#### Federal Reserve System

[68 FR 13161, March 18, 2003, as amended at 68 FR 53491, Sept. 11, 2003]

# APPENDIX C TO PART 202—SAMPLE NOTIFICATION FORMS

- 1. This appendix contains ten sample notification forms. Forms C-1 through C-4 are intended for use in notifying an applicant that adverse action has been taken on an application or account under §§ 202.9(a)(1) and (2)(i) of this regulation. Form C-5 is a notice of disclosure of the right to request specific reasons for adverse action under §§ 202.9(a)(1) and (2)(ii). Form C-6 is designed for use in notifying an applicant, under §202.9(c)(2), that an application is incomplete. Forms C-7 and C-8 are intended for use in connection with applications for business credit under §202.9(a)(3). Form C-9 is designed for use in notifying an applicant of the right to receive a copy of an appraisal under §202.14. Form C-10 is designed for use in notifying an applicant for nonmortgage credit that the creditor is requesting applicant characteristic information.
- 2. Form C-1 contains the Fair Credit Reporting Act disclosure as required by sections 615(a) and (b) of that act. Forms C-2 through C-5 contain only the section 615(a) disclosure (that a creditor obtained information from a consumer reporting agency that played a part in the credit decision). A creditor must provide the section 615(a) disclosure when adverse action is taken against a consumer based on information from a consumer reporting agency. A creditor must provide the section 615(b) disclosure when adverse action is taken based on information from an outside source other than a consumer reporting agency. In addition, a creditor must provide the section 615(b) disclosure if the creditor obtained information from an affiliate other than information in a consumer report or other than information concerning the affiliate's own transactions or experiences with the consumer. Creditors may comply with the disclosure requirements for adverse action based on information in a consumer report obtained from an affiliate by providing either the section 615(a) or section 615(b) disclosure.
- 3. The sample forms are illustrative and may not be appropriate for all creditors. They were designed to include some of the factors that creditors most commonly consider. If a creditor chooses to use the check-list of reasons provided in one of the sample forms in this appendix and if reasons commonly used by the creditor are not provided on the form, the creditor should modify the checklist by substituting or adding other reasons. For example, if "inadequate down payment" or "no deposit relationship with us" are common reasons for taking adverse action on an application, the creditor ought

to add or substitute such reasons for those presently contained on the sample forms.

- 4. If the reasons listed on the forms are not the factors actually used, a creditor will not satisfy the notice requirement by simply checking the closest identifiable factor listed. For example, some creditors consider only references from banks or other depository institutions and disregard finance company references altogether: their statement of reasons should disclose "insufficient bank references," not "insufficient credit ref-Similarly, a creditor that conerences." siders bank references and other credit references as distinct factors should treat the two factors separately and disclose them as appropriate. The creditor should either add such other factors to the form or check "other" and include the appropriate explanation. The creditor need not, however, describe how or why a factor adversely affected the application. For example, the notice may say "length of residence" rather than "too short a period of residence."
- 5. A creditor may design its own notification forms or use all or a portion of the forms contained in this appendix. Proper use of Forms C-1 through C-4 will satisfy the requirement of  $\S 202.9(a)(2)(i)$ . Proper use of Forms C-5 and C-6 constitutes full compliance with  $\S\S 202.9(a)(2)(i)$  and 202.9(c)(2), respectively. Proper use of Forms C-7 and C-8 will satisfy the requirements of  $\S 202.9(a)(2)(i)$  and (ii), respectively, for applications for business credit. Proper use of Form C-9 will satisfy the requirements of  $\S 202.14$  of this part. Proper use of Form C-10 will satisfy the requirements of  $\S 202.5(b)(1)$ .

Form C-1—Sample Notice of Action Taken and Statement of Reasons

Statement of Credit Denial, Termination or Change

Applicant's Address:
Description of Account, Transaction, or Requested Credit:
Description of Action Taken:
Part I—Principal Reason(s) for Credit De nial, Termination, or Other Action Taker Concerning Credit
This section must be completed in all in stances.
Credit application incomplete Insufficient number of credit ref erences provided Unacceptable type of credit reference provided
Unable to verify credit references

Date:

Applicant's Name:

### Pt. 202, App. C.

## 12 CFR Ch. II (1-1-08 Edition)

,,	
Temporary or irregular employment	Creditor's address:
Unable to verify employment	Creditor's telephone number:
Length of employment	Notice: The federal Equal Credit Oppor-
Income insufficient for amount of	tunity Act prohibits creditors from discrimi-
credit requested	nating against credit applicants on the basis
Excessive obligations in relation to	of race, color, religion, national origin, sex,
income	marital status, age (provided the applicant
Unable to verify income Length of residence	has the capacity to enter into a binding con-
Temporary residence	tract); because all or part of the applicant's
Unable to verify residence	income derives from any public assistance
No credit file	program; or because the applicant has in
Limited credit experience	good faith exercised any right under the Con-
Poor credit performance with us	sumer Credit Protection Act. The federal
Delinquent past or present credit obli-	agency that administers compliance with this law concerning this creditor is (name
gations with others	and address as specified by the appropriate
Collection action or judgment	agency listed in appendix A).
Garnishment or attachment	agency insied in appendix 11).
Foreclosure or repossession	Form C-2—Sample Notice of Action Taken
Bankruptcy	and Statement of Reasons
Number of recent inquiries on credit	Date
bureau report	Dear Applicant: Thank you for your recent
Value or type of collateral not suffi-	application. Your request for [a loan/a credit
Other, specify:	card/an increase in your credit limit] was
	carefully considered, and we regret that we
Part II—Disclosure of Use of Information	are unable to approve your application at
Obtained From an Outside Source	this time, for the following reason(s):
This section should be completed if the	Your Income:
credit decision was based in whole or in part	is below our minimum requirement.
on information that has been obtained from	is insufficient to sustain payments on
an outside source.	the amount of credit requested.
Our credit decision was based in	could not be verified.
whole or in part on information obtained in a report from the consumer reporting agency	Your Employment:
listed below. You have a right under the Fair	is not of sufficient length to qualify.
Credit Reporting Act to know the informa-	could not be verified.
tion contained in your credit file at the con-	Your Credit History:
sumer reporting agency. The reporting agen-	of making payments on time was not
cy played no part in our decision and is un-	satisfactory.
able to supply specific reasons why we have	could not be verified.
denied credit to you. You also have a right	Your Application:
to a free copy of your report from the report-	lacks a sufficient number of credit ref-
ing agency, if you request it no later than 60	erences.
days after you receive this notice. In addi-	lacks acceptable types of credit ref-
tion, if you find that any information con-	erences.
tained in the report you receive is inaccurate or incomplete, you have the right to dispute	reveals that current obligations are
the matter with the reporting agency.	excessive in relation to income.
Name:	Other:
	The consumer reporting agency contacted that provided information that influenced
Address:	our decision in whole or in part was [name,
	address and [toll-free] telephone number of
FM - 11 C 3 FM - 1 1	

[Toll-free] Telephone number: Our credit decision was based in whole or in part on information obtained from an affiliate or from an outside source other than a consumer reporting agency. Under the Fair Credit Reporting Act, you have the right to make a written request, no later than 60 days after you receive this notice, for disclosure of the nature of this information. If you have any questions regarding this no-

tice, you should contact:

Creditor's name:

of credit refbligations are ome. ency contacted hat influenced art was [name, one number of the reporting agency. The reporting agency played no part in our decision and is unable to supply specific reasons why we have denied credit to you. You have a right under the Fair Credit Reporting Act to know the information contained in your credit file at the consumer reporting agency. You also have a right to a free copy of your report from the reporting agency, if you request it no later than 60 days after you receive this notice. In addition, if you find that any information contained in the report you receive is inaccurate or incomplete, you have

#### Federal Reserve System

the right to dispute the matter with the reporting agency. Any questions regarding such information should be directed to [consumer reporting agency]. If you have any questions regarding this letter, you should contact us at [creditor's name, address and telephone number].

Notice: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is (name and address as specified by the appropriate agency listed in appendix A).

Form C-3—Sample Notice of Action Taken and Statement of Reasons (Credit Scoring)

Date

Dear Applicant: Thank you for your recent application for . We regret that we are unable to approve your request.

Your application was processed by a credit scoring system that assigns a numerical value to the various items of information we consider in evaluating an application. These numerical values are based upon the results of analyses of repayment histories of large numbers of customers.

The information you provided in your application did not score a sufficient number of points for approval of the application. The reasons you did not score well compared with other applicants were:

- Insufficient bank references
- Type of occupation
- Insufficient credit experience
- Number of recent inquiries on credit bureau report

In evaluating your application the consumer reporting agency listed below provided us with information that in whole or in part influenced our decision. The consumer reporting agency played no part in our decision and is unable to supply specific reasons why we have denied credit to you. You have a right under the Fair Credit Reporting Act to know the information contained in your credit file at the consumer reporting agency. It can be obtained by contacting: [name, address, and [toll-free] telephone number of the consumer reporting agency]. You also have a right to a free copy of your report from the reporting agency, if you request it no later than 60 days after you receive this notice. In addition, if you find that any information contained in the report you receive is inaccurate or incomplete, you have the right to

dispute the matter with the reporting agen-

cy.	
If you have any questions regarding	this
letter, you should contact us at	
Creditor's Name:	
Address:	

Telephone:

Sincerely.

Notice: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (with certain limited exceptions); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is (name and address as specified by the appropriate agency listed in appendix A).

Form C-4—Sample Notice of Action Taken, Statement of Reasons and Counteroffer

Date

Dear Applicant: Thank you for your application for \_\_\_\_\_. We are unable to offer you credit on the terms that you requested for the following reason(s):

We can, however, offer you credit on the following terms:

If this offer is acceptable to you, please notify us within [amount of time] at the following address:

Our credit decision on your application was based in whole or in part on information obtained in a report from [name, address and [toll-free] telephone number of the consumer reporting agency]. You have a right under the Fair Credit Reporting Act to know the information contained in your credit file at the consumer reporting agency. The reporting agency played no part in our decision and is unable to supply specific reasons why we have denied credit to you. You also have a right to a free copy of your report from the reporting agency, if you request it no later than 60 days after you receive this notice. In addition, if you find that any information contained in the report you receive is inaccurate or incomplete, you have the right to dispute the matter with the reporting agen-

cy.
You should know that the federal Equal Credit Opportunity Act prohibits creditors, such as ourselves, from discriminating against credit applicants on the basis of their race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract), because they receive income from

#### 12 CFR Ch. II (1-1-08 Edition)

#### Pt. 202, App. C

a public assistance program, or because they may have exercised their rights under the Consumer Credit Protection Act. If you believe there has been discrimination in handling your application you should contact the [name and address of the appropriate federal enforcement agency listed in appendix A].

Sincerely.

Form C-5—Sample Disclosure of Right To Request Specific Reasons for Credit Denial

Dear Applicant: Thank you for applying to us for

After carefully reviewing your application, we are sorry to advise you that we cannot [open an account for you/grant a loan to you/ increase your credit limit] at this time. If you would like a statement of specific reasons why your application was denied, please contact [our credit service manager] shown below within 60 days of the date of this letter. We will provide you with the statement of reasons within 30 days after receiving your request.

Creditor's Name Address Telephone Number

If we obtained information from a consumer reporting agency as part of our consideration of your application, its name, address, and [toll-free] telephone number is shown below. The reporting agency played no part in our decision and is unable to supply specific reasons why we have denied credit to you. [You have a right under the Fair Credit Reporting Act to know the information contained in your credit file at the consumer reporting agency.] You have a right to a free copy of your report from the reporting agency, if you request it no later than 60 days after you receive this notice. In addition, if you find that any information contained in the report you received is inaccurate or incomplete, you have the right to dispute the matter with the reporting agency. You can find out about the information contained in your file (if one was used) by contacting:

Consumer reporting agency's name Address [Toll-free] Telephone number

Sincerely.

Notice: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program: or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is (name and address as specified by the appropriate agency listed in appendix A).

Form C-6-Sample Notice of Incomplete Application and Request for Additional Information

Creditor's name Address Telephone number Date

Dear Applicant: Thank you for your application for credit. The following information is needed to make a decision on your application:

We need to receive this information by \_(date). If we do not receive it by that date, we will regrettably be unable to give further consideration to your credit request.

Sincerely,

Form C-7—Sample Notice of Action Taken and Statement of Reasons (Business Credit)

Creditor's Name Creditor's address

Dear Applicant: Thank you for applying to us for credit. We have given your request careful consideration, and regret that we are unable to extend credit to you at this time for the following reasons:

(Insert appropriate reason, such as: Value or type of collateral not sufficient: Lack of established earnings record; Slow or past due in trade or loan payments)

Sincerely,

Notice: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex. marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is [name and address as specified by the appropriate agency listed in appendix A].

Form C-8-Sample Disclosure of Right To Request Specific Reasons for Credit Denial Given at Time of Application (Business Credit)

Creditor's name Creditor's address

If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial.

#### Federal Reserve System

To obtain the statement, please contact [name, address and telephone number of the person or office from which the statement of reasons can be obtained] within 60 days from the date you are notified of our decision. We will send you a written statement of reasons for the denial within 30 days of receiving your request for the statement.

Notice: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is [name and address as specified by the appropriate agency listed in appendix A].

#### Form C-9—Sample Disclosure of Right To Receive a Copy of an Appraisal

You have the right to a copy of the appraisal report used in connection with your application for credit. If you wish a copy, please write to us at the mailing address we have provided. We must hear from you no later than 90 days after we notify you about the action taken on your credit application or you withdraw your application.

[In your letter, give us the following information:]

#### Form C-10—Sample Disclosure About Voluntary Data Notation

We are requesting the following information to monitor our compliance with the federal Equal Credit Opportunity Act, which prohibits unlawful discrimination. You are not required to provide this information. We will not take this information (or your decision not to provide this information) into account in connection with your application or credit transaction. The law provides that a creditor may not discriminate based on this information, or based on whether or not you choose to provide it. [If you choose not to provide the information, we will note it by visual observation or surname].

#### APPENDIX D TO PART 202—ISSUANCE OF STAFF INTERPRETATIONS

1. Official Staff Interpretations. Officials in the Board's Division of Consumer and Community Affairs are authorized to issue official staff interpretations of this regulation. These interpretations provide the protection afforded under section 706(e) of the Act. Except in unusual circumstances, such interpretations will not be issued separately but will be incorporated in an official com-

mentary to the regulation, which will be amended periodically.

- 2. Requests for Issuance of Official Staff Interpretations. A request for an official staff interpretation should be in writing and addressed to the Director, Division of Consumer and Community Affairs, Board of Governors of the Federal Reserve System, Washington, DC 20551. The request should contain a complete statement of all relevant facts concerning the issue, including copies of all pertinent documents.
- 3. Scope of Interpretations. No staff interpretations will be issued approving creditors' forms or statements. This restriction does not apply to forms or statements whose use is required or sanctioned by a government agency.

## SUPPLEMENT I TO PART 202—OFFICIAL STAFF INTERPRETATIONS

Following is an official staff interpretation of Regulation B (12 CFR part 202) issued under authority delegated by the Federal Reserve Board to officials in the Division of Consumer and Community Affairs. References are to sections of the regulation or the Equal Credit Opportunity Act (15 U.S.C. 1601 et seq.).

#### Introduction

- 1. Official status. Section 706(e) of the Equal Credit Opportunity Act protects a creditor from civil liability for any act done or omitted in good faith in conformity with an interpretation issued by a duly authorized official of the Federal Reserve Board. This commentary is the means by which the Division of Consumer and Community Affairs of the Federal Reserve Board issues official staff interpretations of Regulation B. Good-faith compliance with this commentary affords a creditor protection under section 706(e) of the Act.
- 2. Issuance of interpretations. Under Appendix D to the regulation, any person may request an official staff interpretation. Interpretations will be issued at the discretion of designated officials and incorporated in this commentary following publication for comment in the FEDERAL REGISTER. Except in unusual circumstances, official staff interpretations will be issued only by means of this commentary.
- 3. Status of previous interpretations. Interpretations of Regulation B previously issued by the Federal Reserve Board and its staff have been incorporated into this commentary as appropriate. All other previous Board and staff interpretations, official and unofficial, are superseded by this commentary.
- 4. Footnotes. Footnotes in the regulation have the same legal effect as the text of the regulation, whether they are explanatory or illustrative in nature.