§5.40

by the financial subsidiary if the instrument qualifies as capital of the subsidiary under federal or state law, regulation, or interpretation applicable to the subsidiary.

(k) Examination and supervision. A financial subsidiary is subject to examination and supervision by the OCC, subject to the limitations and requirements of section 45 of the Federal Deposit Insurance Act (12 U.S.C. 1831v) and section 115 of the GLBA (12 U.S.C. 1820a).

[65 FR 12914, Mar. 10, 2000]

Subpart D—Other Changes in Activities and Operations

§ 5.40 Change in location of main office.

- (a) Authority 12 U.S.C. 30, 93a, and 2901 through 2907.
- (b) Licensing requirements. A national bank shall give prior notice to the OCC to relocate its main office within city, town, or village limits to an authorized branch location. A national bank shall submit an application and obtain prior OCC approval to relocate its main office to any other location in the city, town, or village, or within 30 miles of the limits of the city, town, or village in which the main office of the bank is located.
- (c) *Scope*. This section describes OCC procedures and approval standards for an application or a notice by a national bank to change the location of its main office.
- (d) Procedure—(1) Main office relocation to an authorized branch location within city, town, or village limits. A national bank may change the location of its main office to an authorized branch location (approved or existing branch site) within the limits of the same city, town, or village. The national bank shall submit a notice to the appropriate district office before the relocation. The notice must include the new address of the main office and the effective date of the relocation.
- (2) To any other location. To relocate its main office to any other location, a national bank shall file an application to relocate with the appropriate district office. If relocating the main of-

fice outside the limits of its city, town, or village, a national bank shall also:

- (i) Obtain the approval of shareholders owning two-thirds of the voting stock of the bank; and
 - (ii) Amend its articles of association.
- (3) Establishment of a branch at site of former main office. A national bank desiring to establish a branch at its former main office location shall obtain OCC approval pursuant to the standards of §5.30.
- (4) Expedited review. A main office relocation application submitted by an eligible bank under paragraph (d)(2) of this section is deemed approved by the OCC as of the 15th day after the close of the public comment period or the 45th day after the filing is received by the OCC, whichever is later, unless the OCC notifies the bank prior to that time that the filing is not eligible for expedited review, or the expedited review period is extended, under §5.13(a)(2).
- (5) Exceptions to rules of general applicability. (i) Sections 5.8, 5.9, 5.10, and 5.11 do not apply to a main office relocation to an authorized branch location within the limits of the city, town, or village as described in paragraph (d)(1) of this section. However, if the OCC concludes that the notice under paragraph (d)(1) of this section presents a significant and novel policy, supervisory, or legal issue, the OCC may determine that any or all parts of §§ 5.8, 5.9, 5.10, and 5.11 apply.
- (ii) The comment period on any application filed under paragraph (d)(2) of this section to engage in a short-distance relocation of a main office is 15 days.
- (e) Expiration of approval. Approval expires if the national bank has not opened its main office at the relocated site within 18 months of the date of approval.

§5.42 Corporate title.

- (a) Authority. 12 U.S.C. 21a, 30, and 93a.
- (b) *Scope*. This section describes the method by which a national bank may change its corporate title.
- (c) Standards. A national bank may change its corporate title provided that

the new title includes the word "national" and complies with other applicable Federal laws, including 18 U.S.C. 709, regarding false advertising and the misuse of names to indicate a Federal agency, and any applicable OCC guidance.

- (d) Procedures—(1) Notice process. A national bank shall promptly notify the appropriate district office if it changes its corporate title. The notice must contain the old and new titles and the effective date of the change.
- (2) Amendment to articles of association. A national bank whose corporate title is specified in its articles of association shall amend its articles, in accordance with the procedures of 12 U.S.C. 21a, to change its title.
- (3) Exceptions to rules of general applicability. Sections 5.8, 5.9, 5.10, 5.11, and 5.13(a) do not apply to a national bank's change of corporate title. However, if the OCC concludes that the application presents a significant and novel policy, supervisory, or legal issue, the OCC may determine that any or all parts of §§5.8, 5.9, 5.10, 5.11, and 5.13(a) apply.

§5.46 Changes in permanent capital.

- (a) Authority. 12 U.S.C. 21a, 51, 51a, 51b, 51b-1, 52, 56, 57, 59, 60, and 93a.
- (b) Licensing requirements. A national bank shall submit an application and obtain OCC approval to decrease its permanent capital. Generally, a national bank need only submit a notice to increase its permanent capital, although, in certain circumstances, a national bank shall be required to submit an application and obtain OCC approval.
- (c) *Scope*. This section describes procedures and standards relating to a transaction resulting in a change in a national bank's permanent capital.
- (d) Exceptions to rules of general applicability. Sections 5.8, 5.10, and 5.11 do not apply to changes in a national bank's permanent capital.
- (e) *Definitions*. For the purposes of this section the following definitions apply:
- (1) Capital plan means a plan describing the manner and schedule by which a national bank will attain specified capital levels or ratios, including a plan to achieve minimum capital ra-

- tios filed with the appropriate district office under 12 CFR 3.7 and a capital restoration plan filed with the OCC under 12 U.S.C. 18310 and 12 CFR 6.5.
- (2) Capital stock means the total amount of common stock and preferred stock.
- (3) Capital surplus means the total of:
- (i) The amount paid in on capital stock in excess of the par or stated value:
- (ii) Direct capital contributions representing the amounts paid in to the national bank other than for capital stock:
- (iii) The amount transferred from undivided profits required by 12 U.S.C. 60;
- (iv) The amount transferred from undivided profits reflecting stock dividends
- (4) Permanent capital means the sum of capital stock and capital surplus.
- (f) *Policy*. In determining whether to approve a proposed change to a national bank's permanent capital, the OCC considers whether the change is:
- (1) Consistent with law, regulation, and OCC policy thereunder;
- (2) Provides an adequate capital structure: and
- (3) If appropriate, complies with the bank's capital plan.
- (g) Increases in permanent capital—(1) Prior approval—(i) Criteria. A national bank need not obtain prior OCC approval to increase its permanent capital unless the bank is:
- (A) Required to receive OCC approval pursuant to letter, order, directive, written agreement or otherwise;
- (B) Selling common or preferred stock for consideration other than cash; or
- (C) Receiving a material noncash contribution to capital surplus.
- (ii) Application and letter of notification. A national bank that proposes to increase its permanent capital and that must receive OCC approval under paragraph (g)(1)(i) of this section shall file an application under paragraph (i)(1) of this section and a letter of notification under paragraph (i)(3) of this section. A national bank not required to obtain prior approval under paragraph (g)(1)(i)