# United States Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. 20220

#### Dear Ladies and Gentlemen:

The company set forth on the signature page hereto (the "Company") intends to issue in a private placement the number of shares of a series of its preferred stock set forth on Schedule A hereto (the "Preferred Shares") and a warrant to purchase the number of shares of a series of its preferred stock set forth on Schedule A hereto (the "Warrant" and, together with the Preferred Shares, the "Purchased Securities") and the United States Department of the Treasury (the "Investor") intends to purchase from the Company the Purchased Securities.

The purpose of this letter agreement is to confirm the terms and conditions of the purchase by the Investor of the Purchased Securities. Except to the extent supplemented or superseded by the terms set forth herein or in the Schedules hereto, the provisions contained in the Securities Purchase Agreement – Standard Terms attached hereto as Exhibit A (the "Securities Purchase Agreement") are incorporated by reference herein. Terms that are defined in the Securities Purchase Agreement are used in this letter agreement as so defined. In the event of any inconsistency between this letter agreement and the Securities Purchase Agreement, the terms of this letter agreement shall govern.

Each of the Company and the Investor hereby confirms its agreement with the other party with respect to the issuance by the Company of the Purchased Securities and the purchase by the Investor of the Purchased Securities pursuant to this letter agreement and the Securities Purchase Agreement on the terms specified on Schedule A hereto.

This letter agreement (including the Schedules hereto), the Securities Purchase Agreement (including the Annexes thereto), the Disclosure Schedules and the Warrant constitute the entire agreement, and supersede all other prior agreements, understandings, representations and warranties, both written and oral, between the parties, with respect to the subject matter hereof. This letter agreement constitutes the "Letter Agreement" referred to in the Securities Purchase Agreement.

This letter agreement may be executed in any number of separate counterparts, each such counterpart being deemed to be an original instrument, and all such counterparts will together constitute the same agreement. Executed signature pages to this letter agreement may be delivered by facsimile and such facsimiles will be deemed as sufficient as if actual signature pages had been delivered.

\* \* \*

In witness whereof, this letter agreement has been duly executed and delivered by the duly authorized representatives of the parties hereto as of the date written below.

UNITE TREAS	D STATES DEPARTMENT OF THE SURY
Ву:	
Name:	
Title:	
COLO	ANNA December Comital Composition
_ 1	ANY: Regent Capital Corporation
Ву:	
Name:	Dow Hughes
Title:	Chairman of the Board

Date: February 27, 2009

In witness whereof, this letter agreement has been duly executed and delivered by the duly authorized representatives of the parties hereto as of the date written below.

UNITED STATES DEPARTMENT OF THE TREASURY

Byr #

Name:

Title:

Nesl Kashkari

Interim Assistant Secretary For Financial Stability

COMPANY: Regent Capital Corporation

Name: Dow Hughes

Title: Chairman of the Board

Date: February 27, 2009

#### **EXHIBIT A**

# SECURITIES PURCHASE AGREEMENT

#### SCHEDULE A

#### **ADDITIONAL TERMS AND CONDITIONS**

#### **Company Information:**

Name of the Company: Regent Capital Corporation

Corporate or other organizational form: "C" Corporation, privately held

Jurisdiction of Organization: Oklahoma

Appropriate Federal Banking Agency: Federal Reserve

Notice Information: Dow Hughes, Chairman Sean Kouplen, President

Regent Capital Corporation
105 N. Maple
Regent Capital Corporation
7136 S. Yale, Ste. 100

P. O. Box 432 Tulsa, OK 74136 Nowata, OK 74048

Phone: 918.273.1227 Phone: 918.488.0788 Fax: 918.273.0852 Fax: 918.488.8807

Email: dhughes@bankregent.com skouplen@bankregent.com

#### Terms of the Purchase:

Series of Preferred Stock Purchased: Fixed Rate Cumulative Perpetual Preferred Stock,

Series A

Per Share Liquidation Preference of Preferred Stock: \$1,000.00 per share

Number of Shares of Preferred Stock Purchased: 2,655 shares

Dividend Payment Dates on the Preferred Stock: February 15, May 15, August 15 and

November 15 of each year until paid.

Series of Warrant Preferred Stock: Fixed Rate Cumulative Perpetual Preferred Stock, Series B

Number of Warrant Shares: 133.00133 shares

Number of Net Warrant Shares (after net settlement): 133

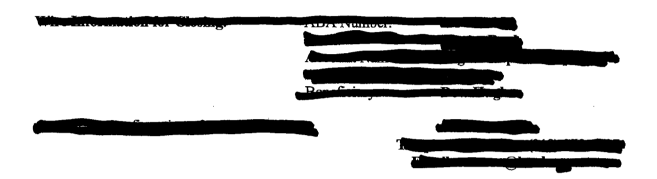
Exercise Price of the Warrant: \$0.01 per share

Purchase Price: \$2,655,000

# Closing:

Location of Closing: **Telephonic** Time of Closing: 9 a.m., EST

Date of Closing: February 27, 2009



# SCHEDULE B

# **CAPITALIZATION**

Capitalization Date: January 31, 2009
Common Stock
Par value: \$0.05
Total Authorized: 1,000,000 shares
Outstanding: 770,000 shares
Subject to warrants, options, convertible securities, etc.: None
Reserved for benefit plans and other issuances: None
Remaining authorized but unissued: 230,000 shares
Shares issued after Capitalization Date (other than pursuant to warrants, options, convertible securities, etc. as set forth above):shares
Preferred Stock
Par value: None
Total Authorized: None
Outstanding (by series): None
Reserved for issuance: None
Remaining authorized but unissued: None
Holders of 5% or more of any class of capital stock  Primary Address
No additional 5% holders

095331-0002-10033-NY02.2693487.5

# **LITIGATION**

List any exceptions to the representation and warranty in Section 2.2(1) of the Securities Purchase Agreement – Standard Terms.

If none, please so indicate by checking the box:  $\sqrt{.}$ 

# **COMPLIANCE WITH LAWS**

List any exceptions to the representation and warranty in the second sentence of Section 2.2(m) of the Securities Purchase Agreement – Standard Terms.
If none, please so indicate by checking the box: $\sqrt{}$ .
If holic, please so indicate by checking the box. <u>v</u> .
List any exceptions to the representation and warranty in the last sentence of Section 2.2(m) of the Securities Purchase Agreement – Standard Terms.
If none, please so indicate by checking the box: $\underline{\checkmark}$ .

# SCHEDULE E

# **REGULATORY AGREEMENTS**

List any exceptions to the representation and	warranty in Section 2.2(s) of the Securities
Purchase Agreement – Standard Terms.	

If none, please so indicate by checking the box:  $\underline{\sqrt{}}$ .

#### **EXHIBIT A**

(Non-Exchange-Traded QFIs, excluding S Corps and Mutual Organizations)

# SECURITIES PURCHASE AGREEMENT STANDARD TERMS

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#### SECURITIES PURCHASE AGREEMENT – STANDARD TERMS

#### **Recitals:**

WHEREAS, the United States Department of the Treasury (the "Investor") may from time to time agree to purchase shares of preferred stock and warrants from eligible financial institutions which elect to participate in the Troubled Asset Relief Program Capital Purchase Program ("CPP");

WHEREAS, an eligible financial institution electing to participate in the CPP and issue securities to the Investor (referred to herein as the "Company") shall enter into a letter agreement (the "Letter Agreement") with the Investor which incorporates this Securities Purchase Agreement – Standard Terms;

WHEREAS, the Company agrees to expand the flow of credit to U.S. consumers and businesses on competitive terms to promote the sustained growth and vitality of the U.S. economy;

WHEREAS, the Company agrees to work diligently, under existing programs, to modify the terms of residential mortgages as appropriate to strengthen the health of the U.S. housing market;

WHEREAS, the Company intends to issue in a private placement the number of shares of the series of its Preferred Stock ("Preferred Stock") set forth on Schedule A to the Letter Agreement (the "Preferred Shares") and a warrant to purchase the number of shares of the series of its Preferred Stock ("Warrant Preferred Stock") set forth on Schedule A to the Letter Agreement (the "Warrant" and, together with the Preferred Shares, the "Purchased Securities") and the Investor intends to purchase (the "Purchase") from the Company the Purchased Securities; and

WHEREAS, the Purchase will be governed by this Securities Purchase Agreement – Standard Terms and the Letter Agreement, including the schedules thereto (the "Schedules"), specifying additional terms of the Purchase. This Securities Purchase Agreement – Standard Terms (including the Annexes hereto) and the Letter Agreement (including the Schedules thereto) are together referred to as this "Agreement". All references in this Securities Purchase Agreement – Standard Terms to "Schedules" are to the Schedules attached to the Letter Agreement.

**NOW, THEREFORE,** in consideration of the premises, and of the representations, warranties, covenants and agreements set forth herein, the parties agree as follows:

# Article I **Purchase; Closing**

1.1 <u>Purchase.</u> On the terms and subject to the conditions set forth in this Agreement, the Company agrees to sell to the Investor, and the Investor agrees to purchase from the Company, at the Closing (as hereinafter defined), the Purchased Securities for the price set forth on <u>Schedule A</u> (the "Purchase Price").

#### 1.2 Closing.

- (a) On the terms and subject to the conditions set forth in this Agreement, the closing of the Purchase (the "Closing") will take place at the location specified in Schedule A, at the time and on the date set forth in Schedule A or as soon as practicable thereafter, or at such other place, time and date as shall be agreed between the Company and the Investor. The time and date on which the Closing occurs is referred to in this Agreement as the "Closing Date".
- (b) Subject to the fulfillment or waiver of the conditions to the Closing in this Section 1.2, at the Closing the Company will deliver the Preferred Shares and the Warrant, in each case as evidenced by one or more certificates dated the Closing Date and bearing appropriate legends as hereinafter provided for, in exchange for payment in full of the Purchase Price by wire transfer of immediately available United States funds to a bank account designated by the Company on Schedule A.
- (c) The respective obligations of each of the Investor and the Company to consummate the Purchase are subject to the fulfillment (or waiver by the Investor and the Company, as applicable) prior to the Closing of the conditions that (i) any approvals or authorizations of all United States and other governmental, regulatory or judicial authorities (collectively, "Governmental Entities") required for the consummation of the Purchase shall have been obtained or made in form and substance reasonably satisfactory to each party and shall be in full force and effect and all waiting periods required by United States and other applicable law, if any, shall have expired and (ii) no provision of any applicable United States or other law and no judgment, injunction, order or decree of any Governmental Entity shall prohibit the purchase and sale of the Purchased Securities as contemplated by this Agreement.
- (d) The obligation of the Investor to consummate the Purchase is also subject to the fulfillment (or waiver by the Investor) at or prior to the Closing of each of the following conditions:
  - (i) (A) the representations and warranties of the Company set forth in (x) Section 2.2(g) of this Agreement shall be true and correct in all respects as though made on and as of the Closing Date, (y) Sections 2.2(a) through (f) shall be true and correct in all material respects as though made on and as of the Closing Date (other than representations and warranties that by their terms speak as of another date, which representations and warranties shall be true and correct in all material respects as of such other date) and (z) Sections 2.2(h) through (v) (disregarding all qualifications or limitations set forth in such representations and warranties as to "materiality", "Company Material Adverse Effect" and words of similar import) shall be true and correct as though made on and as of the Closing Date (other than representations and warranties that by their terms speak as of another date, which representations and warranties shall be true and correct as of such other date), except to the extent that the failure of such representations and warranties referred to in this Section 1.2(d)(i)(A)(z) to be so true and correct, individually or in the aggregate, does not have and would not reasonably be expected to have a Company Material Adverse Effect and (B) the Company shall have

performed in all material respects all obligations required to be performed by it under this Agreement at or prior to the Closing;

- (ii) the Investor shall have received a certificate signed on behalf of the Company by a senior executive officer certifying to the effect that the conditions set forth in Section 1.2(d)(i) have been satisfied;
- (iii) the Company shall have duly adopted and filed with the Secretary of State of its jurisdiction of organization or other applicable Governmental Entity the amendments to its certificate or articles of incorporation, articles of association, or similar organizational document ("Charter") in substantially the forms attached hereto as Annex A \_ and Annex B (the "Certificates of Designations") and such filing shall have been accepted;
- (iv) (A) the Company shall have effected such changes to its compensation, bonus, incentive and other benefit plans, arrangements and agreements (including golden parachute, severance and employment agreements) (collectively, "Benefit Plans") with respect to its Senior Executive Officers (and to the extent necessary for such changes to be legally enforceable, each of its Senior Executive Officers shall have duly consented in writing to such changes), as may be necessary, during the period that the Investor owns any debt or equity securities of the Company acquired pursuant to this Agreement or the Warrant, in order to comply with Section 111(b) of the Emergency Economic Stabilization Act of 2008 ("EESA") as implemented by guidance or regulation thereunder that has been issued and is in effect as of the Closing Date, and (B) the Investor shall have received a certificate signed on behalf of the Company by a senior executive officer certifying to the effect that the condition set forth in Section 1.2(d)(iv)(A) has been satisfied;
- (v) each of the Company's Senior Executive Officers shall have delivered to the Investor a written waiver in the form attached hereto as Annex C releasing the Investor from any claims that such Senior Executive Officers may otherwise have as a result of the issuance, on or prior to the Closing Date, of any regulations which require the modification of, and the agreement of the Company hereunder to modify, the terms of any Benefit Plans with respect to its Senior Executive Officers to eliminate any provisions of such Benefit Plans that would not be in compliance with the requirements of Section 111(b) of the EESA as implemented by guidance or regulation thereunder that has been issued and is in effect as of the Closing Date;
- (vi) the Company shall have delivered to the Investor a written opinion from counsel to the Company (which may be internal counsel), addressed to the Investor and dated as of the Closing Date, in substantially the form attached hereto as Annex D;
- (vii) the Company shall have delivered certificates in proper form or, with the prior consent of the Investor, evidence of shares in book-entry form, evidencing the Preferred Shares to Investor or its designee(s); and

- (viii) the Company shall have duly executed the Warrant in substantially the form attached hereto as  $\underline{\text{Annex E}}$  and delivered such executed Warrant to the Investor or its designee(s).
- Interpretation. When a reference is made in this Agreement to "Recitals," "Articles," "Sections," or "Annexes" such reference shall be to a Recital, Article or Section of, or Annex to, this Securities Purchase Agreement – Standard Terms, and a reference to "Schedules" shall be to a Schedule to the Letter Agreement, in each case, unless otherwise indicated. The terms defined in the singular have a comparable meaning when used in the plural, and vice versa. References to "herein", "hereof", "hereunder" and the like refer to this Agreement as a whole and not to any particular section or provision, unless the context requires otherwise. The table of contents and headings contained in this Agreement are for reference purposes only and are not part of this Agreement. Whenever the words "include," "includes" or "including" are used in this Agreement, they shall be deemed followed by the words "without limitation." No rule of construction against the draftsperson shall be applied in connection with the interpretation or enforcement of this Agreement, as this Agreement is the product of negotiation between sophisticated parties advised by counsel. All references to "\$" or "dollars" mean the lawful currency of the United States of America. Except as expressly stated in this Agreement, all references to any statute, rule or regulation are to the statute, rule or regulation as amended, modified, supplemented or replaced from time to time (and, in the case of statutes, include any rules and regulations promulgated under the statute) and to any section of any statute, rule or regulation include any successor to the section. References to a "business day" shall mean any day except Saturday, Sunday and any day on which banking institutions in the State of New York generally are authorized or required by law or other governmental actions to close.

# Article II Representations and Warranties

#### 2.1 Disclosure.

- (a) On or prior to the Signing Date, the Company delivered to the Investor a schedule ("Disclosure Schedule") setting forth, among other things, items the disclosure of which is necessary or appropriate either in response to an express disclosure requirement contained in a provision hereof or as an exception to one or more representations or warranties contained in Section 2.2.
- (b) "Company Material Adverse Effect" means a material adverse effect on (i) the business, results of operation or financial condition of the Company and its consolidated subsidiaries taken as a whole; provided, however, that Company Material Adverse Effect shall not be deemed to include the effects of (A) changes after the date of the Letter Agreement (the "Signing Date") in general business, economic or market conditions (including changes generally in prevailing interest rates, credit availability and liquidity, currency exchange rates and price levels or trading volumes in the United States or foreign securities or credit markets), or any outbreak or escalation of hostilities, declared or undeclared acts of war or terrorism, in

each case generally affecting the industries in which the Company and its subsidiaries operate, (B) changes or proposed changes after the Signing Date in generally accepted accounting principles in the United States ("GAAP") or regulatory accounting requirements, or authoritative interpretations thereof, or (C) changes or proposed changes after the Signing Date in securities, banking and other laws of general applicability or related policies or interpretations of Governmental Entities (in the case of each of these clauses (A), (B) and (C), other than changes or occurrences to the extent that such changes or occurrences have or would reasonably be expected to have a materially disproportionate adverse effect on the Company and its consolidated subsidiaries taken as a whole relative to comparable U.S. banking or financial services organizations); or (ii) the ability of the Company to consummate the Purchase and other transactions contemplated by this Agreement and the Warrant and perform its obligations hereunder or thereunder on a timely basis.

- (c) "Previously Disclosed" means information set forth on the Disclosure Schedule, provided, however, that disclosure in any section of such Disclosure Schedule shall apply only to the indicated section of this Agreement except to the extent that it is reasonably apparent from the face of such disclosure that such disclosure is relevant to another section of this Agreement.
- 2.2 <u>Representations and Warranties of the Company.</u> Except as Previously Disclosed, the Company represents and warrants to the Investor that as of the Signing Date and as of the Closing Date (or such other date specified herein):
- (a) Organization, Authority and Significant Subsidiaries. The Company has been duly incorporated and is validly existing and in good standing under the laws of its jurisdiction of organization, with the necessary power and authority to own its properties and conduct its business in all material respects as currently conducted, and except as has not, individually or in the aggregate, had and would not reasonably be expected to have a Company Material Adverse Effect, has been duly qualified as a foreign corporation for the transaction of business and is in good standing under the laws of each other jurisdiction in which it owns or leases properties or conducts any business so as to require such qualification; each subsidiary of the Company that would be considered a "significant subsidiary" within the meaning of Rule 1-02(w) of Regulation S-X under the Securities Act of 1933 (the "Securities Act"), has been duly organized and is validly existing in good standing under the laws of its jurisdiction of organization. The Charter and bylaws of the Company, copies of which have been provided to the Investor prior to the Signing Date, are true, complete and correct copies of such documents as in full force and effect as of the Signing Date.
- (b) <u>Capitalization.</u> The authorized capital stock of the Company, and the outstanding capital stock of the Company (including securities convertible into, or exercisable or exchangeable for, capital stock of the Company) as of the most recent fiscal month-end preceding the Signing Date (the "Capitalization Date") is set forth on <u>Schedule B.</u> The outstanding shares of capital stock of the Company have been duly authorized and are validly issued and outstanding, fully paid and nonassessable, and subject to no preemptive rights (and were not issued in violation of any preemptive rights). As of the Signing Date, the Company does not have outstanding any securities or other obligations providing the holder the right to

acquire its Common Stock ("Common Stock") that is not reserved for issuance as specified on Schedule B, and the Company has not made any other commitment to authorize, issue or sell any Common Stock. Since the Capitalization Date, the Company has not issued any shares of Common Stock, other than (i) shares issued upon the exercise of stock options or delivered under other equity-based awards or other convertible securities or warrants which were issued and outstanding on the Capitalization Date and disclosed on Schedule B and (ii) shares disclosed on Schedule B. Each holder of 5% or more of any class of capital stock of the Company and such holder's primary address are set forth on Schedule B.

- (c) <u>Preferred Shares.</u> The Preferred Shares have been duly and validly authorized, and, when issued and delivered pursuant to this Agreement, such Preferred Shares will be duly and validly issued and fully paid and non-assessable, will not be issued in violation of any preemptive rights, and will rank pari passu with or senior to all other series or classes of Preferred Stock, whether or not issued or outstanding, with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Company.
- (d) The Warrant and Warrant Shares. The Warrant has been duly authorized and, when executed and delivered as contemplated hereby, will constitute a valid and legally binding obligation of the Company enforceable against the Company in accordance with its terms, except as the same may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditors' rights generally and general equitable principles, regardless of whether such enforceability is considered in a proceeding at law or in equity ("Bankruptcy Exceptions"). The shares of Warrant Preferred Stock issuable upon exercise of the Warrant (the "Warrant Shares") have been duly authorized and reserved for issuance upon exercise of the Warrant and when so issued in accordance with the terms of the Warrant will be validly issued, fully paid and non-assessable, and will rank pari passu with or senior to all other series or classes of Preferred Stock, whether or not issued or outstanding, with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Company.

#### (e) Authorization, Enforceability.

(i) The Company has the corporate power and authority to execute and deliver this Agreement and the Warrant and to carry out its obligations hereunder and thereunder (which includes the issuance of the Preferred Shares, Warrant and Warrant Shares). The execution, delivery and performance by the Company of this Agreement and the Warrant and the consummation of the transactions contemplated hereby and thereby have been duly authorized by all necessary corporate action on the part of the Company and its stockholders, and no further approval or authorization is required on the part of the Company. This Agreement is a valid and binding obligation of the Company enforceable against the Company in accordance with its terms, subject to the Bankruptcy Exceptions.

- (ii) The execution, delivery and performance by the Company of this Agreement and the Warrant and the consummation of the transactions contemplated hereby and thereby and compliance by the Company with the provisions hereof and thereof, will not (A) violate, conflict with, or result in a breach of any provision of, or constitute a default (or an event which, with notice or lapse of time or both, would constitute a default) under, or result in the termination of, or accelerate the performance required by, or result in a right of termination or acceleration of, or result in the creation of, any lien, security interest, charge or encumbrance upon any of the properties or assets of the Company or any subsidiary of the Company (each a "Company Subsidiary" and, collectively, the "Company Subsidiaries") under any of the terms, conditions or provisions of (i) its organizational documents or (ii) any note, bond, mortgage, indenture, deed of trust, license, lease, agreement or other instrument or obligation to which the Company or any Company Subsidiary is a party or by which it or any Company Subsidiary may be bound, or to which the Company or any Company Subsidiary or any of the properties or assets of the Company or any Company Subsidiary may be subject, or (B) subject to compliance with the statutes and regulations referred to in the next paragraph, violate any statute, rule or regulation or any judgment, ruling, order, writ, injunction or decree applicable to the Company or any Company Subsidiary or any of their respective properties or assets except, in the case of clauses (A)(ii) and (B), for those occurrences that, individually or in the aggregate, have not had and would not reasonably be expected to have a Company Material Adverse Effect.
- (iii) Other than the filing of the Certificates of Designations with the Secretary of State of its jurisdiction of organization or other applicable Governmental Entity, such filings and approvals as are required to be made or obtained under any state "blue sky" laws and such as have been made or obtained, no notice to, filing with, exemption or review by, or authorization, consent or approval of, any Governmental Entity is required to be made or obtained by the Company in connection with the consummation by the Company of the Purchase except for any such notices, filings, exemptions, reviews, authorizations, consents and approvals the failure of which to make or obtain would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect.
- (f) <u>Anti-takeover Provisions and Rights Plan.</u> The Board of Directors of the Company (the "Board of Directors") has taken all necessary action to ensure that the transactions contemplated by this Agreement and the Warrant and the consummation of the transactions contemplated hereby and thereby, including the exercise of the Warrant in accordance with its terms, will be exempt from any anti-takeover or similar provisions of the Company's Charter and bylaws, and any other provisions of any applicable "moratorium", "control share", "fair price", "interested stockholder" or other anti-takeover laws and regulations of any jurisdiction.
- (g) <u>No Company Material Adverse Effect.</u> Since the last day of the last completed fiscal period for which financial statements are included in the Company Financial Statements (as defined below), no fact, circumstance, event, change, occurrence, condition or development

has occurred that, individually or in the aggregate, has had or would reasonably be expected to have a Company Material Adverse Effect.

(h) <u>Company Financial Statements</u>. The Company has Previously Disclosed each of the consolidated financial statements of the Company and its consolidated subsidiaries for each of the last three completed fiscal years of the Company (which shall be audited to the extent audited financial statements are available prior to the Signing Date) and each completed quarterly period since the last completed fiscal year (collectively the "Company Financial Statements"). The Company Financial Statements present fairly in all material respects the consolidated financial position of the Company and its consolidated subsidiaries as of the dates indicated therein and the consolidated results of their operations for the periods specified therein; and except as stated therein, such financial statements (A) were prepared in conformity with GAAP applied on a consistent basis (except as may be noted therein) and (B) have been prepared from, and are in accordance with, the books and records of the Company and the Company Subsidiaries.

#### (i) Reports.

- (i) Since December 31, 2006, the Company and each Company Subsidiary has filed all reports, registrations, documents, filings, statements and submissions, together with any amendments thereto, that it was required to file with any Governmental Entity (the foregoing, collectively, the "Company Reports") and has paid all fees and assessments due and payable in connection therewith, except, in each case, as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect. As of their respective dates of filing, the Company Reports complied in all material respects with all statutes and applicable rules and regulations of the applicable Governmental Entities.
- The records, systems, controls, data and information of the Company and the Company Subsidiaries are recorded, stored, maintained and operated under means (including any electronic, mechanical or photographic process, whether computerized or not) that are under the exclusive ownership and direct control of the Company or the Company Subsidiaries or their accountants (including all means of access thereto and therefrom), except for any non-exclusive ownership and non-direct control that would not reasonably be expected to have a material adverse effect on the system of internal accounting controls described below in this Section 2.2(i)(ii). The Company (A) has implemented and maintains adequate disclosure controls and procedures to ensure that material information relating to the Company, including the consolidated Company Subsidiaries, is made known to the chief executive officer and the chief financial officer of the Company by others within those entities, and (B) has disclosed, based on its most recent evaluation prior to the Signing Date, to the Company's outside auditors and the audit committee of the Board of Directors (x) any significant deficiencies and material weaknesses in the design or operation of internal controls that are reasonably likely to adversely affect the Company's ability to record, process, summarize and report financial information and (y) any fraud, whether or not material, that involves management or

other employees who have a significant role in the Company's internal controls over financial reporting.

- Subsidiaries has any liabilities or obligations of any nature (absolute, accrued, contingent or otherwise) which are not properly reflected or reserved against in the Company Financial Statements to the extent required to be so reflected or reserved against in accordance with GAAP, except for (A) liabilities that have arisen since the last fiscal year end in the ordinary and usual course of business and consistent with past practice and (B) liabilities that, individually or in the aggregate, have not had and would not reasonably be expected to have a Company Material Adverse Effect.
- (k) Offering of Securities. Neither the Company nor any person acting on its behalf has taken any action (including any offering of any securities of the Company under circumstances which would require the integration of such offering with the offering of any of the Purchased Securities under the Securities Act, and the rules and regulations of the Securities and Exchange Commission (the "SEC") promulgated thereunder), which might subject the offering, issuance or sale of any of the Purchased Securities to Investor pursuant to this Agreement to the registration requirements of the Securities Act.
- (1) <u>Litigation and Other Proceedings.</u> Except (i) as set forth on <u>Schedule C</u> or (ii) as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, there is no (A) pending or, to the knowledge of the Company, threatened, claim, action, suit, investigation or proceeding, against the Company or any Company Subsidiary or to which any of their assets are subject nor is the Company or any Company Subsidiary subject to any order, judgment or decree or (B) unresolved violation, criticism or exception by any Governmental Entity with respect to any report or relating to any examinations or inspections of the Company or any Company Subsidiaries.
- Compliance with Laws. Except as would not, individually or in the aggregate, (m) reasonably be expected to have a Company Material Adverse Effect, the Company and the Company Subsidiaries have all permits, licenses, franchises, authorizations, orders and approvals of, and have made all filings, applications and registrations with, Governmental Entities that are required in order to permit them to own or lease their properties and assets and to carry on their business as presently conducted and that are material to the business of the Company or such Company Subsidiary. Except as set forth on Schedule D, the Company and the Company Subsidiaries have complied in all respects and are not in default or violation of, and none of them is, to the knowledge of the Company, under investigation with respect to or, to the knowledge of the Company, have been threatened to be charged with or given notice of any violation of, any applicable domestic (federal, state or local) or foreign law, statute, ordinance, license, rule, regulation, policy or guideline, order, demand, writ, injunction, decree or judgment of any Governmental Entity, other than such noncompliance, defaults or violations that would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect. Except for statutory or regulatory restrictions of general application or as set forth on Schedule D, no Governmental Entity has placed any restriction on the business or properties of

the Company or any Company Subsidiary that would, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect.

- Employee Benefit Matters. Except as would not reasonably be expected to have, (n) either individually or in the aggregate, a Company Material Adverse Effect: (A) each "employee benefit plan" (within the meaning of Section 3(3) of the Employee Retirement Income Security Act of 1974, as amended ("ERISA")) providing benefits to any current or former employee, officer or director of the Company or any member of its "Controlled Group" (defined as any organization which is a member of a controlled group of corporations within the meaning of Section 414 of the Internal Revenue Code of 1986, as amended (the "Code")) that is sponsored, maintained or contributed to by the Company or any member of its Controlled Group and for which the Company or any member of its Controlled Group would have any liability, whether actual or contingent (each, a "Plan") has been maintained in compliance with its terms and with the requirements of all applicable statutes, rules and regulations, including ERISA and the Code; (B) with respect to each Plan subject to Title IV of ERISA (including, for purposes of this clause (B), any plan subject to Title IV of ERISA that the Company or any member of its Controlled Group previously maintained or contributed to in the six years prior to the Signing Date), (1) no "reportable event" (within the meaning of Section 4043(c) of ERISA), other than a reportable event for which the notice period referred to in Section 4043(c) of ERISA has been waived, has occurred in the three years prior to the Signing Date or is reasonably expected to occur, (2) no "accumulated funding deficiency" (within the meaning of Section 302 of ERISA or Section 412 of the Code), whether or not waived, has occurred in the three years prior to the Signing Date or is reasonably expected to occur, (3) the fair market value of the assets under each Plan exceeds the present value of all benefits accrued under such Plan (determined based on the assumptions used to fund such Plan) and (4) neither the Company nor any member of its Controlled Group has incurred in the six years prior to the Signing Date, or reasonably expects to incur, any liability under Title IV of ERISA (other than contributions to the Plan or premiums to the PBGC in the ordinary course and without default) in respect of a Plan (including any Plan that is a "multiemployer plan", within the meaning of Section 4001(c)(3) of ERISA); and (C) each Plan that is intended to be qualified under Section 401(a) of the Code has received a favorable determination letter from the Internal Revenue Service with respect to its qualified status that has not been revoked, or such a determination letter has been timely applied for but not received by the Signing Date, and nothing has occurred, whether by action or by failure to act, which could reasonably be expected to cause the loss, revocation or denial of such qualified status or favorable determination letter.
- (o) <u>Taxes.</u> Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, (i) the Company and the Company Subsidiaries have filed all federal, state, local and foreign income and franchise Tax returns required to be filed through the Signing Date, subject to permitted extensions, and have paid all Taxes due thereon, and (ii) no Tax deficiency has been determined adversely to the Company or any of the Company Subsidiaries, nor does the Company have any knowledge of any Tax deficiencies. "Tax" or "Taxes" means any federal, state, local or foreign income, gross receipts, property, sales, use, license, excise, franchise, employment, payroll, withholding, alternative or add on minimum, ad valorem, transfer or excise tax, or any other tax, custom, duty,

governmental fee or other like assessment or charge of any kind whatsoever, together with any interest or penalty, imposed by any Governmental Entity.

- (p) Properties and Leases. Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, the Company and the Company Subsidiaries have good and marketable title to all real properties and all other properties and assets owned by them, in each case free from liens, encumbrances, claims and defects that would affect the value thereof or interfere with the use made or to be made thereof by them. Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, the Company and the Company Subsidiaries hold all leased real or personal property under valid and enforceable leases with no exceptions that would interfere with the use made or to be made thereof by them.
- (q) <u>Environmental Liability.</u> Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect:
  - (i) there is no legal, administrative, or other proceeding, claim or action of any nature seeking to impose, or that would reasonably be expected to result in the imposition of, on the Company or any Company Subsidiary, any liability relating to the release of hazardous substances as defined under any local, state or federal environmental statute, regulation or ordinance, including the Comprehensive Environmental Response, Compensation and Liability Act of 1980, pending or, to the Company's knowledge, threatened against the Company or any Company Subsidiary;
  - (ii) to the Company's knowledge, there is no reasonable basis for any such proceeding, claim or action; and
  - (iii) neither the Company nor any Company Subsidiary is subject to any agreement, order, judgment or decree by or with any court, Governmental Entity or third party imposing any such environmental liability.
- (r) Risk Management Instruments. Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, all derivative instruments, including, swaps, caps, floors and option agreements, whether entered into for the Company's own account, or for the account of one or more of the Company Subsidiaries or its or their customers, were entered into (i) only in the ordinary course of business, (ii) in accordance with prudent practices and in all material respects with all applicable laws, rules, regulations and regulatory policies and (iii) with counterparties believed to be financially responsible at the time; and each of such instruments constitutes the valid and legally binding obligation of the Company or one of the Company Subsidiaries, enforceable in accordance with its terms, except as may be limited by the Bankruptcy Exceptions. Neither the Company or the Company Subsidiaries, nor, to the knowledge of the Company, any other party thereto, is in breach of any of its obligations under any such agreement or arrangement other than such breaches that would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect.

- Agreements with Regulatory Agencies. Except as set forth on Schedule E, neither (s) the Company nor any Company Subsidiary is subject to any material cease-and-desist or other similar order or enforcement action issued by, or is a party to any material written agreement, consent agreement or memorandum of understanding with, or is a party to any commitment letter or similar undertaking to, or is subject to any capital directive by, or since December 31, 2006, has adopted any board resolutions at the request of, any Governmental Entity (other than the Appropriate Federal Banking Agencies with jurisdiction over the Company and the Company Subsidiaries) that currently restricts in any material respect the conduct of its business or that in any material manner relates to its capital adequacy, its liquidity and funding policies and practices, its ability to pay dividends, its credit, risk management or compliance policies or procedures, its internal controls, its management or its operations or business (each item in this sentence, a "Regulatory Agreement"), nor has the Company or any Company Subsidiary been advised since December 31, 2006 by any such Governmental Entity that it is considering issuing, initiating, ordering, or requesting any such Regulatory Agreement. The Company and each Company Subsidiary are in compliance in all material respects with each Regulatory Agreement to which it is party or subject, and neither the Company nor any Company Subsidiary has received any notice from any Governmental Entity indicating that either the Company or any Company Subsidiary is not in compliance in all material respects with any such Regulatory Agreement. "Appropriate Federal Banking Agency" means the "appropriate Federal banking agency" with respect to the Company or such Company Subsidiaries, as applicable, as defined in Section 3(q) of the Federal Deposit Insurance Act (12 U.S.C. Section 1813(q)).
- Insurance. The Company and the Company Subsidiaries are insured with reputable insurers against such risks and in such amounts as the management of the Company reasonably has determined to be prudent and consistent with industry practice. The Company and the Company Subsidiaries are in material compliance with their insurance policies and are not in default under any of the material terms thereof, each such policy is outstanding and in full force and effect, all premiums and other payments due under any material policy have been paid, and all claims thereunder have been filed in due and timely fashion, except, in each case, as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect.
- (u) Intellectual Property. Except as would not, individually or in the aggregate, reasonably be expected to have a Company Material Adverse Effect, (i) the Company and each Company Subsidiary owns or otherwise has the right to use, all intellectual property rights, including all trademarks, trade dress, trade names, service marks, domain names, patents, inventions, trade secrets, know-how, works of authorship and copyrights therein, that are used in the conduct of their existing businesses and all rights relating to the plans, design and specifications of any of its branch facilities ("Proprietary Rights") free and clear of all liens and any claims of ownership by current or former employees, contractors, designers or others and (ii) neither the Company nor any of the Company Subsidiaries is materially infringing, diluting, misappropriating or violating, nor has the Company or any or the Company Subsidiaries received any written (or, to the knowledge of the Company, oral) communications alleging that any of them has materially infringed, diluted, misappropriated or violated, any of the Proprietary Rights owned by any other person. Except as would not, individually or in the aggregate, reasonably be

expected to have a Company Material Adverse Effect, to the Company's knowledge, no other person is infringing, diluting, misappropriating or violating, nor has the Company or any or the Company Subsidiaries sent any written communications since January 1, 2006 alleging that any person has infringed, diluted, misappropriated or violated, any of the Proprietary Rights owned by the Company and the Company Subsidiaries.

(v) <u>Brokers and Finders.</u> No broker, finder or investment banker is entitled to any financial advisory, brokerage, finder's or other fee or commission in connection with this Agreement or the Warrant or the transactions contemplated hereby or thereby based upon arrangements made by or on behalf of the Company or any Company Subsidiary for which the Investor could have any liability.

#### Article III Covenants

- 3.1 <u>Commercially Reasonable Efforts.</u> Subject to the terms and conditions of this Agreement, each of the parties will use its commercially reasonable efforts in good faith to take, or cause to be taken, all actions, and to do, or cause to be done, all things necessary, proper or desirable, or advisable under applicable laws, so as to permit consummation of the Purchase as promptly as practicable and otherwise to enable consummation of the transactions contemplated hereby and shall use commercially reasonable efforts to cooperate with the other party to that end.
- 3.2 <u>Expenses.</u> Unless otherwise provided in this Agreement or the Warrant, each of the parties hereto will bear and pay all costs and expenses incurred by it or on its behalf in connection with the transactions contemplated under this Agreement and the Warrant, including fees and expenses of its own financial or other consultants, investment bankers, accountants and counsel.
  - 3.3 Sufficiency of Authorized Warrant Preferred Stock; Exchange Listing.
- (a) During the period from the Closing Date until the date on which the Warrant has been fully exercised, the Company shall at all times have reserved for issuance, free of preemptive or similar rights, a sufficient number of authorized and unissued Warrant Shares to effectuate such exercise.
- (b) If the Company lists its Common Stock on any national securities exchange, the Company shall, if requested by the Investor, promptly use its reasonable best efforts to cause the Preferred Shares and Warrant Shares to be approved for listing on a national securities exchange as promptly as practicable following such request.
- 3.4 <u>Certain Notifications Until Closing.</u> From the Signing Date until the Closing, the Company shall promptly notify the Investor of (i) any fact, event or circumstance of which it is aware and which would reasonably be expected to cause any representation or warranty of the Company contained in this Agreement to be untrue or inaccurate in any material respect or to

cause any covenant or agreement of the Company contained in this Agreement not to be complied with or satisfied in any material respect and (ii) except as Previously Disclosed, any fact, circumstance, event, change, occurrence, condition or development of which the Company is aware and which, individually or in the aggregate, has had or would reasonably be expected to have a Company Material Adverse Effect; *provided, however*, that delivery of any notice pursuant to this Section 3.4 shall not limit or affect any rights of or remedies available to the Investor; *provided, further*, that a failure to comply with this Section 3.4 shall not constitute a breach of this Agreement or the failure of any condition set forth in Section 1.2 to be satisfied unless the underlying Company Material Adverse Effect or material breach would independently result in the failure of a condition set forth in Section 1.2 to be satisfied.

#### 3.5 Access, Information and Confidentiality.

- From the Signing Date until the date when the Investor holds an amount of (a) Preferred Shares having an aggregate liquidation value of less than 10% of the Purchase Price, the Company will permit the Investor and its agents, consultants, contractors and advisors (x) acting through the Appropriate Federal Banking Agency, or otherwise to the extent necessary to evaluate, manage, or transfer its investment in the Company, to examine the corporate books and make copies thereof and to discuss the affairs, finances and accounts of the Company and the Company Subsidiaries with the principal officers of the Company, all upon reasonable notice and at such reasonable times and as often as the Investor may reasonably request and (y) to review any information material to the Investor's investment in the Company provided by the Company to its Appropriate Federal Banking Agency. Any investigation pursuant to this Section 3.5 shall be conducted during normal business hours and in such manner as not to interfere unreasonably with the conduct of the business of the Company, and nothing herein shall require the Company or any Company Subsidiary to disclose any information to the Investor to the extent (i) prohibited by applicable law or regulation, or (ii) that such disclosure would reasonably be expected to cause a violation of any agreement to which the Company or any Company Subsidiary is a party or would cause a risk of a loss of privilege to the Company or any Company Subsidiary (provided that the Company shall use commercially reasonable efforts to make appropriate substitute disclosure arrangements under circumstances where the restrictions in this clause (ii) apply).
- (b) From the Signing Date until the date on which all of the Preferred Shares and Warrant Shares have been redeemed in whole, the Company will deliver, or will cause to be delivered, to the Investor:
  - (i) as soon as available after the end of each fiscal year of the Company, and in any event within 90 days thereafter, a consolidated balance sheet of the Company as of the end of such fiscal year, and consolidated statements of income, retained earnings and cash flows of the Company for such year, in each case prepared in accordance with GAAP and setting forth in each case in comparative form the figures for the previous fiscal year of the Company, and which shall be audited to the extent audited financial statements are available; and

- (ii) as soon as available after the end of the first, second and third quarterly periods in each fiscal year of the Company, a copy of any quarterly reports provided to other stockholders of the Company or Company management.
- (c) The Investor will use reasonable best efforts to hold, and will use reasonable best efforts to cause its agents, consultants, contractors and advisors to hold, in confidence all non-public records, books, contracts, instruments, computer data and other data and information (collectively, "Information") concerning the Company furnished or made available to it by the Company or its representatives pursuant to this Agreement (except to the extent that such information can be shown to have been (i) previously known by such party on a non-confidential basis, (ii) in the public domain through no fault of such party or (iii) later lawfully acquired from other sources by the party to which it was furnished (and without violation of any other confidentiality obligation)); provided that nothing herein shall prevent the Investor from disclosing any Information to the extent required by applicable laws or regulations or by any subpoena or similar legal process.
- (d) The Investor's information rights pursuant to Section 3.5(b) may be assigned by the Investor to a transferee or assignee of the Purchased Securities or the Warrant Shares or with a liquidation preference or, in the case of the Warrant, the liquidation preference of the underlying shares of Warrant Preferred Stock, no less than an amount equal to 2% of the initial aggregate liquidation preference of the Preferred Shares.

# Article IV Additional Agreements

4.1 <u>Purchase for Investment.</u> The Investor acknowledges that the Purchased Securities and the Warrant Shares have not been registered under the Securities Act or under any state securities laws. The Investor (a) is acquiring the Purchased Securities pursuant to an exemption from registration under the Securities Act solely for investment with no present intention to distribute them to any person in violation of the Securities Act or any applicable U.S. state securities laws, (b) will not sell or otherwise dispose of any of the Purchased Securities or the Warrant Shares, except in compliance with the registration requirements or exemption provisions of the Securities Act and any applicable U.S. state securities laws, and (c) has such knowledge and experience in financial and business matters and in investments of this type that it is capable of evaluating the merits and risks of the Purchase and of making an informed investment decision.

#### 4.2 Legends.

(a) The Investor agrees that all certificates or other instruments representing the Warrant will bear a legend substantially to the following effect:

"THE SECURITIES REPRESENTED BY THIS INSTRUMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE TRANSFERRED, SOLD

OR OTHERWISE DISPOSED OF EXCEPT WHILE A REGISTRATION STATEMENT RELATING THERETO IS IN EFFECT UNDER SUCH ACT AND APPLICABLE STATE SECURITIES LAWS OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER SUCH ACT OR SUCH LAWS.

THIS INSTRUMENT IS ISSUED SUBJECT TO THE RESTRICTIONS ON TRANSFER AND OTHER PROVISIONS OF A SECURITIES PURCHASE AGREEMENT BETWEEN THE ISSUER OF THESE SECURITIES AND THE INVESTOR REFERRED TO THEREIN, A COPY OF WHICH IS ON FILE WITH THE ISSUER. THE SECURITIES REPRESENTED BY THIS INSTRUMENT MAY NOT BE SOLD OR OTHERWISE TRANSFERRED EXCEPT IN COMPLIANCE WITH SAID AGREEMENT. ANY SALE OR OTHER TRANSFER NOT IN COMPLIANCE WITH SAID AGREEMENT WILL BE VOID."

(b) In addition, the Investor agrees that all certificates or other instruments representing the Preferred Shares and the Warrant Shares will bear a legend substantially to the following effect:

"THE SECURITIES REPRESENTED BY THIS INSTRUMENT ARE NOT SAVINGS ACCOUNTS, DEPOSITS OR OTHER OBLIGATIONS OF A BANK AND ARE NOT INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION OR ANY OTHER GOVERNMENTAL AGENCY.

THE SECURITIES REPRESENTED BY THIS INSTRUMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE TRANSFERRED, SOLD OR OTHERWISE DISPOSED OF EXCEPT WHILE A REGISTRATION STATEMENT RELATING THERETO IS IN EFFECT UNDER SUCH ACT AND APPLICABLE STATE SECURITIES LAWS OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER SUCH ACT OR SUCH LAWS. EACH PURCHASER OF THE SECURITIES REPRESENTED BY THIS INSTRUMENT IS NOTIFIED THAT THE SELLER MAY BE RELYING ON THE EXEMPTION FROM SECTION 5 OF THE SECURITIES ACT PROVIDED BY RULE 144A THEREUNDER. ANY TRANSFEREE OF THE SECURITIES REPRESENTED BY THIS INSTRUMENT BY ITS ACCEPTANCE HEREOF (1) REPRESENTS THAT IT IS A "OUALIFIED INSTITUTIONAL BUYER" (AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT), (2) AGREES THAT IT WILL NOT OFFER, SELL OR OTHERWISE TRANSFER THE SECURITIES REPRESENTED BY THIS INSTRUMENT EXCEPT (A) PURSUANT TO A REGISTRATION STATEMENT WHICH IS THEN EFFECTIVE UNDER THE SECURITIES ACT, (B) FOR SO LONG AS THE SECURITIES REPRESENTED BY THIS INSTRUMENT ARE ELIGIBLE FOR RESALE PURSUANT TO RULE 144A, TO A PERSON IT REASONABLY BELIEVES IS A "QUALIFIED INSTITUTIONAL BUYER" AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT THAT PURCHASES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER

TO WHOM NOTICE IS GIVEN THAT THE TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (C) TO THE ISSUER OR (D) PURSUANT TO ANY OTHER AVAILABLE EXEMPTION FROM THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT AND (3) AGREES THAT IT WILL GIVE TO EACH PERSON TO WHOM THE SECURITIES REPRESENTED BY THIS INSTRUMENT ARE TRANSFERRED A NOTICE SUBSTANTIALLY TO THE EFFECT OF THIS LEGEND.

THIS INSTRUMENT IS ISSUED SUBJECT TO THE RESTRICTIONS ON TRANSFER AND OTHER PROVISIONS OF A SECURITIES PURCHASE AGREEMENT BETWEEN THE ISSUER OF THESE SECURITIES AND THE INVESTOR REFERRED TO THEREIN, A COPY OF WHICH IS ON FILE WITH THE ISSUER. THE SECURITIES REPRESENTED BY THIS INSTRUMENT MAY NOT BE SOLD OR OTHERWISE TRANSFERRED EXCEPT IN COMPLIANCE WITH SAID AGREEMENT. ANY SALE OR OTHER TRANSFER NOT IN COMPLIANCE WITH SAID AGREEMENT WILL BE VOID."

- (c) In the event that any Purchased Securities or Warrant Shares (i) become registered under the Securities Act or (ii) are eligible to be transferred without restriction in accordance with Rule 144 or another exemption from registration under the Securities Act (other than Rule 144A), the Company shall issue new certificates or other instruments representing such Purchased Securities or Warrant Shares, which shall not contain the applicable legends in Sections 4.2(a) and (b) above; *provided* that the Investor surrenders to the Company the previously issued certificates or other instruments.
- 4.3 <u>Certain Transactions.</u> The Company will not merge or consolidate with, or sell, transfer or lease all or substantially all of its property or assets to, any other party unless the successor, transferee or lessee party (or its ultimate parent entity), as the case may be (if not the Company), expressly assumes the due and punctual performance and observance of each and every covenant, agreement and condition of this Agreement to be performed and observed by the Company.
- the Warrant. Subject to compliance with applicable securities laws, the Investor shall be permitted to transfer, sell, assign or otherwise dispose of ("Transfer") all or a portion of the Purchased Securities or Warrant Shares at any time, and the Company shall take all steps as may be reasonably requested by the Investor to facilitate the Transfer of the Purchased Securities and the Warrant Shares; provided that the Investor shall not Transfer any Purchased Securities or Warrant Shares if such transfer would require the Company to be subject to the periodic reporting requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934 (the "Exchange Act"). In furtherance of the foregoing, the Company shall provide reasonable cooperation to facilitate any Transfers of the Purchased Securities or Warrant Shares, including, as is reasonable under the circumstances, by furnishing such information concerning the Company and its business as a proposed transferee may reasonably request (including such information as is required by Section 4.5(k)) and making management of the Company

reasonably available to respond to questions of a proposed transferee in accordance with customary practice, subject in all cases to the proposed transferee agreeing to a customary confidentiality agreement.

#### 4.5 <u>Registration Rights.</u>

(a) Unless and until the Company becomes subject to the reporting requirements of Section 13 or 15(d) of the Exchange Act, the Company shall have no obligation to comply with the provisions of this Section 4.5 (other than Section 4.5(b)(iv)-(vi)); provided that the Company covenants and agrees that it shall comply with this Section 4.5 as soon as practicable after the date that it becomes subject to such reporting requirements.

#### (b) <u>Registration.</u>

- Subject to the terms and conditions of this Agreement, the Company covenants and agrees that as promptly as practicable after the date that the Company becomes subject to the reporting requirements of Section 13 or 15(d) of the Exchange Act (and in any event no later than 30 days thereafter), the Company shall prepare and file with the SEC a Shelf Registration Statement covering all Registrable Securities (or otherwise designate an existing Shelf Registration Statement filed with the SEC to cover the Registrable Securities), and, to the extent the Shelf Registration Statement has not theretofore been declared effective or is not automatically effective upon such filing, the Company shall use reasonable best efforts to cause such Shelf Registration Statement to be declared or become effective and to keep such Shelf Registration Statement continuously effective and in compliance with the Securities Act and usable for resale of such Registrable Securities for a period from the date of its initial effectiveness until such time as there are no Registrable Securities remaining (including by refiling such Shelf Registration Statement (or a new Shelf Registration Statement) if the initial Shelf Registration Statement expires). Notwithstanding the foregoing, if the Company is not eligible to file a registration statement on Form S-3, then the Company shall not be obligated to file a Shelf Registration Statement unless and until requested to do so in writing by the Investor.
- (ii) Any registration pursuant to Section 4.5(b)(i) shall be effected by means of a shelf registration on an appropriate form under Rule 415 under the Securities Act (a "Shelf Registration Statement"). If the Investor or any other Holder intends to distribute any Registrable Securities by means of an underwritten offering it shall promptly so advise the Company and the Company shall take all reasonable steps to facilitate such distribution, including the actions required pursuant to Section 4.5(d); provided that the Company shall not be required to facilitate an underwritten offering of Registrable Securities unless the expected gross proceeds from such offering exceed (i) 2% of the initial aggregate liquidation preference of the Preferred Shares if such initial aggregate liquidation preference of the Preferred Shares is equal to or greater than \$2 billion. The lead underwriters in any such distribution shall be selected by the Holders of a majority

of the Registrable Securities to be distributed; *provided* that to the extent appropriate and permitted under applicable law, such Holders shall consider the qualifications of any broker-dealer Affiliate of the Company in selecting the lead underwriters in any such distribution.

- (iii) The Company shall not be required to effect a registration (including a resale of Registrable Securities from an effective Shelf Registration Statement) or an underwritten offering pursuant to Section 4.5(b): (A) with respect to securities that are not Registrable Securities; or (B) if the Company has notified the Investor and all other Holders that in the good faith judgment of the Board of Directors, it would be materially detrimental to the Company or its securityholders for such registration or underwritten offering to be effected at such time, in which event the Company shall have the right to defer such registration for a period of not more than 45 days after receipt of the request of the Investor or any other Holder; *provided* that such right to delay a registration or underwritten offering shall be exercised by the Company (1) only if the Company has generally exercised (or is concurrently exercising) similar black-out rights against holders of similar securities that have registration rights and (2) not more than three times in any 12-month period and not more than 90 days in the aggregate in any 12-month period.
- If during any period when an effective Shelf Registration Statement is not (iv) available, the Company proposes to register any of its equity securities, other than a registration pursuant to Section 4.5(b)(i) or a Special Registration, and the registration form to be filed may be used for the registration or qualification for distribution of Registrable Securities, the Company will give prompt written notice to the Investor and all other Holders of its intention to effect such a registration (but in no event less than ten days prior to the anticipated filing date) and will include in such registration all Registrable Securities with respect to which the Company has received written requests for inclusion therein within ten business days after the date of the Company's notice (a "Piggyback" Registration"). Any such person that has made such a written request may withdraw its Registrable Securities from such Piggyback Registration by giving written notice to the Company and the managing underwriter, if any, on or before the fifth business day prior to the planned effective date of such Piggyback Registration. The Company may terminate or withdraw any registration under this Section 4.5(b)(iv) prior to the effectiveness of such registration, whether or not Investor or any other Holders have elected to include Registrable Securities in such registration.
- (v) If the registration referred to in Section 4.5(b)(iv) is proposed to be underwritten, the Company will so advise Investor and all other Holders as a part of the written notice given pursuant to Section 4.5(b)(iv). In such event, the right of Investor and all other Holders to registration pursuant to Section 4.5(b) will be conditioned upon such persons' participation in such underwriting and the inclusion of such person's Registrable Securities in the underwriting if such securities are of the same class of securities as the securities to be offered in the underwritten offering, and each such person will (together with the Company and the other persons distributing their securities through such underwriting) enter into an underwriting agreement in customary form with

that the Investor (as opposed to other Holders) shall not be required to indemnify any person in connection with any registration. If any participating person disapproves of the terms of the underwriting, such person may elect to withdraw therefrom by written notice to the Company, the managing underwriters and the Investor (if the Investor is participating in the underwriting).

- (vi) If either (x) the Company grants "piggyback" registration rights to one or more third parties to include their securities in an underwritten offering under the Shelf Registration Statement pursuant to Section 4.5(b)(ii) or (y) a Piggyback Registration under Section 4.5(b)(iv) relates to an underwritten offering on behalf of the Company, and in either case the managing underwriters advise the Company that in their reasonable opinion the number of securities requested to be included in such offering exceeds the number which can be sold without adversely affecting the marketability of such offering (including an adverse effect on the per share offering price), the Company will include in such offering only such number of securities that in the reasonable opinion of such managing underwriters can be sold without adversely affecting the marketability of the offering (including an adverse effect on the per share offering price), which securities will be so included in the following order of priority: (A) first, in the case of a Piggyback Registration under Section 4.5(b)(iv), the securities the Company proposes to sell, (B) then the Registrable Securities of the Investor and all other Holders who have requested inclusion of Registrable Securities pursuant to Section 4.5(b)(ii) or Section 4.5(b)(iv), as applicable, pro rata on the basis of the aggregate number of such securities or shares owned by each such person and (C) lastly, any other securities of the Company that have been requested to be so included, subject to the terms of this Agreement; provided, however, that if the Company has, prior to the Signing Date, entered into an agreement with respect to its securities that is inconsistent with the order of priority contemplated hereby then it shall apply the order of priority in such conflicting agreement to the extent that it would otherwise result in a breach under such agreement.
- (c) <u>Expenses of Registration</u>. All Registration Expenses incurred in connection with any registration, qualification or compliance hereunder shall be borne by the Company. All Selling Expenses incurred in connection with any registrations hereunder shall be borne by the holders of the securities so registered *pro rata* on the basis of the aggregate offering or sale price of the securities so registered.
- (d) <u>Obligations of the Company.</u> Whenever required to effect the registration of any Registrable Securities or facilitate the distribution of Registrable Securities pursuant to an effective Shelf Registration Statement, the Company shall, as expeditiously as reasonably practicable:
  - (i) Prepare and file with the SEC a prospectus supplement or post-effective amendment with respect to a proposed offering of Registrable Securities pursuant to an effective registration statement, subject to Section 4.5(d), keep such registration

statement effective and keep such prospectus supplement current until the securities described therein are no longer Registrable Securities.

- (ii) Prepare and file with the SEC such amendments and supplements to the applicable registration statement and the prospectus or prospectus supplement used in connection with such registration statement as may be necessary to comply with the provisions of the Securities Act with respect to the disposition of all securities covered by such registration statement.
- (iii) Furnish to the Holders and any underwriters such number of copies of the applicable registration statement and each such amendment and supplement thereto (including in each case all exhibits) and of a prospectus, including a preliminary prospectus, in conformity with the requirements of the Securities Act, and such other documents as they may reasonably request in order to facilitate the disposition of Registrable Securities owned or to be distributed by them.
- (iv) Use its reasonable best efforts to register and qualify the securities covered by such registration statement under such other securities or Blue Sky laws of such jurisdictions as shall be reasonably requested by the Holders or any managing underwriter(s), to keep such registration or qualification in effect for so long as such registration statement remains in effect, and to take any other action which may be reasonably necessary to enable such seller to consummate the disposition in such jurisdictions of the securities owned by such Holder; provided that the Company shall not be required in connection therewith or as a condition thereto to qualify to do business or to file a general consent to service of process in any such states or jurisdictions.
- (v) Notify each Holder of Registrable Securities at any time when a prospectus relating thereto is required to be delivered under the Securities Act of the happening of any event as a result of which the applicable prospectus, as then in effect, includes an untrue statement of a material fact or omits to state a material fact required to be stated therein or necessary to make the statements therein not misleading in light of the circumstances then existing.

#### (vi) Give written notice to the Holders:

- (A) when any registration statement filed pursuant to Section 4.5(a) or any amendment thereto has been filed with the SEC (except for any amendment effected by the filing of a document with the SEC pursuant to the Exchange Act) and when such registration statement or any post-effective amendment thereto has become effective;
- (B) of any request by the SEC for amendments or supplements to any registration statement or the prospectus included therein or for additional information;

- (C) of the issuance by the SEC of any stop order suspending the effectiveness of any registration statement or the initiation of any proceedings for that purpose;
- (D) of the receipt by the Company or its legal counsel of any notification with respect to the suspension of the qualification of the applicable Registrable Securities for sale in any jurisdiction or the initiation or threatening of any proceeding for such purpose;
- (E) of the happening of any event that requires the Company to make changes in any effective registration statement or the prospectus related to the registration statement in order to make the statements therein not misleading (which notice shall be accompanied by an instruction to suspend the use of the prospectus until the requisite changes have been made); and
- (F) if at any time the representations and warranties of the Company contained in any underwriting agreement contemplated by Section 4.5(d)(x) cease to be true and correct.
- (vii) Use its reasonable best efforts to prevent the issuance or obtain the withdrawal of any order suspending the effectiveness of any registration statement referred to in Section 4.5(d)(vi)(C) at the earliest practicable time.
- (viii) Upon the occurrence of any event contemplated by Section 4.5(d)(v) or 4.5(d)(vi)(E), promptly prepare a post-effective amendment to such registration statement or a supplement to the related prospectus or file any other required document so that, as thereafter delivered to the Holders and any underwriters, the prospectus will not contain an untrue statement of a material fact or omit to state any material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading. If the Company notifies the Holders in accordance with Section 4.5(d)(vi)(E) to suspend the use of the prospectus until the requisite changes to the prospectus have been made, then the Holders and any underwriters shall suspend use of such prospectus and use their reasonable best efforts to return to the Company all copies of such prospectus (at the Company's expense) other than permanent file copies then in such Holders' or underwriters' possession. The total number of days that any such suspension may be in effect in any 12-month period shall not exceed 90 days.
- (ix) Use reasonable best efforts to procure the cooperation of the Company's transfer agent in settling any offering or sale of Registrable Securities, including with respect to the transfer of physical stock certificates into book-entry form in accordance with any procedures reasonably requested by the Holders or any managing underwriter(s).
- (x) If an underwritten offering is requested pursuant to Section 4.5(b)(ii), enter into an underwriting agreement in customary form, scope and substance and take all

such other actions reasonably requested by the Holders of a majority of the Registrable Securities being sold in connection therewith or by the managing underwriter(s), if any, to expedite or facilitate the underwritten disposition of such Registrable Securities, and in connection therewith in any underwritten offering (including making members of management and executives of the Company available to participate in "road shows", similar sales events and other marketing activities), (A) make such representations and warranties to the Holders that are selling stockholders and the managing underwriter(s), if any, with respect to the business of the Company and its subsidiaries, and the Shelf Registration Statement, prospectus and documents, if any, incorporated or deemed to be incorporated by reference therein, in each case, in customary form, substance and scope, and, if true, confirm the same if and when requested, (B) use its reasonable best efforts to furnish the underwriters with opinions of counsel to the Company, addressed to the managing underwriter(s), if any, covering the matters customarily covered in such opinions requested in underwritten offerings, (C) use its reasonable best efforts to obtain "cold comfort" letters from the independent certified public accountants of the Company (and, if necessary, any other independent certified public accountants of any business acquired by the Company for which financial statements and financial data are included in the Shelf Registration Statement) who have certified the financial statements included in such Shelf Registration Statement, addressed to each of the managing underwriter(s), if any, such letters to be in customary form and covering matters of the type customarily covered in "cold comfort" letters, (D) if an underwriting agreement is entered into, the same shall contain indemnification provisions and procedures customary in underwritten offerings (provided that the Investor shall not be obligated to provide any indemnity), and (E) deliver such documents and certificates as may be reasonably requested by the Holders of a majority of the Registrable Securities being sold in connection therewith, their counsel and the managing underwriter(s), if any, to evidence the continued validity of the representations and warranties made pursuant to clause (i) above and to evidence compliance with any customary conditions contained in the underwriting agreement or other agreement entered into by the Company.

- (xi) Make available for inspection by a representative of Holders that are selling stockholders, the managing underwriter(s), if any, and any attorneys or accountants retained by such Holders or managing underwriter(s), at the offices where normally kept, during reasonable business hours, financial and other records, pertinent corporate documents and properties of the Company, and cause the officers, directors and employees of the Company to supply all information in each case reasonably requested (and of the type customarily provided in connection with due diligence conducted in connection with a registered public offering of securities) by any such representative, managing underwriter(s), attorney or accountant in connection with such Shelf Registration Statement.
- (xii) Use reasonable best efforts to cause all such Registrable Securities to be listed on each national securities exchange on which similar securities issued by the Company are then listed or, if no similar securities issued by the Company are then listed on any national securities exchange, use its reasonable best efforts to cause all such

Registrable Securities to be listed on such securities exchange as the Investor may designate.

- (xiii) If requested by Holders of a majority of the Registrable Securities being registered and/or sold in connection therewith, or the managing underwriter(s), if any, promptly include in a prospectus supplement or amendment such information as the Holders of a majority of the Registrable Securities being registered and/or sold in connection therewith or managing underwriter(s), if any, may reasonably request in order to permit the intended method of distribution of such securities and make all required filings of such prospectus supplement or such amendment as soon as practicable after the Company has received such request.
- (xiv) Timely provide to its security holders earning statements satisfying the provisions of Section 11(a) of the Securities Act and Rule 158 thereunder.
- (e) Suspension of Sales. Upon receipt of written notice from the Company that a registration statement, prospectus or prospectus supplement contains or may contain an untrue statement of a material fact or omits or may omit to state a material fact required to be stated therein or necessary to make the statements therein not misleading or that circumstances exist that make inadvisable use of such registration statement, prospectus or prospectus supplement, the Investor and each Holder of Registrable Securities shall forthwith discontinue disposition of Registrable Securities until the Investor and/or Holder has received copies of a supplemented or amended prospectus or prospectus supplement, or until the Investor and/or such Holder is advised in writing by the Company that the use of the prospectus and, if applicable, prospectus supplement may be resumed, and, if so directed by the Company, the Investor and/or such Holder shall deliver to the Company (at the Company's expense) all copies, other than permanent file copies then in the Investor and/or such Holder's possession, of the prospectus and, if applicable, prospectus supplement covering such Registrable Securities current at the time of receipt of such notice. The total number of days that any such suspension may be in effect in any 12-month period shall not exceed 90 days.
- (f) <u>Termination of Registration Rights.</u> A Holder's registration rights as to any securities held by such Holder (and its Affiliates, partners, members and former members) shall not be available unless such securities are Registrable Securities.

# (g) <u>Furnishing Information.</u>

- (i) Neither the Investor nor any Holder shall use any free writing prospectus (as defined in Rule 405) in connection with the sale of Registrable Securities without the prior written consent of the Company.
- (ii) It shall be a condition precedent to the obligations of the Company to take any action pursuant to Section 4.5(d) that Investor and/or the selling Holders and the underwriters, if any, shall furnish to the Company such information regarding themselves, the Registrable Securities held by them and the intended method of

disposition of such securities as shall be required to effect the registered offering of their Registrable Securities.

#### (h) <u>Indemnification</u>.

- The Company agrees to indemnify each Holder and, if a Holder is a person other than an individual, such Holder's officers, directors, employees, agents, representatives and Affiliates, and each Person, if any, that controls a Holder within the meaning of the Securities Act (each, an "Indemnitee"), against any and all losses, claims, damages, actions, liabilities, costs and expenses (including reasonable fees, expenses and disbursements of attorneys and other professionals incurred in connection with investigating, defending, settling, compromising or paying any such losses, claims, damages, actions, liabilities, costs and expenses), joint or several, arising out of or based upon any untrue statement or alleged untrue statement of material fact contained in any registration statement, including any preliminary prospectus or final prospectus contained therein or any amendments or supplements thereto or any documents incorporated therein by reference or contained in any free writing prospectus (as such term is defined in Rule 405) prepared by the Company or authorized by it in writing for use by such Holder (or any amendment or supplement thereto); or any omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances under which they were made, not misleading; provided, that the Company shall not be liable to such Indemnitee in any such case to the extent that any such loss, claim, damage, liability (or action or proceeding in respect thereof) or expense arises out of or is based upon (A) an untrue statement or omission made in such registration statement, including any such preliminary prospectus or final prospectus contained therein or any such amendments or supplements thereto or contained in any free writing prospectus (as such term is defined in Rule 405) prepared by the Company or authorized by it in writing for use by such Holder (or any amendment or supplement thereto), in reliance upon and in conformity with information regarding such Indemnitee or its plan of distribution or ownership interests which was furnished in writing to the Company by such Indemnitee for use in connection with such registration statement, including any such preliminary prospectus or final prospectus contained therein or any such amendments or supplements thereto, or (B) offers or sales effected by or on behalf of such Indemnitee "by means of" (as defined in Rule 159A) a "free writing prospectus" (as defined in Rule 405) that was not authorized in writing by the Company.
- (ii) If the indemnification provided for in Section 4.5(h)(i) is unavailable to an Indemnitee with respect to any losses, claims, damages, actions, liabilities, costs or expenses referred to therein or is insufficient to hold the Indemnitee harmless as contemplated therein, then the Company, in lieu of indemnifying such Indemnitee, shall contribute to the amount paid or payable by such Indemnitee as a result of such losses, claims, damages, actions, liabilities, costs or expenses in such proportion as is appropriate to reflect the relative fault of the Indemnitee, on the one hand, and the Company, on the other hand, in connection with the statements or omissions which resulted in such losses, claims, damages, actions, liabilities, costs or expenses as well as any other relevant

equitable considerations. The relative fault of the Company, on the one hand, and of the Indemnitee, on the other hand, shall be determined by reference to, among other factors, whether the untrue statement of a material fact or omission to state a material fact relates to information supplied by the Company or by the Indemnitee and the parties' relative intent, knowledge, access to information and opportunity to correct or prevent such statement or omission; the Company and each Holder agree that it would not be just and equitable if contribution pursuant to this Section 4.5(h)(ii) were determined by *pro rata* allocation or by any other method of allocation that does not take account of the equitable considerations referred to in Section 4.5(h)(i). No Indemnitee guilty of fraudulent misrepresentation (within the meaning of Section 11(f) of the Securities Act) shall be entitled to contribution from the Company if the Company was not guilty of such fraudulent misrepresentation.

- (i) Assignment of Registration Rights. The rights of the Investor to registration of Registrable Securities pursuant to Section 4.5(b) may be assigned by the Investor to a transferee or assignee of Registrable Securities with a liquidation preference or, in the case of the Warrant, the liquidation preference of the underlying shares of Warrant Preferred Stock, no less than an amount equal to (i) 2% of the initial aggregate liquidation preference of the Preferred Shares if such initial aggregate liquidation preference is less than \$2 billion and (ii) \$200 million if the initial aggregate liquidation preference of the Preferred Shares is equal to or greater than \$2 billion; provided, however, the transferor shall, within ten days after such transfer, furnish to the Company written notice of the name and address of such transferee or assignee and the number and type of Registrable Securities that are being assigned.
- Clear Market. With respect to any underwritten offering of Registrable Securities (i) by the Investor or other Holders pursuant to this Section 4.5, the Company agrees not to effect (other than pursuant to such registration or pursuant to a Special Registration) any public sale or distribution, or to file any Shelf Registration Statement (other than such registration or a Special Registration) covering any preferred stock of the Company or any securities convertible into or exchangeable or exercisable for preferred stock of the Company, during the period not to exceed ten days prior and 60 days following the effective date of such offering or such longer period up to 90 days as may be requested by the managing underwriter for such underwritten offering. The Company also agrees to cause such of its directors and senior executive officers to execute and deliver customary lock-up agreements in such form and for such time period up to 90 days as may be requested by the managing underwriter. "Special Registration" means the registration of (A) equity securities and/or options or other rights in respect thereof solely registered on Form S-4 or Form S-8 (or successor form) or (B) shares of equity securities and/or options or other rights in respect thereof to be offered to directors, members of management, employees, consultants, customers, lenders or vendors of the Company or Company Subsidiaries or in connection with dividend reinvestment plans.
- (k) <u>Rule 144; Rule 144A.</u> With a view to making available to the Investor and Holders the benefits of certain rules and regulations of the SEC which may permit the sale of the Registrable Securities to the public without registration, the Company agrees to use its reasonable best efforts to:

- (i) make and keep public information available, as those terms are understood and defined in Rule 144(c)(1) or any similar or analogous rule promulgated under the Securities Act, at all times after the Signing Date;
- (ii) (A) file with the SEC, in a timely manner, all reports and other documents required of the Company under the Exchange Act, and (B) if at any time the Company is not required to file such reports, make available, upon the request of any Holder, such information necessary to permit sales pursuant to Rule 144A (including the information required by Rule 144A(d)(4) under the Securities Act);
- (iii) so long as the Investor or a Holder owns any Registrable Securities, furnish to the Investor or such Holder forthwith upon request: a written statement by the Company as to its compliance with the reporting requirements of Rule 144 under the Securities Act, and of the Exchange Act; a copy of the most recent annual or quarterly report of the Company; and such other reports and documents as the Investor or Holder may reasonably request in availing itself of any rule or regulation of the SEC allowing it to sell any such securities to the public without registration; and
- (iv) take such further action as any Holder may reasonably request, all to the extent required from time to time to enable such Holder to sell Registrable Securities without registration under the Securities Act.
- (l) As used in this Section 4.5, the following terms shall have the following respective meanings:
  - (i) "Holder" means the Investor and any other holder of Registrable Securities to whom the registration rights conferred by this Agreement have been transferred in compliance with Section 4.5(h) hereof.
  - (ii) "Holders' Counsel" means one counsel for the selling Holders chosen by Holders holding a majority interest in the Registrable Securities being registered.
  - (iii) "Register," "registered," and "registration" shall refer to a registration effected by preparing and (A) filing a registration statement or amendment thereto in compliance with the Securities Act and applicable rules and regulations thereunder, and the declaration or ordering of effectiveness of such registration statement or amendment thereto or (B) filing a prospectus and/or prospectus supplement in respect of an appropriate effective registration statement on Form S-3.
  - (iv) "Registrable Securities" means (A) all Preferred Shares, (B) the Warrant (subject to Section 4.5(q)) and (C) any equity securities issued or issuable directly or indirectly with respect to the securities referred to in the foregoing clauses (A) or (B) by way of conversion, exercise or exchange thereof, including the Warrant Shares, or share dividend or share split or in connection with a combination of shares, recapitalization, reclassification, merger, amalgamation, arrangement, consolidation or other

reorganization, *provided* that, once issued, such securities will not be Registrable Securities when (1) they are sold pursuant to an effective registration statement under the Securities Act, (2) except as provided below in Section 4.5(p), they may be sold pursuant to Rule 144 without limitation thereunder on volume or manner of sale, (3) they shall have ceased to be outstanding or (4) they have been sold in a private transaction in which the transferor's rights under this Agreement are not assigned to the transferee of the securities. No Registrable Securities may be registered under more than one registration statement at any one time.

- (v) "Registration Expenses" mean all expenses incurred by the Company in effecting any registration pursuant to this Agreement (whether or not any registration or prospectus becomes effective or final) or otherwise complying with its obligations under this Section 4.5, including all registration, filing and listing fees, printing expenses, fees and disbursements of counsel for the Company, blue sky fees and expenses, expenses incurred in connection with any "road show", the reasonable fees and disbursements of Holders' Counsel, and expenses of the Company's independent accountants in connection with any regular or special reviews or audits incident to or required by any such registration, but shall not include Selling Expenses.
- (vi) "Rule 144", "Rule 144A", "Rule 159A", "Rule 405" and "Rule 415" mean, in each case, such rule promulgated under the Securities Act (or any successor provision), as the same shall be amended from time to time.
- (vii) "Selling Expenses" mean all discounts, selling commissions and stock transfer taxes applicable to the sale of Registrable Securities and fees and disbursements of counsel for any Holder (other than the fees and disbursements of Holders' Counsel included in Registration Expenses).
- (m) At any time, any holder of Securities (including any Holder) may elect to forfeit its rights set forth in this Section 4.5 from that date forward; provided, that a Holder forfeiting such rights shall nonetheless be entitled to participate under Section 4.5(b)(iv) (vi) in any Pending Underwritten Offering to the same extent that such Holder would have been entitled to if the holder had not withdrawn; and provided, further, that no such forfeiture shall terminate a Holder's rights or obligations under Section 4.5(g) with respect to any prior registration or Pending Underwritten Offering. "Pending Underwritten Offering" means, with respect to any Holder forfeiting its rights pursuant to this Section 4.5(m), any underwritten offering of Registrable Securities in which such Holder has advised the Company of its intent to register its Registrable Securities either pursuant to Section 4.5(b)(ii) or 4.5(b)(iv) prior to the date of such Holder's forfeiture.
- (n) <u>Specific Performance.</u> The parties hereto acknowledge that there would be no adequate remedy at law if the Company fails to perform any of its obligations under this Section 4.5 and that the Investor and the Holders from time to time may be irreparably harmed by any such failure, and accordingly agree that the Investor and such Holders, in addition to any other remedy to which they may be entitled at law or in equity, to the fullest extent permitted and

enforceable under applicable law shall be entitled to compel specific performance of the obligations of the Company under this Section 4.5 in accordance with the terms and conditions of this Section 4.5.

- (o) No Inconsistent Agreements. The Company shall not, on or after the Signing Date, enter into any agreement with respect to its securities that may impair the rights granted to the Investor and the Holders under this Section 4.5 or that otherwise conflicts with the provisions hereof in any manner that may impair the rights granted to the Investor and the Holders under this Section 4.5. In the event the Company has, prior to the Signing Date, entered into any agreement with respect to its securities that is inconsistent with the rights granted to the Investor and the Holders under this Section 4.5 (including agreements that are inconsistent with the order of priority contemplated by Section 4.5(b)(vi)) or that may otherwise conflict with the provisions hereof, the Company shall use its reasonable best efforts to amend such agreements to ensure they are consistent with the provisions of this Section 4.5.
- (p) <u>Certain Offerings by the Investor.</u> In the case of any securities held by the Investor that cease to be Registrable Securities solely by reason of clause (2) in the definition of "Registrable Securities," the provisions of Sections 4.5(b)(ii), clauses (iv), (ix) and (x)-(xii) of Section 4.5(d), Section 4.5(h) and Section 4.5(j) shall continue to apply until such securities otherwise cease to be Registrable Securities. In any such case, an "underwritten" offering or other disposition shall include any distribution of such securities on behalf of the Investor by one or more broker-dealers, an "underwriting agreement" shall include any purchase agreement entered into by such broker-dealers, and any "registration statement" or "prospectus" shall include any offering document approved by the Company and used in connection with such distribution.
- (q) Registered Sales of the Warrant. The Holders agree to sell the Warrant or any portion thereof under the Shelf Registration Statement only beginning 30 days after notifying the Company of any such sale, during which 30-day period the Investor and all Holders of the Warrant shall take reasonable steps to agree to revisions to the Warrant to permit a public distribution of the Warrant, including entering into a warrant agreement and appointing a warrant agent.
- 4.6 <u>Depositary Shares.</u> Upon request by the Investor at any time following the Closing Date, the Company shall promptly enter into a depositary arrangement, pursuant to customary agreements reasonably satisfactory to the Investor and with a depositary reasonably acceptable to the Investor, pursuant to which the Preferred Shares or the Warrant Shares may be deposited and depositary shares, each representing a fraction of a Preferred Share or Warrant Share, as applicable, as specified by the Investor, may be issued. From and after the execution of any such depositary arrangement, and the deposit of any Preferred Shares or Warrant Shares, as applicable, pursuant thereto, the depositary shares issued pursuant thereto shall be deemed "Preferred Shares", "Warrant Shares" and, as applicable, "Registrable Securities" for purposes of this Agreement.
  - 4.7 Restriction on Dividends and Repurchases. -

- Prior to the earlier of (x) the third anniversary of the Closing Date and (y) the date (a) on which all of the Preferred Shares and Warrant Shares have been redeemed in whole or the Investor has transferred all of the Preferred Shares and Warrant Shares to third parties which are not Affiliates of the Investor, neither the Company nor any Company Subsidiary shall, without the consent of the Investor, declare or pay any dividend or make any distribution on capital stock or other equity securities of any kind of the Company or any Company Subsidiary (other than (i) regular quarterly cash dividends of not more than the amount of the last quarterly cash dividend per share declared or, if lower, announced to its holders of Common Stock an intention to declare, on the Common Stock prior to November 17, 2008, as adjusted for any stock split, stock dividend, reverse stock split, reclassification or similar transaction, (ii) dividends payable solely in shares of Common Stock, (iii) regular dividends on shares of preferred stock in accordance with the terms thereof and which are permitted under the terms of the Preferred Shares and the Warrant Shares, (iv) dividends or distributions by any wholly-owned Company Subsidiary or (v) dividends or distributions by any Company Subsidiary required pursuant to binding contractual agreements entered into prior to November 17, 2008).
- During the period beginning on the third anniversary of the Closing Date and ending on the earlier of (i) the tenth anniversary of the Closing Date and (ii) the date on which all of the Preferred Shares and Warrant Shares have been redeemed in whole or the Investor has transferred all of the Preferred Shares and Warrant Shares to third parties which are not Affiliates of the Investor, neither the Company nor any Company Subsidiary shall, without the consent of the Investor, (A) pay any per share dividend or distribution on capital stock or other equity securities of any kind of the Company at a per annum rate that is in excess of 103% of the aggregate per share dividends and distributions for the immediately prior fiscal year (other than regular dividends on shares of preferred stock in accordance with the terms thereof and which are permitted under the terms of the Preferred Shares and the Warrant Shares); provided that no increase in the aggregate amount of dividends or distributions on Common Stock shall be permitted as a result of any dividends or distributions paid in shares of Common Stock, any stock split or any similar transaction or (B) pay aggregate dividends or distributions on capital stock or other equity securities of any kind of any Company Subsidiary that is in excess of 103% of the aggregate dividends and distributions paid for the immediately prior fiscal year (other than in the case of this clause (B), (1) regular dividends on shares of preferred stock in accordance with the terms thereof and which are permitted under the terms of the Preferred Shares and the Warrant Shares, (2) dividends or distributions by any wholly-owned Company Subsidiary, (3) dividends or distributions by any Company Subsidiary required pursuant to binding contractual agreements entered into prior to November 17, 2008) or (4) dividends or distributions on newly issued shares of capital stock for cash or other property.
- (c) Prior to the earlier of (x) the tenth anniversary of the Closing Date and (y) the date on which all of the Preferred Shares and Warrant Shares have been redeemed in whole or the Investor has transferred all of the Preferred Shares and Warrant Shares to third parties which are not Affiliates of the Investor, neither the Company nor any Company Subsidiary shall, without the consent of the Investor, redeem, purchase or acquire any shares of Common Stock or other capital stock or other equity securities of any kind of the Company or any Company Subsidiary, or any trust preferred securities issued by the Company or any Affiliate of the Company, other

than (i) redemptions, purchases or other acquisitions of the Preferred Shares and Warrant Shares, (ii) in connection with the administration of any employee benefit plan in the ordinary course of business and consistent with past practice, (iii) the acquisition by the Company or any of the Company Subsidiaries of record ownership in Junior Stock or Parity Stock for the beneficial ownership of any other persons (other than the Company or any other Company Subsidiary), including as trustees or custodians, (iv) the exchange or conversion of Junior Stock for or into other Junior Stock or of Parity Stock or trust preferred securities for or into other Parity Stock (with the same or lesser aggregate liquidation amount) or Junior Stock, in each case set forth in this clause (iv), solely to the extent required pursuant to binding contractual agreements entered into prior to the Signing Date or any subsequent agreement for the accelerated exercise, settlement or exchange thereof for Common Stock (clauses (ii) and (iii), collectively, the "Permitted Repurchases"), (v) redemptions of securities held by the Company or any wholly-owned Company Subsidiary or (vi) redemptions, purchases or other acquisitions of capital stock or other equity securities of any kind of any Company Subsidiary required pursuant to binding contractual agreements entered into prior to November 17, 2008.

- (d) Until such time as the Investor ceases to own any Preferred Shares or Warrant Shares, the Company shall not repurchase any Preferred Shares or Warrant Shares from any holder thereof, whether by means of open market purchase, negotiated transaction, or otherwise, other than Permitted Repurchases, unless it offers to repurchase a ratable portion of the Preferred Shares or Warrant Shares, as the case may be, then held by the Investor on the same terms and conditions.
- (e) During the period beginning on the tenth anniversary of the Closing and ending on the date on which all of the Preferred Shares and Warrant Shares have been redeemed in whole or the Investor has transferred all of the Preferred Shares and Warrant Shares to third parties which are not Affiliates of the Investor, neither the Company nor any Company Subsidiary shall, without the consent of the Investor, (i) declare or pay any dividend or make any distribution on capital stock or other equity securities of any kind of the Company or any Company Subsidiary; or (ii) redeem, purchase or acquire any shares of Common Stock or other capital stock or other equity securities of any kind of the Company or any Company Subsidiary, or any trust preferred securities issued by the Company or any Affiliate of the Company, other than (A) redemptions, purchases or other acquisitions of the Preferred Shares and Warrant Shares, (B) regular dividends on shares of preferred stock in accordance with the terms thereof and which are permitted under the terms of the Preferred Shares and the Warrant Shares, or (C) dividends or distributions by any whollyowned Company Subsidiary.
- (f) "Junior Stock" means Common Stock and any other class or series of stock of the Company the terms of which expressly provide that it ranks junior to the Preferred Shares as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Company. "Parity Stock" means any class or series of stock of the Company the terms of which do not expressly provide that such class or series will rank senior or junior to the Preferred Shares as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Company (in each case without regard to whether dividends accrue cumulatively or non-cumulatively).

- 4.8 Executive Compensation. Until such time as the Investor ceases to own any debt or equity securities of the Company acquired pursuant to this Agreement or the Warrant, the Company shall take all necessary action to ensure that its Benefit Plans with respect to its Senior Executive Officers comply in all respects with Section 111(b) of the EESA as implemented by any guidance or regulation thereunder that has been issued and is in effect as of the Closing Date, and shall not adopt any new Benefit Plan with respect to its Senior Executive Officers that does not comply therewith. "Senior Executive Officers" means the Company's "senior executive officers" as defined in subsection 111(b)(3) of the EESA and regulations issued thereunder, including the rules set forth in 31 C.F.R. Part 30.
- 4.9 <u>Related Party Transactions.</u> Until such time as the Investor ceases to own any Purchased Securities or Warrant Shares, the Company and the Company Subsidiaries shall not enter into transactions with Affiliates or related persons (within the meaning of Item 404 under the SEC's Regulation S-K) unless (i) such transactions are on terms no less favorable to the Company and the Company Subsidiaries than could be obtained from an unaffiliated third party, and (ii) have been approved by the audit committee of the Board of Directors or comparable body of independent directors of the Company.
- 4.10 Bank and Thrift Holding Company Status. If the Company is a Bank Holding Company or a Savings and Loan Holding Company on the Signing Date, then the Company shall maintain its status as a Bank Holding Company or Savings and Loan Holding Company, as the case may be, for as long as the Investor owns any Purchased Securities or Warrant Shares. The Company shall redeem all Purchased Securities and Warrant Shares held by the Investor prior to terminating its status as a Bank Holding Company or Savings and Loan Holding Company, as applicable. "Bank Holding Company" means a company registered as such with the Board of Governors of the Federal Reserve System (the "Federal Reserve") pursuant to 12 U.S.C. §1842 and the regulations of the Federal Reserve promulgated thereunder. "Savings and Loan Holding Company" means a company registered as such with the Office of Thrift Supervision pursuant to 12 U.S.C. §1467(a) and the regulations of the Office of Thrift Supervision promulgated thereunder.
- 4.11 <u>Predominantly Financial.</u> For as long as the Investor owns any Purchased Securities or Warrant Shares, the Company, to the extent it is not itself an insured depository institution, agrees to remain predominantly engaged in financial activities. A company is predominantly engaged in financial activities if the annual gross revenues derived by the company and all subsidiaries of the company (excluding revenues derived from subsidiary depository institutions), on a consolidated basis, from engaging in activities that are financial in nature or are incidental to a financial activity under subsection (k) of Section 4 of the Bank Holding Company Act of 1956 (12 U.S.C. 1843(k)) represent at least 85 percent of the consolidated annual gross revenues of the company.

# Article V Miscellaneous

5.1 <u>Termination.</u> This Agreement may be terminated at any time prior to the Closing: -

- (a) by either the Investor or the Company if the Closing shall not have occurred by the 30<sup>th</sup> calendar day following the Signing Date; *provided, however,* that in the event the Closing has not occurred by such 30<sup>th</sup> calendar day, the parties will consult in good faith to determine whether to extend the term of this Agreement, it being understood that the parties shall be required to consult only until the fifth day after such 30<sup>th</sup> calendar day and not be under any obligation to extend the term of this Agreement thereafter; *provided, further,* that the right to terminate this Agreement under this Section 5.1(a) shall not be available to any party whose breach of any representation or warranty or failure to perform any obligation under this Agreement shall have caused or resulted in the failure of the Closing to occur on or prior to such date; or
- (b) by either the Investor or the Company in the event that any Governmental Entity shall have issued an order, decree or ruling or taken any other action restraining, enjoining or otherwise prohibiting the transactions contemplated by this Agreement and such order, decree, ruling or other action shall have become final and nonappealable; or
  - (c) by the mutual written consent of the Investor and the Company.

In the event of termination of this Agreement as provided in this Section 5.1, this Agreement shall forthwith become void and there shall be no liability on the part of either party hereto except that nothing herein shall relieve either party from liability for any breach of this Agreement.

- 5.2 <u>Survival of Representations and Warranties.</u> All covenants and agreements, other than those which by their terms apply in whole or in part after the Closing, shall terminate as of the Closing. The representations and warranties of the Company made herein or in any certificates delivered in connection with the Closing shall survive the Closing without limitation.
- 5.3 Amendment. No amendment of any provision of this Agreement will be effective unless made in writing and signed by an officer or a duly authorized representative of each party; provided that the Investor may unilaterally amend any provision of this Agreement to the extent required to comply with any changes after the Signing Date in applicable federal statutes. No failure or delay by any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise thereof preclude any other or further exercise of any other right, power or privilege. The rights and remedies herein provided shall be cumulative of any rights or remedies provided by law.
- 5.4 <u>Waiver of Conditions.</u> The conditions to each party's obligation to consummate the Purchase are for the sole benefit of such party and may be waived by such party in whole or in part to the extent permitted by applicable law. No waiver will be effective unless it is in a writing signed by a duly authorized officer of the waiving party that makes express reference to the provision or provisions subject to such waiver.
- 5.5 <u>Governing Law: Submission to Jurisdiction, Etc.</u> This Agreement will be governed by and construed in accordance with the federal law of the United States if and to

the extent such law is applicable, and otherwise in accordance with the laws of the State of New York applicable to contracts made and to be performed entirely within such State. Each of the parties hereto agrees (a) to submit to the exclusive jurisdiction and venue of the United States District Court for the District of Columbia and the United States Court of Federal Claims for any and all civil actions, suits or proceedings arising out of or relating to this Agreement or the Warrant or the transactions contemplated hereby or thereby, and (b) that notice may be served upon (i) the Company at the address and in the manner set forth for notices to the Company in Section 5.6 and (ii) the Investor in accordance with federal law. To the extent permitted by applicable law, each of the parties hereto hereby unconditionally waives trial by jury in any civil legal action or proceeding relating to this Agreement or the Warrant or the transactions contemplated hereby or thereby.

5.6 Notices. Any notice, request, instruction or other document to be given hereunder by any party to the other will be in writing and will be deemed to have been duly given (a) on the date of delivery if delivered personally, or by facsimile, upon confirmation of receipt, or (b) on the second business day following the date of dispatch if delivered by a recognized next day courier service. All notices to the Company shall be delivered as set forth in Schedule A, or pursuant to such other instruction as may be designated in writing by the Company to the Investor. All notices to the Investor shall be delivered as set forth below, or pursuant to such other instructions as may be designated in writing by the Investor to the Company.

#### If to the Investor:

United States Department of the Treasury 1500 Pennsylvania Avenue, NW, Room 2312 Washington, D.C. 20220

Attention: Assistant General Counsel (Banking and Finance)

Facsimile: (202) 622-1974

#### 5.7 Definitions

- (a) When a reference is made in this Agreement to a subsidiary of a person, the term "subsidiary" means any corporation, partnership, joint venture, limited liability company or other entity (x) of which such person or a subsidiary of such person is a general partner or (y) of which a majority of the voting securities or other voting interests, or a majority of the securities or other interests of which having by their terms ordinary voting power to elect a majority of the board of directors or persons performing similar functions with respect to such entity, is directly or indirectly owned by such person and/or one or more subsidiaries thereof.
- (b) The term "Afiliate" means, with respect to any person, any person directly or indirectly controlling, controlled by or under common control with, such other person. For purposes of this definition, "control" (including, with correlative meanings, the terms "controlled by" and "under common control with") when used with respect to any person, means the possession, directly or indirectly, of the power to cause the direction of management and/or

policies of such person, whether through the ownership of voting securities by contract or otherwise.

- (c) The terms "knowledge of the Company" or "Company's knowledge" mean the actual knowledge after reasonable and due inquiry of the "oficers" (as such term is defined in Rule 3b-2 under the Exchange Act, but excluding any Vice President or Secretary) of the Company.
- 5.8 <u>Assignment.</u> Neither this Agreement nor any right, remedy, obligation nor liability arising hereunder or by reason hereof shall be assignable by any party hereto without the prior written consent of the other party, and any attempt to assign any right, remedy, obligation or liability hereunder without such consent shall be void, except (a) an assignment, in the case of a merger, consolidation, statutory share exchange or similar transaction that requires the approval of the Company's stockholders (a "Business Combination") where such party is not the surviving entity, or a sale of substantially all of its assets, to the entity which is the survivor of such Business Combination or the purchaser in such sale and (b) as provided in Sections 3.5 and 4.5.
- 5.9 Severability. If any provision of this Agreement or the Warrant, or the application thereof to any person or circumstance, is determined by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions hereof, or the application of such provision to persons or circumstances other than those as to which it has been held invalid or unenforceable, will remain in full force and effect and shall in no way be affected, impaired or invalidated thereby, so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any party. Upon such determination, the parties shall negotiate in good faith in an effort to agree upon a suitable and equitable substitute provision to effect the original intent of the parties.
- 5.10 No Third Party Beneficiaries. Nothing contained in this Agreement, expressed or implied, is intended to confer upon any person or entity other than the Company and the Investor any benefit, right or remedies, except that the provisions of Section 4.5 shall inure to the benefit of the persons referred to in that Section.

\* \* \*

# ANNEX A

# FORM OF CERTIFICATE OF DESIGNATIONS FOR PREFERRED STOCK

[SEE ATTACHED]

### FORM OF [CERTIFICATE OF DESIGNATIONS]

**OF** 

#### FIXED RATE CUMULATIVE PERPETUAL PREFERRED STOCK, SERIES [•]

OF

[Insert name of Issuer], a [corporation/bank/banking association] organized and existing under the laws of the [Insert jurisdiction of organization] (the "Issuer"), in accordance with the provisions of Section[s] [•] of the [Insert applicable statute] thereof, does hereby certify:

The board of directors of the Issuer (the "<u>Board of Directors</u>") or an applicable committee of the Board of Directors, in accordance with the [[certificate of incorporation/articles of association] and bylaws] of the Issuer and applicable law, adopted the following resolution on [•] creating a series of [•] shares of Preferred Stock of the Issuer designated as "<u>Fixed Rate</u> Cumulative Perpetual Preferred Stock, Series [•]".

**RESOLVED**, that pursuant to the provisions of the [[certificate of incorporation/articles of association] and the bylaws] of the Issuer and applicable law, a series of Preferred Stock, par value \$[•] per share, of the Issuer be and hereby is created, and that the designation and number of shares of such series, and the voting and other powers, preferences and relative, participating, optional or other rights, and the qualifications, limitations and restrictions thereof, of the shares of such series, are as follows:

- Part 1. <u>Designation and Number of Shares</u>. There is hereby created out of the authorized and unissued shares of preferred stock of the Issuer a series of preferred stock designated as the "Fixed Rate Cumulative Perpetual Preferred Stock, Series [•]" (the "<u>Designated Preferred Stock</u>"). The authorized number of shares of Designated Preferred Stock shall be [•].
- Part 2. <u>Standard Provisions</u>. The Standard Provisions contained in Schedule A attached hereto are incorporated herein by reference in their entirety and shall be deemed to be a part of this [Certificate of Designations] to the same extent as if such provisions had been set forth in full herein.
- Part. 3. <u>Definitions</u>. The following terms are used in this [Certificate of Designations] (including the Standard Provisions in Schedule A hereto) as defined below:
- (a) "<u>Common Stock</u>" means the common stock, par value \$[●] per share, of the Issuer.
- (b) "<u>Dividend Payment Date</u>" means February 15, May 15, August 15 and November 15 of each year.

- (c) "Junior Stock" means the Common Stock, [Insert titles of any existing Junior Stock] and any other class or series of stock of the Issuer the terms of which expressly provide that it ranks junior to Designated Preferred Stock as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Issuer.
  - (d) "<u>Liquidation Amount</u>" means \$[1,000]<sup>1</sup> per share of Designated Preferred Stock.
- (e) "Minimum Amount" means \$[Insert \$ amount equal to 25% of the aggregate value of the Designated Preferred Stock issued on the Original Issue Date].
- (f) "Parity Stock" means any class or series of stock of the Issuer (other than Designated Preferred Stock) the terms of which do not expressly provide that such class or series will rank senior or junior to Designated Preferred Stock as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Issuer (in each case without regard to whether dividends accrue cumulatively or non-cumulatively). Without limiting the foregoing, Parity Stock shall include the Issuer's [Insert title(s) of existing classes or series of Parity Stock].
  - (g) "Signing Date" means [Insert date of applicable securities purchase agreement].
- Part. 4. Certain Voting Matters. [To be inserted if the Charter provides for voting in proportion to liquidation preferences: Whether the vote or consent of the holders of a plurality, majority or other portion of the shares of Designated Preferred Stock and any Voting Parity Stock has been cast or given on any matter on which the holders of shares of Designated Preferred Stock are entitled to vote shall be determined by the Issuer by reference to the specified liquidation amount of the shares voted or covered by the consent as if the Issuer were liquidated on the record date for such vote or consent, if any, or, in the absence of a record date, on the date for such vote or consent. For purposes of determining the voting rights of the holders of Designated Preferred Stock under Section 7 of the Standard Provisions forming part of this [Certificate of Designations], each holder will be entitled to one vote for each \$1,000 of liquidation preference to which such holder's shares are entitled.] [To be inserted if the Charter does not provide for voting in proportion to liquidation preferences: Holders of shares of Designated Preferred Stock will be entitled to one vote, including any action by written consent.]

[Remainder of Page Intentionally Left Blank]

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<sup>&</sup>lt;sup>1</sup> If Issuer desires to issue shares with a higher dollar amount liquidation preference, liquidation preference references will be modified accordingly. In such case (in accordance with Section 4.6 of the Securities Purchase Agreement), the issuer will be required to enter into a deposit agreement.

IN WITNESS WHEREOF, [*Insert name of Issuer*] has caused this [Certificate of Designations] to be signed by  $[\bullet]$ , its  $[\bullet]$ , this  $[\bullet]$  day of  $[\bullet]$ .

[Insert name of Issuer]	
Ву:	
Name:	
Title:	

#### STANDARD PROVISIONS

Section 1. <u>General Matters</u>. Each share of Designated Preferred Stock shall be identical in all respects to every other share of Designated Preferred Stock. The Designated Preferred Stock shall be perpetual, subject to the provisions of Section 5 of these Standard Provisions that form a part of the Certificate of Designations. The Designated Preferred Stock shall rank equally with Parity Stock and shall rank senior to Junior Stock with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Issuer.

Section 2. <u>Standard Definitions</u>. As used herein with respect to Designated Preferred Stock:

- (a) "Applicable Dividend Rate" means (i) during the period from the Original Issue Date to, but excluding, the first day of the first Dividend Period commencing on or after the fifth anniversary of the Original Issue Date, 5% per annum and (ii) from and after the first day of the first Dividend Period commencing on or after the fifth anniversary of the Original Issue Date, 9% per annum.
- (b) "Appropriate Federal Banking Agency" means the "appropriate Federal banking agency" with respect to the Issuer as defined in Section 3(q) of the Federal Deposit Insurance Act (12 U.S.C. Section 1813(q)), or any successor provision.
- (c) "<u>Business Combination</u>" means a merger, consolidation, statutory share exchange or similar transaction that requires the approval of the Issuer's stockholders.
- (d) "<u>Business Day</u>" means any day except Saturday, Sunday and any day on which banking institutions in the State of New York generally are authorized or required by law or other governmental actions to close.
- (e) "<u>Bylaws</u>" means the bylaws of the Issuer, as they may be amended from time to time.
- (f) "<u>Certificate of Designations</u>" means the Certificate of Designations or comparable instrument relating to the Designated Preferred Stock, of which these Standard Provisions form a part, as it may be amended from time to time.
- (g) "<u>Charter</u>" means the Issuer's certificate or articles of incorporation, articles of association, or similar organizational document.
  - (h) "Dividend Period" has the meaning set forth in Section 3(a).
  - (i) "<u>Dividend Record Date</u>" has the meaning set forth in Section 3(a).
  - (j) "Liquidation Preference" has the meaning set forth in Section 4(a).

- (k) "Original Issue Date" means the date on which shares of Designated Preferred Stock are first issued.
  - (l) "<u>Preferred Director</u>" has the meaning set forth in Section 7(b).
- (m) "<u>Preferred Stock</u>" means any and all series of preferred stock of the Issuer, including the Designated Preferred Stock.
- (n) "Qualified Equity Offering" means the sale and issuance for cash by the Issuer to persons other than the Issuer or any of its subsidiaries after the Original Issue Date of shares of perpetual Preferred Stock, Common Stock or any combination of such stock, that, in each case, qualify as and may be included in Tier 1 capital of the Issuer at the time of issuance under the applicable risk-based capital guidelines of the Issuer's Appropriate Federal Banking Agency (other than any such sales and issuances made pursuant to agreements or arrangements entered into, or pursuant to financing plans which were publicly announced, on or prior to November 17, 2008).
- (o) "<u>Standard Provisions</u>" mean these Standard Provisions that form a part of the Certificate of Designations relating to the Designated Preferred Stock.
  - (p) "Successor Preferred Stock" has the meaning set forth in Section 5(a).
- (q) "<u>Voting Parity Stock</u>" means, with regard to any matter as to which the holders of Designated Preferred Stock are entitled to vote as specified in Sections 7(a) and 7(b) of these Standard Provisions that form a part of the Certificate of Designations, any and all series of Parity Stock upon which like voting rights have been conferred and are exercisable with respect to such matter.

#### Section 3. Dividends.

Rate. Holders of Designated Preferred Stock shall be entitled to receive, on each share of Designated Preferred Stock if, as and when declared by the Board of Directors or any duly authorized committee of the Board of Directors, but only out of assets legally available therefor, cumulative cash dividends with respect to each Dividend Period (as defined below) at a rate per annum equal to the Applicable Dividend Rate on (i) the Liquidation Amount per share of Designated Preferred Stock and (ii) the amount of accrued and unpaid dividends for any prior Dividend Period on such share of Designated Preferred Stock, if any. Such dividends shall begin to accrue and be cumulative from the Original Issue Date, shall compound on each subsequent Dividend Payment Date (i.e., no dividends shall accrue on other dividends unless and until the first Dividend Payment Date for such other dividends has passed without such other dividends having been paid on such date) and shall be payable quarterly in arrears on each Dividend Payment Date, commencing with the first such Dividend Payment Date to occur at least 20 calendar days after the Original Issue Date. In the event that any Dividend Payment Date would otherwise fall on a day that is not a Business Day, the dividend payment due on that date will be postponed to the next day that is a Business Day and no additional dividends will accrue as a result of that postponement. The period from and including any Dividend Payment Date to, but excluding, the next Dividend Payment Date is a "Dividend Period", provided that the initial

Dividend Period shall be the period from and including the Original Issue Date to, but excluding, the next Dividend Payment Date.

Dividends that are payable on Designated Preferred Stock in respect of any Dividend Period shall be computed on the basis of a 360-day year consisting of twelve 30-day months. The amount of dividends payable on Designated Preferred Stock on any date prior to the end of a Dividend Period, and for the initial Dividend Period, shall be computed on the basis of a 360-day year consisting of twelve 30-day months, and actual days elapsed over a 30-day month.

Dividends that are payable on Designated Preferred Stock on any Dividend Payment Date will be payable to holders of record of Designated Preferred Stock as they appear on the stock register of the Issuer on the applicable record date, which shall be the 15th calendar day immediately preceding such Dividend Payment Date or such other record date fixed by the Board of Directors or any duly authorized committee of the Board of Directors that is not more than 60 nor less than 10 days prior to such Dividend Payment Date (each, a "Dividend Record Date"). Any such day that is a Dividend Record Date shall be a Dividend Record Date whether or not such day is a Business Day.

Holders of Designated Preferred Stock shall not be entitled to any dividends, whether payable in cash, securities or other property, other than dividends (if any) declared and payable on Designated Preferred Stock as specified in this Section 3 (subject to the other provisions of the Certificate of Designations).

Priority of Dividends. So long as any share of Designated Preferred Stock remains outstanding, no dividend or distribution shall be declared or paid on the Common Stock or any other shares of Junior Stock (other than dividends payable solely in shares of Common Stock) or Parity Stock, subject to the immediately following paragraph in the case of Parity Stock, and no Common Stock, Junior Stock or Parity Stock shall be, directly or indirectly, purchased, redeemed or otherwise acquired for consideration by the Issuer or any of its subsidiaries unless all accrued and unpaid dividends for all past Dividend Periods, including the latest completed Dividend Period (including, if applicable as provided in Section 3(a) above, dividends on such amount), on all outstanding shares of Designated Preferred Stock have been or are contemporaneously declared and paid in full (or have been declared and a sum sufficient for the payment thereof has been set aside for the benefit of the holders of shares of Designated Preferred Stock on the applicable record date). The foregoing limitation shall not apply to (i) redemptions, purchases or other acquisitions of shares of Common Stock or other Junior Stock in connection with the administration of any employee benefit plan in the ordinary course of business and consistent with past practice; (ii) the acquisition by the Issuer or any of its subsidiaries of record ownership in Junior Stock or Parity Stock for the beneficial ownership of any other persons (other than the Issuer or any of its subsidiaries), including as trustees or custodians; and (iii) the exchange or conversion of Junior Stock for or into other Junior Stock or of Parity Stock for or into other Parity Stock (with the same or lesser aggregate liquidation amount) or Junior Stock, in each case, solely to the extent required pursuant to binding contractual agreements entered into prior to the Signing Date or any subsequent agreement for the accelerated exercise, settlement or exchange thereof for Common Stock.

When dividends are not paid (or declared and a sum sufficient for payment thereof set aside for the benefit of the holders thereof on the applicable record date) on any Dividend Payment Date (or, in the case of Parity Stock having dividend payment dates different from the Dividend Payment Dates, on a dividend payment date falling within a Dividend Period related to such Dividend Payment Date) in full upon Designated Preferred Stock and any shares of Parity Stock, all dividends declared on Designated Preferred Stock and all such Parity Stock and payable on such Dividend Payment Date (or, in the case of Parity Stock having dividend payment dates different from the Dividend Payment Dates, on a dividend payment date falling within the Dividend Period related to such Dividend Payment Date) shall be declared pro rata so that the respective amounts of such dividends declared shall bear the same ratio to each other as all accrued and unpaid dividends per share on the shares of Designated Preferred Stock (including, if applicable as provided in Section 3(a) above, dividends on such amount) and all Parity Stock payable on such Dividend Payment Date (or, in the case of Parity Stock having dividend payment dates different from the Dividend Payment Dates, on a dividend payment date falling within the Dividend Period related to such Dividend Payment Date) (subject to their having been declared by the Board of Directors or a duly authorized committee of the Board of Directors out of legally available funds and including, in the case of Parity Stock that bears cumulative dividends, all accrued but unpaid dividends) bear to each other. If the Board of Directors or a duly authorized committee of the Board of Directors determines not to pay any dividend or a full dividend on a Dividend Payment Date, the Issuer will provide written notice to the holders of Designated Preferred Stock prior to such Dividend Payment Date.

Subject to the foregoing, and not otherwise, such dividends (payable in cash, securities or other property) as may be determined by the Board of Directors or any duly authorized committee of the Board of Directors may be declared and paid on any securities, including Common Stock and other Junior Stock, from time to time out of any funds legally available for such payment, and holders of Designated Preferred Stock shall not be entitled to participate in any such dividends.

#### Section 4. Liquidation Rights.

- (a) <u>Voluntary or Involuntary Liquidation</u>. In the event of any liquidation, dissolution or winding up of the affairs of the Issuer, whether voluntary or involuntary, holders of Designated Preferred Stock shall be entitled to receive for each share of Designated Preferred Stock, out of the assets of the Issuer or proceeds thereof (whether capital or surplus) available for distribution to stockholders of the Issuer, subject to the rights of any creditors of the Issuer, before any distribution of such assets or proceeds is made to or set aside for the holders of Common Stock and any other stock of the Issuer ranking junior to Designated Preferred Stock as to such distribution, payment in full in an amount equal to the sum of (i) the Liquidation Amount per share and (ii) the amount of any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount), whether or not declared, to the date of payment (such amounts collectively, the "Liquidation Preference").
- (b) <u>Partial Payment</u>. If in any distribution described in Section 4(a) above the assets of the Issuer or proceeds thereof are not sufficient to pay in full the amounts payable with respect to all outstanding shares of Designated Preferred Stock and the corresponding amounts payable with respect of any other stock of the Issuer ranking equally with Designated Preferred Stock as

to such distribution, holders of Designated Preferred Stock and the holders of such other stock shall share ratably in any such distribution in proportion to the full respective distributions to which they are entitled.

- (c) <u>Residual Distributions</u>. If the Liquidation Preference has been paid in full to all holders of Designated Preferred Stock and the corresponding amounts payable with respect of any other stock of the Issuer ranking equally with Designated Preferred Stock as to such distribution has been paid in full, the holders of other stock of the Issuer shall be entitled to receive all remaining assets of the Issuer (or proceeds thereof) according to their respective rights and preferences.
- (d) Merger, Consolidation and Sale of Assets Not Liquidation. For purposes of this Section 4, the merger or consolidation of the Issuer with any other corporation or other entity, including a merger or consolidation in which the holders of Designated Preferred Stock receive cash, securities or other property for their shares, or the sale, lease or exchange (for cash, securities or other property) of all or substantially all of the assets of the Issuer, shall not constitute a liquidation, dissolution or winding up of the Issuer.

#### Section 5. Redemption.

(a) Optional Redemption. Except as provided below, the Designated Preferred Stock may not be redeemed prior to the first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date. On or after the first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date, the Issuer, at its option, subject to the approval of the Appropriate Federal Banking Agency, may redeem, in whole or in part, at any time and from time to time, out of funds legally available therefor, the shares of Designated Preferred Stock at the time outstanding, upon notice given as provided in Section 5(c) below, at a redemption price equal to the sum of (i) the Liquidation Amount per share and (ii) except as otherwise provided below, any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount) (regardless of whether any dividends are actually declared) to, but excluding, the date fixed for redemption.

Notwithstanding the foregoing, prior to the first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date, the Issuer, at its option, subject to the approval of the Appropriate Federal Banking Agency, may redeem, in whole or in part, at any time and from time to time, the shares of Designated Preferred Stock at the time outstanding, upon notice given as provided in Section 5(c) below, at a redemption price equal to the sum of (i) the Liquidation Amount per share and (ii) except as otherwise provided below, any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount) (regardless of whether any dividends are actually declared) to, but excluding, the date fixed for redemption; *provided* that (x) the Issuer (or any successor by Business Combination) has received aggregate gross proceeds of not less than the Minimum Amount (plus the "Minimum Amount" as defined in the relevant certificate of designations for each other outstanding series of preferred stock of such successor that was originally issued to the United States Department of the Treasury (the "Successor Preferred Stock") in connection with the Troubled Asset Relief Program Capital Purchase Program) from one or more Qualified Equity Offerings (including Qualified Equity Offerings of such successor), and (y) the aggregate

redemption price of the Designated Preferred Stock (and any Successor Preferred Stock) redeemed pursuant to this paragraph may not exceed the aggregate net cash proceeds received by the Issuer (or any successor by Business Combination) from such Qualified Equity Offerings (including Qualified Equity Offerings of such successor).

The redemption price for any shares of Designated Preferred Stock shall be payable on the redemption date to the holder of such shares against surrender of the certificate(s) evidencing such shares to the Issuer or its agent. Any declared but unpaid dividends payable on a redemption date that occurs subsequent to the Dividend Record Date for a Dividend Period shall not be paid to the holder entitled to receive the redemption price on the redemption date, but rather shall be paid to the holder of record of the redeemed shares on such Dividend Record Date relating to the Dividend Payment Date as provided in Section 3 above.

- (b) <u>No Sinking Fund</u>. The Designated Preferred Stock will not be subject to any mandatory redemption, sinking fund or other similar provisions. Holders of Designated Preferred Stock will have no right to require redemption or repurchase of any shares of Designated Preferred Stock.
- Notice of Redemption. Notice of every redemption of shares of Designated Preferred Stock shall be given by first class mail, postage prepaid, addressed to the holders of record of the shares to be redeemed at their respective last addresses appearing on the books of the Issuer. Such mailing shall be at least 30 days and not more than 60 days before the date fixed for redemption. Any notice mailed as provided in this Subsection shall be conclusively presumed to have been duly given, whether or not the holder receives such notice, but failure duly to give such notice by mail, or any defect in such notice or in the mailing thereof, to any holder of shares of Designated Preferred Stock designated for redemption shall not affect the validity of the proceedings for the redemption of any other shares of Designated Preferred Stock. Notwithstanding the foregoing, if shares of Designated Preferred Stock are issued in book-entry form through The Depository Trust Company or any other similar facility, notice of redemption may be given to the holders of Designated Preferred Stock at such time and in any manner permitted by such facility. Each notice of redemption given to a holder shall state: (1) the redemption date; (2) the number of shares of Designated Preferred Stock to be redeemed and, if less than all the shares held by such holder are to be redeemed, the number of such shares to be redeemed from such holder; (3) the redemption price; and (4) the place or places where certificates for such shares are to be surrendered for payment of the redemption price.
- (d) <u>Partial Redemption</u>. In case of any redemption of part of the shares of Designated Preferred Stock at the time outstanding, the shares to be redeemed shall be selected either *pro rata* or in such other manner as the Board of Directors or a duly authorized committee thereof may determine to be fair and equitable. Subject to the provisions hereof, the Board of Directors or a duly authorized committee thereof shall have full power and authority to prescribe the terms and conditions upon which shares of Designated Preferred Stock shall be redeemed from time to time. If fewer than all the shares represented by any certificate are redeemed, a new certificate shall be issued representing the unredeemed shares without charge to the holder thereof.
- (e) <u>Effectiveness of Redemption</u>. If notice of redemption has been duly given and if on or before the redemption date specified in the notice all funds necessary for the redemption

have been deposited by the Issuer, in trust for the *pro rata* benefit of the holders of the shares called for redemption, with a bank or trust company doing business in the Borough of Manhattan, The City of New York, and having a capital and surplus of at least \$500 million and selected by the Board of Directors, so as to be and continue to be available solely therefor, then, notwithstanding that any certificate for any share so called for redemption has not been surrendered for cancellation, on and after the redemption date dividends shall cease to accrue on all shares so called for redemption, all shares so called for redemption shall no longer be deemed outstanding and all rights with respect to such shares shall forthwith on such redemption date cease and terminate, except only the right of the holders thereof to receive the amount payable on such redemption from such bank or trust company, without interest. Any funds unclaimed at the end of three years from the redemption date shall, to the extent permitted by law, be released to the Issuer, after which time the holders of the shares so called for redemption shall look only to the Issuer for payment of the redemption price of such shares.

(f) <u>Status of Redeemed Shares</u>. Shares of Designated Preferred Stock that are redeemed, repurchased or otherwise acquired by the Issuer shall revert to authorized but unissued shares of Preferred Stock (*provided* that any such cancelled shares of Designated Preferred Stock may be reissued only as shares of any series of Preferred Stock other than Designated Preferred Stock).

Section 6. <u>Conversion</u>. Holders of Designated Preferred Stock shares shall have no right to exchange or convert such shares into any other securities.

# Section 7. Voting Rights.

- (a) <u>General</u>. The holders of Designated Preferred Stock shall not have any voting rights except as set forth below or as otherwise from time to time required by law.
- Preferred Stock Directors. Whenever, at any time or times, dividends payable on the shares of Designated Preferred Stock have not been paid for an aggregate of six quarterly Dividend Periods or more, whether or not consecutive, the authorized number of directors of the Issuer shall automatically be increased by two and the holders of the Designated Preferred Stock shall have the right, with holders of shares of any one or more other classes or series of Voting Parity Stock outstanding at the time, voting together as a class, to elect two directors (hereinafter the "Preferred Directors" and each a "Preferred Director") to fill such newly created directorships at the Issuer's next annual meeting of stockholders (or at a special meeting called for that purpose prior to such next annual meeting) and at each subsequent annual meeting of stockholders until all accrued and unpaid dividends for all past Dividend Periods, including the latest completed Dividend Period (including, if applicable as provided in Section 3(a) above, dividends on such amount), on all outstanding shares of Designated Preferred Stock have been declared and paid in full at which time such right shall terminate with respect to the Designated Preferred Stock, except as herein or by law expressly provided, subject to revesting in the event of each and every subsequent default of the character above mentioned; provided that it shall be a qualification for election for any Preferred Director that the election of such Preferred Director shall not cause the Issuer to violate any corporate governance requirements of any securities exchange or other trading facility on which securities of the Issuer may then be listed or traded that listed or traded companies must have a majority of independent directors. Upon any

termination of the right of the holders of shares of Designated Preferred Stock and Voting Parity Stock as a class to vote for directors as provided above, the Preferred Directors shall cease to be qualified as directors, the term of office of all Preferred Directors then in office shall terminate immediately and the authorized number of directors shall be reduced by the number of Preferred Directors elected pursuant hereto. Any Preferred Director may be removed at any time, with or without cause, and any vacancy created thereby may be filled, only by the affirmative vote of the holders a majority of the shares of Designated Preferred Stock at the time outstanding voting separately as a class together with the holders of shares of Voting Parity Stock, to the extent the voting rights of such holders described above are then exercisable. If the office of any Preferred Director becomes vacant for any reason other than removal from office as aforesaid, the remaining Preferred Director may choose a successor who shall hold office for the unexpired term in respect of which such vacancy occurred.

- (c) <u>Class Voting Rights as to Particular Matters</u>. So long as any shares of Designated Preferred Stock are outstanding, in addition to any other vote or consent of stockholders required by law or by the Charter, the vote or consent of the holders of at least 66 2/3% of the shares of Designated Preferred Stock at the time outstanding, voting as a separate class, given in person or by proxy, either in writing without a meeting or by vote at any meeting called for the purpose, shall be necessary for effecting or validating:
  - (i) <u>Authorization of Senior Stock</u>. Any amendment or alteration of the Certificate of Designations for the Designated Preferred Stock or the Charter to authorize or create or increase the authorized amount of, or any issuance of, any shares of, or any securities convertible into or exchangeable or exercisable for shares of, any class or series of capital stock of the Issuer ranking senior to Designated Preferred Stock with respect to either or both the payment of dividends and/or the distribution of assets on any liquidation, dissolution or winding up of the Issuer;
  - (ii) Amendment of Designated Preferred Stock. Any amendment, alteration or repeal of any provision of the Certificate of Designations for the Designated Preferred Stock or the Charter (including, unless no vote on such merger or consolidation is required by Section 7(c)(iii) below, any amendment, alteration or repeal by means of a merger, consolidation or otherwise) so as to adversely affect the rights, preferences, privileges or voting powers of the Designated Preferred Stock; or
  - (iii) Share Exchanges, Reclassifications, Mergers and Consolidations. Any consummation of a binding share exchange or reclassification involving the Designated Preferred Stock, or of a merger or consolidation of the Issuer with another corporation or other entity, unless in each case (x) the shares of Designated Preferred Stock remain outstanding or, in the case of any such merger or consolidation with respect to which the Issuer is not the surviving or resulting entity, are converted into or exchanged for preference securities of the surviving or resulting entity or its ultimate parent, and (y) such shares remaining outstanding or such preference securities, as the case may be, have such rights, preferences, privileges and voting powers, and limitations and restrictions thereof, taken as a whole, as are not materially less favorable to the holders thereof than the rights, preferences, privileges and voting powers, and limitations and restrictions

thereof, of Designated Preferred Stock immediately prior to such consummation, taken as a whole;

provided, however, that for all purposes of this Section 7(c), any increase in the amount of the authorized Preferred Stock, including any increase in the authorized amount of Designated Preferred Stock necessary to satisfy preemptive or similar rights granted by the Issuer to other persons prior to the Signing Date, or the creation and issuance, or an increase in the authorized or issued amount, whether pursuant to preemptive or similar rights or otherwise, of any other series of Preferred Stock, or any securities convertible into or exchangeable or exercisable for any other series of Preferred Stock, ranking equally with and/or junior to Designated Preferred Stock with respect to the payment of dividends (whether such dividends are cumulative or non-cumulative) and the distribution of assets upon liquidation, dissolution or winding up of the Issuer will not be deemed to adversely affect the rights, preferences, privileges or voting powers, and shall not require the affirmative vote or consent of, the holders of outstanding shares of the Designated Preferred Stock.

- (d) <u>Changes after Provision for Redemption</u>. No vote or consent of the holders of Designated Preferred Stock shall be required pursuant to Section 7(c) above if, at or prior to the time when any such vote or consent would otherwise be required pursuant to such Section, all outstanding shares of the Designated Preferred Stock shall have been redeemed, or shall have been called for redemption upon proper notice and sufficient funds shall have been deposited in trust for such redemption, in each case pursuant to Section 5 above.
- (e) Procedures for Voting and Consents. The rules and procedures for calling and conducting any meeting of the holders of Designated Preferred Stock (including, without limitation, the fixing of a record date in connection therewith), the solicitation and use of proxies at such a meeting, the obtaining of written consents and any other aspect or matter with regard to such a meeting or such consents shall be governed by any rules of the Board of Directors or any duly authorized committee of the Board of Directors, in its discretion, may adopt from time to time, which rules and procedures shall conform to the requirements of the Charter, the Bylaws, and applicable law and the rules of any national securities exchange or other trading facility on which Designated Preferred Stock is listed or traded at the time.

Section 8. <u>Record Holders</u>. To the fullest extent permitted by applicable law, the Issuer and the transfer agent for Designated Preferred Stock may deem and treat the record holder of any share of Designated Preferred Stock as the true and lawful owner thereof for all purposes, and neither the Issuer nor such transfer agent shall be affected by any notice to the contrary.

Section 9. <u>Notices</u>. All notices or communications in respect of Designated Preferred Stock shall be sufficiently given if given in writing and delivered in person or by first class mail, postage prepaid, or if given in such other manner as may be permitted in this Certificate of Designations, in the Charter or Bylaws or by applicable law. Notwithstanding the foregoing, if shares of Designated Preferred Stock are issued in book-entry form through The Depository Trust Company or any similar facility, such notices may be given to the holders of Designated Preferred Stock in any manner permitted by such facility.

Section 10. <u>No Preemptive Rights</u>. No share of Designated Preferred Stock shall have any rights of preemption whatsoever as to any securities of the Issuer, or any warrants, rights or options issued or granted with respect thereto, regardless of how such securities, or such warrants, rights or options, may be designated, issued or granted.

Section 11. <u>Replacement Certificates</u>. The Issuer shall replace any mutilated certificate at the holder's expense upon surrender of that certificate to the Issuer. The Issuer shall replace certificates that become destroyed, stolen or lost at the holder's expense upon delivery to the Issuer of reasonably satisfactory evidence that the certificate has been destroyed, stolen or lost, together with any indemnity that may be reasonably required by the Issuer.

Section 12. Other Rights. The shares of Designated Preferred Stock shall not have any rights, preferences, privileges or voting powers or relative, participating, optional or other special rights, or qualifications, limitations or restrictions thereof, other than as set forth herein or in the Charter or as provided by applicable law.

# ANNEX B

# FORM OF CERTIFICATE OF DESIGNATIONS FOR WARRANT PREFERRED STOCK

[SEE ATTACHED]

# FORM OF [CERTIFICATE OF DESIGNATIONS]

**OF** 

#### FIXED RATE CUMULATIVE PERPETUAL PREFERRED STOCK, SERIES [•]

OF

[Insert name of Issuer], a [corporation/bank/banking association] organized and existing under the laws of the [Insert jurisdiction of organization] (the "Issuer"), in accordance with the provisions of Section[s] [•] of the [Insert applicable statute] thereof, does hereby certify:

The board of directors of the Issuer (the "<u>Board of Directors</u>") or an applicable committee of the Board of Directors, in accordance with the [[certificate of incorporation/articles of association] and bylaws] of the Issuer and applicable law, adopted the following resolution on [•] creating a series of [•] shares of Preferred Stock of the Issuer designated as "<u>Fixed Rate</u> Cumulative Perpetual Preferred Stock, Series [•]".

**RESOLVED**, that pursuant to the provisions of the [[certificate of incorporation/articles of association] and the bylaws] of the Issuer and applicable law, a series of Preferred Stock, par value \$[•] per share, of the Issuer be and hereby is created, and that the designation and number of shares of such series, and the voting and other powers, preferences and relative, participating, optional or other rights, and the qualifications, limitations and restrictions thereof, of the shares of such series, are as follows:

- Part 1. <u>Designation and Number of Shares</u>. There is hereby created out of the authorized and unissued shares of preferred stock of the Issuer a series of preferred stock designated as the "Fixed Rate Cumulative Perpetual Preferred Stock, Series [•]" (the "<u>Designated Preferred Stock</u>"). The authorized number of shares of Designated Preferred Stock shall be [•].
- Part 2. <u>Standard Provisions</u>. The Standard Provisions contained in Schedule A attached hereto are incorporated herein by reference in their entirety and shall be deemed to be a part of this [Certificate of Designations] to the same extent as if such provisions had been set forth in full herein.
- Part. 3. <u>Definitions</u>. The following terms are used in this [Certificate of Designations] (including the Standard Provisions in Schedule A hereto) as defined below:
- (a) "<u>Common Stock</u>" means the common stock, par value \$[●] per share, of the Issuer.
- (b) "<u>Dividend Payment Date</u>" means February 15, May 15, August 15 and November 15 of each year.

- (c) "Junior Stock" means the Common Stock, [Insert titles of any existing Junior Stock] and any other class or series of stock of the Issuer the terms of which expressly provide that it ranks junior to Designated Preferred Stock as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Issuer.
  - (d) "<u>Liquidation Amount</u>" means \$[1,000]<sup>1</sup> per share of Designated Preferred Stock.
- (e) "Minimum Amount" means \$[Insert \$ amount equal to 25% of the aggregate value of the Designated Preferred Stock issued on the Original Issue Date].
- (f) "Parity Stock" means any class or series of stock of the Issuer (other than Designated Preferred Stock) the terms of which do not expressly provide that such class or series will rank senior or junior to Designated Preferred Stock as to dividend rights and/or as to rights on liquidation, dissolution or winding up of the Issuer (in each case without regard to whether dividends accrue cumulatively or non-cumulatively). Without limiting the foregoing, Parity Stock shall include the Issuer's UST Preferred Stock [and] [Insert title(s) of any other classes or series of Parity Stock].
  - (g) "Signing Date" means [Insert date of applicable securities purchase agreement].
- (h) "<u>UST Preferred Stock</u>" means the Issuer's Fixed Rate Cumulative Perpetual Preferred Stock, Series [•].
- Part. 4. <u>Certain Voting Matters</u>. **[To be inserted if the Charter provides for voting in proportion to liquidation preferences:** Whether the vote or consent of the holders of a plurality, majority or other portion of the shares of Designated Preferred Stock and any Voting Parity Stock has been cast or given on any matter on which the holders of shares of Designated Preferred Stock are entitled to vote shall be determined by the Issuer by reference to the specified liquidation amount of the shares voted or covered by the consent as if the Issuer were liquidated on the record date for such vote or consent, if any, or, in the absence of a record date, on the date for such vote or consent. For purposes of determining the voting rights of the holders of Designated Preferred Stock under Section 7 of the Standard Provisions forming part of this [Certificate of Designations], each holder will be entitled to one vote for each \$1,000 of liquidation preference to which such holder's shares are entitled.] **[To be inserted if the Charter does not provide for voting in proportion to liquidation preferences:** Holders of shares of Designated Preferred Stock will be entitled to one vote, including any action by written consent.]

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<sup>&</sup>lt;sup>1</sup> If Issuer desires to issue shares with a higher dollar amount liquidation preference, liquidation preference references will be modified accordingly. In such case (in accordance with Section 4.6 of the Securities Purchase Agreement), the issuer will be required to enter into a deposit agreement.

IN WITNESS WHEREOF, [*Insert name of Issuer*] has caused this [Certificate of Designations] to be signed by  $[\bullet]$ , its  $[\bullet]$ , this  $[\bullet]$  day of  $[\bullet]$ .

[Insert name of Issuer]	
By:	
Name:	
Title:	

#### STANDARD PROVISIONS

Section 1. <u>General Matters</u>. Each share of Designated Preferred Stock shall be identical in all respects to every other share of Designated Preferred Stock. The Designated Preferred Stock shall be perpetual, subject to the provisions of Section 5 of these Standard Provisions that form a part of the Certificate of Designations. The Designated Preferred Stock shall rank equally with Parity Stock and shall rank senior to Junior Stock with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Issuer.

Section 2. <u>Standard Definitions</u>. As used herein with respect to Designated Preferred Stock:

- (a) "<u>Appropriate Federal Banking Agency</u>" means the "appropriate Federal banking agency" with respect to the Issuer as defined in Section 3(q) of the Federal Deposit Insurance Act (12 U.S.C. Section 1813(q)), or any successor provision.
- (b) "<u>Business Combination</u>" means a merger, consolidation, statutory share exchange or similar transaction that requires the approval of the Issuer's stockholders.
- (c) "<u>Business Day</u>" means any day except Saturday, Sunday and any day on which banking institutions in the State of New York generally are authorized or required by law or other governmental actions to close.
- (d) "<u>Bylaws</u>" means the bylaws of the Issuer, as they may be amended from time to time.
- (e) "<u>Certificate of Designations</u>" means the Certificate of Designations or comparable instrument relating to the Designated Preferred Stock, of which these Standard Provisions form a part, as it may be amended from time to time.
- (f) "<u>Charter</u>" means the Issuer's certificate or articles of incorporation, articles of association, or similar organizational document.
  - (g) "<u>Dividend Period</u>" has the meaning set forth in Section 3(a).
  - (h) "<u>Dividend Record Date</u>" has the meaning set forth in Section 3(a).
  - (i) "<u>Liquidation Preference</u>" has the meaning set forth in Section 4(a).
- (j) "Original Issue Date" means the date on which shares of Designated Preferred Stock are first issued.
  - (k) "Preferred Director" has the meaning set forth in Section 7(b).

- (l) "<u>Preferred Stock</u>" means any and all series of preferred stock of the Issuer, including the Designated Preferred Stock.
- (m) "Qualified Equity Offering" means the sale and issuance for cash by the Issuer to persons other than the Issuer or any of its subsidiaries after the Original Issue Date of shares of perpetual Preferred Stock, Common Stock or any combination of such stock, that, in each case, qualify as and may be included in Tier 1 capital of the Issuer at the time of issuance under the applicable risk-based capital guidelines of the Issuer's Appropriate Federal Banking Agency (other than any such sales and issuances made pursuant to agreements or arrangements entered into, or pursuant to financing plans which were publicly announced, on or prior to November 17, 2008).
- (n) "<u>Standard Provisions</u>" mean these Standard Provisions that form a part of the Certificate of Designations relating to the Designated Preferred Stock.
  - (o) "Successor Preferred Stock" has the meaning set forth in Section 5(a).
- (p) "<u>Voting Parity Stock</u>" means, with regard to any matter as to which the holders of Designated Preferred Stock are entitled to vote as specified in Sections 7(a) and 7(b) of these Standard Provisions that form a part of the Certificate of Designations, any and all series of Parity Stock upon which like voting rights have been conferred and are exercisable with respect to such matter.

#### Section 3. Dividends.

Rate. Holders of Designated Preferred Stock shall be entitled to receive, on each share of Designated Preferred Stock if, as and when declared by the Board of Directors or any duly authorized committee of the Board of Directors, but only out of assets legally available therefor, cumulative cash dividends with respect to each Dividend Period (as defined below) at a per annum rate of 9.0% on (i) the Liquidation Amount per share of Designated Preferred Stock and (ii) the amount of accrued and unpaid dividends for any prior Dividend Period on such share of Designated Preferred Stock, if any. Such dividends shall begin to accrue and be cumulative from the Original Issue Date, shall compound on each subsequent Dividend Payment Date (i.e., no dividends shall accrue on other dividends unless and until the first Dividend Payment Date for such other dividends has passed without such other dividends having been paid on such date) and shall be payable quarterly in arrears on each Dividend Payment Date, commencing with the first such Dividend Payment Date to occur at least 20 calendar days after the Original Issue Date. In the event that any Dividend Payment Date would otherwise fall on a day that is not a Business Day, the dividend payment due on that date will be postponed to the next day that is a Business Day and no additional dividends will accrue as a result of that postponement. The period from and including any Dividend Payment Date to, but excluding, the next Dividend Payment Date is a "Dividend Period", provided that the initial Dividend Period shall be the period from and including the Original Issue Date to, but excluding, the next Dividend Payment Date.

Dividends that are payable on Designated Preferred Stock in respect of any Dividend Period shall be computed on the basis of a 360-day year consisting of twelve 30-day months. The amount of dividends payable on Designated Preferred Stock on any date prior to the end of a

Dividend Period, and for the initial Dividend Period, shall be computed on the basis of a 360-day year consisting of twelve 30-day months, and actual days elapsed over a 30-day month.

Dividends that are payable on Designated Preferred Stock on any Dividend Payment Date will be payable to holders of record of Designated Preferred Stock as they appear on the stock register of the Issuer on the applicable record date, which shall be the 15th calendar day immediately preceding such Dividend Payment Date or such other record date fixed by the Board of Directors or any duly authorized committee of the Board of Directors that is not more than 60 nor less than 10 days prior to such Dividend Payment Date (each, a "Dividend Record Date"). Any such day that is a Dividend Record Date shall be a Dividend Record Date whether or not such day is a Business Day.

Holders of Designated Preferred Stock shall not be entitled to any dividends, whether payable in cash, securities or other property, other than dividends (if any) declared and payable on Designated Preferred Stock as specified in this Section 3 (subject to the other provisions of the Certificate of Designations).

Priority of Dividends. So long as any share of Designated Preferred Stock remains outstanding, no dividend or distribution shall be declared or paid on the Common Stock or any other shares of Junior Stock (other than dividends payable solely in shares of Common Stock) or Parity Stock, subject to the immediately following paragraph in the case of Parity Stock, and no Common Stock, Junior Stock or Parity Stock shall be, directly or indirectly, purchased, redeemed or otherwise acquired for consideration by the Issuer or any of its subsidiaries unless all accrued and unpaid dividends for all past Dividend Periods, including the latest completed Dividend Period (including, if applicable as provided in Section 3(a) above, dividends on such amount), on all outstanding shares of Designated Preferred Stock have been or are contemporaneously declared and paid in full (or have been declared and a sum sufficient for the payment thereof has been set aside for the benefit of the holders of shares of Designated Preferred Stock on the applicable record date). The foregoing limitation shall not apply to (i) redemptions, purchases or other acquisitions of shares of Common Stock or other Junior Stock in connection with the administration of any employee benefit plan in the ordinary course of business and consistent with past practice; (ii) the acquisition by the Issuer or any of its subsidiaries of record ownership in Junior Stock or Parity Stock for the beneficial ownership of any other persons (other than the Issuer or any of its subsidiaries), including as trustees or custodians; and (iii) the exchange or conversion of Junior Stock for or into other Junior Stock or of Parity Stock for or into other Parity Stock (with the same or lesser aggregate liquidation amount) or Junior Stock, in each case, solely to the extent required pursuant to binding contractual agreements entered into prior to the Signing Date or any subsequent agreement for the accelerated exercise, settlement or exchange thereof for Common Stock.

When dividends are not paid (or declared and a sum sufficient for payment thereof set aside for the benefit of the holders thereof on the applicable record date) on any Dividend Payment Date (or, in the case of Parity Stock having dividend payment dates different from the Dividend Payment Dates, on a dividend payment date falling within a Dividend Period related to such Dividend Payment Date) in full upon Designated Preferred Stock and any shares of Parity Stock, all dividends declared on Designated Preferred Stock and all such Parity Stock and payable on such Dividend Payment Date (or, in the case of Parity Stock having dividend

payment dates different from the Dividend Payment Dates, on a dividend payment date falling within the Dividend Period related to such Dividend Payment Date) shall be declared *pro rata* so that the respective amounts of such dividends declared shall bear the same ratio to each other as all accrued and unpaid dividends per share on the shares of Designated Preferred Stock (including, if applicable as provided in Section 3(a) above, dividends on such amount) and all Parity Stock payable on such Dividend Payment Date (or, in the case of Parity Stock having dividend payment dates different from the Dividend Payment Dates, on a dividend payment date falling within the Dividend Period related to such Dividend Payment Date) (subject to their having been declared by the Board of Directors or a duly authorized committee of the Board of Directors out of legally available funds and including, in the case of Parity Stock that bears cumulative dividends, all accrued but unpaid dividends) bear to each other. If the Board of Directors or a duly authorized committee of the Board of Directors determines not to pay any dividend or a full dividend on a Dividend Payment Date, the Issuer will provide written notice to the holders of Designated Preferred Stock prior to such Dividend Payment Date.

Subject to the foregoing, and not otherwise, such dividends (payable in cash, securities or other property) as may be determined by the Board of Directors or any duly authorized committee of the Board of Directors may be declared and paid on any securities, including Common Stock and other Junior Stock, from time to time out of any funds legally available for such payment, and holders of Designated Preferred Stock shall not be entitled to participate in any such dividends.

#### Section 4. Liquidation Rights.

- (a) <u>Voluntary or Involuntary Liquidation</u>. In the event of any liquidation, dissolution or winding up of the affairs of the Issuer, whether voluntary or involuntary, holders of Designated Preferred Stock shall be entitled to receive for each share of Designated Preferred Stock, out of the assets of the Issuer or proceeds thereof (whether capital or surplus) available for distribution to stockholders of the Issuer, subject to the rights of any creditors of the Issuer, before any distribution of such assets or proceeds is made to or set aside for the holders of Common Stock and any other stock of the Issuer ranking junior to Designated Preferred Stock as to such distribution, payment in full in an amount equal to the sum of (i) the Liquidation Amount per share and (ii) the amount of any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount), whether or not declared, to the date of payment (such amounts collectively, the "Liquidation Preference").
- (b) <u>Partial Payment</u>. If in any distribution described in Section 4(a) above the assets of the Issuer or proceeds thereof are not sufficient to pay in full the amounts payable with respect to all outstanding shares of Designated Preferred Stock and the corresponding amounts payable with respect of any other stock of the Issuer ranking equally with Designated Preferred Stock as to such distribution, holders of Designated Preferred Stock and the holders of such other stock shall share ratably in any such distribution in proportion to the full respective distributions to which they are entitled.
- (c) <u>Residual Distributions</u>. If the Liquidation Preference has been paid in full to all holders of Designated Preferred Stock and the corresponding amounts payable with respect of any other stock of the Issuer ranking equally with Designated Preferred Stock as to such

distribution has been paid in full, the holders of other stock of the Issuer shall be entitled to receive all remaining assets of the Issuer (or proceeds thereof) according to their respective rights and preferences.

(d) Merger, Consolidation and Sale of Assets Not Liquidation. For purposes of this Section 4, the merger or consolidation of the Issuer with any other corporation or other entity, including a merger or consolidation in which the holders of Designated Preferred Stock receive cash, securities or other property for their shares, or the sale, lease or exchange (for cash, securities or other property) of all or substantially all of the assets of the Issuer, shall not constitute a liquidation, dissolution or winding up of the Issuer.

#### Section 5. Redemption.

(a) Optional Redemption. Except as provided below, the Designated Preferred Stock may not be redeemed prior to the later of (i) first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date; and (ii) the date on which all outstanding shares of UST Preferred Stock have been redeemed, repurchased or otherwise acquired by the Issuer. On or after the first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date, the Issuer, at its option, subject to the approval of the Appropriate Federal Banking Agency, may redeem, in whole or in part, at any time and from time to time, out of funds legally available therefor, the shares of Designated Preferred Stock at the time outstanding, upon notice given as provided in Section 5(c) below, at a redemption price equal to the sum of (i) the Liquidation Amount per share and (ii) except as otherwise provided below, any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount) (regardless of whether any dividends are actually declared) to, but excluding, the date fixed for redemption.

Notwithstanding the foregoing, prior to the first Dividend Payment Date falling on or after the third anniversary of the Original Issue Date, the Issuer, at its option, subject to the approval of the Appropriate Federal Banking Agency and subject to the requirement that all outstanding shares of UST Preferred Stock shall previously have been redeemed, repurchased or otherwise acquired by the Issuer, may redeem, in whole or in part, at any time and from time to time, the shares of Designated Preferred Stock at the time outstanding, upon notice given as provided in Section 5(c) below, at a redemption price equal to the sum of (i) the Liquidation Amount per share and (ii) except as otherwise provided below, any accrued and unpaid dividends (including, if applicable as provided in Section 3(a) above, dividends on such amount) (regardless of whether any dividends are actually declared) to, but excluding, the date fixed for redemption; provided that (x) the Issuer (or any successor by Business Combination) has received aggregate gross proceeds of not less than the Minimum Amount (plus the "Minimum Amount" as defined in the relevant certificate of designations for each other outstanding series of preferred stock of such successor that was originally issued to the United States Department of the Treasury (the "Successor Preferred Stock") in connection with the Troubled Asset Relief Program Capital Purchase Program) from one or more Qualified Equity Offerings (including Qualified Equity Offerings of such successor), and (y) the aggregate redemption price of the Designated Preferred Stock (and any Successor Preferred Stock) redeemed pursuant to this paragraph may not exceed the aggregate net cash proceeds received by the Issuer (or any

successor by Business Combination) from such Qualified Equity Offerings (including Qualified Equity Offerings of such successor).

The redemption price for any shares of Designated Preferred Stock shall be payable on the redemption date to the holder of such shares against surrender of the certificate(s) evidencing such shares to the Issuer or its agent. Any declared but unpaid dividends payable on a redemption date that occurs subsequent to the Dividend Record Date for a Dividend Period shall not be paid to the holder entitled to receive the redemption price on the redemption date, but rather shall be paid to the holder of record of the redeemed shares on such Dividend Record Date relating to the Dividend Payment Date as provided in Section 3 above.

- (b) <u>No Sinking Fund</u>. The Designated Preferred Stock will not be subject to any mandatory redemption, sinking fund or other similar provisions. Holders of Designated Preferred Stock will have no right to require redemption or repurchase of any shares of Designated Preferred Stock.
- Notice of Redemption. Notice of every redemption of shares of Designated (c) Preferred Stock shall be given by first class mail, postage prepaid, addressed to the holders of record of the shares to be redeemed at their respective last addresses appearing on the books of the Issuer. Such mailing shall be at least 30 days and not more than 60 days before the date fixed for redemption. Any notice mailed as provided in this Subsection shall be conclusively presumed to have been duly given, whether or not the holder receives such notice, but failure duly to give such notice by mail, or any defect in such notice or in the mailing thereof, to any holder of shares of Designated Preferred Stock designated for redemption shall not affect the validity of the proceedings for the redemption of any other shares of Designated Preferred Stock. Notwithstanding the foregoing, if shares of Designated Preferred Stock are issued in book-entry form through The Depository Trust Company or any other similar facility, notice of redemption may be given to the holders of Designated Preferred Stock at such time and in any manner permitted by such facility. Each notice of redemption given to a holder shall state: (1) the redemption date; (2) the number of shares of Designated Preferred Stock to be redeemed and, if less than all the shares held by such holder are to be redeemed, the number of such shares to be redeemed from such holder; (3) the redemption price; and (4) the place or places where certificates for such shares are to be surrendered for payment of the redemption price.
- (d) <u>Partial Redemption</u>. In case of any redemption of part of the shares of Designated Preferred Stock at the time outstanding, the shares to be redeemed shall be selected either *pro rata* or in such other manner as the Board of Directors or a duly authorized committee thereof may determine to be fair and equitable. Subject to the provisions hereof, the Board of Directors or a duly authorized committee thereof shall have full power and authority to prescribe the terms and conditions upon which shares of Designated Preferred Stock shall be redeemed from time to time. If fewer than all the shares represented by any certificate are redeemed, a new certificate shall be issued representing the unredeemed shares without charge to the holder thereof.
- (e) <u>Effectiveness of Redemption</u>. If notice of redemption has been duly given and if on or before the redemption date specified in the notice all funds necessary for the redemption have been deposited by the Issuer, in trust for the *pro rata* benefit of the holders of the shares called for redemption, with a bank or trust company doing business in the Borough of

Manhattan, The City of New York, and having a capital and surplus of at least \$500 million and selected by the Board of Directors, so as to be and continue to be available solely therefor, then, notwithstanding that any certificate for any share so called for redemption has not been surrendered for cancellation, on and after the redemption date dividends shall cease to accrue on all shares so called for redemption, all shares so called for redemption shall no longer be deemed outstanding and all rights with respect to such shares shall forthwith on such redemption date cease and terminate, except only the right of the holders thereof to receive the amount payable on such redemption from such bank or trust company, without interest. Any funds unclaimed at the end of three years from the redemption date shall, to the extent permitted by law, be released to the Issuer, after which time the holders of the shares so called for redemption shall look only to the Issuer for payment of the redemption price of such shares.

(f) <u>Status of Redeemed Shares</u>. Shares of Designated Preferred Stock that are redeemed, repurchased or otherwise acquired by the Issuer shall revert to authorized but unissued shares of Preferred Stock (*provided* that any such cancelled shares of Designated Preferred Stock may be reissued only as shares of any series of Preferred Stock other than Designated Preferred Stock).

Section 6. <u>Conversion</u>. Holders of Designated Preferred Stock shares shall have no right to exchange or convert such shares into any other securities.

#### Section 7. Voting Rights.

- (a) <u>General</u>. The holders of Designated Preferred Stock shall not have any voting rights except as set forth below or as otherwise from time to time required by law.
- Preferred Stock Directors. Whenever, at any time or times, dividends payable on (b) the shares of Designated Preferred Stock have not been paid for an aggregate of six quarterly Dividend Periods or more, whether or not consecutive, the authorized number of directors of the Issuer shall automatically be increased by two and the holders of the Designated Preferred Stock shall have the right, with holders of shares of any one or more other classes or series of Voting Parity Stock outstanding at the time, voting together as a class, to elect two directors (hereinafter the "Preferred Directors" and each a "Preferred Director") to fill such newly created directorships at the Issuer's next annual meeting of stockholders (or at a special meeting called for that purpose prior to such next annual meeting) and at each subsequent annual meeting of stockholders until all accrued and unpaid dividends for all past Dividend Periods, including the latest completed Dividend Period (including, if applicable as provided in Section 3(a) above, dividends on such amount), on all outstanding shares of Designated Preferred Stock have been declared and paid in full at which time such right shall terminate with respect to the Designated Preferred Stock, except as herein or by law expressly provided, subject to revesting in the event of each and every subsequent default of the character above mentioned; provided that it shall be a qualification for election for any Preferred Director that the election of such Preferred Director shall not cause the Issuer to violate any corporate governance requirements of any securities exchange or other trading facility on which securities of the Issuer may then be listed or traded that listed or traded companies must have a majority of independent directors. Upon any termination of the right of the holders of shares of Designated Preferred Stock and Voting Parity Stock as a class to vote for directors as provided above, the Preferred Directors shall cease to be

qualified as directors, the term of office of all Preferred Directors then in office shall terminate immediately and the authorized number of directors shall be reduced by the number of Preferred Directors elected pursuant hereto. Any Preferred Director may be removed at any time, with or without cause, and any vacancy created thereby may be filled, only by the affirmative vote of the holders a majority of the shares of Designated Preferred Stock at the time outstanding voting separately as a class together with the holders of shares of Voting Parity Stock, to the extent the voting rights of such holders described above are then exercisable. If the office of any Preferred Director becomes vacant for any reason other than removal from office as aforesaid, the remaining Preferred Director may choose a successor who shall hold office for the unexpired term in respect of which such vacancy occurred.

- (c) <u>Class Voting Rights as to Particular Matters</u>. So long as any shares of Designated Preferred Stock are outstanding, in addition to any other vote or consent of stockholders required by law or by the Charter, the vote or consent of the holders of at least 66 2/3% of the shares of Designated Preferred Stock at the time outstanding, voting as a separate class, given in person or by proxy, either in writing without a meeting or by vote at any meeting called for the purpose, shall be necessary for effecting or validating:
  - (i) <u>Authorization of Senior Stock</u>. Any amendment or alteration of the Certificate of Designations for the Designated Preferred Stock or the Charter to authorize or create or increase the authorized amount of, or any issuance of, any shares of, or any securities convertible into or exchangeable or exercisable for shares of, any class or series of capital stock of the Issuer ranking senior to Designated Preferred Stock with respect to either or both the payment of dividends and/or the distribution of assets on any liquidation, dissolution or winding up of the Issuer;
  - (ii) Amendment of Designated Preferred Stock. Any amendment, alteration or repeal of any provision of the Certificate of Designations for the Designated Preferred Stock or the Charter (including, unless no vote on such merger or consolidation is required by Section 7(c)(iii) below, any amendment, alteration or repeal by means of a merger, consolidation or otherwise) so as to adversely affect the rights, preferences, privileges or voting powers of the Designated Preferred Stock; or
  - (iii) Share Exchanges, Reclassifications, Mergers and Consolidations. Any consummation of a binding share exchange or reclassification involving the Designated Preferred Stock, or of a merger or consolidation of the Issuer with another corporation or other entity, unless in each case (x) the shares of Designated Preferred Stock remain outstanding or, in the case of any such merger or consolidation with respect to which the Issuer is not the surviving or resulting entity, are converted into or exchanged for preference securities of the surviving or resulting entity or its ultimate parent, and (y) such shares remaining outstanding or such preference securities, as the case may be, have such rights, preferences, privileges and voting powers, and limitations and restrictions thereof, taken as a whole, as are not materially less favorable to the holders thereof than the rights, preferences, privileges and voting powers, and limitations and restrictions thereof, of Designated Preferred Stock immediately prior to such consummation, taken as a whole;

provided, however, that for all purposes of this Section 7(c), any increase in the amount of the authorized Preferred Stock, including any increase in the authorized amount of Designated Preferred Stock necessary to satisfy preemptive or similar rights granted by the Issuer to other persons prior to the Signing Date, or the creation and issuance, or an increase in the authorized or issued amount, whether pursuant to preemptive or similar rights or otherwise, of any other series of Preferred Stock, or any securities convertible into or exchangeable or exercisable for any other series of Preferred Stock, ranking equally with and/or junior to Designated Preferred Stock with respect to the payment of dividends (whether such dividends are cumulative or non-cumulative) and the distribution of assets upon liquidation, dissolution or winding up of the Issuer will not be deemed to adversely affect the rights, preferences, privileges or voting powers, and shall not require the affirmative vote or consent of, the holders of outstanding shares of the Designated Preferred Stock.

- (d) <u>Changes after Provision for Redemption</u>. No vote or consent of the holders of Designated Preferred Stock shall be required pursuant to Section 7(c) above if, at or prior to the time when any such vote or consent would otherwise be required pursuant to such Section, all outstanding shares of the Designated Preferred Stock shall have been redeemed, or shall have been called for redemption upon proper notice and sufficient funds shall have been deposited in trust for such redemption, in each case pursuant to Section 5 above.
- (e) Procedures for Voting and Consents. The rules and procedures for calling and conducting any meeting of the holders of Designated Preferred Stock (including, without limitation, the fixing of a record date in connection therewith), the solicitation and use of proxies at such a meeting, the obtaining of written consents and any other aspect or matter with regard to such a meeting or such consents shall be governed by any rules of the Board of Directors or any duly authorized committee of the Board of Directors, in its discretion, may adopt from time to time, which rules and procedures shall conform to the requirements of the Charter, the Bylaws, and applicable law and the rules of any national securities exchange or other trading facility on which Designated Preferred Stock is listed or traded at the time.

Section 8. <u>Record Holders</u>. To the fullest extent permitted by applicable law, the Issuer and the transfer agent for Designated Preferred Stock may deem and treat the record holder of any share of Designated Preferred Stock as the true and lawful owner thereof for all purposes, and neither the Issuer nor such transfer agent shall be affected by any notice to the contrary.

Section 9. <u>Notices</u>. All notices or communications in respect of Designated Preferred Stock shall be sufficiently given if given in writing and delivered in person or by first class mail, postage prepaid, or if given in such other manner as may be permitted in this Certificate of Designations, in the Charter or Bylaws or by applicable law. Notwithstanding the foregoing, if shares of Designated Preferred Stock are issued in book-entry form through The Depository Trust Company or any similar facility, such notices may be given to the holders of Designated Preferred Stock in any manner permitted by such facility.

Section 10. <u>No Preemptive Rights</u>. No share of Designated Preferred Stock shall have any rights of preemption whatsoever as to any securities of the Issuer, or any warrants, rights or options issued or granted with respect thereto, regardless of how such securities, or such warrants, rights or options, may be designated, issued or granted.

Section 11. <u>Replacement Certificates</u>. The Issuer shall replace any mutilated certificate at the holder's expense upon surrender of that certificate to the Issuer. The Issuer shall replace certificates that become destroyed, stolen or lost at the holder's expense upon delivery to the Issuer of reasonably satisfactory evidence that the certificate has been destroyed, stolen or lost, together with any indemnity that may be reasonably required by the Issuer.

Section 12. Other Rights. The shares of Designated Preferred Stock shall not have any rights, preferences, privileges or voting powers or relative, participating, optional or other special rights, or qualifications, limitations or restrictions thereof, other than as set forth herein or in the Charter or as provided by applicable law.

#### FORM OF WAIVER

In consideration for the benefits I will receive as a result of my employer's participation in the United States Department of the Treasury's TARP Capital Purchase Program, I hereby voluntarily waive any claim against the United States or my employer for any changes to my compensation or benefits that are required to comply with the regulation issued by the Department of the Treasury as published in the Federal Register on October 20, 2008.

I acknowledge that this regulation may require modification of the compensation, bonus, incentive and other benefit plans, arrangements, policies and agreements (including so-called "golden parachute" agreements) that I have with my employer or in which I participate as they relate to the period the United States holds any equity or debt securities of my employer acquired through the TARP Capital Purchase Program.

This waiver includes all claims I may have under the laws of the United States or any state related to the requirements imposed by the aforementioned regulation, including without limitation a claim for any compensation or other payments I would otherwise receive, any challenge to the process by which this regulation was adopted and any tort or constitutional claim about the effect of these regulations on my employment relationship.

#### FORM OF OPINION

- (a) The Company has been duly incorporated and is validly existing as a corporation in good standing under the laws of the state of its incorporation.
- (b) The Preferred Shares have been duly and validly authorized, and, when issued and delivered pursuant to the Agreement, the Preferred Shares will be duly and validly issued and fully paid and non-assessable, will not be issued in violation of any preemptive rights, and will rank pari passu with or senior to all other series or classes of Preferred Stock issued on the Closing Date with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Company.
- (c) The Warrant has been duly authorized and, when executed and delivered as contemplated by the Agreement, will constitute a valid and legally binding obligation of the Company enforceable against the Company in accordance with its terms, except as the same may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditors' rights generally and general equitable principles, regardless of whether such enforceability is considered in a proceeding at law or in equity.
- (d) The shares of Warrant Preferred Stock issuable upon exercise of the Warrant have been duly authorized and reserved for issuance upon exercise of the Warrant and when so issued in accordance with the terms of the Warrant will be validly issued, fully paid and non-assessable, and will rank pari passu with or senior to all other series or classes of Preferred Stock, whether or not issued or outstanding, with respect to the payment of dividends and the distribution of assets in the event of any dissolution, liquidation or winding up of the Company.
- (e) The Company has the corporate power and authority to execute and deliver the Agreement and the Warrant and to carry out its obligations thereunder (which includes the issuance of the Preferred Shares, Warrant and Warrant Shares).
- (f) The execution, delivery and performance by the Company of the Agreement and the Warrant and the consummation of the transactions contemplated thereby have been duly authorized by all necessary corporate action on the part of the Company and its stockholders, and no further approval or authorization is required on the part of the Company.
- (g) The Agreement is a valid and binding obligation of the Company enforceable against the Company in accordance with its terms, except as the same may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditors' rights generally and general equitable principles, regardless of whether such enforceability is considered in a proceeding at law or in equity; *provided*, *however*, such counsel need express no opinion with respect to Section 4.5(h) or the severability provisions of the Agreement insofar as Section 4.5(h) is concerned.

#### ANNEX E

### FORM OF WARRANT

[SEE ATTACHED]

#### FORM OF WARRANT TO PURCHASE PREFERRED STOCK

THE SECURITIES REPRESENTED BY THIS INSTRUMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE TRANSFERRED, SOLD OR OTHERWISE DISPOSED OF EXCEPT WHILE A REGISTRATION STATEMENT RELATING THERETO IS IN EFFECT UNDER SUCH ACT AND APPLICABLE STATE SECURITIES LAWS OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER SUCH ACT OR SUCH LAWS. THIS INSTRUMENT IS ISSUED SUBJECT TO THE RESTRICTIONS ON TRANSFER AND OTHER PROVISIONS OF A SECURITIES PURCHASE AGREEMENT BETWEEN THE ISSUER OF THESE SECURITIES AND THE INVESTOR REFERRED TO THEREIN, A COPY OF WHICH IS ON FILE WITH THE ISSUER. THE SECURITIES REPRESENTED BY THIS INSTRUMENT MAY NOT BE SOLD OR OTHERWISE TRANSFERRED EXCEPT IN COMPLIANCE WITH SAID AGREEMENT. ANY SALE OR OTHER TRANSFER NOT IN COMPLIANCE WITH SAID AGREEMENT WILL BE VOID.

WARRANT to purchase	
Shares of Preferred Stock	
of	_
Issue Date:	

1. <u>Definitions</u>. Unless the context otherwise requires, when used herein the following terms shall have the meanings indicated.

"Board of Directors" means the board of directors of the Company, including any duly authorized committee thereof.

"business day" means any day except Saturday, Sunday and any day on which banking institutions in the State of New York generally are authorized or required by law or other governmental actions to close.

"Charter" means, with respect to any Person, its certificate or articles of incorporation, articles of association, or similar organizational document.

"Company" means the Person whose name, corporate or other organizational form and jurisdiction of organization is set forth in Item 1 of Schedule A hereto.

- *"Exchange Act"* means the Securities Exchange Act of 1934, as amended, or any successor statute, and the rules and regulations promulgated thereunder.
  - "Exercise Price" means the amount set forth in Item 2 of Schedule A hereto.
  - "Expiration Time" has the meaning set forth in Section 3.
  - "Issue Date" means the date set forth in Item 3 of Schedule A hereto.
  - "Liquidation Amount" means the amount set forth in Item 4 of Schedule A hereto.
- "Original Warrantholder" means the United States Department of the Treasury. Any actions specified to be taken by the Original Warrantholder hereunder may only be taken by such Person and not by any other Warrantholder.
- "Person" has the meaning given to it in Section 3(a)(9) of the Exchange Act and as used in Sections 13(d)(3) and 14(d)(2) of the Exchange Act.
- "Preferred Stock" means the series of perpetual preferred stock set forth in Item 5 of Schedule A hereto.
- "Purchase Agreement" means the Securities Purchase Agreement Standard Terms incorporated into the Letter Agreement, dated as of the date set forth in Item 6 of Schedule A hereto, as amended from time to time, between the Company and the United States Department of the Treasury (the "Letter Agreement"), including all annexes and schedules thereto.
- "Regulatory Approvals" with respect to the Warrantholder, means, to the extent applicable and required to permit the Warrantholder to exercise this Warrant for shares of Preferred Stock and to own such Preferred Stock without the Warrantholder being in violation of applicable law, rule or regulation, the receipt of any necessary approvals and authorizations of, filings and registrations with, notifications to, or expiration or termination of any applicable waiting period under, the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and the rules and regulations thereunder.
  - "SEC" means the U.S. Securities and Exchange Commission.
- "Securities Act" means the Securities Act of 1933, as amended, or any successor statute, and the rules and regulations promulgated thereunder.
  - "Shares" has the meaning set forth in Section 2.
  - "Warrantholder" has the meaning set forth in Section 2.
  - "Warrant" means this Warrant, issued pursuant to the Purchase Agreement.
- 2. <u>Number of Shares; Exercise Price</u>. This certifies that, for value received, the United States Department of the Treasury or its permitted assigns (the "*Warrantholder*") is entitled, upon the terms and subject to the conditions hereinafter set forth, to acquire from the

Company, in whole or in part, after the receipt of all applicable Regulatory Approvals, if any, up to an aggregate of the number of fully paid and nonassessable shares of Preferred Stock set forth in Item 7 of Schedule A hereto (the "Shares"), at a purchase price per share of Preferred Stock equal to the Exercise Price.

3. Exercise of Warrant; Term. Subject to Section 2, to the extent permitted by applicable laws and regulations, the right to purchase the Shares represented by this Warrant is exercisable, in whole or in part by the Warrantholder, at any time or from time to time after the execution and delivery of this Warrant by the Company on the date hereof, but in no event later than 5:00 p.m., New York City time on the tenth anniversary of the Issue Date (the "Expiration Time"), by (A) the surrender of this Warrant and Notice of Exercise annexed hereto, duly completed and executed on behalf of the Warrantholder, at the principal executive office of the Company located at the address set forth in Item 8 of Schedule A hereto (or such other office or agency of the Company in the United States as it may designate by notice in writing to the Warrantholder at the address of the Warrantholder appearing on the books of the Company), and (B) payment of the Exercise Price for the Shares thereby purchased, by having the Company withhold, from the shares of Preferred Stock that would otherwise be delivered to the Warrantholder upon such exercise, shares of Preferred Stock issuable upon exercise of the Warrant with an aggregate Liquidation Amount equal in value to the aggregate Exercise Price as to which this Warrant is so exercised.

If the Warrantholder does not exercise this Warrant in its entirety, the Warrantholder will be entitled to receive from the Company within a reasonable time, and in any event not exceeding three business days, a new warrant in substantially identical form for the purchase of that number of Shares equal to the difference between the number of Shares subject to this Warrant and the number of Shares as to which this Warrant is so exercised. Notwithstanding anything in this Warrant to the contrary, the Warrantholder hereby acknowledges and agrees that its exercise of this Warrant for Shares is subject to the condition that the Warrantholder will have first received any applicable Regulatory Approvals.

4. Issuance of Shares; Authorization. Certificates for Shares issued upon exercise of this Warrant will be issued in such name or names as the Warrantholder may designate and will be delivered to such named Person or Persons within a reasonable time, not to exceed three business days after the date on which this Warrant has been duly exercised in accordance with the terms of this Warrant. The Company hereby represents and warrants that any Shares issued upon the exercise of this Warrant in accordance with the provisions of Section 3 will be duly and validly authorized and issued, fully paid and nonassessable and free from all taxes, liens and charges (other than liens or charges created by the Warrantholder, income and franchise taxes incurred in connection with the exercise of the Warrant or taxes in respect of any transfer occurring contemporaneously therewith). The Company agrees that the Shares so issued will be deemed to have been issued to the Warrantholder as of the close of business on the date on which this Warrant and payment of the Exercise Price are delivered to the Company in accordance with the terms of this Warrant, notwithstanding that the stock transfer books of the Company may then be closed or certificates representing such Shares may not be actually delivered on such date. The Company will at all times reserve and keep available, out of its authorized but unissued preferred stock, solely for the purpose of providing for the exercise of this Warrant, the aggregate number of shares of Preferred Stock then issuable upon exercise of this Warrant at any

time. The Company will use reasonable best efforts to ensure that the Shares may be issued without violation of any applicable law or regulation or of any requirement of any securities exchange on which the Shares are listed or traded.

- 5. <u>No Rights as Stockholders; Transfer Books</u>. This Warrant does not entitle the Warrantholder to any voting rights or other rights as a stockholder of the Company prior to the date of exercise hereof. The Company will at no time close its transfer books against transfer of this Warrant in any manner which interferes with the timely exercise of this Warrant.
- 6. <u>Charges, Taxes and Expenses</u>. Issuance of certificates for Shares to the Warrantholder upon the exercise of this Warrant shall be made without charge to the Warrantholder for any issue or transfer tax or other incidental expense in respect of the issuance of such certificates, all of which taxes and expenses shall be paid by the Company.

#### 7. <u>Transfer/Assignment.</u>

- (A) Subject to compliance with clause (B) of this Section 7, this Warrant and all rights hereunder are transferable, in whole or in part, upon the books of the Company by the registered holder hereof in person or by duly authorized attorney, and a new warrant shall be made and delivered by the Company, of the same tenor and date as this Warrant but registered in the name of one or more transferees, upon surrender of this Warrant, duly endorsed, to the office or agency of the Company described in Section 3. All expenses (other than stock transfer taxes) and other charges payable in connection with the preparation, execution and delivery of the new warrants pursuant to this Section 7 shall be paid by the Company.
- (B) The transfer of the Warrant and the Shares issued upon exercise of the Warrant are subject to the restrictions set forth in Section 4.4 of the Purchase Agreement. If and for so long as required by the Purchase Agreement, this Warrant shall contain the legends as set forth in Section 4.2(a) of the Purchase Agreement.
- 8. Exchange and Registry of Warrant. This Warrant is exchangeable, upon the surrender hereof by the Warrantholder to the Company, for a new warrant or warrants of like tenor and representing the right to purchase the same aggregate number of Shares. The Company shall maintain a registry showing the name and address of the Warrantholder as the registered holder of this Warrant. This Warrant may be surrendered for exchange or exercise in accordance with its terms, at the office of the Company, and the Company shall be entitled to rely in all respects, prior to written notice to the contrary, upon such registry.
- 9. <u>Loss, Theft, Destruction or Mutilation of Warrant</u>. Upon receipt by the Company of evidence reasonably satisfactory to it of the loss, theft, destruction or mutilation of this Warrant, and in the case of any such loss, theft or destruction, upon receipt of a bond, indemnity or security reasonably satisfactory to the Company, or, in the case of any such mutilation, upon surrender and cancellation of this Warrant, the Company shall make and deliver, in lieu of such lost, stolen, destroyed or mutilated Warrant, a new Warrant of like tenor and representing the right to purchase the same aggregate number of Shares as provided for in such lost, stolen, destroyed or mutilated Warrant.

- 10. <u>Saturdays, Sundays, Holidays, etc.</u> If the last or appointed day for the taking of any action or the expiration of any right required or granted herein shall not be a business day, then such action may be taken or such right may be exercised on the next succeeding day that is a business day.
- 11. <u>Rule 144 Information</u>. The Company covenants that it will use its reasonable best efforts to timely file all reports and other documents required to be filed by it under the Securities Act and the Exchange Act and the rules and regulations promulgated by the SEC thereunder (or, if the Company is not required to file such reports, it will, upon the request of any Warrantholder, make publicly available such information as necessary to permit sales pursuant to Rule 144 under the Securities Act), and it will use reasonable best efforts to take such further action as any Warrantholder may reasonably request, in each case to the extent required from time to time to enable such holder to, if permitted by the terms of this Warrant and the Purchase Agreement, sell this Warrant without registration under the Securities Act within the limitation of the exemptions provided by (A) Rule 144 under the Securities Act, as such rule may be amended from time to time, or (B) any successor rule or regulation hereafter adopted by the SEC. Upon the written request of any Warrantholder, the Company will deliver to such Warrantholder a written statement that it has complied with such requirements.
- 12. Adjustments and Other Rights. For so long as the Original Warrantholder holds this Warrant or any portion thereof, if any event occurs that, in the good faith judgment of the Board of Directors of the Company, would require adjustment of the Exercise Price or number of Shares into which this Warrant is exercisable in order to fairly and adequately protect the purchase rights of the Warrants in accordance with the essential intent and principles of the Purchase Agreement and this Warrant, then the Board of Directors shall make such adjustments in the application of such provisions, in accordance with such essential intent and principles, as shall be reasonably necessary, in the good faith opinion of the Board of Directors, to protect such purchase rights as aforesaid.

Whenever the Exercise Price or the number of Shares into which this Warrant is exercisable shall be adjusted as provided in this Section 12, the Company shall forthwith file at the principal office of the Company a statement showing in reasonable detail the facts requiring such adjustment and the Exercise Price that shall be in effect and the number of Shares into which this Warrant shall be exercisable after such adjustment, and the Company shall also cause a copy of such statement to be sent by mail, first class postage prepaid, to each Warrantholder at the address appearing in the Company's records.

- 13. <u>No Impairment</u>. The Company will not, by amendment of its Charter or through any reorganization, transfer of assets, consolidation, merger, dissolution, issue or sale of securities or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Company, but will at all times in good faith assist in the carrying out of all the provisions of this Warrant and in taking of all such action as may be necessary or appropriate in order to protect the rights of the Warrantholder.
- 14. <u>Governing Law</u>. This Warrant will be governed by and construed in accordance with the federal law of the United States if and to the extent such law is applicable, and otherwise in accordance with the laws of the State of New York applicable to contracts made and

to be performed entirely within such State. Each of the Company and the Warrantholder agrees (a) to submit to the exclusive jurisdiction and venue of the United States District Court for the District of Columbia for any civil action, suit or proceeding arising out of or relating to this Warrant or the transactions contemplated hereby, and (b) that notice may be served upon the Company at the address in Section 17 below and upon the Warrantholder at the address for the Warrantholder set forth in the registry maintained by the Company pursuant to Section 8 hereof. To the extent permitted by applicable law, each of the Company and the Warrantholder hereby unconditionally waives trial by jury in any civil legal action or proceeding relating to the Warrant or the transactions contemplated hereby or thereby.

- 15. <u>Binding Effect</u>. This Warrant shall be binding upon any successors or assigns of the Company.
- 16. <u>Amendments</u>. This Warrant may be amended and the observance of any term of this Warrant may be waived only with the written consent of the Company and the Warrantholder.
- 17. <u>Notices</u>. Any notice, request, instruction or other document to be given hereunder by any party to the other will be in writing and will be deemed to have been duly given (a) on the date of delivery if delivered personally, or by facsimile, upon confirmation of receipt, or (b) on the second business day following the date of dispatch if delivered by a recognized next day courier service. All notices hereunder shall be delivered as set forth in Item 9 of Schedule A hereto, or pursuant to such other instructions as may be designated in writing by the party to receive such notice.
- 18. <u>Entire Agreement</u>. This Warrant, the forms attached hereto and Schedule A hereto (the terms of which are incorporated by reference herein), and the Letter Agreement (including all documents incorporated therein), contain the entire agreement between the parties with respect to the subject matter hereof and supersede all prior and contemporaneous arrangements or undertakings with respect thereto.

[Remainder of page intentionally left blank]

	[Form of Notice of Exercise]
	Date:
TO:	[Company]
RE:	Election to Purchase Preferred Stock
Warra under under	The undersigned, pursuant to the provisions set forth in the attached Warrant, hereby is to subscribe for and purchase such number of shares of Preferred Stock covered by the unt such that after giving effect to an exercise pursuant to Section 3(B) of the Warrant, the signed will receive the net number of shares of Preferred Stock set forth below. The signed, in accordance with Section 3 of the Warrant, hereby agrees to pay the aggregate ise Price for such shares of Preferred Stock in the manner set forth in Section 3(B) of the unt.
Numb	per of Shares of Preferred Stock: <sup>1</sup>
	The undersigned agrees that it is exercising the attached Warrant in full and that, upon at by the undersigned of the number of shares of Preferred Stock set forth above, such ant shall be deemed to be cancelled and surrendered to the Company.
	Holder: By: Name: Title:

<sup>1.</sup> Number of shares to be received by the undersigned upon exercise of the attached Warrant pursuant to Section 3(B) thereof.

IN WITNESS WHEREOF, the Company has caused this Warrant to be duly executed by

<u>Item 1</u>
Name:
Corporate or other organizational form:
Jurisdiction of organization:
<u>Item 2</u>
Exercise Price: <sup>2</sup>
Item 3
Issue Date:
issue Date.
<u>Item 4</u>
Liquidation Amount:
<u>Item 5</u>
Series of Perpetual Preferred Stock:
To a Company of the C
Item 6
Date of Letter Agreement between the Company and the United States Department of the
Treasury:
<u>Item 7</u>
Number of shares of Preferred Stock: <sup>3</sup>
Tumber of shares of Freience Stock.
<u>Item 8</u>
Company's address:
<u>Item 9</u>
Notice information:

<sup>\$0.01</sup> per share or such greater amount as the Charter may require as the par value of the Preferred Stock.

The initial number of shares of Preferred Stock for which this Warrant is exercisable shall include the number of shares required to effect the cashless exercise pursuant to Section 3(B) of this Warrant (e.g., such number of shares of Preferred Stock having an aggregate Liquidation Amount equal in value to the aggregate Exercise Price) such that, following exercise of this Warrant and payment of the Exercise Price in accordance with such Section 3(B), the net number of shares of Preferred Stock delivered to the Warrantholder (and rounded to the nearest whole share) would have an aggregate Liquidation Amount equal to 5% of the aggregate amount invested by the United States Department of the Treasury on the investment date.

# **DISCLOSURE SCHEDULES**

List any information required pursuant to Section 2.2(h) of the Securities Purchase Agreement – Standard Terms.

[SEE ATTACHED]





# Consolidated Reports of Condition and Income for A Bank With Domestic Offices Only - FFIEC 041

Institution Name REGENT BANK

City NOWATA

State OK

Zip Code **74048** 

Call Report Quarter End Date 12/31/2008

Report Type **041** 

RSSD-ID **309655** 

FDIC Certificate Number 4160

OCC Charter Number 0

ABA Routing Number 103101356 Last updated on 1/30/2009

# **Bank Demographic Information**

#### Dollar amounts in thousands

1. Reporting date	RCON9999	20081231	1.
2. FDIC certificate number	RSSD9050	4160	2.
3. Legal title of bank	RSSD9017	REGENT BANK	3.
4. City	RSSD9130	NOWATA	4.
5. State abbreviation	RSSD9200	ок	5.
6. Zip code	RSSD9220	74048	6.

### **Contact Information**

Donar amounts in thousands		
Contact Information for the Reports of Condition and Income		
a. Chief Financial Officer (or Equivalent) Signing the Reports		
1. Name	TEXTC490	CONF
2. Title	TEXTC491	CONF
3. E-mail Address	TEXTC492	CONF
4. Telephone	TEXTC493	CONF
5. FAX	TEXTC494	CONF
b. Other Person to Whom Questions about the Reports Should be Directed		
1. Name	TEXTC495	CONF
2. Title	TEXTC496	CONF
3. E-mail Address	TEXT4086	CONF
4. Telephone	TEXT8902	CONF
5. FAX	TEXT9116	CONF
2. Person to whom questions about Schedule RC-T - Fiduciary and Related Services should be directed		
a. Name and Title	TEXTB962	CONF
b. E-mail Address	TEXTB926	CONF
c. Telephone	TEXTB963	CONF
d. FAX	TEXTB964	CONF
B. Emergency Contact Information		
a. Primary Contact		
1. Name	TEXTC366	CONF
2. Title	TEXTC367	CONF
3. E-mail Address	TEXTC368	CONF
4. Telephone	TEXTC369	CONF
5. FAX	TEXTC370	CONF
b. Secondary Contact		
1. Name	TEXTC371	CONF
2. Title	TEXTC372	CONF
3. E-mail Address	TEXTC373	CONF
4. Telephone	TEXTC374	CONF
5. FAX	TEXTC375	CONF
USA PATRIOT Act Section 314(a) Anti-Money Laundering Contact Information		
a. Primary Contact		
1. Name	TEXTC437	CONF
2. Title	TEXTC438	CONF
3. E-mail Address	TEXTC439	CONF
4. Telephone	TEXTC440	CONF
5. FAX	TEXTC441	CONF

Dollar amounts in thousands

b. Secondary Contact		
1. Name	TEXTC442	CONF
2. Title	TEXTC443	CONF
3. E-mail Address	TEXTC444	CONF
4. Telephone	TEXTC445	CONF
5. FAX	TEXTC446	CONF
c. Third Contact		
1. Name	TEXTC870	CONF
2. Title	TEXTC871	CONF
3. E-mail Address	TEXTC872	CONF
4. Telephone	TEXTC873	CONF
5. FAX	TEXTC874	CONF
d. Fourth Contact		
1. Name	TEXTC875	CONF
2. Title	TEXTC876	CONF
3. E-mail Address	TEXTC877	CONF
4. Telephone	TEXTC878	CONF
5. FAX	TEXTC879	CONF

# Optional Narrative Statement Concerning the Amounts Reported in the Reports of Condition and Income

Dollar amounts in thousands

1. Comments?	RCON6979	No	1.
2. Bank Management Statement	TEXT6980	NR	2.

### Schedule RI - Income Statement

Dollar amounts in thousands		
1. Interest income:		1
a. Interest and fee income on loans:		1
1. Loans secured by real estate:		1
a. Loans secured by 1-4 family residential properties	RIAD4435	827
b. All other loans secured by real estate	RIAD4436	<b>321</b> <sub>1</sub>
2. Commercial and industrial loans	RIAD4012	2,970
3. Loans to individuals for household, family, and other personal expenditures:		1
a. Credit cards	RIADB485	0 1
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB486	153
4. Loans to foreign governments and official institutions	RIAD4056	0 1
5. All other loans	RIAD4058	312
6. Total interest and fee income on loans	RIAD4010	4,583
b. Income from lease financing receivables	RIAD4065	0 1
c. Interest income on balances due from depository institutions	RIAD4115	95
d. Interest and dividend income on securities:		1
U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RIADB488	0
2. Mortgage-backed securities	RIADB489	737
3. All other securities (includes securities issued by states and political subdivisions in the U.S.)	RIAD4060	3
e. Interest income from trading assets	RIAD4069	0 1

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f. Interest income on federal funds sold and securities purchased under agreements to resell	RIAD4020	6
g. Other interest income	RIAD4518	27
h. Total interest income	RIAD4107	5,451
Interest expense:		3,101
a. Interest on deposits:		
Transaction accounts (NOW accounts, ATS accounts, and telephone and preauthorized transfer accounts)	RIAD4508	284
2. Nontransaction accounts:		
a. Savings deposits (includes MMDAs)	RIAD0093	194
b. Time deposits of \$100,000 or more	RIADA517	252
c. Time deposits of less than \$100,000	RIADA518	701
b. Expense of federal funds purchased and securities sold under agreements to repurchase	RIAD4180	6
c. Interest on trading liabilities and other borrowed money	RIAD4185	395
d. Interest on subordinated notes and debentures	RIAD4200	0
e. Total interest expense	RIAD4073	1,832
Net interest income	RIAD4074	3,619
Provision for loan and lease losses	RIAD4230	727
Noninterest income:		
a. Income from fiduciary activities	RIAD4070	51
b. Service charges on deposit accounts	RIAD4080	249
c. Trading revenue	RIADA220	0
d. Not available		
Fees and commissions from securities brokerage	RIADC886	0
2. Investment banking, advisory, and underwriting fees and commissions	RIADC888	0
3. Fees and commissions from annuity sales	RIADC887	0
4. Underwriting income from insurance and reinsurance activities	RIADC386	0
5. Income from other insurance activities	RIADC387	6
e. Venture capital revenue	RIADB491	0
f. Net servicing fees	RIADB492	0
g. Net securitization income	RIADB493	0
h. Not applicable		
i. Net gains (losses) on sales of loans and leases	RIAD5416	0
j. Net gains (losses) on sales of other real estate owned	RIAD5415	3
k. Net gains (losses) on sales of other assets (excluding securities)	RIADB496	0
I. Other noninterest income	RIADB497	163
m. Total noninterest income	RIAD4079	472
Not available		
a. Realized gains (losses) on held-to-maturity securities	RIAD3521	0
b. Realized gains (losses) on available-for-sale securities	RIAD3196	0
Noninterest expense:		
a. Salaries and employee benefits	RIAD4135	2,180
b. Expenses of premises and fixed assets (net of rental income) (excluding salaries and employee benefits and mortgage interest)	RIAD4217	721
c. Not available		
1. Goodwill impairment losses	RIADC216	0
2. Amortization expense and impairment losses for other intangible assets	RIADC232	0
d. Other noninterest expense	RIAD4092	960
e. Total noninterest expense	RIAD4093	3,861
Income (loss) before income taxes and extraordinary items and other adjustments	RIAD4301	-497

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#### Dollar amounts in thousands

Dollar amounts in thousands
RIAD4302 -295
and other adjustmentsRIAD4300 -202
its, net of income taxes
RIAD4340 -202
npt securities, loans, and leases acquired after eral income tax purposes
ual funds and annuities (included in Schedule RIAD8431 0
o states and political subdivisions in the U.S.  RIAD4313
/ states and political subdivisions in the U.S. RIAD4507 0
at end of current period
e agricultural production and other loans to SI)
ace sheet as a result of applying push down e of the bank's acquisition
nd derivative instruments):
RIAD8757 <b>NR</b>
RIAD8758 NR
RIADF186 NR
on credit derivatives that economically hedge count:
s held for tradingRIADC889 0
s held for purposes other than trading RIADC890 0
RIADA251 NR
oter S election in effect for federal income tax  RIADA530  No
tion on closed-end loans secured by 1-4 family RIADF228 NR
s on assets and liabilities that are reported at
RIADF551 NR
ns attributable to changes in instrument-specific RIADF552 NR
pilities attributable to changes in RIADF554 NR

# Schedule RI-A - Changes in Equity Capital

Dollar amounts in thousands			
1. Total equity capital most recently reported for the December 31, 2007, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIAD3217	7,628	1.
2. Restatements due to corrections of material accounting errors and changes in accounting principles	RIADB507	0	2.
3. Balance end of previous calendar year as restated	RIADB508	7,628	3.
4. Net income (loss)	RIAD4340	-202	4.
5. Sale, conversion, acquisition, or retirement of capital stock, net (excluding treasury stock transactions)	RIADB509	0	5.
6. Treasury stock transactions, net	RIADB510	0	6.

#### Dollar amounts in thousands

7. Changes incident to business combinations, net	RIAD4356	0	7.
8. Cash dividends declared on preferred stock	RIAD4470	0	8.
9. Cash dividends declared on common stock	RIAD4460	0	9.
10. Other comprehensive income	RIADB511	231	10.
11. Other transactions with parent holding company (not included in items 5, 6, 8, or 9 above)	RIAD4415	7,328	11.
12. Total equity capital end of current period	RIAD3210	14,985	12.

# Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases (Column A) Charge-offs (Column B) Recoveries

Dollar amounts in thousands		(Column A) Charge-offs Calendar year-to-date		B) Recoveries year-to-date	
1. Loans secured by real estate:					
a. Construction, land development, and other land loans:					
1. 1-4 family residential construction loans	RIADC891	0	RIADC892	0	
Other construction loans and all land development and other land loans	RIADC893	7	RIADC894	0	
b. Secured by farmland	RIAD3584	0	RIAD3585	0	
c. Secured by 1-4 family residential properties:					
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RIAD5411	0	RIAD5412	0	
2. Closed-end loans secured by 1-4 family residential properties:					
a. Secured by first liens	RIADC234	11	RIADC217	1	
b. Secured by junior liens	RIADC235	0	RIADC218	0	
d. Secured by multifamily (5 or more) residential properties	RIAD3588	0	RIAD3589	0	
e. Secured by nonfarm nonresidential properties:					
Loans secured by owner-occupied nonfarm nonresidential properties	RIADC895	0	RIADC896	0	
2. Loans secured by other nonfarm nonresidential properties	RIADC897	0	RIADC898	0	
2. Loans to depository institutions and acceptances of other banks	RIAD4481	0	RIAD4482	0	
3. Not applicable					
4. Commercial and industrial loans	RIAD4638	1	RIAD4608	0	
5. Loans to individuals for household, family, and other personal expenditures:					
a. Credit cards	RIADB514	0	RIADB515	0	
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB516	12	RIADB517	1	
6. Loans to foreign governments and official institutions	RIAD4643	0	RIAD4627	0	
7. All other loans	RIAD4644	0	RIAD4628	11	
8. Lease financing receivables	RIAD4266	0	RIAD4267	0	
9. Total	RIAD4635	31	RIAD4605	13	
1. Loans to finance commercial real estate, construction, and land development activities (not secured by real estate) included in Schedule RI-B, part I, items 4 and 7, above	RIAD5409	0	RIAD5410	0	
2. Not available					
a. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 1, above)	RIAD4652	NR	RIAD4662	NR	
b. Loans to and acceptances of foreign banks (included in Schedule RI-B, part I, item 2, above)	RIAD4654	NR	RIAD4664	NR	
c. Commercial and industrial loans to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 4, above)	RIAD4646	NR	RIAD4618	NR	
d. Leases to individuals for household, family, and other personal expenditures (included in Schedule RI-B, part I, item 8, above)	RIADF185	NR	RIADF187	NR	

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	(Column A)	) Charge-offs	(Column B	) Recoveries	
Dollar amounts in thousands	Calendar year-to-date		Calendar year-to-date		
3. Loans to finance agricultural production and other loans to farmers (included in Schedule RI-B, part I, item 7, above)	RIAD4655	0	RIAD4665	0	M.3.

# Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands

4. Uncollectible retail credit card fees and finance charges reversed against income (i.e.,	RIADC388	NR	
not included in charge-offs against the allowance for loan and lease losses)	RIADC388	INK	M.4.

# Schedule RI-B Part II - Changes in Allowance for Loan and Lease Losses

Dollar amounts in thousands

Donar amounts in thousands		
1. Balance most recently reported for the December 31, 2007, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIADB522	579
2. Recoveries	RIAD4605	13
3. Charge-offs	RIADC079	31
4. Write-downs arising from transfers of loans to a held-for-sale account	RIAD5523	0
5. Provision for loan and lease losses	RIAD4230	727
6. Adjustments	RIADC233	218
7. Balance end of current period	RIAD3123	1,506
1. Allocated transfer risk reserve included in Schedule RI-B, part II, item 7, above	RIADC435	0
2. Separate valuation allowance for uncollectible retail credit card fees and finance charges.	RIADC389	NR
3. Amount of allowance for loan and lease losses attributable to retail credit card fees and finance charges	RIADC390	NR
4. Amount of allowance for post-acquisition losses on purchased impaired loans accounted for in accordance with AICPA Statement of Position 03-3 (included in Schedule RI-B, part II, item 7, above)	RIADC781	0

# Schedule RI-E - Explanations

1. Other noninterest income (from Schedule RI, item 5.I) Itemize and describe amounts greater than \$25,000 that exceed 3% of Schedule RI, item 5.I:		
a. Income and fees from the printing and sale of checks	RIADC013	6
b. Earnings on/increase in value of cash surrender value of life insurance		61
c. Income and fees from automated teller machines (ATMs)		84
d. Rent and other income from other real estate owned		O
e. Safe deposit box rent	RIADC015	3
f. Net change in the fair values of financial instruments accounted for under a fair value option	RIADF229	0
g. Bank card and credit card interchange fees	RIADF555	7
h. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4461	NR
2. Amount of component	RIAD4461	O
i. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4462	NR
2. Amount of component	RIAD4462	O
j. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4463	NR
2. Amount of component	RIAD4463	O
2. Other noninterest expense (from Schedule RI, item 7.d) Itemize and describe amounts greater than \$25,000 that exceed 3% of Schedule RI, item 7.d:		

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Bollar amounto in thousand		
a. Data processing expenses	RIADC017	0
b. Advertising and marketing expenses	RIAD0497	162
c. Directors' fees	RIAD4136	41
d. Printing, stationery, and supplies	RIADC018	103
e. Postage	RIAD8403	31
f. Legal fees and expenses	RIAD4141	73
g. FDIC deposit insurance assessments	RIAD4146	25
h. Accounting and auditing expenses	RIADF556	50
i. Consulting and advisory expenses	RIADF557	27
j. Automated teller machine (ATM) and interchange expenses	RIADF558	66
k. Telecommunications expenses	RIADF559	64
Disclose component and the dollar amount of that component:		
	TEXT4464	OCC/State
1. Describe component	TEXT4404	Assessment
2. Amount of component	RIAD4464	65
m. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4467	PR & Food
2. Amount of component	RIAD4467	106
n. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4468	Travel
2. Amount of component	RIAD4468	55
Extraordinary items and other adjustments and applicable income tax effect (from Schedule I, item 11):		
a. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4469	NR
2. Amount of component	RIAD4469	0
3. Applicable income tax effect	RIAD4486	0
b. Disclose component, the gross dollar amount of that component, and its related income		
tax:		
1. Describe component	TEXT4487	NR
2. Amount of component	RIAD4487	0
3. Applicable income tax effect	RIAD4488	0
c. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4489	NR
2. Amount of component	RIAD4489	0
3. Applicable income tax effect	RIAD4491	0
Restatements due to corrections of material accounting errors and changes in accounting inciples (from Schedule RI-A, item 2):		
a. Cumulative-effect adjustment resulting from the initial adoption of FAS 159, Fair Value Option	RIADF465	0
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTB527	NR
2. Amount of component	RIADB527	0
Other transactions with parent holding company (from Schedule RI-A, item 11):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4498	Click here for value
2. Amount of component	RIAD4498	7,328
b. Disclose component and the dollar amount of that component:		
1. Describe component		

#### Dollar amounts in thousands

2. Amount of component	RIAD4499	0	5
6. Adjustments to allowance for loan and lease losses (from Schedule RI-B, part II, item 6):			6
a. Disclose component and the dollar amount of that component:			6
1. Describe component	TEXT4521	Push down accounting for ALLL	6
2. Amount of component	RIAD4521	218	₹ 6
b. Disclose component and the dollar amount of that component:			6
1. Describe component	TEXT4522	NR	₹ 6
2. Amount of component	RIAD4522		<b>5</b> 6
7. Other explanations:			7
a. Comments?	RIAD4769	No	ر 7
b. Other explanations	TEXT4769	NR	_

(TEXT4498) Push down accounting for capital injection & goodwill

### Schedule RC - Balance Sheet

Do	llar	amoun	te in	thou	icand	6
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Bonar amounto in modelina		
1. Cash and balances due from depository institutions (from Schedule RC-A):		
a. Noninterest-bearing balances and currency and coin	RCON0081	3,13
b. Interest-bearing balances	RCON0071	8,35
2. Securities:		
a. Held-to-maturity securities (from Schedule RC-B, column A)	RCON1754	
b. Available-for-sale securities (from Schedule RC-B, column D)	RCON1773	19,028
3. Federal funds sold and securities purchased under agreements to resell:		
a. Federal funds sold	RCONB987	(
b. Securities purchased under agreements to resell	RCONB989	(
4. Loans and lease financing receivables (from Schedule RC-C):		
a. Loans and leases held for sale	RCON5369	(
b. Loans and leases, net of unearned income	RCONB528	94,657
c. Allowance for loan and lease losses	RCON3123	1,506
d. Loans and leases, net of unearned income and allowance	RCONB529	93,15
5. Trading assets (from Schedule RC-D)	RCON3545	(
6. Premises and fixed assets (including capitalized leases)	RCON2145	3,577
7. Other real estate owned (from Schedule RC-M)	RCON2150	142
8. Investments in unconsolidated subsidiaries and associated companies (from Schedule	RCON2130	(
RC-M)		
9. Not applicable 10. Intangible assets:		
	RCON3163	2.026
a. Goodwill		3,921
b. Other intangible assets (from Schedule RC-M)		
12. Total assets	RCON2160 RCON2170	4,878
	RCON2170	136,181
13. Deposits:	RCON2200	40E 246
a. In domestic offices		105,219
1. Noninterest-bearing.		11,39
2. Interest-bearing	RCON6636	93,824
b. Not applicable		
14. Federal funds purchased and securities sold under agreements to repurchase:	DCONDOOS	
a. Federal funds purchased	RCONB993	

#### Dollar amounts in thousands

b. Securities sold under agreements to repurchase	RCONB995	0
15. Trading liabilities (from Schedule RC-D)	RCON3548	0
16. Other borrowed money (includes mortgage indebtedness and obligations under capitalized leases) (from Schedule RC-M)	RCON3190	15,564
17. Not applicable		
18. Not applicable		
19. Subordinated notes and debentures	RCON3200	0
20. Other liabilities (from Schedule RC-G)	RCON2930	413
21. Total liabilities	RCON2948	121,196
22. Minority interest in consolidated subsidiaries	RCON3000	0
23. Perpetual preferred stock and related surplus	RCON3838	0
24. Common stock	RCON3230	102
25. Surplus (exclude all surplus related to preferred stock)	RCON3839	14,975
26. Not available		
a. Retained earnings	RCON3632	-202
b. Accumulated other comprehensive income	RCONB530	110
27. Other equity capital components	RCONA130	0
28. Total equity capital	RCON3210	14,985
29. Total liabilities, minority interest, and equity capital	RCON3300	136,181
Indicate in the box at the right the number of the statement below that best describes the most comprehensive level of auditing work performed for the bank by independent external auditors as of any date during 2007	RCON6724	NR

# Schedule RC-A - Cash and Balances Due From Depository Institutions Dollar amounts in thousands

Donar amounts in thousands			
Cash items in process of collection, unposted debits, and currency and coin:			1.
a. Cash items in process of collection and unposted debits	RCON0020	NR	1.a.
b. Currency and coin	RCON0080	NR	1.b.
2. Balances due from depository institutions in the U.S:			2.
a. U.S. branches and agencies of foreign banks	RCON0083	NR	2.a.
b. Other commercial banks in the U.S. and other depository institutions in the U.S	RCON0085	NR	2.b.
3. Balances due from banks in foreign countries and foreign central banks:			3.
a. Foreign branches of other U.S. banks	RCON0073	NR	3.a.
b. Other banks in foreign countries and foreign central banks	RCON0074	NR	3.b.
4. Balances due from Federal Reserve Banks	RCON0090	NR	4.
5. Total	RCON0010	11,484	5.

# **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value
	RCON0211	RCON0213	RCON1286	RCON1287
1. U.S. Treasury securities	0	0	0	<b>0</b> 1.
2. U.S. Government agency obligations (exclude mortgage-backed securities):				2.
	RCON1289	RCON1290	RCON1291	RCON1293
a. Issued by U.S. Government agencies	0	0	0	<b>0</b> <sub>2.a.</sub>
	RCON1294	RCON1295	RCON1297	RCON1298
b. Issued by U.S. Government-sponsored agencies	0	0	0	<b>0</b> 2.b.
	RCON8496	RCON8497	RCON8498	RCON8499
3. Securities issued by states and political subdivisions in the U.S	0	0	109	111 3.
4. Mortgage-backed securities (MBS):				4.
a. Pass-through securities:				4.a.
	RCON1698	RCON1699	RCON1701	RCON1702
1. Guaranteed by GNMA	0	0	80	<b>81</b> <sub>4.a.1.</sub>
	RCON1703	RCON1705	RCON1706	RCON1707
2. Issued by FNMA and FHLMC	0	0	163	163 <sub>4.a.2.</sub>
3. Other pass-through securities	RCON1709	RCON1710 <b>0</b>	RCON1711	RCON1713
·	U	U	U	<b>0</b> 4.a.3.
<ul><li>b. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS):</li></ul>				4.b.
	RCON1714	RCON1715	RCON1716	RCON1717
1. Issued or guaranteed by FNMA, FHLMC, or GNMA	0	0	18,501	<b>18,673</b> <sub>4.b.1.</sub>
2. Collateralized by MBS issued or guaranteed by FNMA, FHLMC, or	RCON1718	RCON1719	RCON1731	RCON1732
GNMA	0	0	0	<b>0</b> 4.b.2.
2. All other markers hadred accomition	RCON1733	RCON1734	RCON1735	RCON1736
3. All other mortgage-backed securities	RCONC026	RCONC988	RCONC989	<b>0</b> A.b.3.
5. Asset-backed securities (ABS)	0	0	0	<b>0</b> 5.
` <i>'</i>				J.
6. Other debt securities:				6.
Other describe debt accomities	RCON1737	RCON1738	RCON1739	RCON1741
a. Other domestic debt securities	0	0	0	<b>0</b> 6.a.

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1	2	
	_	

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
	RCON1742	RCON1743	RCON1744	RCON1746	
b. Foreign debt securities	0	0	0	<b>0</b> 6	3.b.
7. Investments in mutual funds and other equity securities with readily determinable			RCONA510	RCONA511	
fair values			0	<b>0</b> <sub>7</sub>	7.
	RCON1754	RCON1771	RCON1772	RCON1773	
8. Total	0	0	18,853	19,028	3.

# **Schedule RC-B - Securities**

I. Pledged securities	RCON0416	18,330
2. Maturity and repricing data for debt securities (excluding those in nonaccrual status):		
a. Securities issued by the U.S. Treasury, U.S. Government agencies, and states and political subdivisions in the U.S.; other non-mortgage debt securities; and mortgage pass-through securities other than those backed by closed-end first lien 1-4 family		
residential mortgages with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA549	0
2. Over three months through 12 months	RCONA550	0
3. Over one year through three years	RCONA551	111
4. Over three years through five years	RCONA552	0
5. Over five years through 15 years	RCONA553	0
6. Over 15 years	RCONA554	0
b. Mortgage pass-through securities backed by closed-end first lien 1-4 family residential mortgages with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA555	107
2. Over three months through 12 months	RCONA556	75
3. Over one year through three years	RCONA557	1
4. Over three years through five years	RCONA558	0
5. Over five years through 15 years	RCONA559	61
6. Over 15 years	RCONA560	0
c. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS; exclude mortgage pass-through securities) with an expected average life of:		
1. Three years or less	RCONA561	18,673
2. Over three years	RCONA562	0
d. Debt securities with a REMAINING MATURITY of one year or less (included in Memorandum items 2.a through 2.c above)	RCONA248	30
Amortized cost of held-to-maturity securities sold or transferred to available-for-sale or ding securities during the calendar year-to-date (report the amortized cost at date of sale transfer)	RCON1778	0
Structured notes (included in the held-to-maturity and available-for-sale accounts in the held-to-maturity accounts in the held-to-maturity accounts in the held-to-maturity accounts and accounts in the held-to-maturity accounts account accounts and accounts account accounts accounts accounts accounts account		
a. Amortized cost	RCON8782	0
b. Fair value	RCON8783	0

# **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
5. Asset-backed securities (ABS):					M.5.
	RCONB838	RCONB839	RCONB840	RCONB841	1
a. Credit card receivables	NR	NR	NR	NR	M.5.a.
	RCONB842	RCONB843	RCONB844	RCONB845	1
b. Home equity lines	NR	NR	NR	NR	M.5.b.
	RCONB846	RCONB847	RCONB848	RCONB849	1
c. Automobile loans	NR	NR	NR	NR	M.5.c.
	RCONB850	RCONB851	RCONB852	RCONB853	]
d. Other consumer loans	NR	NR	NR	NR	M.5.d.
	RCONB854	RCONB855	RCONB856	RCONB857	1
e. Commercial and industrial loans	NR	NR	NR	NR	M.5.e.
	RCONB858	RCONB859	RCONB860	RCONB861	1
f. Other	NR	NR	NR	NR	M.5.f.

# Schedule RC-C Part I - Loans and Leases

	Complete	n A) To Be ed by Banks lillion or More	(Column B Completed by	
Dollar amounts in thousands		l Assets		
Loans secured by real estate:				
a. Construction, land development, and other land loans:				
1. 1-4 family residential construction loans			RCONF158	4,771
Other construction loans and all land development and other land loans			RCONF159	4,270
b. Secured by farmland (including farm residential and other improvements)			RCON1420	8,237
c. Secured by 1-4 family residential properties:				
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit			RCON1797	209
2. Closed-end loans secured by 1-4 family residential properties:				
a. Secured by first liens			RCON5367	17,392
b. Secured by junior liens			RCON5368	3,602
d. Secured by multifamily (5 or more) residential propertiese. Secured by nonfarm nonresidential properties:			RCON1460	521
Loans secured by owner-occupied nonfarm nonresidential properties			RCONF160	11,465
2. Loans secured by other nonfarm nonresidential properties			RCONF161	9,737
Loans to depository institutions and acceptances of other banks			RCON1288	0
a. To commercial banks in the U.S.:				
1. To U.S. branches and agencies of foreign banks	RCONB532	NR		
2. To other commercial banks in the U.S	RCONB533	NR		
b. To other depository institutions in the U.S	RCONB534	NR		
c. To banks in foreign countries:				
1. To foreign branches of other U.S. banks	RCONB536	NR		
2. To other banks in foreign countries	RCONB537	NR		
Loans to finance agricultural production and other loans to farmers			RCON1590	7,051
. Commercial and industrial loans			RCON1766	24,419
a. To U.S. addressees (domicile)	RCON1763	NR		
b. To non-U.S. addressees (domicile)	RCON1764	NR		
. Not applicable . Loans to individuals for household, family, and other personal				
xpenditures (i.e., consumer loans) (includes purchased paper):				
a. Credit cards			RCONB538	0
b. Other revolving credit plans.			RCONB539	578
c. Other consumer loans (includes single payment, installment, and all student loans)			RCON2011	2,405
. Loans to foreign governments and official institutions (including foreign entral banks)			RCON2081	0
Obligations (other than securities and leases) of states and political ubdivisions in the U.S			RCON2107	0
Other loans			RCON1563	0
Loans for purchasing or carrying securities (secured and unsecured)	RCON1545	NR		
b. All other loans (exclude consumer loans)	RCON1564	NR		
D. Lease financing receivables (net of unearned income)			RCON2165	0
a. Leases to individuals for household, family, and other personal expenditures (i.e., consumer leases)	RCONF162	NR		

	Complete	n A) To Be d by Banks lillion or More	Completed	n B) To Be by All Banks	
Dollar amounts in thousands	in Tota	I Assets			
b. All other leases	RCONF163	NR			10.b.
11. Any unearned income on loans reflected in items 1-9 above			RCON2123	0	11.
12. Total loans and leases, net of unearned income			RCON2122	94,657	12.

# Schedule RC-C Part I - Loans and Leases

1. Loans and leases restructured and in compliance with modified terms (included in Schedule		
RC-C, part I, and not reported as past due or nonaccrual in Schedule RC-N, Memorandum		
item 1):		
a. Loans secured by 1-4 family residential properties	RCONF576	
b. Other loans and all leases (exclude loans to individuals for household, family, and other personal expenditures)	RCON1616	8
2. Maturity and repricing data for loans and leases (excluding those in nonaccrual status):		
a. Closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA564	2,43
2. Over three months through 12 months	RCONA565	3,024
3. Over one year through three years	RCONA566	6,59
4. Over three years through five years	RCONA567	3,715
5. Over five years through 15 years	RCONA568	774
6. Over 15 years	RCONA569	808
b. All loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) EXCLUDING closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA570	28,660
2. Over three months through 12 months	RCONA571	15,843
3. Over one year through three years	RCONA572	12,310
4. Over three years through five years	RCONA573	10,550
5. Over five years through 15 years	RCONA574	6,726
6. Over 15 years	RCONA575	2,081
c. Loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) with a REMAINING MATURITY of one year or less (excluding those in nonaccrual status)	RCONA247	31,102
3. Loans to finance commercial real estate, construction, and land development activities (not secured by real estate) included in Schedule RC-C, part I, items 4 and 9, column B	RCON2746	1,232
4. Adjustable rate closed-end loans secured by first liens on 1-4 family residential properties (included in Schedule RC-C, part I, item 1.c.(2)(a), column B)B).	RCON5370	11,348
5. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RC-C, part I, items 1.a through 1.e, column B)	RCONB837	NF
6. Outstanding credit card fees and finance charges included in Schedule RC-C, part I, item	RCONC391	NF
7. Purchased impaired loans held for investment accounted for in accordance with AICPA Statement of Position 03-3 (exclude loans held for sale):		
a. Outstanding balance	RCONC779	(
b. Carrying amount included in Schedule RC-C, part I, items 1 through 9	RCONC780	(
8. Closed-end loans with negative amortization features secured by 1-4 family residential properties:		

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Dollar amounts in thousands		
a. Total carrying amount of closed-end loans with negative amortization features secured by 1-4 family residential properties (included in Schedule RC-C, part I, items 1.c.(2)(a) and 1.c.(2)(b))	RCONF230	0
b. Total maximum remaining amount of negative amortization contractually permitted on closed-end loans secured by 1-4 family residential properties	RCONF231	NR
c. Total amount of negative amortization on closed-end loans secured by 1-4 family residential properties included in the carrying amount reported in Memorandum item 8.a above	RCONF232	NR
Loans secured by 1-4 family residential properties in process of foreclosure (included in Schedule RC-C, part I, items 1.c.(1), 1.c.(2)(a), and 1.c.(2)(b))	RCONF577	0
0. Loans measured at fair value (included in Schedule RC-C, part I, items 1 through 9):		
a. Loans secured by real estate:		
1. Construction, land development, and other land loans	RCONF578	NR
2. Secured by farmland (including farm residential and other improvements)	RCONF579	NR
3. Secured by 1-4 family residential properties:		
a. Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RCONF580	NR
b. Closed-end loans secured by 1-4 family residential properties:		
1. Secured by first liens	RCONF581	NR
2. Secured by junior liens	RCONF582	NR
4. Secured by multifamily (5 or more) residential properties	RCONF583	NR
5. Secured by nonfarm nonresidential properties	RCONF584	NR
b. Commercial and industrial loans	RCONF585	NR
c. Loans to individuals for household, family, and other personal expenditures (i.e., consumer loans) (includes purchased paper):		
1. Credit cards	RCONF586	NR
2. Other revolving credit plans	RCONF587	NR
Other consumer loans (includes single payment, installment, and all student loans)	RCONF588	NR
d. Other loans	RCONF589	NR
1. Unpaid principal balance of loans measured at fair value (reported in Schedule RC-C, art I, Memorandum item 10):		
a. Loans secured by real estate:		
1. Construction, and land development, and other land loans	RCONF590	NR
2. Secured by farmland (including farm residential and other improvements)	RCONF591	NR
3. Secured by 1-4 family residential properties:		
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RCONF592	NR
b. Closed-end loans secured by 1-4 family residential properties:		
1. Secured by first liens	RCONF593	NR
2. Secured by junior liens	RCONF594	NR
4. Secured by multifamily (5 or more) residential properties	RCONF595	NR
5. Secured by nonfarm nonresidential properties	RCONF596	NR
b. Commercial and industrial loans	RCONF597	NR
c. Loans to individuals for household, family, and other personal expenditures (i.e., consumer loans) (includes purchased paper):		
1. Credit cards	RCONF598	NR
2. Other revolving credit plans	RCONF599	NR
3. Other consumer loans (includes single payment, installment, and all student	RCONF600	NR
loans)	RCONFOUU	IVIX

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands

1. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, items 1.e.(1) and 1.e.(2), and all or substantially all of the dollar volume of your bank's "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4, have original amounts of \$100,000 or less	RCON6999	NR	1
1, Rem 4, have original amounts of \$100,000 or less			1.
2. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			2.
a. "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, items 1.e.(1) and 1.e.(2)	RCON5562	NR	2.a.
b. "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4	RCON5563	NR	2.b.

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

	(Column A	A) Number of	(Column	B) Amount	]
Dollar amounts in thousands	Lo	oans	Currently	Outstanding	
3. Number and amount currently outstanding of "Loans secured by nonfarm					
nonresidential properties" reported in Schedule RC-C, part I, items 1.e.(1)					
and 1.e.(2):					3.
a. With original amounts of \$100,000 or less	RCON5564	NR	RCON5565	NR	3.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5566	NR	RCON5567	NR	3.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5568	NR	RCON5569	NR	3.c.
4. Number and amount currently outstanding of "Commercial and industrial					1
loans" reported in Schedule RC-C, part I, item 4:					4.
a. With original amounts of \$100,000 or less	RCON5570	NR	RCON5571	NR	4.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5572	NR	RCON5573	NR	4.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5574	NR	RCON5575	NR	4.c.

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands

5. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b, and all or substantially all of the dollar volume of your bank's "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3, have original amounts of \$100,000 or less	RCON6860	NR	5.
6. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			6.
a. "Loans secured by farmland (including farm residential and other improvements)"     reported in Schedule RC-C, part I, item 1.b	RCON5576	NR	6.a.
b. "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3	RCON5577	NR	6.b.

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

	(Column A	A) Number of	(Column	B) Amount	
Dollar amounts in thousands	Lo	oans	Currently	Outstanding	
7. Number and amount currently outstanding of "Loans secured by					
farmland (including farm residential and other improvements)" reported					
in Schedule RC-C, part I, item 1.b:					7.
a. With original amounts of \$100,000 or less	RCON5578	NR	RCON5579	NR	7.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5580	NR	RCON5581	NR	7.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5582	NR	RCON5583	NR	7.c.

Dollar amounts in thousands		Number of bans		B) Amount Outstanding	
8. Number and amount currently outstanding of "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3:					8.
a. With original amounts of \$100,000 or less	RCON5584	NR	RCON5585	NR	8.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5586	NR	RCON5587	NR	8.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5588	NR	RCON5589	NR	8.0

# Schedule RC-D - Trading Assets and Liabilities

Dollar amounts in thousands		
1. U.S. Treasury securities	RCON3531	NR
2. U.S. Government agency obligations (exclude mortgage-backed securities)	RCON3532	NR
3. Securities issued by states and political subdivisions in the U.S	RCON3533	NR
4. Mortgage-backed securities (MBS):		
a. Pass-through securities issued or guaranteed by FNMA, FHLMC, or GNMA	RCON3534	NR
b. Other mortgage-backed securities issued or guaranteed by FNMA, FHLMC, or GNMA (include CMOs, REMICs, and stripped MBS)	RCON3535	NR
c. All other mortgage-backed securities	RCON3536	NR
5. Other debt securities	RCON3537	NR
6. Loans:		
a. Loans secured by real estate:		
1. Construction, land development, and other land loans	RCONF604	NR
2. Secured by farmland (including farm residential and other improvements)	RCONF605	NR
3. Secured by 1-4 family residential properties:		
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RCONF606	NR
b. Closed-end loans secured by 1-4 family residential properties:		
1. Secured by first liens	RCONF607	NR
2. Secured by junior liens	RCONF611	NR
4. Secured by multifamily (5 or more) residential properties	RCONF612	NR
5. Secured by nonfarm nonresidential properties	RCONF613	NR
b. Commercial and industrial loans	RCONF614	NR
c. Loans to individuals for household, family, and other personal expenditures (i.e., consumer loans) (includes purchased paper):		
1. Credit cards	RCONF615	NR
2. Other revolving credit plans	RCONF616	NR
Other consumer loans (includes single payment, installment, and all student loans)	RCONF617	NR
d. Other loans	RCONF618	NR
7. Not applicable		
8. Not applicable		
9. Other trading assets	RCON3541	NR
10. Not applicable		
11. Derivatives with a positive fair value	RCON3543	NR
12. Total trading assets	RCON3545	0
13. Not available		
a. Liability for short positions	RCON3546	NR
b. Other trading liabilities	RCONF624	NR
14. Derivatives with a negative fair value	RCON3547	NR
15. Total trading liabilities	RCON3548	0

Dollar amounts in thousands		
I. Unpaid principal balance of loans measured at fair value (reported in Schedule RC-D, tems 6.a.(1) through 6.d):		
a. Loans secured by real estate:		
1. Construction, land development, and other land loans	RCONF625	NR
2. Secured by farmland (including farm residential and other improvements)	RCONF626	NR
3. Secured by 1-4 family residential properties:		
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RCONF627	NR
b. Closed-end loans secured by 1-4 family residential properties:		
1. Secured by first liens	RCONF628	NR
2. Secured by junior liens	RCONF629	NR
4. Secured by multifamily (5 or more) residential properties	RCONF630	NR
5. Secured by nonfarm nonresidential properties	RCONF631	NR
b. Commercial and industrial loans	RCONF632	NR
c. Loans to individuals for household, family, and other personal expenditures (i.e., consumer loans) (includes purchased paper):		
1. Credit cards	RCONF633	NR
2. Other revolving credit plans	RCONF634	NR
Other consumer loans (includes single payment, installment, and all student loans)	RCONF635	NR
d. Other loans	RCONF636	NR
Not applicable		
Loans measured at fair value that are past due 90 days or more:		
a. Fair value	RCONF639	NR
b. Unpaid principal balance	RCONF640	NR
Asset-backed securities:		
a. Residential mortgage-backed securities	RCONF641	NR
b. Commercial mortgage-backed securities	RCONF642	NR
c. Credit card receivables	RCONF643	NR
d. Home equity lines	RCONF644	NR
e. Automobile loans	RCONF645	NR
f. Other consumer loans	RCONF646	NR
g. Commercial and industrial loans	RCONF647	
h. Other	RCONF648	NR NP
Collateralized debt obligations:	100111 040	NR
a. Synthetic	RCONF649	NR
b. Other	RCONF650	
		NR NB
Retained beneficial interests in securitizations (first-loss or equity tranches)	RCONF651	NR
Equity securities:	DCONECES.	ND
a. Readily determinable fair values	RCONF652	NR
b. Other	RCONF653	NR
Loans pending securitization.	RCONF654	NR
Other trading assets (itemize and describe amounts included in Schedule RC-D, item 9, at are greater than \$25,000 and exceed 25% of the item):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTF655	NR
2. Amount of component	RCONF655	NR
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTF656	NR
2. Amount of component	RCONF656	NR
c. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTF657	NR

2. Amount of component	RCONF657	NR	M.9.c.2.
10. Other trading liabilities (itemize and describe amounts included in Schedule RC-D, item			
13.b, that are greater than \$25,000 and exceed 25% of the item):			M.10.
a. Disclose component and the dollar amount of that component:			M.10.a.
1. Describe component	TEXTF658	NR	M.10.a.1.
2. Amount of component	RCONF658		M.10.a.2.
b. Disclose component and the dollar amount of that component:			M.10.b.
1. Describe component	TEXTF659	NR	M.10.b.1.
2. Amount of component	RCONF659	NR	M.10.b.2.
c. Disclose component and the dollar amount of that component:			M.10.c.
1. Describe component	TEXTF660	NR	M.10.c.1.
2. Amount of component	RCONF660		M.10.c.2.

# Schedule RC-E - Deposit Liabilities

	transaction accounts (including total demand	(Column B) Transaction Accounts Memo: Total demand deposits (included in column A)	(Column C) Nontransaction Accounts Total nontransaction accounts (including MMDAs)
Dollar amounts in thousands	deposits)		
Deposits of:  1. Individuals, partnerships, and corporations (include all certified and	RCONB549		RCONB550
official checks)	34,484		57,126 <sub>1.</sub>
,	RCON2202		RCON2520
2. U.S. Government	26		<b>0</b> <sub>2.</sub>
	RCON2203		RCON2530
3. States and political subdivisions in the U.S	6,111		<b>5,690</b> <sub>3.</sub>
	RCONB551		RCONB552
4. Commercial banks and other depository institutions in the U.S	0		<b>1,782</b> <sub>4.</sub>
	RCON2213		RCON2236
5. Banks in foreign countries	0		<b>0</b> <sub>5.</sub>
6. Foreign governments and official institutions (including foreign central	RCON2216		RCON2377
banks)	0		<b>0</b> 6.
	RCON2215	RCON2210	RCON2385
7. Total	40,621	11,395	<b>64,598</b> <sub>7.</sub>

# Schedule RC-E - Deposit Liabilities

Selected components of total deposits:			M.1.
a. Total Individual Retirement Accounts (IRAs) and Keogh Plan accounts	RCON6835	3,388	M.1.a.
b. Total brokered deposits	RCON2365	22,373	M.1.b.
c. Fully insured brokered deposits (included in Memorandum item 1.b above):			M.1.c.
1. Brokered deposits issued in denominations of less than \$100,000	RCON2343	9,260	M.1.c.1.
Brokered deposits issued in denominations of \$100,000 and certain brokered retirement deposit accounts	RCON2344	0	M.1.c.2.
d. Maturity data for brokered deposits:			M.1.d.

Dollar amounts in thousands			
Brokered deposits issued in denominations of less than \$100,000 with a remaining maturity of one year or less (included in Memorandum item 1.c.(1) above)	RCONA243	7,123	M.
Brokered deposits issued in denominations of \$100,000 or more with a remaining maturity of one year or less	RCONA244	13,113	, M.
e. Preferred deposits (uninsured deposits of states and political subdivisions in the U.S. reported in item 3 above which are secured or collateralized as required under state law) (to be completed for the December report only)	RCON5590	5,690	M.
2. Components of total nontransaction accounts:			М.
a. Savings deposits:			М
1. Money market deposit accounts (MMDAs)	RCON6810	10,333	М
Other savings deposits (excludes MMDAs)	RCON0352	2,785	
b. Total time deposits of less than \$100,000	RCON6648	26,119	
c. Total time deposits of \$100,000 or more	RCON2604	25,361	1 <sub>M</sub>
Individual Retirement Accounts (IRAs) and Keogh Plan accounts included in Memorandum item 2.c, "Total time deposits of \$100,000 or more," above	RCONF233	929	М
3. Maturity and repricing data for time deposits of less than \$100,000:			М
a. Time deposits of less than \$100,000 with a remaining maturity or next repricing date of:			М
1. Three months or less	RCONA579	7,447	М
2. Over three months through 12 months	RCONA580	11,830	
3. Over one year through three years	RCONA581	6,303	
4. Over three years	RCONA582	539	
b. Time deposits of less than \$100,000 with a REMAINING MATURITY of one year or less (included in Memorandum items 3.a.(1) and 3.a.(2) above)	RCONA241	19,241	1
4. Maturity and repricing data for time deposits of \$100,000 or more:			М
a. Time deposits of \$100,000 or more with a remaining maturity or next repricing date of:			M
1. Three months or less	RCONA584	17,112	М
2. Over three months through 12 months	RCONA585	6,027	
3. Over one year through three years	RCONA586	2,114	
4. Over three years	RCONA587	108	
b. Time deposits of \$100,000 or more with a REMAINING MATURITY of one year or less (included in Memorandum items 4.a.(1) and 4.a.(2) above)	RCONA242	23,139	

### **Schedule RC-F - Other Assets**

1. Accrued interest receivable	RCONB556	920
2. Net deferred tax assets	RCON2148	31
3. Interest-only strips receivable (not in the form of a security) on:		
a. Mortgage loans		0
b. Other financial assets	RCONA520	0
4. Equity securities that DO NOT have readily determinable fair values	RCON1752	1,381
5. Life insurance assets	RCONC009	1,897
6. All other assets	RCON2168	649
a. Prepaid expenses	RCON2166	629
b. Repossessed personal property (including vehicles)	RCON1578	9
c. Derivatives with a positive fair value held for purposes other than trading	RCONC010	0
d. Retained interests in accrued interest receivable related to securitized credit cards	RCONC436	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3549	NR
2. Amount of component	RCON3549	0

f. Disclose component and the dollar amount of that component:			6.f.
1. Describe component	TEXT3550	NR	6.f.1.
2. Amount of component	RCON3550	0	6.f.2.
g. Disclose component and the dollar amount of that component:			6.g.
1. Describe component	TEXT3551	NR	6.g.1.
2. Amount of component	RCON3551	0	6.g.2.
7. Total	RCON2160	4,878	7.

### Schedule RC-G - Other Liabilities

#### Dollar amounts in thousands

1. Not available		
a. Interest accrued and unpaid on deposits	RCON3645	263
b. Other expenses accrued and unpaid (includes accrued income taxes payable)	RCON3646	73
2. Net deferred tax liabilities	RCON3049	(
3. Allowance for credit losses on off-balance sheet credit exposures	RCONB557	(
4. All other liabilities	RCON2938	77
a. Accounts payable	RCON3066	4
b. Deferred compensation liabilities	RCONC011	(
c. Dividends declared but not yet payable	RCON2932	(
d. Derivatives with a negative fair value held for purposes other than trading	RCONC012	(
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3552	Exec. Incentive Plan
2. Amount of component	RCON3552	22
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3553	Click here for value
2. Amount of component	RCON3553	50
g. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3554	NR
2. Amount of component	RCON3554	(
5. Total	RCON2930	413

(TEXT3553) CDARS Incoming Rate Bridge Payment

# **Schedule RC-K - Quarterly Averages**

Interest-bearing balances due from depository institutions	RCON3381	6,530
2. U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RCONB558	0
3. Mortgage-backed securities	RCONB559	18,740
4. All other securities (includes securities issued by states and political subdivisions in the U.S.)	RCONB560	109
5. Federal funds sold and securities purchased under agreements to resell	RCON3365	0
6. Loans:		
a. Total loans	RCON3360	87,611
b. Loans secured by real estate:		
1. Loans secured by 1-4 family residential properties	RCON3465	14,922
2. All other loans secured by real estate	RCON3466	5,242

c. Commercial and industrial loans	RCON3387	59,807
d. Loans to individuals for household, family, and other personal expenditures:		
1. Credit cards	RCONB561	0
Other (includes single payment, installment, all student loans, and revolving creplans other than credit cards)		2,477
rading assets	RCON3401	0
ease financing receivables (net of unearned income)	RCON3484	0
otal assets	RCON3368	129,752
Interest-bearing transaction accounts (NOW accounts, ATS accounts, and telephone preauthorized transfer accounts) (exclude demand deposits)	RUUN3485	27,482
Nontransaction accounts:		
a. Savings deposits (includes MMDAs)	RCONB563	14,408
b. Time deposits of \$100,000 or more	RCONA514	10,912
c. Time deposits of less than \$100,000	RCONA529	18,263
Federal funds purchased and securities sold under agreements to repurchase	RCON3353	345
Other borrowed money (includes mortgage indebtedness and obligations under capitalize ses)	ed RCON3355	14,863
oans to finance agricultural production and other loans to farmers	RCON3386	4,124

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands

Dollar amounts in thousands		
1. Unused commitments:		
a. Revolving, open-end lines secured by 1-4 family residential properties, e.g., home equity lines	RCON3814	0
b. Credit card lines	RCON3815	C
c. Commercial real estate, construction, and land development:		
Commitments to fund commercial real estate, construction, and land development loans secured by real estate:		
a. 1-4 family residential construction loan commitments	RCONF164	0
b. Commercial real estate, other construction loan, and land development loan commitments	RCONF165	0
Commitments to fund commercial real estate, construction, and land development loans not secured by real estate	RCON6550	0
d. Securities underwriting	RCON3817	0
e. Other unused commitments	RCON3818	9,906
2. Financial standby letters of credit	RCON3819	0
a. Amount of financial standby letters of credit conveyed to others	RCON3820	0
3. Performance standby letters of credit	RCON3821	669
a. Amount of performance standby letters of credit conveyed to others	RCON3822	0
4. Commercial and similar letters of credit	RCON3411	0
5. Not applicable		
6. Securities lent (including customers' securities lent where the customer is indemnified against loss by the reporting bank)	RCON3433	0

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands	(Column A	A) Guarantor	(Column B	) Beneficiary	
7. Credit derivatives:					7.
a. Notional amounts:					7.a.
1. Credit default swaps	RCONC968	0	RCONC969	0	7.a.1.
2. Total return swaps	RCONC970	0	RCONC971	0	7.a.2.

Dollar amounts in thousands	(Column A	A) Guarantor	(Column B	) Beneficiary	
3. Credit options	RCONC972	0	RCONC973	0	7.a.3.
4. Other credit derivatives	RCONC974	0	RCONC975	0	7.a.4.
b. Gross fair values:					7.b.
1. Gross positive fair value	RCONC219	0	RCONC221	0	7.b.1.
2. Gross negative fair value	RCONC220	0	RCONC222	0	7.b.2.

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

8. Spot foreign exchange contracts	RCON8765	0
All other off-balance sheet liabilities (exclude derivatives)	RCON3430	1,800
a. Securities borrowed	RCON3432	0
b. Commitments to purchase when-issued securities	RCON3434	0
c. Standby letters of credit issued by a Federal Home Loan Bank on the bank's behalf	RCONC978	1,800
d. Disclose component and the dollar amount of that component:		1,000
Describe component	TEXT3555	NR
2. Amount of component	RCON3555	0
e. Disclose component and the dollar amount of that component:		
Describe component	TEXT3556	NR
2. Amount of component	RCON3556	0
f. Disclose component and the dollar amount of that component:		
Describe component	TEXT3557	NR
Amount of component	RCON3557	0
10. All other off-balance sheet assets (exclude derivatives)	RCON5591	0
a. Commitments to sell when-issued securities	RCON3435	0
b. Disclose component and the dollar amount of that component:	1100110100	•
Describe component	TEXT5592	NR
Amount of component	RCON5592	0
c. Disclose component and the dollar amount of that component:	1100110002	
Describe component	TEXT5593	NR
Amount of component	RCON5593	0
d. Disclose component and the dollar amount of that component:	100110000	
Describe component	TEXT5594	NR
Amount of component	RCON5594	0
e. Disclose component and the dollar amount of that component:	10010334	<u> </u>
Describe component  1. Describe component	TEXT5595	NR
Amount of component	RCON5595	0
11. Year-to-date merchant credit card sales volume:	1.00110090	U
	RCONC223	0
a. Sales for which the reporting bank is the acquiring bank	RCONC223 RCONC224	
b. Sales for which the reporting bank is the agent bank with risk	KCUNC224	367

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### Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands	(Column A) Interest Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
12. Gross amounts (e.g., notional amounts):					12.
,	RCON8693	RCON8694	RCON8695	RCON8696	- 12.
a. Futures contracts	0	0	0	(	<b>0</b> <sub>12.a.</sub>
	RCON8697	RCON8698	RCON8699	RCON8700	
b. Forward contracts	0	0	0	(	<b>0</b> <sub>12.b.</sub>
c. Exchange-traded option contracts:					12.c.
	RCON8701	RCON8702	RCON8703	RCON8704	
1. Written options	0	0	0	(	0 <sub>12.c.1.</sub>
	RCON8705	RCON8706	RCON8707	RCON8708	
2. Purchased options	0	0	0		0 <sub>12.c.2.</sub>
d. Over-the-counter option contracts:					12.d.
a. 5.5. a. 6.50 a. a. 6. option 55. a. a. 6.	RCON8709	RCON8710	RCON8711	RCON8712	12.u.
1. Written options	0	0	0	(	0 <sub>12.d.1.</sub>
·	RCON8713	RCON8714	RCON8715	RCON8716	12.0.1.
2. Purchased options	0	0	0	(	<b>0</b> <sub>12.d.2.</sub>
	RCON3450	RCON3826	RCON8719	RCON8720	
e. Swaps	0	0	0	(	0 <sub>12.e.</sub>
	RCONA126	RCONA127	RCON8723	RCON8724	
13. Total gross notional amount of derivative contracts held for trading	0	0	0		<b>0</b> <sub>13.</sub>
14. Total gross notional amount of derivative contracts held for purposes other than	RCON8725	RCON8726	RCON8727	RCON8728	
trading	0	0	0		0 14.
	RCONA589				
a. Interest rate swaps where the bank has agreed to pay a fixed rate	0				14.a.
15. Not available					15.
a. Contracts held for trading:					
a. Contracts field for tradifig.	RCON8733	RCON8734	RCON8735	RCON8736	15.a.
1. Gross positive fair value	0				0 <sub>15.a.1.</sub>
C. C	RCON8737	RCON8738	RCON8739	RCON8740	15.a.1.
2. Gross negative fair value	0				0 <sub>15.a.2.</sub>

Dollar amounts in thousands	(Column A) Interest Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
b. Contracts held for purposes other than trading:					15.b.
	RCON8741	RCON8742	RCON8743	RCON8744	7
1. Gross positive fair value	0	0	0	(	0 <sub>15.b.1</sub>
	RCON8745	RCON8746	RCON8747	RCON8748	7
2. Gross negative fair value	0	0	0	(	0 <sub>15.b.2.</sub>

# Schedule RC-M - Memoranda

1. Extensions of credit by the reporting bank to its executive officers, directors, principal shareholders, and their related interests as of the report date:		
a. Aggregate amount of all extensions of credit to all executive officers, directors, principal	RCON6164	3,844
shareholders, and their related interests  b. Number of executive officers, directors, and principal shareholders to whom the amount of all extensions of credit by the reporting bank (including extensions of credit to related interests) equals or exceeds the lesser of \$500,000 or 5 percent of total capital as defined for this purpose in agency regulations	RCON6165	1
2. Intangible assets other than goodwill:		
a. Mortgage servicing assets	RCON3164	0
Estimated fair value of mortgage servicing assets	RCONA590	0
b. Purchased credit card relationships and nonmortgage servicing assets	RCONB026	0
c. All other identifiable intangible assets	RCON5507	0
d. Total	RCON0426	0
. Other real estate owned:		
a. Direct and indirect investments in real estate ventures	RCON5372	0
b. All other real estate owned:		
1. Construction, land development, and other land	RCON5508	142
2. Farmland	RCON5509	0
3. 1-4 family residential properties	RCON5510	0
4. Multifamily (5 or more) residential properties	RCON5511	0
5. Nonfarm nonresidential properties	RCON5512	0
6. Foreclosed properties from "GNMA loans"	RCONC979	0
c. Total	RCON2150	142
. Investments in unconsolidated subsidiaries and associated companies:		
a. Direct and indirect investments in real estate ventures	RCON5374	0
b. All other investments in unconsolidated subsidiaries and associated companies	RCON5375	0
c. Total	RCON2130	0
. Other borrowed money:		
a. Federal Home Loan Bank advances:		
Advances with a remaining maturity or next repricing date of:		
a. One year or less	RCONF055	6,064
b. Over one year through three years	RCONF056	2,500
c. Over three years through five years	RCONF057	7,000
d. Over five years	RCONF058	0
2. Advances with a remaining maturity of one year or less (included in item 5.a.(1)(a) above)	RCON2651	2,500
3. Structured advances (included in items 5.a.(1)(a) - (d) above)	RCONF059	12,000
b. Other borrowings:		,
Other borrowings with a remaining maturity of next repricing date of:		
a. One year or less	RCONF060	0
b. Over one year through three years	RCONF061	0
c. Over three years through five years	RCONF062	0
d. Over five years	RCONF063	0
Other borrowings with a remaining maturity of one year or less (included in item 5.b.(1)(a) above)	RCONB571	0
c. Total	RCON3190	15,564
Does the reporting bank sell private label or third party mutual funds and annuities?	RCONB569	Yes
7. Assets under the reporting bank's management in proprietary mutual funds and annuities.	RCONB570	0
Primary Internet Web site address of the bank (home page), if any	TEXT4087	Click here for value

9. Do any of the bank's Internet Web sites have transactional capability, i.e., allow the bank's customers to execute transactions on their accounts through the Web site?		Yes	9.
10. Secured liabilities:			10.
a. Amount of "Federal funds purchased" that are secured (included in Schedule RC, item 14.a)	RCONF064	0	10.a
b. Amount of "Other borrowings" that are secured (included in Schedule RC-M, items 5.b.(1)(a) - (d))	RCONF065	0	10.b

(TEXT4087) http://www.BANKREGENT.com

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A) Past due 30 through 89 days and still	due 90 days or	(Column C) Nonaccrual	
Dollar amounts in thousands	accruing	accruing		
1. Loans secured by real estate:				1.
a. Construction, land development, and other land loans:				1.a.
	RCONF172	RCONF174	RCONF176	
1. 1-4 family residential construction loans	31	0	0	1.a.1
2. Other construction loans and all land development and other	RCONF173	RCONF175	RCONF177	
land loans	46	750	281	1.a.2
	RCON3493	RCON3494	RCON3495	
b. Secured by farmland	4	819	0	1.b.
c. Secured by 1-4 family residential properties:				1.c.
1. Revolving, open-end loans secured by 1-4 family residential	RCON5398	RCON5399	RCON5400	
properties and extended under lines of credit	0	0	0	1.c.1
2. Closed-end loans secured by 1-4 family residential properties:				1.c.2
	RCONC236	RCONC237	RCONC229	
a. Secured by first liens	492	112	43	1.c.2
	RCONC238	RCONC239	RCONC230	
b. Secured by junior liens	0	0	0	1.c.2
	RCON3499	RCON3500	RCON3501	
d. Secured by multifamily (5 or more) residential properties	0	0	0	1.d.
e. Secured by nonfarm nonresidential properties:				1.e.
1. Loans secured by owner-occupied nonfarm nonresidential	RCONF178	RCONF180	RCONF182	
properties	244	892	566	1.e.1
	RCONF179	RCONF181	RCONF183	
2. Loans secured by other nonfarm nonresidential properties	0	0	0	1.e.2
	RCONB834	RCONB835	RCONB836	
2. Loans to depository institutions and acceptances of other banks	0	0	0	2.
3. Not applicable				3.
	RCON1606	RCON1607	RCON1608	
4. Commercial and industrial loans	115	546	248	4.

Dellar amounts in the upon de	(Column A) Past due 30 through 89 days and still accruing	due 90 days or	(Column C) Nonaccrual
Dollar amounts in thousands	accruing	accruing	
Loans to individuals for household, family, and other personal expenditures:			
kpenditures.	RCONB575	RCONB576	RCONB577
a. Credit cards	0	0	0
	RCONB578	RCONB579	RCONB580
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	7	8	0
and revolving credit plans other than credit cards)	RCON5389	RCON5390	RCON5391
Loans to foreign governments and official institutions	0	0	0
. Estatis to foreign governments and official motitations	RCON5459	RCON5460	RCON5461
. All other loans	0	0	0
	RCON1226	RCON1227	RCON1228
Lease financing receivables	0	0	0
Debt securities and other assets (exclude other real estate owned	RCON3505	RCON3506	RCON3507
nd other repossessed assets)	0	0	0
•	RCON5612	RCON5613	RCON5614
Loans and leases reported in items 1 through 8 above which are holly or partially guaranteed by the U.S. Government	342	1,829	801
	RCON5615	RCON5616	RCON5617
a. Guaranteed portion of loans and leases included in item 10 above (exclude rebooked "GNMA loans")	297	1,554	632
	RCONC866	RCONC867	RCONC868
b. Rebooked "GNMA loans" that have been repurchased or are eligible for repurchase included in item 10 above	0	0	CONCOO
Restructured loans and leases included in Schedule RC-N, items 1	0	J	
rough 8, above (and not reported in Schedule RC-C, Part I, lemorandum item 1):			
omorandam tem 1).	RCONF661	RCONF662	RCONF663
a. Loans secured by 1-4 family residential properties	0	0	
	RCON1658	RCON1659	RCON1661
b. Other loans and all leases (exclude loans to individuals for household, family, and other personal expenditures)	0	0	0
Loans to finance commercial real estate, construction, and land	RCON6558	RCON6559	RCON6560
evelopment activities (not secured by real estate) included in Schedule C-N, items 4 and 7, above	0	100	0
. Not available	DCON4040	DCON4240	DCON4250
a. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RC-N, item 1, above)	RCON1248	RCON1249	RCON1250
•	RCON5380	RCON5381	RCON5382
b. Loans to and acceptances of foreign banks (included in Schedule RC-N, item 2, above)	NR	NR	NR
•	RCON1254	RCON1255	RCON1256
c. Commercial and industrial loans to non-U.S. addressees (domicile) (included in Schedule RC-N, item 4, above)	RCON1254	RCON1255 NR	
			NR PCONE169
d. Leases to individuals for household, family, and other personal	RCONF166	RCONF167	RCONF168
expenditures (included in Schedule RC-N, item 8, above)	RCON1594	RCON1597	NR DCON4593
Loans to finance agricultural production and other loans to farmers			RCON1583
ncluded in Schedule RC-N, item 7, above)	0	0	0
Loans and leases held for sale and loans measured at fair value			
ncluded in Schedule RC-N, items 1 through 8, above):	DOONIOGAG	DOONIOS	DOONIGOOO
a Lagra and lagras hald for and	RCONC240	RCONC241	RCONC226
a. Loans and leases held for sale	0	0	0

	(Column A) Past due 30 through 89 days and still	due 90 days or more and still	(Column C) Nonaccrual	
Dollar amounts in thousands	accruing	accruing		
	RCONF664	RCONF665	RCONF666	
1. Fair value	0	0	(	M.5.b
	RCONF667	RCONF668	RCONF669	1
2. Unpaid principal balance	0	0	(	M.5.k

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A) Past due 30		(Column B	) Past due 90	ĺ
Dollar amounts in thousands	througl	n 89 days	days	or more	
6. Interest rate, foreign exchange rate, and other commodity and equity	RCON3529	ND	RCON3530	NR	ĺ
contracts: Fair value of amounts carried as assets	RCON3529	INIX	RCON3530		M.6.

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

Donar arriounts in thousands				
7. Additions to nonaccrual assets during the quarter	RCONC410	<b>0</b> <sub>M.7.</sub>		
8. Nonaccrual assets sold during the quarter	RCONC411	<b>0</b> <sub>M.8.</sub>		

### Schedule RC-O - Other Data for Deposit Insurance and FICO Assessments

Dollar amounts in thousands		
Total deposit liabilities before exclusions (gross) as defined in Section 3(I) of the Federal Deposit Insurance Act and FDIC regulations	RCONF236	105,482
2. Total allowable exclusions	RCONF237	0
3. Not applicable		3
4. Total daily average of deposit liabilities before exclusions (gross) as defined in Section 3(I) of the Federal Deposit Insurance Act and FDIC regulations	RCONF238	NR
5. Total daily average of allowable exclusions	RCONF239	NR 5
1. Total deposits of the bank:		N
a. Deposit accounts (excluding retirement accounts) of \$100,000 or less:		N
Amount of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF049	51,474
2. Number of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF050	NR N
b. Deposit accounts (excluding retirement accounts) of more than \$100,000:		M
Amount of deposit accounts (excluding retirement accounts) of more than  \$100,000	RCONF051	50,612
Number of deposit accounts (excluding retirement accounts) of more than     \$100,000	RCONF052	214
c. Retirement deposit accounts of \$250,000 or less:		
1. Amount of retirement deposit accounts of \$250,000 or less	RCONF045	3,112
2. Number of retirement deposit accounts of \$250,000 or less	RCONF046	NR N
d. Retirement deposit accounts of more than \$250,000:		ı
1. Amount of retirement deposit accounts of more than \$250,000	RCONF047	284
2. Number of retirement deposit accounts of more than \$250,000	RCONF048	1
2. Estimated amount of uninsured deposits	RCON5597	NR N
3. Has the reporting institution been consolidated with a parent bank or savings association in that parent bank's or parent savings association's Call Report or Thrift Financial Report? If so, report the legal title and FDIC Certificate Number of the parent bank or parent savings association:		
a. Legal title	TEXTA545	NR NR
b. FDIC Certificate Number	RCONA545	0
Di Pio Commodo Hambon		ا ا

4. Noninterest-bearing transaction accounts (as defined in Part 370 of the FDIC's regulations)			
of more than \$250,000 (see instructions):			M.4.
a. Amount of noninterest-bearing transaction accounts of more than \$250,000 (including			
balances swept from noninterest-bearing transaction accounts to noninterest-bearing	RCONG167	0	
savings accounts)			M.4.a
b. Number of noninterest-bearing transaction accounts of more than \$250,000	RCONG168	0	M 4 b

# Schedule RC-P - 1-4 Family Residential Mortgage Banking Activities

1. Retail originations during the quarter of 1-4 family residential mortgage loans for sale:		
a. Closed-end first liens	RCONF066	NR
b. Closed-end junior liens	RCONF067	NR
c. Open-end loans extended under lines of credit:		
1. Total commitment under the lines of credit	RCONF670	NR
2. Principal amount funded under the lines of credit	RCONF671	NR
2. Wholesale originations and purchases during the quarter of 1-4 family residential mortgage oans for sale:		
a. Closed-end first liens	RCONF068	NR
b. Closed-end junior liens	RCONF069	NR
c. Open-end loans extended under lines of credit:		
Total commitment under the lines of credit	RCONF672	NR
2. Principal amount funded under the lines of credit	RCONF673	NR
3. 1-4 family residential mortgages sold during the quarter:		
a. Closed-end first liens	RCONF070	NR
b. Closed-end junior liens	RCONF071	NR
c. Open-end loans extended under lines of credit:		
Total commitment under the lines of credit	RCONF674	NR
2. Principal amount funded under the lines of credit	RCONF675	NR
1. 1-4 family residential mortgages held for sale at quarter-end (included in Schedule RC, tem 4.a):		
a. Closed-end first liens	RCONF072	NR
b. Closed-end junior liens	RCONF073	NR
c. Open-end loans extended under lines of credit:		
1. Total commitment under the lines of credit	RCONF676	NR
2. Principal amount funded under the lines of credit	RCONF677	NR
5. Noninterest income for the quarter from the sale, securitization, and servicing of 1-4 family esidential mortgage loans (included in Schedule RI, items 5.f, 5.g, and 5.i):		
a. Closed-end 1-4 family residential mortgage loans	RIADF184	NR
b. Open-end 1-4 family residential mortgage loans extended under lines of credit	RIADF560	NR
i. Repurchases and indemnifications of 1-4 family residential mortgage loans during the purpose.		
a. Closed-end first liens	RCONF678	NR
b. Closed-end junior liens	RCONF679	NR
c. Open-end loans extended under line of credit:		
Total commitment under the lines of credit	RCONF680	NR
2. Principal amount funded under the lines of credit	RCONF681	NR

# Schedule RC-Q - Financial Assets and Liabilities Measured at Fair Value

	(Column A) Total Fair Value Reported on Schedule RC	LESS: Amounts Netted in the Determination of	1 Fair Value Measurements	(Column D) Level 2 Fair Value Measurements	(Column E) Level 3 Fair Value Measurements	
Dollar amounts in thousands		Total Fair Value				
	RCONF243	RCONF682	RCONF690	RCONF244	RCONF245	
1. Loans and leases	NR	NR	NR	NR	NR	1.
	RCONF246	RCONF683	RCONF691	RCONF247	RCONF248	
2. Trading assets	NR	NR	NR	NR	NR	2.
a. Nontrading securities at fair value with changes in fair value reported	RCONF240	RCONF684	RCONF692	RCONF241	RCONF242	
in current earnings (included in Schedule RC-Q, item 2, above)	NR	NR	NR	NR	NR	2.a.
	RCONF249	RCONF685	RCONF693	RCONF250	RCONF251	
3. All other financial assets and servicing assets	NR	NR	NR	NR	NR	3.
	RCONF252	RCONF686	RCONF694	RCONF253	RCONF254	
4. Deposits	NR	NR	NR	NR	NR	4.
	RCONF255	RCONF687	RCONF695	RCONF256	RCONF257	
5. Trading liabilities	NR	NR	NR	NR	NR	5.
	RCONF258	RCONF688	RCONF696	RCONF259	RCONF260	
6. All other financial liabilities and servicing liabilities	NR	NR	NR	NR	NR	6.
	RCONF261	RCONF689	RCONF697	RCONF262	RCONF263	
7. Loan commitments (not accounted for as derivatives)	NR	NR	NR	NR	NR	7.

# Schedule RC-R - Regulatory Capital

#### Dollar amounts in thousands

Dollar amounts in thousands		
1. Total equity capital (from Schedule RC, item 28)	RCON3210	14,985
2. Net unrealized gains (losses) on available-for-sale securities	RCON8434	110
3. Net unrealized loss on available-for-sale equity securities	RCONA221	0
4. Accumulated net gains (losses) on cash flow hedges	RCON4336	0
5. Nonqualifying perpetual preferred stock	RCONB588	0
6. Qualifying minority interests in consolidated subsidiaries	RCONB589	0
7. Not available		
a. Disallowed goodwill and other disallowed intangible assets	RCONB590	3,921
b. Cumulative change in fair value of all financial liabilities accounted for under a fair value option that is included in retained earnings and is attributable to changes in the bank's own creditworthiness	RCONF264	0
8. Subtotal	RCONC227	10,954
9. Not available		
a. Disallowed servicing assets and purchased credit card relationships	RCONB591	0
b. Disallowed deferred tax assets	RCON5610	0
10. Other additions to (deductions from) Tier 1 capital	RCONB592	0
11. Tier 1 capital	RCON8274	10,954
12. Qualifying subordinated debt and redeemable preferred stock	RCON5306	0
13. Cumulative perpetual preferred stock includible in Tier 2 capital	RCONB593	0
14. Allowance for loan and lease losses includible in Tier 2 capital	RCON5310	1,111
15. Unrealized gains on available-for-sale equity securities includible in Tier 2 capital	RCON2221	0
16. Other Tier 2 capital components	RCONB594	0
17. Tier 2 capital	RCON5311	1,111
18. Allowable Tier 2 capital	RCON8275	1,111
19. Tier 3 capital allocated for market risk	RCON1395	0
20. Deductions for total risk-based capital	RCONB595	0
21. Total risk-based capital	RCON3792	12,065
22. Average total assets (from Schedule RC-K, item 9)	RCON3368	129,752
23. Disallowed goodwill and other disallowed intangible assets (from item 7 above)	RCONB590	3,921
24. Disallowed servicing assets and purchased credit card relationships (from item 9.a above)	RCONB591	0
25. Disallowed deferred tax assets (from item 9.b above)	RCON5610	0
26. Other deductions from assets for leverage capital purposes	RCONB596	0
27. Average total assets for leverage capital purposes	RCONA224	125,831
28. Not available		
a. Adjustment to Tier 1 capital reported in item 11	RCONC228	0
b. Adjustment to total risk-based capital reported in item 21	RCONB503	0
29. Adjustment to risk-weighted assets reported in item 62	RCONB504	0
30. Adjustment to average total assets reported in item 27	RCONB505	0

# Schedule RC-R - Regulatory Capital

Dollar amounts in thousands	(Column A) Percentage (Banks with Financial Subsidiaries)			) Percentage Banks)	
31. Tier 1 leverage ratio	RCON7273	0	RCON7204	0.0871	31.
32. Tier 1 risk-based capital ratio	RCON7274	0	RCON7206	0.1238	32.
33. Total risk-based capital ratio	RCON7275	0	RCON7205	0.1363	33.

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Totals (from Schedule RC)	(Column B) Items Not Subject to Risk-Weighting	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
	RCON0010	RCONC869	RCONB600	RCONB601		RCONB602
34. Cash and balances dues from depository institutions	11,484	0	1,575	9,909		0 34
	RCON1754	RCONB603	RCONB604	RCONB605	RCONB606	RCONB607
35. Held-to-maturity securities	0	0	0	0	0	0 35
	RCON1773	RCONB608	RCONB609	RCONB610	RCONB611	RCONB612
36. Available-for-sale securities	19,028	175	80	18,664	109	0 36
37. Federal funds sold and securities purchased under agreements	RCONC225		RCONC063	RCONC064		RCONB520
to resell	0		0	0		0 37
	RCON5369	RCONB617	RCONB618	RCONB619	RCONB620	RCONB621
38. Loans and leases held for sale	0	0	0	0	0	0 38
	RCONB528	RCONB622	RCONB623	RCONB624	RCONB625	RCONB626
39. Loans and leases, net of unearned income	94,657	0	0	13,464	17,237	<b>63,956</b> 39
	RCON3123	RCON3123				
40. Allowance for loan and lease losses	1,506	1,506				40
	RCON3545	RCONB627	RCONB628	RCONB629	RCONB630	RCONB631
41. Trading Assets	0	0	0	0	0	0 41
	RCONB639	RCONB640	RCONB641	RCONB642	RCONB643	RCON5339
42. All other assets	12,518	3,921	0	1,339	0	<b>7,258</b> <sub>42</sub>
	RCON2170	RCONB644	RCON5320	RCON5327	RCON5334	RCON5340
43. Total Assets	136,181	2,590	1,655	43,376	17,346	<b>71,214</b> 43

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Face Value or Notional Amount	(Column B) Credit Equivalent Amount	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%	
	RCONB546	RCONB547	RCONB548	RCONB581	RCONB582	RCONB583	
44. Financial standby letters of credit	0	0	0	0	0	0	44.
	RCON3821	RCONB650	RCONB651	RCONB652	RCONB653	RCONB654	l
45. Performance standby letters of credit	669	335	0	0	0	335	45.
	RCON3411	RCONB655	RCONB656	RCONB657	RCONB658	RCONB659	l
46. Commercial and similar letters of credit	0	0	0	0	0	0	46.

Dollar amounts in thousands 47. Risk participations in bankers acceptances acquired by the reporting institution	RCON3429 0 RCON3433 0	RCONB660 0 RCONB664	Category 0%  RCONB661  0	RCONB662	Category 50%	Category 100% RCONB663
reporting institution	RCON3433 <b>0</b>	_	0			INCOMB003
48. Securities lent	0	RCONB664		0		0 47
48. Securities lent	-		RCONB665	RCONB666	RCONB667	RCONB668
		0	0	0	0	0 48
49. Retained recourse on small business obligations sold with	RCONA250	RCONB669	RCONB670	RCONB671	RCONB672	RCONB673
recourse	0	0	0	0	0	0 49
50. Recourse and direct credit substitutes (other than financial	RCONB541	RCONB542				RCONB543
standby letters of credit) subject to the low-level exposure rule and residual interests subject to a dollar-for-dollar capital requirement	0	0				<b>0</b> 50
	RCONB675	RCONB676	RCONB677	RCONB678	RCONB679	RCONB680
51. All other financial assets sold with recourse	0	0		0	0	<b>0</b> 51.
	RCONB681	RCONB682	RCONB683	RCONB684	RCONB685	RCONB686
52. All other off-balance sheet liabilities	0	0		0		<b>0</b> 52
53. Unused commitments with an original maturity exceeding one	RCON3833	RCONB687	RCONB688	RCONB689	RCONB690	RCONB691
year	0	0		0	0	<b>0</b> 53
54 Devivative contracts		RCONA167	RCONB693	RCONB694	RCONB695	
54. Derivative contracts		0	RCONB696	RCONB697	RCONB698	RCONB699 54
55. Total assets, derivatives, and off-balance sheet items by risk weight category			1,655	43,376	17,346	<b>71,549</b> <sub>55</sub>
weight category			1,655	43,376	17,340	71,549 55
56. Risk weight factor						56
			RCONB700	RCONB701	RCONB702	RCONB703
57. Risk-weighted assets by risk weight category			0	8,675	8,673	<b>71,549</b> <sub>57</sub>
						RCON1651
58. Market risk equivalent assets						0 58
59. Risk-weighted assets before deductions for excess allowance						RCONB704
for loan and lease losses and allocated transfer risk reserve						<b>88,897</b> <sub>59</sub>
						RCONA222
60. Excess allowance for loan and lease losses						<b>395</b> <sub>60</sub>
61. Allocated transfer risk reserve						RCON3128
01. Allocated transfer fisk reserve						0 RCONA223
62. Total risk-weighted assets						88,502 <sub>62</sub>

# Schedule RC-R - Regulatory Capital

#### Dollar amounts in thousands

Current credit exposure across all derivative contracts covered by the risk-based capital	RCON8764	0	
standards			M.1.

# Schedule RC-R - Regulatory Capital

	a remaining	(Column B) With a remaining maturity of over one year	a remaining	
Dollar amounts in thousands		through five years		
. Notional principal amounts of derivative contracts:				М
	RCON3809	RCON8766	RCON8767	
a. Interest rate contracts	0	0	0	М
	RCON3812	RCON8769	RCON8770	
b. Foreign exchange contracts	0	0	0	N
	RCON8771	RCON8772	RCON8773	
c. Gold contracts	0	0	0	M
	RCON8774	RCON8775	RCON8776	
d. Other precious metals contracts	0	0	0	N
	RCON8777	RCON8778	RCON8779	
e. Other commodity contracts	0	0	0	N
	RCONA000	RCONA001	RCONA002	1
f. Equity derivative contracts	0	0	0	М
g. Credit derivative contracts:				l N
	RCONC980	RCONC981	RCONC982	
1. Investment grade	0	0	0	N
	RCONC983	RCONC984	RCONC985	
2. Subinvestment grade	0	0	0	М

# Schedule RC-S - Servicing Securitization and Asset Sale Activities

Dollar amounts in thousands	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other Assets
Outstanding principal balance of assets sold and securitized	RCONB705	RCONB706	RCONB707	RCONB708	RCONB709	RCONB710	RCONB711
by the reporting bank with servicing retained or with recourse or other seller-provided credit enhancements	0	0	0	0	0	0	0
2. Maximum amount of credit exposure arising from recourse or other seller-provided credit enhancements provided to structures reported in item 1 in the form of:							
a. Credit-enhancing interest-only strips (included in	RCONB712	RCONB713	RCONB714	RCONB715	RCONB716	RCONB717	RCONB718
Schedules RC-B or RC-F or in Schedule RC, item 5)	0	0	0	0	0	0	0
	RCONC393	RCONC394	RCONC395	RCONC396	RCONC397	RCONC398	RCONC399
b. Subordinated securities and other residual interests	0	0	-		_		0
	RCONC400	RCONC401	RCONC402	RCONC403	RCONC404	RCONC405	RCONC406
c. Standby letters of credit and other enhancements	0	0	_	0	_		0
3. Reporting bank's unused commitments to provide liquidity	RCONB726	RCONB727	RCONB728	RCONB729	RCONB730	RCONB731	RCONB732
to structures reported in item 1	0	0	0	0	0	0	0
4. Past due loan amounts included in item 1:							
4. Last due louir amounts moidead in term 1.	RCONB733	RCONB734	RCONB735	RCONB736	RCONB737	RCONB738	RCONB739
a. 30-89 days past due	0	0					0
	RCONB740	RCONB741	RCONB742	RCONB743	RCONB744	RCONB745	RCONB746
b. 90 days or more past due	0	0	0	0	0	0	0
5. Charge-offs and recoveries on assets sold and securitized							
with servicing retained or with recourse or other seller-provided credit enhancements (calendar year-to-date):							
	RIADB747	RIADB748	RIADB749	RIADB750	RIADB751	RIADB752	RIADB753
a. Charge-offs	0	0	_	_	_		0
h Dannaria	RIADB754	RIADB755	RIADB756	RIADB757	RIADB758	RIADB759	RIADB760
b. Recoveries	0	0	0	0	0	0	0
6. Amount of ownership (or seller's) interests carried as:							
a. Securities (included in Schedule RC-B or in Schedule		RCONB761	RCONB762			RCONB763	
RC, item 5)		0	0			0	

	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other	
Dollar amounts in thousands							Assets	
		RCONB500	RCONB501			RCONB502		4
b. Loans (included in Schedule RC-C)		0	0			0		6.b.
7. Past due loan amounts included in interests reported in item 6.a:								7.
		RCONB764	RCONB765			RCONB766		
a. 30-89 days past due		0	0			0		7.a.
		RCONB767	RCONB768			RCONB769		
b. 90 days or more past due		0	0			0		7.b.
8. Charge-offs and recoveries on loan amounts included in interests reported in item 6.a (calendar year-to-date):								8.
		RIADB770	RIADB771			RIADB772		
a. Charge-offs		0	0			0		8.a.
		RIADB773	RIADB774			RIADB775		1
b. Recoveries		0	0			0		8.b.
9. Maximum amount of credit exposure arising from credit	RCONB776	RCONB777	RCONB778	RCONB779	RCONB780	RCONB781	RCONB782	1
enhancements provided by the reporting bank to other institutions' securitization structures in the form of standby letters of credit, purchased subordinated securities, and other enhancements	0	0	0	0	O	0	0	9.
10. Reporting bank's unused commitments to provide liquidity	RCONB783	RCONB784	RCONB785	RCONB786	RCONB787	RCONB788	RCONB789	1
to other institutions' securitization structures	0	0	0	0	0	0	0	10.
11. Assets sold with recourse or other seller-provided credit	RCONB790	RCONB791	RCONB792	RCONB793	RCONB794	RCONB795	RCONB796	1
enhancements and not securitized by the reporting bank	0	0	0	0	O	0	0	11.
12. Maximum amount of credit exposure arising from recourse	RCONB797	RCONB798	RCONB799	RCONB800	RCONB801	RCONB802	RCONB803	]
or other seller-provided credit enhancements provided to assets reported in item 11	0	0	0	0	O	0	O	12.

# Schedule RC-S - Servicing Securitization and Asset Sale Activities

Dollar amounts in thousands

1. Small business obligations transferred with recourse under Section 208 of the Riegle Community Development and Regulatory Improvement Act of 1994:			M.1.
a. Outstanding principal balance	RCONA249		M.1.a.
b. Amount of retained recourse on these obligations as of the report date	RCONA250		M.1.b.
$2.  {\rm Outstanding}  {\rm principal}  {\rm balance}  {\rm of}  {\rm assets}  {\rm serviced}  {\rm for}  {\rm others}  ({\rm includes}  {\rm participations}  {\rm serviced}  {\rm for}  {\rm others});$			M.2.
a. Closed-end 1-4 family residential mortgages serviced with recourse or other servicer-provided credit enhancements	RCONB804	0	M.2.a.
b. Closed-end 1-4 family residential mortgages serviced with no recourse or other servicer-provided credit enhancements	RCONB805	0	M.2.b.
c. Other financial assets (includes home equity lines)	RCONA591	0	M.2.c.
d. 1-4 family residential mortgages serviced for others that are in process of foreclosure at quarter-end (includes closed-end and open-end loans)	RCONF699	0	M.2.d.
3. Asset-backed commercial paper conduits:			M.3.
a. Maximum amount of credit exposure arising from credit enhancements provided to conduit structures in the form of standby letters of credit, subordinated securities, and other enhancements:			M.3.a.
1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company	RCONB806	0	M.3.a.1.
2. Conduits sponsored by other unrelated institutions	RCONB807	0	M.3.a.2.
b. Unused commitments to provide liquidity to conduit structures:			M.3.b.
1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company	RCONB808	0	M.3.b.1.
2. Conduits sponsored by other unrelated institutions	RCONB809	0	M.3.b.2.
4. Outstanding credit card fees and finance charges included in Schedule RC-S, item 1, column C	RCONC407	NR	M.4.

### Schedule RC-T - Fiduciary and Related Services

1. Does the institution have fiduciary powers?	RCONA345	Yes	1.
Does the institution exercise the fiduciary powers it has been granted?	RCONA346	Yes	2.
3. Does the institution have any fiduciary or related activity (in the form of assets or accounts) to report in this schedule?	RCONB867	Yes	3.

# **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands	(Column A) Managed Assets	(Column B) Non-Managed Assets	(Column C) Number of Managed Accounts	(Column D) Number of Non-Managed Accounts	
	RCONB868	RCONB869	RCONB870	RCONB871	
4. Personal trust and agency accounts	3,216	572	17	2 4.	
5. Retirement related trust and agency accounts:				5.	
	RCONB872	RCONB873	RCONB874	RCONB875	
a. Employee benefit - defined contribution	0	0	0	<b>0</b> 5.8	a.
	RCONB876	RCONB877	RCONB878	RCONB879	
b. Employee benefit - defined benefit	0	159	0	<b>2</b> 5.t	b.
	RCONB880	RCONB881	RCONB882	RCONB883	
c. Other retirement accounts	0	0	0	<b>0</b> 5.0	c.
	RCONB884	RCONB885	RCONC001	RCONC002	
6. Corporate trust and agency accounts	0	178	0	1 6.	
	RCONB886		RCONB888		
7. Investment management agency accounts	3,798		13	7.	
	RCONB890	RCONB891	RCONB892	RCONB893	
8. Other fiduciary accounts	54	63	2	1 8.	
	RCONB894	RCONB895	RCONB896	RCONB897	
9. Total fiduciary accounts	7,068	972	32	<b>6</b> 9.	
		RCONB898		RCONB899	
10. Custody and safekeeping accounts		417		7 10	).
11. Not applicable				11	۱.

1,857 <sub>M.1.h.</sub>

M.1.i.

**0** <sub>M.1.j.</sub>

468 <sub>M.1.k.</sub> 3,216 <sub>M.1.l.</sub>

RCONB920

RCONB921

RCONB922

RCONB923

RCONB868

### Schedule RC-T - Fiduciary and Related Services

Dollar amounts in thousands		
12. Personal trust and agency accounts	RIADB904	CONF
13. Retirement related trust and agency accounts:		
a. Employee benefit - defined contribution	RIADB905	CONF
b. Employee benefit - defined benefit	RIADB906	CONF
c. Other retirement accounts	RIADB907	CONF
14. Corporate trust and agency accounts	RIADA479	CONF
15. Investment management agency accounts	RIADB908	CONF
16. Other fiduciary accounts	RIADA480	CONF
17. Custody and safekeeping accounts	RIADB909	CONF
18. Other fiduciary and related services income	RIADB910	CONF
19. Total gross fiduciary and related services income	RIAD4070	51
20. Expenses	RIADC058	CONF
21. Net losses from fiduciary and related services	RIADA488	CONF
22. Intracompany income credits for fiduciary and related services	RIADB911	CONF
23. Net fiduciary and related services income	RIADA491	CONF
1. Managed assets held in personal trust and agency accounts:		
a. Noninterest-bearing deposits	RCONB913	2
b. Interest-bearing deposits	RCONB914	37
c. U.S. Treasury and U.S. Government agency obligations	RCONB915	1
d. State, county and municipal obligations	RCONB916	25
e. Money market mutual funds	RCONB917	809
f. Other short-term obligations	RCONB918	0
g. Other notes and bonds	RCONB919	17

### Schedule RC-T - Fiduciary and Related Services

h. Common and preferred stocks.....

i. Real estate mortgages.....

j. Real estate.....

k. Miscellaneous assets.....

I. Total managed assets held in personal trust and agency accounts......

Dollar amounts in thousands	l ` .	A) Number of sues	(Column Amount C		
2. Corporate trust and agency accounts:					M.2.
a. Corporate and municipal trusteeships	RCONB927	0	RCONB928	0	M.2.a.
b. Transfer agent, registrar, paying agent, and other corporate agency	RCONB929	0			M.2.b.

# Schedule RC-T - Fiduciary and Related Services

Dollar amounts in thousands	_	Number of unds		Market Value d Assets
3. Collective investment funds and common trust funds:				
a. Domestic equity	RCONB931	0	RCONB932	0
b. International/Global equity	RCONB933	0	RCONB934	0
c. Stock/Bond blend	RCONB935	0	RCONB936	0
d. Taxable bond	RCONB937	0	RCONB938	0
e. Municipal bond	RCONB939	0	RCONB940	0
f. Short term investments/Money market	RCONB941	0	RCONB942	0

	_	•	, ,	Market Value	
Dollar amounts in thousands	Fu	ınds	of Fun	d Assets	
g. Specialty/Other	RCONB943	0	RCONB944	0	M.3.g.
h. Total collective investment funds	RCONB945	0	RCONB946	0	M.3.h.

# **Schedule RC-T - Fiduciary and Related Services**

	(Column A) Gross Losses Managed	(Column B) Gross Losses Non-Managed	(Column C) Recoveries	
Dollar amounts in thousands	Accounts	Accounts		
4. Fiduciary settlements, surcharges, and other losses:				M.4.
	RIADB947	RIADB948	RIADB949	
a. Personal trust and agency accounts	CONF	CONF	CONF	M.4.a.
	RIADB950	RIADB951	RIADB952	
b. Retirement related trust and agency accounts	CONF	CONF	CONF	M.4.b.
	RIADB953	RIADB954	RIADB955	
c. Investment management agency accounts	CONF	CONF	CONF	M.4.c.
	RIADB956	RIADB957	RIADB958	
d. Other fiduciary accounts and related services	CONF	CONF	CONF	M.4.d.
	RIADB959	RIADB960	RIADB961	
e. Total fiduciary settlements, surcharges, and other losses	CONF	CONF	CONF	M.4.e.

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2. Organization of the Instruction Books	2.
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### Dollar amounts in thousands

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# Consolidated Reports of Condition and Income for A Bank With Domestic Offices Only - FFIEC 041

Institution Name REGENT BANK AND TRUST COMPANY, N.A.

City NOWATA

State OK

Zip Code **74048** 

Call Report Quarter End Date 12/31/2007

Report Type **041** 

RSSD-ID **309655** 

FDIC Certificate Number 4160

OCC Charter Number 5401

ABA Routing Number 103101356 Last updated on 1/30/2008

# **Bank Demographic Information**

#### Dollar amounts in thousands

1. Reporting date	RCON9999	20071231	1.
2. FDIC certificate number	RSSD9050	4160	2.
3. Legal title of bank	RSSD9017	REGENT BANK	3.
4. City	RSSD9130	NOWATA	4.
5. State abbreviation	RSSD9200	ок	5.
6. Zip code	RSSD9220	74048	6.

### **Contact Information**

Dollar amounts in thousands		
Contact Information for the Reports of Condition and Income		
a. Chief Financial Officer (or Equivalent) Signing the Reports		
1. Name	TEXTC490	CONF
2. Title	TEXTC491	CONF
3. E-mail Address	TEXTC492	CONF
4. Telephone	TEXTC493	CONF
5. FAX	TEXTC494	CONF
b. Other Person to Whom Questions about the Reports Should be Directed		
1. Name	TEXTC495	CONF
2. Title	TEXTC496	CONF
3. E-mail Address	TEXT4086	CONF
4. Telephone	TEXT8902	CONF
5. FAX	TEXT9116	CONF
2. Person to whom questions about Schedule RC-T - Fiduciary and Related Services should be directed		
a. Name and Title	TEXTB962	CONF
b. E-mail Address	TEXTB926	CONF
c. Telephone	TEXTB963	CONF
d. FAX	TEXTB964	CONF
3. Emergency Contact Information		
a. Primary Contact		
1. Name	TEXTC366	CONF
2. Title	TEXTC367	CONF
3. E-mail Address	TEXTC368	CONF
4. Telephone	TEXTC369	CONF
5. FAX	TEXTC370	CONF
b. Secondary Contact		
1. Name	TEXTC371	CONF
2. Title	TEXTC372	CONF
3. E-mail Address	TEXTC373	CONF
4. Telephone	TEXTC374	CONF
5. FAX	TEXTC375	CONF
4. USA PATRIOT Act Section 314(a) Anti-Money Laundering Contact Information		
a. Primary Contact		
1. Name	TEXTC437	CONF
2. Title	TEXTC438	CONF
3. E-mail Address	TEXTC439	CONF
4. Telephone	TEXTC440	CONF
5. FAX	TEXTC441	CONF

b. Secondary Contact		
1. Name	TEXTC442	CONF
2. Title	TEXTC443	CONF
3. E-mail Address	TEXTC444	CONF
4. Telephone	TEXTC445	CONF
5. FAX	TEXTC446	CONF
c. Third Contact		
1. Name	TEXTC870	CONF
2. Title	TEXTC871	CONF
3. E-mail Address	TEXTC872	CONF
4. Telephone	TEXTC873	CONF
5. FAX	TEXTC874	CONF
d. Fourth Contact		
1. Name	TEXTC875	CONF
2. Title	TEXTC876	CONF
3. E-mail Address	TEXTC877	CONF
4. Telephone	TEXTC878	CONF
5. FAX	TEXTC879	CONF

# Optional Narrative Statement Concerning the Amounts Reported in the Reports of Condition and Income

Dollar amounts in thousands

1. Comments?	RCON6979	No	1.
2. Bank Management Statement	TEXT6980	NR	2.

### Schedule RI - Income Statement

Dollar amounts in thousands		
. Interest income:		
a. Interest and fee income on loans:		
1. Loans secured by real estate	RIAD4011	1,650
2. Commercial and industrial loans	RIAD4012	2,023
3. Loans to individuals for household, family, and other personal expenditures:		
a. Credit cards	RIADB485	1
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB486	190
4. Loans to foreign governments and official institutions	RIAD4056	0
5. All other loans	RIAD4058	530
6. Total interest and fee income on loans	RIAD4010	4,394
b. Income from lease financing receivables	RIAD4065	0
c. Interest income on balances due from depository institutions	RIAD4115	0
d. Interest and dividend income on securities:		
U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RIADB488	41
2. Mortgage-backed securities	RIADB489	1,284
3. All other securities (includes securities issued by states and political subdivisions in the U.S.)	RIAD4060	14
e. Interest income from trading assets	RIAD4069	0
f. Interest income on federal funds sold and securities purchased under agreements to resell	RIAD4020	3

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g. Other interest income	RIAD4518	<b>69</b> <sub>1</sub>
h. Total interest income	RIAD4107	5,805 <sub>1</sub>
2. Interest expense:		2
a. Interest on deposits:		2
Transaction accounts (NOW accounts, ATS accounts, and telephone and preauthorized transfer accounts)	RIAD4508	965
2. Nontransaction accounts:		2
a. Savings deposits (includes MMDAs)	RIAD0093	<b>216</b> <sub>2</sub>
b. Time deposits of \$100,000 or more	RIADA517	222 2
c. Time deposits of less than \$100,000	RIADA518	<b>760</b> <sub>2</sub>
b. Expense of federal funds purchased and securities sold under agreements to repurchase	RIAD4180	24
c. Interest on trading liabilities and other borrowed money	RIAD4185	486
d. Interest on subordinated notes and debentures	RIAD4200	0 2
e. Total interest expense	RIAD4073	2,673
3. Net interest income	RIAD4074	3,132
4. Provision for loan and lease losses	RIAD4230	120 4
5. Noninterest income:		5
a. Income from fiduciary activities	RIAD4070	69 5
b. Service charges on deposit accounts	RIAD4080	342 5
c. Trading revenue	RIADA220	0 5
d. Not available		5
Fees and commissions from securities brokerage	RIADC886	0 5
Investment banking, advisory, and underwriting fees and commissions	RIADC888	0 5
3. Fees and commissions from annuity sales	RIADC887	0 5
4. Underwriting income from insurance and reinsurance activities	RIADC386	0 5
5. Income from other insurance activities	RIADC387	15 5
e. Venture capital revenue	RIADB491	0 5
f. Net servicing fees	RIADB492	0 5
g. Net securitization income	RIADB493	0 5
h. Not applicable		5
i. Net gains (losses) on sales of loans and leases	RIAD5416	0 5
j. Net gains (losses) on sales of other real estate owned	RIAD5415	90 5
k. Net gains (losses) on sales of other assets (excluding securities)	RIADB496	0 5
I. Other noninterest income	RIADB497	201 5
m. Total noninterest income	RIAD4079	717
S. Not available		6
a. Realized gains (losses) on held-to-maturity securities	RIAD3521	0 6
b. Realized gains (losses) on available-for-sale securities	RIAD3196	0 6
7. Noninterest expense:		7
a. Salaries and employee benefits	RIAD4135	2,073
b. Expenses of premises and fixed assets (net of rental income) (excluding salaries and employee benefits and mortgage interest)	RIAD4217	<b>732</b>
c. Not available		7
1. Goodwill impairment losses	RIADC216	0 7
Amortization expense and impairment losses for other intangible assets	RIADC232	0 7
d. Other noninterest expense	RIAD4092	1,044
e. Total noninterest expense	RIAD4093	3,849
3. Income (loss) before income taxes and extraordinary items and other adjustments	RIAD4301	-120 8
9. Applicable income taxes (on item 8)	RIAD4302	-77 g
10. Income (loss) before extraordinary items and other adjustments	RIAD4300	-43 <sub>1</sub>

Boliai amounto in trousando		
11. Extraordinary items and other adjustments, net of income taxes	RIAD4320	0
12. Net income (loss)	RIAD4340	-43
1. Interest expense incurred to carry tax-exempt securities, loans, and leases acquired after August 7, 1986, that is not deductible for federal income tax purposes	RIAD4513	0
2. Income from the sale and servicing of mutual funds and annuities (included in Schedule RI, item 8)	RIAD8431	0
3. Income on tax-exempt loans and leases to states and political subdivisions in the U.S. (included in Schedule RI, items 1.a and 1.b)	RIAD4313	0
4. Income on tax-exempt securities issued by states and political subdivisions in the U.S. (included in Schedule RI, item 1.d.(3))	RIAD4507	0
5. Number of full-time equivalent employees at end of current period	RIAD4150	43
6. Interest and fee income on loans to finance agricultural production and other loans to farmers (included in Schedule RI, item 1.a.(5))	RIAD4024	514
7. If the reporting bank has restated its balance sheet as a result of applying push down accounting this calendar year, report the date of the bank's acquisition	RIAD9106	0
8. Trading revenue (from cash instruments and derivative instruments):		
a. Interest rate exposures	RIAD8757	NR
b. Foreign exchange exposures	RIAD8758	NR
c. Equity security and index exposures	RIAD8759	NR
d. Commodity and other exposures	RIAD8760	NR
e. Credit exposures	RIADF186	NR
9. Net gains (losses) recognized in earnings on credit derivatives that economically hedge credit exposures held outside the trading account:		
a. Net gains (losses) on credit derivatives held for trading	RIADC889	0
b. Net gains (losses) on credit derivatives held for purposes other than trading	RIADC890	0
10. Credit losses on derivatives	RIADA251	NR
11. Does the reporting bank have a Subchapter S election in effect for federal income tax purposes for the current tax year?	RIADA530	No
12. Noncash income from negative amortization on closed-end loans secured by 1-4 family residential properties (included in Schedule RI, item 1.a.(1))	RIADF228	NR
· ··		

# Schedule RI-A - Changes in Equity Capital

Dollar amounts in thousands		
1. Total equity capital most recently reported for the December 31, 2006, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIAD3217	7,703
Restatements due to corrections of material accounting errors and changes in accounting principles	RIADB507	0
3. Balance end of previous calendar year as restated	RIADB508	7,703
4. Net income (loss)	RIAD4340	-43
5. Sale, conversion, acquisition, or retirement of capital stock, net (excluding treasury stock transactions)	RIADB509	0
6. Treasury stock transactions, net	RIADB510	0
7. Changes incident to business combinations, net	RIAD4356	0
8. Cash dividends declared on preferred stock	RIAD4470	0
9. Cash dividends declared on common stock	RIAD4460	65
10. Other comprehensive income	RIADB511	33
11. Other transactions with parent holding company (not included in items 5, 6, 8, or 9 above)	RIAD4415	0
12. Total equity capital end of current period	RIAD3210	7,628

## Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands		) Charge-offs year-to-date		B) Recoveries year-to-date
1. Loans secured by real estate:				
a. Construction, land development, and other land loans	RIAD3582	0	RIAD3583	0
b. Secured by farmland	RIAD3584	0	RIAD3585	0
c. Secured by 1-4 family residential properties:				
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RIAD5411	0	RIAD5412	0
2. Closed-end loans secured by 1-4 family residential properties:				
a. Secured by first liens	RIADC234	0	RIADC217	0
b. Secured by junior liens	RIADC235	0	RIADC218	0
d. Secured by multifamily (5 or more) residential properties	RIAD3588	0	RIAD3589	0
e. Secured by nonfarm nonresidential properties	RIAD3590	0	RIAD3591	0
2. Loans to depository institutions and acceptances of other banks	RIAD4481	0	RIAD4482	0
3. Not applicable				
4. Commercial and industrial loans	RIAD4638	0	RIAD4608	0
5. Loans to individuals for household, family, and other personal expenditures:				
a. Credit cards	RIADB514	0	RIADB515	0
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB516	1	RIADB517	1
S. Loans to foreign governments and official institutions	RIAD4643	0	RIAD4627	0
7. All other loans	RIAD4644	0	RIAD4628	5
3. Lease financing receivables	RIAD4266	0	RIAD4267	0
9. Total	RIAD4635	1	RIAD4605	6
1. Loans to finance commercial real estate, construction, and land development activities (not secured by real estate) included in Schedule RI-B, part I, items 4 and 7, above	RIAD5409	0	RIAD5410	0
2. Not available				
a. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 1, above)	RIAD4652	NR	RIAD4662	NR
b. Loans to and acceptances of foreign banks (included in Schedule RI-B, part I, item 2, above)	RIAD4654	NR	RIAD4664	NR
c. Commercial and industrial loans to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 4, above)	RIAD4646	NR	RIAD4618	NR
d. Leases to individuals for household, family, and other personal expenditures (included in Schedule RI-B, part I, item 8, above)	RIADF185	NR	RIADF187	NR
3. Loans to finance agricultural production and other loans to farmers (included in Schedule RI-B, part I, item 7, above)	RIAD4655	0	RIAD4665	5

## Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands

			_
4. Uncollectible retail credit card fees and finance charges reversed against income (i.e. not included in charge-offs against the allowance for loan and lease losses)	C388	NR	M.4.

## Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands	l'	Charge-offs (Column A) Recoveries /ear-to-date Calendar year-to-date			
5. Construction, land development, and other land loans					M.5.
a. 1-4 family residential construction loans	RIADC891	NR	RIADC892	NR	M.5.a

0

		) Charge-offs			
Dollar amounts in thousands	Calendar	year-to-date	Calendar	year-to-date	1
b. Other construction loans and all land development and other land loans	RIADC893	NR	RIADC894	NR	M.5.b.
6. Loans secured by nonfarm nonresidential properties:					M.6.
a. Loans secured by owner-occupied nonfarm nonresidential properties	RIADC895	NR	RIADC896	NR	M.6.a.
b. Loans secured by other nonfarm nonresidential properties	RIADC897	NR	RIADC898	NR	M.6.b.

### Schedule RI-B Part II - Changes in Allowance for Loan and Lease Losses

4. Amount of allowance for post-acquisition losses on purchased impaired loans accounted for in accordance with AICPA Statement of Position 03-3 (included in Schedule RI-B, part

II, item 7, above).....

Donar amounto in thousands		
Balance most recently reported for the December 31, 2006, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIADB522	454
2. Recoveries	RIAD4605	6
3. Charge-offs	RIADC079	1
4. Write-downs arising from transfers of loans to a held-for-sale account	RIAD5523	0
5. Provision for loan and lease losses	RIAD4230	120
6. Adjustments	RIADC233	0
7. Balance end of current period	RIAD3123	579
1. Allocated transfer risk reserve included in Schedule RI-B, part II, item 7, above	RIADC435	0
2. Separate valuation allowance for uncollectible retail credit card fees and finance charges.	RIADC389	NR
3. Amount of allowance for loan and lease losses attributable to retail credit card fees and finance charges	RIADC390	NR

### Schedule RI-E - Explanations

#### Dollar amounts in thousands

RIADC781

Other noninterest income (from Schedule RI, item 5.l)		
a. Income and fees from the printing and sale of checks	RIADC013	8
b. Earnings on/increase in value of cash surrender value of life insurance	RIADC014	75
c. Income and fees from automated teller machines (ATMs)	RIADC016	84
d. Rent and other income from other real estate owned	RIAD4042	(
e. Safe deposit box rent	RIADC015	11
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4461	NR
2. Amount of component	RIAD4461	(
g. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4462	NR
2. Amount of component	RIAD4462	(
h. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4463	NR
2. Amount of component	RIAD4463	(
i. Net change in the fair values of financial instruments accounted for under a fair value option	RIADF229	C
2. Other noninterest expense (from Schedule RI, item 7.d)		
a. Data processing expenses	RIADC017	(
b. Advertising and marketing expenses	RIAD0497	117
c. Directors' fees	RIAD4136	77
d. Printing, stationery, and supplies	RIADC018	80

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Dollar amounts in thousands		
e. Postage	RIAD8403	37
f. Legal fees and expenses	RIAD4141	20
g. FDIC deposit insurance assessments	RIAD4146	2
h. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4464	Click here for
1. Describe component.	DIADAACA	<u>value</u>
2. Amount of component	RIAD4464	8
i. Disclose component and the dollar amount of that component:	TEVT 4 407	A . I'I F
1. Describe component	TEXT4467	Audit Fees
2. Amount of component.	RIAD4467	67
j. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4468	OCC Assessmen
2. Amount of component	RIAD4468	6
Extraordinary items and other adjustments and applicable income tax effect (from Schedule I, item 11):		
a. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4469	NF
2. Amount of component	RIAD4469	
3. Applicable income tax effect	RIAD4486	
b. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4487	NF
2. Amount of component	RIAD4487	111
3. Applicable income tax effect.	RIAD4488	
c. Disclose component, the gross dollar amount of that component, and its related income	10,004400	
tax:		
1. Describe component	TEXT4489	NF
2. Amount of component	RIAD4489	
3. Applicable income tax effect	RIAD4491	
Restatements due to corrections of material accounting errors and changes in accounting rinciples (from Schedule RI-A, item 2):		
a. Cumulative-effect adjustment resulting from the initial adoption of FAS 159, Fair Value	RIADF465	
Option		
b. Disclose component and the dollar amount of that component:	TEVEDENZ	NIT.
1. Describe component	TEXTB527	NF
2. Amount of component	RIADB527	
Other transactions with parent holding company (from Schedule RI-A, item 11):		
a. Disclose component and the dollar amount of that component:	TEVT 1 100	<b>A11</b>
1. Describe component	TEXT4498	NF
2. Amount of component.	RIAD4498	
b. Disclose component and the dollar amount of that component:	TEXT	
1. Describe component	TEXT4499	NF
2. Amount of component.	RIAD4499	(
Adjustments to allowance for loan and lease losses (from Schedule RI-B, part II, item 6):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4521	NF
2. Amount of component	RIAD4521	•
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4522	NF
2. Amount of component	RIAD4522	

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#### Dollar amounts in thousands

a. Comments?	RIAD4769	No	7.a
b. Other explanations	TEXT4769	NR	7.b

#### (TEXT4464) Professional Fees

### **Schedule RC - Balance Sheet**

Dο	llar	amounts	in	thousands
- $ 0$ $0$	ııaı	announts	- 11 1	แบบงอกเจร

Dollar amounts in thousands		
Cash and balances due from depository institutions (from Schedule RC-A):		
a. Noninterest-bearing balances and currency and coin	RCON0081	2,732
b. Interest-bearing balances	RCON0071	0
2. Securities:		
a. Held-to-maturity securities (from Schedule RC-B, column A)	RCON1754	0
b. Available-for-sale securities (from Schedule RC-B, column D)	RCON1773	22,258
3. Federal funds sold and securities purchased under agreements to resell:		
a. Federal funds sold	RCONB987	0
b. Securities purchased under agreements to resell	RCONB989	0
1. Loans and lease financing receivables (from Schedule RC-C):		
a. Loans and leases held for sale	RCON5369	0
b. Loans and leases, net of unearned income	RCONB528	60,118
c. Allowance for loan and lease losses	RCON3123	579
d. Loans and leases, net of unearned income and allowance	RCONB529	59,539
5. Trading assets (from Schedule RC-D)	RCON3545	0
6. Premises and fixed assets (including capitalized leases)	RCON2145	2,927
7. Other real estate owned (from Schedule RC-M)	RCON2150	0
3. Investments in unconsolidated subsidiaries and associated companies (from Schedule RC-M)	RCON2130	0
. Not applicable		
0. Intangible assets:		
a. Goodwill	RCON3163	0
b. Other intangible assets (from Schedule RC-M)	RCON0426	0
11. Other assets (from Schedule RC-F)	RCON2160	5,088
12. Total assets	RCON2170	92,544
13. Deposits:		
a. In domestic offices	RCON2200	72,005
1. Noninterest-bearing	RCON6631	6,149
2. Interest-bearing	RCON6636	65,856
b. Not applicable		
14. Federal funds purchased and securities sold under agreements to repurchase:		
a. Federal funds purchased	RCONB993	0
b. Securities sold under agreements to repurchase	RCONB995	0
15. Trading liabilities (from Schedule RC-D)	RCON3548	0
16. Other borrowed money (includes mortgage indebtedness and obligations under capitalized eases) (from Schedule RC-M)	RCON3190	12,475
7. Not applicable		
18. Not applicable		
19. Subordinated notes and debentures	RCON3200	0
20. Other liabilities (from Schedule RC-G)	RCON2930	436
21. Total liabilities	RCON2948	84,916
22. Minority interest in consolidated subsidiaries	RCON3000	0 1,5 10
23. Perpetual preferred stock and related surplus	RCON3838	0

#### Dollar amounts in thousands

24. Common stock	RCON3230	102	24.
25. Surplus (exclude all surplus related to preferred stock)	RCON3839	300	25.
26. Not available			26.
a. Retained earnings	RCON3632	7,348	26.a
b. Accumulated other comprehensive income	RCONB530	-122	26.b
27. Other equity capital components	RCONA130	0	27.
28. Total equity capital	RCON3210	7,628	28.
29. Total liabilities, minority interest, and equity capital	RCON3300	92,544	29.
1. Indicate in the box at the right the number of the statement below that best describes the most comprehensive level of auditing work performed for the bank by independent external auditors as of any date during 2006.	RCON6724	NR	M.1.

# Schedule RC-A - Cash and Balances Due From Depository Institutions

Dollar amounts in mousains			
1. Cash items in process of collection, unposted debits, and currency and coin:			1.
a. Cash items in process of collection and unposted debits	RCON0020	NR	1.a.
b. Currency and coin	RCON0080	NR	1.b.
2. Balances due from depository institutions in the U.S:			2.
a. U.S. branches and agencies of foreign banks	RCON0083	NR	2.a.
b. Other commercial banks in the U.S. and other depository institutions in the U.S	RCON0085	NR	2.b.
3. Balances due from banks in foreign countries and foreign central banks:			3.
a. Foreign branches of other U.S. banks	RCON0073	NR	3.a.
b. Other banks in foreign countries and foreign central banks	RCON0074	NR	3.b.
4. Balances due from Federal Reserve Banks	RCON0090	NR	4.
5. Total	RCON0010	2,732	5.

### **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value
	RCON0211	RCON0213	RCON1286	RCON1287
1. U.S. Treasury securities	0	0	0	0 1.
2. U.S. Government agency obligations (exclude mortgage-backed securities):				2.
	RCON1289	RCON1290	RCON1291	RCON1293
a. Issued by U.S. Government agencies	0	0	0	<b>0</b> <sub>2.a.</sub>
	RCON1294	RCON1295	RCON1297	RCON1298
b. Issued by U.S. Government-sponsored agencies	0	0	1,000	<b>997</b> <sub>2.b.</sub>
	RCON8496	RCON8497	RCON8498	RCON8499
3. Securities issued by states and political subdivisions in the U.S	0	0	135	<b>142</b> <sub>3.</sub>
4. Mortgage-backed securities (MBS):				4.
a. Pass-through securities:				4.a.
	RCON1698	RCON1699	RCON1701	RCON1702
1. Guaranteed by GNMA	0	0	95	<b>96</b> <sub>4.a.1.</sub>
	RCON1703	RCON1705	RCON1706	RCON1707
2. Issued by FNMA and FHLMC	0	0	230	<b>232</b> <sub>4.a.2.</sub>
	RCON1709	RCON1710	RCON1711	RCON1713
3. Other pass-through securities	0	0	0	<b>0</b> 4.a.3.
<ul> <li>b. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS):</li> </ul>				4.b.
	RCON1714	RCON1715	RCON1716	RCON1717
1. Issued or guaranteed by FNMA, FHLMC, or GNMA	0	0	20,997	<b>20,791</b> <sub>4.b.1.</sub>
2. Collateralized by MBS issued or guaranteed by FNMA, FHLMC, or	RCON1718	RCON1719	RCON1731	RCON1732
GNMA	0	0	0	<b>0</b> <sub>4.b.2.</sub>
	RCON1733	RCON1734	RCON1735	RCON1736
3. All other mortgage-backed securities	0			<b>0</b> <sub>4.b.3.</sub>
	RCONC026	RCONC988	RCONC989	RCONC027
5. Asset-backed securities (ABS)	0	0	0	<b>0</b> 5.
6. Other debt securities:				6.
	RCON1737	RCON1738	RCON1739	RCON1741
a. Other domestic debt securities	0	0	0	<b>0</b> 6.a.

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Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
	RCON1742	RCON1743	RCON1744	RCON1746	
b. Foreign debt securities	0	0	0	0	6.b.
7. Investments in mutual funds and other equity securities with readily determinable			RCONA510	RCONA511	
fair values			0	0	7.
	RCON1754	RCON1771	RCON1772	RCON1773	
8. Total	0	0	22,457	22,258	8.

## **Schedule RC-B - Securities**

. Pledged securities	RCON0416	21,369
. Maturity and repricing data for debt securities (excluding those in nonaccrual status):		
a. Securities issued by the U.S. Treasury, U.S. Government agencies, and states and political subdivisions in the U.S.; other non-mortgage debt securities; and mortgage pass-through securities other than those backed by closed-end first lien 1-4 family		
residential mortgages with a remaining maturity or next repricing date of:	B00114 = 40	
1. Three months or less	RCONA549	0
2. Over three months through 12 months	RCONA550	0
3. Over one year through three years	RCONA551	1,139
4. Over three years through five years	RCONA552	0
5. Over five years through 15 years	RCONA553	0
6. Over 15 years	RCONA554	0
b. Mortgage pass-through securities backed by closed-end first lien 1-4 family residential mortgages with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA555	0
2. Over three months through 12 months	RCONA556	197
3. Over one year through three years	RCONA557	46
4. Over three years through five years	RCONA558	0
5. Over five years through 15 years	RCONA559	86
6. Over 15 years	RCONA560	0
c. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS; exclude mortgage pass-through securities) with an expected average life of:		
1. Three years or less	RCONA561	15,243
2. Over three years	RCONA562	5,546
d. Debt securities with a REMAINING MATURITY of one year or less (included in Memorandum items 2.a through 2.c above)	RCONA248	100
Amortized cost of held-to-maturity securities sold or transferred to available-for-sale or ding securities during the calendar year-to-date (report the amortized cost at date of sale transfer)	RCON1778	0
Structured notes (included in the held-to-maturity and available-for-sale accounts in hedule RC-B, items 2, 3, 5, and 6):		
a. Amortized cost	RCON8782	0
b. Fair value	RCON8783	0

### **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
5. Asset-backed securities (ABS):					M.5.
	RCONB838	RCONB839	RCONB840	RCONB841	1
a. Credit card receivables	NR	NR	NR	NR	M.5.a.
	RCONB842	RCONB843	RCONB844	RCONB845	
b. Home equity lines	NR	NR	NR	NR	M.5.b.
	RCONB846	RCONB847	RCONB848	RCONB849	
c. Automobile loans	NR	NR	NR	NR	M.5.c.
	RCONB850	RCONB851	RCONB852	RCONB853	1
d. Other consumer loans	NR	NR	NR	NR	M.5.d.
	RCONB854	RCONB855	RCONB856	RCONB857	1
e. Commercial and industrial loans	NR	NR	NR	NR	M.5.e.
	RCONB858	RCONB859	RCONB860	RCONB861	
f. Other	NR	NR	NR	NR	M.5.f.

### Schedule RC-C Part I - Loans and Leases

		n A) To Be d by Banks illion or More	(Column B) To Be Completed by All Banks	
Dollar amounts in thousands	in Tota	l Assets		
. Loans secured by real estate:				
a. Construction, land development, and other land loans			RCON1415	4,000
b. Secured by farmland (including farm residential and other improvements)			RCON1420	6,499
c. Secured by 1-4 family residential properties:				
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit			RCON1797	0
2. Closed-end loans secured by 1-4 family residential properties:				
a. Secured by first liens			RCON5367	9,273
b. Secured by junior liens			RCON5368	794
d. Secured by multifamily (5 or more) residential properties			RCON1460	257
e. Secured by nonfarm nonresidential properties			RCON1480	848
. Loans to depository institutions and acceptances of other banks			RCON1288	0
a. To commercial banks in the U.S.:				
1. To U.S. branches and agencies of foreign banks	RCONB532	NR		
2. To other commercial banks in the U.S	RCONB533	NR		
b. To other depository institutions in the U.S	RCONB534	NR		
c. To banks in foreign countries:				
1. To foreign branches of other U.S. banks	RCONB536	NR		
2. To other banks in foreign countries	RCONB537	NR		
Loans to finance agricultural production and other loans to farmers			RCON1590	8,905
. Commercial and industrial loans			RCON1766	25,462
a. To U.S. addressees (domicile)	RCON1763	NR		
b. To non-U.S. addressees (domicile)	RCON1764	NR		
Not applicable				
Loans to individuals for household, family, and other personal spenditures (i.e., consumer loans) (includes purchased paper):				
a. Credit cards			RCONB538	0
b. Other revolving credit plans			RCONB539	0
c. Other consumer loans (includes single payment, installment, and all student loans)			RCON2011	4,080
. Loans to foreign governments and official institutions (including foreign entral banks)			RCON2081	0
. Obligations (other than securities and leases) of states and political ubdivisions in the U.S			RCON2107	0
. Other loans			RCON1563	0
a. Loans for purchasing or carrying securities (secured and unsecured)	RCON1545	NR		
b. All other loans (exclude consumer loans)	RCON1564	NR		
D. Lease financing receivables (net of unearned income)			RCON2165	0
a. Leases to individuals for household, family, and other personal expenditures (i.e., consumer leases)	RCONF162	NR		
b. All other leases	RCONF163	NR		
Any unearned income on loans reflected in items 1-9 above			RCON2123	0
2. Total loans and leases, net of unearned income			RCON2122	60,118

10. Loans secured by nonfarm nonresidential properties:

M.10.

Schedule RC-C Part I - Loans and Leases Dollar amounts in thousands 1. Loans and leases restructured and in compliance with modified terms (included in Schedule RC-C, part I, and not reported as past due or nonaccrual in Schedule RC-N, Memorandum **RCON1616** 93 item 1) (exclude loans secured by 1-4 family residential properties and loans to individuals for household, family, and other personal expenditures)..... M.1. 2. Maturity and repricing data for loans and leases (excluding those in nonaccrual status): M.2. a. Closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of: M.2.a. 1. Three months or less..... RCONA564 1,461 M.2.a.1. RCONA565 2. Over three months through 12 months..... 1,239 M.2.a.2. **2,155** <sub>M.2.a.3.</sub> 3. Over one year through three years..... RCONA566 4. Over three years through five years..... RCONA567 3,533 M.2.a.4. 5. Over five years through 15 years..... RCONA568 841 <sub>M.2.a.5.</sub> RCONA569 6. Over 15 years..... 0 M.2.a.6. b. All loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) EXCLUDING closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of: M.2.b. 26,064 1. Three months or less..... RCONA570 M.2.b.1. 2. Over three months through 12 months...... RCONA571 10,476 <sub>M.2.b.2.</sub> 3. Over one year through three years..... RCONA572 5,193 M2b3 4. Over three years through five years..... RCONA573 **7,210** <sub>M.2.b.4.</sub> 5. Over five years through 15 years..... RCONA574 737 M.2.b.5. RCONA575 53 <sub>M.2.b.6</sub>. 6. Over 15 years..... c. Loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) with a REMAINING MATURITY of one year or less (excluding those in nonaccrual RCONA247 21,404 status)..... M.2.c. 3. Loans to finance commercial real estate, construction, and land development activities RCON2746 0 (not secured by real estate) included in Schedule RC-C, part I, items 4 and 9, column B..... M.3. 4. Adjustable rate closed-end loans secured by first liens on 1-4 family residential properties RCON5370 1,103 (included in Schedule RC-C, part I, item 1.c.(2)(a), column B)...... M.4. 5. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RCONB837 NR RC-C, part I, items 1.a through 1.e, column B)..... M.5. 6. Outstanding credit card fees and finance charges included in Schedule RC-C, part I, item NR RCONC391 6.a..... M.6. 7. Purchased impaired loans held for investment accounted for in accordance with AICPA Statement of Position 03-3 (exclude loans held for sale): M.7. RCONC779 a. Outstanding balance..... 0 M.7.a. b. Carrying amount included in Schedule RC-C, part I, items 1 through 9...... RCONC780 **0** M.7.b. 8. Closed-end loans with negative amortization features secured by 1-4 family residential properties: M.8. a. Total carrying amount of closed-end loans with negative amortization features secured by 1-4 family residential properties (included in Schedule RC-C, part I, items 1.c.(2)(a) RCONF230 0 and 1.c.(2)(b))..... M.8.a. b. Total maximum remaining amount of negative amortization contractually permitted on 0 RCONF231 closed-end loans secured by 1-4 family residential properties..... M.8.b. c. Total amount of negative amortization on closed-end loans secured by 1-4 family residential properties included in the carrying amount reported in Memorandum item 8.a RCONF232 NR above...... M.8.c. 9. Construction, land development, and other land loans: M.9. NR <sub>M.9.a.</sub> a. 1-4 family residential construction loans..... RCONF158 RCONF159 b. Other construction loans and all land development and other land loans...... NR M.9.b.

Dollar a	mounts i	in tho	usands
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a. Loans secured by owner-occupied nonfarm nonresidential properties	RCONF160	NR	M.10.a.
b. Loans secured by other nonfarm nonresidential properties	RCONF161	NR	M.10.b.

#### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands

1. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, item 1.e, and all or substantially all of the dollar volume of your bank's "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4, have original amounts of \$100,000 or less	RCON6999	NR	1.
2. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			2.
a. "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, item 1.e	RCON5562	NR	2.a.
b. "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4	RCON5563	NR	2.b.

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

	(Column A	A) Number of		B) Amount	
Dollar amounts in thousands	Lo	oans	Currently	Outstanding	
3. Number and amount currently outstanding of "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, item 1.e:					3.
a. With original amounts of \$100,000 or less	RCON5564	NR	RCON5565	NR	3.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5566	NR	RCON5567	NR	3.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5568	NR	RCON5569	NR	3.c.
4. Number and amount currently outstanding of "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4:					4.
a. With original amounts of \$100,000 or less	RCON5570	NR	RCON5571	ND	-
	RCON5570	INIX			4.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5572	NR	RCON5573	NR	4.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5574	NR	RCON5575	NR	4.c.

#### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands

5. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b, and all or substantially all of the dollar volume of your bank's "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3, have original amounts of \$100,000 or less	RCON6860	NR	5.
6. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			6.
a. "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b	RCON5576	NR	6.a
b. "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3	RCON5577	NR	6 h

### Schedule RC-C Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands	(Column A) Number of Loans	(Column B) Amount Currently Outstanding	
7. Number and amount currently outstanding of "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b:			7.

	(Column A	Number of	(Column	B) Amount	
Dollar amounts in thousands	Lo	oans	Currently	Outstanding	
a. With original amounts of \$100,000 or less	RCON5578	NR	RCON5579	NR	7.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5580	NR	RCON5581	NR	7.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5582	NR	RCON5583	NR	7.c.
8. Number and amount currently outstanding of "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3:					8.
a. With original amounts of \$100,000 or less	RCON5584	NR	RCON5585	NR	8.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5586	NR	RCON5587	NR	8.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5588	NR	RCON5589	NR	8.c.

# **Schedule RC-D - Trading Assets and Liabilities**

Dollar amounts in thousands

RCON3531	NR <sub>1.</sub>
RCON3532	NR <sub>2.</sub>
RCON3533	NR 3.
	4.
RCON3534	NR <sub>4.</sub>
	NR 4.
	NR 4.
RCON3537	NR <sub>5.</sub>
	6.
	7.
	8.
RCON3541	NR 9.
	10
RCON3543	NR <sub>11</sub>
RCON3545	0 12
RCON3546	NR <sub>13</sub>
RCON3547	NR 14
RCON3548	0 15
	RCON3531  RCON3532  RCON3533  RCON3534  RCON3535  RCON3536  RCON3537  RCON3541  RCON3541  RCON3543  RCON3545  RCON3546  RCON3547

## Schedule RC-E - Deposit Liabilities

Dollar amounts in thousands	(Column A) Transaction Accounts Total transaction accounts (including total demand deposits)	(Column B) Transaction Accounts Memo: Total demand deposits (included in column A)	(Column C) Nontransaction Accounts Total nontransaction accounts (including MMDAs)	
Deposits of:				
1. Individuals, partnerships, and corporations (include all certified and	RCONB549		RCONB550	
official checks)	26,437		37,451	1.
	RCON2202		RCON2520	
2. U.S. Government	7		0	2.
	RCON2203		RCON2530	
3. States and political subdivisions in the U.S	6,160		1,950	3.

	(Column A) Transaction Accounts Total transaction accounts (including total demand	(Column B) Transaction Accounts Memo: Total demand deposits (included in column A)	(Column C) Nontransaction Accounts Total nontransaction accounts (including MMDAs)	
Dollar amounts in thousands	deposits)			
	RCONB551		RCONB552	
4. Commercial banks and other depository institutions in the U.S	0		0	4.
	RCON2213		RCON2236	
5. Banks in foreign countries	0		0	5.
6. Foreign governments and official institutions (including foreign central	RCON2216		RCON2377	
banks)	0		0	6.
	RCON2215	RCON2210	RCON2385	
7. Total	32,604	6,149	39,401	7.

# Schedule RC-E - Deposit Liabilities

Selected components of total deposits:		
a. Total Individual Retirement Accounts (IRAs) and Keogh Plan accounts	RCON6835	2,723
b. Total brokered deposits	RCON2365	1,254
c. Fully insured brokered deposits (included in Memorandum item 1.b above):		
1. Issued in denominations of less than \$100,000	RCON2343	1,254
2. Issued either in denominations of \$100,000 or in denominations greater than \$100,000 and participated out by the broker in shares of \$100,000 or less	RCON2344	(
d. Maturity data for brokered deposits:		
1. Brokered deposits issued in denominations of less than \$100,000 with a remaining maturity of one year or less (included in Memorandum item 1.c.(1) above)	RCONA243	1,154
2. Brokered deposits issued in denominations of \$100,000 or more with a remaining maturity of one year or less	RCONA244	(
e. Preferred deposits (uninsured deposits of states and political subdivisions in the U.S. reported in item 3 above which are secured or collateralized as required under state law) (to be completed for the December report only)	RCON5590	1,950
2. Components of total nontransaction accounts:		
a. Savings deposits:		
Money market deposit accounts (MMDAs)	RCON6810	18,060
2. Other savings deposits (excludes MMDAs)	RCON0352	2,446
b. Total time deposits of less than \$100,000	RCON6648	10,368
c. Total time deposits of \$100,000 or more	RCON2604	8,527
Individual Retirement Accounts (IRAs) and Keogh Plan accounts included in Memorandum item 2.c, "Total time deposits of \$100,000 or more," above	RCONF233	228
3. Maturity and repricing data for time deposits of less than \$100,000:		
a. Time deposits of less than \$100,000 with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA579	5,640
2. Over three months through 12 months	RCONA580	1,609
3. Over one year through three years	RCONA581	2,774
4. Over three years	RCONA582	345
b. Time deposits of less than \$100,000 with a REMAINING MATURITY of one year or less (included in Memorandum items 3.a.(1) and 3.a.(2) above)	RCONA241	7,249
4. Maturity and repricing data for time deposits of \$100,000 or more:		

#### Dollar amounts in thousands

a. Time deposits of \$100,000 or more with a remaining maturity or next repricing date			
of:			M.4.a.
1. Three months or less	RCONA584	2,979	M.4.a.1.
2. Over three months through 12 months	RCONA585	3,377	M.4.a.2.
3. Over one year through three years	RCONA586	2,171	M.4.a.3.
4. Over three years	RCONA587	0	M.4.a.4.
b. Time deposits of \$100,000 or more with a REMAINING MATURITY of one year or less (included in Memorandum items 4.a.(1) and 4.a.(2) above)	RCONA242	6,356	M.4.b.

### **Schedule RC-F - Other Assets**

Dollar	amounts	in t	housand	ic

Bonar amounts in thousands		
Accrued interest receivable	RCONB556	925
2. Net deferred tax assets	RCON2148	663
3. Interest-only strips receivable (not in the form of a security) on:		
a. Mortgage loans	RCONA519	0
b. Other financial assets	RCONA520	0
4. Equity securities that DO NOT have readily determinable fair values	RCON1752	1,356
5. Life insurance assets	RCONC009	1,829
6. All other assets	RCON2168	315
a. Prepaid expenses	RCON2166	306
b. Repossessed personal property (including vehicles)	RCON1578	0
c. Derivatives with a positive fair value held for purposes other than trading	RCONC010	0
d. Retained interests in accrued interest receivable related to securitized credit cards	RCONC436	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3549	NR
2. Amount of component	RCON3549	0
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3550	NR
2. Amount of component	RCON3550	0
g. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3551	NR
2. Amount of component	RCON3551	0
7. Total	RCON2160	5,088

### **Schedule RC-G - Other Liabilities**

1. Not available			
a. Interest accrued and unpaid on deposits	RCON3645	237	7
b. Other expenses accrued and unpaid (includes accrued income taxes payable)	RCON3646	176	6
2. Net deferred tax liabilities	RCON3049	0	0
3. Allowance for credit losses on off-balance sheet credit exposures	RCONB557	0	0
4. All other liabilities	RCON2938	23	3
a. Accounts payable	RCON3066	0	0
b. Deferred compensation liabilities	RCONC011	i .	0
c. Dividends declared but not yet payable	RCON2932	0	0
d. Derivatives with a negative fair value held for purposes other than trading	RCONC012	0	0
e. Disclose component and the dollar amount of that component:			
1. Describe component	TEXT3552	Executive Incentive Plan	

Donar amounto in trousando			
2. Amount of component	RCON3552	22	4.e.2.
f. Disclose component and the dollar amount of that component:			4.f.
1. Describe component	TEXT3553	NR	4.f.1.
2. Amount of component	RCON3553	0	4.f.2.
g. Disclose component and the dollar amount of that component:			4.g.
1. Describe component	TEXT3554	NR	4.g.1.
2. Amount of component	RCON3554	0	4.g.2.
5. Total	RCON2930	436	

## **Schedule RC-K - Quarterly Averages**

Dollar amounts in thousands

Dollar amounts in thousands		
Interest-bearing balances due from depository institutions	RCON3381	0
U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RCONB558	1,000
3. Mortgage-backed securities	RCONB559	21,560
4. All other securities (includes securities issued by states and political subdivisions in the U.S.)	RCONB560	136
5. Federal funds sold and securities purchased under agreements to resell	RCON3365	0
6. Loans:		
a. Total loans	RCON3360	54,503
b. Loans secured by real estate	RCON3385	18,524
c. Commercial and industrial loans	RCON3387	25,518
d. Loans to individuals for household, family, and other personal expenditures:		
1. Credit cards	RCONB561	0
Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RCONB562	2,305
7. Trading assets	RCON3401	0
B. Lease financing receivables (net of unearned income)	RCON3484	0
9. Total assets	RCON3368	87,192
10. Interest-bearing transaction accounts (NOW accounts, ATS accounts, and telephone and preauthorized transfer accounts) (exclude demand deposits)	RCON3485	24,275
11. Nontransaction accounts:		
a. Savings deposits (includes MMDAs)	RCONB563	14,093
b. Time deposits of \$100,000 or more	RCONA514	5,341
c. Time deposits of less than \$100,000	RCONA529	18,595
12. Federal funds purchased and securities sold under agreements to repurchase	RCON3353	406
13. Other borrowed money (includes mortgage indebtedness and obligations under capitalized eases)	RCON3355	9,469
1. Loans to finance agricultural production and other loans to farmers	RCON3386	6,913

## Schedule RC-L - Derivatives and Off-Balance Sheet Items

1. Unused commitments:			1.
a. Revolving, open-end lines secured by 1-4 family residential properties, e.g., home equity lines	RCON3814	0	1.a.
b. Credit card lines	RCON3815	0	1.b.
c. Commercial real estate, construction, and land development			1.c.
Commitments to fund commercial real estate, construction, and land development loans secured by real estate	RCON3816	0	1.c.1.
a. 1-4 family residential construction loan commitments	RCONF164	NR	1.c.1.a.

#### Dollar amounts in thousands

b. Commercial real estate, other construction loan, and land development loan commitments	RCONF165	NR	1.c.1.l
Commitments to fund commercial real estate, construction, and land development loans not secured by real estate	RCON6550	0	1.c.2.
d. Securities underwriting	RCON3817	0	1.d.
e. Other unused commitments	RCON3818	9,311	1.e.
2. Financial standby letters of credit	RCON3819	0	2.
a. Amount of financial standby letters of credit conveyed to others	RCON3820	0	2.a.
3. Performance standby letters of credit	RCON3821	117	7
a. Amount of performance standby letters of credit conveyed to others	RCON3822	0	3.a.
4. Commercial and similar letters of credit	RCON3411	0	1
5. Not applicable			5.
6. Securities lent (including customers' securities lent where the customer is indemnified against loss by the reporting bank)	RCON3433	0	6.
			_

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands	(Column A	A) Guarantor	(Column B	) Beneficiary
7. Credit derivatives:				
a. Notional amounts:				
1. Credit default swaps	RCONC968	0	RCONC969	0
2. Total return swaps	RCONC970	0	RCONC971	0
3. Credit options	RCONC972	0	RCONC973	0
4. Other credit derivatives	RCONC974	0	RCONC975	0
b. Gross fair values:				
1. Gross positive fair value	RCONC219	0	RCONC221	0
2. Gross negative fair value	RCONC220	0	RCONC222	0

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

2. Contribution and the second and t		
8. Spot foreign exchange contracts	RCON8765	0
9. All other off-balance sheet liabilities (exclude derivatives)	RCON3430	1,800
a. Securities borrowed	RCON3432	0
b. Commitments to purchase when-issued securities	RCON3434	0
c. Standby letters of credit issued by a Federal Home Loan Bank on the bank's behalf	RCONC978	1,800
d. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3555	NR
2. Amount of component	RCON3555	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3556	NR
2. Amount of component	RCON3556	0
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3557	NR
2. Amount of component	RCON3557	0
10. All other off-balance sheet assets (exclude derivatives)	RCON5591	0
a. Commitments to sell when-issued securities	RCON3435	0
b. Disclose component and the dollar amount of that component:		
1. Describe component		NR
2. Amount of component	RCON5592	0
c. Disclose component and the dollar amount of that component:		

1. Describe component	TEXT5593	NR	10.c.1.
2. Amount of component	RCON5593	_	10.c.2.
d. Disclose component and the dollar amount of that component:			10.d.
1. Describe component	TEXT5594	NR	10.d.1.
2. Amount of component	RCON5594		10.d.2.
e. Disclose component and the dollar amount of that component:			10.e.
1. Describe component	TEXT5595	NR	10.e.1.
2. Amount of component	RCON5595	0	10.e.2.
11. Year-to-date merchant credit card sales volume:			11.
a. Sales for which the reporting bank is the acquiring bank	RCONC223	0	11.a.
b. Sales for which the reporting bank is the agent bank with risk	RCONC224	378	11.b.

### Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands	(Column A) Interest Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
12. Gross amounts (e.g., notional amounts):					12.
,	RCON8693	RCON8694	RCON8695	RCON8696	- 12.
a. Futures contracts	0	0	0	(	<b>0</b> <sub>12.a.</sub>
	RCON8697	RCON8698	RCON8699	RCON8700	
b. Forward contracts	0	0	0	(	<b>0</b> <sub>12.b.</sub>
c. Exchange-traded option contracts:					12.c.
	RCON8701	RCON8702	RCON8703	RCON8704	
1. Written options	0	0	0	(	0 <sub>12.c.1.</sub>
	RCON8705	RCON8706	RCON8707	RCON8708	
2. Purchased options	0	0	0		0 <sub>12.c.2.</sub>
d. Over-the-counter option contracts:					12.d.
a. 5.5. a. 6.50 a. a. 6. option 55. a. a. 6.	RCON8709	RCON8710	RCON8711	RCON8712	12.u.
1. Written options	0	0	0	(	0 <sub>12.d.1.</sub>
·	RCON8713	RCON8714	RCON8715	RCON8716	12.0.1.
2. Purchased options	0	0	0	(	<b>0</b> <sub>12.d.2.</sub>
	RCON3450	RCON3826	RCON8719	RCON8720	
e. Swaps	0	0	0	(	0 <sub>12.e.</sub>
	RCONA126	RCONA127	RCON8723	RCON8724	
13. Total gross notional amount of derivative contracts held for trading	0	0	0		<b>0</b> <sub>13.</sub>
14. Total gross notional amount of derivative contracts held for purposes other than	RCON8725	RCON8726	RCON8727	RCON8728	
trading	0	0	0		0 14.
	RCONA589				
a. Interest rate swaps where the bank has agreed to pay a fixed rate	0				14.a.
15. Not available					15.
a. Contracts held for trading:					
a. Contracts field for tradifig.	RCON8733	RCON8734	RCON8735	RCON8736	15.a.
1. Gross positive fair value	0				0 <sub>15.a.1.</sub>
C. C	RCON8737	RCON8738	RCON8739	RCON8740	15.a.1.
2. Gross negative fair value	0				0 <sub>15.a.2.</sub>

Dollar amounts in thousands	(Column A) Interest Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
b. Contracts held for purposes other than trading:					15.b.
	RCON8741	RCON8742	RCON8743	RCON8744	1
1. Gross positive fair value	0	0	0	0	15.b
	RCON8745	RCON8746	RCON8747	RCON8748	1
2. Gross negative fair value	0	0	0	0	15.b.

### Schedule RC-M - Memoranda

1. Extensions of credit by the reporting bank to its executive officers, directors, principal shareholders, and their related interests as of the report date:		
a. Aggregate amount of all extensions of credit to all executive officers, directors, principal shareholders, and their related interests	RCON6164	100
b. Number of executive officers, directors, and principal shareholders to whom the amount of all extensions of credit by the reporting bank (including extensions of credit to related interests) equals or exceeds the lesser of \$500,000 or 5 percent of total capital as defined for this purpose in agency regulations	RCON6165	0
2. Intangible assets other than goodwill:		
a. Mortgage servicing assets	RCON3164	0
Estimated fair value of mortgage servicing assets	RCONA590	0
b. Purchased credit card relationships and nonmortgage servicing assets	RCONB026	0
c. All other identifiable intangible assets	RCON5507	0
d. Total	RCON0426	0
3. Other real estate owned:		
a. Direct and indirect investments in real estate ventures	RCON5372	0
b. All other real estate owned:		
1. Construction, land development, and other land	RCON5508	0
2. Farmland	RCON5509	0
3. 1-4 family residential properties	RCON5510	0
4. Multifamily (5 or more) residential properties	RCON5511	0
5. Nonfarm nonresidential properties	RCON5512	0
6. Foreclosed properties from "GNMA loans"	RCONC979	0
c. Total	RCON2150	0
4. Investments in unconsolidated subsidiaries and associated companies:		
a. Direct and indirect investments in real estate ventures	RCON5374	0
b. All other investments in unconsolidated subsidiaries and associated companies	RCON5375	0
c. Total	RCON2130	0
5. Other borrowed money:		,
a. Federal Home Loan Bank advances:		
1. Advances with a remaining maturity or next repricing date of:		
a. One year or less	RCONF055	0
b. Over one year through three years	RCONF056	0
c. Over three years through five years	RCONF057	7,000
d. Over five years	RCONF058	1,000
2. Advances with a remaining maturity of one year or less (included in item 5.a.(1)(a) above)	RCON2651	0
3. Structured advances (included in items 5.a.(1)(a) - (d) above)	RCONF059	8,000
b. Other borrowings:		
Other borrowings with a remaining maturity of next repricing date of:		
a. One year or less	RCONF060	4,475
b. Over one year through three years	RCONF061	0
c. Over three years through five years	RCONF062	0
d. Over five years	RCONF063	0
Other borrowings with a remaining maturity of one year or less (included in item 5.b.(1)(a) above)	RCONB571	0
c. Total	RCON3190	12,475
6. Does the reporting bank sell private label or third party mutual funds and annuities?	RCONB569	Yes
7. Assets under the reporting bank's management in proprietary mutual funds and annuities.	RCONB570	0
Primary Internet Web site address of the bank (home page), if any	TEXT4087	Click here for value

#### Dollar amounts in thousands

9. Do any of the bank's Internet Web sites have transactional capability, i.e., allow the bank's customers to execute transactions on their accounts through the Web site?		Yes	9.
10. Secured liabilities:			10.
a. Amount of "Federal funds purchased" that are secured (included in Schedule RC, item 14.a)	RCONF064	0	10.a
b. Amount of "Other borrowings" that are secured (included in Schedule RC-M, items 5.b.(1)(a) - (d))	RCONF065	4,475	10.b

(TEXT4087) http://www.BANKREGENT.com

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

Dollar amounts in thousands     Loans secured by real estate:     a. Construction, land development, and other land loans	RCON2759	accruing  RCON2769	
	186	RCON2769	
	186	RCON2769	
a. Construction, land development, and other land loans	186	RCON2769	
a. Construction, land development, and other land loans		T T	RCON3492
		0	0
	RCON3493	RCON3494	RCON3495
b. Secured by farmland	21	0	C
c. Secured by 1-4 family residential properties:			
1. Revolving, open-end loans secured by 1-4 family residential	RCON5398	RCON5399	RCON5400
properties and extended under lines of credit		0	C
2. Closed-end loans secured by 1-4 family residential properties:			
	RCONC236	RCONC237	RCONC229
a. Secured by first liens	940	164	44
	RCONC238	RCONC239	RCONC230
b. Secured by junior liens	35	0	C
	RCON3499	RCON3500	RCON3501
d. Secured by multifamily (5 or more) residential properties	. 0	0	0
	RCON3502	RCON3503	RCON3504
e. Secured by nonfarm nonresidential properties	. 0	0	0
	RCONB834	RCONB835	RCONB836
2. Loans to depository institutions and acceptances of other banks	0	0	O
3. Not applicable			
	RCON1606	RCON1607	RCON1608
1. Commercial and industrial loans	1,226	221	1,107
5. Loans to individuals for household, family, and other personal expenditures:			
saperialiares.	RCONB575	RCONB576	RCONB577
a. Credit cards		0	RCONB377
	RCONB578	RCONB579	RCONB580
<ul> <li>b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)</li> </ul>		58	5
and revolving credit plans other than credit cards,	RCON5389	RCON5390	RCON5391
Loans to foreign governments and official institutions		0	0

	due 30 through 89 days and still	_	(Column C) Nonaccrual
Dollar amounts in thousands	accruing RCON5459	accruing RCON5460	RCON5461
7. All other loans	8	0	0
7,11 01.01	RCON1226	RCON1227	RCON1228
B. Lease financing receivables	0	0	0
9. Debt securities and other assets (exclude other real estate owned	RCON3505	RCON3506	RCON3507
and other repossessed assets)	0	0	0
10. Loans and leases reported in items 1 through 8 above which are	RCON5612	RCON5613	RCON5614
wholly or partially guaranteed by the U.S. Government	0	426	1,094
a. Guaranteed portion of loans and leases included in item 10 above	RCON5615	RCON5616	RCON5617
(exclude rebooked "GNMA loans")	0	383	862
b. Rebooked "GNMA loans" that have been repurchased or are	RCONC866	RCONC867	RCONC868
eligible for repurchase included in item 10 above	0	0	0
. Restructured loans and leases included in Schedule RC N, items 1 $$	RCON1658	RCON1659	RCON1661
hrough 8, above (and not reported in Schedule RC-C, Part I, Memorandum item 1)	0	0	0
2. Loans to finance commercial real estate, construction, and land	RCON6558	RCON6559	RCON6560
levelopment activities (not secured by real estate) included in Schedule RC-N, items 4 and 7, above	0	0	0
3. Not available			
a. Loans secured by real estate to non-U.S. addressees (domicile)	RCON1248	RCON1249	RCON1250
(included in Schedule RC-N, item 1, above)	NR	NR	NR
b. Loans to and acceptances of foreign banks (included in Schedule	RCON5380	RCON5381	RCON5382
RC-N, item 2, above)	NR	NR	NR
c. Commercial and industrial loans to non-U.S. addressees	RCON1254	RCON1255	RCON1256
(domicile) (included in Schedule RC-N, item 4, above)	NR	NR	NR
d. Leases to individuals for household, family, and other personal	RCONF166	RCONF167	RCONF168
expenditures (included in Schedule RC-N, item 8, above)	NR	NR	NR
I. Loans to finance agricultural production and other loans to farmers	RCON1594	RCON1597	RCON1583
included in Schedule RC-N, item 7, above)	0	0	0
5. Loans and leases held for sale (included in Schedule RC-N, items	RCONC240	RCONC241	RCONC226
I through 8, above)	0	0	0

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A	) Past due 30	(Column B	) Past due 90	ĺ
Dollar amounts in thousands	throug	h 89 days	days	or more	ĺ
6. Interest rate, foreign exchange rate, and other commodity and equity	RCON3529	NR	RCON3530	NR	ĺ
contracts: Fair value of amounts carried as assets	1100110025	1413	1100110000		M.6.

### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

7. Additions to nonaccrual assets during the quarter	RCONC410	<b>0</b> <sub>M.7.</sub>
8. Nonaccrual assets sold during the quarter	RCONC411	<b>0</b> <sub>M.8.</sub>

#### Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A) Past due 30 through 89 days and still	(Column B) Past due 90 days or more and still	(Column C) Nonaccrual	
Dollar amounts in thousands	accruing	accruing		
9. Construction, land development, and other land loans:				M.9
	RCONF172	RCONF174	RCONF176	
a. 1-4 family residential construction loans	NR	NR	NR	M.9
b. Other construction loans and all land development and other land	RCONF173	RCONF175	RCONF177	
loans	NR	NR	NR	М.9
0. Loans secured by nonfarm nonresidential properties:				     м.1
a. Loans secured by owner-occupied nonfarm nonresidential	RCONF178	RCONF180	RCONF182	
properties	NR	NR	NR	М.
	RCONF179	RCONF181	RCONF183	
b. Loans secured by other nonfarm nonresidential properties	NR	NR	NR	М.

### Schedule RC-O - Other Data for Deposit Insurance and FICO Assessments

Dollar amounts in thousands A. Total deposit liabilities before exclusions (gross) as defined in Section 3(I) of the Federal RCONF236 72.242 Deposit Insurance Act and FDIC regulations.... B. Total allowable exclusions..... RCONF237 **0**|B. C. Not applicable C. D. Total daily average of deposit liabilities before exclusions (gross) as defined in Section RCONF238 NR 3(I) of the Federal Deposit Insurance Act and FDIC regulations..... E. Total daily average of allowable exclusions..... RCONF239 NR E. 1. Unposted debits: 1 a. Actual amount of all unposted debits..... RCON0030 NR 1.a. b. Separate amount of unposted debits: 1.b. 1. Actual amount of unposted debits to demand deposits..... RCON0031 NR 1.b.1. 2. Actual amount of unposted debits to time and savings deposits..... RCON0032 NR 1.b.2. 2. Unposted credits: 2 NR 2.a. a. Actual amount of all unposted credits..... RCON3510 b. Separate amount of unposted credits: 2.b. 1. Actual amount of unposted credits to demand deposits..... RCON3512 NR 2.b.1. 2. Actual amount of unposted credits to time and savings deposits...... RCON3514 NR 2.b.2. 3. Uninvested trust funds (cash) held in bank's own trust department (not included in total RCON3520 NR deposits)..... 4. Deposits of consolidated subsidiaries (not included in total deposits): a. Demand deposits of consolidated subsidiaries..... RCON2211 NR b. Time and savings deposits of consolidated subsidiaries..... RCON2351 NR 4.b. RCON5514 c. Interest accrued and unpaid on deposits of consolidated subsidiaries..... NR 4.c. 5. 6. Reserve balances actually passed through to the Federal Reserve by the reporting bank on behalf of its respondent depository institutions that are also reflected as deposit liabilities of the reporting bank: 6. a. Amount reflected in demand deposits (included in Schedule RC-E, item 7, column RCON2314 NR B)..... 6.a. b. Amount reflected in time and savings deposits (included in Schedule RC-E, item 7, RCON2315 NR column A or C, but not column B)..... 6.b. 7. Unamortized premiums and discounts on time and savings deposits:

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#### Dollar amounts in thousands

a. Unamortized premiums	RCON5516	NR <sub>7</sub>
b. Unamortized discounts	RCON5517	NR <sub>7</sub>
8. Not applicable		8
9. Deposits in lifeline accounts		9
10. Benefit-responsive "Depository Institution Investment Contracts" (included in total deposits)	RCON8432	NR 1
11. Adjustments to demand deposits reported in Schedule RC-E for certain reciprocal demand balances:		1
a. Amount by which demand deposits would be reduced if the reporting bank's reciprocal demand balances with the domestic offices of U.S. banks and savings associations and insured branches in Puerto Rico and U.S. territories and possessions that were reported on a gross basis in Schedule RC-E had been reported on a net basis	RCON8785	NR 1
b. Amount by which demand deposits would be increased if the reporting bank's reciprocal demand balances with foreign banks and foreign offices of other U.S. banks (other than insured branches in Puerto Rico and U.S. territories and possessions) that were reported on a net basis in Schedule RC-E had been reported on a gross basis	RCONA181	NR 1
c. Amount by which demand deposits would be reduced if cash items in process of collection were included in the calculation of the reporting bank's net reciprocal demand balances with the domestic offices of U.S. banks and savings associations and insured branches in Puerto Rico and U.S. territories and posessions in Schedule RC-E	RCONA182	NR 1
12. Amount of assets netted against deposit liabilities on the balance sheet (Schedule RC) in accordance with generally accepted accounting principles (exclude amounts related to reciprocal demand balances):		1.
a. Amount of assets netted against demand deposits	RCONA527	NR 1
b. Amount of assets netted against time and savings deposits	RCONA528	NR 1
1. Total deposits of the bank:		M
a. Deposit accounts (excluding retirement accounts) of \$100,000 or less:		M
1. Amount of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF049	33,467 <sub>N</sub>
2. Number of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF050	NR N
b. Deposit accounts (excluding retirement accounts) of more than \$100,000:		M
Amount of deposit accounts (excluding retirement accounts) of more than  \$100,000	RCONF051	35,763 <sub>N</sub>
Number of deposit accounts (excluding retirement accounts) of more than \$100,000	RCONF052	126 <sub>N</sub>
c. Retirement deposit accounts of \$250,000 or less:		M
1. Amount of retirement deposit accounts of \$250,000 or less	RCONF045	2,775 N
2. Number of retirement deposit accounts of \$250,000 or less	RCONF046	NR N
d. Retirement deposit accounts of more than \$250,000:		M
1. Amount of retirement deposit accounts of more than \$250,000	RCONF047	<b>0</b> N
2. Number of retirement deposit accounts of more than \$250,000	RCONF048	<b>0</b> N
2. Estimated amount of uninsured deposits	RCON5597	NR N
3. Has the reporting institution been consolidated with a parent bank or savings association in that parent bank's or parent saving association's Call Report or Thrift Financial Report? If so, report the legal title and FDIC Certificate Number of the parent bank or parent savings association:		N
a. Legal title	TEXTA545	NR N
b. FDIC Certificate Number	RCONA545	<b>0</b> N

# Schedule RC-P - Closed-End 1-4 Family Residential Mortgage Banking Activities

1. Retail originations during the quarter of closed-end 1-4 family residential mortgage loans			
for sale:			1.
a. First liens	RCONF066	NR	1.a

Dollar amounts in thousands

RCONF067	NR	1.b.
		2.
RCONF068	NR	2.a.
RCONF069	NR	2.b.
		3.
RCONF070	NR	3.a.
RCONF071	NR	3.b.
		4.
RCONF072	NR	4.a.
RCONF073	NR	4.b.
RIADF184	NR	5.
	RCONF068 RCONF069 RCONF070 RCONF071 RCONF072 RCONF073	RCONF068 NR RCONF069 NR RCONF070 NR RCONF071 NR RCONF071 NR

### Schedule RC-Q - Financial Assets and Liabilities Measured at Fair Value

	(Column A) Total Fair Value Reported on	(Column B) Level 2 Fair Value	(Column C) Level 3 Fair Value	
Dollar amounts in thousands	Schedule RC	Measurements	Measurements	
	RCONF243	RCONF244	RCONF245	
1. Loans and leases	NR	NR	NR	1.
	RCONF246	RCONF247	RCONF248	
2. Trading assets	NR	NR	NR	2.
a. Nontrading securities at fair value with changes in fair value	RCONF240	RCONF241	RCONF242	
reported in current earnings (included in Schedule RC-Q, item 2, above)	NR	NR	NR	2.a.
	RCONF249	RCONF250	RCONF251	
3. All other financial assets and servicing assets	NR	NR	NR	3.
	RCONF252	RCONF253	RCONF254	
4. Deposits	NR	NR	NR	4.
	RCONF255	RCONF256	RCONF257	
5. Trading liabilities	NR	NR	NR	5.
	RCONF258	RCONF259	RCONF260	
6. All other financial liabilities and servicing liabilities	NR	NR	NR	6.
	RCONF261	RCONF262	RCONF263	
7. Loan commitments (not accounted for as derivatives)	NR	NR	NR	7.

## Schedule RC-R - Regulatory Capital

1. Total equity capital (from Schedule RC, item 28)	RCON3210	7,628	1.
2. Net unrealized gains (losses) on available-for-sale securities	RCON8434	-122	2.
3. Net unrealized loss on available-for-sale equity securities	RCONA221	0	3.
4. Accumulated net gains (losses) on cash flow hedges	RCON4336	0	4.
5. Nonqualifying perpetual preferred stock	RCONB588	0	5.
6. Qualifying minority interests in consolidated subsidiaries	RCONB589	0	6.
7. Not available			7.
a. Disallowed goodwill and other disallowed intangible assets	RCONB590	0	7.a.

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#### Dollar amounts in thousands

Dollar amounts in mousands			
b. Cumulative change in fair value of all financial liabilities accounted for under a fair value option that is included in retained earnings and is attributable to changes in the bank's own creditworthiness	RCONF264	0	
8. Subtotal	RCONC227	7,750	7
9. Not available		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	9
a. Disallowed servicing assets and purchased credit card relationships	RCONB591	0	٦.
b. Disallowed deferred tax assets	RCON5610	0	- 1
10. Other additions to (deductions from) Tier 1 capital	RCONB592	0	ન `
11. Tier 1 capital	RCON8274	7,750	_
12. Qualifying subordinated debt and redeemable preferred stock	RCON5306	0	┥ .
13. Cumulative perpetual preferred stock includible in Tier 2 capital	RCONB593	0	-
14. Allowance for loan and lease losses includible in Tier 2 capital	RCON5310	579	_
15. Unrealized gains on available-for-sale equity securities includible in Tier 2 capital	RCON2221	0	┥
16. Other Tier 2 capital components	RCONB594	0	1
17. Tier 2 capital	RCON5311	579	1
18. Allowable Tier 2 capital	RCON8275	579	-
19. Tier 3 capital allocated for market risk	RCON1395	0	1
20. Deductions for total risk-based capital	RCONB595	0	2
21. Total risk-based capital	RCON3792	8,329	1 2
22. Average total assets (from Schedule RC-K, item 9)	RCON3368	87,192	2
23. Disallowed goodwill and other disallowed intangible assets (from item 7 above)	RCONB590	0	2
24. Disallowed servicing assets and purchased credit card relationships (from item 9.a above)	RCONB591	0	2
25. Disallowed deferred tax assets (from item 9.b above)	RCON5610	0	2
26. Other deductions from assets for leverage capital purposes	RCONB596	0	2
27. Average total assets for leverage capital purposes	RCONA224	87,192	2
28. Not available			2
a. Adjustment to Tier 1 capital reported in item 11	RCONC228	0	2
b. Adjustment to total risk-based capital reported in item 21	RCONB503	0	2
29. Adjustment to risk-weighted assets reported in item 62	RCONB504	0	2
30. Adjustment to average total assets reported in item 27	RCONB505	0	3
			_

# Schedule RC-R - Regulatory Capital

Dollar amounts in thousands	(Banks w	) Percentage ith Financial idiaries)		) Percentage Banks)	
31. Tier 1 leverage ratio	RCON7273	0	RCON7204	0.0889	31.
32. Tier 1 risk-based capital ratio	RCON7274	0	RCON7206	0.1287	32.
33. Total risk-based capital ratio	RCON7275	0	RCON7205	0.1383	33.

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Totals (from Schedule RC)	(Column B) Items Not Subject to Risk-Weighting	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
	RCON0010	RCONC869	RCONB600	RCONB601		RCONB602
34. Cash and balances dues from depository institutions	2,732	0	1,152	1,580		0 34
	RCON1754	RCONB603	RCONB604	RCONB605	RCONB606	RCONB607
35. Held-to-maturity securities	0	0	0	0	0	0 35
	RCON1773	RCONB608	RCONB609	RCONB610	RCONB611	RCONB612
36. Available-for-sale securities	22,258	-199	95	22,227	135	0 36
37. Federal funds sold and securities purchased under agreements	RCONC225		RCONC063	RCONC064		RCONB520
to resell	0		0	0		0 37
	RCON5369	RCONB617	RCONB618	RCONB619	RCONB620	RCONB621
38. Loans and leases held for sale	0	0	0	0	0	0 38
	RCONB528	RCONB622	RCONB623	RCONB624	RCONB625	RCONB626
39. Loans and leases, net of unearned income	60,118	0	0	9,027	9,065	<b>42,026</b> 39
	RCON3123	RCON3123				
40. Allowance for loan and lease losses	579	579				40
	RCON3545	RCONB627	RCONB628	RCONB629	RCONB630	RCONB631
41. Trading Assets	0	0	0	0	0	0 41
	RCONB639	RCONB640	RCONB641	RCONB642	RCONB643	RCON5339
42. All other assets	8,015	0	12	1,302	0	6,701
	RCON2170	RCONB644	RCON5320	RCON5327	RCON5334	RCON5340
43. Total Assets	92,544	-778	1,259	34,136	9,200	48,727

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Face Value or Notional Amount	(Column B) Credit Equivalent Amount	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
	RCONB546	RCONB547	RCONB548	RCONB581	RCONB582	RCONB583
44. Financial standby letters of credit	0	0	0	0	0	0 44
	RCON3821	RCONB650	RCONB651	RCONB652	RCONB653	RCONB654
45. Performance standby letters of credit	117	59	0	0	0	59 45
	RCON3411	RCONB655	RCONB656	RCONB657	RCONB658	RCONB659
46. Commercial and similar letters of credit	0	0	0	0	0	0 46

Dollar amounts in thousands	(Column A) Face Value or Notional Amount	(Column B) Credit Equivalent Amount	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%	
47. Risk participations in bankers acceptances acquired by the	RCON3429	RCONB660	RCONB661	RCONB662	Category CO /	RCONB663	
reporting institution	0	0				0	47
	RCON3433	RCONB664	RCONB665	RCONB666	RCONB667	RCONB668	71.
48. Securities lent	0	0	0	0	0	0	48.
49. Retained recourse on small business obligations sold with	RCONA250	RCONB669	RCONB670	RCONB671	RCONB672	RCONB673	
recourse	0	0	0	0	0	0	49.
50. Recourse and direct credit substitutes (other than financial	RCONB541	RCONB542				RCONB543	
standby letters of credit) subject to the low-level exposure rule and residual interests subject to a dollar-for-dollar capital requirement	0	0				0	50.
	RCONB675	RCONB676	RCONB677	RCONB678	RCONB679	RCONB680	
51. All other financial assets sold with recourse	0	0	_	-	0	1	51.
	RCONB681	RCONB682	RCONB683	RCONB684	RCONB685	RCONB686	
52. All other off-balance sheet liabilities	0	0		_		ļ .	52.
53. Unused commitments with an original maturity exceeding one	RCON3833	RCONB687	RCONB688	RCONB689	RCONB690	RCONB691	
year	0	0		-	_	0	53.
54 Derivative contracts		RCONA167	RCONB693	RCONB694	RCONB695		
54. Derivative contracts			RCONB696	RCONB697	RCONB698	RCONB699	54.
55. Total assets, derivatives, and off-balance sheet items by risk weight category			1,259		9,200		
weight dategory			1,239	34,130	3,200	40,700	55.
56. Risk weight factor							56.
			RCONB700	RCONB701	RCONB702	RCONB703	50.
57. Risk-weighted assets by risk weight category			0	6,827	4,600	48,786	57.
						RCON1651	
58. Market risk equivalent assets						0	58.
59. Risk-weighted assets before deductions for excess allowance						RCONB704	
for loan and lease losses and allocated transfer risk reserve						60,213	59.
						RCONA222	
60. Excess allowance for loan and lease losses						0	60.
						RCON3128	
61. Allocated transfer risk reserve						0	61.
C2. Total risk weighted accepts						RCONA223	
62. Total risk-weighted assets						60,213	62.

# Schedule RC-R - Regulatory Capital

#### Dollar amounts in thousands

Current credit exposure across all derivative contracts covered by the risk-based capital standards	RCON8764	0	
statiuatus			M.1.

## Schedule RC-R - Regulatory Capital

	a remaining	a remaining	(Column C) With a remaining maturity of over five years	
Dollar amounts in thousands		years		
2. Notional principal amounts of derivative contracts:				M.2.
	RCON3809	RCON8766	RCON8767	
a. Interest rate contracts	0	0	0	M.2.
	RCON3812	RCON8769	RCON8770	
b. Foreign exchange contracts	0	0	0	M.2
	RCON8771	RCON8772	RCON8773	
c. Gold contracts	0	0	0	M.2
	RCON8774	RCON8775	RCON8776	
d. Other precious metals contracts	0	0	0	M.2
	RCON8777	RCON8778	RCON8779	
e. Other commodity contracts	0	0		M.2
	RCONA000	RCONA001	RCONA002	]
f. Equity derivative contracts	0	0	0	M.2
g. Credit derivative contracts:				M.2
	RCONC980	RCONC981	RCONC982	
1. Investment grade	0	0	0	M.2
	RCONC983	RCONC984	RCONC985	
2. Subinvestment grade	0	0	0	M.2

# Schedule RC-S - Servicing Securitization and Asset Sale Activities

	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other
Dollar amounts in thousands							Assets
1. Outstanding principal balance of assets sold and securitized	RCONB705	RCONB706	RCONB707	RCONB708	RCONB709	RCONB710	RCONB711
by the reporting bank with servicing retained or with recourse or other seller-provided credit enhancements	0	0	0	0	0	0	0 1.
2. Maximum amount of credit exposure arising from recourse							
or other seller-provided credit enhancements provided to structures reported in item 1 in the form of:							2.
a. Credit-enhancing interest-only strips (included in	RCONB712	RCONB713	RCONB714	RCONB715	RCONB716	RCONB717	RCONB718
Schedules RC-B or RC-F or in Schedule RC, item 5)	0	0	0	0	0	0	<b>0</b> <sub>2.a.</sub>
	RCONC393	RCONC394	RCONC395	RCONC396	RCONC397	RCONC398	RCONC399
b. Subordinated securities and other residual interests	0	0	0	0	0	0	<b>0</b> 2.b.
	RCONC400	RCONC401	RCONC402	RCONC403	RCONC404	RCONC405	RCONC406
c. Standby letters of credit and other enhancements	0	0		0	0	-	<b>0</b> 2.c.
3. Reporting bank's unused commitments to provide liquidity	RCONB726	RCONB727	RCONB728	RCONB729	RCONB730	RCONB731	RCONB732
to structures reported in item 1	0	0	0	0	0	0	<b>0</b> 3.
Past due loan amounts included in item 1:							
4. Fast due loan amounts included in item 1.	RCONB733	RCONB734	RCONB735	RCONB736	RCONB737	RCONB738	RCONB739 4.
a. 30-89 days past due	0	0		0	0		<b>0</b> 4.a.
a. 66 66 44,6 past 446	RCONB740	RCONB741	RCONB742	RCONB743	RCONB744	RCONB745	RCONB746
b. 90 days or more past due	0	0	0	0	0	0	<b>0</b> 4.b.
5. Charge-offs and recoveries on assets sold and securitized							
with servicing retained or with recourse or other							
seller-provided credit enhancements (calendar year-to-date):	DIA DDZ4Z	DIADD740	DIA DRZ40	DIADDZEO	DIADD754	DIADDZEO	5.
a. Charge-offs	RIADB747	RIADB748	RIADB749 <b>0</b>	RIADB750	RIADB751	RIADB752	RIADB753
a. Charge-ons	RIADB754	RIADB755	RIADB756	RIADB757	RIADB758	RIADB759	<b>0</b> 5.a.
b. Recoveries	0	0	0	0	0		<b>0</b> 5.b.
2.1.000701100	•						5.b.
6. Amount of ownership (or seller's) interests carried as:							6.
a. Securities (included in Schedule RC-B or in Schedule		RCONB761	RCONB762			RCONB763	
RC, item 5)		0	0			0	6.a.

	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other	
Dollar amounts in thousands							Assets	
b. Loans (included in Schedule RC-C)		RCONB500	RCONB501			RCONB502		6.b.
7. Past due loan amounts included in interests reported in item 6.a:								7.
		RCONB764	RCONB765			RCONB766		1
a. 30-89 days past due		RCONB767	RCONB768			RCONB769		7.a.
b. 90 days or more past due		0	0			0		7.b.
8. Charge-offs and recoveries on loan amounts included in interests reported in item 6.a (calendar year-to-date):								8.
		RIADB770	RIADB771			RIADB772		
a. Charge-offs		RIADB773	RIADB774			RIADB775		8.a
b. Recoveries		0				0		8.b
9. Maximum amount of credit exposure arising from credit	RCONB776	RCONB777	RCONB778	RCONB779	RCONB780	RCONB781	RCONB782	
enhancements provided by the reporting bank to other institutions' securitization structures in the form of standby letters of credit, purchased subordinated securities, and other enhancements	0	0	0	0	0	0	0	9.
10. Reporting bank's unused commitments to provide liquidity	RCONB783	RCONB784	RCONB785	RCONB786	RCONB787	RCONB788	RCONB789	1
to other institutions' securitization structures	0	0	0	0	0	0	0	10.
11. Assets sold with recourse or other seller-provided credit	RCONB790	RCONB791	RCONB792	RCONB793	RCONB794	RCONB795	RCONB796	_
enhancements and not securitized by the reporting bank  12. Maximum amount of credit exposure arising from recourse	RCONB797	RCONB798	RCONB799	RCONB800	RCONB801	RCONB802	RCONB803	11.
or other seller-provided credit enhancements provided to assets reported in item 11	0	0		0	0	0	0	12.

## Schedule RC-S - Servicing Securitization and Asset Sale Activities

Dollar amounts in thousands

1. Small business obligations transferred with recourse under Section 208 of the Riegle			
Community Development and Regulatory Improvement Act of 1994:			M.1.
a. Outstanding principal balance	RCONA249	0	M.1.a.
b. Amount of retained recourse on these obligations as of the report date	RCONA250	0	M.1.b.
$2.  {\sf Outstanding  principal  balance  of  assets  serviced  for  others  (includes  participations  serviced  for  others):}$			M.2.
a. Closed-end 1-4 family residential mortgages serviced with recourse or other servicer-provided credit enhancements	RCONB804	0	M.2.a.
b. Closed-end 1-4 family residential mortgages serviced with no recourse or other servicer-provided credit enhancements	RCONB805	0	M.2.b.
c. Other financial assets (includes home equity lines)	RCONA591	0	M.2.c.
3. Asset-backed commercial paper conduits:			M.3.
a. Maximum amount of credit exposure arising from credit enhancements provided to conduit structures in the form of standby letters of credit, subordinated securities, and other enhancements:			M.3.a.
1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company	RCONB806	0	M.3.a.
2. Conduits sponsored by other unrelated institutions	RCONB807		M.3.a.2
b. Unused commitments to provide liquidity to conduit structures:			M.3.b.
1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company	RCONB808	0	M.3.b.
2. Conduits sponsored by other unrelated institutions	RCONB809		M.3.b.2
4. Outstanding credit card fees and finance charges included in Schedule RC-S, item 1, column C	RCONC407	NR	M.4.

## **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands			
1. Does the institution have fiduciary powers?	RCONA345	Yes	1.
2. Does the institution exercise the fiduciary powers it has been granted?	RCONA346	Yes	2.
3. Does the institution have any fiduciary or related activity (in the form of assets or accounts) to report in this schedule?	RCONB867	Yes	3.

# **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands	(Column A) Managed Assets	(Column B) Non-Managed Assets	(Column C) Number of Managed Accounts	(Column D) Number of Non-Managed Accounts	
	RCONB868	RCONB869	RCONB870	RCONB871	
4. Personal trust and agency accounts	3,458	592	18	1 4.	
5. Retirement related trust and agency accounts:				5.	
	RCONB872	RCONB873	RCONB874	RCONB875	
a. Employee benefit - defined contribution	0	0	0	<b>0</b> 5.	.a.
	RCONB876	RCONB877	RCONB878	RCONB879	
b. Employee benefit - defined benefit	0	234	0	<b>2</b> <sub>5.</sub>	.b.
	RCONB880	RCONB881	RCONB882	RCONB883	
c. Other retirement accounts	0	0	0	<b>0</b> 5.	.c.
	RCONB884	RCONB885	RCONC001	RCONC002	
6. Corporate trust and agency accounts	0	0	0	0 6.	
	RCONB886		RCONB888		
7. Investment management agency accounts	7,828		14	7.	
	RCONB890	RCONB891	RCONB892	RCONB893	
8. Other fiduciary accounts	58	0	2	0 8.	
	RCONB894	RCONB895	RCONB896	RCONB897	
9. Total fiduciary accounts	11,344	826	34	3 9.	
		RCONB898		RCONB899	
10. Custody and safekeeping accounts		1,840		7	0.
11. Not applicable				1	1.

RCONB868

3.

3.a.

3 h

3.c.

4

15.

23.

M.1.

### Schedule RC-T - Fiduciary and Related Services

12. Personal trust and agency accounts	RIADB904	CONF
13. Retirement related trust and agency accounts:		13
a. Employee benefit - defined contribution	RIADB905	CONF 13
b. Employee benefit - defined benefit	RIADB906	CONF 13
c. Other retirement accounts	RIADB907	CONF 13
14. Corporate trust and agency accounts	RIADA479	CONF 14
15. Investment management agency accounts	RIADB908	CONF 15

Dollar amounts in thousands

16. Other fiduciary accounts..... RIADA480 CONF CONF 17. Custody and safekeeping accounts..... RIADB909 18. Other fiduciary and related services income...... RIADB910 CONF

19. Total gross fiduciary and related services income..... RIAD4070 69 19. 20. Expenses..... RIADC058 CONF CONF 21. Net losses from fiduciary and related services...... RIADA488 22. Intracompany income credits for fiduciary and related services...... RIADB911 CONF

23. Net fiduciary and related services income...... RIADA491 CONF 1. Managed assets held in personal trust and agency accounts:

a. Noninterest-bearing deposits..... RCONB913 **0**|<sub>M.1.a.</sub> b. Interest-bearing deposits..... RCONB914 422 M.1.b. c. U.S. Treasury and U.S. Government agency obligations..... RCONB915 0 M.1.c. d. State, county and municipal obligations..... RCONB916 **31** M.1.d.

e. Money market mutual funds..... RCONB917 1,298 M.1.e. f. Other short-term obligations..... **0** <sub>M.1.f.</sub> RCONB918 g. Other notes and bonds..... RCONB919 25 M.1.g. 1,109 <sub>M.1.h.</sub> h. Common and preferred stocks..... RCONB920

i. Real estate mortgages..... RCONB921 0 M.1.i. RCONB922 j. Real estate..... 0 M.1.i. k. Miscellaneous assets..... RCONB923 573 M.1.k. 3,458 <sub>M.1.I.</sub>

Schedule RC-T - Fiduciary and Related Services

I. Total managed assets held in personal trust and agency accounts......

Dollar amounts in thousands			(Column B) Principal Amount Outstanding		
2. Corporate trust and agency accounts:					M.2.
a. Corporate and municipal trusteeships	RCONB927	0	RCONB928	0	M.2.a.
b. Transfer agent, registrar, paying agent, and other corporate agency	RCONB929	0			M.2.b.

### Schedule RC-T - Fiduciary and Related Services

Dollar amounts in thousands		Number of unds	(Column B) Market Value of Fund Assets		
3. Collective investment funds and common trust funds:					
a. Domestic equity	RCONB931	0	RCONB932	0	
b. International/Global equity	RCONB933	0	RCONB934	0	
c. Stock/Bond blend	RCONB935	0	RCONB936	0	
d. Taxable bond	RCONB937	0	RCONB938	0	
e. Municipal bond	RCONB939	0	RCONB940	0	
f. Short term investments/Money market	RCONB941	0	RCONB942	0	

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	(Column A	A) Number of	(Column B)	Market Value	
Dollar amounts in thousands	Fu	ınds	of Fun	d Assets	
g. Specialty/Other	RCONB943	0	RCONB944	0	M.3.g.
h. Total collective investment funds	RCONB945	0	RCONB946	0	M.3.h.

## Schedule RC-T - Fiduciary and Related Services

	(Column A) Gross Losses Managed	(Column B) Gross Losses Non-Managed	(Column C) Recoveries	
Dollar amounts in thousands	Accounts	Accounts		
4. Fiduciary settlements, surcharges, and other losses:				M.4.
	RIADB947	RIADB948	RIADB949	
a. Personal trust and agency accounts	CONF	CONF	CONF	M.4.a.
	RIADB950	RIADB951	RIADB952	
b. Retirement related trust and agency accounts	CONF	CONF	CONF	M.4.b.
	RIADB953	RIADB954	RIADB955	
c. Investment management agency accounts	CONF	CONF	CONF	M.4.c.
	RIADB956	RIADB957	RIADB958	
d. Other fiduciary accounts and related services	CONF	CONF	CONF	M.4.d.
	RIADB959	RIADB960	RIADB961	
e. Total fiduciary settlements, surcharges, and other losses	CONF	CONF	CONF	M.4.e.

### **General Instructions**

1. Who Must Report on What Forms	1.
a. Close of Business	1.a.
b. Frequency of Reporting	1.b.
c. Differences in Detail of Reports	1.c.
d. Shifts in Reporting Status	1.d.
2. Organization of the Instruction Books	2.
3. Preparation of the Reports	3.
4. Signatures	4.
a. Officer Declaration	4.a.
b. Director Attestation	4.b.
5. Submission of the Reports	5.
a. Submission Date	5.a.
b. Amended Reports	5.b.
6. Retention of Reports	6.
7. Scope of the "Consolidated Bank" Required to be Reported in the Submitted Reports	7.
a. Exclusions from the Coverage of the Consolidated Report	7.a.
8. Rules of Consolidation	8.
9. Reporting by Type of Office (For banks with foreign offices)	9.
10. Publication Requirements for the Report of Condition	10.
11. Release of Individual Bank Reports	11.
12. Applicability of Generally Accepted Accounting Principles to Regulatory Reporting	
Requirements	12.
13. Accrual Basis Reporting	13.
14. Miscellaneous General Instructions	14.
a. Rounding	14.a.

b. Negative Entries		14.b.
c. Verification		14.c.
d. Transactions Occurring Near the End of a Reporting Period		14.d.
15. Separate Branch Reports		15.

## **Glossary**

Dollar amounts in the	ousands	
1. Glossary		1.
2. Acceptances		2.
3. Accounting Changes		3.
4. Accounting Errors, Corrections of		4.
5. Accounting Estimates, Changes in		5.
6. Accounting Principles, Changes in		6.
7. Accrued Interest Receivable Related to Credit Card Securitizations		7.
8. Acquisition, Development, or Construction (ADC) Arrangements		8.
9. Agreement Corporation		9.
10. Allowance for Loan and Lease Losses		10.
11. Applicable Income Taxes		11.
12. Associated Company		12.
13. ATS Account		13.
14. Bankers Acceptances		14.
a. Bank-Owned Life Insurance		14.a.
15. Banks, U.S. and Foreign		15.
16. Banks in Foreign Countries		16.
17. Bill-of-Lading Draft		17.
18. Borrowings and Deposits in Foreign Offices		18.
19. Brokered Deposits		19.
20. Broker's Security Draft		20.
21. Business Combinations		21.
22. Call Option		22.
23. Capitalization of Interest Costs		23.
24. Carrybacks and Carryforwards		24.
25. Cash Management Arrangements		25.
26. Certificate of Deposit		26.
27. Changes in Accounting Estimates		27.
28. Changes in Accounting Principles		28.
29. Clearing Accounts		29.
30. Commercial Banks in the U.S.		30.
31. Commercial Letter of Credit		31.
32. Commercial Paper		32.
33. Commodity or Bill-of-Lading Draft		33.
34. Common Stock of Unconsolidated Subsidaries, Investments in		34.
35. Continuing Contract		35.
36. Corporate Joint Venture		36.
37. Corrections of Accounting Errors		37.
38. Coupon Stripping, Treasury Receipts, and STRIPS		38.
39. Custody Account		39.
40. Dealer Reserve Account		40.
a. Deferred Compensation Agreements		40.a.
41. Deferred Income Taxes		40.a.
		71.

42. Deposits   4. Deposits	Dollar a	amounts in thousands	
44. 45. Derivative Contracts	42. Demand Deposits		42.
45. Derivative Contracts	43. Depository Institutions in the U.S.		43.
a. Discounts 46. Dividends 46. Dividends 47. Domestic Office 47. Domestic Office 47. Domestic Office 48. Domicille 49. Due Bills 50. Edge and Agreement Corporation 50. Edge and Agreement Corporation 50. Edge and Agreement Corporation 51. Equity Method of Accounting 52. Extinguishments of Labilities 52. Extinguishments of Labilities 53. Extraordinary Items 54. Fails 54. Fails 55. Federal Funds Transactions 55. Federal Funds Transactions 56. Federally-Sponsored Lending Agency 57. Fees, Loan 57. Fees, Loan 58. Foreclosed Assets 59. Forelosed Assets 59. Foreign Banks 50. Foreign Currency Transactions and Translation 61. Foreign Debt Exchange Transactions 61. Foreign Debt Exchange Transactions 62. Foreign Governments and Official Institutions 63. Foreign Office 64. Forward Contracts 65. Functional Currency 66. Futures Contracts 67. Coodwill 68. Hypothecated Deposit 68. Functional Currency 69. Isb 71. Internet Exchange Transactions 71. Intangible Assets 72. Tone Computer Software 73. Internet Capitalization 74. Interest Rate Swaps 75. Internet Location Banking Facility (IBF) 76. International Banking Facility (IBF) 77. Interoffice Accounts 78. Investments in Common Stock of Unconsolidated Subsidiaries 79. Joint Venture 79. Joint Venture 79. Longer Facility (IBF) 77. Interoffice Accounts 78. Investments in Common Stock of Unconsolidated Subsidiaries 79. Joint Venture 79. Longer Facility (IBF) 77. Interoffice Accounts 78. Investments in Common Stock of Unconsolidated Subsidiaries 79. Joint Venture 79. Longer Facility (IBF) 71. Interoffice Accounts 71. Internet Facility (IBF) 72. Internet Legerard Stock 74. Internet Facility (IBF) 75. Internet Capitalization 76. Internet Facility (IBF) 77. Interoffice Accounts 78. Internet Capitalization 79. Joint Venture	44. Deposits		44.
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a. Equity-Indexed Certificates of Deposit       50.a.         51. Equity Method of Accounting       51.         52. Extinguishments of Liabilities       52.         53. Extraordinary Items       53.         54. Fails       53.         a. Fair Value       54.         55. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       55.         57. Fees, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       58.         60. Foreign Currency Transactions and Translation       60.         61. Foreign Debt Exchange Transactions       61.         62. Foreign Governments and Official Institutions       62.         63. Foreign Office       63.         64. Forward Contracts       64.         65. Functional Currency       65.         66. Futures Contracts       66.         67. Goodwill       67.         68. Hypothecated Deposit       68.         69. IJEF       69.         70. Interest-Bearing Account       72.         71. Interest Rate Swapes       70.         72. Interest-Bearing Account       73.         73. Interest Rate Swapes       74.         74. Interest Rate Swapes<	50. Edge and Agreement Corporation		
51. Equity Method of Accounting       51.         52. Extinguishments of Liabilities       52.         53. Extraordinary Items       83.         54. Fails       64.         a. Fair Value       55.         56. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       56.         57. Fees, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       9.         60. Foreign Currency Transactions and Translation       61.         61. Foreign Obet Exchange Transactions       61.         62. Foreign Governments and Official Institutions       62.         63. Foreign Governments and Official Institutions       63.         64. Forward Contracts       64.         65. Futures Contracts       65.         66. Futures Contracts       66.         67. Goodwill       67.         68. Hutures Contracts       67.         67. Goodwill       67.         68. Hutures Contracts       67.         69. IJEF       70.         70. Income Taxes       71.         71. Interast Bearing Account       72.         72. Interest Searing Account       73.         73. Interest Capitalization <td< td=""><td>a. Equity-Indexed Certificates of Deposit</td><td></td><td></td></td<>	a. Equity-Indexed Certificates of Deposit		
5.2 Extraordinary Items       5.2         5.3 Extraordinary Items       5.5         5.4 Fails       5.4         5.5 Federal Funds Transactions       5.5         5.6 Federall-Sponsored Lending Agency       5.5         5.7 Fees, Loan       5.7         5.8 Foreclosed Assets       5.8         5.9 Foreign Banks       5.2         6.0 Foreign Currency Transactions and Translation       6.0         6.1 Foreign Debt Exchange Transactions       6.1         6.2 Foreign Governments and Official Institutions       6.2         6.3 Foreign Office       6.3         6.4 Forward Contracts       6.4         6.5 Functional Currency       6.5         6.6 Futures Contracts       6.6         6.7 Goodwill       6.7         6.8 Hypothecated Deposit       6.8         6.9 IBF       6.8         7.0 Income Taxes       7.0         7.1 Intrapsible Assets       7.0         7.2 Interest Capitalization       7.2         7.3 Interest Capitalization       7.2         7.4 Interest Rate Swaps       7.4         7.6 International Banking Facility (IBF)       7.6         7.7 Interoffice Accountin       7.7         7.8 Investments in Common Stock of Unconsolidated	51. Equity Method of Accounting		
53. Extraordinary Items       53.         54. Fails       54.         a. Fair Value       54.         55. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       55.         57. Fees, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       58.         60. Foreign Currency Transactions and Translation       60.         61. Foreign Debt Exchange Transactions       61.         62. Foreign Governments and Official Institutions       62.         63. Foreign Office       63.         64. Forward Contracts       64.         65. Functional Currency       65.         66. Futures Contracts       66.         67. Goodwill       67.         68. Hypothecated Deposit       68.         69. IBF       69.         70. Income Taxes       70.         71. Intangible Assets       71.         72. Interest-Bearing Account       72.         73. Interest Rate Swaps       74.         75. Internal-Use Computer Software       76.         76. Internal-Use Computer Software       77.         76. Internal Intern			
54. Fails       \$4.         a. Fair Value       \$4.         55. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       55.         57. Fees, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       59.         60. Foreign Currency Transactions and Translation       60.         61. Foreign Governments and Official Institutions       62.         62. Foreign Governments and Official Institutions       62.         63. Foreign Governments and Official Institutions       62.         64. Forward Contracts       63.         65. Functional Currency       65.         66. Functional Currency       65.         67. Goodwill       67.         68. Hypothecated Deposit       66.         69. IBF       70.         70. Income Taxes       70.         71. Intranjible Assets       71.         72. Interest Capitalization       73.         73. Interest Capitalization       73.         74. Interest Rate Swaps       74.         75. Internal-Use Computer Software       75.         76. International Banking Facility (IBF)       76.         77. Interoffice Accounts       77.         78.			
a. Fair Value       54.a.         55. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       56.         57. Fees, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       59.         60. Foreign Currency Transactions and Translation       60.         61. Foreign Debt Exchange Transactions       61.         62. Foreign Governments and Official Institutions       62.         63. Foreign Office       63.         64. Forward Contracts       64.         65. Futures Contracts       65.         66. Futures Contracts       66.         67. Goodwill       67.         68. Hytures Contracts       69.         67. Jonome Taxes       70.         70. Income Taxes       70.         71. Intargible Assets       71.         72. Interest-Bearing Account       72.         31. Interest Capitalization       72.         74. Interest Rate Swaps       74.         75. Internal-Use Computer Software       76.         6. Internal Banking Facility (IBF)       76.         77. Interoffice Accounts       77.         8. Investments in Common Stock of Unconsolidated Subsidiaries       79.	•		
55. Federal Funds Transactions       55.         56. Federally-Sponsored Lending Agency       56.         57. Feest, Loan       57.         58. Foreclosed Assets       58.         59. Foreign Banks       60.         60. Foreign Dahts       61.         60. Foreign Debt Exchange Transactions       61.         61. Foreign Governments and Official Institutions       62.         63. Foreign Office       63.         64. Forward Contracts       63.         65. Functional Currency       65.         66. Furtures Contracts       66.         67. Goodwill       67.         68. Hypothecated Deposit       68.         69. IBF       68.         70. Income Taxes       70.         71. Intangible Assets       70.         72. Interest-Bearing Account       71.         73. Interest Capitalization       72.         74. Interest Rate Swaps       74.         75. Internal-Use Computer Software       75.         76. International Banking Facility (IBF)       75.         77. Interoffice Accounts       77.         78. Investments in Common Stock of Unconsolidated Subsidiaries       77.         79. Joint Venture       80.         80. Lease Accounting<	a. Fair Value		
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# Consolidated Reports of Condition and Income for A Bank With Domestic Offices Only - FFIEC 041

Institution Name REGENT BANK AND TRUST COMPANY, N.A.

City NOWATA

State OK

Zip Code **74048** 

Call Report Quarter End Date 12/31/2006

Report Type 041

RSSD-ID **309655** 

FDIC Certificate Number 4160

OCC Charter Number 5401

ABA Routing Number 103101356 Last updated on 1/26/2007

# **Bank Demographic Information**

#### Dollar amounts in thousands

1. Reporting date	RCON9999	20061231	1.
2. FDIC certificate number	RSSD9050	4160	2.
3. Legal title of bank	RSSD9017	REGENT BANK	3.
4. City	RSSD9130	NOWATA	4.
5. State abbreviation	RSSD9200	ок	5.
6. Zip code	RSSD9220	74048	6.

## **Contact Information**

Dollar amounts in thousands		
Contact Information for the Reports of Condition and Income		
a. Chief Financial Officer (or Equivalent) Signing the Reports		
1. Name	TEXTC490	CONF
2. Title	TEXTC491	CONF
3. E-mail Address	TEXTC492	CONF
4. Telephone	TEXTC493	CONF
5. FAX	TEXTC494	CONF
b. Other Person to Whom Questions about the Reports Should be Directed		
1. Name	TEXTC495	CONF
2. Title	TEXTC496	CONF
3. E-mail Address	TEXT4086	CONF
4. Telephone	TEXT8902	CONF
5. FAX	TEXT9116	CONF
2. Person to whom questions about Schedule RC-T - Fiduciary and Related Services should be directed		
a. Name and Title	TEXTB962	CONF
b. E-mail Address	TEXTB926	CONF
c. Telephone	TEXTB963	CONF
d. FAX	TEXTB964	CONF
3. Emergency Contact Information		
a. Primary Contact		
1. Name	TEXTC366	CONF
2. Title	TEXTC367	CONF
3. E-mail Address	TEXTC368	CONF
4. Telephone	TEXTC369	CONF
5. FAX	TEXTC370	CONF
b. Secondary Contact		
1. Name	TEXTC371	CONF
2. Title	TEXTC372	CONF
3. E-mail Address	TEXTC373	CONF
4. Telephone	TEXTC374	CONF
5. FAX	TEXTC375	CONF
4. USA PATRIOT Act Section 314(a) Anti-Money Laundering Contact Information		
a. Primary Contact		
1. Name	TEXTC437	CONF
2. Title	TEXTC438	CONF
3. E-mail Address	TEXTC439	CONF
4. Telephone	TEXTC440	CONF
5. FAX	TEXTC441	CONF

b. Secondary Contact			
1. Name	TE	EXTC442	CONF
2. Title	TE	EXTC443	CONF
3. E-mail Address	TE	EXTC444	CONF
4. Telephone	TE	EXTC445	CONF
5. FAX		EXTC446	CONF
c. Third Contact			
1. Name	TE	EXTC870	CONF
2. Title	TE	EXTC871	CONF
3. E-mail Address	TE	EXTC872	CONF
4. Telephone	TE	EXTC873	CONF
5. FAX	TE	EXTC874	CONF
d. Fourth Contact			
1. Name	TE	EXTC875	CONF
2. Title	TE	EXTC876	CONF
3. E-mail Address		EXTC877	CONF
4. Telephone	TE	EXTC878	CONF
5. FAX		EXTC879	CONF

# Optional Narrative Statement Concerning the Amounts Reported in the Reports of Condition and Income

Dollar amounts in thousands

1. Comments?	RCON6979	No	1.
2. Bank Management Statement	TEXT6980	NR	2.

## Schedule RI - Income Statement

Boliai amounts in thousands		
. Interest income:		
a. Interest and fee income on loans:		
1. Loans secured by real estate	RIAD4011	1,625
2. Commercial and industrial loans	RIAD4012	2,020
3. Loans to individuals for household, family, and other personal expenditures:		
a. Credit cards	RIADB485	0
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB486	194
4. Loans to foreign governments and official institutions	RIAD4056	0
5. All other loans	RIAD4058	560
6. Total interest and fee income on loans	RIAD4010	4,399
b. Income from lease financing receivables	RIAD4065	0
c. Interest income on balances due from depository institutions	RIAD4115	0
d. Interest and dividend income on securities:		
U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RIADB488	41
2. Mortgage-backed securities	RIADB489	1,236
All other securities (includes securities issued by states and political subdivisions in the U.S.)	RIAD4060	16
e. Interest income from trading assets	RIAD4069	0
f. Interest income on federal funds sold and securities purchased under agreements to resell	RIAD4020	1

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Donai amounts in triousands		
g. Other interest income	RIAD4518	66
h. Total interest income	RIAD4107	5,759
2. Interest expense:		
a. Interest on deposits:		
Transaction accounts (NOW accounts, ATS accounts, and telephone and preauthorized transfer accounts)	RIAD4508	997
2. Nontransaction accounts:		
a. Savings deposits (includes MMDAs)	RIAD0093	121
b. Time deposits of \$100,000 or more	RIADA517	190
c. Time deposits of less than \$100,000	RIADA518	647
b. Expense of federal funds purchased and securities sold under agreements to repurchase	RIAD4180	21
c. Interest on trading liabilities and other borrowed money	RIAD4185	571
d. Interest on subordinated notes and debentures	RIAD4200	0
e. Total interest expense	RIAD4073	2,547
. Net interest income	RIAD4074	3,212
. Provision for loan and lease losses	RIAD4230	120
. Noninterest income:		
a. Income from fiduciary activities	RIAD4070	75
b. Service charges on deposit accounts	RIAD4080	353
c. Trading revenue	RIADA220	0
d. Investment banking, advisory, brokerage, and underwriting fees and commissions	RIADB490	0
e. Venture capital revenue	RIADB491	0
f. Net servicing fees	RIADB492	0
g. Net securitization income	RIADB493	0
h. Not available		
Underwriting income from insurance and reinsurance activities	RIADC386	0
Income from other insurance activities	RIADC387	21
i. Net gains (losses) on sales of loans and leases	RIAD5416	0
j. Net gains (losses) on sales of other real estate owned	RIAD5415	3
k. Net gains (losses) on sales of other assets (excluding securities)	RIADB496	0
I. Other noninterest income	RIADB497	208
m. Total noninterest income	RIAD4079	660
. Not available		
a. Realized gains (losses) on held-to-maturity securities	RIAD3521	0
b. Realized gains (losses) on available-for-sale securities	RIAD3196	0
. Noninterest expense:		
a. Salaries and employee benefits	RIAD4135	1,776
b. Expenses of premises and fixed assets (net of rental income) (excluding salaries and employee benefits and mortgage interest)	RIAD4217	645
c. Not available		
1. Goodwill impairment losses	RIADC216	0
Amortization expense and impairment losses for other intangible assets	RIADC232	0
d. Other noninterest expense	RIAD4092	744
e. Total noninterest expense	RIAD4093	3,165
. Income (loss) before income taxes and extraordinary items and other adjustments	RIAD4301	587
. Applicable income taxes (on item 8)	RIAD4302	191
Income (loss) before extraordinary items and other adjustments	RIAD4300	396
Extraordinary items and other adjustments, net of income taxes	RIAD4320	0
2. Net income (loss)	RIAD4340	396

1. Interest expense incurred to carry tax-exempt securities, loans, and leases acquired after August 7, 1986, that is not deductible for federal income tax purposes	RIAD4513	0	M.1.
2. Income from the sale and servicing of mutual funds and annuities (included in Schedule RI, item 8)	RIAD8431	0	M.2.
3. Income on tax-exempt loans and leases to states and political subdivisions in the U.S. (included in Schedule RI, items 1.a and 1.b)	RIAD4313	0	M.3.
4. Income on tax-exempt securities issued by states and political subdivisions in the U.S. (included in Schedule RI, item 1.d.(3))	RIAD4507	0	M.4.
5. Number of full-time equivalent employees at end of current period	RIAD4150	37	M.5.
6. Interest and fee income on loans to finance agricultural production and other loans to farmers (included in Schedule RI, item 1.a.(5))	RIAD4024	546	M.6.
7. If the reporting bank has restated its balance sheet as a result of applying push down accounting this calendar year, report the date of the bank's acquisition	RIAD9106	0	M.7.
8. Trading revenue (from cash instruments and derivative instruments):			M.8.
a. Interest rate exposures	RIAD8757	NR	M.8.a
b. Foreign exchange exposures	RIAD8758	NR	
c. Equity security and index exposures	RIAD8759	NR	
d. Commodity and other exposures	RIAD8760	NR	
9. Not applicable			M.9.
10. Credit losses on derivatives	RIADA251	NR	M.10
11. Does the reporting bank have a Subchapter S election in effect for federal income tax purposes for the current tax year?	RIADA530	No	M.11

# Schedule RI-A - Changes in Equity Capital

Dollar amounts in thousands

Dollar amounts in thousands		
1. Total equity capital most recently reported for the December 31, 2005, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIAD3217	7,401
Restatements due to corrections of material accounting errors and changes in accounting principles	RIADB507	0
3. Balance end of previous calendar year as restated	RIADB508	7,401
4. Net income (loss)	RIAD4340	396
5. Sale, conversion, acquisition, or retirement of capital stock, net (excluding treasury stock transactions)	RIADB509	0
6. Treasury stock transactions, net	RIADB510	0
7. Changes incident to business combinations, net	RIAD4356	0
8. Cash dividends declared on preferred stock	RIAD4470	0
9. Cash dividends declared on common stock	RIAD4460	135
10. Other comprehensive income	RIADB511	41
11. Other transactions with parent holding company (not included in items 5, 6, 8, or 9 above)	RIAD4415	0
12. Total equity capital end of current period	RIAD3210	7,703

# Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands		) Charge-offs year-to-date		) Recoveries year-to-date	
1. Loans secured by real estate:					1.
a. Construction, land development, and other land loans	RIAD3582	0	RIAD3583	0	1.a.
b. Secured by farmland	RIAD3584	0	RIAD3585	0	1.b.
c. Secured by 1-4 family residential properties:					1.c.
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit	RIAD5411	0	RIAD5412	0	1.c.1

		) Charge-offs	•	Recoveries
Dollar amounts in thousands	Calendar	year-to-date	Calendar	year-to-date
2. Closed-end loans secured by 1-4 family residential properties:		_		
a. Secured by first liens	RIADC234	6	RIADC217	0
b. Secured by junior liens	RIADC235	0	RIADC218	0
d. Secured by multifamily (5 or more) residential properties	RIAD3588	0	RIAD3589	0
e. Secured by nonfarm nonresidential properties	RIAD3590	0	RIAD3591	0
2. Loans to depository institutions and acceptances of other banks	RIAD4481	0	RIAD4482	0
B. Not applicable				
. Commercial and industrial loans	RIAD4638	186	RIAD4608	6
5. Loans to individuals for household, family, and other personal expenditures:				
a. Credit cards	RIADB514	0	RIADB515	0
b. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RIADB516	3	RIADB517	0
S. Loans to foreign governments and official institutions	RIAD4643	0	RIAD4627	0
7. All other loans	RIAD4644	0	RIAD4628	159
B. Lease financing receivables	RIAD4266	0	RIAD4267	0
9. Total	RIAD4635	195	RIAD4605	165
I. Loans to finance commercial real estate, construction, and land development activities (not secured by real estate) included in Schedule RI-B, part I, items 4 and 7, above	RIAD5409	0	RIAD5410	0
2. Not available				
a. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 1, above)	RIAD4652	NR	RIAD4662	NR
b. Loans to and acceptances of foreign banks (included in Schedule RI-B, part I, item 2, above)	RIAD4654	NR	RIAD4664	NR
c. Commercial and industrial loans to non-U.S. addressees (domicile) (included in Schedule RI-B, part I, item 4, above)	RIAD4646	NR	RIAD4618	NR
d. Lease financing receivables of non-U.S. addresses (domicile) (included in Schedule RI-B, part I, item 8, above)	RIAD4659	NR	RIAD4669	NR
B. Loans to finance agricultural production and other loans to farmers included in Schedule RI-B, part I, item 7, above)	RIAD4655	0	RIAD4665	159

## Schedule RI-B Part I - Charge-offs and Recoveries on Loans and Leases

Dollar amounts in thousands

4. Uncollectible retail credit card fees and finance charges reversed against income (i.e.,	RIADC388	NR	]
not included in charge-offs against the allowance for loan and lease losses)	RIADC300		M.4

# Schedule RI-B Part II - Changes in Allowance for Loan and Lease Losses Dollar amounts in thousands

Income (i.e., after adjustments from amended Reports of Income)  RIADB522  RIAD4605  RIADC079  195  A. Write-downs arising from transfers of loans to a held-for-sale account	=		
3. Charge-offs	Balance most recently reported for the December 31, 2005, Reports of Condition and Income (i.e., after adjustments from amended Reports of Income)	RIADB522	364
4. Write-downs arising from transfers of loans to a held-for-sale account	2. Recoveries	RIAD4605	165
5. Provision for loan and lease losses       RIAD4230       120         6. Adjustments       RIADC233       0         7. Balance end of current period       RIAD3123       454         1. Allocated transfer risk reserve included in Schedule RI-B, part II, item 7, above       RIADC435       0	3. Charge-offs	RIADC079	195
6. Adjustments	4. Write-downs arising from transfers of loans to a held-for-sale account	RIAD5523	0
7. Balance end of current period	5. Provision for loan and lease losses	RIAD4230	120
1. Allocated transfer risk reserve included in Schedule RI-B, part II, item 7, above	6. Adjustments	RIADC233	0
	7. Balance end of current period	RIAD3123	454
2. Separate valuation allowance for uncollectible retail credit card fees and finance charges. RIADC389 NR	1. Allocated transfer risk reserve included in Schedule RI-B, part II, item 7, above	RIADC435	0
	2.  Separate  valuation  allowance  for  uncollectible  retail  credit  card  fees  and  finance  charges.	RIADC389	NR

3. Amount of allowance for loan and lease losses attributable to retail credit card fees and finance charges	RIADC390	NR	M.3
4. Amount of allowance for post-acquisition losses on purchased impaired loans accounted for in accordance with AICPA Statement of Position 03-3 (included in Schedule RI-B, part II, item 7, above)	RIADC781	0	M.4

# Schedule RI-E - Explanations

Dollar amounts in thousands		
1. Other noninterest income (from Schedule RI, item 5.I)		
a. Income and fees from the printing and sale of checks	RIADC013	5
b. Earnings on/increase in value of cash surrender value of life insurance	RIADC014	77
c. Income and fees from automated teller machines (ATMs)	RIADC016	64
d. Rent and other income from other real estate owned	RIAD4042	13
e. Safe deposit box rent	RIADC015	16
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4461	NR
2. Amount of component	RIAD4461	0
g. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4462	NR
2. Amount of component	RIAD4462	0
h. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4463	NR
2. Amount of component	RIAD4463	0
2. Other noninterest expense (from Schedule RI, item 7.d)		
a. Data processing expenses	RIADC017	0
b. Advertising and marketing expenses	RIAD0497	78
c. Directors' fees	RIAD4136	79
d. Printing, stationery, and supplies	RIADC018	61
e. Postage	RIAD8403	37
f. Legal fees and expenses	RIAD4141	23
g. FDIC deposit insurance assessments	RIAD4146	24
h. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4464	ATM Fees
2. Amount of component	RIAD4464	55
i. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4467	Audit Fees
2. Amount of component	RIAD4467	42
j. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4468	OCC Assessment
2. Amount of component	RIAD4468	61
3. Extraordinary items and other adjustments and applicable income tax effect (from Schedule RI, item 11):		
a. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4469	NR
2. Amount of component	RIAD4469	0
3. Applicable income tax effect	RIAD4486	0
b. Disclose component, the gross dollar amount of that component, and its related income tax:		
1. Describe component	TEXT4487	NR
2. Amount of component	RIAD4487	0

Dollar amounts in thousands		
3. Applicable income tax effect	RIAD4488	0
c. Disclose component, the gross dollar amount of that component, and its related income		
tax:		
1. Describe component	TEXT4489	NR
2. Amount of component	RIAD4489	0
3. Applicable income tax effect	RIAD4491	0
Restatements due to corrections of material accounting errors and changes in accounting rinciples (from Schedule RI-A, item 2):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTB526	NR
2. Amount of component	RIADB526	0
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXTB527	NR
2. Amount of component	RIADB527	0
Other transactions with parent holding company (from Schedule RI-A, item 11):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4498	NR
2. Amount of component	RIAD4498	0
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4499	NR
2. Amount of component	RIAD4499	0
Adjustments to allowance for loan and lease losses (from Schedule RI-B, part II, item 6):		
a. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4521	NR
2. Amount of component	RIAD4521	0
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT4522	NR
2. Amount of component	RIAD4522	0
Other explanations:		
a. Comments?	RIAD4769	No
b. Other explanations	TEXT4769	NR

## Schedule RC - Balance Sheet

Cash and balances due from depository institutions (from Schedule RC-A):		
a. Noninterest-bearing balances and currency and coin	RCON0081	1,547
b. Interest-bearing balances	RCON0071	0
. Securities:		
a. Held-to-maturity securities (from Schedule RC-B, column A)	RCON1754	0
b. Available-for-sale securities (from Schedule RC-B, column D)	RCON1773	27,333
. Federal funds sold and securities purchased under agreements to resell:		
a. Federal funds sold	RCONB987	0
b. Securities purchased under agreements to resell	RCONB989	0
. Loans and lease financing receivables (from Schedule RC-C):		
a. Loans and leases held for sale	RCON5369	0
b. Loans and leases, net of unearned income	RCONB528	45,465
c. Allowance for loan and lease losses	RCON3123	454
d. Loans and leases, net of unearned income and allowance	RCONB529	45,011
. Trading assets (from Schedule RC-D)	RCON3545	0
6. Premises and fixed assets (including capitalized leases)	RCON2145	2,971

7. Other real estate owned (from Schedule RC-M)	RCON2150	24
3. Investments in unconsolidated subsidiaries and associated companies (from Schedule RC-M)	RCON2130	0
9. Not applicable		
10. Intangible assets:		
a. Goodwill	RCON3163	0
b. Other intangible assets (from Schedule RC-M)	RCON0426	0
11. Other assets (from Schedule RC-F)	RCON2160	4,541
12. Total assets	RCON2170	81,427
13. Deposits:		
a. In domestic offices	RCON2200	60,619
1. Noninterest-bearing	RCON6631	5,294
2. Interest-bearing	RCON6636	55,325
b. Not applicable		
14. Federal funds purchased and securities sold under agreements to repurchase:		
a. Federal funds purchased	RCONB993	0
b. Securities sold under agreements to repurchase	RCONB995	0
15. Trading liabilities (from Schedule RC-D)	RCON3548	0
16. Other borrowed money (includes mortgage indebtedness and obligations under capitalized eases) (from Schedule RC-M)	RCON3190	12,795
17. Not applicable		
18. Not applicable		
19. Subordinated notes and debentures	RCON3200	0
20. Other liabilities (from Schedule RC-G)	RCON2930	310
21. Total liabilities	RCON2948	73,724
22. Minority interest in consolidated subsidiaries	RCON3000	0
23. Perpetual preferred stock and related surplus	RCON3838	0
24. Common stock	RCON3230	102
25. Surplus (exclude all surplus related to preferred stock)	RCON3839	300
26. Not available		
a. Retained earnings	RCON3632	7,456
b. Accumulated other comprehensive income	RCONB530	-155
27. Other equity capital components	RCONA130	0
28. Total equity capital	RCON3210	7,703
29. Total liabilities, minority interest, and equity capital	RCON3300	81,427
1. Indicate in the box at the right the number of the statement below that best describes the most comprehensive level of auditing work performed for the bank by independent external	RCON6724	NR

# Schedule RC-A - Cash and Balances Due From Depository Institutions Dollar amounts in thousands

Cash items in process of collection, unposted debits, and currency and coin:			1.
a. Cash items in process of collection and unposted debits	RCON0020	NR	1.a.
b. Currency and coin	RCON0080	NR	1.b.
2. Balances due from depository institutions in the U.S:			2.
a. U.S. branches and agencies of foreign banks	RCON0083	NR	2.a.
b. Other commercial banks in the U.S. and other depository institutions in the U.S	RCON0085	NR	2.b.
3. Balances due from banks in foreign countries and foreign central banks:			3.
a. Foreign branches of other U.S. banks	RCON0073	NR	3.a.
b. Other banks in foreign countries and foreign central banks	RCON0074	NR	3.b.

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4. Balances due from Federal Reserve Banks	RCON0090	NR	4.
5. Total	RCON0010	1,547	5.

## **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value
	RCON0211	RCON0213	RCON1286	RCON1287
1. U.S. Treasury securities	0	0	0	0 1.
2. U.S. Government agency obligations (exclude mortgage-backed securities):				2.
	RCON1289	RCON1290	RCON1291	RCON1293
a. Issued by U.S. Government agencies	0	0	0	<b>0</b> <sub>2.a.</sub>
	RCON1294	RCON1295	RCON1297	RCON1298
b. Issued by U.S. Government-sponsored agencies	0	0	1,000	<b>979</b> <sub>2.b.</sub>
	RCON8496	RCON8497	RCON8498	RCON8499
3. Securities issued by states and political subdivisions in the U.S	0	0	250	<b>245</b> <sub>3.</sub>
4. Mortgage-backed securities (MBS):				4.
a. Pass-through securities:				4.a.
	RCON1698	RCON1699	RCON1701	RCON1702
1. Guaranteed by GNMA	0	0	117	119 <sub>4.a.1.</sub>
	RCON1703	RCON1705	RCON1706	RCON1707
2. Issued by FNMA and FHLMC	0	0	332	<b>334</b> <sub>4.a.2.</sub>
	RCON1709	RCON1710	RCON1711	RCON1713
3. Other pass-through securities	0	0	0	<b>0</b> <sub>4.a.3.</sub>
<ul> <li>b. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS):</li> </ul>				4.b.
	RCON1714	RCON1715	RCON1716	RCON1717
1. Issued or guaranteed by FNMA, FHLMC, or GNMA	0	0	25,886	<b>25,656</b> <sub>4.b.1.</sub>
2. Collateralized by MBS issued or guaranteed by FNMA, FHLMC, or	RCON1718	RCON1719	RCON1731	RCON1732
GNMA	0	0	0	<b>0</b> <sub>4.b.2.</sub>
	RCON1733	RCON1734	RCON1735	RCON1736
3. All other mortgage-backed securities	0			<b>0</b> 4.b.3.
	RCONC026	RCONC988	RCONC989	RCONC027
5. Asset-backed securities (ABS)	0	0	0	<b>0</b> 5.
6. Other debt securities:				6.
	RCON1737	RCON1738	RCON1739	RCON1741
a. Other domestic debt securities	0	0	0	<b>0</b> 6.a.

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
	RCON1742	RCON1743	RCON1744	RCON1746	
b. Foreign debt securities	0	0	0	0 6	3.b.
7. Investments in mutual funds and other equity securities with readily determinable			RCONA510	RCONA511	
fair values			0	0 7	<b>′</b> .
	RCON1754	RCON1771	RCON1772	RCON1773	
8. Total	0	0	27,585	<b>27,333</b> <sub>8</sub>	3.

# **Schedule RC-B - Securities**

I. Pledged securities	RCON0416	27,032
2. Maturity and repricing data for debt securities (excluding those in nonaccrual status):		
a. Securities issued by the U.S. Treasury, U.S. Government agencies, and states and political subdivisions in the U.S.; other non-mortgage debt securities; and mortgage pass-through securities other than those backed by closed-end first lien 1-4 family residential mortgages with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA549	0
2. Over three months through 12 months	RCONA550	0
3. Over one year through three years	RCONA551	979
4. Over three years through five years	RCONA552	245
5. Over five years through 15 years	RCONA553	0
6. Over 15 years	RCONA554	0
b. Mortgage pass-through securities backed by closed-end first lien 1-4 family residential mortgages with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA555	0
2. Over three months through 12 months	RCONA556	245
3. Over one year through three years	RCONA557	90
4. Over three years through five years	RCONA558	6
5. Over five years through 15 years	RCONA559	113
6. Over 15 years	RCONA560	0
c. Other mortgage-backed securities (include CMOs, REMICs, and stripped MBS; exclude mortgage pass-through securities) with an expected average life of:		
1. Three years or less	RCONA561	20,058
2. Over three years	RCONA562	5,598
d. Debt securities with a REMAINING MATURITY of one year or less (included in Memorandum items 2.a through 2.c above)	RCONA248	10
Amortized cost of held-to-maturity securities sold or transferred to available-for-sale or ding securities during the calendar year-to-date (report the amortized cost at date of sale transfer)	RCON1778	0
Structured notes (included in the held-to-maturity and available-for-sale accounts in chedule RC-B, items 2, 3, 5, and 6):		
a. Amortized cost	RCON8782	0
b. Fair value	RCON8783	0

## **Schedule RC-B - Securities**

Dollar amounts in thousands	(Column A) Held-to-maturity Amortized Cost	(Column B) Held-to-maturity Fair Value	(Column C) Available-for-sale Amortized Cost	(Column D) Available-for-sale Fair Value	
5. Asset-backed securities (ABS):					M.5.
	RCONB838	RCONB839	RCONB840	RCONB841	1
a. Credit card receivables	NR	NR	NR	NR	M.5.a.
	RCONB842	RCONB843	RCONB844	RCONB845	1
b. Home equity lines	NR	NR	NR	NR	M.5.b.
	RCONB846	RCONB847	RCONB848	RCONB849	1
c. Automobile loans	NR	NR	NR	NR	M.5.c.
	RCONB850	RCONB851	RCONB852	RCONB853	]
d. Other consumer loans	NR	NR	NR	NR	M.5.d.
	RCONB854	RCONB855	RCONB856	RCONB857	1
e. Commercial and industrial loans	NR	NR	NR	NR	M.5.e.
	RCONB858	RCONB859	RCONB860	RCONB861	1
f. Other	NR	NR	NR	NR	M.5.f.

## Schedule RC-C Part I - Loans and Leases

	with \$300 Million or More		Completed by Banks with \$300 Million or More		
Dollar amounts in thousands	in Iotai	Assets			
1. Loans secured by real estate:					
a. Construction, land development, and other land loans			RCON1415	1,508	
b. Secured by farmland (including farm residential and other			RCON1420	7,003	
improvements)					
c. Secured by 1-4 family residential properties:					
Revolving, open-end loans secured by 1-4 family residential properties and extended under lines of credit			RCON1797	0	
Closed-end loans secured by 1-4 family residential properties:					
a. Secured by first liens			RCON5367	8,775	
b. Secured by junior liens			RCON5368	551	
d. Secured by multifamily (5 or more) residential properties			RCON1460	0	
e. Secured by nonfarm nonresidential properties			RCON1480		
2. Loans to depository institutions and acceptances of other banks			RCON1288		
a. To commercial banks in the U.S.:			ICCON1200	U	
1. To U.S. branches and agencies of foreign banks	RCONB532	NR			
2. To other commercial banks in the U.S	RCONB533	NR			
b. To other depository institutions in the U.S	RCONB534	NR			
c. To banks in foreign countries:	RCONB334	INIX			
To foreign branches of other U.S. banks	RCONB536	NR			
2. To other banks in foreign countries	RCONB536	NR NR			
Loans to finance agricultural production and other loans to farmers	KCONB337	INIX	RCON1590	6 970	
s. Loans to linance agricultural production and other loans to larmers			RCON1590 RCON1766	6,870	
	RCON1763	NR	RCON1766	16,761	
a. To U.S. addressees (domicile)	RCON1763 RCON1764	NR NR			
b. To non-U.S. addressees (domicile)	RCON1764	INIX			
5. Not applicable					
i. Loans to individuals for household, family, and other personal expenditures (i.e., consumer loans) (includes purchased paper):					
a. Credit cards			RCONB538	0	
b. Other revolving credit plans			RCONB539	0	
c. Other consumer loans (includes single payment, installment, and			ROONBOOD		
all student loans)			RCON2011	3,300	
7. Loans to foreign governments and official institutions (including foreign central banks)			RCON2081	0	
B. Obligations (other than securities and leases) of states and political subdivisions in the U.S.			RCON2107	0	
O. Other loans			RCON1563	0	
a. Loans for purchasing or carrying securities (secured and			100111303	-	
unsecured)	RCON1545	NR			
b. All other loans (exclude consumer loans)	RCON1564	NR			
Lease financing receivables (net of unearned income)			RCON2165	0	
a. Of U.S. addressees (domicile)	RCON2182	NR			
b. Of non-U.S. addressees (domicile)	RCON2183	NR			
1. Any unearned income on loans reflected in items 1-9 above			RCON2123	5	
2. Total loans and leases, net of unearned income			RCON2122	45,465	

**0** <sub>M.7.b.</sub>

### Schedule RC-C Part I - Loans and Leases

Dollar amounts in thousands 1. Loans and leases restructured and in compliance with modified terms (included in Schedule RC-C, part I, and not reported as past due or nonaccrual in Schedule RC-N, Memorandum **RCON1616** 129 item 1) (exclude loans secured by 1-4 family residential properties and loans to individuals for household, family, and other personal expenditures)..... M.1. 2. Maturity and repricing data for loans and leases (excluding those in nonaccrual status): M.2. a. Closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of: M.2.a. 314 <sub>M.2.a.1.</sub> 1. Three months or less..... RCONA564 2. Over three months through 12 months..... RCONA565 772 M.2.a.2. **2,674** <sub>M.2.a.3.</sub> 3. Over one year through three years..... RCONA566 4. Over three years through five years..... RCONA567 3,833 M.2.a.4. 1,182 <sub>M.2.a.5.</sub> RCONA568 5. Over five years through 15 years..... RCONA569 6. Over 15 years..... M.2.a.6. b. All loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) EXCLUDING closed-end loans secured by first liens on 1-4 family residential properties (reported in Schedule RC-C, part I, item 1.c.(2)(a), column B, above) with a remaining maturity or next repricing date of: M.2.b. 1. Three months or less..... RCONA570 15,543 M.2.b.1. 2. Over three months through 12 months...... RCONA571 4,433 <sub>M.2.b.2.</sub> 3. Over one year through three years..... RCONA572 7,676 M.2.b.3. 4. Over three years through five years..... RCONA573 5,319 <sub>M.2.b.4.</sub> RCONA574 5. Over five years through 15 years..... 1,273 M.2.b.5. RCONA575 1,884 <sub>M.2.b.6</sub>. 6. Over 15 years..... c. Loans and leases (reported in Schedule RC-C, part I, items 1 through 10, column B, above) with a REMAINING MATURITY of one year or less (excluding those in nonaccrual 9,587 RCONA247 status)..... M.2.c. 3. Loans to finance commercial real estate, construction, and land development activities RCON2746 0 (not secured by real estate) included in Schedule RC-C, part I, items 4 and 9, column B..... M.3. 4. Adjustable rate closed-end loans secured by first liens on 1-4 family residential properties RCON5370 194 (included in Schedule RC-C, part I, item 1.c.(2)(a), column B)....... M.4. 5. Loans secured by real estate to non-U.S. addressees (domicile) (included in Schedule RCONB837 NR RC-C, part I, items 1.a through 1.e, column B)..... M.5. 6. Outstanding credit card fees and finance charges included in Schedule RC-C, part I, item RCONC391 NR 6.a..... M.6. 7. Purchased impaired loans held for investment accounted for in accordance with AICPA Statement of Position 03-3 (exclude loans held for sale): M.7. a. Outstanding balance..... RCONC779 0 M.7.a.

## Schedule RC-C, Part II - Loans to Small Businesses and Small Farms

b. Carrying amount included in Schedule RC-C, part I, items 1 through 9......

Dollar amounts in thousands

RCONC780

1. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, item 1.e, and all or substantially all of the dollar volume of your bank's "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4, have original amounts of \$100,000 or less		NR	1.
2. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			2.
a. "Loans secured by nonfarm nonresidential properties" reported in Schedule RC-C, part I, item 1.e	RCON5562	NR	2.a.
b. "Commercial and industrial loans" reported in Schedule RC-C, part I, item 4	RCON5563	NR	2.b.

## Schedule RC-C, Part II - Loans to Small Businesses and Small Farms

	(Column A	N) Number of	(Column	B) Amount	
Dollar amounts in thousands	Lo	oans	Currently	Outstanding	
3. Number and amount currently outstanding of "Loans secured by nonfarm					
nonresidential properties" reported in Schedule RC-C, part I, item 1.e:					3.
a. With original amounts of \$100,000 or less	RCON5564	NR	RCON5565	NR	3.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5566	NR	RCON5567	NR	3.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5568	NR	RCON5569	NR	3.c.
4. Number and amount currently outstanding of "Commercial and industrial					
loans" reported in Schedule RC-C, part I, item 4:					4.
a. With original amounts of \$100,000 or less	RCON5570	NR	RCON5571	NR	4.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5572	NR	RCON5573	NR	4.b.
c. With original amounts of more than \$250,000 through \$1,000,000	RCON5574	NR	RCON5575	NR	4.c.

## Schedule RC-C, Part II - Loans to Small Businesses and Small Farms

Dollar amounts in thousands

5. Indicate in the appropriate box at the right whether all or substantially all of the dollar volume of your bank's "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b, and all or substantially all of the dollar volume of your bank's "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3, have original amounts of \$100,000 or less	RCON6860	NR	5.
6. Report the total number of loans currently outstanding for each of the following Schedule RC-C, part I, loan categories:			6.
a. "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b	RCON5576	NR	6.2
b. "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3	RCON5577	NR	6.b

## Schedule RC-C, Part II - Loans to Small Businesses and Small Farms

	(Column A) Number of			B) Amount	
Dollar amounts in thousands	Loans		Currently	Outstanding	
7. Number and amount currently outstanding of "Loans secured by farmland (including farm residential and other improvements)" reported in Schedule RC-C, part I, item 1.b:					7.
a. With original amounts of \$100,000 or less	RCON5578	NR	RCON5579	NR	7.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5580	NR	RCON5581	NR	7.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5582	NR	RCON5583	NR	7.c.
8. Number and amount currently outstanding of "Loans to finance agricultural production and other loans to farmers" reported in Schedule RC-C, part I, item 3:					8.
a. With original amounts of \$100,000 or less	RCON5584	NR	RCON5585	NR	8.a.
b. With original amounts of more than \$100,000 through \$250,000	RCON5586	NR	RCON5587	NR	8.b.
c. With original amounts of more than \$250,000 through \$500,000	RCON5588	NR	RCON5589	NR	8.c.

## **Schedule RC-D - Trading Assets and Liabilities**

1. U.S. Treasury securities	RCON3531	NR	1.
2. U.S. Government agency obligations (exclude mortgage-backed securities)	RCON3532	NR	2.
3. Securities issued by states and political subdivisions in the U.S	RCON3533	NR	3.
4. Mortgage-backed securities (MBS):			4.

a. Pass-through securities issued or guaranteed by FNMA, FHLMC, or GNMA	RCON3534	NR	4.a
b. Other mortgage-backed securities issued or guaranteed by FNMA, FHLMC, or GNMA (include CMOs, REMICs, and stripped MBS)	RCON3535	NR	4.b
c. All other mortgage-backed securities	RCON3536	NR	4.c
5. Other debt securities	RCON3537	NR	5.
6. Not applicable			6.
7. Not applicable			7.
8. Not applicable			8.
9. Other trading assets	RCON3541	NR	9.
10. Not applicable			10
11. Derivatives with a positive fair value	RCON3543	NR	11
12. Total trading assets	RCON3545	0	12.
13. Liability for short positions	RCON3546	NR	
14. Derivatives with a negative fair value	RCON3547	NR	_
15. Total trading liabilities	RCON3548	<del> </del>	15.

# Schedule RC-E - Deposit Liabilities

Dollar amounts in thousands	(Column A) Transaction Accounts Total transaction accounts (including total demand deposits)	(Column B) Transaction Accounts Memo: Total demand deposits (included in column A)	(Column C) Nontransaction Accounts Total nontransaction accounts (including MMDAs)
Deposits of:			
1. Individuals, partnerships, and corporations (include all certified and	RCONB549		RCONB550
official checks)	25,334		<b>25,099</b> <sub>1.</sub>
	RCON2202		RCON2520
2. U.S. Government	13		0 2.
	RCON2203		RCON2530
3. States and political subdivisions in the U.S	8,215		<b>1,958</b> <sub>3.</sub>
	RCONB551		RCONB552
4. Commercial banks and other depository institutions in the U.S	0		0 4.
	RCON2213		RCON2236
5. Banks in foreign countries	0		<b>0</b> 5.
6. Foreign governments and official institutions (including foreign central	RCON2216		RCON2377
banks)	0		<b>0</b> 6.
	RCON2215	RCON2210	RCON2385
7. Total	33,562	5,294	<b>27,057</b> <sub>7.</sub>

# Schedule RC-E - Deposit Liabilities

			1
Selected components of total deposits:			M.1.
a. Total Individual Retirement Accounts (IRAs) and Keogh Plan accounts	RCON6835	2,820	M.1.a.
b. Total brokered deposits	RCON2365	0	M.1.b.
c. Fully insured brokered deposits (included in Memorandum item 1.b above):			M.1.c.
1. Issued in denominations of less than \$100,000	RCON2343	0	M.1.c.1.

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#### Dollar amounts in thousands

Dollar amounts in tribusarius		
2. Issued either in denominations of \$100,000 or in denominations greater than \$100,000 and participated out by the broker in shares of \$100,000 or less	RCON2344	0
d. Maturity data for brokered deposits:		
Brokered deposits issued in denominations of less than \$100,000 with a remaining maturity of one year or less (included in Memorandum item 1.c.(1) above)	RCONA243	0
Brokered deposits issued in denominations of \$100,000 or more with a remaining maturity of one year or less	RCONA244	0
e. Preferred deposits (uninsured deposits of states and political subdivisions in the U.S. reported in item 3 above which are secured or collateralized as required under state law) (to be completed for the December report only)	RCON5590	1,958
2. Components of total nontransaction accounts:		
a. Savings deposits:		
Money market deposit accounts (MMDAs)	RCON6810	4,683
Other savings deposits (excludes MMDAs)	RCON0352	2,369
b. Total time deposits of less than \$100,000	RCON6648	14,891
c. Total time deposits of \$100,000 or more	RCON2604	5,114
3. Maturity and repricing data for time deposits of less than \$100,000:		
a. Time deposits of less than \$100,000 with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA579	3,569
Over three months through 12 months	RCONA580	6,858
3. Over one year through three years	RCONA581	4,345
4. Over three years	RCONA582	119
b. Time deposits of less than \$100,000 with a REMAINING MATURITY of one year or less (included in Memorandum items 3.a.(1) and 3.a.(2) above)	RCONA241	10,422
4. Maturity and repricing data for time deposits of \$100,000 or more:		
a. Time deposits of \$100,000 or more with a remaining maturity or next repricing date of:		
1. Three months or less	RCONA584	776
Over three months through 12 months	RCONA585	2,970
3. Over one year through three years	RCONA586	1,268
4. Over three years	RCONA587	100
b. Time deposits of \$100,000 or more with a REMAINING MATURITY of one year or less (included in Memorandum items 4.a.(1) and 4.a.(2) above)	RCONA242	3,746
L. Carrier and Car		

## **Schedule RC-F - Other Assets**

1. Accrued interest receivable	RCONB556	689
2. Net deferred tax assets	RCON2148	611
3. Interest-only strips receivable (not in the form of a security) on:		
a. Mortgage loans	RCONA519	0
b. Other financial assets	RCONA520	0
4. Equity securities that DO NOT have readily determinable fair values	RCON1752	1,292
5. Life insurance assets	RCONC009	1,765
6. All other assets	RCON2168	184
a. Prepaid expenses	RCON2166	164
b. Repossessed personal property (including vehicles)	RCON1578	0
c. Derivatives with a positive fair value held for purposes other than trading	RCONC010	0
d. Retained interests in accrued interest receivable related to securitized credit cards	RCONC436	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3549	NR
· · · · · · · · · · · · · · · · · · ·		

2. Amount of component	RCON3549	0	6.e.2.
f. Disclose component and the dollar amount of that component:			6.f.
1. Describe component	TEXT3550	NR	6.f.1.
2. Amount of component	RCON3550	0	6.f.2.
g. Disclose component and the dollar amount of that component:			6.g.
1. Describe component	TEXT3551	NR	6.g.1.
2. Amount of component	RCON3551	0	6.g.2.
7. Total	RCON2160	4,541	7.

## **Schedule RC-G - Other Liabilities**

#### Dollar amounts in thousands

Donar amounts in thousands		
1. Not available		
a. Interest accrued and unpaid on deposits	RCON3645	192
b. Other expenses accrued and unpaid (includes accrued income taxes payable)	RCON3646	51
2. Net deferred tax liabilities	RCON3049	0
3. Allowance for credit losses on off-balance sheet credit exposures	RCONB557	0
4. All other liabilities	RCON2938	67
a. Accounts payable	RCON3066	0
b. Deferred compensation liabilities	RCONC011	0
c. Dividends declared but not yet payable	RCON2932	0
d. Derivatives with a negative fair value held for purposes other than trading	RCONC012	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3552	NR
2. Amount of component	RCON3552	0
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3553	NR
2. Amount of component	RCON3553	0
g. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3554	NR
2. Amount of component	RCON3554	0
5. Total	RCON2930	310

# Schedule RC-K - Quarterly Averages

1. Interest-bearing balances due from depository institutions	RCON3381	0 1.	
U.S. Treasury securities and U.S. Government agency obligations (excluding mortgage-backed securities)	RCONB558	1,000	
3. Mortgage-backed securities	RCONB559	<b>24,933</b> <sub>3.</sub>	
4. All other securities (includes securities issued by states and political subdivisions in the U.S.)	RCONB560	<b>250</b> 4.	
5. Federal funds sold and securities purchased under agreements to resell	RCON3365	<b>0</b> <sub>5.</sub>	
6. Loans:		6.	
a. Total loans	RCON3360	47,614 <sub>6.8</sub>	a.
b. Loans secured by real estate	RCON3385	19,664 <sub>6.b</sub>	b.
c. Commercial and industrial loans	RCON3387	<b>18,108</b> <sub>6.0</sub>	C.
d. Loans to individuals for household, family, and other personal expenditures:		6.0	d.
1. Credit cards	RCONB561	0 6.0	d.1.
2. Other (includes single payment, installment, all student loans, and revolving credit plans other than credit cards)	RCONB562	2,289	d.2.

7. Trading assets	RCON3401	0	7.
8. Lease financing receivables (net of unearned income)	RCON3484	0	8.
9. Total assets	RCON3368	82,781	9.
10. Interest-bearing transaction accounts (NOW accounts, ATS accounts, and telephone and preauthorized transfer accounts) (exclude demand deposits)	RCON3485	26,621	10.
11. Nontransaction accounts:			11.
a. Savings deposits (includes MMDAs)	RCONB563	7,277	11.a.
b. Time deposits of \$100,000 or more	RCONA514	4,262	11.b.
c. Time deposits of less than \$100,000	RCONA529	16,553	11.c.
12. Federal funds purchased and securities sold under agreements to repurchase	RCON3353	547	12.
13. Other borrowed money (includes mortgage indebtedness and obligations under capitalized leases)	RCON3355	14,390	13.
1. Loans to finance agricultural production and other loans to farmers	RCON3386	5,259	M.1.

## Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands

1. Unused commitments:		
Revolving, open-end lines secured by 1-4 family residential properties, e.g., home equity lines	RCON3814	0
b. Credit card lines	RCON3815	0
c. Commercial real estate, construction, and land development		
Commitments to fund commercial real estate, construction, and land development loans secured by real estate	RCON3816	0
2. Commitments to fund commercial real estate, construction, and land development loans not secured by real estate	RCON6550	0
d. Securities underwriting	RCON3817	0
e. Other unused commitments	RCON3818	4,024
2. Financial standby letters of credit	RCON3819	0
a. Amount of financial standby letters of credit conveyed to others	RCON3820	0
3. Performance standby letters of credit	RCON3821	99
a. Amount of performance standby letters of credit conveyed to others	RCON3822	0
4. Commercial and similar letters of credit	RCON3411	0
5. Not applicable		
6. Securities lent (including customers' securities lent where the customer is indemnified against loss by the reporting bank)	RCON3433	0

## Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dollar amounts in thousands	(Column A	A) Guarantor	(Column B	) Beneficiary	
7. Credit derivatives:					7.
a. Notional amounts:					7.a.
1. Credit default swaps	RCONC968	0	RCONC969	0	7.a.
2. Total return swaps	RCONC970	0	RCONC971	0	7.a.
3. Credit options	RCONC972	0	RCONC973	0	7.a.
4. Other credit derivatives	RCONC974	0	RCONC975	0	7.a.
b. Gross fair values:					7.b.
1. Gross positive fair value	RCONC219	0	RCONC221	0	7.b.
2. Gross negative fair value	RCONC220	0	RCONC222	0	7.b.:

## Schedule RC-L - Derivatives and Off-Balance Sheet Items

	•	
8. Spot foreign exchange contracts	RCON8765	0
9. All other off-balance sheet liabilities (exclude derivatives)	RCON3430	1,800
a. Securities borrowed		0
b. Commitments to purchase when-issued securities	RCON3434	0
c. Standby letters of credit issued by a Federal Home Loan Bank on the bank's behalf	RCONC978	1,800
d. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3555	NR
2. Amount of component	RCON3555	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3556	NR
2. Amount of component	RCON3556	0
f. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT3557	NR
2. Amount of component	RCON3557	0
10. All other off-balance sheet assets (exclude derivatives)	RCON5591	0
a. Commitments to sell when-issued securities	RCON3435	0
b. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT5592	NR
2. Amount of component	RCON5592	0
c. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT5593	NR
2. Amount of component	RCON5593	0
d. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT5594	NR
2. Amount of component	RCON5594	0
e. Disclose component and the dollar amount of that component:		
1. Describe component	TEXT5595	NR
2. Amount of component	RCON5595	0
11. Year-to-date merchant credit card sales volume:		
a. Sales for which the reporting bank is the acquiring bank	RCONC223	0
b. Sales for which the reporting bank is the agent bank with risk	RCONC224	633

## Schedule RC-L - Derivatives and Off-Balance Sheet Items

Dallar amounts in thousands	Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
Dollar amounts in thousands		Contracts	Contracts	Other Contracts	
12. Gross amounts (e.g., notional amounts):					12.
	RCON8693	RCON8694	RCON8695	RCON8696	
a. Futures contracts	0	0	0		<b>0</b> <sub>12.a.</sub>
	RCON8697	RCON8698	RCON8699	RCON8700	
b. Forward contracts	0	0	0		12.b.
c. Exchange-traded option contracts:					12.c.
	RCON8701	RCON8702	RCON8703	RCON8704	
1. Written options	0	0	0		<b>0</b> <sub>12.c.1.</sub>
	RCON8705	RCON8706	RCON8707	RCON8708	
2. Purchased options	0	0	0		12.c.2.
d. Over-the-counter option contracts:					12.d.
	RCON8709	RCON8710	RCON8711	RCON8712	
1. Written options	0	0	0		<b>0</b> <sub>12.d.1.</sub>
	RCON8713	RCON8714	RCON8715	RCON8716	
2. Purchased options	0	0	0		<b>0</b> <sub>12.d.2.</sub>
	RCON3450	RCON3826	RCON8719	RCON8720	
e. Swaps	0	0	0		<b>0</b> <sub>12.e.</sub>
	RCONA126	RCONA127	RCON8723	RCON8724	
13. Total gross notional amount of derivative contracts held for trading	0	0	0		<b>0</b> <sub>13.</sub>
14. Total gross notional amount of derivative contracts held for purposes other than	RCON8725	RCON8726	RCON8727	RCON8728	
trading	0	0	0		<b>0</b> <sub>14.</sub>
	RCONA589				
a. Interest rate swaps where the bank has agreed to pay a fixed rate	0				14.a.
15. Not available					15.
a. Contracts held for trading:	DOOLIGES	DOOLIGES (	DOONSES	D00112722	15.a.
	RCON8733	RCON8734	RCON8735	RCON8736	
1. Gross positive fair value	0		-		<b>0</b> 15.a.1.
	RCON8737	RCON8738	RCON8739	RCON8740	
2. Gross negative fair value	0	0	0		<b>0</b> <sub>15.a.2.</sub>

Dollar amounts in thousands	(Column A) Interest Rate Contracts	(Column B) Foreign Exchange Contracts	(Column C) Equity Derivative Contracts	(Column D) Commodity and Other Contracts	
b. Contracts held for purposes other than trading:					15.b.
	RCON8741	RCON8742	RCON8743	RCON8744	1
1. Gross positive fair value	0	0	0	(	0 <sub>15.b.1</sub>
	RCON8745	RCON8746	RCON8747	RCON8748	1
2. Gross negative fair value	0	0	0	(	0 <sub>15.b.2</sub>

## Schedule RC-M - Memoranda

Extensions of credit by the reporting bank to its executive officers, directors, principal		
shareholders, and their related interests as of the report date:		
a. Aggregate amount of all extensions of credit to all executive officers, directors, principal shareholders, and their related interests	RCON6164	685
b. Number of executive officers, directors, and principal shareholders to whom the amount of all extensions of credit by the reporting bank (including extensions of credit to related interests) equals or exceeds the lesser of \$500,000 or 5 percent of total capital as defined for this purpose in agency regulations	RCON6165	1
2. Intangible assets other than goodwill:		
a. Mortgage servicing assets	RCON3164	0
Estimated fair value of mortgage servicing assets	RCONA590	0
b. Purchased credit card relationships and nonmortgage servicing assets	RCONB026	0
c. All other identifiable intangible assets	RCON5507	0
d. Total	RCON0426	0
B. Other real estate owned:		
a. Direct and indirect investments in real estate ventures	RCON5372	0
b. All other real estate owned:		
1. Construction, land development, and other land	RCON5508	0
2. Farmland	RCON5509	24
3. 1-4 family residential properties	RCON5510	0
4. Multifamily (5 or more) residential properties	RCON5511	0
5. Nonfarm nonresidential properties	RCON5512	0
6. Foreclosed properties from "GNMA loans"	RCONC979	0
c. Total	RCON2150	24
. Investments in unconsolidated subsidiaries and associated companies:		
a. Direct and indirect investments in real estate ventures	RCON5374	0
b. All other investments in unconsolidated subsidiaries and associated companies	RCON5375	0
c. Total	RCON2130	0
. Other borrowed money:		
a. Federal Home Loan Bank advances:		
Advances with a remaining maturity or next repricing date of:		
a. One year or less	RCONF055	1,795
b. Over one year through three years	RCONF056	0
c. Over three years through five years	RCONF057	7,000
d. Over five years	RCONF058	4,000
Advances with a remaining maturity of one year or less (included in item 5.a.(1)(a) above)	RCON2651	1,795
3. Structured advances	RCONF059	11,000
b. Other borrowings:		
Other borrowings with a remaining maturity of next repricing date of:		
a. One year or less	RCONF060	0
b. Over one year through three years	RCONF061	0
c. Over three years through five years	RCONF062	0
d. Over five years	RCONF063	0
Other borrowings with a remaining maturity of one year or less (included in item 5.b.(1)(a) above)	RCONB571	0
c. Total	RCON3190	12,795
5. Does the reporting bank sell private label or third party mutual funds and annuities?	RCONB569	Yes
7. Assets under the reporting bank's management in proprietary mutual funds and annuities.	RCONB570	0
g	TEXT4087	Click here for

9. Do any of the bank's Internet Web sites have transactional capability, i.e., allow the bank's customers to execute transactions on their accounts through the Web site?		Yes	9.
10. Secured liabilities:			10.
a. Amount of "Federal funds purchased" that are secured (included in Schedule RC, item 14.a)	RCONF064	0	10.a
b. Amount of "Other borrowings" that are secured (included in Schedule RC-M, items 5.b.(1)(a) - (d))	RCONF065	0	10.b

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## Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A) Past due 30 through 89 days and still	(Column B) Past due 90 days or more and still	(Column C) Nonaccrual	
Dollar amounts in thousands	accruing	accruing		
1. Loans secured by real estate:				1.
	RCON2759	RCON2769	RCON3492	ļ
a. Construction, land development, and other land loans	0	0	0	1.a.
	RCON3493	RCON3494	RCON3495	ļ
b. Secured by farmland	0	0	0	1.b.
c. Secured by 1-4 family residential properties:				1.c.
1. Revolving, open-end loans secured by 1-4 family residential	RCON5398	RCON5399	RCON5400	
properties and extended under lines of credit	0	0	0	1.c.1.
2. Closed-end loans secured by 1-4 family residential properties:				4 - 0
2. Global charlo docured by 1 Tharmy recidential properties.	RCONC236	RCONC237	RCONC229	1.c.2.
a. Secured by first liens	183	17	0	1.c.2.a
,	RCONC238	RCONC239	RCONC230	1.0.2.0
b. Secured by junior liens	0	0	0	1.c.2.b.
	RCON3499	RCON3500	RCON3501	
d. Secured by multifamily (5 or more) residential properties	0	0	0	1.d.
	RCON3502	RCON3503	RCON3504	
e. Secured by nonfarm nonresidential properties	0	0	0	1.e.
	RCONB834	RCONB835	RCONB836	
2. Loans to depository institutions and acceptances of other banks	0	0	0	2.
3. Not applicable				3.
	RCON1606	RCON1607	RCON1608	]
4. Commercial and industrial loans	397	85	567	4.
5. Loans to individuals for household, family, and other personal expenditures:				5.
o.ponanaroo.	RCONB575	RCONB576	RCONB577	5.
a. Credit cards	0	0	0	5.a.
b. Other (includes single payment, installment, all student loans,	RCONB578	RCONB579	RCONB580	
and revolving credit plans other than credit cards)	17	0	0	5.b.
	RCON5389	RCON5390	RCON5391	]
6. Loans to foreign governments and official institutions	0	0	0	6.

Dellar amounts in the condu	(Column A) Past due 30 through 89 days and still accruing	(Column B) Past due 90 days or more and still accruing	(Column C) Nonaccrual	
Dollar amounts in thousands	RCON5459	RCON5460	RCON5461	-
7. All other loans	0	0		7.
	RCON1226	RCON1227	RCON1228	┤′∵
8. Lease financing receivables	0	0	0	8.
9. Debt securities and other assets (exclude other real estate owned	RCON3505	RCON3506	RCON3507	1
and other repossessed assets)	0	0	0	9.
10. Loans and leases reported in items 1 through 8 above which are	RCON5612	RCON5613	RCON5614	1
wholly or partially guaranteed by the U.S. Government	65	0	162	10
a. Guaranteed portion of loans and leases included in item 10 above	RCON5615	RCON5616	RCON5617	1
(exclude rebooked "GNMA loans")	55	0	121	10
b. Rebooked "GNMA loans" that have been repurchased or are	RCONC866	RCONC867	RCONC868	]
eligible for repurchase included in item 10 above	0	0	0	10
. Restructured loans and leases included in Schedule RC N, items 1 $$	RCON1658	RCON1659	RCON1661	
hrough 8, above (and not reported in Schedule RC-C, Part I, Memorandum item 1)	0	0	0	M
2. Loans to finance commercial real estate, construction, and land	RCON6558	RCON6559	RCON6560	
development activities (not secured by real estate) included in Schedule RC-N, items 4 and 7, above	0	0	0	М
3. Not available				<u></u> м.
a. Loans secured by real estate to non-U.S. addressees (domicile)	RCON1248	RCON1249	RCON1250	
(included in Schedule RC-N, item 1, above)	NR	NR	NR	М.
b. Loans to and acceptances of foreign banks (included in Schedule	RCON5380	RCON5381	RCON5382	]
RC-N, item 2, above)	NR	NR	NR	М.
c. Commercial and industrial loans to non-U.S. addressees	RCON1254	RCON1255	RCON1256	
(domicile) (included in Schedule RC-N, item 4, above)	NR	NR	NR	М.
d. Lease financing receivables of non-U.S. addressees (domicile)	RCON1271	RCON1272	RCON1791	
(included in Schedule RC-N, item 8, above)	NR	NR	NR	М.
4. Loans to finance agricultural production and other loans to farmers	RCON1594	RCON1597	RCON1583	
included in Schedule RC-N, item 7, above)	0	0	0	) <sub>M.</sub>
5. Loans and leases held for sale (included in Schedule RC-N, items	RCONC240	RCONC241	RCONC226	
1 through 8, above)	0	0	0	) <sub>M</sub>

## Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

	(Column A	) Past due 30	(Column B	) Past due 90	
Dollar amounts in thousands	throug	h 89 days	days	or more	
6. Interest rate, foreign exchange rate, and other commodity and equity	RCON3529	ND	RCON3530	NR	
contracts: Fair value of amounts carried as assets	RCONSSES	INIX	INCONSSSO		M.6.

## Schedule RC-N - Past Due and Nonaccrual Loans Leases and Other Assets

7. Additions to nonaccrual assets during the quarter	RCONC410	<b>0</b> <sub>M.7.</sub>
8. Nonaccrual assets sold during the quarter	RCONC411	<b>0</b> <sub>M.8.</sub>

1. Total deposits of the bank:

a. Deposit accounts (excluding retirement accounts) of \$100,000 or less:

M.1.

M.1.a.

Schedule RC-O - Other Data for Deposit Insurance and FICO Assessments Dollar amounts in thousands 1. Unposted debits: a. Actual amount of all unposted debits..... RCON0030 0 1.a. b. Separate amount of unposted debits: 1.b. 1. Actual amount of unposted debits to demand deposits..... RCON0031 0 1.b.1. 2. Actual amount of unposted debits to time and savings deposits..... RCON0032 0 1.b.2. 2. Unposted credits: 2. RCON3510 a. Actual amount of all unposted credits..... **0**| <sub>2.a.</sub> b. Separate amount of unposted credits: 2.b. 1. Actual amount of unposted credits to demand deposits..... RCON3512 **0**|<sub>2.b.1.</sub> 2. Actual amount of unposted credits to time and savings deposits..... RCON3514 0 2.b.2. 3. Uninvested trust funds (cash) held in bank's own trust department (not included in total RCON3520 0 deposits)..... 3. 4. Deposits of consolidated subsidiaries (not included in total deposits): 4. a. Demand deposits of consolidated subsidiaries..... RCON2211 0 4.a. b. Time and savings deposits of consolidated subsidiaries..... RCON2351 4.b. c. Interest accrued and unpaid on deposits of consolidated subsidiaries..... RCON5514 0 4.c. 5. Not applicable 6. Reserve balances actually passed through to the Federal Reserve by the reporting bank on behalf of its respondent depository institutions that are also reflected as deposit liabilities of the reporting bank: a. Amount reflected in demand deposits (included in Schedule RC-E, item 7, column RCON2314 0 B)..... 6.a. b. Amount reflected in time and savings deposits (included in Schedule RC-E, item 7, RCON2315 0 column A or C, but not column B)..... 6.b. 7. Unamortized premiums and discounts on time and savings deposits: RCON5516 a. Unamortized premiums..... 0 7.a. b. Unamortized discounts..... RCON5517 7.b. 8. Not applicable 8. 9. Deposits in lifeline accounts 9. 10. Benefit-responsive "Depository Institution Investment Contracts" (included in total RCON8432 0 deposits)..... 10 11. Adjustments to demand deposits reported in Schedule RC-E for certain reciprocal demand balances: 11. a. Amount by which demand deposits would be reduced if the reporting bank's reciprocal demand balances with the domestic offices of U.S. banks and savings associations and RCON8785 0 insured branches in Puerto Rico and U.S. territories and possessions that were reported on a gross basis in Schedule RC-E had been reported on a net basis..... 11.a. b. Amount by which demand deposits would be increased if the reporting bank's reciprocal demand balances with foreign banks and foreign offices of other U.S. banks (other than RCONA181 0 insured branches in Puerto Rico and U.S. territories and possessions) that were reported on a net basis in Schedule RC-E had been reported on a gross basis..... 11.b. c. Amount by which demand deposits would be reduced if cash items in process of collection were included in the calculation of the reporting bank's net reciprocal demand RCONA182 0 balances with the domestic offices of U.S. banks and savings associations and insured branches in Puerto Rico and U.S. territories and posessions in Schedule RC-E..... 11.c. 12. Amount of assets netted against deposit liabilities on the balance sheet (Schedule RC) in accordance with generally accepted accounting principles (exclude amounts related to reciprocal demand balances): 12. a. Amount of assets netted against demand deposits..... RCONA527 0 12 a b. Amount of assets netted against time and savings deposits..... RCONA528 0 12.b.

1. Amount of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF049	32,460
2. Number of deposit accounts (excluding retirement accounts) of \$100,000 or less	RCONF050	NR I
b. Deposit accounts (excluding retirement accounts) of more than \$100,000:		
Amount of deposit accounts (excluding retirement accounts) of more than  \$100,000	RCONF051	25,339
Number of deposit accounts (excluding retirement accounts) of more than  \$100,000	RCONF052	99
c. Retirement deposit accounts of \$250,000 or less:		1
1. Amount of retirement deposit accounts of \$250,000 or less	RCONF045	2,820
2. Number of retirement deposit accounts of \$250,000 or less	RCONF046	NR I
d. Retirement deposit accounts of more than \$250,000:		1
1. Amount of retirement deposit accounts of more than \$250,000	RCONF047	0
2. Number of retirement deposit accounts of more than \$250,000	RCONF048	0
2. Estimated amount of uninsured deposits	RCON5597	NR I
3. Has the reporting institution been consolidated with a parent bank or savings association in that parent bank's or parent saving association's Call Report or Thrift Financial Report? If so, report the legal title and FDIC Certificate Number of the parent bank or parent savings association:		
a. Legal title	TEXTA545	NR
b. FDIC Certificate Number	RCONA545	0

# Schedule RC-P - Closed-End 1-4 Family Residential Mortgage Banking Activities

Dollar amounts in thousands

1. Retail originations during the quarter of closed-end 1-4 family residential mortgage loans for sale:			
a. First liens	RCONF066	NR	1.
b. Junior liens	RCONF067	NR	┦''
2. Wholesale originations and purchases during the quarter of closed-end 1-4 family residential			ľ
mortgage loans for sale:			2.
a. First liens	RCONF068	NR	2.
b. Junior liens	RCONF069	NR	2.
3. Closed-end 1-4 family residential mortgages sold during the quarter:			3.
a. First liens	RCONF070	NR	3.
b. Junior liens	RCONF071	NR	
4. Closed-end 1-4 family residential mortgages held for sale at quarter-end (included in			
Schedule RC, item 4.a):			4.
a. First liens	RCONF072	NR	4.
b. Junior liens	RCONF073	NR	4.

## Schedule RC-R - Regulatory Capital

1. Total equity capital (from Schedule RC, item 28)	RCON3210	7,703	1.
2. Net unrealized gains (losses) on available-for-sale securities	RCON8434	-155	2.
3. Net unrealized loss on available-for-sale equity securities	RCONA221	0 3	3.
4. Accumulated net gains (losses) on cash flow hedges	RCON4336	0	4.
5. Nonqualifying perpetual preferred stock	RCONB588	0 5	5.
6. Qualifying minority interests in consolidated subsidiaries	RCONB589	0	6.
7. Disallowed goodwill and other disallowed intangible assets	RCONB590	0 7	7.
8. Subtotal	RCONC227	7,858	8.
9. Not available		9	9.

a. Disallowed servicing assets and purchased credit card relationships	RCONB591	0	9.
b. Disallowed deferred tax assets	RCON5610		9.1
10. Other additions to (deductions from) Tier 1 capital	RCONB592		1
11. Tier 1 capital	RCON8274	7,858	11
12. Qualifying subordinated debt and redeemable preferred stock	RCON5306		12
13. Cumulative perpetual preferred stock includible in Tier 2 capital	RCONB593	0	13
14. Allowance for loan and lease losses includible in Tier 2 capital	RCON5310	454	14
15. Unrealized gains on available-for-sale equity securities includible in Tier 2 capital	RCON2221		1
16. Other Tier 2 capital components	RCONB594	0	16
17. Tier 2 capital	RCON5311	454	
18. Allowable Tier 2 capital	RCON8275	454	
19. Tier 3 capital allocated for market risk	RCON1395		19
20. Deductions for total risk-based capital	RCONB595	0	20
21. Total risk-based capital	RCON3792	8,312	21
22. Average total assets (from Schedule RC-K, item 9)	RCON3368	82,781	22
23. Disallowed goodwill and other disallowed intangible assets (from item 7 above)	RCONB590	0	23
24. Disallowed servicing assets and purchased credit card relationships (from item 9.a above)	RCONB591	0	24
25. Disallowed deferred tax assets (from item 9.b above)	RCON5610	0	25
26. Other deductions from assets for leverage capital purposes	RCONB596	0	26
27. Average total assets for leverage capital purposes	RCONA224	82,781	27
28. Not available			28
a. Adjustment to Tier 1 capital reported in item 11	RCONC228	0	28
b. Adjustment to total risk-based capital reported in item 21	RCONB503	0	28
29. Adjustment to risk-weighted assets reported in item 62	RCONB504	0	29
30. Adjustment to average total assets reported in item 27	RCONB505	0	30
			1

# Schedule RC-R - Regulatory Capital

Dollar amounts in thousands	(Banks wi	) Percentage ith Financial idiaries)		) Percentage Banks)	
31. Tier 1 leverage ratio	RCON7273	0	RCON7204	0.0949	31.
32. Tier 1 risk-based capital ratio	RCON7274	0	RCON7206	0.1804	32.
33. Total risk-based capital ratio	RCON7275	0	RCON7205	0.1908	33.

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Totals (from Schedule RC)	(Column B) Items Not Subject to Risk-Weighting	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
	RCON0010	RCONC869	RCONB600	RCONB601		RCONB602
34. Cash and balances dues from depository institutions	1,547	0	692	855		0 34
	RCON1754	RCONB603	RCONB604	RCONB605	RCONB606	RCONB607
35. Held-to-maturity securities	0	0	0	0	0	0 35
	RCON1773	RCONB608	RCONB609	RCONB610	RCONB611	RCONB612
36. Available-for-sale securities	27,333	-252	117	27,218	250	0 36
37. Federal funds sold and securities purchased under agreements	RCONC225		RCONC063	RCONC064		RCONB520
to resell	0		0	0		0 37
	RCON5369	RCONB617	RCONB618	RCONB619	RCONB620	RCONB621
38. Loans and leases held for sale	0	0	0	0	0	0 38
	RCONB528	RCONB622	RCONB623	RCONB624	RCONB625	RCONB626
39. Loans and leases, net of unearned income	45,465	0	0	12,310	8,758	<b>24,397</b> 39
	RCON3123	RCON3123				
40. Allowance for loan and lease losses	454	454				40
	RCON3545	RCONB627	RCONB628	RCONB629	RCONB630	RCONB631
41. Trading Assets	0	0	0	0	0	0 41
	RCONB639	RCONB640	RCONB641	RCONB642	RCONB643	RCON5339
42. All other assets	7,536	0	12	1,238	0	6,286
	RCON2170	RCONB644	RCON5320	RCON5327	RCON5334	RCON5340
43. Total Assets	81,427	-706	821	41,621	9,008	30,683

# **Schedule RC-R - Regulatory Capital**

Dollar amounts in thousands	(Column A) Face Value or Notional Amount	(Column B) Credit Equivalent Amount	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
	RCONB546	RCONB547	RCONB548	RCONB581	RCONB582	RCONB583
44. Financial standby letters of credit	0	0	0	0	0	0 44
	RCON3821	RCONB650	RCONB651	RCONB652	RCONB653	RCONB654
45. Performance standby letters of credit	99	50	0	0	0	<b>50</b> 45
	RCON3411	RCONB655	RCONB656	RCONB657	RCONB658	RCONB659
46. Commercial and similar letters of credit	0	0	0	0	0	0 46

Dollar amounts in thousands	(Column A) Face Value or Notional Amount	(Column B) Credit Equivalent Amount	(Column C) Allocation by Risk Weight Category 0%	(Column D) Allocation by Risk Weight Category 20%	(Column E) Allocation by Risk Weight Category 50%	(Column F) Allocation by Risk Weight Category 100%
47. Risk participations in bankers acceptances acquired by the	RCON3429	RCONB660	RCONB661	RCONB662		RCONB663
reporting institution	0	0	0	0		0 47.
	RCON3433	RCONB664	RCONB665	RCONB666	RCONB667	RCONB668
48. Securities lent	0	0	0	0	0	<b>0</b> 48.
49. Retained recourse on small business obligations sold with	RCONA250	RCONB669	RCONB670	RCONB671	RCONB672	RCONB673
recourse	0	0	0	0	0	<b>0</b> 49.
50. Recourse and direct credit substitutes (other than financial	RCONB541	RCONB542				RCONB543
standby letters of credit) subject to the low-level exposure rule and residual interests subject to a dollar-for-dollar capital requirement	0	0				<b>0</b> 50.
	RCONB675	RCONB676	RCONB677	RCONB678	RCONB679	RCONB680
51. All other financial assets sold with recourse	0	0	0	0	0	<b>0</b> <sub>51.</sub>
	RCONB681	RCONB682	RCONB683	RCONB684	RCONB685	RCONB686
52. All other off-balance sheet liabilities	0	0	0	0	0	<b>0</b> 52.
53. Unused commitments with an original maturity exceeding one	RCON3833	RCONB687	RCONB688	RCONB689	RCONB690	RCONB691
year	0	0	0	0	0	<b>0</b> 53.
		RCONA167	RCONB693	RCONB694	RCONB695	
54. Derivative contracts		0		0	0	54.
55. Total assets, derivatives, and off-balance sheet items by risk			RCONB696	RCONB697	RCONB698	RCONB699
weight category			821	41,621	9,008	<b>30,733</b> <sub>55.</sub>
56. Risk weight factor						56.
•			RCONB700	RCONB701	RCONB702	RCONB703
57. Risk-weighted assets by risk weight category			0	8,324	4,504	<b>30,733</b> <sub>57.</sub>
						RCON1651
58. Market risk equivalent assets						<b>0</b> <sub>58.</sub>
59. Risk-weighted assets before deductions for excess allowance						RCONB704
for loan and lease losses and allocated transfer risk reserve						<b>43,561</b> <sub>59.</sub>
						RCONA222
60. Excess allowance for loan and lease losses						<b>0</b> 60.
						RCON3128
61. Allocated transfer risk reserve						0 61.
						RCONA223
62. Total risk-weighted assets						<b>43,561</b> <sub>62.</sub>

# Schedule RC-R - Regulatory Capital

#### Dollar amounts in thousands

1. Current credit exposure across all derivative contracts covered by the risk-based capital	RCON8764		
standards	RCON8764	0	M.1.

# Schedule RC-R - Regulatory Capital

	a remaining	(Column B) With a remaining maturity of over one year through five	a remaining	
Dollar amounts in thousands		years		
2. Notional principal amounts of derivative contracts:				   <sub>M.2</sub>
2. Notional principal amounts of admitative continues.	RCON3809	RCON8766	RCON8767	I IVI.2
a. Interest rate contracts	0	0	0	M.2
	RCON3812	RCON8769	RCON8770	
b. Foreign exchange contracts	0	0	0	М.
	RCON8771	RCON8772	RCON8773	
c. Gold contracts	0	0	0	М.
	RCON8774	RCON8775	RCON8776	
d. Other precious metals contracts	0	0	0	M.
	RCON8777	RCON8778	RCON8779	
e. Other commodity contracts	0	0	0	M.
	RCONA000	RCONA001	RCONA002	
f. Equity derivative contracts	0	0	0	М.
g. Credit derivative contracts:				М.
	RCONC980	RCONC981	RCONC982	1
1. Investment grade	0	0	0	М.
	RCONC983	RCONC984	RCONC985	
2. Subinvestment grade	0	0	0	М.

# **Schedule RC-S - Servicing Securitization and Asset Sale Activities**

	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other
Dollar amounts in thousands							Assets
1. Outstanding principal balance of assets sold and securitized by the reporting bank with servicing retained or with recourse	RCONB705	RCONB706	RCONB707	RCONB708	RCONB709	RCONB710	RCONB711
or other seller-provided credit enhancements	0	0	0	0	0	0	<b>0</b> <sub>1.</sub>
2. Maximum amount of credit exposure arising from recourse							
or other seller-provided credit enhancements provided to structures reported in item 1 in the form of:							2.
a. Credit-enhancing interest-only strips (included in	RCONB712	RCONB713	RCONB714	RCONB715	RCONB716	RCONB717	RCONB718
Schedules RC-B or RC-F or in Schedule RC, item 5)	0	0		0	0	-	<b>0</b> 2.a
	RCONC393	RCONC394	RCONC395	RCONC396	RCONC397	RCONC398	RCONC399
b. Subordinated securities and other residual interests	RCONC400	RCONC401	RCONC402	RCONC403	RCONC404	RCONC405	0 RCONC406
c. Standby letters of credit and other enhancements	0	0		0	0		<b>0</b> 2.c
Reporting bank's unused commitments to provide liquidity	RCONB726	RCONB727	RCONB728	RCONB729	RCONB730	RCONB731	RCONB732
to structures reported in item 1	0	0	0	0	0		0 3.
·							0.
4. Past due loan amounts included in item 1:							4.
	RCONB733	RCONB734	RCONB735	RCONB736	RCONB737	RCONB738	RCONB739
a. 30-89 days past due	0	0	0	0	0	0	<b>0</b> <sub>4.a</sub>
	RCONB740	RCONB741	RCONB742	RCONB743	RCONB744	RCONB745	RCONB746
b. 90 days or more past due	0	0	0	0	0	0	<b>0</b> 4.b
<ol><li>Charge-offs and recoveries on assets sold and securitized with servicing retained or with recourse or other</li></ol>							
seller-provided credit enhancements (calendar year-to-date):							5.
	RIADB747	RIADB748	RIADB749	RIADB750	RIADB751	RIADB752	RIADB753
a. Charge-offs	0	0	0	0	0	0	<b>0</b> <sub>5.a</sub>
	RIADB754	RIADB755	RIADB756	RIADB757	RIADB758	RIADB759	RIADB760
b. Recoveries	0	0	0	0	0	0	<b>0</b> 5.b
6. Amount of ownership (or seller's) interests carried as:							6.
a. Securities (included in Schedule RC-B or in Schedule		RCONB761	RCONB762			RCONB763	
RC, item 5)		0	0			0	6.a

	(Column A) 1-4 Family Residential Loans	(Column B) Home Equity Lines	(Column C) Credit Card Receivables	(Column D) Auto Loans	(Column E) Other Consumer Loans	(Column F) Commercial and Industrial Loans	(Column G) All Other Loans, All Leases, and All Other	
Dollar amounts in thousands							Assets	
		RCONB500	RCONB501			RCONB502		
b. Loans (included in Schedule RC-C)		0	0			0		6.b.
7. Past due loan amounts included in interests reported in item 6.a:								7.
		RCONB764	RCONB765			RCONB766		
a. 30-89 days past due		0	0			0		7.a
		RCONB767	RCONB768			RCONB769		
b. 90 days or more past due		0	0			0		7.b
8. Charge-offs and recoveries on loan amounts included in interests reported in item 6.a (calendar year-to-date):								8.
		RIADB770	RIADB771			RIADB772		
a. Charge-offs		0	0			0		8.a
		RIADB773	RIADB774			RIADB775		1
b. Recoveries		0	0			0		8.b
9. Maximum amount of credit exposure arising from credit	RCONB776	RCONB777	RCONB778	RCONB779	RCONB780	RCONB781	RCONB782	
enhancements provided by the reporting bank to other institutions' securitization structures in the form of standby letters of credit, purchased subordinated securities, and other enhancements	0	0	0	0	O	0	0	9.
10. Reporting bank's unused commitments to provide liquidity	RCONB783	RCONB784	RCONB785	RCONB786	RCONB787	RCONB788	RCONB789	
to other institutions' securitization structures	0	0	0	0	O	0	0	10.
11. Assets sold with recourse or other seller-provided credit	RCONB790	RCONB791	RCONB792	RCONB793	RCONB794	RCONB795	RCONB796	
enhancements and not securitized by the reporting bank	0	0	0	0	O	0	0	11.
12. Maximum amount of credit exposure arising from recourse	RCONB797	RCONB798	RCONB799	RCONB800	RCONB801	RCONB802	RCONB803	
or other seller-provided credit enhancements provided to assets reported in item 11	0	0	0	0	O	0	0	12.

0 <sub>M.3.b.1.</sub>

0 <sub>M.3.b.2.</sub>

M.4.

NR

## Schedule RC-S - Servicing Securitization and Asset Sale Activities

1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company...

2. Conduits sponsored by other unrelated institutions.....

4. Outstanding credit card fees and finance charges included in Schedule RC-S, item 1,

column C.....

Dollar amounts in thousands 1. Small business obligations transferred with recourse under Section 208 of the Riegle Community Development and Regulatory Improvement Act of 1994: M.1. a. Outstanding principal balance..... **0**| <sub>M.1.a.</sub> RCONA249 RCONA250 b. Amount of retained recourse on these obligations as of the report date..... M.1.b. 2. Outstanding principal balance of assets serviced for others: M.2. a. Closed-end 1-4 family residential mortgages serviced with recourse or other 0 RCONB804 servicer-provided credit enhancements..... M.2.a. b. Closed-end 1-4 family residential mortgages serviced with no recourse or other 0 RCONB805 servicer-provided credit enhancements..... M.2.b. c. Other financial assets (includes home equity lines)..... RCONA591 0 M.2.c. 3. Asset-backed commercial paper conduits: M.3. a. Maximum amount of credit exposure arising from credit enhancements provided to conduit structures in the form of standby letters of credit, subordinated securities, and other enhancements: M.3.a. 1. Conduits sponsored by the bank, a bank affiliate, or the bank's holding company... RCONB806 0 M.3.a.1. 2. Conduits sponsored by other unrelated institutions..... RCONB807 0 M.3.a.2. b. Unused commitments to provide liquidity to conduit structures: M.3.b.

## Schedule RC-T - Fiduciary and Related Services

Dollar amounts in thousands

RCONB808

RCONB809

RCONC407

1. Does the institution have fiduciary powers?	RCONA345	Yes	1.
2. Does the institution exercise the fiduciary powers it has been granted?	RCONA346	Yes	2.
3. Does the institution have any fiduciary or related activity (in the form of assets or accounts) to report in this schedule?	RCONB867	Yes	3.

# **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands	(Column A) Managed Assets	(Column B) Non-Managed Assets	(Column C) Number of Managed Accounts	(Column D) Number of Non-Managed Accounts
	RCONB868	RCONB869	RCONB870	RCONB871
4. Personal trust and agency accounts	3,089	603	16	1 4.
Retirement related trust and agency accounts:				5.
·	RCONB872	RCONB873	RCONB874	RCONB875
a. Employee benefit - defined contribution	0	0	0	<b>0</b> <sub>5.:</sub>
	RCONB876	RCONB877	RCONB878	RCONB879
b. Employee benefit - defined benefit	0	216	0	<b>2</b> <sub>5.1</sub>
	RCONB880	RCONB881	RCONB882	RCONB883
c. Other retirement accounts	0	0	0	0 5.0
	RCONB884	RCONB885	RCONC001	RCONC002
6. Corporate trust and agency accounts	7,136	398	10	<b>4</b> 6.
	RCONB886		RCONB888	
7. Investment management agency accounts	0		0	7.
	RCONB890	RCONB891	RCONB892	RCONB893
8. Other fiduciary accounts	65	0	2	0 8.
	RCONB894	RCONB895	RCONB896	RCONB897
9. Total fiduciary accounts	10,290	1,217	28	7 9.
		RCONB898		RCONB899
10. Custody and safekeeping accounts		1,986		7 10
11. Not applicable				
11. Νοι αργιιοανίο				11

# **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands

Dollar amounts in thousands		
12. Personal trust and agency accounts	RIADB904	CONF
13. Retirement related trust and agency accounts:		
a. Employee benefit - defined contribution	RIADB905	CONF
b. Employee benefit - defined benefit	RIADB906	CONF
c. Other retirement accounts	RIADB907	CONF
14. Corporate trust and agency accounts	RIADA479	CONF
15. Investment management agency accounts	RIADB908	CONF
16. Other fiduciary accounts	RIADA480	CONF
17. Custody and safekeeping accounts	RIADB909	CONF
18. Other fiduciary and related services income	RIADB910	CONF
19. Total gross fiduciary and related services income	RIAD4070	75
20. Expenses	RIADC058	CONF
21. Net losses from fiduciary and related services	RIADA488	CONF
22. Intracompany income credits for fiduciary and related services	RIADB911	CONF
23. Net fiduciary and related services income	RIADA491	CONF
Managed assets held in personal trust and agency accounts:		
a. Noninterest-bearing deposits	RCONB913	5
b. Interest-bearing deposits	RCONB914	510
c. U.S. Treasury and U.S. Government agency obligations	RCONB915	1
d. State, county and municipal obligations	RCONB916	31
e. Money market mutual funds	RCONB917	338
f. Other short-term obligations	RCONB918	0
g. Other notes and bonds	RCONB919	24
h. Common and preferred stocks	RCONB920	1,438
i. Real estate mortgages	RCONB921	0
j. Real estate	RCONB922	183
k. Miscellaneous assets	RCONB923	559
I. Total managed assets held in personal trust and agency accounts	RCONB868	3,089

# **Schedule RC-T - Fiduciary and Related Services**

Dollar amounts in thousands	(Column A) Number of Issues					B) Principal Outstanding	
2. Corporate trust and agency accounts:					M.2.		
a. Corporate and municipal trusteeships	RCONB927	0	RCONB928	0	M.2.a.		
b. Transfer agent, registrar, paying agent, and other corporate agency	RCONB929	0			M.2.b.		

# Schedule RC-T - Fiduciary and Related Services

Dollar amounts in thousands		Number of unds	(Column B) Market Value of Fund Assets		
3. Collective investment funds and common trust funds:					
a. Domestic equity	RCONB931	0	RCONB932	0	
b. International/Global equity	RCONB933	0	RCONB934	0	
c. Stock/Bond blend	RCONB935	0	RCONB936	0	
d. Taxable bond	RCONB937	0	RCONB938	0	
e. Municipal bond	RCONB939	0	RCONB940	0	
f. Short term investments/Money market	RCONB941	0	RCONB942	0	

Dollar amounts in thousands	l` _ ′ .		(Column B) Market Value of Fund Assets		
g. Specialty/Other	RCONB943	0	RCONB944	0	M.3.g.
h. Total collective investment funds	RCONB945	0	RCONB946	0	M.3.h.

# Schedule RC-T - Fiduciary and Related Services

(Column A) Gross Losses Managed	(Column B) Gross Losses Non-Managed	(Column C) Recoveries	
Accounts	Accounts		
			M.4.
RIADB947	RIADB948	RIADB949	
CONF	CONF	CONF	M.4.a.
RIADB950	RIADB951	RIADB952	
CONF	CONF	CONF	M.4.b.
RIADB953	RIADB954	RIADB955	
CONF	CONF	CONF	M.4.c.
RIADB956	RIADB957	RIADB958	
CONF	CONF	CONF	M.4.d.
RIADB959	RIADB960	RIADB961	
CONF	CONF	CONF	M.4.e.
	RIADB950 RIADB950 CONF RIADB953 CONF RIADB956 CONF RIADB956 CONF	Gross Losses Managed Accounts  RIADB947  RIADB947  RIADB950  RIADB950  RIADB953  RIADB954  CONF  RIADB953  RIADB954  CONF  RIADB956  RIADB957  CONF  RIADB956  RIADB959  RIADB960	Gross Losses Managed Accounts         Gross Losses Non-Managed Accounts         Recoveries           RIADB947         RIADB948         RIADB949           CONF         CONF         CONF           RIADB950         RIADB951         RIADB952           CONF         CONF         CONF           RIADB953         RIADB954         RIADB955           CONF         CONF         CONF           RIADB956         RIADB957         RIADB958           CONF         CONF         CONF           RIADB959         RIADB960         RIADB961

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#### Dollar amounts in thousands

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