 384.4 29.2 17.4 472.2	.3 395.4 22.3 17.7 491.3	.2 .3 407.6 15.0 18.7 501.7
						All sectors					
53 Total credit market debt, domestic and foreign	13,597.1	14,232.3	15,036.3	15,995.8	15,036.3	15,168.7	15,425.7	15,691.7	15,995.8	16,219.2	16,439.6
54 U.S. government securities 55 Tax-exempt securities 56 Corporate and foreign bonds 57 Mortgages 58 Consumer credit 59 Bank loans n.e.c. 60 Open market paper 61 Other loans	3,911.7 1,039.9 1,696.0 3,762.9 812.4 815.0 609.9 949.4	4,335.7 1,108.6 1,856.5 3,924.8 797.4 785.9 565.9 857.5	4,795.5 1,139.7 2,023.1 4,049.3 803.0 776.6 579.0 870.2	5,208.8 1,217.0 2,270.1 4,209.9 867.3 768.8 580.0 873.9	4,795.5 1,139.7 2,023.1 4,049.3 803.0 776.6 579.0 870.2	4,891.2 1,160.7 2,085.2 4,059.7 787.4 755.4 565.5 863.7	4,970.9 1,201.5 2,137.4 4,109.6 801.1 765.6 572.0 867.5	5,084.7 1,209.2 2,210.2 4,167.5 825.1 761.9 568.2 864.9	5,208.8 1,217.0 2,270.1 4,209.9 867.3 768.8 580.0 873.9	5,339.8 1,216.8 2,322.9 4,236.3 864.9 776.8 582.6 879.4	5,411.7 1,218.4 2,363.7 4,279.5 895.8 790.9 586.5 893.1

A44 Domestic Financial Statistics November 1994

1.60 SUMMARY OF FINANCIAL ASSETS AND LIABILITIES¹

Billions of dollars except as noted, end of period

	1000	1001	1002	1002	1992		19	93		19	994
Transaction category or sector	1990	1991	1992	1993	Q4	Q1	Q2	Q3	Q4	Q1	Q2
Credit Market Debt Outstanding ²											
1 Total credit market assets	13,597.1	14,232.3	15,036.3	15,995.8	15,036.3	15,168.7	15,425.7	15,691.7	15,995.8	16,219.2	16,439.6
2 Private domestic nonfinancial sectors	2,260.8 1,499.3	2,240.2 1,446.5	2,318.0 1,523.1	2,325.8 1,502.3	2,318.0 1,523.1	2,291.7 1,493.5	2,286.9	2,274.4 1,451.1	2,325.8	2,416.3	2,471.0
4 Nonfarm noncorporate business	47.8	44.1	42.9	39.7	42.9	42.2	1,466.5	40.6	1,502.3 39.7	1,598.0 38.8	1,655.8
6 State and local governments	189.6 524.1	196.2 553.3	225.4 526.5	242.9 540.9	225.4 526.5	216.0 540.0	223.1 555.9	230.3 552.4	242.9 540.9	241.9 537.5	254.7 522.6
7 U.S. government 8 Foreign	239.0 918.3	246.9 958.1	235.0 1,052.7	216.6 1,174.4	235.0 1,052.7	229.4 1,061.2	223.1 1,083.4	218.8	216.6 1,174.4	206.3 1,205.2	204.7
9 Financial sectors	10,179.0 375.6		11,430.6 459.7		11,430.6 459.7	11,586.3 463.0		12,080.9 530.8	12,279.0 549.8	12,391.4 572.0	12,545.8
11 Federally related mortgage pools	1,019.9	1,156.5	1,272.0	1,348.6	1,272.0	1,299.8	1,301.3	1,327.1	1,348.6	1,388.4	598.8 1,415.9
13 Commercial banking	241.4 2,772.5		300.4 2,948.6	336.7 3,090.8	300.4 2,948.6	303.6 2,956.6	318.2 2,998.8	324.2 3,036.4	336.7 3,090.8	341.5 3,120.8	351.6 3,159.1
14 U.S. commercial banks 15 Foreign banking offices	2,466.7 270.8	2,502.5 319.2	2,571.9 335.8	2,721.5 326.0	2,571.9 335.8	2,589.4 326.7	2,628.5	2,670.2 322.3	2,721.5 326.0	2,743.9 332.4	2,782.3
16 Bank holding companies	13.4 21.6	11.9 19.7	17.5 23.4	17.5 25.8	17.5 23.4	16.4 24.2	18.4 24.8	18.7 25,3	17.5 25.8	18.2 26.4	18.3 26.8
18 Funding corporations	35.7	51.5	75.0	93.1	75.0	74.0	74.3	82.4	93.1	97.9	103.8
20 Life insurance companies	1,320.5 1,116.5	1,199.6	1,134.5 1,278.8	1,132.7 1,383.9	1,134.5 1,278.8	1,124.8 1,316.2	1,130.0 1,343.9	1,136.5 1,372.1	1,132.7 1,383.9	1,134.8 1,403.4	1,145.4 1,426.1
21 Other insurance companies	344.0 607.4	376.6 693.0	389.4 730.4	422.7 770.6	389.4 730.4	396.3 759.8	405.3 762.6	414.6 785.6	422.7 770.6	429.6 746.2	437.8 735.6
23 State and local government retirement funds	433.9 497.6	479.9 484.9	514.3 486.6	542.4 481.3	514.3 486.6	511.9 473.7	524.8 473.5	530.9 472.0	542.4 481.3	553.7 492.8	566.1
25 Mortgage companies	49.2	60.3	60.5	60.4	60.5	47.9	64.1	63.8	60.4	46.6	503.1 30.0
27 Closed-end funds	360.2 35.6	450.5 50.3	574.2 67.7	738.2 77.9	574.2 67.7	611.4 71.9	659.9 74.5	703.6 76.0	738.2 77.9	720.0 80.1	722.9 81.0
Money market funds	372.7 7.7	402.7 7.0	404.1 8.1	417.0 8.6	404.1 8.1	404.5 8.1	403.9 8.3	400.6 8.6	417.0 8.6	422.2 8.8	422.0 9.0
30 Brokers and dealers	106.5 268.9	124.0 317.8	117.1 377.9	126.3 457.0	117.1 377.9	135.9 393.2	149.0 408.1	147.1 430.1	126.3	112.4	103.8
32 Bank personal trusts	213.4	223.5	231.5	240.9	231.5	233.7	236.2	238.7	457.0 240.9	476.0 244.2	486.9 247.1
RELATION OF LIABILITIES TO FINANCIAL ASSETS											
33 Total credit market debt	13,597.1	14,232.3	15,036.3	15,995.8	15,036.3	15,168.7	15,425.7	15,691.7	15,995.8	16,219.2	16,439.6
Other liabilities 34 Official foreign exchange	61.3	55.4	51.8	53.4	51.8	54.5	53.9	55.6	53,4	56.4	54.9
35 Special drawing rights certificates	10.0	10.0 16.3	8.0	8.0	8.0	8.0	8.0	8.0	8.0	8.0	8.0
37 Life insurance reserves	16.3 380.0	405.7	16.5 433.0	17.0 468.2	16.5 433.0	16.6 443.9	16.7 452.7	16.8 461.9	17.0 468.2	17.1 473.2	17.3 478.2
38 Pension fund reserves	3,484.2 95.3	4,138.3 96.4	4,516.5 132.8	4,981.5 175.9	4,516.5 132.8	4,658.1 137.3	4,739.5 145.0	4,898.0 166.9	4,981.5 175.9	4,908.4 203.5	4,926.4 226.2
40 Deposits at financial institutions 41 Checkable deposits and currency	5,005.3 934.2	5,044.8 1,020.6	5,059.1 1,134.4	5,141.8 1,251.7	5,059.1 1,134.4	5,055.3 1,089.1	5,097.1 1,168.0	5,088.5 1,181.9	5,141.8 1,251.7	5,157.1 1,220.5	5,180.7 1,231.2
42 Small time and savings deposits	2,349.2 546.9	2,350.7 488.4	2,293.5 415.2	2,223.2 391.7	2,293.5 415.2	2,275.7 410.6	2,255.0 401.1	2,236.6 389.4	2,223.2	2,234.4	2,213.7
44 Money market fund shares	498.4	539,6	543.6	559.4	543.6	556.6	549.8	547.9	391.7 559.4	382.6 582.4	378.9 576.4
45 Security repurchase agreements	372.3 304.3	355.8 289.6	392.3 280.1	457.8 258.0	392.3 280.1	446.2 277.1	450.4 272.8	472.5 260.2	457.8 258.0	473.0 264.3	512.8 267.7
47 Mutual fund shares	602.1 137.4	813.9 188.9	1,042.1 217.3	1,429.3 279.3	1,042.1 217.3	1,134.6 225.0	1,225.8 234.7	1,342.4 254.5	1,429.3 279.3	1,439.0 282.8	1,443.1 273.9
49 Trade debt	942.2 77.4	935.9 71.2	977.4 79.6	1,026.4 84.2	977.4 79.6	976.9 82.9	989.6 81.2	1,009.7	1,026.4	1,020.9	1,026.9
51 Investment in bank personal trusts	522.1	608.3	629.6	660.9	629.6	639.0	637.6	82.8 651.2	84.2 660.9	88.8 665.7	86.1 674.1
52 Miscellaneous	2,820.4 27,751.1	2,992.2 29,609.6	3,160.2 31,360.1	3,424.8 33,746.4	3,160.2 31,360.1	3,176.6 31,777.4	3,258.3 32,365.7	3,325.8 33,053.7	3,424.8 33,746.4	3,516.2 34,056.3	3,525.8 34,361.3
Financial assets not included in liabilities (+)											·
54 Gold and special drawing rights	22.0 3,530.2	4,863.6	19.6 5.462.9	20.1 6,186.5	19.6 5,462.9	19.8 5,647.3	20.0 5,683.7	20,3 5,941,7	20.1 6,186.5	20.4 6,052.2	20.8 5.877.7
56 Household equity in noncorporate business	2,529.1	2,444.4	2,411.5	2,427.9	2,411.5	2,420.2	2,434.1	2,445.5	2,427.9	2,459.2	2,477.2
Floats not included in assets (-)	15.0	2.0									
57 U.S. government checkable deposits	15.0 35.9 -130.3	3.8 40.4 -129.3	6.8 42.0 -124.6	5.6 40.7 -106.9	6.8 42.0 -124.6	3.4 36.7 -135.0	3.5 41.6 -139.2	2.2 33.7 -134.8	5.6 40.7 -106.9	.3 36.3 -113.1	.9 38.7 -120.1
Liabilities not identified as assets (-)	-4.1	. 40	4.0		4.0				ا ۔		
60 Treasury currency	-32.0	-4.8 -4.2	-4.9 -9.3	-5.1 -4.7	-4.9 -9.3	-5.0 -5.8	-5.0 -5.7	-5.1 -7.8	-5.1 -4.7	-5.2 -7.4	-5.2 -7.2
62 Security repurchase agreements	3.0 17.8	9.2 17.8	38.1 25.2	122.7 33.3	38.1 25.2	94.9 14.1	108.0 23.3	132.6 22.5	122.7 33.3	136.7 26.6	166.7 22.1
64 Miscellaneous	-261.2	-330.7	-398.4	-479.8	-398.4	-437.1	-433.7	-478.9	-479.8		-482.9
				.,,,,,,	3,0.4	437.1	-433.1	470.5	477.0	-505.1	-404.9
65 Total identified to sectors as assets	34,188.3	37,337.6	39,679.1	42,775.1	39,679.1	40,298.4	40,910.8	41,896.7	42,775.1	43,019.1	43,123.8

^{1.} Data in this table also appear in the Board's Z.1 (780) quarterly statistical release, tables L.6 and L.7. For ordering address, see inside front cover.

^{2.} Excludes corporate equities and mutual fund shares.

2.10 NONFINANCIAL BUSINESS ACTIVITY Selected Measures

Monthly data seasonally adjusted, and indexes 1987=100, except as noted

	4004	1000	1002	1993				19	94			
Measure	1991	1992	1993	Dec.	Jan.	Feb.	Маг.	Арт.	May	June ^r	July	Aug.
1 Industrial production ¹	104.1	106.5	110.9	114.0	114.6	115.0	115.9	116.0	116.6	117.3	117.7	118.5
Market groupings 2 Products, total 3 Final, total 4 Consumer goods 5 Equipment 6 Intermediate 7 Materials	103.2 105.3 102.8 108.9 96.8 105.4	105.7 108.0 105.7 111.2 99.0 107.7	110.2 112.7 108.7 118.5 102.6 111.9	113.0 115.4 110.1 123.1 105.4 115.5	113.6 116.2 110.9 123.9 105.7 116.0	114.2 117.2 111.6 125.3 105.1 116.2	114.7 117.5 111.9 125.7 105.9 117.7	114.7 117.3 111.2 126.2 106.7 117.9	115.3 117.8 111.7 126.6 107.5 118.6	116.1 118.8 112.9 127.2 107.9 119.1	116.6 119.5 113.3 128.4 107.9 119.2	117.5 120.7 114.1 130.1 107.9 119.9
Industry groupings 8 Manufacturing	103.7	106.8	111.7	115.4	115.6	116.1	117.2	117.7	118.5	118.8	119.4	120.6
9 Capacity utilization, manufacturing (percent)2	77.8	78.6	80.6	82.3	82.2	82.4	83.0	83.1	83.4	83.4	83.7	84.3
10 Construction contracts ³ . 11 Nonagricultural employment, total ⁴ . 12 Goods-producing, total. 13 Manufacturing, total. 14 Manufacturing, production workers. 15 Service-producing. 16 Personal income, total. 17 Wages and salary disbursements. 18 Manufacturing. 19 Disposable personal income ³ . 20 Retail sales ⁶ .	89.7 106.2 96.6 97.1 96.0 109.4 127.8 124.5 113.7 128.8 121.1	97.7 106.4 94.9 95.8 94.5 110.5 135.6 131.6 118.0 137.0 126.9	101.6 108.1 93.1 93.7 93.7 112.8 141.4 136.2 120.0 142.5 135.2	102.0 109.5 94.4 94.9 114.3 145.1 139.8 123.5 146.1 141.1	103.0 109.6 94.5 94.6 95.1 114.4 144.2 141.4 123.6 144.8 139.3	107.0 109.8 94.5 94.6 95.3 114.6 146.7 141.8 124.6 147.5 141.9	110.0 110.1 94.8 94.6 95.4 115.0 147.5 142.4 124.8 148.4 144.5	110.5 95.3 94.8 95.7 115.4 148.2 143.3 ^r 124.8 148.1 143.1	108.0 110.8 95.3 94.8 95.7 115.7 148.8 144.3 124.9 149.5 143.0	105.0 111.2 95.6 95.0 96.0 116.1 148.9 144.5 125.2 149.7 144.3	109.0 111.4 95.6 95.0 95.9 116.4 149.7 145.2 125.3 150.5 144.4	n.a. 111.6 95.7 95.2 96.2 116.6 n.a. n.a. n.a. 145.5
Prices ⁷ 21 Consumer (1982–84=100)	136.2 121.7	140.3 123.2	144.5 124.7	145.8 124.1	146.2 124.5	146.7 124.8	147.2 124.9	147.4 125.0	147.5 125.3	148.0 125.5	148.4 126.0	149.0 126.6

^{1.} Data in this table also appear in the Board's G.17 (419) monthly statistical release. For the ordering address, see the inside front cover. The latest historical revision of the industrial production index and the capacity utilization rates was released in February 1994. See "Industrial Production and Capacity Utilization since 1990: A Revision," Federal Reserve Bulletin, vol. 80 (March 1994), pp. 220-26. For a detailed description of the industrial production index, see "Industrial Production: 1989 Developments and Historical Revision," Federal Reserve Bulletin, vol. 76 (April 1990), pp. 187-204.

2. Ratio of index of production to index of capacity. Based on data from the Federal Reserve, DRI McGraw-Hill, U.S. Department of Commerce, and other sources.

sources.

3. Index of dollar value of total construction contracts, including residential, nonresidential, and heavy engineering, from McGraw-Hill Information Systems Company, F.W. Dodge Division.

4. Based on data from U.S. Department of Labor, Employment and Earnings. Series covers employees only, excluding personnel in the armed forces.

- 5. Based on data from U.S. Department of Commerce, Survey of Current
- 6. Based on data from U.S. Department of Commerce, Survey of Current Business
- 7. Based on data not seasonally adjusted. Seasonally adjusted data for changes in the price indexes can be obtained from the U.S. Department of Labor, Bureau of Labor Statistics, Monthly Labor Review.

 NOTE. Basic data (not indexes) for series mentioned in notes 4, 5, and 6, and indexes for series mentioned in notes 3 and 7, can also be found in the Survey of Current Business.

Figures for industrial production for the latest month are preliminary, and many figures for the three months preceding the latest month have been revised. See "Recent Developments in Industrial Capacity and Utilization," Federal Reserve Bulletin, vol. 76 (June 1990), pp. 411–35. See also "Industrial Production Capacity and Capacity Utilization since 1987," Federal Reserve Bulletin, vol. 79 (June 1993), pp. 590–605.

2.11 LABOR FORCE, EMPLOYMENT, AND UNEMPLOYMENT

Thousands of persons; monthly data seasonally adjusted except as noted

	1991 1992 1993						94				
Category	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June ^r	July	Aug.
HOUSEHOLD SURVEY DATA											
1 Civilian labor force ²	125,303	126,982	128,040	130,667	130,776	130,580	130,747	130,774	130,248	130,457	131,189
Employment Nonagricultural industries ³	114,644 3,233	114,391 3,207	116,232 3,074	118,639 3,331	118,867 3,391	118,611 3,426	118,880 3,459	119,437 3,435	119,195 3,235	119,173 3,278	119,722 3,444
Number Rate (percent of civilian labor force)	8,426 6.7	9,384 7.4	8,734 6.8	8,696 6.7	8,518 6.5	8,543 6.5	8,408 6.4	7,902 6.0	7,817 6.0	8,005 6.1	8,023 6.1
ESTABLISHMENT SURVEY DATA											
6 Nonagricultural payroll employment ⁴	108,256	108,519	110,171	111,711	111,919	112,298	112,699	112,951	113,334	113,585	113,764
7 Manufacturing 8 Mining 9 Contract construction 10 Transportation and public utilities 11 Trade 12 Finance 13 Service 14 Government	18,455 689 4,650 5,762 25,365 6,646 28,336 18,402	18,192 631 4,471 5,709 25,391 6,571 29,053 18,653	17,804 599 4,571 5,710 25,849 6,605 30,193 18,841	17,968 616 4,744 5,793 25,914 6,771 31,004 18,901	17,970 612 4,745 5,803 25,968 6,776 31,129 18,916	17,980 609 4,806 5,816 26,039 6,781 31,326 18,941	18,007 606 4,893 5,759 26,165 6,791 31,497 18,981	18,009 603 4,907 5,843 26,190 6,787 31,598 19,014	18,044 605 4,927 5,849 26,328 6,798 31,765 19,018	18,045 601 4,949 5,854 26,432 6,798 31,897 19,009	18,077 600 4,943 5,858 26,450 6,803 32,020 19,013

Earnings.

Beginning January 1994, reflects redesign of current population survey and population controls from the 1990 census.
 Persons sixteen years of age and older, including Resident Armed Forces. Monthly figures are based on sample data collected during the calendar week that contains the twelfth day; annual data are averages of monthly figures. By definition, seasonality does not exist in population figures.
 3. Includes self-employed, unpaid family, and domestic service workers.

^{4.} Includes all full- and part-time employees who worked during, or received pay for, the pay period that includes the twelfth day of the month; excludes proprietors, self-employed persons, household and unpaid family workers, and members of the armed forces. Data are adjusted to the March 1992 benchmark, and only seasonally adjusted data are available at this time.

SOURCE. Based on data from U.S. Department of Labor, Employment and

Domestic Nonfinancial Statistics ☐ November 1994

2.12 OUTPUT, CAPACITY, AND CAPACITY UTILIZATION1

Seasonally adjusted

Socies		19	93	19	94	19	93	19	94	1993		19	994	
Series		Q3	Q4	Q1	Q2 ^r	Q 3	Q4	Q1	Q2	Q3	Q4	Q1	Q2 ^r	
	Output (1987=100)				Capaci	ty (percer	nt of 1987	output)	Capacity utilization rate (percent) ²					
1 Total industry	111.1	112.9	115.2	116.6	136.5	137.2	138.0	139.0	81.4	82.3	83.4	83.9		
2 Manufacturing		111.8	114.1	116.3	118.3	139.2	140.0	140.9	142.0	80.3	81.5	82.5	83.3	
Primary processing ³		107.7 113.8	109.9 116.1	110.7 118.9	113.2 120.8	128.3 144.4	128.6 145.4	129.0 146.6	129.5 148.0	83.9 78.8	85.5 79.9	85.8 81.2	87.4 81.6	
5 Durable goods 6 Lumber and products 7 Primary metals 8 Iron and steel 9 Nonferrous. 10 Industrial machinery and equipment 11 Electrical machinery 12 Motor vehicles and parts 13 Aerospace and miscellaneous transportation equipment 14 Nondurable goods 15 Textile mill products		114.2 100.8 106.7 112.3 98.9 147.2 129.7 112.0 87.4	118.1 104.9 109.6 115.6 101.4 152.7 132.6 131.7 85.2	121.0 103.6 109.7 114.8 102.7 158.8 136.4 142.7 82.5	122.9 105.1 114.1 121.3 104.1 164.5 142.0 134.3 82.0	145.4 115.0 123.0 126.9 117.6 175.7 155.7 154.8 133.2	146.3 115.2 122.6 126.3 117.6 178.2 157.7 156.1 132.8	147.6 115.4 122.4 126.0 117.5 181.7 160.3 157.8 132.2	149.1 115.7 122.4 126.0 117.5 186.2 163.3 159.7 131.4	78.5 87.6 86.8 88.6 84.1 83.8 83.2 72.3 65.6	80.7 91.1 89.4 91.5 86.2 85.7 84.1 84.4 64.2	82.0 89.8 89.6 91.1 87.4 87.4 85.1 90.5 62.4	82.4 90.9 93.2 96.3 88.6 88.3 87.0 84.1 62.4	
15 Textile mill products 16 Paper and products 17 Chemicals and products 18 Plastics materials 19 Petroleum products		108.0 111.7 118.6 111.5 104.0	107.7 114.2 118.6 114.4 107.7	108.9 114.4 120.3 117.6 104.5	111.7 115.4 122.7 121.3 108.0	119.4 124.8 145.9 131.1 115.7	119.9 125.3 146.8 132.0 115.6	120.5 125.8 147.7 133.0 115.4	121.2 126.3 148.7 133.9 115.3	90.5 89.6 81.2 85.1 89.9	89.8 91.2 80.8 86.6 93.2	90.3 90.9 81.5 88.4 90.5	92.2 91.4 82.5 90.6 93.7	
20 Mining		96.8 117.5 118.0	97.3 115.6 114.8	98.4 119.9 118.2	99.6 116.2 117.6	111.1 134.0 131.2	110.8 134.3 131.7	110.6 134.7 132.2	110.6 135.2 132.8	87.1 87.8 89.9	87.8 86.1 87.2	89.0 89.0 89.4	90.1 86.0 88.6	
	1973	1975	Previou	is cycle ⁵	Latest	cycle ⁶ 1993				1994				
	High	Low	High	Low	High	Low	Aug.	Mar.	Apr.	May	June ^r	July	Aug.p	
					Ca	apacity uti	lization ra	ite (percen	t) ²					
1 Total industry	89.2	72.6	87.3	71.8	84.8	78.1	81.4	83.8	83.7	83.9	84.2	84.3	84.7	
2 Manufacturing	88.9	70.8	87.3	70.0	85.1	76.7	80.3	83.0	83.1	83.4	83.4	83.7	84.3	
3 Primary processing ³	92.2 87.5	68.9 72.0	89.7 86.3	66.8 71.4	89.1 83.3	78.0 76.0	84.1 78.7	86.3 81.6	86.9 81.5	87.9 81.5	87.5 81.7	87.4 82.1	87.7 82.8	
5 Durable goods	88.8 90.1 100.6 105.8 92.9 96.4 87.8 93.4 77.0	68.5 62.2 66.2 66.6 61.3 74.5 63.8 51.1	86.9 87.6 102.4 110.4 90.5 92.1 89.4 93.0 81.1	65.0 60.9 46.8 38.3 62.2 64.9 71.1 44.5	83.9 93.3 92.9 95.7 88.9 83.7 84.9 84.5	73.8 76.2 74.4 72.2 75.8 71.4 77.3 57.3	78.3 87.7 87.1 88.9 84.5 83.7 83.1 71.5	82.2 89.0 90.7 93.0 87.3 88.1 85.8 88.3	82.4 89.8 93.5 97.0 88.4 88.1 86.4 86.5	82.4 91.5 94.3 97.7 89.1 88.6 86.9 82.9	82.4 91.4 91.8 94.1 88.4 88.3 87.6 82.9	82.8 89.8 92.7 94.8 89.7 89.3 89.5 80.5	83.8 90.3 93.2 95.3 90.0 89.8 89.5 87.2 61.9	
14 Nondurable goods 15 Textile mill products 16 Paper and products 17 Chemicals and products 18 Plastics materials 19 Petroleum products	87.9 92.0 96.9 87.9 102.0 96.7	71.8 60.4 69.0 69.9 50.6 81.1	87.0 91.7 94.2 85.1 90.9 89.5	76.9 73.8 82.0 70.1 63.4 68.2	86.8 92.1 94.9 85.9 97.0 88.5	80.4 78.5 86.3 79.4 75.3 84.5	83.0 91.1 89.9 81.4 85.7 89.5	84.0 91.2 91.1 82.2 89.8 90.2	84.0 92.2 89.4 81.7 88.7 94.4	84.8 92.5 91.9 83.0 91.7 94.5	84.8 91.9 92.8 83.0 91.4 92.1	84.8 92.4 91.5 82.8 	84.9 92.0 92.4 82.7 	
20 Mining. 21 Utilities. 22 Electric	94.4 95.6 99.0	88.4 82.5 82.7	96.6 88.3 88.3	80.6 76.2 78.7	87.0 92.6 94.8	86.8 83.1 86.3	87.0 88.4 91.0	89.9 87.5 88.7	90.3 84.8 87.3	89.6 84.9 87.0	90.2 88.3 91.4	89.0 87.1 90.0	88.3 85.9 88.1	

^{1.} Data in this table also appear in the Board's G.17 (419) monthly statistical release. For the ordering address, see the inside front cover. The latest historical revision of the industrial production index and the capacity utilization rates was released in February 1994. See "Industrial Production and Capacity Utilization since 1990: A Revision," Federal Reserve Bulletin, vol. 80 (March 1994), pp. 220-26. For a detailed description of the industrial production index, see "Industrial Production: 1989 Developments and Historical Revision," Federal Reserve Bulletin, vol. 76 (April 1990), pp. 187-204.

2. Capacity utilization is calculated as the ratio of the Federal Reserve's seasonally adjusted index of industrial production to the corresponding index of capacity.

capacity.

Primary processing includes textiles; lumber; paper; industrial chemicals; petroleum refining; rubber and plastics; stone, clay, and glass; and primary and fabricated metals.

^{4.} Advanced processing includes food, tobacco, apparel, furniture, printing, chemical products such as drugs and toiletries, leather and products, machinery, transportation equipment, instruments, miscellaneous manufacturing, and ord-

2.13 INDUSTRIAL PRODUCTION Indexes and Gross Value¹

Monthly data seasonally adjusted

	Group		1993			1993			1994							
			avg.	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May	Juner	July	Aug. ^p
									Index (1987 = 100)							
	Major Markets															
1	Total index	100.0	110.9	111.1	111.3	111.9	112.8	114.0	114.6	115.0	115.9	116.0	116.6	117.3	117.7	118.5
2	Products	59.5	110.2	110.4	110.6	111.2	112.1	113.0	113.6	114.2	114.7	114.7	115.3	116.1	116.6	117.5
3 4	Final products	44.8 26.5	112.7 108.7	112.7 108.6	113.1 108.5	113.8 109.2	114.6 109.7	115.4 110.1	116.2 110.9	117.2 111.6	117.5 111.9	117.3 111.2	117.8 111.7	118.8 112.9	119.5 113.3	120.7 114.1
5 6	Durable consumer goods Automotive products	5.8 2.7	110.5 111.6	107.3 103.9	108.7 106.7	112.7 113.8	115.8 120.2	118.2 124.9	119.0 127.7	120.9 131.7	118.3 125.3	117.4 123.3	115.5 119.2	116.4 120.2	117.7 116.9	121.1 125.0
7	Autos and trucks	1.7	112.2	99.2	104.1	114.9	124.9	131.5	134.6	141.0	131.1	128.6	121.4	121.9 91.5	116.3 88.4	130.8 93.7
8	Autos, consumer Trucks, consumer	1.1 .6	86.1 157.3	71.8 146.7	75.4 153.9	85.2 166.4	95.4 176.0	98.8 188.0	102.0 191.0	106.7 200.4	101.0 183.3	98.3 181.2	92.4 171.6	174.4	164.7	195.0
10	Auto parts and allied goods	1.0	110.6 109.5	111.8	111.1	111.9 111.8	112.3 112.0	113.9 112.2	116.3 111.3	116.2 111.5	115.4 112.1	114.3 112.2	115.6 112.3	117.5 113.1	117.9 118.4	115.3 117.6
11 12	Other Appliances televisions and air	3.1	İ	110.2	110.4				ŀ							
13	conditioners Carpeting and furniture	.8 .9	122.9 102.2	124.9 103.2	126.4 102.4	130.4 104.1	130.7 102.5	130.5 102.8	123.7 104.0	123.4 105.5	125.6 104.5	122.8 106.9	125.5 105.6	127.9 104.8	141.3 109.1	139.4 109.3
14	Miscellaneous home goods	1.4	106.7	106.4	106.4	106.3	107.5	108.0	109.1	108.6	109.4	109.5	109.2	110.2	111.3	110.6
15 16	Nondurable consumer goods Foods and tobacco	20.7 9.1	108.2 106.1	109.0 107.0	108.4 105.9	108.2 105.9	107.9 105.2	107.9 105.8	108.6 106.1	109.0 106.9	110.1 109.0	109.4 109.3	110.6 110.0	111.9 110.5	112.1 111.6	112.2 111.4
17 18	Clothing	2.6 3.6	94.9 122.5	94.3 123.7	93.3 124.1	93.3 122.6	94.3	95.1 122.0	93.8 121.6	94.4 123.3	95.8 125.4	96.5 123.7	97.6 125.8	97.1 128.0	97.6 127.4	97.8 127.9
19	Paper products	2.6	103.2	103.1	103.2	104.0	103.3	102.6	102.6	102.3	102.5	103.6	104.5	104.9	103.6	104.6
20 21	Paper products Energy Fuels Residential utilities	2.7	113.7 106.6	115.8 103.8	115.3 108.0	114.6 111.3	115.2 110.6	113.1 108.6	119.7 105.1	117.1 104.3	114.4 105.3	108.4 107.7	110.8 108.2	116.1 106.4	114.9 105.0	114.8 107.5
22	Residential utilities	2.0	116.5	120.4	118.2	115.9	117.0	114.9	125.4	122.1	117.9	108.7	111.8	119.9	118.6	117.6
23	EquipmentBusiness equipment	18.3	118.5	118.6	119.8	120.4	121.8	123.1	123.9	125.3	125.7	126.2	126.6	127.2	128.4 150.1	130.1 152.6
24 25 26 27 28 29	Information processing and related	13.2 5.5	134.6 155.8	134.8 158.2	136.3 160.6	137.7 162.0	139.7 164.5	141.8 167.2	142.9 170.1	145.0 173.5	145.5 175.2	146.3 175.6	147.3 177.1	148.2 178.8	182.0	184.9
26	Computer and office equipment	1.9 3.9	223.1 112.2	230.6 113.3	234.8 113.2	241.8 112.5	248.6 113.0	256.1 114.8	261.5 114.0	269.5 114.6	272.1 116.8	273.4 118.1	274.2 119.8	278.6 119.6	284.4 122.3	290.4 123.1
28	Industrial	2.0	136.7	126.2	129.8	136.1	141.5	142.8	145.2	147.5	141.2	139.8	136.1	137.5	135.5	142.5
· 29	Autos and trucks Other	1.0 1.8	134.5 115.6	119.6 119.1	126.5 119.1	139.6 119.4	150.5 119.3	154.9 120.8	161.0 119.4	166.7 120.7	156.1 121.4	153.7 124.5	146.0 127.3	147.3 128.0	143.4 128.6	157.7 128.1
30 31 32	Defense and space equipment Oil and gas well drilling	4.4	74.8 82.5	74.0 87.0	73.7 89.7	72.7 86.5	72.5 82.9	71.5 82.3	71.0 82.4	69.9 87.4	69.9 88.6	69.8 89.6	68.9 89.1	68.5 88.9	67.9 87.4	68.2 83.4
33	Manufactured homes	.6 .2	118.9	115.5	120.7	123.4	130.4	141.1	145.3	139.7	143.6	136.2	135.9	138.1	135.7	133.8
34 35	Intermediate products, total Construction supplies	14.7 5.9	102.6 96.8	103.3 97.3	103.0 97.8	103.5 98.6	104.3 99.5	105.4 101.3	105.7 100.5	105.1 98.9	105.9 99.7	106.7 101.8	107.5 102.9	107.9 102.8	107.9 102.9	107.9 102.9
36	Business supplies	8.8	106.5	107.2	106.4	106.7	107.5	108.1	109.2	109.3	110.0	109.9	110.6	111.3	111.3	111.2
37	Materials Durable goods materials	40.5	111.9 115.5	112.1 115.6	112.2 116.5	112.8 117.5	113.9 119.1	115.5 121.5	116.0 122.2	116.2 121.9	117.7 124.1	117.9 125.2	118.6 125.9	119.1 126.1	119.2 127.2	119.9 129.0
39	Durable consumer parts	20.5 4.1	113.9	111.4	112.6	116.0	120,4	125.7	126.7	126.0	127.3	125.9	125.8	125.0	125.6	129.4
40 41	Equipment parts	7.4 9.0	123.4 109.7	124.7 109.9	126.0 110.4	127.0 110.3	127.5 111.6	128.6 113.6	130.7 113.2	131.6 112.0	133.9 114.6	135.9 116.1	136.9 116.9	138.8 116.2	140.2 117.1	142.2
42	Durable consumer parts Equipment parts Other Basic metal materials	3.1	112.5	111.2	111.7	112.9	114.7	117.6	116.2	113.1	115.3	119.4	119.0 119.1	117.6	118.8 118.9	119.4 119.1
43 44	Textile materials	9.0 1.2	113.8 104.2	114.6 106.1	113.6 103.1	114.1 104.0	115.3 103.7	116.6 102.1	115.4 103.2	116.2 104.4	117.7 106.2	117.0 106.4	106.3	118.9 106.3	106.6	105.6
45 46	Paper materials	2.0 3.8	113.7 116.9	111.5 118.6	112.7 117.1	113.2 117.2	115.2 119.1	115.2 119.9	114.0 119.7	116.1 120.4	117.6 121.6	113.8 122.2	117.8 125.3	119.3 123.1	116.7 123.4	117.4 123.5
47	Other	2.0	113.8	114.9	114.1	115.1	114.9	120.2	115.6	115.1	116.8	116.2	116.3	117.7	119.6	120.1
48 49	Energy materials	11.0 7.3	103.7 99.1	103.7 98.0	103.1 98.4	103.0 98.2	103.1 97.6	103.2 97.5	104.8 97.3	105.6 100.2	105.6 101.1	105.2 101.4	104.6 100.4	106.0 100.4	104.6 98.6	103.8 97.9
50	Converted fuel materials	3.7	112.7	114.9	112.3	112.6	113.8	114.5	119.6	116.1	114.4	112.5	112.6	117.0	116.4	115.2
	SPECIAL AGGREGATES															
51	Total excluding autos and trucks	97.2	110.6	111.2	111.2	111.5	112.2	113.2	113.7	114.0	115.2	115.4	116.2	116.9	117.4	117.9
52	Total excluding motor vehicles and parts	95.2	110.4	111.1	111.1	111.3	111.8	112.7	113.2	113.4	114.7	114.9	115.8	116.5	117.1	117.4
54	Total excluding computer and office equipment	97.7	108.2	108.2	108.3	108.8	109.6	110.6	111.1	111.3	112.1	112.2	112.9	113.4	113.7	114.4
55	trucks Consumer goods excluding energy	24.8 23.8	108.5 108.2	109.3 107.8	108.8 107.7	108.8 108.6	108.6 109.0	108.7 109.8	109.3 109.9	109.6 111.0	110.6 111.6	109.9 111.5	111.1 111.8	112.3 112.5	113.1 113.1	113.0 114.1
56	Business equipment excluding autos and trucks	12.2	134.6	136.1	137.2	137.5	138.7	140.6	141.3	143.2	144.6	145.7	147.4	148.3	150.7	152.1
57	Business equipment excluding computer					İ								l		l
58	and office equipment	11.3 29.5	119.7 115.0	118.7 115.3	119.8 115.6	120.2 116.5	121.3 118.0	122.5 120.0	123.0 120.1	124.1 120.1	124.3 122.1	124.9 122.7	125.9 123.8	126.3 123.9	127.5 124.6	129.4 125.9
30	iviaterials excluding chergy	47.3	113.0	115.5	115.0	110.5	110.0	120.0	120.1	120.1	122.1	122.7	120.0		124.0	

2.13 INDUSTRIAL PRODUCTION Indexes and Gross Value¹—Continued

-	1987 pro-	1993	1993						1994								
Group	SIC code ²	por- tion	avg.	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug. ^p	
					<u> </u>		·		Index (1987 = 100)								
Major Industries														l			
59 Total index		100.0	110.9	111.1	111.3	111.9	112.8	114.0	114.6	115.0	115.9	116.0	116.6	117.3	117.7	118.5	
60 Manufacturing		84.3 27.1 57.1	111.7 107.6 113.7	111.8 107.9 113.6	112.1 107.7 114.2	112.9 108.5 115.0	114.0 109.9 116.0	115.4 111.3 117.4	115.6 110.7 117.9	116.1 110.0 119.0	117.2 111.4 119.9	117.7 112.3 120.2	118.5 113.8 120.7	118.8 113.4 121.3	119.4 113.4 122.3	120.6 114.0 123.8	
63 Durable goods	1 24	46.5 2.1 1.5	114.3 100.6 103.3	113.9 100.9 105.2	115.0 101.8 105.2	116.2 104.6 104.8	118.0 104.9 104.2	120.1 105.2 106.3	120.4 105.2 105.4	120.9 102.8 107.4	121.7 102.9 107.6	122.5 103.8 109.5	122.9 105.8 109.9	123.2 105.8 110.7	124.3 104.0 111.8	126.2 104.6 111.2	
67 Primary metals	331,2	2.4 3.3 1.9 .1 1.4	98.7 106.5 111.6 105.7 99.5	98.4 107.2 112.8 106.3 99.4	99.9 107.3 112.4 105.9 100.3	99.7 106.1 113.3 107.2 96.2	100.5 109.8 114.4 106.2 103.5	104.6 113.0 119.1 110.9 104.5	101.1 110.5 115.8 102.0 103.3	100.0 107.6 111.5 105.8 102.1	101.7 111.1 117.2 106.0 102.6	102.7 114.4 122.2 105.3 103.8	104.1 115.4 123.2 105.7 104.7	103.3 112.4 118.6 106.3 103.8	103.0 113.5 119.4 104.7 105.4	102.9 114.1 120.1 105.8	
72 Industrial and commercial machinery and computer	34	5.4	99.5	99.6	99.6	100.7	102.1	102.6	103.9	103.0	104.1	105.0	105.1	105.9	106.5	107.3	
equipment 73 Computer and office	35	8.5	144.1	147.1	148.4	150.3	152.0	155.7	156.3	158.8	161.4	162.8	165.0	165.8	169.0	171.2	
74 Electrical machinery	357 36	2.3 6.9	223.1 127.5	230.6 129.5	234.8 130.9	241.8 131.4	248.6 132.1	256.1 134.3	261.5 134.8	269.5 136.1	272.1 138.3	273.4 140.2	274.2 141.9	278.6 143.9	284.4 148.0	290.4 148.9	
equipment 76 Motor vehicles and	37	9.9	104.2	98.5	100.4	104.2	108.3	110.7	111.9	113.0	110.1	108.8	106.5	106.7	104.5	110.0	
parts	371	4.8	120.7	110.6	115.1	124.1	132.4	138.5	142.1	146.1	139.9	137.5	132.5	132.9	129.6	141.1	
trucks 78 Aerospace and miscel-		2.5	118.4	104.0	109.2	120.8	131.7	138.4	141.8	148.5	138.4	135.7	127.9	128.3	122.6	137.0	
laneous transpor- tation equipment . 79 Instruments	372-6,9 38 39	5.1 5.1 1.3	88.7 104.0 109.3	87.2 103.2 108.8	86.7 104.0 110.3	85.5 102.7 109.6	85.7 102.4 110.1	84.5 102.3 110.3	83.4 103.7 110.7	82.0 104.1 109.9	82.1 104.4 111.1	81.9 104.5 112.1	82.2 104.5 111.8	82.0 104.6 111.7	81.0 105.8 114.7	80.9 106.2 113.9	
81 Nondurable goods	20	37.8 8.8 1.0 1.8 2.3 3.6 6.5 8.8 1.3	108.7 108.6 91.0 107.8 93.1 112.3 101.3 117.8 104.9	109.2 109.6 90.3 108.8 93.2 112.1 100.9 118.8 103.5	108.5 109.0 85.4 106.6 92.1 111.4 101.1 118.3 105.3	108.8 109.0 86.4 107.7 92.1 112.7 101.6 117.8 108.2	109.1 108.4 83.3 108.0 92.6 114.5 101.7 118.8 107.8	109.7 109.0 84.3 107.4 93.1 115.5 101.9 119.3 107.1	109.6 109.2 88.2 107.8 92.4 113.5 101.7 119.3 104.8	110.1 110.1 86.7 108.7 92.9 114.9 102.3 119.9 104.5	111.7 112.2 89.4 110.1 94.2 114.8 103.6 121.7 104.1	111.8 111.8 94.1 111.5 94.6 112.8 103.9 121.2 108.9	113.1 112.3 97.4 112.1 95.3 116.0 104.4 123.3 109.0	113.3 112.7 96.8 111.5 95.3 117.4 105.0 123.6 106.1	113.5 114.0 97.7 112.4 96.0 115.9 104.3 123.6 105.6	113.8 113.8 98.6 112.0 96.0 117.1 105.0 123.8 107.8	
90 Rubber and plastic products 91 Leather and products	30 31	3.2 .3	115.9 85.0	117.5 83.6	116.7 83.5	116.5 83.9	117.8 83.5	119.3 85.1	120.3 84.8	119.7 83.1	122.5 85.1	123.0 86.0	124.6 84.3	124.9 83.2	125.3 83.0	125.3 82.0	
92 Mining	10 12 13 14	8.0 .3 1.2 5.8 .7	97.3 167.6 103.8 92.2 93.8	96.6 152.9 98.5 93.3 94.1	97.4 159.4 104.4 92.6 94.5	98.0 175.8 104.4 92.6 94.1	96.9 168.5 101.1 91.8 98.2	96.9 177.3 104.7 90.9 93.9	97.0 177.8 104.0 91.0 94.9	98.8 167.4 114.4 91.8 97.1	99.5 167.3 120.4 91.5 96.3	99.9 171.3 119.8 91.9 96.9	99.1 160.3 113.2 92.6 99.3	99.7 168.8 115.0 92.8 97.6	98.4 168.5 108.6 92.2 98.8	97.6 167.8 107.0 91.5 98.1	
97 Utilities	491,3PT 492,3PT	7.7 6.1 1.6	116.2 115.9 117.2	118.4 119.5 114.4	116.2 115.8 118.0	114.9 113.7 119.1	116.1 115.2 119.4	115.8 115.5 117.0	121.9 119.1 132.6	119.8 118.1 126.4	118.0 117.4 120.1	114.4 115.8 109.4	114.7 115.5 111.9	119.5 121.5 111.7	118.0 119.8 111.5	116.5 117.5 112.6	
SPECIAL AGGREGATES																	
100 Manufacturing excluding motor vehicles and														:			
parts		79.5	111.2	111.8	111.9	112.2	112.9	114.0	114.0	114.3	115.8	116.5	117.6 114.0	118.0	118.8	119.4	
machines		01.5	100.0	100.4	L							113.2	114.0	114.2	114.7	115.8	
				,		Gross va	lue (billi	ons of 19	987 dolla	rs, annu	al rates)						
Major Markets							•		1								
102 Products, total		1,707.0	1,886.9	1,878.2	1,886.3	1,908.8	1,928.2	1,943.9	1,955.4	1,964.1	1,962.6	1,965.5	1,969.4	1,979.9	1,982.5	2,007.8	
103 Final	 	1,314.6 866.6 448.0 392.5		1,470.0 937.3 532.7 408.2	1,479.5 940.2 539.2 406.9	1,498.9 953.1 545.7 410.0	1,514.9 960.2 554.7 413.3	1,525.7 963.7 561.9 418.2	1,535.0 968.7 566.3 420.4	1,547.9 974.0 573.9 416.2	1,544.5 972.4 572.0 418.2	1,541.1 967.4 573.7 424.5	1,542.9 969.5 573.4 426.5	976.6	1,555.7 976.9 578.8 426.8	1,580.1 989.8 590.3 427.7	

^{1.} Data in this table also appear in the Board's G.17 (419) monthly statistical release. For the ordering address, see the inside front cover. The latest historical revision of the industrial production index and the capacity utilization rates was released in February 1994. See "Industrial Production and Capacity Utilization since 1990: A Revision," Federal Reserve Bulletin, vol. 80 (March 1994), pp.

^{220-26.} For a detailed description of the industrial production index, see "Industrial Production: 1989 Developments and Historical Revision," Federal Reserve Bulletin, vol. 76, (April 1990), pp. 187-204.

2. Standard industrial classification.

2.14 HOUSING AND CONSTRUCTION

Monthly figures at seasonally adjusted annual rates except as noted

		,			1993		1994							
Item	1991	1992	1993	Oct.	Nov.	Dec.	Jan.	Feb.	Маг.	Apr.	May	June	July	
		·	Pri	vate resid	ential real	estate ac	tivity (thousands of units except as noted)							
New Units														
1 Permits authorized 2 One-family 3 Two-family or more 4 Started 5 One-family 6 Two-family or more 7 Under construction at end of period 8 One-family 9 Two-or-more-family 10 Completed 11 One-family 12 Two-or-more-family 13 Mobile homes shipped	949 754 195 1,014 840 174 606 434 173 1,091 838 253 171	1,095 911 184 1,200 1,030 169 612 473 140 1,158 964 194 210	1,199 986 213 1,288 1,126 162 680 543 137 1,193 1,040 153 254	1,298 1,078 220 1,409 1,231 178 686 551 135 1,248 1,081 167 260	1,363 1,132 231 1,406 1,248 158 699 564 135 1,248 1,107 141 283	1,474 1,181 293 1,612 1,383 229 713 574 139 1,289 1,139 150 308	1,312 1,071 241 1,271 1,125 146 716 577 139 1,216 1,075 141 316	1,252 1,054 198 1,328 1,121 207 720 578 142 1,334 1,185 149 301	1,313 1,068 245 1,519 1,271 248 732 585 147 1,273 1,115 158 308	1,380 1,069 311 1,471 1,211 260 740 585 1,55 1,354 1,192 162 290	1,357 1,083 274 1,491 1,200 291 748 582 166 1,446 1,257 189 292	1,316 1,046 270 1,358 1,163 195 750 583 167 1,333 1,158 175 292	1,337 1,034 303 1,413 1,199 214 758 588 170 1,274 1,143 131 286	
Merchant builder activity in one-family units 14 Number sold	507 284	610 266	666 294	723 291	766 294	817 294	642 296	697 298	722 298	673 298 ^r	692 299	613 313	664 314	
Price of units sold (thousands of dollars) ² 16 Median	120.0 147.0	121.3 144.9	126.1 147.6	125.0 146.9	130.0 152.5	125.0 146.4	126.0 153.4	129.9 150.7	132.3 152.8	129.0 152.9 ^r	129.9 153.0	131.0 156.9	123.0 144.7	
Existing Units (one-family) 18 Number sold	3,219	3,520	3,800	4,030	4,120	4,350	4,250	3,840	4,070	4,120	4,110	3,960	3,970	
Price of units sold (thousands	3,219	3,320	3,000	4,050	4,120	4,550	7,230	3,040	4,070	7,120	4,110	3,700	3,770	
of dollars) ² 19 Median	99.7 127.4	103.6 130.8	106.5 133.1	106.6 133.0	107.1 133.1	107.4 133.7	107.9 134.6	107.2 133.3	107.6 134.4	108.9 135.5	109.8 136.6	112.8 140.9	111.7 139.3	
					Value of	new cons	truction (millions of	dollars)3					
Construction														
21 Total put in place	403,644	435,355	466,365	477,807	490,176	499,931	488,469	485,894	496,042	500,453	506,208	507,452	510,530	
22 Private. 23 Residential 24 Nonresidential 25 Industrial buildings 26 Commercial buildings 27 Other buildings 28 Public utilities and other	293,536 157,837 135,699 22,281 48,482 20,797 44,139	316,115 187,870 128,245 20,720 41,523 21,494 44,508	341,101 210,455 130,646 19,533 42,627 23,626 44,860	350,164 216,559 133,605 19,239 43,422 24,486 46,458	360,386 222,351 138,035 19,319 46,696 24,071 47,949	367,271 228,549 138,722 20,391 47,342 24,225 46,764	363,852 229,775 134,077 19,682 43,261 22,998 48,136	361,895 233,322 128,573 19,972 42,065 22,258 44,278	371,681 236,767 134,914 19,905 46,602 23,918 44,489	377,629 238,800 138,829 21,287 47,514 23,826 46,202	379,908 239,858 140,050 21,442 47,975 24,031 46,602	381,437 239,509 141,928 21,083 48,807 24,345 47,693	380,747 237,205 143,542 21,481 49,673 24,696 47,692	
29 Public 30 Military 31 Highway 32 Conservation and development 33 Other	110,107 1,837 32,041 5,010 71,219	119,238 2,502 34,899 6,021 75,816	125,262 2,454 37,355 5,976 79,477	127,642 2,289 39,654 6,301 79,398	129,790 2,245 40,742 5,218 81,585	132,659 2,298 40,657 5,230 84,474	124,617 2,911 38,410 5,707 77,589	123,999 2,404 36,329 6,731 78,535	124,361 2,231 38,830 5,206 78,094	122,824 2,179 39,404 5,685 75,556	126,300 2,165 40,579 5,673 77,883	126,015 2,209 40,268 4,466 79,072	129,783 2,123 40,560 5,800 81,300	

Institute and seasonally adjusted by the Census Bureau, and (2) sales and prices of existing units, which are published by the National Association of Realtors. All back and current figures are available from the originating agency. Permit authorizations are those reported to the Census Bureau from 17,000 jurisdictions beginning in 1984.

^{1.} Not at annual rates.
2. Not seasonally adjusted.
3. Recent data on value of new construction may not be strictly comparable with data for previous periods because of changes by the Bureau of the Census in its estimating techniques. For a description of these changes, see Construction Reports (C-30-76-5), issued by the Census Bureau in July 1976.
SOURCES. Bureau of the Census estimates for all series except (1) mobile homes, which are private, domestic shipments as reported by the Manufactured Housing

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2.15 CONSUMER AND PRODUCER PRICES

Percentage changes based on seasonally adjusted data except as noted

		from 12 earlier	Chan	ige from 3 (annua		arlier		Index				
Item	1993	1994	19	93	1994		1994					level, Aug. 1994
	Aug.	Aug.	Sept.	Dec.	Mar.	June	Apr.	May	June	July	Aug.	
Consumer Prices ² (1982–84=100)				:								
1 All items	2.8	2.9	2.0	3.3	2.5	2.5	.1	.2	.3	.3	.3	149.0
2 Food . 3 Energy items . 4 All items less food and energy . 5 Commodities . 6 Services .	2.0 2 3.3 2.0 4.0	2.8 3.1 2.9 1.5 3.5	2.6 -4.2 2.1 .0 3.5	4.9 1.2 3.4 2.4 3.7	-1.1 4.7 2.9 .6 4.2	2.8 -4.9 3.1 4.2 2.4	.1 4 .2 .1 .2	.3 -1.0 .3 .4 .2	.3 .1 .3 .4 .2	.5 1.8 .2 .1 .2	.4 1.4 .3 1	144.8 108.5 157.0 136.8 168.5
Producer Prices (1982=100)												
7 Finished goods 8 Consumer foods 9 Consumer energy 10 Other consumer goods 11 Capital equipment	.5 1.6 -1.4 1 1.8	1.9 1.4 2.8 1.7 2.4	-2.5 3.2 -7.4 -6.4 2.2	3 5.2 -15.6 1.5 .3	3.6 6 15.4 2.0 4.3	3 -5.8 -2.6 1.5 3.6	.0 5 .3 ^r 1 ^r	1 -1.0 ^r -1.2 ^r .5 ^r	.0 .0 .3 1	.5 .5 2.5 .0 .1	.6 .7 1.7 .4 .1	126.6 127.1 81.3 139.0 134.4
Intermediate materials 12 Excluding foods and feeds	.8 1.3	2.6 2.8	-1.0 1.0	3 1.6	2.8 1.9	2.8 3.9	.0 .1	.2 .3	.5 .6	.6 .4	.7 .5	119.7 127.3
Crude materials 14 Foods 15 Energy 16 Other	4.1 -7.7 6.9	-5.8 1.9 12.4	13.1 -28.1 -4.5	18.4 -22.1 15.4	-4.5 10.1 22.7	-20.9 26.9 -2.1	-1.1 ^r 1.1 ^r 3 ^r	-3.5 ^r 1.7 ^r -1.0 ^r	-1.2 3.3 .7	-2.1 -1.3 2.0	-1.4 1 1.4	101.7 75.0 157.2

Not seasonally adjusted.
 Figures for consumer prices are for all urban consumers and reflect a rental-equivalence measure of homeownership.

Source. U.S. Department of Labor, Bureau of Labor Statistics.

2.16 GROSS DOMESTIC PRODUCT AND INCOME

Billions of current dollars except as noted; quarterly data at seasonally adjusted annual rates

		4000			1993	•	1994		
Account	1991	1992	1993	Q2	Q3	Q4	Q1	Q2 ^r	
Gross Domestic Product									
1 Total	5,724.8	6,020.2	6,343.3	6,299.9	6,359.2	6,478.1	6,574.7	6,685.5	
By source 2 Personal consumption expenditures 3 Durable goods 4 Nondurable goods 5 Services 5	3,902.4	4,136.9	4,378.2	4,347.3	4,401.2	4,469.6	4,535.0	4,587.3	
	456.6	492.7	538.0	531.2	541.9	562.8	576.2	581.8	
	1,257.8	1,295.5	1,339.2	1,334.2	1,340.2	1,355.2	1,368.9	1,381.0	
	2,188.1	2,348.7	2,501.0	2,481.9	2,519.1	2,551.6	2,589.9	2,624.5	
6 Gross private domestic investment 7 Fixed investment 8 Nonresidential 9 Structures 10 Producers' durable equipment 11 Residential structures	744.8	788.3	882.0	869.7	882.2	922.5	966.6	1,031.7	
	746.6	785.2	866.7	851.1	868.3	913.5	942.5	967.5	
	557.0	561.4	616.1	609.3	619.0	646.3	665.4	683.4	
	182.9	171.1	173.4	172.3	173.9	176.7	172.7	181.4	
	374.1	390.3	442.7	437.0	445.1	469.6	492.7	502.0	
	189.6	223.8	250.6	241.8	249.3	267.2	277.1	284.1	
12 Change in business inventories	-1.8	3.0	15.4	18.6	13.9	9.0	24.1	64.2	
	-1.2	-2.7	20.1	23.9	24.2	10.7	22.3	60.5	
14 Net exports of goods and services 15 Exports 16 Imports	-19.9	-30.3	-65.3	-63.3	-77.0	-71.2	-86.7	-99.8	
	601.1	638.1	659.1	660.1	649.0	680.3	674.2	703.2	
	620.9	668.4	724.3	723.5	726.0	751.4	760.9	803.0	
17 Government purchases of goods and services 18 Federal	1,097.4	1,125.3	1,148.4	1,146.3	1,152.9	1,157.2	1,159.8	1,166.3	
	445.8	449.0	443.6	445.2	442.7	439.8	437.8	434.9	
	651.6	676.3	704.7	701.2	710.2	717.4	722.0	731.4	
By major type of product 20 Final sales, total 21 Goods 22 Durable 23 Nondurable 24 Services 25 Structures	5,726.6	6,017.2	6,327.9	6,281.4	6,345.4	6,469.2	6,550.6	6,621.4	
	2,225.7	2,292.0	2,390.4	2,377.6	2,381.9	2,452.6	2,489.1	2,496.2	
	934.2	968.6	1,032.4	1,030.6	1,026.8	1,072.9	1,098.2	1,102.3	
	1,291.5	1,323.4	1,358.1	1,347.0	1,355.1	1,379.7	1,390.9	1,393.9	
	3,028.9	3,227.2	3,405.5	3,383.1	3,429.3	3,459.3	3,503.8	3,551.6	
	472.0	498.1	532.0	520.6	534.1	557.2	557.7	573.5	
26 Change in business inventories 27 Durable goods 28 Nondurable goods	-1.8	3.0	15.4	18.6	13.9	9.0	24.1	64.2	
	-16.9	-13.0	8.6	3.7	14.9	9.0	20.6	37.6	
	15.1	16.0	6.7	14.8	-1.1	.0	3.5	26.5	
MEMO 29 Total GDP in 1987 dollars	4,867.6	4,979.3	5,134.5	5,105.4	5,139.4	5,218.0	5,261.1	5,310.2	
National Income									
30 Total	4,608.2	4,829.5	5,131.4	5,094.0	5,138.5	5,262.0	5,308.7	5,422.0	
11 Compensation of employees 12 Wages and salaries 13 Government and government enterprises 14 Other 15 Supplement to wages and salaries 16 Employer contributions for social insurance 17 Other labor income	3,404.8	3,591.2	3,780.4	3,761.1	3,801.7	3,845.8	3,920.0	3,979.6	
	2,816.0	2,954.8	3,100.8	3,085.1	3,115.9	3,148.4	3,208.3	3,257.6	
	545.4	567.3	583.8	580.9	586.1	587.8	595.7	602.5	
	2,270.6	2,387.5	2,517.0	2,504.2	2,529.8	2,560.7	2,612.6	2,655.1	
	588.8	636.4	679.6	676.0	685.9	697.4	711.7	722.0	
	289.8	307.7	324.3	324.6	327.0	330.6	338.5	343.6	
	299.0	328.7	355.3	351.4	358.8	366.8	373.2	378.4	
38 Proprietors' income ¹ 39 Business and professional ¹ 40 Farm ¹	376.2	418.7	441.6	438.8	420.3	462.9	471.0	467.6	
	339.5	374.4	404.3	399.4	404.5	418.5	423.8	431.8	
	36.7	44.4	37.3	39.4	15.8	44.4	47.2	35.8	
41 Rental income of persons ²	-10.5	-5.5	24.1	23.4	26.3	30.3	15.3	33.0	
42 Corporate profits ¹ 43 Profits before tax ³ 44 Inventory valuation adjustment 45 Capital consumption adjustment	390.3	405.1	485.8	473.1	493.5	533.9	508.2	547.3	
	365.2	395.9	462.4	456.6	458.7	501.7	483.5	523.1	
	5.8	-6.4	-6.2	-10.0	3.0	-6.5	-12.3	-12.5	
	19.4	15.7	29.5	26.5	31.7	38.8	37.0	36.8	
46 Net interest	447.4	420.0	399.5	397.6	396.7	389.1	394.2	394.4	

With inventory valuation and capital consumption adjustments.
 With capital consumption adjustment.

^{3.} For after-tax profits, dividends, and the like, see table 1.48. SOURCE. U.S. Department of Commerce, Survey of Current Business.

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2.17 PERSONAL INCOME AND SAVING

Billions of current dollars except as noted; quarterly data at seasonally adjusted annual rates

	4004	1000	1002		1993		1994		
Account	1991	1992	1993	Q2	Q3	Q4	Q1	Q2r	
Personal Income and Saving									
1 Total personal income	4,860.3	5,154.3	5,375.1	5,364.5	5,395.9	5,484.6	5,555.8	5,651.0	
2 Wage and salary disbursements 3 Commodity-producing industries 4 Manufacturing 5 Distributive industries 6 Service industries 7 Government and government enterprises	2,816.1 738.4 557.4 648.0 884.2 545.5	2,974.8 757.6 578.3 682.3 967.6 567.3	3,080.8 773.8 588.4 701.9 1,021.4 583.8	3,085.1 776.4 591.4 704.0 1,023.7 580.9	3,115.9 781.4 594.9 709.6 1,038.8 586.1	3,148.4 791.0 601.7 712.6 1,057.0 587.8	3,208.3 801.9 609.4 728.6 1,082.0 595.7	3,257.6 811.4 612.6 742.4 1,101.3 602.5	
8 Other labor income 9 Proprietors' income 10 Business and professional 11 Farm 12 Rental income of persons ² 13 Dividends 14 Personal interest income 15 Transfer payments 16 Old-age survivors, disability, and health insurance benefits	299.0 376.2 339.5 36.7 -10.5 150.5 695.1 770.1 382.3	328.7 418.7 374.4 44.4 -5.5 161.0 665.2 860.2 414.0	355.3 441.6 404.3 37.3 24.1 181.3 637.9 915.4 444.4	351.4 438.8 399.4 39.4 23.4 180.4 636.6 910.4 441.9	358.8 420.3 404.5 15.8 26.3 182.8 634.1 921.6 446.8	366.8 462.9 418.5 44.4 30.3 184.1 627.7 931.0 452.1	373.2 471.0 423.8 47.2 15.3 185.7 631.1 947.4 463.8	378.4 467.6 431.8 35.8 33.0 191.7 645.0 957.6 470.6	
17 Less: Personal contributions for social insurance	236.2	248.7	261.3	261.5	263.8	266.6	276.3	279.9	
18 Equals: Personal income	4,860.3	5,154.3	5,375.1	5,364.5	5,395.9	5,484.6	5,555.8	5,651.0	
19 Less: Personal tax and nontax payments	623.7	648.6	686.4	685.9	695.4	707.0	723.0	746.4	
20 EQUALS: Disposable personal income	4,236.6	4,505.8	4,688.7	4,678.6	4,700.5	4,777.6	4,832.8	4,904.6	
21 Less: Personal outlays	4,025.0	4,257.8	4,496.2	4,464.6	4,518.2	4,588.2	4,657.3	4,713.3	
22 EQUALS: Personal saving	211.6	247.9	192.6	214.0	182.3	189.4	175.5	191.3	
MEMO Per capita (1987 dollars) 23 Gross domestic product 24 Personal consumption expenditures 25 Disposable personal income	19,263.3 12,898.9 14,003.0	19,489.7 13,110.4 14,279.0	19,878.8 13,390.8 14,341.0	19,795.4 13,335.0 14,351.0	19,871.2 13,425.1 14,338.0	20,119.1 13,518.9 14,451.0	20,235.2 13,639.8 14,535.0	20,374.6 13,653.9 14,598.0	
26 Saving rate (percent)	5.0	5.5	4.1	4.6	3.9	4.0	3.6	3.9	
Gross Saving									
27 Gross saving	751.4	722.9	787.5	775.0	788.9	825.8	886.2	914.3	
28 Gross private saving	937.3	980.8	1,002.5	986.6	989.9	1,011.4	1,037.3	1,033.7	
29 Personal saving 30 Undistributed corporate profits 31 Corporate inventory valuation adjustment	211.6 99.2 5.8	247.9 94.3 -6.4	192.6 120.9 -6.2	214.0 110.7 - 10.0	182.3 130.3 3.0	189.4 147.9 -6.5	175.5 127.7 -12.3	191.3 143.4 -12.5	
Capital consumption allowances 32 Corporate	383.3 243.1	396.8 261.8	407.8 261.2	404.8 257.2	413.3 264.1	411.1 263.0	432.2 301.8	426.6 272.3	
34 Government surplus, or deficit (), national income and product accounts 35 Federal	-185.9 -202.9 17.0	-257.8 -282.7 24.8	-215.0 -241.4 26.3	-211.6 -237.0 25.3	-201.0 -224.9 23.9	-185.6 -220.1 34.5	-151.1 -176.2 25.2	-119.3 -145.0 25.7	
37 Gross investment	752.9	731.7	789.8	780.8	783.4	809.3	850.2	896.7	
38 Gross private domestic investment	744.8 8.1	788.3 -56.6	882.0 -92.3	869.7 -88.9	882.2 -98.8	922.5 -113.2	966.6 116.4	1,031.7 -135.0	
40 Statistical discrepancy	1.5	8.8	2.3	5.7	-5.5	-16.5	-36.1	-17.7	
+ With its and the state of the			CE US De						

 $[\]begin{array}{ll} 1. \ \ With inventory \ valuation \ and \ capital \ consumption \ adjustments. \\ 2. \ \ With \ capital \ consumption \ adjustment. \end{array}$

Source. U.S. Department of Commerce, Survey of Current Business.

3.10 U.S. INTERNATIONAL TRANSACTIONS Summary

Millions of dollars; quarterly data seasonally adjusted except as noted1

					1993		1994		
Item credits or debits	1991	1992	1993	Q2	Q3	Q4	Q1 ^r	Q2 ^p	
1 Balance on current account	-6,952 -74,068 416,913 -490,981 -5,485 51,082 14,833 23,959 -3,461 -13,811	-67,886 -96,097 440,361 -536,458 -3,034 58,747 4,540 -15,010 -3,735 -13,297	-103,896 -132,575 456,866 -589,441 -763 57,613 3,946 -14,620 -3,785 -13,712	-25,602 -33,727 113,787 -147,514 -129 14,786 668 -2,730 -985 -3,486	-27,856 -36,488 111,736 -148,224 -87 14,317 2,015 -3,114 -986 -3,513	-30,587 -33,169 119,679 -152,848 -444 13,637 -590 -5,591 -987 -3,443	-32,317 -36,962 118,018 -154,980 -338 12,972 -811 -2,371 -968 -3,839	-36,970 -41,771 122,670 -164,441 17 14,743 -2,495 -2,588 -975 -3,901	
11 Change in U.S. government assets other than official reserve assets, net (increase, -)	2,900	-1,652	-306	-281	-192	-321	490	-217	
12 Change in U.S. official reserve assets (increase, -). 13 Gold	5,763 0 -177 -367 6,307	3,901 0 2,316 -2,692 4,277	-1,379 0 -537 -44 -797	822 0 -166 313 675	-545 0 -118 -48 -378	-673 0 -113 -80 -480	-59 0 -101 -3 45	3,537 0 -108 251 3,394	
17 Change in U.S. private assets abroad (increase, -) 18 Bank-reported claims 19 Nonbank-reported claims 20 U.S. purchases of foreign securities, net. 21 U.S. direct investments abroad, net.	-60,175 4,763 11,097 -44,740 -31,295	-63,759 22,314 45 -45,114 -41,004	-146,213 32,238 -598 -119,983 -57,870	-36,507 5,595 -87 -24,340 -17,675	-34,915 7,335 4,838 -40,777 -6,311	-62,628 -9,293 -303 -30,349 -22,683	-48,667 -1,236 1,941 -24,605 -24,767	-5,147 15,141 -12,486 -7,802	
Change in foreign official assets in United States (increase, +) U.S. Treasury securities Other U.S. government obligations Other U.S. government liabilities 4 Other U.S. liabilities reported by U.S. banks Other foreign official assets 5.	17,199 14,846 1,301 1,177 -1,484 1,359	40,858 18,454 3,949 2,572 16,571 -688	71,681 48,702 4,062 1,666 14,666 2,585	17,492 5,668 1,082 158 9,485 1,099	19,259 19,098 1,345 1,121 -2,489 184	23,962 22,856 970 825 -587 -102	11,530 1,193 50 938 10,139 -790	7,869 6,168 2,483 121 53 -956	
28 Change in foreign private assets in United States (increase, +) 29 U.S. bank-reported liabilities 3	80,935 3,994 -3,115 18,826 35,144 26,086	105,646 15,461 13,573 36,857 29,867 9,888	159,017 18,452 14,282 24,849 80,068 21,366	34,337 3,459 7,606 -622 15,025 8,869	52,675 27,618 1,169 3,474 17,445 2,969	66,200 7,370 4,733 7,996 38,008 8,093	83,548 35,200 5,867 9,260 21,258 11,963	34,460 24,770 -7,662 13,447 3,905	
34 Allocation of special drawing rights	-39,670 -39,670	0 -17,108 -17,108	0 21,096 21,096	9,739 435 9,304	0 -8,427 -6,643 -1,785	0 4,047 103 3,944	0 -14,525 5,810 -20,335	-3,532 480 -4,012	
МЕМО Changes in official assets 38 U.S. official reserve assets (increase, -)	5,763 16,022	3,901 38,286	-1,379 70,015	822 17,334	-545 18,138	-673 23,137	-59 10,592	3,537 7,748	
40 Change in Organization of Petroleum Exporting Countries official assets in United States (part of line 22)	-4,882	5,942	-3,847	-869	-3,194	-229	-1,674	-3,965	

^{1.} Seasonal factors are not calculated for lines 12–16, 18–20, 22–34, and 38–40.
2. Data are on an international accounts basis. The data differ from the Census basis data, shown in table 3.11, for reasons of coverage and timing. Military exports are excluded from merchandise trade data and are included in line 5.
3. Reporting banks include all types of depository institution as well as some brokers and dealers.

Associated primarily with military sales contracts and other transactions arranged with or through foreign official agencies.
 Consists of investments in U.S. corporate stocks and in debt securities of private corporations and state and local governments.
 Source. U.S. Department of Commerce, Bureau of Economic Analysis, Survey of Current Business.

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3.11 U.S. FOREIGN TRADE¹

Millions of dollars; monthly data seasonally adjusted

1	1991	1992	1993	1994								
Item	1991	1992	1993	Jan.	Feb. ^r	Mar. ^r	Apr. ^r	May ^r	June ^r	July ^p		
1 Goods and services, balance	-28,472	-40,384	-75,725	-7,829	-9,595	-6,898	-8,447	-9,381	-9,041	-10,991		
	-74,068	-96,097	-132,575	-11,968	-13,543	-11,446	-13,337	-14,271	-14,019	-15,696		
	45,596	55,713	56,850	4,139	3,948	4,548	4,890	4,890	4,978	4,705		
4 Goods and services, exports 5 Merchandise 6 Services	580,127	616,924	641,677	53,625	52,865	58,387	56,402	56,397	58,362	56,472		
	416,913	440,361	456,866	38,533	37,425	42,065	40,378	40,276	42,028	40,335		
	163,214	176,563	184,811	15,092	15,440	16,322	16,024	16,121	16,334	16,137		
7 Goods and services, imports 8 Merchandise 9 Services	-608,599	-657,308	-717,402	-61,454	-62,460	-65,285	-64,849	-65,778	-67,403	-67,463		
	-490,981	-536,458	-589,441	-50,501	-50,968	-53,511	-53,715	-54,547	-56,047	-56,031		
	-117,618	-120,850	-127,961	-10,953	-11,492	-11,774	-11,134	-11,231	-11,356	-11,432		
MEMO 10 Balance on merchandise trade, Census basis	-66,723	-84,501	-115,568	-10,850	-12,072	-9,583	-12,045	-12,885	-13,028	-14,593		

^{1.} Data show monthly values consistent with quarterly figures in the U.S.

Source. FT900, U.S. Department of Commerce, Bureau of the Census and

3.12 U.S. RESERVE ASSETS

Millions of dollars, end of period

Asset	1991	1992	1993	1994								
Asset	1991	1992	1993	Feb.	Маг.	Apr.	May	June	July	Aug.p		
1 Total	77,719	71,323	73,442	75,766	76,809	76,565	74,420	75,732	75,443	75,740		
Gold stock, including Exchange Stabilization Fund Special drawing rights ^{2,3} Reserve position in International	11,057 11,240	11,056 8,503	11,053 9,039	11,053 9,295	11,052 9,383	11,053 9,440	11,052 9,522	11,052 9,731	11,052 9,696	11,054 9,837		
Monetary Fund ²	9,488 45,934	11,759 40,005	11,818 41,532	11,974 43,444	12,135 44,239	11,899 44,173	11,841 42,005	12,184 42,765	12,183 42,512	12,161 42,688		

3.13 FOREIGN OFFICIAL ASSETS HELD AT FEDERAL RESERVE BANKS¹

Asset	1991	1992	1993				1994			
Asset	1991	1992	1993	Feb.	Mar.	Apr.	May	June	July	Aug.p
1 Deposits	968	205	386	190	454	171	174	604	181	188
Held in custody 2 U.S. Treasury securities ² 3 Earmarked gold ³	281,107 13,303	314,481 13,118	379,394 12,327	393,238 12,238	399,817 12,145	396,495 12,104	402,170 12,065	411,580 12,065	423,715 12,056	427,574 12,044

^{1.} Excludes deposits and U.S. Treasury securities held for international and

^{1.} Gold held "under earmark" at Federal Reserve Banks for foreign and international accounts is not included in the gold stock of the United States; see table 3.13, line 3. Gold stock is valued at \$42.22 per fine troy ounce.

2. Special drawing rights (SDRs) are valued according to a technique adopted by the International Monetary Fund (IMF) in July 1974. Values are based on a weighted average of exchange rates for the currencies of member countries. From July 1974 through December 1980, sixteen currencies were used; since January

^{1981,} five currencies have been used. U.S. SDR holdings and reserve positions in the IMF also have been valued on this basis since July 1974.

3. Includes allocations of SDRs by the International Monetary Fund on Jan. 1 of the year indicated, as follows: 1970—\$867 million; 1971—\$717 million; 1972—\$1,139 million; 1980—\$1,152 million; 1981—\$1,093 million; plus net transactions in SDRs.

4. Valued at current market exchange rates.

regional organizations.

2. Marketable U.S. Treasury bills, notes, and bonds and nonmarketable U.S. Treasury securities, in each case measured at face (not market) value.

^{3.} Held in foreign and international accounts and valued at \$42.22 per fine troy ounce; not included in the gold stock of the United States.

3.15 SELECTED U.S. LIABILITIES TO FOREIGN OFFICIAL INSTITUTIONS

Millions of dollars, end of period

Item	10001	1002	1994							
item	1992 ^r	1993	Jan. ^r	Feb.	Mar. ^r	Apr. ^r	May	June '	July ^p	
1 Total ¹	412,624	482,594	492,362	491,747	493,189	479,147	488,093	501,095	514,696	
By type 2 Liabilities reported by banks in the United States ² 3 U.S. Treasury bills and certificates ³ U.S. Treasury bonds and notes 4 Marketable 5 Nonmarketable ⁴ 6 U.S. securities other than U.S. Treasury securities ⁵	54,967 104,596 210,931 4,532 37,598	69,648 150,900 212,169 5,652 44,225	78,546 146,940 216,453 5,689 44,734	77,998 143,222 220,498 5,725 44,304	79,787 148,707 215,447 5,763 43,485	74,681 140,653 214,807 5,799 43,207	76,897 134,568 226,060 5,837 44,731	80,264 141,338 228,734 5,875 44,884	83,264 146,247 233,592 5,913 45,680	
By area 7 Europe ¹ 8 Canada 9 Latin America and Caribbean 10 Asia. 11 Africa. 12 Other countries ⁶ .	189,230 13,700 37,973 164,690 3,723 3,306	206,665 15,285 55,908 197,733 4,052 2,949	214,220 15,864 55,619 199,776 3,839 3,042	208,177 15,624 59,261 201,464 4,201 3,018	214,970 14,108 53,399 203,836 3,718 3,156	210,321 13,901 44,435 203,459 3,691 3,338	213,453 14,505 43,727 209,054 3,969 3,383	221,233 15,971 42,688 211,216 4,112 5,873	225,760 18,656 42,677 217,997 3,797 5,807	

^{1.} Includes the Bank for International Settlements.

3.16 LIABILITIES TO, AND CLAIMS ON, FOREIGNERS Reported by Banks in the United States¹ Payable in Foreign Currencies

Item	1990	1991	1992	19	93	1994		
item	1990	1991	1992	Sept.	Dec.	Mar.	June	
Banks' liabilities. Banks' claims Deposits. Other claims. Claims of banks' domestic customers ² .	70,477 66,796 29,672 37,124 6,309	75,129 73,195 26,192 47,003 3,398	72,796 62,799 24,240 38,559 4,432	81,225 59,136 20,930 38,206 2,494	77,627 59,151 19,379 39,772 3,058	85,545 72,623 18,118 54,505 3,655	71,682 55,694 20,430 35,264 4,182	

^{1.} Data on claims exclude foreign currencies held by U.S. monetary

^{2.} Principally demand deposits, time deposits, bankers acceptances, commercial paper, negotiable time certificates of deposit, and borrowings under repur-

chase agreements.

3. Includes nonmarketable certificates of indebtedness (including those payable in foreign currencies through 1974) and Treasury bills issued to official institutions of foreign currencies.

Excludes notes issued to foreign official nonreserve agencies. Includes bonds and notes payable in foreign currencies; zero coupon bonds are included at current value.

^{5.} Debt securities of U.S. government corporations and federally sponsored agencies, and U.S. corporate stocks and bonds.
6. Includes countries in Oceania and Eastern Europe.
SOURCE, Based on U.S. Department of the Treasury data and on data reported to the department by banks (including Federal Reserve Banks) and securities dealers in the United States, and on the 1989 benchmark survey of foreign portfolio investment in the United States.

Assets owned by customers of the reporting bank located in the United States that represent claims on foreigners held by reporting banks for the accounts of the domestic customers.

3.17 LIABILITIES TO FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. dollars

							1994			
Item	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	Juner	July ^p
By Holder and Type of Liability										
1 Total, all foreigners	756,066	810,259	911,762	895,879	920,638	951,606	958,806	960,796 ^r	988,357	995,481
2 Banks' own liabilities 3 Demand deposits 4 Time deposits 5 Other 6 Own foreign offices ⁴	575,374	606,444	620,865	609,542	631,501	649,703	667,187	665,667 ^r	684,680	697,961
	20,321	21,828	21,575	23,644	24,417	23,034	23,646	27,878	24,558	23,594
	159,649	160,385	175,117	159,421	159,743	176,892	178,034	183,097 ^r	184,307	185,945
	66,305	93,237	109,957	129,411	136,096	112,463	124,531	123,652 ^r	116,959	126,244
	329,099	330,994	314,216	297,066	311,245	337,314	340,976	331,040 ^r	358,856	362,178
7 Banks' custodial liabilities ⁵	180,692	203,815	290,897	286,337	289,137	301,903	291,619	295,129	303,677	297,520
	110,734	127,644	176,430	170,694	166,980	173,425	167,920	161,043	171,315	170,061
instruments ⁷ 10 Other	18,664	21,974	36,078	37,329	41,892	41,748	38,151	48,705	49,913	46,313
	51,294	54,197	78,389	78,314	80,265	86,730	85,548	85,381	82,449	81,146
11 Nonmonetary international and regional organizations. 12 Banks' own liabilities 13 Demand deposits 14 Time deposits 15 Other.	8,981	9,350	10,935	11,318	7,299	8,086	5,912	8,363	8,630	7,318
	6,827	6,951	5,639	7,304	5,924	5,641	4,328	6,437	5,256	5,511
	43	46	15	172	320	209	26	35	31	29
	2,714	3,214	2,780	3,665	2,533	2,482	2,411	2,785	3,073	3,469
	4,070	3,691	2,844	3,467	3,071	2,950	1,891	3,617	2,152	2,013
16 Banks' custodial liabilities ⁵	2,154	2,399	5,296	4,014	1,375	2,445	1,584	1,926	3,374	1,807
	1,730	1,908	4,275	3,497	1,321	2,097	1,358	857	2,825	1,082
18 Other negotiable and readily transferable instruments	424	486	1,021	517	54	338	226	1,069	547	725
	0	5	0	0	0	10	0	0	2	0
20 Official institutions ⁹ 21 Banks' own liabilities 22 Demand deposits 23 Time deposits ² 24 Other	131,088	159,563	220,548	225,486	221,220	228,494	215,334	211,465 ^r	221,602	229,511
	34,411	51,202	64,071	71,531	67,369	67,086	64,668	64,803 ^r	67,022	72,346
	2,626	1,302	1,601	1,631	1,406	1,758	1,504	1,435	2,031	1,472
	16,504	17,939	21,654	20,237	20,028	23,944	22,050	24,384	25,965	27,331
	15,281	31,961	40,816	49,663	45,935	41,384	41,114	38,984 ^r	39,026	43,543
25 Banks' custodial liabilities ⁵	96,677	108,361	156,477	153,955	153,851	161,408	150,666	146,662	154,580	157,165
	92,692	104,596	150,900	146,940	143,222	148,707	140,653	134,568	141,338	146,247
instruments'	3,879	3,726	5,482	6,855	10,527	12,414	9,969	12,050	13,108	10,859
	106	39	95	160	102	287	44	44	134	59
29 Banks ¹⁰ 30 Banks' own liabilities 31 Unaffiliated foreign banks 32 Demand deposits 33 Time deposits* 34 Other* 35 Own foreign offices*	522,265	547,320	579,467	554,851	585,118	609,824	622,810	626,322 ^r	643,509	649,359
	459,335	476,117	474,602	451,239	479,177	497,732	514,759	510,730 ^r	530,965	538,732
	130,236	145,123	160,386	154,173	167,932	160,418	173,783	179,690	172,109	176,554
	8,648	10,170	9,719	11,031	11,986	10,707	11,785	15,551	12,320	11,792
	82,857	90,296	105,192	87,788	92,401	104,776	107,550	109,024	108,220	107,186
	38,731	44,657	45,475	55,354	63,545	44,935	54,448	55,115	51,569	57,576
	329,099	330,994	314,216	297,066	311,245	337,314	340,976	331,040 ^r	358,856	362,178
36 Banks' custodial liabilities ⁵	62,930	71,203	104,865	103,612	105,941	112,092	108,051	115,592	112,544	110,627
	7,471	11,087	10,707	9,832	11,051	11,007	10,079	11,405	10,834	10,135
38 Other negotiable and readily transferable instruments?	5,694	7,555	16,810	17,136	17,010	17,404	15,684	22,021	22,347	21,512
	49,765	52,561	77,348	76,644	77,880	83,681	82,288	82,166	79,363	78,980
40 Other foreigners 41 Banks' own liabilities 42 Demand deposits 43 Time deposits² 44 Other³.	93,732	94,026	100,812	104,224	107,001	105,202	114,750	114,646 ^r	114,616	109,293
	74,801	72,174	76,553	79,468	79,031	79,244	83,432	83,697 ^r	81,437	81,372
	9,004	10,310	10,240	10,810	10,705	10,360	10,331	10,857	10,176	10,301
	57,574	48,936	45,491	47,731	44,781	45,690	46,023	46,904 ^r	47,049	47,959
	8,223	12,928	20,822	20,927	23,545	23,194	27,078	25,936 ^r	24,212	23,112
45 Banks' custodial liabilities ⁵	18,931	21,852	24,259	24,756	27,970	25,958	31,318	30,949	33,179	27,921
	8,841	10,053	10,548	10,425	11,386	11,614	15,830	14,213	16,318	12,597
instruments Other	8,667	10,207	12,765	12,821	14,301	11,592	12,272	13,565	13,911	13,217
	1,423	1,592	946	1,510	2,283	2,752	3,216	3,171	2,950	2,107
MEMO 49 Negotiable time certificates of deposit in custody for foreigners	7,456	9,111	17,567	17,509	17,929	19,209	17,961	26,385	27,075	25,589

^{1.} Reporting banks include all types of depository institutions, as well as some brokers and dealers.
2. Excludes negotiable time certificates of deposit, which are included in "Other negotiable and readily transferable instruments."
3. Includes borrowing under repurchase agreements.
4. For U.S. banks, includes amounts owed to own foreign branches and foreign subsidiaries consolidated in quarterly Consolidated Reports of Condition filed with bank regulatory agencies. For agencies, branches, and majority-owned subsidiaries of foreign banks, consists principally of amounts owed to the head office or parent foreign branches, agencies, or wholly owned subsidiaries of the head office or parent foreign bank.
5. Financial claims on residents of the United States, other than long-term securities, held by or through reporting banks.

^{6.} Includes nonmarketable certificates of indebtedness and Treasury bills issued to official institutions of foreign countries.

7. Principally bankers acceptances, commercial paper, and negotiable time certificates of deposit.

8. Principally the International Bank for Reconstruction and Development, the Inter-American Development Bank, and the Asian Development Bank. Excludes "holdings of dollars" of the International Monetary Fund.

9. Foreign central banks, foreign central governments, and the Bank for International Settlements.

10. Evoludes central banks, which are included in "Official institutions"

^{10.} Excludes central banks, which are included in "Official institutions."

3.17 LIABILITIES TO FOREIGNERS Reported by Banks in the United States¹—Continued

		1002	1002				1994	-		
Item	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June	July
Area										
1 Total, all foreigners	756,066	810,259	911,762	895,879	920,638	951,606	958,806	960,796°	988,357 ^r	995,481
2 Foreign countries	747,085	800,909	900,827	884,561	913,339	943,520	952,894	952,433 ^r	979,727°	988,163
3 Europe . 4 Austria . 5 Belgium and Luxembourg . 6 Denmark . 7 Finland . 8 France . 9 Germany . 10 Greece . 11 Italy . 12 Netherlands . 13 Norway . 14 Portugal . 15 Russia . 16 Spain . 17 Sweden .	249,097 1,193 13,337 937 1,341 31,808 8,619 765 13,541 7,161 1,866 2,184 241 11,391 2,222	307,670 1,611 20,567 3,060 1,299 41,411 18,630 913 10,041 7,365 3,314 2,465 577 9,793 2,953	376,532 1,917 28,627 4,517 1,872 39,704 26,613 1,519 11,559 16,031 2,966 3,366 2,511 20,493 2,572	368,666 2,567 29,395 5,089 1,843 32,243 27,567 1,338 10,700 17,532 2,533 3,131 2,208 19,650 2,301	393,566 2,159 30,617 4,829 1,737 38,426 30,241 1,463 12,741 17,083 2,340 3,170 2,017 18,119 2,528	399,542 2,515 31,827 3,093 1,495 42,010 31,771 1,425 12,786 17,686 17,686 2,429 3,131 1,971 19,621	406,298 2,719 32,043 3,342 1,932 43,137 32,704 1,160 11,915 16,330 2,537 4,061 3,041 18,319 2,532	405,308 ^r 3,309 32,612 3,207 1,849 41,962 27,583 1,453 13,015 18,496 3,278 2,853 4,016 17,482 ^r 3,443	411,697 ^r 3,578 25,293 ^r 3,473 2,649 ^r 43,138 ^r 33,013 1,377 12,771 ^r 18,708 ^r 4,018 2,920 4,497 15,754 4,043 ^r	421,461 3,364 25,135 2,877 2,504 41,410 30,175 11,537 18,457 3,731 2,865 4,593 16,763 5,710
18 Switzerland 19 Turkey 20 United Kingdom 21 Yugoslavia 22 Other Europe and other former U.S.S.R. ¹²	37,238 1,598 100,292 622 12,741	39,440 2,666 111,805 504 29,256	41,533 3,227 133,763 570 33,172	40,796 3,119 130,801 549 35,304	41,000 3,241 148,139 428 33,294	39,246 2,922 150,652 414 33,097	40,988 2,972 154,563 407 31,596	40,164 2,759 159,841 424 27,562 ^r	37,957 3,250 ^r 163,283 ^r 434 31,541 ^r	41,698 3,515 171,158 230 34,586
23 Canada	21,605	22,420	20,227	20,588	23,200	21,430	22,552	25,948	25,455	26,625
24 Latin America and Caribbean 25 Argentina 26 Bahamas 27 Bermuda 28 Brazil 29 British West Indies 30 Chile 31 Colombia 32 Cuba 33 Ecuador 34 Guatemala 35 Jamaica 36 Mexico 37 Netherlands Antilles 38 Panama 39 Peru 40 Uruguay 41 Venezuela 42 Other	345,529 7,753 100,622 3,178 5,704 163,620 3,283 4,661 2 1,232 1,294 2,594 19,957 5,592 4,695 1,249 2,096 13,181 6,879	317,228 9,477 82,284 7,079 153,033 3,035 4,580 3 993 1,377 371 19,454 5,205 4,177 1,080 1,955 11,387 6,154	348,586 14,477 72,964 7,824 5,301 181,844 3,183 3,171 33 880 1,207 4,195 3,582 926 1,611 12,786 6,174	344,462 14,485 71,547 7,741 5,121 178,184 888 1,257 387 27,645 5,129 3,531 885 1,723 12,445 6,183	346,783 14,435 72,430 6,697 5,386 176,774 3,726 3,363 30 858 1,230 421 30,616 6,230 3,429 913 1,534 12,598 6,113	359,652 14,017 77,457 6,183 5,256 189,293 3,573 3,427 38 822 21,169 419 27,804 5,312 3,397 873 1,578 12,968 6,066	362,639 13,267 80,843 7,621 4,878 193,645 3,830 4,002 9 844 1,155 495 22,358 5,035 3,514 893 1,522 12,307 6,421	356,987° 13,474° 179,265 8,110 5,572° 187,187° 3,286° 3,865° 11 842° 1,137° 526 21,900° 7,021 3,811° 912° 1,547 12,013° 6,508°	378,743° 13,750° 13,750° 85,809 8,975 5,708 203,927° 3,523 3,931 11 812 1,143 475 21,286° 4,885 3,861° 930 1,583 11,655° 6,479°	374,950 14,592 87,264 10,055 6,259 197,817 3,353 3,773 1 2 819 1,206 5,108 20,179 4,301 4,087 916 1,406 11,984 6,409
43 Asia	120,462	143,540	144,656	140,062	139,562	152,458	149,156	152,115 ^r	148,728	151,387
China 44	2,626 11,491 14,269 2,418 1,463 2,015 47,069 2,587 2,449 2,252 15,752 16,071	3,202 8,408 18,499 1,399 1,480 3,773 58,435 3,337 2,275 5,582 21,437 15,713	4,011 10,633 17,233 1,114 1,986 4,435 61,483 4,913 2,035 6,137 15,824 14,852	4,075 9,959 18,651 1,435 1,807 4,137 58,606 4,721 1,907 6,156 13,129 15,479	4,565 9,475 17,730 1,127 1,659 4,628 60,112 4,856 1,820 5,838 11,919 15,833	5,294 9,306 18,684 1,658 2,345 4,580 66,403 4,808 2,542 5,985 13,305 17,548	6,058 8,696 19,090 1,450 1,802 4,134 62,274 4,646 2,616 5,550 13,655 19,185	5,358 9,820° 21,665° 1,521 1,537 3,460 63,031 4,523 2,590° 5,788 14,895 17,927°	6,152 8,375 19,108 2,136 2,002 3,762 64,114 4,571 3,150 4,851 14,374 ^r 16,133 ^r	5,017 8,811 18,767 1,695 1,766 3,822 65,680 5,311 3,396 5,222 14,932 16,968
56 Africa 57 Egypt 58 Morocco 59 South Africa 60 Zaire 61 Oil-exporting countries ¹⁴ 62 Other	4,825 1,621 79 228 31 1,082 1,784	5,884 2,472 76 190 19 1,346 1,781	6,634 2,208 99 451 12 1,303 2,561	5,818 1,959 94 214 13 1,186 2,352	6,327 2,058 73 294 8 1,433 2,461	5,749 1,659 89 285 11 1,139 2,566	5,813 1,688 76 331 11 983 2,724	6,166 1,984 93 230 8 1,057 2,794	6,417 1,999 78 290 7 1,204 2,839	6,153 1,706 80 289 8 1,291 2,779
63 Other	5,567 4,464 1,103	4,167 3,043 1,124	4,192 3,308 884	4,965 3,807 1,158	3,901 2,511 1,390	4,689 3,006 1,683	6,436 2,991 3,445	5,909 ^r 2,796 3,113 ^r	8,687 ^r 5,804 2,883 ^r	7,587 6,288 1,299
66 Nonmonetary international and regional organizations. 67 International ¹⁵ . 68 Latin American regional ¹⁶ . 69 Other regional ¹⁷	8,981 6,485 1,181 1,315	9,350 7,434 1,415 501	10,935 6,850 3,218 867	11,318 6,806 3,402 1,110	7,299 6,060 357 882	8,086 6,375 330 1,381	5,912 4,249 393 1,270	8,363 5,634 909 1,820	8,630 6,646 847 1,137	7,318 5,446 612 1,260

^{11.} Since December 1992, has excluded Bosnia, Croatia, and Slovenia.
12. Includes the Bank for International Settlements. Since December 1992, has included all parts of the former U.S.S.R. (except Russia), and Bosnia, Croatia, and Slovenia.
13. Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
14. Comprises Algeria, Gabon, Libya, and Nigeria.

^{15.} Principally the International Bank for Reconstruction and Development. Excludes "holdings of dollars" of the International Monetary Fund.

16. Principally the Inter-American Development Bank.

17. Asian, African, Middle Eastern, and European regional organizations, except the Bank for International Settlements, which is included in "Other Europe."

3.18 BANKS' OWN CLAIMS ON FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. Dollars

							1994			
Area or country	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	June ^r	July ^p
1 Total, all foreigners	514,339	499,437	483,135	470,964	477,605	475,077	476,334	472,627°	476,035	470,541
2 Foreign countries	508,056	494,355	480,730	467,810	476,011	473,157	475,150	470,901 ^r	473,614	469,216
3 Europe 4 Austria 5 Belgium and Luxembourg 6 Denmark 7 Finland 8 France 9 Germany 10 Greece 11 Italy 12 Netherlands 13 Norway 14 Portugal 15 Russia 16 Spain 17 Sweden	114,310 327 6,158 686 1,907 15,112 3,371 553 8,242 2,546 669 344 1,970 1,881 2,335	123,377 331 6,404 707 1,418 14,723 4,222 717 9,047 2,468 355 325 3,147 2,755 4,923	121,033 413 6,535 382 598 11,490 7,683 679 8,876 3,063 396 720 2,295 2,763 4,100	114,312 720 5,169 507 699 11,705 7,364 653 8,950 3,877 738 805 2,142 3,299 3,704	124,643 598 6,327 600 725 11,033 7,966 669 8,477 2,821 777 918 2,005 2,688 3,608	129,838 489 6,775 612 570 11,481 8,164 736 7,658 2,945 531 936 1,961 2,666 3,443	124,818 420 6,774 896 647 11,398 9,374 720 6,370 2,575 598 846 1,862 1,859 3,313	123,622 486 6,391 1,332 669 13,092 8,303 682 6,749 3,272 605 835 1,642 2,828 3,420	119,624 416 7,115 539 699 13,703 7,208 661 6,128 3,003 620 876 1,605 2,502 3,411	122,828 470 6,905 622 739 13,063 7,871 583 6,074 3,006 1,035 1,541 1,905 3,632
18 Switzerland 19 Turkey 20 United Kingdom 21 Yugoslavia² 22 Other Europe and other former U.S.S.R.³	4,540 1,063 60,395 825 1,386	4,717 962 63,430 569 2,157	6,567 1,287 60,928 536 1,722	7,177 1,118 53,142 470 2,073	4,535 1,565 66,977 414 1,940	8,606 1,559 68,275 376 2,055	5,578 1,546 67,442 364 2,236	6,487 1,324 63,227 361 1,917	6,674 1,210 61,157 340 1,757	9,028 1,207 62,428 274 1,694
23 Canada	15,113	13,845	18,408	19,103	16,864	16,989	17,920	17,109	20,346	19,799
24 Latin America and Caribbean 25 Argentina 26 Bahamas 27 Bermuda 28 Brazil 29 British West Indies 30 Chile 31 Colombia 32 Cuba 33 Ecuador 34 Guatemala 35 Jamaica 36 Mexico 37 Netherlands Antilles 38 Panama 39 Peru 40 Uruguay 41 Venezuela 42 Other	246,137 5,869 87,138 2,270 11,894 107,846 2,805 2,425 0 1,053 228 16,567 1,207 1,560 739 599 2,516 1,263	218,078 4,958 60,835 5,935 10,773 101,507 2,750 0 884 262 162 214,991 1,379 4,654 730 936 2,525 1,400	223,977 4,425 65,045 8,032 11,803 97,930 0 673 286 195 15,843 2,367 2,913 651 951 2,904 3,166	226,236 4,569 66,411 10,234 12,719 94,355 3,546 3,241 0 0 679 316 16,516 3,115 2,843 693 793 793 2,763 3,263	226,467 4,459 65,439 9,969 13,005 95,230 2 722 294 16,902 3,093 726 742 2,709 3,200	220,298 4,662 66,022 8,342 12,924 92,252 3,640 3,057 0 703 289 16,210 2,411 2,491 532 2,662 3,187	219,983 5,161 66,239 8,837 11,457 91,700 3,455 3,263 0 679 273 191 16,300 2,769 2,539 807 500 2,532 3,281	219,593 5,173 64,974 6,591 11,985 94,150 0 0 677 291 198 16,456 2,871 2,341 901 540 2,462 3,401	221,873 5,501 64,078 6,276 11,346 98,005 3,419 3,366 0 707 312 194 16,768 2,366 2,219 908 608 2,461 3,339	217,762 5,806 67,947 5,689 10,642 91,435 3,293 3,326 8 679 308 186 16,649 2,132 2,346 750 2,267 3,375
43 Asia	125,262	131,789	110,684	101,551	101,661	99,013	105,412	103,874 ^r	104,719	102,258
Contact Cont	747 2,087 9,617 441 952 860 84,807 6,048 1,910 1,713 8,284 7,796	906 2,046 9,642 529 1,189 820 79,172 6,179 2,145 1,867 18,540 8,754	2,299 2,628 10,864 589 1,522 826 59,576 7,556 1,408 2,154 14,398 6,864	881 2,611 10,224 638 1,595 947 54,164 7,373 1,132 2,481 12,903 6,602	842 1,487 9,990 664 1,571 798 54,583 7,518 1,183 2,649 13,190 7,186	796 2,162 11,666 737 1,647 664 49,771 7,502 1,307 2,764 14,153 5,844	843 1,817 9,903 684 1,545 676 54,931 7,457 925 2,744 16,387 7,500	802 2,024 8,996 738 1,378 711 53,120 7,410 914 2,944 ^r 18,323 6,514	784 1,948 9,783 784 1,319 668 55,371 7,984 654 2,979 16,598 5,847	941 1,786 10,031 791 1,369 635 53,218 8,112 514 2,839 16,342 5,680
56 Africa 57 Egypt 58 Morocco 59 South Africa 60 Zaire 61 Oil-exporting countries ⁵ 62 Other	4,928 294 575 1,235 4 1,298	4,279 186 441 1,041 4 1,002	3,819 196 444 633 4 1,128	3,751 203 489 581 4 1,169	3,775 227 521 558 6 1,197	3,698 205 518 565 4 1,210	3,680 206 472 557 5 1,207	3,692 219 470 575 5 1,211	3,795 281 518 556 4 1,239	3,464 234 479 492 3 1,194
62 Other 63 Other 64 Australia 65 Other	1,522 2,306 1,665 641	1,605 2,987 2,243 744	1,414 2,809 2,072 737	1,305 2,857 2,030 827	1,266 2,601 1,692 909	1,196 3,321 1,685 1,636	1,233 3,337 1,859 1,478	3,011 1,369 1,642	1,197 3,257 1,489 1,768	1,062 3,105 1,587 1,518
66 Nonmonetary international and regional organizations ⁶	6,283	5,082	2,405	3,154	1,594	1,920	1,184	1,726	2,421	1,325

Reporting banks include all types of depository institutions, as well as some brokers and dealers.
 Since December 1992, has excluded Bosnia, Croatia, and Slovenia.
 Includes the Bank for International Settlements. Since December 1992, has included all parts of the former U.S.S.R. (except Russia), and Bosnia, Croatia, and Slovenia.

^{4.} Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
5. Comprises Algeria, Gabon, Libya, and Nigeria.
6. Excludes the Bank for International Settlements, which is included in "Other Europe."

3.19 BANKS' OWN AND DOMESTIC CUSTOMERS' CLAIMS ON FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. Dollars

Millions of dollars, end of period

	1001	1992	1002	1994								
Type of claim	1991	1992	1993	Jan.	Feb.	Mar.	Apr.	May	Juner	July ^p		
1 Total	579,683	559,495	523,545			522,879			525,244			
2 Banks' claims. 3 Foreign public borrowers 4 Own foreign offices' 5 Unaffiliated foreign banks 6 Deposits 7 Other 8 All other foreigners.	514,339 37,126 318,800 116,602 69,018 47,584 41,811	499,437 31,367 303,991 109,342 61,550 47,792 54,737	483,135 28,814 286,819 98,012 46,885 51,127 69,490	470,964 30,718 275,549 91,129 40,664 50,465 73,568	477,605 26,554 273,763 97,871 45,813 52,058 79,417	475,077 25,772 280,898 94,809 44,177 50,632 73,598	476,334 25,116 280,435 96,903 47,971 48,932 73,880	472,627 22,560 284,532 98,186 50,323 47,863 67,349	476,035 21,691 289,442 101,370 50,550 50,820 63,532	470,541 21,630 285,815 100,533 50,574 49,959 62,563		
9 Claims of banks' domestic customers ³ 10 Deposits	65,344 15,280	60,058 15,452	40,410 9,619			47,802 14,022			49,209 12,579			
instruments ⁴	37,125 12,939	31,474 13,132	17,155 13,636			20,340 13,440			23,031 13,599			
MEMO 13 Customer liability on acceptances	8,974	8,655	7,871			7,570			8,031	• • •		
14 Dollar deposits in banks abroad, reported by nonbanking business enterprises in the United States ³	43,024	36,213	22,724	21,622	21,294	21,931	21,873 ^r	20,600	20,342	n.a.		

3.20 BANKS' OWN CLAIMS ON UNAFFILIATED FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. Dollars

			1000	19	993	19	994
Maturity, by borrower and area ²	1990	1991	1992	Sept.	Dec.	Mar.	June ^p
1 Total	206,903	195,302	195,119	189,470	194,776	193,309	185,619
By borrower 2 Maturity of one year or less. 3 Foreign public borrowers. 4 All other foreigners 5 Maturity of more than one year 6 Foreign public borrowers. 7 All other foreigners	165,985	162,573	163,325	161,925	166,226	166,443	160,050
	19,305	21,050	17,813	21,211	17,447	15,904	12,644
	146,680	141,523	145,512	140,714	148,779	150,539	147,406
	40,918	32,729	31,794	27,545	28,550	26,866	25,569
	22,269	15,859	13,266	10,341	10,828	9,576	8,638
	18,649	16,870	18,528	17,204	17,722	17,290	16,931
By area Maturity of one year or less Europe Canada Latin America and Caribbean LAsia. Asia. Asia. All other Maturity of more than one year	49,184	51,835	53,300	57,240	56,299	58,856	50,828
	5,450	6,444	6,091	9,816	7,540	7,291	8,065
	49,782	43,597	50,376	51,559	56,622	58,717	56,531
	53,258	51,059	45,709	37,619	40,274	35,987	38,189
	3,040	2,549	1,784	1,916	1,783	1,611	1,805
	5,272	7,089	6,065	3,775	3,708	3,981	4,632
Heart Hear	3,859	3,878	5,367	4,433	4,327	3,822	3,316
	3,290	3,595	3,287	2,549	2,553	2,548	2,491
	25,774	18,277	15,312	13,353	13,877	13,341	12,683
	5,165	4,459	5,038	4,732	5,412	4,705	4,795
	2,374	2,335	2,380	2,049	1,934	2,001	1,849
	456	185	410	429	447	449	435

^{1.} Reporting banks include all kinds of depository institutions besides commercial banks, as well as some brokers and dealers.

For banks' claims, data are monthly; for claims of banks' domestic customers, data are for quarter ending with month indicated.

Reporting banks include all types of depository institution, as well as some brokers and dealers.

For U.S. banks, includes amounts due from own foreign branches and foreign subsidiaries consolidated in quarterly Consolidated Reports of Condition filed with bank regulatory agencies. For agencies, branches, and majority-owned subsidiaries of foreign banks, consists principally of amounts due from the head

office or parent foreign bank, and to foreign branches, agencies, or wholly owned subsidiaries of the head office or parent foreign bank.

3. Assets held by reporting banks in the accounts of their domestic customers.

4. Principally negotiable time certificates of deposit and bankers acceptances.

5. Includes demand and time deposits and negotiable and nonnegotiable certificates of deposit denominated in U.S. dollars issued by banks abroad. For description of changes in data reported by nonbanks, see Federal Reserve Bulletin, vol. 65 (July 1979), p. 550.

Maturity is time remaining to maturity.
 Includes nonmonetary international and regional organizations.

3.21 CLAIMS ON FOREIGN COUNTRIES Held by U.S. and Foreign Offices of U.S. Banks¹

Billions of dollars, end of period

		1000	1001		1992			19	93		19	994
	Area or country	1990	1991	June	Sept.	Dec.	Mar.	June	Sept.	Dec.	Mar.	June ^p
1 1	Total	320.1	343.6	358.7	344.5	346.5	361.0	377.0	388.3	403.7	492.7	496.9
2 (3-10 countries and Switzerland	132.2 .0	137.6 6.0	135.6 6.2	136.0 6.2	132.9 5.6	142.4 6.1	150.0 7.0	153.3 7.1	161.0 7.4	178.1 7.9	182.7 8.6
4	France	10.4	11.0	11.9	15.3	15.3	13.5	14.0	12.3	11.7	16.4	18.5
5	Germany	10.6	8.3	8.8	10.9	9.3	9.9	10.8	12.4	12.6	28.7	24.3
6 7	Italy	5.0 .0	5.6 4.7	8.0 3.3	6.4 3.7	6.5 2.8	6.7 3.6	7.9 3.7	8.7 3.7	7.6 4.7	15.5	14.0
8	Sweden	2.2	1.9	1.9	2.2	2.3	3.0	2.5	2.5	2.5	2.8	3.6 2.9
ğ	Switzerland	4.4	3.4	4.6	5.2	4.8	5.3	4.7	5.6	5.9	6.3	6.5
10	United Kingdom	60.9	68.5	65.6	61.0	60.8	65.7	73.5	74.7	84.5	69.9	76.1
11 12	Canada	5.9 24.0	5.8 22.6	6.5 18.7	6.3 18.9	6.3 19.3	8.2 20.4	8.0 17.9	9.7 16.8	6.6 17.4	7.6 18.8	9.4 18.8
	Other industrialized countries	22.9	22.8	25.5	25.0	24.0	25.4	27.2	26.0	24.6	41.2	43.3
14 15	Austria	1.4 1.1	.6 .9	.8 1.3	1.5	1.2	1.2	1.3	.6	1.4	1.0	1.0
16	DenmarkFinland	1:1	.7	1.3	1.0	.9 .7	.8 .7	1.0 .9	1.1	1.0	1.1	1.1
<u>17</u>	Greece	2.7	2.6	2.8	3.0	3.0	2.7	3.1	3.ž	3.2	3.8	4.6
18	Norway	1.6	1.4	1.7	1.6	1.2	1.8	1.8	2.1	1.7	1.6	1.6
19	Portugal	.6 8.3	.6 8.3	.5 10.1	9.7	8.9	.7 9.5	.9 10.5	1.0	8.9	1.2	1.1
20 21	Spain Turkey	1.7	1.4	1.5	1.5	1.3	1.4	2.1	9.3 2.1	2.1	12.3 2.4	13.2
22	Other Western Europe	1.2	1.8	2.0	1.5	1.7	2.0	1.7	2.2	2.6	3.0	2.8
23 24	South Africa	1.8	1.9	1.7	1.7	1.7	1.6	1.3	1.2	1.1	1.2	1.2
	Australia	1.8	2.7	2.2	2.3	2.9	2.9	2.5	2.8	2.3	12.7	13.7
	DPEC ²	12.8	14.5	16.2	15.9	16.1	16.6	15.7	14.8	16.7	22.1	21.6
26 27	Ecuador	1.0 5.0	5.4	.7 5.3	.7 5.4	.6 5.2	.6 5.1	.6 5.5	.5 5.4	.5 5.1	4.7	4.5
28	Indonesia	2.7	2.7	3.0	3.0	3.0	3.1	3.1	2.8	3.2	3.0	3.2
29 30	Middle East countries	2.5 1.7	4.2 1.5	5.9 1.4	5.4 1.4	6.2 1.1	6.6 1.1	5.4 1.1	4.9 1.1	6.7 1.2	12.8 1.0	12.4 1.1
31 1	Non-OPEC developing countries	65.4	63.9	68.1	72.8	72.1	74.4	76.6	77.0	82.5	93.9	94.5
	Latin America			٠.								l
32	Argentina	5.0 14.4	4.8 9.6	5.1 10.6	6.2	6.6 10.8	7.0 11.6	6.6 12.3	7.2 11.7	7.7 12.0	8.7	9.8
33 34	Chile	3.5	3.6	4.0	4.2	4.4	4.6	4.6	4.7	4.7	12.5 5.1	11.8 5.1
35 36	Colombia	1.8	1.7	1.6	1.7	1.8	1.9	1.9	2.0	2.1	2.2	2.4
36	Mexico	13.0	15.5	16.3	17.1	16.0	16.8	16.8	17.5	17.7	18.7	18.3
37 38	PeruOther	.5 2.3	2.1	2.2	2.5	2.6	.4 2.6	.4 2.7	.3 2.6	3.0	2.6	2.7
	Asia											
••	China	_					,					_
39 40	Peoples Republic of China	3.5	.3 4.1	.3 4.6	.3 5.0	5.2	.6 5.3	1.6 5.9	.5 6.4	2.0 7.3	7.5	7.1
41	India	.2 3.5 3.3	3.0	3.8	3.6	3.2	3.1	3.1	2.9	3.2	4.1	3.7
42	Israel	.5 6.2	.5	.4	.4	.4	.5	.4	.4	.5 6.7	.4	.4
43 44	Korea (South)	1.9	6.8 2.3	6.9 2.7	7.4 3.0	6.6 3.1	6.5 3.4	6.9 3.7	6.5	6.7	13.9	14.7
45	Malaysia Philippines	3.8	3.7	3.1	3.6	3.6	3.4	2.9	4.1 2.6	4.4 3.1	5.2 3.4	5.2 3.2
46	Thailand	1.5	1.7	1.9	2.2	2.2	2.2	2.4	2.8	3.1	2.9	3.3 3.5
47	Other Asia	1.7	2.0	2.5	2.7	2.7	2.7	2.6	3.0	2.9	3.1	3.5
48	Africa Egypt	.4	.4	.5	.3	.2	.2	.2	.2	.4	.4	.5
49	Morocco	.8	.7	.5	.6	.6	.5	.6	.6	.6	.7	.5 .7 .0
50 51	Zaire Other Africa ³	.0 1.0	.0 .7	.0 .6	.0 .9	.0 1.0	.0 .8	.0 .9	.0 .8	0. 8.	.0 1.0	.0 .9
	Eastern Europe	2.3	2.4	3.0	3.1	3.1	2.9	3.2	3.0	3.0	3.3	3.1
53	Russia ⁴	.2	.9	1.7	1.8	1.9	1.7	1.9	1.7	1.6	1.5	1.2
54 55	Yugoslavia ⁵ Other	1.2 .9	.9 .7	.7 .6	.7 .7	.6 .6	.6 .7	.6 .7	.6	.6 .9	1.4	.5 1.5
56 (Offshore banking centers	44.7	54.2	61.4	54.5	58.3	60.2	58.0	67.9	72.5	80.3	76.8
57	Bahamas	2.9	11.9	12.9	8.9	6.9	9.7	7.1	12.7	12.6	15.4	13.5
58	Bermuda	4.4	2.3	5.1	3.8	6.2	4.1	4.5	5.5	8.1	8.4	6.1
59 60	Cayman Islands and other British West Indies Netherlands Antilles	11.7 7.9	15.8 1.2	19.3 .8	16.9 .7	21.8 1.1	17.6 1.6	15.6 2.5	15.1 2.8	16.9	17.2 2.7	20.3
61	Panama ⁶	1.4	1.4	1.9	2.0	1.9	2.0	2.1	2.0	2.3 2.4	2.0	1.9
62	Lebanon	.1 9.7	.1	.1	.1	.1	.1	.1	.1	.1	.1	.1
63	Hong Kong		14.4	14.9	15.2	13.8	16.7	16.9	19.1	18.7	21.7	21.8
64	SingaporeOther?	6.6	7.1	6.4	6.8	6.5	8.4	9.3 .0	10.4	11.2	12.7	10.6
	Child	٠.٠		٠.٠					ı .v	.1	ι .υ	.0
65		39.9	48.0		[

^{1.} The banking offices covered by these data include U.S. offices and foreign branches of U.S. banks, including U.S. banks that are subsidiaries of foreign banks. Offices not covered include U.S. agencies and branches of foreign banks. Beginning March 1994, the data include large foreign subsidiaries of U.S. banks. The data also include other types of U.S. depository institutions as well as some types of brokers and dealers. To eliminate duplication, the data are adjusted to exclude the claims on foreign branches held by a U.S. office or another foreign branch of the same banking institution.

2. Organization of Petroleum Exporting Countries, shown individually; other members of OPEC (Algeria, Gabon, Iran, Iraq, Kuwait, Libya, Nigeria, Qatar,

Saudi Arabia, and United Arab Emirates); and Bahrain and Oman (not formally members of OPEC).

3. Excludes Liberia. Beginning March 1994 includes Namibia.

4. As of December 1992, excludes other republics of the former Soviet Union.

5. As of December 1992, excludes Croatia, Bosnia and Hercegovinia, and Slovenia.

Novema.

6. Includes Canal Zone.

7. Foreign branch claims only.

8. Includes New Zealand, Liberia, and international and regional organizations.

3.22 LIABILITIES TO UNAFFILIATED FOREIGNERS Reported by Nonbanking Business Enterprises in the United States1

_	-				1992		19	193		1994
	Type of liability and area or country	1990	1991	1992	Dec.	Mar.	June	Sept.	Dec.	Mar.
1 7	Total	46,043	44,708	44,979	44,979	45,832	46,155	48,184	48,596	51,680°
2 I 3 I	Payable in dollars	40,786 5,257	39,029 5,679	37,250 7,729	37,250 7,729	37,870 7,962	37,002 9,153	39,286 8,898	37,857 10,739	37,842 ^r 13,838 ^r
4 1 5 6	<i>ly type</i> 'inancial liabilities Payable in dollars Payable in foreign currencies	21,066 16,979 4,087	22,518 18,104 4,414	23,098 16,754 6,344	23,098 16,754 6,344	23,670 17,152 6,518	24,497 16,910 7,587	26,161 18,680 7,481	27,507 18,152 9,355	30,111 ^r 18,492 ^r 11,619 ^r
7 (8 9	Commercial liabilities Trade payables Advance receipts and other liabilities	24,977 10,683 14,294	22,190 9,252 12,938	21,881 9,777 12,104	21,881 9,777 12,104	22,162 9,915 12,247	21,658 9,614 12,044	22,023 9,456 12,567	21,089 9,007 12,082	21,569 ^r 9,568 ^r 12,001
10 11	Payable in dollars	23,807 1,170	20,925 1,265	20,496 1,385	20,496 1,385	20,718 1,444	20,092 1,566	20,606 1,417	19,705 1,384	19,350 ^r 2,219 ^r
12 13 14 15 16 17 18	by area or country inancial liabilities Europe Belgium and Luxembourg France Germany Netherlands Switzerland United Kingdom	10,978 394 975 621 1,081 545 6,357	12,003 216 2,106 682 1,056 408 6,528	13,128 414 1,623 810 606 569 8,430	13,128 414 1,623 810 606 569 8,430	13,488 306 1,625 820 639 503 9,035	14,120 268 2,216 787 585 491 9,118	16,366 278 2,074 779 573 378 11,694	17,884 175 2,323 902 534 634 12,712	20,293 ^r 525 2,589 ^r 1,214 ^r 564 1,200 13,278 ^r
19	Canada	229	292	544	544	604	492	663	859	508
20 21 22 23 24 25 26	Latin America and Caribbean Bahamas Bermuda Brazil British West Indies Mexico Venezuela	4,153 371 0 0 3,160 5 4	4,784 537 114 6 3,524 7 4	4,053 369 114 19 2,860 12 6	4,053 369 114 19 2,860 12 6	4,299 521 114 18 2,970 13 5	4,199 426 124 18 2,951 11 5	3,719 1,301 114 18 1,600 15 5	3,359 1,148 0 18 1,533 17 5	3,553 1,157 120 18 1,613 14 5
27 28 29	Asia	5,295 4,065 5	5,381 4,116 13	5,334 4,266 19	5,334 4,266 19	5,213 4,202 24	5,516 4,334 19	5,263 4,234 23	5,243 4,174 23	5,601 ^r 4,549 ^r 24
30 31	Africa Oil-exporting countries ³	2 0	6 4	6 0	6 0	6	130 123	132 124	133 123	133 124
32	All other ⁴	409	52	33	33	60	40	18	29	23
33 34 35 36 37 38 39	Commercial liabilities Europe Belgium and Luxembourg France Germany Netherlands Switzerland United Kingdom	10,310 275 1,218 1,270 844 775 2,792	8,701 248 1,039 1,052 710 575 2,297	7,398 298 700 729 535 350 2,505	7,398 298 700 729 535 350 2,505	6,992 264 707 650 537 472 2,119	6,807 269 775 603 577 441 2,186	7,051 257 643 571 601 536 2,319	6,825 240 648 684 687 375 2,051	6,603 ^r 253 521 563 627 500 2,143 ^r
40	Canada	1,261	1,014	1,002	1,002	1,005	942	847	883	1,039
41 42 43 44 45 46 47	Latin America and Caribbean Bahamas Bermuda Brazil British West Indies Mexico Venezuela	1,672 12 538 145 30 475 130	1,355 3 310 219 107 307 94	1,533 3 307 209 33 457 142	1,533 3 307 209 33 457 142	1,776 11 429 236 34 553 171	1,828 6 356 226 16 659 172	1,759 4 340 214 36 577 173	1,661 21 348 216 26 485 126	1,907 8 493 211 19 557 150
48 49 50	Asia Japan Japan Middle Eastern oil-exporting countries ^{2,5}	9,483 3,651 2,016	9,334 3,721 1,498	10,805 3,823 1,889	10,805 3,823 1,889	10,988 3,940 1,796	10,764 3,634 1,815	11,146 3,956 1,968	10,665 4,158 1,525	10,797 ^r 4,548 1,535
51 52	Africa Oil-exporting countries ³	844 422	715 327	568 309	568 309	675 322	665 378	641 320	463 171	489 199
53	Other ⁴	1,406	1,071	575	575	726	652	579	592	734

For a description of the changes in the international statistics tables, see Federal Reserve Bulletin, vol. 65, (July 1979), p. 550.
 Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).

^{3.} Comprises Algeria, Gabon, Libya, and Nigeria.
4. Includes nonmonetary international and regional organizations.
5. Revisions include a reclassification of transactions, which also affects the totals for Asia and the grand totals.

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3.23 CLAIMS ON UNAFFILIATED FOREIGNERS Reported by Nonbanking Business Enterprises in the United States1

				1992		19	93		1994
Type, and area or country	1990	1991	1992	Dec.	Mar.	June	Sept.	Dec.	Mar.
1 Total	35,348	45,262	42,312	42,312	46,442	42,203	42,781	43,115	43,020°
Payable in dollars Payable in foreign currencies	32,760	42,564	39,526	39,526	43,337	38,850	39,333	39,805	39,614 ^r
	2,589	2,698	2,786	2,786	3,105	3,353	3,448	3,310	3,406 ^r
By type 4 Financial claims 5 Deposits 6 Payable in dollars 7 Payable in foreign currencies 8 Other financial claims 9 Payable in dollars 10 Payable in foreign currencies	19,874	27,882	23,779	23,779	26,436	22,243	23,753	23,191	23,264 ^r
	13,577	20,080	15,136	15,136	16,576	11,758	13,361	13,049	13,767 ^r
	12,552	19,080	14,313	14,313	15,461	10,799	12,366	12,215	12,868 ^r
	1,025	1,000	823	823	1,115	959	995	834	899
	6,297	7,802	8,643	8,643	9,860	10,485	10,392	10,142	9,497 ^r
	5,280	6,910	7,724	7,724	8,939	9,373	9,472	9,150	8,433 ^r
	1,017	892	919	919	921	1,112	920	992	1,064
11 Commercial claims 12 Trade receivables 13 Advance payments and other claims	15,475	17,380	18,533	18,533	20,006	19,960	19,028	19,924	19,756 ^r
	13,657	14,468	15,976	15,976	17,652	17,477	16,050	16,980	16,918 ^r
	1,817	2,912	2,557	2,557	2,354	2,483	2,978	2,944	2,838
Payable in dollars	14,927	16,574	17,489	17,489	18,937	18,678	17,495	18,440	18,313 ^r
	548	806	1,044	1,044	1,069	1,282	1,533	1,484	1,443 ^r
By area or country Financial claims 16	9,645	13,441	9,315	9,315	10,382	9,715	8,371	8,042	7,347
	76	13	8	8	67	74	70	131	122
	371	269	764	764	905	781	708	749	753
	367	283	326	326	388	383	362	472	441
	265	334	515	515	544	499	485	483	503
	357	581	490	490	478	494	512	506	520
	7,971	11,534	6,236	6,236	6,968	6,550	5,227	4,538	3,916
23 Canada	2,934	2,642	1,714	1,714	2,011	1,795	1,617	1,851	2,534
24 Latin America and Caribbean 25 Bahamas 26 Bermuda 27 Brazil 28 British West Indies 29 Mexico 30 Venezuela	6,201 1,090 3 68 4,635 177 25	10,717 827 8 351 9,056 212 40	11,302 658 40 686 9,297 435 29	11,302 658 40 686 9,297 435 29	9,926 320 79 592 8,310 399 23	6,976 742 258 590 4,692 455 24	10,306 550 197 590 8,134 543 25	10,943 496 125 599 8,645 634 161	10,295 ^r 481 34 567 8,071 ^r 782 ^r 26
31 Asia	860	640	864	864	3,362	3,015	2,755	1,779	2,633 ^r
	523	350	668	668	3,123	2,485	2,215	1,063	1,769
	8	5	3	3	3	10	5	3	5
34 Africa	37	57	79	79	128	125	88	99	76
	0	1	9	9	1	1	1	1	0
36 All other ⁴	195	385	505	505	627	617	616	477	379
Commercial claims 37	7,044	8,193	8,444	8,444	8,905	9,044	8,177	8,809	8,305 ^r
	212	194	189	189	170	173	163	183	172 ^r
	1,240	1,585	1,537	1,537	1,492	1,504	1,429	1,932	1,820
	807	955	933	933	1,025	1,042	934	997	930 ^r
	555	645	552	552	734	565	408	415	351
	301	295	362	362	437	442	376	424	403 ^r
	1,775	2,086	2,094	2,094	2,360	2,554	2,287	2,239	2,148 ^r
44 Canada	1,074	1,121	1,281	1,281	1,329	1,356	1,357	1,350	1,449 ^r
45 Latin America and Caribbean 46 Bahamas 47 Bermuda 48 Brazil 49 British West Indies 50 Mexico 51 Venezuela	2,375 14 246 326 40 661 192	2,655 13 264 427 41 842 203	3,043 28 255 357 40 924 345	3,043 28 255 357 40 924 345	3,473 18 195 836 17 997 349	3,454 17 239 788 43 911 317	3,063 20 225 407 39 858 286	3,196 11 173 460 70 936 295	3,489 ^r 11 222 ^r 408 ^r 58 971 ^r 310 ^r
52 Asia	4,127	4,591	4,847	4,847	5,419	5,178	5,505	5,587	5,585 ^r
	1,460	1,899	1,900	1,900	2,158	1,858	2,502	2,126	2,298 ^r
	460	620	693	693	773	673	456	656	620 ^r
55 Africa	488	430	554	554	463	515	493	492	497 ^r
	67	95	78	78	75	98	107	71	90
57 Other ⁴	367	390	364	364	417	413	433	490	431 ^r

^{1.} For a description of the changes in the international statistics tables, see Federal Reserve Bulletin, vol. 65, (July 1979), p. 550.
2. Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).

Comprises Algeria, Gabon, Libya, and Nigeria.
 Includes nonmonetary international and regional organizations.

3.24 FOREIGN TRANSACTIONS IN SECURITIES

Millions of dollars

				1994				1994			
Trai	saction and area or country	1992	1993	Jan. – July	Jan.	Feb.	Маг.	Apr.	May	Juner	July ^p
					τ	.S. corpora	ate securitie	es	•		
	Stocks										
1 Foreign pure 2 Foreign sale	chasess	221,367 226,503	319,449 297,913	212,195 209,073	32,238 28,965	34,428 30,709	36,340 37,079	29,851 31,653	26,687 25,111	28,336 30,249	24,315 25,307
3 Net purchase	es or sales (-)	-5,136	21,536	3,122	3,273	3,719	-739	-1,802	1,576	-1,913	-992
4 Foreign cour	tries	-5,169	21,264	3,181	3,273	3,786	-737	-1,800	1,559	-1,904	-996
6 France	ds dd ngdom ca and Caribbean	-4,927 -1,350 -80 -262 168 -3,301 1,407 2,203 -88 -3,943 -3,598 10 169	10,615 -103 1,647 -603 2,986 4,510 -3,213 5,709 -311 8,199 3,826 63 202	8,062 -460 2,769 918 1,199 1,419 -539 -1,553 -204 -3,161 -960 37 539	2,951 119 1,170 169 254 614 314 948 -100 -911 -800 10	3,447 190 440 210 505 1,215 -284 910 -17 -379 -447 -17 126	379 -587 332 -155 79 389 -59 -31 64 -1,295 -117 13 192	802 -83 252 82 173 230 290 -1,862 4 -1,191 -658 33 124	1,209 210 398 176 30 172 156 -207 49 476 335 -1 -123	-389 -241 119 83 73 -324 -531 -839 -111 -143 171 6 103	-337 -68 58 353 85 -877 -425 -472 -93 282 556 -7 56
18 Nonmonetar	y international and organizations	33	272	-59	0	-67	-2	-2	17	-9	4
• • •	Bonds ²				_	-	_				
19 Foreign pure 20 Foreign sale	chasess	214,922 175,842	283,725 217,481	189,212 150,689	24,607 19,418	22,271 18,263	30,607 25,147	29,756 27,407	24,951 ^r 20,848	31,789 21,123	25,231 18,483
21 Net purchase	es or sales (-)	39,080	66,244	38,523	5,189	4,008	5,460	2,349	4,103 ^r	10,666	6,748
22 Foreign coun	tries	37,964	65,706	37,861	5,205	3,977	5,373	2,364	4,041 ^r	10,538	6,363
24 France 25 Germany 26 Netherlan 27 Switzerlar 28 United Ki 29 Canada 30 Latin Ameri 31 Middle East 32 Other Asia 34 Africa	ds d d gadom ga and Caribbean	17,435 1,203 2,480 540 -579 12,421 237 9,300 3,166 7,545 -450 354 -73	22,055 2,346 883 -290 -627 19,158 1,653 16,493 3,257 20,826 11,569 1,149 273	20,359 274 -132 1,975 329 19,699 1,300 7,057 891 7,700 3,785 0 554	2,742 53 -101 75 176 1,676 23 1,638 161 670 -95 -51 22	2,764 -57 90 99 57 2,799 -141 909 -83 480 37 10 38	2,870 32 -64 330 131 3,259 101 1,850 59 417 -363 -10 86	412 181 83 216 -123 556 -16 873 7 903 523 55 130	528 ^r -3 -244 358 136 894 ^r 286 762 33 2,287 1,575 10 135	6,031 47 52 868 144 5,624 422 1,553 339 2,177 1,396	5,012 21 52 29 -192 4,891 625 -528 375 766 712 -23 136
36 Nonmonetary regional	y international and organizations	1,116	538	662	-16	31	87	-15	62	128	385
						Foreign s	securities				
38 Foreign pa 39 Foreign sa 40 Bonds, net p 41 Foreign pa	ourchases or sales (-) ³	-32,259 150,051 182,310 -15,605 513,589 529,194	-63,320 246,011 309,331 -61,023 839,118 900,141	-33,668 232,214 265,882 -15,565 549,028 564,593	-5,860 32,432 38,292 -9,483 84,223 93,706	-6,248 38,374 44,622 -4,532 85,903 90,435	-6,457 37,032 43,489 6,139 118,931 112,792	-1,237 33,079 34,316 -5,454 68,164 73,618	-4,025 ^r 30,934 ^r 34,959 ^r -168 ^r 63,036 ^r 63,204 ^r	-6,707 31,086 37,793 -684 69,370 70,054	-3,134 29,277 32,411 -1,383 59,401 60,784
43 Net purchase	s or sales (-), of stocks and bonds	-47,864	-124,343	-49,233	-15,343	-10,780	-318	-6,691	-4,193 ^r	-7,391	-4,517
	tries	-51,274	-124,504	-49,539	-15,386	-10,648	~295	-6,647	-4,480 ^r	-7,384	-4,699
46 Canada 47 Latin Ameri 48 Asia 49 Africa	ca and Caribbean	-31,350 -6,893 -4,340 -7,923 -13 -755	-81,175 -14,649 -9,549 -15,044 -185 -3,902	-1,599 -7,025 -21,252 -17,777 -209 -1,677	-5,512 -2,741 -3,124 -3,171 -60 -778	-3,568 -2,192 -327 -4,449 18 -130	8,122 619 -2,852 -6,598 -118 532	-7 -316 -6,602 565 -28 -259	-1,569 ^r 436 ^r -2,161 -527 -4 -655	3,341 -789 -5,089 -4,371 -46 -430	-2,406 -2,042 -1,097 774 29 43

Comprises oil-exporting countries as follows: Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
 Includes state and local government securities and securities of U.S. government agencies and corporations. Also includes issues of new debt securities sold abroad by U.S. corporations organized to finance direct investments abroad.

^{3.} In a July 1989 merger, the former stockholders of a U.S. company received \$5,453 million in shares of the new combined U.K. company. This transaction is not reflected in the data.

International Statistics ☐ November 1994

3.25 MARKETABLE U.S. TREASURY BONDS AND NOTES Foreign Transactions

Millions of dollars

			1994			•	1994			
Country or area	1992	1993	Jan. – July	Jan.	Feb.	Mar.	Apr.	May	June	July ^p
			Transac	tions, net	purchases	or sales	(-) during	period1		
Estimated total	39,288	24,355	16,457	1,853	12,995	-1,318	-13,607	19,727	-5,358 ^r	2,165
2 Foreign countries	37,935	24,159	17,419	1,592	12,884	-1,446	-12,879	19,676	-4,906 ^r	2,498
3 Europe 4 Belgium and Luxembourg. 5 Germany. 6 Netherlands 7 Sweden 8 Switzerland 9 United Kingdom 10 Other Europe and former U.S.S.R.	19,625 1,985 2,076 -2,959 -804 488 24,184 -5,345 562	-2,712 1,218 -10,033 -515 1,421 -1,511 6,055 653 11,252	11,858 58 3,214 387 612 1,787 1,908 3,892 1,919	114 -63 2,327 52 -4 313 -1,888 -623 32	3,552 128 -1,055 418 229 555 2,455 822 168	2,281 269 -729 -971 34 1,385 688 1,605 357	-5,356 -175 -465 187 -154 3 -3,910 -842 -1,662	8,629 147 2,279 21 150 -211 4,812 1,431 98	-2,707 ^r -170 143 560 257 158 -5,562 1,907 ^r -11	5,345 -78 714 120 100 -416 5,313 -408 2,937
12 Latin America and Caribbean 13 Venezuela 14 Other Latin America and Caribbean 15 Netherlands Antilles 16 Asia 17 Japan 18 Africa 19 Other	-3,222 539 -1,956 -1,805 23,517 9,817 1,103 -3,650	-4,651 389 -5,884 844 20,939 17,073 1,156 -1,825	-15,245 -297 -22,252 7,304 20,621 13,885 -222 -1,512	3,677 -358 3,118 917 -2,152 -3,074 -135 56	7,512 235 2,860 4,417 1,191 -1,403 -120 581	-3,428 93 -4,204 683 151 2,914 -18 -789	-6,002 -146 -6,911 1,055 403 2,976 59 -321	-2,652 -130 -2,708 186 13,378 8,185 -29 252	-7,080 ^F -9 -6,744 ^F -327 5,128 5,099 16 -252	-7,272 18 -7,663 373 2,522 -812 5 -1,039
Nonmonetary international and regional organizations International Latin American regional	1,353 1,018 533	196 -310 654	-962 -845 73	261 455 7	111 1 116	128 173 -37	-728 -724 21	51 70 -111	-452 -395 54	-333 -425 23
MEMO 23 Foreign countries 24 Official institutions 25 Other foreign ²	37,935 6,876 31,059	24,159 1,238 22,921	17,419 21,423 -4,004	1,592 4,284 -2,692	12,884 4,045 8,839	-1,446 -5,051 3,605	-12,879 -640 -12,239	19,676 11,253 8,423	-4,906 ^r 2,674 ^r -7,580	2,498 4,858 -2,360
Oil-exporting countries 26 Middle East 2 27 Africa	4,317 11	-8,543 -5	-1,17 4	-1,518 0	900 0	33 0	144 0	-250 0	-495 0	12 0

^{1.} Official and private transactions in marketable U.S. Treasury securities having an original maturity of more than one year. Data are based on monthly transactions reports. Excludes nonmarketable U.S. Treasury bonds and notes held by official institutions of foreign countries.

Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
 Comprises Algeria, Gabon, Libya, and Nigeria.

3.26 DISCOUNT RATES OF FOREIGN CENTRAL BANKS¹

Percent per year, averages of daily figures

Country	Rate on S	Sept. 30, 1994		Rate on !	Sept. 30, 1994		Rate on Sept. 30, 1994		
	Percent	Month effective	Country	Percent	Month effective	Country	Percent	Month effective	
Austria Belgium Canada Denmark France	4.5 4.5 5.54 5.0 5.0	May 1994 May 1994 Sept. 1994 May 1994 July 1994	Germany	4.5 7.5 1.75 4.5	May 1994 Aug. 1994 Sept. 1993 May 1994	Norway. Switzerland United Kingdom	4.75 3.5 12.0	Feb. 1994 Apr. 1994 Sept. 1992	

Rates shown are mainly those at which the central bank either discounts or
makes advances against eligible commercial paper or government securities for
commercial banks or brokers. For countries with more than one rate applicable to
such discounts or advances, the rate shown is the one at which it is understood
that the central bank transacts the largest proportion of its credit operations.

3.27 FOREIGN SHORT-TERM INTEREST RATES¹

Percent per year, averages of daily figures

			1993	1994								
Type or country	1991	1992	1993	Mar.	Apr.	May	June	July	Aug.	Sept.		
1 Eurodollars 2 United Kingdom 3 Canada 4 Germany. 5 Switzerland 6 Netherlands. 7 France. 8 Italy. 9 Belgium.	5.86 11.47 9.07 9.15 8.01 9.19 9.49 12.04 9.30 7.33	3.70 9.56 6.76 9.42 7.67 9.25 10.14 13.91 9.31 4.39	3.18 5.88 5.14 7.17 4.79 6.73 8.30 10.09 8.10 2.96	3.75 5.12 4.45 5.73 3.99 5.23 6.11 8.36 6.10 2.26	4.00 5.14 6.07 5.48 3.96 5.22 5.89 8.07 5.84 2.26	4.51 5.13 6.38 5.07 3.94 5.04 5.52 7.76 5.27 2.17	4.51 5.13 6.50 4.95 4.21 4.95 5.44 8.04 5.33 2.12	4.74 5.15 6.28 4.86 4.17 4.84 5.51 8.39 5.53 2.14	4.80 5.47 5.71 4.89 4.21 4.88 5.46 8.88 5.47 2.28	5.01 5.65 5.61 4.95 4.00 4.98 5.50 8.68 5.34 2.31		

^{1.} Rates are for three-month interbank loans, with the following exceptions: Canada, finance company paper; Belgium, three-month Treasury bills; and Japan, CD rate.

^{2.} Since February 1981, the rate has been that at which the Bank of France discounts Treasury bills for seven to ten days.

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3.28 FOREIGN EXCHANGE RATES¹

Currency units per dollar except as noted

	1991	1992	1001			19	94		
Country/currency unit	1991	1992	1993	Арт.	May	June	July	Aug.	Sept.
1 Australia/dollar ² 2 Austria/schilling 3 Belgium/franc 4 Canada/dollar 5 China, P.R./yuan 6 Denmark/krone 7 Finland/markka. 8 France/franc 9 Germany/deutsche mark 10 Greece/drachma 11 Hong Kong/dollar 12 India/rupee 13 Ireland/pound ² 14 Italy/lira 15 Japan/yen 16 Malaysia/ringgit 17 Netherlands/guilder 18 New Zealand/dollar ²	77.872 11.686 34.195 1.1460 5.3337 6.4038 4.0521 5.6468 1.6610 182.63 7.7712 22.712 161.39 1,241.28 134.59 2.7503 1.8720 57.832	73.521 10.992 32.148 1.2085 5.5206 6.0372 4.4865 5.2935 1.5618 190.81 7.7402 28.156 170.42 1,232.17 126.78 2.5463 1.7587 53.792	67.993 11.639 34.581 1.2902 5.7795 6.4863 5.7251 5.6669 1.6545 229.64 7.7357 31.291 146.47 1.573.41 111.08 2.5738 1.8585 54.127	71.565 11.948 34.979 1.3830 8.7251 6.6642 5.4997 5.8170 1.6984 249.08 7.7269 31.391 143.42 1,626.07 103.48 2.6887 1.9074 56.908	72.433 11.651 34.108 1.3808 8.6859 6.4857 5.4194 5.6728 1.6565 245.41 7.7262 31.375 147.12 1.594.56 103.75 2.6169 1.8597 58.347	73.291 11.446 33.514 1.3836 8.6836 6.3786 6.3786 6.3787 1.6271 244.77 7.7309 31.385 149.54 1.592.22 102.53 2.5942 1.8242 59.121	73.409 11.027 32.315 1.3826 8.6605 6.1581 5.1996 5.3702 1.5674 236.92 7.7265 31.376 152.79 1,562.31 98.44 2.5948 1.7585	74.010 11.010 ^r 32.248 ^r 1.3783 ^r 8.6072 6.1845 ^r 5.1493 ^r 5.3602 1.5646 237.11 ^r 7.7272 31.373 152.22 1,582.15 ^r 99.94 2.5633 1.7570 ^r 60.119	74.200 10.904 31.871 1.3540 8.5581 6.1038 4.9689 5.2975 1.5491 235.98 7.7275 31.372 154.61 1,565.79 98.77 2.5617 1.7372 60.297
19 Norway/krone	6.4912 144.77	6.2142 135.07	7.0979 161.08	7.3680 173.54	7.1789 171.15	7.0686 168.76	60.063 6.8560 160.98	6.8331 ^r 159.80 ^r	6.7961 157.91
21 Singapore/dollar 22 South Africa/rand. 23 South Korea/won. 24 Spain/peseta 25 Sri Lanka/rupee 26 Sweden/krona. 27 Switzerland/franc. 28 Taiwan/dollar 29 Thailand/baht 30 United Kingdom/pound².	1.7283 2.7633 736.73 104.01 41.200 6.0521 1.4356 26.759 25.528 176.74	1.6294 2.8524 784.58 102.38 44.013 5.8258 1.4064 25.160 25.411 176.63	1.6158 3.2729 805.75 127.48 48.205 7.7956 1.4781 26.416 25.333 150.16	1.5628 3.5789 811.71 138.14 48.925 7.8850 1.4383 26.389 25.268 148.23	1.5464 3.6346 809.79 136.62 49.067 7.7181 1.4125 26.792 25.212 150.42	1.5310 3.6318 809.86 134.23 49.232 7.7968 1.3727 27.018 25.137 152.62	1.5137 3.6705 808.39 129.31 49.010 7.7471 1.3239 26.658 24.977 154.67	1.5045 3.5968 806.83 129.90° 49.241 7.7420° 1.3184 26.419 25.021 154.22	1.4885 3.5570 803.69 128.41 49.260 7.5227 1.2892 26.210 24.968 156.61
MEMO 31 United States/dollar ³	89.84	86.61	93.18	94.39	92.79	91.60	89.06	89.26 ^r	88.08

^{1.} Averages of certified noon buying rates in New York for cable transfers. Data in this table also appear in the Board's G.5 (405) monthly statistical release. For ordering address, see inside front cover.

2. Value in U.S. cents.

3. Index of weighted-average exchange value of U.S. dollar against the currencies of ten industrial countries. The weight for each of the ten countries is

the 1972-76 average world trade of that country divided by the average world trade of all ten countries combined. Series revised as of August 1978 (see Federal Reserve Bulletin, vol. 64 (August 1978), p. 700).

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Terms of lending at commercial banks November 1993 February 1994 May 1994 August 1994	February 1994 May 1994 August 1994 November 1994	A76 A74 A68 A68
Assets and liabilities of U.S. branches and agencies of foreign banks September 30, 1993 December 31, 1993 March 31, 1994 June 30, 1994	February 1994 May 1994 August 1994 November 1994	A80 A78 A72 A72
Pro forma balance sheet and income statements for priced service operations June 30, 1991 September 30, 1991 March 30, 1992 June 30, 1992	November 1991 January 1992 August 1992 October 1992	A80 A70 A80 A70
Assets and liabilities of life insurance companies June 30, 1991 September 30, 1991 December 31, 1991 September 30, 1992	December 1991 May 1992 August 1992 March 1993	A79 A81 A83 A71

4.23 TERMS OF LENDING AT COMMERCIAL BANKS Survey of Loans Made, August 1-5, 1994¹ Commercial and Industrial Loans

Characteristic	Amount of loans (thousands	Average size (thousands	Weighted average maturity ²	Loan rate	(percent)	Loans secured by	Loans made under commit-	Partici- pation loans	Most common base
	of dollars)	of dollars)	Days	average effective ³	Standard error ⁴	collateral (percent)	ment (percent)	(percent)	pricing rate ⁵
ALL BANKS									
1 Overnight ⁶	11,642,664	6,404	*	5.00	.21	14.1	57.7	10.6	Other
2 One month or less (excluding overnight)	7,423,447	1,199	14	5.23	.19	14.3	77.7	4.5	Other
Floating rate Floating rate	5,697,915 1,725,532	1,981 521	12 20	5.06 5.78	.26 .26	10.4 27.4	75.7 84.2	4.9 2.9	Other Other
5 More than one month and less than one year	12,832,976	214	150	6.48	.15	45.5	80.8	6.8	Prime
6 Fixed rate	6,247,291 6,585,685	248 189	102 195	5.93 7.01	.19 .20	36.0 54.5	81.6 80.1	8.4 5.4	Foreign Prime
8 Demand ⁷	13,508,412 1,887,209 11,621,203	280 472 263	*	6.69 5.54 6.88	.17 .28 .18	75.6 36.7 81.9	59.8 86.2 55.6	4.4 7.0 4.0	Prime Other Prime
11 Total short-term	45,407,499	391	64	5.96	.15	41.3	68.1	6.7	Other
12 Fixed rate (thousands of dollars) 13 1-99.	25,474,430 431,342	753 16	31 152	5.28 8.74	.21 .13	20.3 84.0	69.7 32.3	8.5 .5	Other Other
14 100–499	430,482 464,578	200 691	92 56	7.01 5.88	.19 .03	62.2 40.3	59.1 74.4	5.9 5.3	Other Fed funds
16 1,000-4,999	4,170,929 3,937,787 16,039,311	2,352 6,519 18,522	38 32 24	5.54 5.31 5.05	.06 .09 .09	31.9 28.3 11.9	76.7 72.4 68.4	8.1 9.5 8.8	Other Other Other
19 Floating rate (thousands of dollars)	19,933,069	242	159	6.83	.17	68.1	66.1	4.4	Prime
20 1–99. 21 100–499	1,578,234 3,405,858	26 204	191 192	8.54 8.11	.05 .02	84.6 80.9	84.6 86.7	1.8 3.6	Prime Prime
22 500–999 23 1,000–4,999 24 5,000–9,999	1,775,208 4,278,755	661 1,947	203 162 151	7.71 7.21	.10 .10	76.6 69.1	86.2 82.4	5.2 5.8	Prime Prime
24 5,000-9,999	1,656,578 7,238,436	6,589 23,384	124	6.27 5.53	.29 .26	58.8 58.0	67.0 37.7	7.9 3.4	Prime Fed funds
			Months						
26 Total long-term	6,586,107	260	43	6.91	.15	59.2	82.9	5.4	Prime
27 Fixed rate (thousands of dollars) 28 1-99	1,631,902 187,979	130 16	42 55 41	6.66 8.92	.26 .26	53.5 93.8	74.7 28.9	4.2	Other Other
28 1–99. 29 100–499 30 500–999	151,272 53,158	214 636	44	8.06 7.21	.26 .29 .31	86.2 61.6	52.0 89.6	3.9 13.1	Other Other
31 1,000 or more	1,239,493	4,190 388	40 43	6.12	.24	43.0 61.1	83.8 85.6	4.5 5.8	Other Prime
33 1–99 34 100–499	262,930 752,046	34 207	44 47	8.46 8.06	.12	91.9 81.7	64.2 74.3	2.4 5.0	Prime Prime
35 500–999	458,048 3,481,182	675 4,304	36 43	7.73 6.55	.08 .20	71.2 53.0	83.7 90.0	14.4 5.1	Prime Prime
				Loan rate	(percent)				
			Days	Effective ³	Nominal ⁸				Prime rate ⁹
Loans Made Below Prime ¹⁰	Ì								
37 Overnight ⁶	11,465,486	7,585	*	4.96	4.93	13.4	57.1	10.8	7.25
38 One month or less (excluding overnight)	6,939,745	4,480	13	5.00	4,97	9.7	77.4	4.5	7.24
one year40 Demand	8,002,671 6,767,385	1,033 2,284	121	5.42 5.21	5.39 5.14	30.0 66.0	81.8 37.4	8.7 3.6	7.27 7.28
41 Total short-term	33,175,287	2,410	41	5.13	5.09	27.3	63.3	7.5	7.26
42 Fixed rate	23,963,940 9,211,347	2,896 1,676	26 123	5.10 5.21	5.07 5.15	17.4 53.2	69.7 46.7	8.6 4.5	7.26 7.27
-			Months						
44 Total long-term	3,106,160	881	39	5.47	5.38	34.9	89.0	5.5	7.31
45 Fixed rate	979,152	454	36	5.41	5.35	29.9	81.4		7.30
46 Floating rate	2,127,007	1,556	41	5.49	5.40	37.3	92.6	5.4 5.5	7.31

Footnotes appear at the end of the table.

4.23 TERMS OF LENDING AT COMMERCIAL BANKS Survey of Loans Made, August 1-5, 1994—Continued Commercial and industrial loans-Continued

	Amount of	Average	Weighted	Loan rate	(percent)	Loans	Loans made	Partici-	Most
Characteristic	loans (thousands of dollars)	size (thousands of dollars)	average maturity ² Days	Weighted average effective ³	Standard error ⁴	secured by collateral (percent)	under commit- ment (percent)	pation loans (percent)	common base pricing rate ⁵
LARGE BANKS									
1 Overnight ⁶	10,216,970	6,864		5.02	.19	13.8	55.8	11.0	Other
2 One month or less (excluding overnight) 3 Fixed rate	6,046,005 4,639,574 1,406,431	3,876 6,028 1,780	14 12 19	5.08 5.01 5.33	.17 .12 .29	11.4 9.8 16.7	75.1 72.6 83.1	5.0 5.6 2.9	Other Fed funds Other
5 More than one month and less than one year	8,251,717 4,408,903 3,842,814	1,081 3,100 618	131 91 176	6.03 5.69 6.42	.13 .14 .20	38.0 36.3 40.0	85.4 90.6 79.5	8.4 9.9 6.6	Foreign Foreign Prime
8 Demand ⁷ 9 Fixed rate 10 Floating rate	9,178,379 1,394,907 7,783,472	493 1,756 437	*	6.17 5.36 6.32	.17 .24 .18	73.6 32.0 81.1	51.5 83.8 45.7	4.2 .0 4.9	Fed funds Other Fed funds
11 Total short-term	33,693,072	1,150	48	5.59	.13	35.6	65.3	7.4	Other
12 Fixed rate (thousands of dollars)	20,659,706 21,864 185,972 315,172 3,089,694 3,345,952 13,701,053	4,620 29 261 697 2,353 6,597 18,773	24 148 58 48 35 30 20	5.19 7.53 6.29 5.86 5.53 5.31 5.04	.14 .14 .18 .14 .07 .09	18.9 75.1 49.0 41.6 31.9 28.8 12.6	68.9 70.0 75.1 74.4 75.8 70.0 66.9	8.8 1.5 4.4 4.6 6.8 8.4 9.5	Other Other Other Domestic Other Other Other
19 Floating rate (thousands of dollars) 20 1-99 21 100-499 22 500-999 23 1,000-4,999 24 5,000-9,999 25 10,000 or more	13,033,366 503,484 1,501,946 810,968 2,206,566 1,322,078 6,688,324	525 34 209 673 2,012 6,591 24,998	134 197 184 182 141 136 116	6.24 8.33 7.98 7.61 6.82 6.06 5.38	.17 .10 .09 .13 .10 .31	62.0 87.2 80.0 71.6 57.4 57.0 57.5	59.7 88.8 90.4 89.2 83.1 67.7 37.7	5.2 1.5 3.9 7.4 8.0 10.0 3.7	Prime Prime Prime Prime Prime Prime Frime Frime
			Months						
26 Total long-term	4,378,174	937	42	6.53	.15	51.8	88.5	5.8	Prime
27 Fixed rate (thousands of dollars)	721,700 9,255 32,099 28,221 652,124	1,066 28 226 663 3,961	40 52 47 53 39	5.97 8.59 6.98 7.04 5.84	.26 .12 .23 .69	47.1 90.4 79.8 53.8 44.6	72.7 41.0 74.2 89.9 72.3	7.6 .0 .0 18.5 7.6	Other Other Other Domestic Other
32 Floating rate (thousands of dollars)	61,597 339,296 306,313	915 41 228 682 5,267	42 32 34 36 44	6.64 8.12 7.94 7.71 6.35	.13 .09 .09 .15 .20	52.7 88.4 75.0 67.1 47.9	91.7 85.9 87.7 88.4 92.6	5.4 2.9 4.8 14.9 4.5	Prime Prime Prime Prime Foreign
				Loan rate	(percent)	!	Ì		
			Days	Effective ³	Nominal ⁸				Prime rate ⁹
Loans Made Below Prime ¹⁰									
-	10,041,329	8,158	•	4.98	4.95	13.0	55.1	11.2	7.25
37 Overnight ⁶	5,852,881	6,291	13	4.97	4.95	9.3	74.7	4.9	7.23
39 More than one month and less than one year	6,367,022 5,952,386	3,787 3,913	117	5.39 5.15	5.36 5.07	30.2 68.9	84.1 30.6	9.3 2.4	7.24 7.25
41 Total short-term	28,213,618	5,260	38	5.11	5.07	27.9	60.5	7.6	7.24
42 Fixed rate	20,030,596 8,183,022	5,744 4,361	24 111	5.11 5.10	5.08 5.04	17.3 53.8	68.1 42.0	8.8 4.7	7.25 7.23
			Months						
44 Total long-term	2,477,855	3,410	40	5.38	5.29	35.8	89.2	5.9	7.25
45 Fixed rate	568,765 1,909,090	2,263 4,016	39 40	5.40 5.38	5.33 5.28	39.8 34.6	73.9 93.7	8.4 5.1	7.25 7.25

Footnotes appear at the end of the table.

4.23 TERMS OF LENDING AT COMMERCIAL BANKS Survey of Loans Made, August 1-5, 1994¹—Continued

Commercial and industrial loans-Continued

	Amount of	Average	Weighted average	Loan rate	(percent)	Loans	Loans made	Partici-	Most
Characteristic	loans (thousands of dollars)	size (thousands of dollars)	maturity ² Days	Weighted average effective ³	Standard error ⁴	secured by collateral (percent)	under commit- ment (percent)	pation loans (percent)	base pricing rate ⁵
Other Banks									
1 Overnight ⁶	1,425,694	4,325		4.83	.40	15.9	71.6	7.8	Foreign
2 One month or less (excluding			16	5.04					
overnight) 3 Fixed rate 4 Floating rate	1,377,441 1,058,340 319,101	298 502 126	16 13 26	5.84 5.26 7.78	.23 .31 .14	27.3 13.1 74.5	89.3 89.3 89.0	2.2 1.9 2.9	Other Other Prime
5 More than one month and less than one year	4,581,259	87	184	7.30	.18	59.0	72.5	4.1	Prime
6 Fixed rate	1,838,388 2,742,871	77 96	130 220	6.50 7.83	.24 .21	35.3 74.9	59.8 81.0	4.8 3.6	Other Prime
8 Demand ⁷ 9 Fixed rate 10 Floating rate	4,330,033 492,302 3,837,731	146 154 145	*	7.79 6.02 8.02	.21 .41 .20	79.6 50.0 83.4	77.5 92.8 75.6	4.9 26.7 2.1	Prime Fed funds Prime
11 Total short-term	11,714,427	135	117	7.01	.18	57.7	76.2	4.6	Prime
12 Fixed rate (thousands of dollars) 13 1-99. 14 100-499 15 500-999 16 1,000-4,999. 17 5,000-9,999. 18 10,000 or more	4,814,724 409,479 244,510 149,406 1,081,235 591,835 2,338,259	164 15 170 679 2,350 6,110 17,178	59 152 115 73 46 45 46	5.68 8.81 7.55 5.91 5.57 5.31 5.07	.25 .13 .30 .24 .24 .32 .31	26.2 84.4 72.3 37.4 32.0 25.5 7.9	73.2 30.3 46.9 74.3 79.5 86.0 77.2	7.3 .4 7.0 6.8 11.6 15.9 4.4	Other Other Other Fed funds Fed funds Other
19 Floating rate (thousands of dollars) 20 1-99 21 100-499 22 500-999 23 1,000-4,999 24 5,000-9,999 25 10,000 or more	6,899,703 1,074,750 1,903,912 964,240 2,072,189 334,500 550,112	120 24 200 652 1,882 6,578 13,098	200 189 195 216 186 224 317	7.93 8.64 8.22 7.78 7.63 7.13 7.45	.23 .08 .04 .12 .18 .73 .78	79.6 83.3 81.7 80.8 81.5 65.8 64.5	78.3 82.7 83.8 83.7 81.7 64.4 37.5	2.7 1.9 3.4 3.3 3.4 .0	Prime Prime Prime Prime Prime Prime Domestic
			Months						
26 Total long-term	2,207,934	107	45	7.66	.15	73.9	71.8	4.8	Prime
27 Fixed rate (thousands of dollars) 28 1-99 29 100-499 30 500-999 31 1,000 or more	910,202 178,724 119,172 24,937 587,369	77 16 211 608 4,477	44 56 40 35 42	7.20 8.94 8.35 7.39 6.43	.29 .27 .23 .38 .43	58.5 94.0 87.9 70.5 41.3	76.3 28.3 46.0 89.2 96.5	1.6 .0 4.9 7.0 1.1	Prime Other Prime Prime Prime
32 Floating rate (thousands of dollars)	1,297,731 201,333 412,750 151,735 531,913	148 33 192 661 2,137	46 47 59 36 39	7.97 8.56 8.15 7.76 7.68	.10 .13 .10 .18 .18	84.7 93.0 87.2 79.6 81.0	68.7 57.6 63.2 74.3 75.6	7.0 2.3 5.1 13.4 8.5	Prime Prime Prime Prime Prime
	ļ	İ		Loan rate	(percent)	1			
			Days	Effective ³	Nominal ⁸				Prime rate ⁹
Loans Made Below Prime ¹⁰									
37 Overnight ⁶	1,424,157	5,073	*	4.83	4.82	15.8	71.5	7.8	7.25
38 One month or less (excluding overnight)	1,086,865	1,756	13	5.13	5.12	12.2	92.3	2.3	7.29
39 More than one month and less than one year	1,635,649 814,999	270 565	139	5.56 5.64	5.50 5.62	29.2 44.3	73.0 87.1	6.1 12.0	7.40 7.48
41 Total short-term	4,961,669	590	59	5.27	5.24	24.1	79.1	6.7	7.34
42 Fixed rate	3,933,344 1,028,325	822 284	36 197	5.06 6.08	5.03 6.03	17.8 48.3	78.0 83.6	7.8 2.7	7.29 7.56
			Months						
44 Total long-term	628,305	225	36	5.78	5.75	31.5	88.5	3.9	7.53
45 Fixed rate	410,387 217,918	215 244	31 43	5.41 6.49	5.37 6.46	16.1 60.4	91.7 82.5	1.2 8.9	7.37 7.84

Footnotes appear at the end of the table.

4.23 TERMS OF LENDING AT COMMERCIAL BANKS Survey of Loans Made, August 2-5, 1994—Continued

NOTES

1. The survey of terms of bank lending to business collects data on gross loan extensions made during the first full business week in the mid-month of each quarter by a sample of 340 commercial banks of all sizes. A sample of 250 banks reports loans to farmers. The sample data are blown up to estimate the lending terms at all insured commercial banks during that week. The estimated terms of bank lending are not intended for use in collecting the terms of loans extended over the entire quarter or residing in the portfolios of those banks. Construction and land development loans include both unsecure loans and loans secured by real estate. Thus, some of the construction and land development loans would be reported on the statement of condition as real estate loans and the remainder as estate. Inus, some of the construction and land development loans would be reported on the statement of condition as real estate loans and the remainder as business loans. Mortgage loans, purchased loans, foreign loans, and loans of less that \$1,000 are excluded from the survey. As of September 30, assets of most of the large banks were at least \$7.0 billion. For all insured banks, total assets averaged \$275 million.

Average maturities are weighted by loan size; excludes demand loans.
 Effective (compounded) annual interest rate calculated from the stated rate and other terms of the loans and weighted by loan size.

4. The chances are about two out of three that the average rate shown would

4. The chances are about two out of three that the average rate shown would differ by less than the amount of the standard error from the average rate that would be found by a complete survey of lending at all banks.

5. The rate used to price the largest dollar volume of loans. Base pricing rates include the prime rate (sometimes referred to as a bank's "basic" or "reference" rate); the federal funds rate; domestic money market rates other than the federal funds rate; foreign money market rates; and other base rates not included in the foregoing classifications.

6. Overnight loans mature on the following business day.

7. Demand loans have no stated date of maturity.

8. Nominal (not compounded) annual interest rate calculated from the stated rate and other terms of the loans and weighted by loan size.

9. Calculated by weighting the prime rate reported by each bank by the volume of loans reported by that bank, summing the results, and then averaging over all reporting banks.

10. The proportion of loans made at rates below the prime may vary substantially from the proportion of such loans outstanding in banks' portfolios.

4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, June 30, 1994¹ Millions of dollars, except as noted

	All s	tates ²	New	York	Calif	ornia	Illinois	
Item	Total including IBFs ³	IBFs only ³	Total including IBFs	IBFs only	Total including IBFs	IBFs only	Total including IBFs	IBFs only
1 Total assets ⁴	710,018	319,027	542,574	259,197	74,223	33,189	59,123	19,468
Claims on nonrelated parties	634,634 143,487	183,861 118,324	480,732 125,814	152,336 102,676	67,385 6,737	15,925 6,131	57,351 9,683	11,072 8,828
debits. Currency and coin (U.S. and foreign) Balances with depository institutions in United States U.S. branches and agencies of other foreign banks	3,455 24 86,826	0 n.a. 66,794	3,308 17 75,456	0 n.a. 57,003	11 1 4,468	0 n.a. 3,903	90 1 6,360	0 п.а. 5,695
(including IBFs)	81,637	64,258	70,977	54,716	4,121	3,778	6,169	5,575
(including IBFs) 9 Balances with banks in foreign countries and with	5,188	2,535	4,479	2,287	346	126	190	120
foreign central banks	52,569 841	51,531 701	46,482 750	45,674 621	2,235 47	2,228 46	3,223 43	3,133 33
11 Other banks in foreign countries and foreign central banks	51,728 613	50,829 п.а.	45,732 550	45,052 n.a.	2,188 22	2,181 n.a.	3,181 9	3,101 n.a.
13 Total securities and loans	369,133	55,083	251,645	40,431	55,378	9,105	35,702	1,756
14 Total securities, book value	87,453 28,148	12,850 n.a.	80,303 27,142	11,676 n.a.	4,207 626	692 n.a.	2,315 287	464 n.a.
corporations	21,142	n.a.	20,608	n.a.	320	n.a.	39	n.a.
(including state and local securities)	38,163	12,850	32,554	11,676	3,261	692	1,989	464
18 Federal funds sold and securities purchased under agreements to resell. 19 U.S. branches and agencies of other foreign banks	50,847 13,786 10,562 26,498	5,379 4,250 232 896	46,200 11,531 10,096 24,573	4,930 3,801 232 896	674 488 94 92	147 147 0 0	3,475 1,522 220 1,733	297 297 0 0
22 Total loans, gross	281,812 132 281,680	42,241 8 42,233	171,420 78 171,341	28,759 4 28,754	51,194 23 51,170	8,416 2 8,414	33,397 9 33,388	1,292 0 1,292
Total loans, gross, by category 25 Real estate loans. 26 Loans to depository institutions 27 Commercial banks in United States (including IBFs) 28 U.S. branches and agencies of other foreign banks 29 Other commercial banks in United States 30 Other depository institutions in United States (including	42,099 41,281 19,178 17,222 1,956	411 27,702 10,471 10,120 351	23,467 27,180 11,275 10,124 1,150	211 17,972 5,837 5,593 244	12,875 8,705 5,925 5,737 188	185 6,596 3,952 3,866 87	3,696 2,030 1,693 1,131 562	13 878 566 546 20
IBF\$). 31 Banks in foreign countries . 32 Foreign branches of U.S. banks . 33 Other banks in foreign countries . 34 Loans to other financial institutions .	22,086 735 21,351 20,388	9 17,222 695 16,528 1,081	17 15,888 370 15,518 16,751	9 12,125 338 11,788 925	2,781 355 2,426 1,238	2,644 355 2,289 24	0 337 0 337 1,845	312 0 312 50
35 Commercial and industrial loans 36 U.S. addressees (domicile). 37 Non-U.S. addressees (domicile) 38 Acceptances of other banks 40 U.S. banks. 40 Foreign banks.	160,877 141,856 19,021 966 343 623	10,159 65 10,095 61 0 60	90,683 77,284 13,399 658 299 359	7,067 37 7,030 53 0 53	27,680 25,127 2,553 68 18 49	1,550 14 1,537 0 0	23,697 23,026 672 43 3 40	332 0 332 0 0
41 Loans to foreign governments and official institutions (including foreign central banks)	3,771	2,659	2,844	2,392	175	61	171	18
42 Loans for purchasing or carrying securities (secured and unsecured)	6,551 4,573	10 116	6,148 2,383	10 88	205 247	0 0	130 1,785	0 0
44 All other assets	56,690 13,069 9,810 3,259	4,942 n.a. n.a. n.a.	44,994 8,965 6,347 2,618	4,166 n.a. n.a. n.a.	4,533 2,821 2,610 211	541 n.a. n.a. n.a.	6,160 670 578 92	191 n.a. n.a. n.a.
parties	43,621 75,384	4,942 135,166	36,030 61,843	4,166 106,861	1,712 6,838	541 17,264	5,490 1,772	191 8,396
institutions ³	75,384	n.a.	61,843	n.a.	6,838	n.a.	1,772	n.a.
related depository institutions ³	n.a.	135,166	n.a.	106,861	n.a.	17,264	n.a.	8,396
52 Total liabilities ⁴	710,018	319,027	542,574	259,197	74,223	33,189	59,123	19,468
53 Liabilities to nonrelated parties	597,871	295,758	488,638	241,728	56,665	32,461	37,464	16,057

4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, June 30, 19941—Continued Millions of dollars, except as noted

	All s	tates ²	New	York	Calif	ornia	Illin	ois
Item	Total excluding IBFs ³	IBFs only ³	Total excluding IBFs	IBFs only	Total excluding IBFs	IBFs only	Total excluding IBFs	IBFs only
54 Total deposits and credit balances 55 Individuals, partnerships, and corporations 56 U.S. addressees (domicile) 57 Non-U.S. addressees (domicile) 58 Commercial banks in United States (including IBFs) 59 U.S. branches and agencies of other foreign banks 60 Other commercial banks in United States. 61 Banks in foreign countries 62 Foreign branches of U.S. banks 63 Other banks in foreign countries. 64 Foreign governments and official institutions	137,577 91,122 77,531 13,591 25,459 15,049 10,410 8,269 2,982 5,287	225,071 12,640 167 12,473 65,236 59,048 6,188 127,185 3,824 123,361	118,725 75,570 67,723 7,847 23,195 14,030 9,165 8,011 2,982 5,029	205,661 8,770 165 8,605 60,968 55,568 5,400 118,504 3,470 115,034	4,948 4,303 2,604 1,699 386 86 299 47 0 47	6,254 385 0 385 2,164 1,981 183 3,019 147 2,872	7,079 5,632 4,773 859 1,303 496 807 62 0	8,683 81 2 79 1,942 1,350 593 5,062 198 4,864
(including foreign central banks)	4,732 7,099 895	19,943 67 ∳	4,420 6,685 844	17,388 32	186 6 20	686 0 ♦	2 74 7	1,562 35
67 Transaction accounts and credit balances (excluding IBFs). 1ndividuals, partnerships, and corporations 9 U.S. addressees (domicile). 70 Non-U.S. addressees (domicile). 71 Commercial banks in United States (including IBFs). 72 U.S. branches and agencies of other foreign banks 73 Other commercial banks in United States. 74 Banks in foreign countries. 75 Foreign branches of U.S. banks 76 Other banks in foreign countries. 77 Foreign governments and official institutions (including foreign central banks). 78 All other deposits and credit balances. 79 Certified and official checks. 80 Demand deposits (included in transaction accounts and credit balances). 81 Individuals, partnerships, and corporations 82 U.S. addressees (domicile). 83 Non-U.S. addressees (domicile). 84 Commercial banks in United States (including IBFs). 85 U.S. branches and agencies of other foreign banks 86 Other commercial banks in United States. 87 Banks in foreign countries.	9,393 6,872 5,104 1,768 90 33 57 966 409 160 895 8,801 6,423 4,929 1,494 78 22 56 906	n.a.	7,810 5,570 4,469 1,101 84 31 53 808 1 807 362 144 844 7,535 5,411 4,392 1,019 73 21 52 750	n.a.	328 259 204 54 2 1 38 0 38 4 6 20 261 198 159 39 0 0 0 0 38	n.a.	322 308 304 4 0 0 0 0 2 2 2 2 2 2 3 7 7 308 294 290 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	п.а.
90 Foreign governments and official institutions (including foreign central banks). 91 All other deposits and credit balances. 92 Certified and official checks 93 Nontransaction accounts (including MMDAs, excluding IBFs). 94 Individuals, partnerships, and corporations 95 U.S. addressees (domicile). 96 Non-U.S. addressees (domicile). 97 Commercial banks in United States (including IBFs). 98 U.S. branches and agencies of other foreign banks 99 Other commercial banks in United States. 100 Banks in foreign countries. 101 Foreign branches of U.S. banks 102 Other banks in foreign countries. 103 Foreign governments and official institutions	905 382 117 895 128,185 84,251 72,427 11,824 25,369 15,017 10,353 7,302 2,981 4,321		749 348 109 844 110,914 70,000 63,254 6,746 23,111 13,999 9,113 7,203 2,981 4,222		38 4 1 20 4,619 4,045 2,400 1,645 384 86 298 9 0		2 3 7 6,757 5,324 4,469 855 1,302 496 807 60 0	
(including foreign central banks)	4,323 6,940	↓	4,058 6,541	↓	182 0	ļ	0 71	ţ
105 IBF deposit liabilities. 106 Individuals, partnerships, and corporations 107 U.S. addressees (domicile). 108 Non-U.S. addressees (domicile). 109 Commercial banks in United States (including IBFs). 110 U.S. branches and agencies of other foreign banks. 111 Other commercial banks in United States. 112 Banks in foreign countries. 113 Foreign branches of U.S. banks. 114 Other banks in foreign countries. 115 Foreign governments and official institutions (including foreign central banks). 116 All other deposits and credit balances.	n.a.	225,071 12,640 167 12,473 65,236 59,048 6,188 127,185 3,824 123,361 19,943 67	n.a.	205,661 8,770 165 8,605 60,968 55,568 5,400 118,504 3,470 115,034	n.a.	6,254 385 0 385 2,164 1,981 183 3,019 147 2,872 686 0	n.a.	8,683 81 2 79 1,942 1,350 593 5,062 198 4,864

Footnotes appear at end of table.

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4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, June 30, 1994¹—Continued Millions of dollars, except as noted

	All states ²		New York		California		Illinois	
Item	Total including IBFs ³	IBFs only ³	Total including IBFs	IBFs only	Total including IBFs	IBFs only	Total including IBFs	IBFs only
117 Federal funds purchased and securities sold under								
agreements to repurchase	68,203 13,002	12,622 2,448	56,508 8,695	8,649 865	5,696 3,262	1,631 1,223	5,500 843	2,240 274
O.S. branches and agencies of other foreign banks	8,225	257	5,631	72	1.956	1,223	562	60
120 Other	46,975	9,917	42,182	7,712	478	283	4,095	1,907
121 Other borrowed money	116,552	53,570	67,833	23,585	35,802	24,073	10,525	5,003
(including IBFs)	38,485	20,139	15,611	5,183	18,468	13,045	2,814	1,468
123 Owed to U.S. offices of nonrelated U.S. banks	9,198	1,849	5,208	550	2,743	976	731	252
124 Owed to U.S. branches and agencies of nonrelated foreign banks	29,287	18.290	10.403	4,632	15,725	12,069	2,084	1.216
125 Owed to nonrelated banks in foreign countries	32,883	30,844	18,162	16,323	10.792	10,666	3,391	3,390
126 Owed to foreign branches of nonrelated U.S. banks	1.527	1,491	619	586	660	660	7,227	227
127 Owed to foreign offices of nonrelated foreign banks	31,356	29,353	17,542	15,737	10,132	10,006	3,164	3,163
128 Owed to others	45,184	2,587	34,061	2,079	6,542	363	4,320	145
129 All other liabilities	50,468	4,495	39,911	3,833	3,966	502	5,676	131
and outstanding	13,707	n.a.	9,523	n.a.	2,825	n.a.	670	n.a.
131 Other liabilities to nonrelated parties	36,761	4,495	30,388	3,833	1,141	502	5,005	131
132 Net due to related depository institutions ⁵	112,147	23,269	53,936	17,469	17,557	728	21,660	3,411
institutions ³	112,147	n.a.	53,936	n.a.	17,557	n.a.	21,660	п.а.
134 Net owed to establishing entity, head office, and other related depository institutions	n.a.	23,269	п.а.	17,469	n.a.	728	n.a.	3,411
Мемо	1	S	1	1	i		'	
135 Non-interest-bearing balances with commercial banks in United States	1,105	0	867	0	103	0	53	0
136 Holding of commercial paper included in total loans	973	l ∆ ″	924	l 🛦 🕆	ii	A *	10	A U
137 Holding of own acceptances included in commercial	1	1 1	1	I	· · ·	I		1
and industrial loans	3,570		2,400		930		78	
of one year or less	97,001	j i	53,731		16,449		15,577	l
139 Predetermined interest rates	53,498	n.a.	29,274	n.a.	9,393	n.a.	10,757	n.a.
140 Floating interest rates	43,502	1 1	24,457	l (7,056		4,820	l
141 Commercial and industrial loans with remaining maturity of more than one year	(2.076	1 1	16.053	i i			0.100	1 1
142 Predetermined interest rates	63,876 19,724	1 1	36,952 10,960		11,232 4,186		8,120 3,224	
143 Floating interest rates	44,152	i 1	25,992	l 1	7.046	1	4,896	1

4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, June 30, 1994¹—Continued Millions of dollars, except as noted

	All states ²		New York		California		Illinois	
Item	Total excluding IBFs ³	IBFs only ³	Total excluding IBFs	IBFs only	Total excluding IBFs	IBFs only	Total excluding IBFs	IBFs only
144 Components of total nontransaction accounts, included in total deposits and credit balances of nontransaction accounts, including IBFs. 145 Time CDs in denominations of \$100,000 or more or more. 147 Time CDs in denominations of \$100,000 or more with remaining maturity of more than 12 months .	131,695 97,237 24,639 9,819	n.a.	114,894 85,046 21,587 8,261	n.a.	5,282 3,091 1,173 1,018	n.a.	6,985 5,280 1,254 451	n.a.
	Ail st	tates ²	New	York	Calif	ornia	Illir	nois
	Total including IBFs	IBFs only	Total including IBFs	IBFs only	Total including IBFs	IBFs only	Total including IBFs	IBFs only
148 Market value of securities held 149 Immediately available funds with a maturity greater than one day included in other borrowed money 150 Number of reports filed	73,167 550	0 n.a. 0	0 36,582 256	0 n.a. 0	0 28,905 127	0 n.a. 0	0 6,010 49	0 n.a. 0

^{1.} Data are aggregates of categories reported on the quarterly form FFIEC 002, "Report of Assets and Liabilities of U.S. Branches and Agencies of Foreign Banks." The form was first used for reporting data as of June 30, 1980, and was revised as of December 31, 1985. From November 1972 through May 1980, U.S. branches and agencies of foreign banks had filed a monthly FR 886a report. Aggregate data from that report were available through the Federal Reserve statistical release G.11, last issued on July 10, 1980. Data in this table and in the G.11 tables are not strictly comparable because of differences in reporting panels and in definitions of balance sheet items. IBF, international banking facility.

2. Includes the District of Columbia.

3. Effective December 1981, the Federal Reserve Board amended Regulations D and Q to permit banking offices located in the United States to operate international banking facilities (IBFs). Since December 31, 1985, data for IBFs have been reported in a separate column. These data are either included in or excluded from the total columns as indicated in the headings. The notation "n.a." indicates that no IBF data have been reported for that item, either because the

item is not an eligible IBF asset or liability or because that level of detail is not reported for IBFs. From December 1981 through September 1985, IBF data were included in all applicable items reported.

4. Total assets and total liabilities include net balances, if any, due from or owed to related banking institutions in the United States and in foreign countries (see note 5). On the former monthly branch and agency report, available through the G.11 statistical release, gross balances were included in total assets and total liabilities. Therefore, total asset and total liability figures in this table are not comparable to those in the G.11 tables.

5. Related depository institutions includes the foreign head office and other U.S. and foreign branches and agencies of a bank, a bank's parent holding company, and majority-owned banking subsidiaries of the bank and of its parent holding company (including subsidiaries owned both directly and indirectly).

6. In some cases two or more offices of a foreign bank within the same metropolitan area file a consolidated report.

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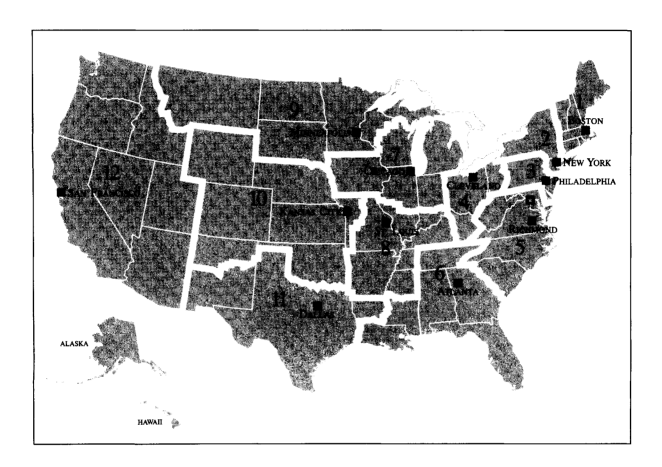
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Maps of the Federal Reserve System



LEGEND

Both pages

- Federal Reserve Bank city
- Board of Governors of the Federal Reserve System, Washington, D.C.

NOTE

The Federal Reserve officially identifies Districts by number and Reserve Bank city (shown on both pages) and by letter (shown on the facing page).

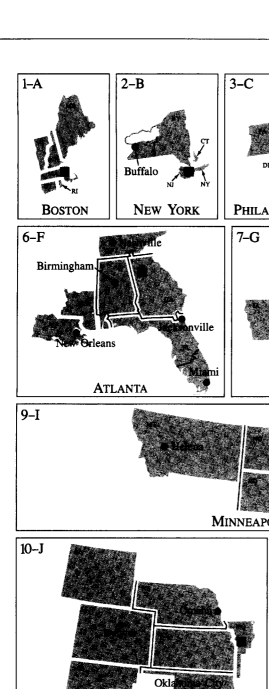
In the 12th District, the Seattle Branch serves Alaska, and the San Francisco Bank serves Hawaii.

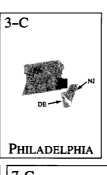
The System serves commonwealths and terri-Digitized for FRIOTIES as follows: the New York Bank serves the

Facing page

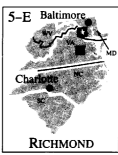
- Federal Reserve Branch city
- Branch boundary

Commonwealth of Puerto Rico and the U.S. Virgin Islands; the San Francisco Bank serves American Samoa, Guam, and the Commonwealth of the Northern Mariana Islands. The Board of Governors revised the branch boundaries of the System most recently in December 1991.



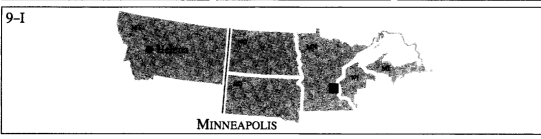


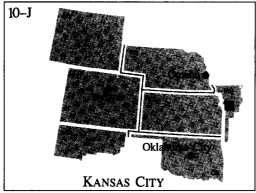


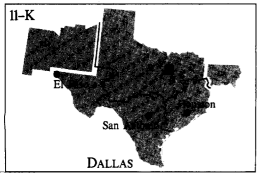


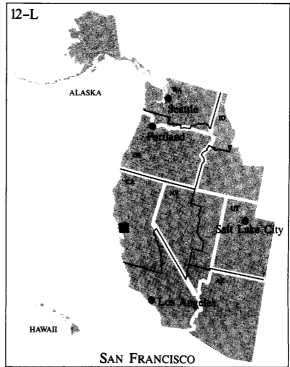












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H.4.1	Factors Affecting Reserve Balances	Weekly/Thursday
H.6	Money Stock	Weekly/Thursday
H.8	Assets and Liabilities of Insured Domestically Chartered and Foreign Related Banking Institutions	Weekly/Monday
H.10	Foreign Exchange Rates	Weekly/Monday
H.15	Selected Interest Rates	Weekly/Monday
G.5	Foreign Exchange Rates	Monthly/end of month
G.17	Industrial Production and Capacity Utilization	Monthly/midmonth
G.19	Consumer Installment Credit	Monthly/fifth business day
Z .7	Flow of Funds	Quarterly

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These publications are designed to help those who must frequently refer to the Board's regulatory materials. They are updated monthly, and each contains citation indexes and a subject index.

The Monetary Policy and Reserve Requirements Handbook contains Regulations A, D, and Q, plus related materials.

The Securities Credit Transactions Handbook contains Regulations G, T, U, and X, dealing with extensions of credit for the purchase of securities, together with related statutes, Board interpretations, rulings, and staff opinions. Also included are the Board's list

of marginable OTC stocks and its list of foreign margin stocks.

The Consumer and Community Affairs Handbook contains Regulations B, C, E, M, Z, AA, BB, and DD, and associated materials.

The Payment System Handbook deals with expedited funds availability, check collection, wire transfers, and risk-reduction policy. It includes Regulations CC, J, and EE, related statutes and commentaries, and policy statements on risk reduction in the payment system.

For domestic subscribers, the annual rate is \$200 for the Federal Reserve Regulatory Service and \$75 for each Handbook. For subscribers outside the United States, the price including additional air mail costs is \$250 for the Service and \$90 for each Handbook. All subscription requests must be accompanied by a check or money order payable to the Board of Governors of the Federal Reserve System. Orders should be addressed to Publications Services, mail stop 127, Board of Governors of the Federal Reserve System, Washington, DC 20551.

GUIDE TO THE FLOW OF FUNDS ACCOUNTS

A recent Federal Reserve publication, Guide to the Flow of Funds Accounts, explains in detail how the U.S. financial flow accounts are prepared. The accounts, which are compiled by the Division of Research and Statistics, are published in the Board's quarterly Z.1 statistical release, "Flow of Funds Accounts, Flows and Outstandings." The Guide updates and replaces Introduction to Flow of Funds, published in 1980.

The 670-page Guide begins with an explanation of the organization and uses of the flow of funds accounts and their relationship to the national income and product accounts prepared by the U.S. Department of Commerce. Also discussed are the individual data series that make up the accounts and such procedures as seasonal adjustment, extrapolation, and interpolation.

The balance of the *Guide* contains explanatory tables corresponding to the tables of financial flows data that appeared in the September 1992 Z.1 release. These tables give, for each data series, the source of the data or the methods of calculation, along with annual data for 1991 that were published in the September 1992 release.

Guide to the Flow of Funds Accounts is available for \$8.50 per copy from Publications Services, Board of Governors of the Federal Reserve System, Washington, DC 20551. Orders must include a check or money order, in U.S. dollars, made payable to the Board of Governors of the Federal Reserve System.