Volume 77 🗆 Number 6 🗆 June 1991



BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM, WASHINGTON, D.C.

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- 423 Alan Greenspan, Chairman, Board of Governors, discusses title III of S.207, the Futures Trading Practices Act of 1991, particularly those provisions dealing with margins on stock index futures and those dealing with the exclusivity provisions of the Commodity Exchange Act, and says that it is important for the Congress to clarify the limits of the CEA in a way that permits innovation in U.S. financial markets so that they can continue to be strong and competitive, before the Senate Committee on Banking, Housing, and Urban Affairs, April 16, 1991.
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- 430 Chairman Greenspan discusses two banking reform bills, S.543, the Comprehensive Deposit Insurance Reform and Taxpayer Protection Act of 1991, and S.713, the Treasury's proposed Financial Institutions Safety and Consumer Choice Act of 1991, and says that the Board strongly supports both bills in their approach to deposit insurance and supervisory procedures and simi-

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- 443 Governor LaWare presents the views of the Board on the proposed Fair Trade in Financial Services Act of 1991 and says that the proposed act would replace the U.S. policy of national treatment with a policy of reciprocal national treatment and that the Federal Reserve believes strongly that there are better ways to encourage other countries to open their markets, before the Subcommittee on Economic Stabilization of the House Committee on Banking, Finance and Urban Affairs, April 24, 1991.
- 446 Chairman Greenspan discusses three banking reform bills, H.R.6, the Deposit Insurance and Regulatory Reform Act of 1991, H.R.15, the Depositor Protection Act of 1991, and H.R.1505, the Treasury's proposed Financial Institutions Safety and Consumer Choice Act of 1991, and says that modifications of the deposit insurance system are necessary, but the Board strongly prefers the comprehensive approach to banking reform that the Treasury bill offers, before the Subcommittee on Financial Institutions Supervision, Regulation and Insurance of the House Committee on Banking, Finance and Urban Affairs, April 30, 1991.
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Issues in Labor Supply

Janice Shack-Marquez, of the Board's Division of Research and Statistics, prepared this article.

The supply of labor resources bears importantly on a wide variety of economic and social policy issues. Debates about unemployment and other macroeconomic problems often involve questions about individuals' choices between labor and leisure: debates about the social security system, welfare, minimum wages, and the income tax system inevitably involve questions about work incentives; and debates about child care and elder care involve questions about individuals' availability to work. Each person, influenced by the economic incentives of wages and the availability of jobs, as well as by social customs, tastes, and ability, must decide how much time and effort to allocate to the labor market. Those choosing to work must then decide on a career and a style of working life. Such decisions by all individuals determine the aggregate amount of labor available to the economy, which in turn is a key determinant of the level and growth of the economy's productive capacity.

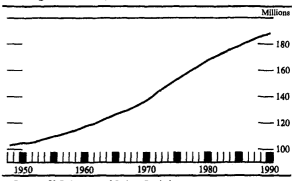
THE DETERMINANTS OF LABOR SUPPLY

In an accounting sense, the supply of labor available for the production of goods and services depends on the size and the composition of the population, the proportion of the population working or looking for work (the rate of labor force participation), the number of hours worked each week, and the number of weeks worked each year.¹ Over the past four decades, these determinants have affected the supply of labor in various ways.

Population

The size and composition of the population is the first major building block of the labor force. Over the past forty years, the working-age population of the United States (that is, noninstitutionalized civilians sixteen years of age and older) has grown significantly: At the end of 1990, it stood at 189 million (chart 1), 84 million more than its level in 1950. Three sources of change determine the pattern of growth in the population: births, deaths, and net immigration.

During the 1960s and 1970s, the growth of the working-age population was influenced mainly by the sharp rise in birth rates from the end of World War II to the early 1960s—the period of the so-called baby boom. As the large baby-boom cohort reached working age between 1961 and 1979, the overall working-age population grew 1.9 percent per year, and the number of inexperienced workers seeking jobs bulged (chart 2). For example, sixteen to twenty-four year olds, who had accounted for 18 percent of the working-age population in the 1950s, made up nearly 22 per-

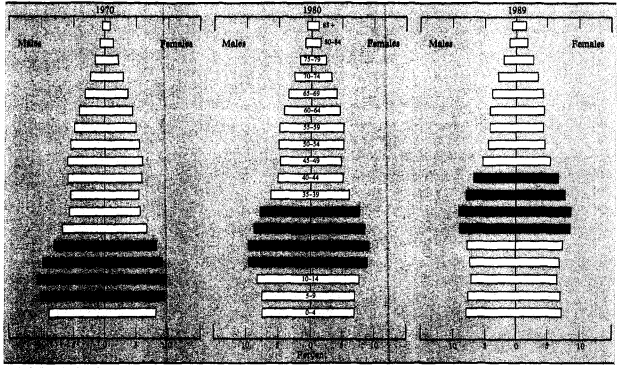


1. Civilian noninstitutional population, sixteen years of age and older, 1948-90

SOURCE. U.S. Bureau of Labor Statistics.

^{1.} See the box at the end of the text for definitions of many terms used throughout this article.

The intensity of work effort and the education and training of the work force will help determine how productively the available supply of hours will be translated into the output of goods and services. These issues are beyond the scope of this article.



2. Age structure of the U.S. population¹

1. Solid color bars indicate the baby-boom cohort. SOURCE, U.S. Bureau of the Census.

cent of the working-age population by 1970. In contrast, the baby bust, which began in the early 1960s, slowed the pace of growth of the workingage population to about 1 percent in the 1980s; and the proportion of sixteen to twenty-four year olds in the working-age population shrank back to 17 percent by 1990.

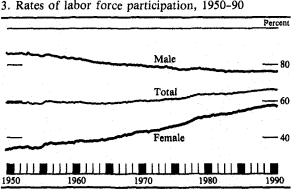
The average lifespan, the second determinant of population trends, has lengthened because of advances in health care. Average life expectancy has increased from seventy years in 1960 to seventy-five years in 1989. As a result, persons sixty-five years of age and older are a growing proportion of the population.

The final factor that has influenced population growth in recent decades is the net flow of immigrants. Between 1980 and 1989, legal immigration to the United States averaged 580,000 persons per year--about one-quarter of 1 percent of the U.S. population. This pace was well above that of the 1970s, which was 450,000 per year. Although estimates are imprecise, illegal immigration, according to the Immigration and Naturalization Service, probably has added another 100,000 to 300,000 per year to the total of legal immigration.

Recently, new laws have resulted in large fluctuations in the flow of immigrants. Efforts to control illegal immigration led to the Immigration Reform and Control Act of 1986, which attempted to restrict the employment opportunities of illegal aliens by imposing penalties on employers who hired them. However, the recent Immigration Act of 1990 works in the opposite direction: It allows for an increase in total immigration, for an increase in the immigration of individuals with skills that are in short supply, and for the admission of immigrants from underrepresented countries. The Immigration and Naturalization Service estimates that this act could increase legal immigration from roughly 600,000 in 1989 to as much as 800,000 annually over the next several years.

Labor Force Participation

Besides sizable increases in the working-age population, the proportion of the working-age popu-



SOURCE. U.S. Bureau of Labor Statistics.

lation that is either working or looking for work has been on an upward trend throughout the past four decades (chart 3). In the early 1950s, the rate of labor force participation averaged roughly 59 percent; by 1990, the rate had risen to more than 66 percent.

Perhaps the most noteworthy change that has taken place in the labor market over the past forty years is the vast increase in the proportion of women in the civilian labor force. As chart 3 shows, increasing participation among women has more than accounted for the overall rise in the labor force participation rate. As late as 1950, only 34 percent of women were in the labor force. By 1980, women's participation rate had risen to 52 percent; and by 1990, it had moved up to 58 percent.

Rising participation among women has occurred in most age categories (chart 4), with the greatest increases evident for women of childbearing age. The participation rate for women twenty to twenty-four years of age increased from 46 percent in 1960 to 69 percent in 1980 and now stands at nearly 72 percent. For women twenty-five to thirty-four years of age, the participation rate has more than doubled, from 36 percent in 1960 to 74 percent in 1990. Indeed, the jump in the labor force participation rate of married women with children under the age of six has been dramatic, tripling from 19 percent in 1960 to 59 percent in 1990.

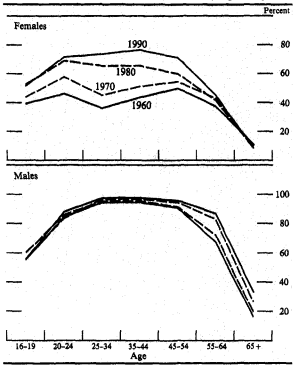
In contrast, participation rates among men generally have declined over the past three decades. The most substantial decreases have been among men from fifty-five to sixty-four years of age, whose rate fell from 87 percent in 1970 to 68 percent in 1990; the participation rate for men over sixty-five years of age also has dropped significantly from 33 percent in 1970 to 16 percent by 1990. These declines reflect a trend toward earlier retirement. In contrast, participation rates for men from twenty-five to fifty-four years of age have declined only slightly.

The dramatic demographic shifts associated with the baby boom and the baby bust and the secular changes in various social and economic conditions have influenced individuals' decisions about how much labor to supply to the market. The following section lays out a conceptual framework for analyzing individual labor supply. Subsequent sections use the framework to analyze shifts in labor supply in the short and the long terms.

LABOR SUPPLY DECISIONS: A CONCEPTUAL FRAMEWORK

The basic framework for analyzing an individual's decision to participate in the labor market

4. Rates of labor force participation, by age range



is a model of the allocation of time between work and leisure.² The model describes the factors that will influence an individual's response to an increase in the wage rate and, in particular, identifies two opposing influencesthe substitution effect and the income effect. As the wage rate goes up, the opportunity cost of leisure rises-that is, the income forgone by not working rises as the wage rate rises. The substitution effect is the tendency for individuals to allocate their time away from leisure and toward more work when the wage rate risesthat is, substitute work time for leisure time. In contrast, the income effect assumes that leisure is like most goods: As income rises, individuals want to purchase more leisure. Thus, an individual can be expected to allocate a portion of the increase in potential income associated with a hike in wage rates to acquiring more leisure; this allocation can offset part or all of the substitution effect associated with the higher wage or can more than offset it. In summary, with an increase in wage rates, the substitution effect reduces desired leisure and increases the amount of labor services an individual wants to offer to the labor market, whereas the income effect increases desired leisure and decreases labor services.

The presence of both effects creates ambiguity in predicting individuals' overall labor supply response to changes in labor market conditions. Although economic theory cannot predict whether the income or the substitution effect will dominate an individual's decision to supply labor, empirical evidence can be brought to bear on this question. The relative importance of these income and substitution effects can vary, depending upon the time frame and the demographic groups considered, and can change over time.

LABOR SUPPLY AND THE BUSINESS CYCLE

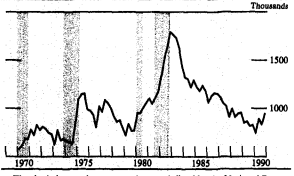
Typically, labor force participation rises during an expansionary period and falls during a recession. This relation occurs because of the effects of fluctuations in *expected* real wages on labor supply decisions. Although the level of real wages does not change much over the business cycle, the probability of finding a job changes substantially. Consequently, during a recession, the *expected* real wage falls for those without jobs. For some workers, the expected payoff from looking for work is so low that they decide that spending time at home is more productive than spending time in searching for a job-that is, in the terminology of the model of the allocation of time presented in the preceding section, the substitution effect dominates. This result is referred to as the *discouraged worker* effect. However, if labor supply decisions of family members are interdependent, the need to maintain living standards during a recession can draw other workers into the labor force despite the low expected real wage. For example, if one family member loses his or her job during a recession, the family may decide that another family member should enter the labor market. This response is referred to as the addedworker effect.

Of course, the added-worker and the discouraged-worker effects can coexist because the added workers and discouraged workers will be different groups of people. Which group dominates is an empirical issue. Research has indicated that in the aggregate the discouragedworker effect dominates the added-worker effect: More households are affected by the decline in expected real wages during a recession than are induced to enter the labor force by the layoff of a family member.³ In addition, the increased attachment of women to the labor force has diminished the potential importance of the addedworker effect as the pool of nonparticipating women has shrunk. Thus, the number of discouraged workers clearly increases during economic downturns and declines during expansions; or stated another way, the rate of labor force par-

^{2.} The terms *work* and *leisure* are used to distinguish between work for pay or profit (or looking for such work) and all other activities, only some of which would be what is usually considered leisure.

^{3.} See, for example, Jacob Mincer, "Labor Force Participation of Married Women: A Study of Labor Supply," Aspects of Labor Economics (Princeton University Press for the National Bureau of Economic Research, 1962), pp. 63–97; and Shelly Lundberg, "The Added Worker Effect," Journal of Labor Economics, vol. 3 (January 1985), pp. 11–37.

5. Discouraged workers, 1970-901



The shaded areas denote recessions as defined by the National Bureau of Economic Research.

1. Discouraged workers are those individuals who reported that they were not searching for work because they believed no jobs were available.

SOURCE. U.S. Bureau of Labor Statistics.

ticipation tends to rise more rapidly during expansions than during recessions (chart 5).

LABOR SUPPLY OVER THE LONGER RUN

These income and substitution effects are important over longer periods as well. Broadly speaking, hourly wage rates tend to be relatively low when young people first enter the work force and are learning new skills. Wage rates rise until they peak, typically when workers are around forty-five to fifty-five years of age, and then they decline. The so-called lifecycle model of labor supply predicts that the labor supply of individual households will change as the members of the household age.⁴ In particular, workers are assumed to participate most heavily during the period of their life cycle when their expected wages are highest and to substitute leisure for work when expected wages are low.

The rates of men's participation in the labor force over the past three decades appear to be consistent with this view, as they rise from men's teenage years into middle age and then fall off in their later years (chart 4). The rates of labor force participation for women in 1960 and 1970 were broadly consistent with the life-cycle model, although participation among women of childbearing age tended to drop off sharply. By 1990, however, the profile of labor force participation rates for women had essentially the same shape as that for men.

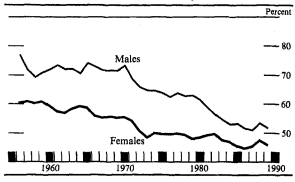
As previously discussed, over the past few decades movements in labor supply for men and women have diverged: The participation of women in the labor force has risen sharply, while the participation of men has trended down. The life-cycle model alone does not fully explain these long-term trends in labor force participation. Other economic forces that underlie these developments include demographic changes in the labor force as well as shifts in social customs and tastes that have influenced changes in relative income, fertility patterns, attachment to the labor force, and retirement decisions.

Relative Income Effects

One way that demographic changes can affect participation decisions is through their influence on the relative incomes of various age groups.⁵ Over the past three decades, relative income effects have been most pronounced for younger workers. The income of year-round, full-time workers aged fifteen to twenty-four years (the best available proxy for the wage rate), relative to that of men aged forty-five to fifty-four years, began to decline sharply in the mid-1960s and continued falling through the 1970s and into the 1980s (chart 6). The decline coincided with the influx of young workers into the labor market (chart 7). Relative income flattened out for young men and women in the second half of the 1980s, as the small current generation of youth (the baby-bust generation) replaced the baby-boom generation, although reduced demand for lower-skilled workers ap-

^{4.} For an illustration of the importance of intertemporal substitution in labor supply see Gilbert Ghez and Gary Becker, *Allocation of Time and Goods over the Life Cycle* (Columbia University Press for the National Bureau of Economic Research, 1975); and James Heckman and Thomas MaCurdy, "A Life Cycle Model of Female Labour Supply," *Review of Economic Studies*, vol. 47 (January 1980), pp. 47–74.

^{5.} For a more complete discussion of demographic effects on relative income, see William Wascher, Susan Burch, and John Goodman, Jr., "Economic Implications of Changing Population Trends," *Federal Reserve Bulletin* (December 1986), pp. 815–26; and Michael L. Wachter, "Intermediate Swings in Labor Force Participation," *Brookings Papers on Economic Activity*, vol. 1 (1977), pp. 545–76.



6. Relative income of full-time workers, fifteen to twenty-four years of age, 1955-90¹

1. Relative income is defined as the ratio of the median income of all full-time workers aged 15 to 24 to that of full-time male workers aged 45 to 54.

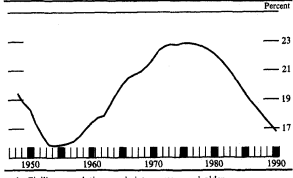
SOURCE. U.S. Bureau of the Census, Current Population Reports, Series P-60, various issues.

parently prevented a reversal of the earlier decline.

The changes in the relative wage levels for young men and women affected the labor supply decisions of individual young people in two ways: first, through changes in their own relative wage and, second, through changes in the relative wages of their spouses or other family members. For young women, econometric evidence suggests that the effect of the declines in their own relative wages, which ordinarily would have reduced labor supply, was more than offset by the positive influence on participation of the potential drop in family living standards associated with the decline in the relative wage of voung men.⁶ In contrast, the econometric evidence suggests that these effects are about offsetting for the participation decisions of young men.

Fertility and Home Responsibilities

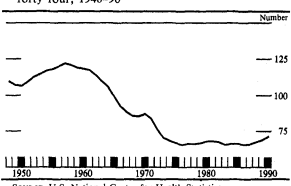
Women's decisions to participate in the labor force and to have children are not independent. For example, a woman's decision to increase the size of her family may be affected by the level of her family's income and by the wage she expects to receive by entering the labor market. At the Sixteen to twenty-four year olds as a percent of civilian population, 1948-901



^{1.} Civilian population aged sixteen years and older. SOURCE, U.S. Bureau of Labor Statistics.

same time, a woman's decision to participate in the labor force may be affected by whether she has young children. In the 1960s and the first half of the 1970s, the birth rate fell sharply (chart 8). For the next ten years, birth rates flattened out and then in the late 1980s began to increase.

The lower birth rates probably were closely related to the sharp rise during the 1970s in the participation rate of women twenty-five to thirtyfour years of age. Of course, the importance of the birth rate to levels of labor force participation is influenced by changes in the availability, cost, and quality of child care and the propensity for mothers of young children to work outside the home. Currently, the proportion of mothers of young children who are in the labor market is at a historic high. This finding suggests that childrearing and young women's participation in the labor force are more compatible than in the past.



8. Births per thousand women, ages fifteen to forty-four, 1948-90

SOURCE. U.S. National Center for Health Statistics.

^{6.} See Wachter, "Intermediate Swings in Labor Force Participation" and Robert S. Gay and William Wascher, "Persistence Effects in Labor Force Participation," *Eastern Economic Journal*, vol. 15 (October–December 1989), pp. 177–87.

The trend toward increased labor force participation by women is mirrored in the data on individuals who are out of the labor force. Data on the trends in nonparticipation have been tabulated since the mid-1970s (tables 1 and 2). Between the late 1970s and the 1980s, the downward trend for younger women in the category of keeping house apparently slowed. These data are consistent with the small increase in the birth rate shown in chart 8. For adult women, increasing labor force participation continued to shrink this category of nonparticipation well into the 1980s.

 Civilian population aged sixteen years and over, not in the labor force, by activity, 1977-90' Thousands

Age and activity	1977-79 (average)	1980-89 (average)	1990	
	Male			
16–19 years old Keeping house Attending school Unable to work Other	2.9 -24.2 2.2 -24.5	.7 - 14.4 9 - 11.5	11.0 52.2 15.7 40.4	
20-24 years old Keeping house Attending school Unable to work Other	4.6 4.6 1.9 26.2	1.8 - 5.9 2.0 - 5.1	7.9 89.0 - 4.2 - 39.7	
25 years and over Keeping house Attending school Unable to work Other	23.7 4.6 - 11.5 325.2	13.8 6.7 18.9 330.9	45.3 3 155.0 163.9	
		Female		
16-19 years old Keeping house Attending school Unable to work Other	90.0 78.0 1.9 16.4	-23.0 -25.2 .4 -11.3	.7 200.1 .9 - 37.1	
20-24 years old Keeping house Attending school Unable to work Other	- 72.8 ~ 11.0 4.8 19.8	70.0 1.4 6 5.1	- 65.8 27.0 6.4 - 4.7	
25 years and over Keeping house Attending school Unable to work	- 527.1 18.4 46.4 358.6	-522.4 22.0 42.2 491.8	-236.6 63.0 170.9 524.0	
Total not in labor force Keeping house Attending school Unable to work Other	3.8 -662.8 -86.4 33.0 720.0	245.4 - 616.2 - 12.2 62.0 811.8	1186.3 - 207.5 372.0 349.0 672.8	
Мвмо Civilian labor force Civilian population	2940.4 2944.2	1850.9 2096.3	492.0 1678.3	

^{1.} Change in level from four quarters earlier. Civilian population equals "labor force" plus "not in the labor force."

 Civilian population aged sixteen years and over, not in the labor force, by reason, 1971–90' Thousands

Reason	1971-79 (average)	1980-89 (average)	1990	
	Male			
Wants a job now	59.9	3.6	159.1	
Going to school	17.1	- 14.5	44.9	
Ill health	14.0	8.3	27.5	
Thinks cannot get job	7.8	7.6	6.3	
Other	21.0	2.2	80.5	
Does not want a job now	418.0	332.7	379.5	
Family/home	8.6	17.5	20.7	
Going to school	3.8	- 5.9	168.5	
III health	50.1	- 5.3	198.5	
Retired	276.4	327.3	84.8	
Other	86.6	8	~93.0	
	Female			
Wants a job now	93.0	$ \begin{array}{r} -30.5 \\ -3.9 \\ -11.5 \\ 3.4 \\ -3.3 \\ -15.1 \end{array} $	254.7	
Family/home	37.0		-98.7	
Going to school	22.2		125.7	
Ill health	14.4		21.5	
Thinks cannot get job	1.9		141.1	
Other	17.4		65.2	
Does not want a job now	25.7	- 60.5	393.0	
Family/home	-343.8	- 564.6	- 251.6	
Going to school	11.2	13.4	195.0	
Ill health	33.5	24.4	206.4	
Retired	219.7	443.6	298.6	
Other	105.1	22.7	- 55.3	
Total not in labor force	596.6	245.4	1186.3	

1. Change in level from four quarters earlier at an annual rate.

Retirement

An important element of the slow decline in labor force participation rates for men is a trend, beginning as early as the 1930s, toward earlier retirement.⁷ Between 1960 and 1990, labor force participation rates for men fifty-five and over fell substantially; and despite an increase in participation among women twenty to fifty-four years of age, participation rates for women fifty-five and over dropped to rates similar to those for men (chart 4). Data on nonparticipation also show the trend toward early retirement for men between the late 1970s and 1980s (table 2).

Participation rates for older men reached historically low levels in the mid-1980s and since

^{7.} See Donald O. Parsons, "The Decline in Male Labor Force Participation," Journal of Political Economy, vol. 88 (1980), pp. 117-34; Laurence J. Kotlikoff and David Wise, The Wage Carrot and the Pension Stick (W. E. Upjohn Institute for Employment Research, 1989); and Gary S. Fields and Olivia Mitchell, Retirement, Pensions, and Social Security (MIT Press, 1985).

then have changed little. Factors contributing to the decline in participation include wider coverage of the labor force by social security, the extension of old age assistance to persons sixtytwo to sixty-four years old, the greater availability of social security and other types of disability payments, the greater prevalence of pension plans, the provision of early retirement benefits in many pension plans, and efforts by employers to cut back payrolls by inducing early retirement. These factors dramatically lowered the cost, in terms of forgone earnings, of retirement. In addition, as lifetime incomes rose, individuals substituted away from work to leisure in their later years. In recent years, the enactment of laws prohibiting mandatory retirement may have been a factor working to stem the decline in participation among older men.

The cause of increased retirement among women is somewhat different (table 2). From 1960 to 1990, among women in their preretirement years (forty-five to fifty-four years of age) labor force participation increased markedly (chart 4). Consequently, in 1990 a larger proportion of women fifty-five years of age and older were eligible for retirement than had been eligible in earlier years. Nevertheless, the finding that the rate of labor force participation for these women has remained fairly steady since 1960 suggests that factors favoring retirement have influenced women as well as men.

Labor Force Attachment

The rise in participation rates among women is also due to a greater attachment to the labor force of women who are currently working. If all labor force participants stayed in the labor force for the entire year, the annual average labor force participation rate would be a direct measure of annual labor force experience. However, some individuals will be out of the labor force for part of the year. Consequently, to study the effect of changing patterns of work experience on labor force participation, annual participation rates are divided into two components: the proportion of the population that worked or looked for work at some time during the year and the mean number

9. Work experience, 1958-89



SOURCE, U.S. Bureau of Labor Statistics.

of weeks those individuals spent in the labor force.

The labor force participation rate provides a snapshot of labor force attachment, and data on the cumulative experience of individuals in the labor market over an entire year provide a more comprehensive view of changing trends in labor force activity. The Work Experience Surveys conducted with the March Current Population Survey summarize the cumulative employment and unemployment experience of respondents for the preceding year.⁸ These data can shed light on the extent to which changes in the labor force participation rate reflect changes in the number of participants in the labor market each year as opposed to changes in the number of weeks during the year workers participate in labor market activity.

The two panels of chart 9 show the trends in the two components of labor force participation between 1958 and 1989, the last year for which the

^{8.} The Current Population Survey is also the source of data on labor force participation rates and the unemployment rate.

work experience data have been tabulated. The average number of weeks worked annually by men who were in the labor force at any time during the year has drifted up slightly over the thirty years to just under fifty weeks. This finding reflects the fact that most men with labor market experience work at full-time, year-round jobs or, if unemployed at some point in the year, that they remain active in searching for work. However, the proportion of men with labor force experience during the year has shrunk slowly over time because of the trend toward early retirement.

For women, the average number of weeks worked has steadily increased from thirty-nine weeks in 1958 to more than forty-seven weeks in 1989. This finding highlights the extent to which, over time, women have developed firmer attachments to the labor market. This trend has occurred as women's exits from jobs, or from a search for a job, to nonparticipation each year have become less frequent. Indeed, by the late 1980s, the average amount of time women spent in the labor force had moved to within three weeks of the average for men. At the same time, the proportion of women with some labor market activity during the year has trended higher, this trend further boosting the participation rate of females in the labor force.

The relative contributions of the two components to the overall rise in the female labor force participation rate have shifted over time. Between 1958 and 1964, all of the increase in the participation rate reflected growth in the proportion of women with labor market experience. Over the subsequent decade or so, however, the rise in the number of weeks spent working or looking for work each year and the rise in the proportion of women with labor market experience contributed in equal proportions to the sharp acceleration in the participation rate for women. The growing attachment of women to the labor force, as measured by the average weeks of experience, continued into the mid-1980s, even though the rise in incidence of women with labor market experience slowed.

Although many jobs place constraints on the number of hours per week worked by employees, employees can, in effect, exercise some choice over their hours of work by choosing their type of employment. Those who choose part-time sched Part-time work as a percentage of total employment, 1968-90
 Percent

Tercent				
Age group and reason	1968-69	1970-79	1980-89	1990
for part-time work	(average)	(average)	(average)	
All workers	15.2	17.3	18.8	18.0
Voluntary	12.7	13.7	13.6	13.6
Involuntary	2.6	3.7	5.3	4.5
Workers 16 to 19 years	51.7	54.6	63.0	64.9
Voluntary	45.7	46.0	51.2	55.0
Involuntary	6.0	8.6	11.8	10.0
Men, 20 years and older Voluntary Involuntary	5.4 3.8 1.7	6.8 4.3 2.5	8.7 4.8 3.9	8.7 5.2 3.5
Women, 20 years and older Voluntary Involuntary	23.5 20.2 3.2	24.9 20.5 4.4	24.9 18.9 6.0	23.8 18.8 5.0

ules because they do not want full-time work or are unavailable for full-time work are considered voluntary part-time workers. Those individuals who work short hours because of slack work, the inability to find a full-time job, or for other reasons related to the demand for their labor are considered involuntary part-time workers.

Part-time employment has made up a growing share of all jobs over the past four decades. The fraction of employed workers who voluntarily work part time rose from 13 percent in the late 1960s to 14 percent in the 1970s and accounted for the trend in total part-time work over this period (table 3). The increase occurred partly because employers sought to accommodate the preferences for short hours of students and housewives, the fastest growing groups in the labor force in the 1970s. However, voluntary part-time work has remained a fairly constant proportion of total employment since the 1970s. Instead, involuntary part-time employment has propelled the upward trend in total part-time work since the early 1970s, largely because employers view part-time work as a means to cut labor costs, and not because workers want shorter schedules.9 With a sizable proportion of the workforce holding part-time jobs, it would seem that the aggregate amount of labor supplied could be increased by lengthening the workweek

^{9.} See Chris Tilly, "Reasons for the Continuing Growth of Part-time Employment," *Monthly Labor Review* (March 1991), pp. 10–18.

of those working part time. However, many workers hold more than one part-time job and thus essentially work full-time schedules.

Indeed, a final way that employees can exercise choice over their hours of employment is to work at more than one job. Between 1970 and the middle of the 1980s, the percentage of workers holding two or more jobs showed no apparent trend, with the proportion fluctuating around 5 percent (table 4). Historically, most holders of multiple jobs were men working a second job to supplement income from a primary, full-time job. However, while the aggregate multiple-job-holding rate held fairly steady over this period, the rate for men moved down from 7 percent in 1970 to around 6 percent by the mid-1970s, where it stayed through the middle of the 1980s. At the same time, the rate for women moved up from $2\frac{1}{4}$ percent in 1970 to 4³/₄ percent in 1985.

Between mid-1985 and mid-1989, the number of persons holding more than one job increased nearly $1\frac{1}{2}$ million, and the proportion of multiple-job holders climbed substantially from $5\frac{1}{2}$ percent in 1985 to $6\frac{1}{4}$ percent in 1989. Women accounted for nearly two-thirds of the increase in multiple-job holding over this period. Multiplejob holding for men continues to be a way of supplementing income from a full-time job with work after hours. In contrast, nearly one-third of

4. Percentage of workers holding more than one job, $1970-89^{1}$

Year	Total	Men	Women	Women as proportion of all holders of multiple jobs	Мемо: Total employed ²
1970	5.2	7.0	2.2	15.7	78,358
1971	5.1	6.7	2.6	19.0	78,708
1972	4.6	6.0	2.4	19.5	81,224
1973	5.1	6.6	2.7	20.3	83,758
1974	4.5	5.8	2.6	22.3	85,786
1975	4.7	5.8	2.9	24.4	84,146
1976	4.5	5.8	2.6	23.1	87,278
1977	5.0	6.2	3.4	27.2	90,482
1978	4.8	5.8	3.3	28.5	93,904
1979	4.9	5.9	3.5	29.8	96,327
1980	4.9	5.8	3,8	32.5	96,809
1985	5.4	5.9	4.7	38.3	106,878
1989	6.2	6.4	5.9	43.0	117,084

1. Based on special survey data from the Current Population Survey, Bureau of Labor Statistics.

2. Numbers in thousands. Household employment adjusted to a payroll concept. Adjusted household employment equals household employment minus self-employed workers minus unpaid absences minus private household workers plus agricultural service workers. the female multiple-job holders work at more than one part-time job; they work, on average, nearly fifty hours per week.

All told, more women are participating in the labor force than at any time in the past four decades, and those women who are participating work more hours per week and more weeks per year. In many ways, women's labor supply decisions are more and more resembling those of men.

The Slowdown in 1990: Permanent or Transitory?

The overall rise in labor force participation over the past three decades has not been smooth. In numerous episodes, participation stopped increasing for a time or even declined slightly.

The steady upward movement in labor force participation rates after 1982 stopped suddenly in 1990. In some respects, a flattening in the participation rate seems a natural reaction to the recent slowing in the growth of employment opportunities. Over the four quarters of 1990, employment, as measured by the current population survey, was down about 270,000—the first decline in eight years. Also during 1990, the labor force participation rate declined, and the civilian labor force increased only ½ percent—the smallest annual gain in almost thirty years.

Apparently, the halt in labor force growth in 1990 reflected both cyclical and secular developments. In response to slowing economic growth, the number of discouraged workers rose, although the number remains well below that seen early in the 1980s (chart 5 and table 2).

The pickup in nonparticipation in 1990 also reflected increased school attendance for the younger age groups (table 1). If jobs are scarce, schooling is a natural alternative for the young. But rising school enrollment rates may reflect the increasing returns to higher education over the 1980s as well.¹⁰

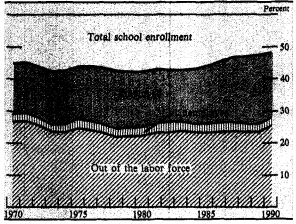
The larger number of young nonparticipants in 1990 who reported school as their major activity and as their reason for nonparticipation is mir-

^{10.} See Lawrence Katz and Kevin Murphy, "Changes in Relative Wages, 1963–87: Supply and Demand Factors," unpublished manuscript, April 1990.

rored in the school enrollment rate for sixteen to twenty-four year olds (enrollees as a proportion of the population of sixteen to twenty-four year olds), which has increased steadily in recent years (chart 10). Through 1989, the distribution of school enrollment by employment status had remained fairly constant. Between 1989 and 1990, the proportion of school enrollees who reported themselves as out of the labor force (the bottom slice of chart 10) jumped from 23 percent to 25 percent. In other words, full-time students now make up a larger share of all school enrollees.

For adult women, the increase in labor force participation continued at the expense of the number keeping house-at least through the end of the 1980s. However, some reversal may have occurred in 1990. That is, the number of women leaving housework to enter the labor force may not be dropping as fast as it had previously. This reversal may reflect, in part, the recent increases in the birth rate (chart 8). As fertility has increased, the availability of child care has become an important factor in decisions about labor force participation, especially for women. Also, as the population ages, the care of elderly parents and spouses may become a limiting factor on labor supply decisions of individuals. Indeed, a moderate decline among adult men in total participation in 1990 relative to the mid-1980s is attributed to more men reporting that they are keeping house. This decline may reflect that a growing number of

 School enrollment as a percent of population of sixteen to twenty-four year olds, by employment status, 1970-90



SOURCE. U.S. Bureau of Labor Statistics.

men are caring for young children and ailing spouses.¹¹

Taken together, these data do not unambiguously point to the increase in nonparticipation as being either a permanent or temporary phenomenon. If, for example, the increase in the number of young women who are staying out of the labor force because of home or family responsibilities persists, the 1990 slowdown in participation may last for a number of years. However, the rise in the number of discouraged workers, albeit moderate, combined with several other factors suggests that some of the increase in nonparticipation may be transitory or cyclical in nature. In particular, the substantial increase in school enrollment has occurred among nonparticipants who are devoting themselves full time to education, rather than among participants who are dividing their time between schooling and the labor force. These students may be choosing more intensive schooling as an alternative to what they perceive to be a poor labor market. In any case, this increase in school enrollment is not a negative development for the long-term growth of the economy. These young people are investing in their human capital and are likely to move into the labor force when their schooling is completed. Also, greater schooling at this time may result in stronger labor force attachment later in their careers. Consequently, their increase in nonparticipation is not necessarily indicative of a permanent, secular decline in labor force growth. It appears rather to be a transitory phenomenon that should be reversed over the medium term.

THE LONGER-TERM OUTLOOK

The gap in work experience patterns of men and women has significant implications for the outlook for further increases in labor force participation. The difference in the proportions of men and women with some labor market experience

^{11.} The distinction between discouraged workers and other nonparticipants is fuzzy given that the classification of respondents is based on self-reporting. For example, an individual who is truly discouraged may choose to report housekeeping as the reason for nonparticipation if he or she views discouragement as an admission of failure.

during the year has shrunk considerably over the past thirty years, but it remains sizable: In 1958, about 50 percent of all women aged sixteen years and over worked or looked for work at some time during the year, compared with more than 90 percent of men aged sixteen years and over. By the mid-1970s, the proportions were 57 percent and 84 percent respectively; by 1989, they were 64 percent and 81 percent. Thus, considerable room exists for more women to enter the work force, although home and family responsibilities may be a constraint on how high the proportion of women will go.

Similarly, the average number of weeks of labor market experience for men (which has been relatively stable at approximately fifty weeks per year) may be viewed as an effective ceiling for women. Under this assumption, closing the remaining gap for women has the potential of adding only another 3 percentage points to their labor force participation rate. How fast that gap may disappear is unclear; between 1986 and 1988, when labor market conditions were generally favorable, the average weeks of experience for women were little changed. If no further increase in weeks of work experience were to occur, the upward trend in the labor force participation rate for adult women would be reduced by about 11/2 percentage points per year. Alternatively, if that gap were to continue to close at the same rate as over the 1976-88 period and if the proportion of women participating in the labor force were to continue to rise

at the same rate as during the 1980s, growth in the female labor force participation rate would remain at the 1980–90 average of $1\frac{1}{2}$ percentage points per year for another decade. Thereafter, however, the contribution of growing labor force attachment to the rise in the labor force participation rate for women would be exhausted.

As indicated in the preceding section, trends in labor force participation show no clear signs of a sharp structural break, despite the drop in late 1990. Nevertheless, the increase in the rate of participation for women is likely to slow gradually as it nears the rate of participation now experienced by men. As formal child care has become more affordable and more accessible, the effect of fertility on labor force decisions has been muted. Expanded access to child care may weaken this relationship further.

Past experience suggests that the participation rates of young people are likely to be affected by movements in their relative incomes. The relative income of young people is likely to rise for the next several years as the baby-bust cohort continues to move into the labor force. This higher relative income may place less pressure on young families to have dual careers. Although a greater emphasis on educational attainment may depress labor force participation rates for the next several years, it could boost long-term labor force attachment by increasing the expected wages of school enrollees over their lifetimes.

Glossary

The data in this article derive from the Current Population Survey (CPS), a monthly survey that the Bureau of the Census conducts for the Bureau of Labor Statistics. The CPS, collected from a probability sample of approximately 60,000 households, provides statistics on the employment status of the civilian population.

The term *civilian labor force* refers to all persons sixteen years of age and older who are either working for pay or profit or looking for work. *Unemployed* refers to persons who are not working but are available and looking for work. Thus the labor force consists of the employed and the unemployed. The *labor force participation rate* represents members of the civilian labor force as a percent of the civilian noninstitutional population of persons sixteen years of age and older, or the *working-age population*. The *unemployment rate* represents the number of unemployed as a percentage of the civilian labor force. All civilians sixteen years of age and older who are not classified as employed or unemployed are defined as *not in the labor force.* These persons are classified further, the classification depending upon two sets of questions asked of all respondents to the CPS. The first set (see table 1) asks respondents about their major activity during the survey period. Possible answers include "in school," "keeping house," "unable to work because of long-term illness," or "other." The second set of questions (see table 2) asks persons not in the labor force the major reason for their lack of participation. Respondents are split into those who would like a job now and those who would not. These questions, tabulated separately for men and women, provide a richer classification of respondents.

Bank Holding Company Investments for Community Development

Kenneth P. Fain and Sandra F. Braunstein, of the Board's Division of Consumer and Community Affairs, prepared this article.

Since 1971, the Federal Reserve has permitted bank holding companies to invest, under certain guidelines and limitations, in projects primarily benefiting economically disadvantaged communities. Through subsidiaries, limited partnerships, and other business ventures, bank holding companies have used this limited authority to help provide housing and job opportunities for low- and moderate-income persons, assist in the development of small and minority businesses, and provide essential services to otherwise deprived communities.

These activities have been approved by the Federal Reserve, under its Regulation Y, with certain constraints needed to protect the safety and soundness of the holding companies and ensure that required public benefits result. This article explores the concept of community development and examines the mechanisms used by bank holding companies to undertake community development investment activities under Regulation Y. It suggests that bank holding companies making limited but focused use of equity investments for community welfare purposes can stimulate the economic revitalization of neighborhoods and communities.

BACKGROUND

Through their traditional, conventional functions, financial institutions have always played a role in the economic growth of the communities they serve. Conventional mortgages, home improvement loans, and financing for businesses and public facilities all create development opportunities for others and in turn help fuel housing development, job creation, and economic growth in general.

Over the past two decades, financial institutions also have been asked to help address the special financing needs of lower-income families and economically distressed neighborhoods and communities. Hence, many banks and other holding company subsidiaries now originate loans guaranteed or subsidized by government for housing and business. Financial institutions also purchase community development loans from other lenders, provide technical and loan-packaging assistance to nonprofit groups, and participate in state and local government programs aimed at housing, business development, and economic revitalization in distressed urban and rural communities. In recent years, an increasing number of financial institutions have established specialized lending units that focus on community development finance.

Although these activities are specialized, they are still well within the traditional, primary function of financial institutions: the allocation of capital in the form of debt financing. In performing this function, institutions must wait for their customers to initiate projects and commit equity capital before loans can be made.

The Federal Reserve has recognized that traditional bank and holding company activities may be insufficient to support the revitalization of some economically distressed communities. Lack of interest by conventional investors has severely limited the capacity of financial institutions to originate loans on a safe and sound basis in lowerincome areas. The shortage of equity capital is often the critical factor in the continued economic stagnation or decline of certain urban neighborhoods and rural areas.

Beginning in the 1960s, local nonprofit groups created a new type of institution, the community development corporation, or CDC, to generate investment in economically weak neighborhoods. The CDCs had a dual character as community-based organizations dedicated to the advancement of local economic activity and as corporate entities able to invest successfully in housing and other business ventures. This dual character made the CDCs especially effective in helping focus government, private, and local resources on grass-roots solutions to neighborhood problems. CDCs became important catalysts for community revitalization.

REGULATION Y

In viewing the problems of low-income communities and the contribution of the CDCs of the 1960s, the Board of Governors of the Federal Reserve System determined that equity investments by bank holding companies could be a useful communitydevelopment tool that could directly benefit low- and moderate-income persons and areas. The 1970 amendments to the Bank Holding Company Act gave the Board the flexibility it needed to include community development in Regulation Y, which specifies the nonbanking activities considered proper and permissible (subject to individual applications) for bank holding companies. The 1971 change in Regulation Y, now contained in section 225.25 (b)(6), defines the term *community development* as follows:

Making equity and debt investments in corporations or projects designed primarily to promote community welfare, such as the economic rehabilitation and development of low-income areas by providing housing, services or jobs for residents.

In the remainder of this article, the use of the term *equity investment* will be used to refer to equity investments for community development in the sense just defined.

The Federal Reserve Board views equity investments in CDCs or other qualifying ventures as important, flexible tools that bank holding companies can use to stimulate and supplement (but not replace) their nonequity programs to finance community development.¹ Through such investments, bank holding companies can play a direct role in public-private partnerships for community revitalization and job creation. And by leveraging other public and private funds, these investments can help community-based organizations undertake key projects as well as provide the capital and expertise to support other, more traditional forms of bank financing.

FEDERAL RESERVE POLICIES FOR COMMUNITY DEVELOPMENT INVESTMENTS

The Federal Reserve allows bank holding companies some latitude to tailor their investments to meet the disparate needs of disadvantaged communities. However, the Federal Reserve does examine all community development proposals to determine whether the planned investment meets the "community welfare test," whether the size of the investment is appropriate to its purpose and prudent for the institution, and whether there is community involvement in the project or organization supported by the investment.

Community Welfare Test

The definition of community development in Regulation Y refers to "investments . . . designed primarily to promote community welfare." Board decisions have generally held that an investment that directly and primarily benefits economically disadvantaged persons and communities meets the community welfare test. Usually, such benefits are in the form of new or rehabilitated housing, jobs created through a variety of commercial and industrial developments, or health and educational services, all targeted on low- and moderate-income persons and areas.

The Board has made clear, however, that investments to build or rehabilitate upper-income housing or to develop any facilities not explicitly designed to create improved job opportunities for lower-income persons are presumed not to benefit the public welfare under Regulation Y even if they may entail some such benefit. For example, investments to develop upscale housing in an economically distressed community might indirectly benefit some low- and moderate-income persons through resulting construction jobs or through an increased tax-base that could help finance enhanced local services to low-income groups. But without strong evidence to the contrary, such benefits would be insufficient to

^{1.} Bank holding companies may prefer to initiate and manage equity investments for community development through one or more bank subsidiaries rather than through the holding company itself. In such cases, each bank should seek authorization for such investments from its primary supervisory agency.

merit Federal Reserve approval of a community development activity under the community welfare standard of Regulation Y.

Nevertheless, recognizing that the size, population mix, community needs, and economic condition of communities vary, the Federal Reserve has demonstrated flexibility in applying the standards of Regulation Y to holding company applications for community development activities. In particular, it has given holding companies some latitude regarding profit goals and geographic scope when planning their community development investments.

Profits and Dividends. A bank holding company may invest in CDCs, projects, and other business ventures meeting the community welfare test on either a for-profit or nonprofit basis. The Federal Reserve sets no explicit limits on the amount or rate of profit that may be generated, although significant profits are generally not to be expected. Moreover, profits or dividends from a CDC or venture may be provided to the holding company at any time. This flexibility is often necessary to attract capital from other nonbank investors.

The majority of holding company CDCs and other equity investments have been for-profit ventures. Although the capacity to obtain immediate returns on investments may be important in principle to holding companies and participating nonbank investors, in practice most holding companies choose to reinvest profits in the CDC or in additional projects that benefit the community welfare.

Geographic Scope. The Federal Reserve does not limit the geographic scope of community development investments. Thus, bank holding companies can and do make their investments in the market areas served by their subsidiary banks, whether those areas are in one community or several states.

Some holding companies, anticipating expansion across state lines, obtain approval for a nationwide scope of community development investments so that they can assist newly acquired subsidiaries wherever they may be located. So long as the activities in new locations meet the community welfare test and are consistent with the approval received, this approach allows a holding company or its CDC to make community development investments in new areas served by subsidiary banks without having to seek additional approvals.

Capital Investment

The size of community development investments by a bank holding company will vary substantially according to the community needs to be addressed and the holding company's objectives, financial capacity, and geographic scope of operations. Many bank holding companies have chosen to capitalize CDC subsidiaries with small initial investments, adding needed capital as projects reach the development stage. In other cases, such as investments in limited partnerships that develop or own lowerincome housing, the partnership agreements often have required phased payments of capital by bank holding companies and other investors over a period of years.

In light of the diversity of community development activities, the Federal Reserve takes a flexible approach in its evaluation of equity commitments. Although the Board sets no minimum or maximum levels for capital investment by holding companies, it does expect that the financial commitment will be appropriate to the nature and scope of anticipated investment activities and prudent with respect to the size, financial condition, and capitalization of the holding company.

The extent to which public sector funds are available for community revitalization will have a bearing on the magnitude of a financial institution's equity investment. Where public funds are present, financial institutions can focus on providing supplementary equity capital to fill financial gaps in projects. If public sector funding is inconsistent or uncertain, bank holding company CDCs may have to invest additional equity capital and significantly greater planning and managerial resources in projects. They also may have to rely more on additional private sector sources of subsidized capital, such as foundation grants, corporate and individual donations, and voluntary "sweat equity" contributions.

Community Involvement

Community development is a process that, almost by definition, involves the participation of a variety of public and private organizations. Efforts to revitalize economically disadvantaged areas and meet the housing and employment needs of low- and moderate-income persons can rarely occur or be truly successful without effective community involvement in the planning and financing processes.

The Federal Reserve does not require or specify any particular approach to ensuring public involvement in the community development investments of bank holding companies. Nonetheless, bank holding companies contemplating community development investments are encouraged to seek and consider the views of the affected parties-neighborhood development organizations, community advocacy groups, local government officials and agencies, small businesses, merchant associations, and other business organizations, depending on the nature and location of a project. Such consultations help investors identify worthwhile projects; establish cooperative working relationships with public agencies, development groups, and potential investors; and facilitate the marketing of completed projects to those most in need. Many holding company CDCs have community representatives on their boards of directors. Others have established community advisory committees in each community where projects are considered, or they use outreach mechanisms already established by their subsidiary banks.

MECHANISMS FOR COMMUNITY DEVELOPMENT INVESTMENTS

Bank holding companies may invest in both nonprofit and for-profit ventures, and they may structure their investments in a variety of ways. The most commonly used structures are subsidiary CDCs, partnership in a CDC or investment pool, investments in a limited partnership, and investments in a single project or business. Each approach has advantages and disadvantages, depending on the holding company's size and objectives and the nature of the local community.

Subsidiary Community Development Corporations

Generally, any holding company that regularly receives requests from affiliate banks, government agencies, and community groups to help finance community development projects, or that wishes to engage in community development activities on a long-term basis, might find it advantageous for several reasons to create a wholly owned CDC subsidiary.

First, the revitalization of declining communities almost always requires a long-term commitment of resources on several fronts. In that context, a bank holding company that creates a subsidiary CDC makes an institutional commitment that enables both the company and its affiliate banks to take extended action on many different types of community development projects with the maximum flexibility. The subsidiary CDC may develop its own projects, form or invest in joint ventures and limited partnerships, invest in small businesses, or provide gap equity and financing for single-purpose community development projects developed by others. Moreover, holding company CDCs may specialize solely in housing or small business investment, or they may invest in a wider range of community development projects.

Second, community development finance in general and equity investment in particular are unique activities requiring knowledge that may not be present in traditional banking organizations. A subsidiary CDC, like a specialized bank lending unit, can be a corporate focal point that enables the holding company to centralize community development expertise.

Third, with a CDC, a holding company can leverage its capital for investment in disadvantaged communities while limiting its exposure to the associated risks. As a corporate entity, a CDC can leverage its capital with loans and reinvest its income in additional projects without requiring additional financial resources from its parent. The CDC corporate structure can help shield the parent institution from exposure to potential liabilities associated with real estate development or business ventures.

Finally, a CDC subsidiary is often useful in helping bank affiliates pursue their own community development programs by providing, for example, technical assistance, advisory services, equity investments, or debt financing. In this way, the CDC can enhance the performance and image of affiliate banks in their respective communities.

The activities of bank holding company CDCs have been as varied as the needs of their communities. Although most CDCs have focused on lowerincome housing or on business development that creates jobs for lower-income persons, CDC projects also have included, in one case, the creation of a test farm to support experimentation on crops that would help diversify a local rural farm economy and, in another instance, rehabilitation of a medical clinic in a small community seeking to attract doctors. In each case, benefits for low- and moderate-income persons were clearly demonstrated.

CDCs have proved to be useful mechanisms for both small and large holding companies. For example, the CDC of one small bank holding company makes debt and equity investments through limited partnerships in low-income housing projects, primarily in smaller communities. The CDC also has served as a general partner in a limited partnership to develop 166 units of low- and moderateincome housing. Another small holding company formed a CDC to promote industrial development and job creation for lower-income residents in a small rural county.

The CDC of a larger, regional bank holding company has made development investments in several states. With a capitalization of almost \$10 million, the CDC has provided equity and debt financing for housing rehabilitation and new construction of rental housing projects for low- and moderate-income families. In addition, this CDC is an investor in a statewide equity fund that provides capital for the acquisition and renovation of housing for low- and moderate-income areas.

Consortium CDCs and Equity Pools

Using another major approach to community development, a bank holding company may join with several other financial institutions or with nonbank investors to create a CDC or an equity pool. Such ventures, commonly called consortium CDCs, allow institutions to share community development resources as well as risks and are especially well suited for a holding company that lacks the capital or expertise to address multiple community needs or larger, more complex projects on its own.

Most consortium CDCs have been organized to provide housing for low- and moderate-income persons or to address the needs of small and minority businesses. Their geographic scope has ranged from the neighborhood to the nation. Other investors in consortium CDCs have included national banks, state banks (where authorized by state law and permitted by their primary regulator), thrift institutions, utilities, insurance companies, and other local corporations, businesses, and individuals. Where statutes allow, state and local government redevelopment agencies and quasi-public development corporations may invest in consortium CDCs.

An important advantage to a consortium CDC is its ability to tap the expertise and resources of its investor organizations to help manage CDC operations. Executives with a variety of skills and professional backgrounds can serve on the CDC board and investment and loan review committees or help manage the CDC's day-to-day operations. And, if necessary, a consortium CDC can raise the funds needed to hire full-time management and staff with expertise in community development finance without undue burden on any one investor.

For some holding companies, consortium CDCs may present drawbacks. First, the CDC's investment decisions may not always match the holding company's priorities or preferences. Second, the consortium approach may limit the ability of a multibank holding company to assist its affiliate banks, often located in different communities and states. For example, if a consortium CDC's projects are not located in the community delineated for purposes of evaluating a bank's CRA performance, the CDC projects may not be counted in that bank's CRA evaluation. For that reason, some holding companies may wish to help capitalize consortium CDCs in the communities of their affiliate banks.

Third, investment returns must be shared with other investors, as must public recognition for the support given to the CDC's revitalization activities. And finally, depending on how it is structured, the consortium may prevent a holding company from receiving any of the tax advantages flowing to the CDC from its project investments.

Profit Considerations of the CDC Form

Bank holding companies should carefully consider their option to invest in CDCs and consortium CDCs on a for-profit or nonprofit basis. Each approach has advantages and disadvantages.

The Nonprofit Form. An advantage of nonprofit organizations is their eligibility to receive grant money directly from many foundations and government agencies. In the case of rental or for-sale housing, such grants help reduce the cost of debt service, thereby allowing rents or sale prices to be set at levels affordable to low-income persons. Also, because a nonprofit community development venture must reinvest its earnings in other development projects, its nonprofit status emphasizes community benefit, not direct financial gain, as its primary purpose. By conveying this message, a financial institution's community development activity may achieve increased community support and credibility.

A drawback is that community-based nonprofit groups could perceive a nonprofit CDC that is controlled by a financial institution as an advantaged competitor for scarce, hard-to-obtain government and foundation grants. A nonprofit CDC also may have difficulty attracting funds from those who would prefer to earn a return on their investment. This problem is especially significant in the case of consortium CDCs or partnerships, which may need to attract significant capital from a variety of corporate and individual investors so that they may undertake larger revitalization projects.

The For-Profit Form. The for-profit approach often is more acceptable to the management and boards of directors of would-be investors because it places community development in a business context that conveys seriousness of purpose and organizational discipline. In addition, the potential for investment returns (including in some cases, tax benefits) attracts investments from others in a community who share an interest in community revitalization. Successful for-profit CDCs and ventures help demonstrate to other developers and businesses that community development work can be profitable and rewarding.

For some bank holding companies, the for-profit approach may have some disadvantages. Community and neighborhood groups may perceive a forprofit CDC as more risk-averse and less willing to pursue difficult projects in low-income areas even though these may be most needed. Also, some community organizations may prefer to see potential net earnings from any community development project used to reduce project costs, rents, or sale prices rather than passed back as profits to the financial institution sponsors. Thus, a for-profit CDC or investment may not be viewed by the community as providing the maximum benefits to low- and moderate-income persons.

Most bank holding companies choose the forprofit form for their CDC investments, finding that many of the advantages of nonprofit operations can be obtained through partnerships with existing nonprofit community organizations.

Limited Partnerships

The advent of a federal tax credit for business investment in low-income housing has made this type of investment more attractive to businesses and corporations. As a result, a growing number of limited partnerships invest exclusively in qualified low-income housing projects. The limited partnerships are formed by a *general partner*-usually a private developer, nonprofit organization, or government-sponsored housing finance corporationwhich in turn sells shares to the *limited partners*.

Limited partners are essentially passive investors and risk losing their limited liability status if they participate in managing or directing the partnership's investment activity. Consequently, the financial strength, experience, and character of the general or managing partner is of utmost importance and must be assessed carefully by any holding company considering the purchase of shares as a limited partner. For this reason and because limited partnership arrangements often involve complex legal and accounting issues, investors often must incur significant costs for "due diligence" investigations before making any investment decision.

Generally, limited partnerships for low-income housing come in two varieties: operating limited partnerships and master limited partnerships. Both types can provide direct investment returns and tax benefits to the limited partners while limiting their exposure to many of the liabilities associated with direct real estate development.

For example, one bank holding company has committed equity investments of almost \$5 million to limited partnerships that developed 12 housing projects with a total of more than 500 housing units for lower-income families and the elderly. One was a master limited partnership that developed 340 housing units in 8 projects located in smaller, rural communities. Operating Partnerships. Operating partnerships usually are created for a particular housing project, although some partnerships invest in several. The equity investments generated by an operating partnership reduce significantly the amount of debt needed to finance the project. Hence, the debt service that the rents must support is also lower, allowing for reduced rents that are affordable even to families with very low incomes.

A bank holding company may be the sole limited partner or be one of many. The partnership owns the housing project, and the limited partners benefit from any net income and tax credits generated by the project in proportion to their ownership interest.

Master Limited Partnerships. Master limited partnerships are formed to purchase shares in operating limited partnerships, particularly for lowincome housing. They are usually created by national or statewide groups such as housing finance agencies and nonprofit or quasi-public corporations, but some are based locally. Equity funds or equity pools for low-income housing are often organized as master limited partnerships; others may employ the corporate form and operate as consortium CDCs.

Direct Investments

Instead of forming or joining a CDC or investing in limited partnerships, a bank holding company may invest directly in community development projects. For example, it may provide additional equity for a neighborhood housing project or commercial redevelopment venture, making it possible for the sponsor to qualify for debt financing and move forward. Bank holding companies using the direct investment approach usually have preferred to enter into a joint venture with a local developer or nonprofit development corporation that initiates and manages the project.

A direct project investment may be useful in helping the holding company respond to a specific and immediate community need-the investment can be made without incurring the delays and costs associated with incorporation of a CDC or formation of a limited partnership. On the other hand, a single-purpose investment may spark requests for participation in many other projects located throughout the institution's trade area. And a CDC could accommodate an expansion of the institution's territory.

Management Considerations

The complexities of the community development process demand that investment organizations exercise careful management and oversight. The level of commitment of management resources may vary considerably, however, depending on the type of investments. For example, CDCs that focus on venture capital investments in small and minority business will require a relatively large commitment of staff to monitor the progress of the businesses assisted.

The level of management resources committed may also vary according to the investment mechanism being used. For example, a subsidiary CDC involved in several projects and regularly adding more may require a full-time chief executive officer and other staff members to conduct community outreach, review project proposals, manage the investment approval process, and monitor investments once made. On the other hand, a CDC that makes only occasional project investments as needs or opportunities arise can be managed effectively by its board of directors with part-time support from the staff of the holding company or affiliate bank. Most CDCs also form an investment committee of bank or holding company officers and other real estate development experts.

Limited partnership investments require far less management than a CDC. Indeed, as limited partners, holding companies that engage in activities that might constitute "management" of the partnership risk exposure to potential liabilities as a general partner. Nonetheless, limited partnership investments may be extremely labor intensive during the period when the holding company is considering purchase of partnership shares and reviewing partnership documents. Having invested, holding companies will need to review the project and the activities of the general partner to ensure that their interests are protected and that any tax benefits promised the limited partners are in fact provided.

THE BENEFITS TO FINANCIAL INSTITUTIONS

When making equity investments, financial institutions have usually focused on housing and on the commercial revitalization of neighborhoods, both for the benefit of low- and moderate-income families, and on the development of small and minority businesses in distressed areas. Such investments can benefit the institutions in a variety of ways, including a return on the investment, the development of new market opportunities, a gain in leadership stature and competitive advantage in the community, the protection or enhancement of the value of the institutions' assets that already exist in the community, and support of the subsidiary banks' performance under the Community Reinvestment Act.

Development of New Market Opportunities

In both new and existing markets, active participation in community development helps an institution create new business opportunities. Equity investments can help generate additional deposits and increased demand for bank loans or other services in markets previously perceived as weak. Construction or rehabilitation of low- and moderate-income housing, for example, can reestablish neighborhoods and help create local demand for shopping and other business services. Similarly, projects for commercial revitalization or industrial redevelopment that provide jobs for unemployed and underemployed persons can lead directly to new or expanded banking relationships.

Community Leadership and Competitive Advantage

Rather than wait for other private investors to commit capital, a holding company itself can make the commitment, an action that can increase community confidence and help attract the interest of other private investors. In thus becoming a catalyst for additional investment, the institution also becomes a leader in the overall revitalization process.

In a financial services marketplace that is highly competitive, such leadership demonstrates an institution's commitment to the economic well-being of its community and local markets and helps the institution distinguish itself from its bank and nonbank competitors. Such leadership also helps cement business relationships with decisionmakers in government and business and with consumers who view community support as an important factor when they select a financial institution.

Investment Return

When properly conceived and structured, equity investments in projects designed to benefit lowerincome persons and areas may yield direct capital gains or after-tax profits. Although the profitability of community development investments will vary with the type of project, the capacity to earn a return could make holding-company participation as an equity investor in community-welfare projects more attractive than charitable contributions and grants for essentially the same purposes.

Enhancing CRA Performance

A bank holding company's equity investments for community development do not relieve its affiliate banks from their responsibilities under the Community Reinvestment Act (CRA). But a holding company's strategic use of such investments can help strengthen its banks' CRA performance. For example, the investments, made directly by the holding company or through its CDC, may help community projects qualify for development loans from the holding company's subsidiary banks. Or a holding company's CDC may provide technical assistance that will help subsidiary banks identify appropriate projects and package safe and sound community development loans.

CONCLUSION

Community development investments may not be suitable for every bank holding company. The option has, however, generated interest among banks and holding companies seeking new ways to support the revitalization of distressed communities.

The extent to which a bank holding company is willing to approach community development through equity investments depends on many corporate and community factors, each of which may vary over time. The nature and required extent of the investment activity and the availability of holding company capital and other resources for community development purposes are some key considerations. Also important is the extent to which a holding company and its subsidiary banks have effective, ongoing community relationships; these relationships can aid the institution in identifying projects that both need equity capital and meet the needs of lower-income persons and areas. The holding companies that have made community development investments, whether through CDCs, limited partnerships or other ventures, have found them to be valuable supplements to those products and services that are more traditionally employed to help meet community reinvestment needs.

Staff Studies

The staff members of the Board of Governors of the Federal Reserve System and of the Federal Reserve Banks undertake studies that cover a wide range of economic and financial subjects. From time to time the studies that are of general interest are published in the Staff Studies series and summarized in the FEDERAL RESERVE BULLETIN.

The analyses and conclusions set forth are

those of the author and do not necessarily indicate concurrence by the Board of Governors, by the Federal Reserve Banks, or by members of their staffs.

Single copies of the full text of each study are available without charge. The titles available are shown under "Staff Studies" in the list of Federal Reserve Board publications at the back of each BULLETIN.

STUDY SUMMARY

A REVIEW OF CORPORATE RESTRUCTURING ACTIVITY, 1980-90

Margaret Hastings Pickering—Staff, Board of Governors

Prepared as a staff study in early 1991

After running at an extraordinary pace in 1988 and 1989, corporate restructuring activity and the associated retirement of equity fell sharply in 1990. The remarkable strength in the final two years of the 1980s occurred despite measures, taken at the federal and state levels, to discourage takeover activity. Reflecting restructuring activity, net retirements of equity by nonfinancial corporations surged to a record \$130 billion in 1988 and receded only slightly in 1989 to \$124 billion.

Presaged by the collapse of the proposed union-led leveraged buyout of United Air Lines and the financial hemorrhaging of the Campeau retailers, the 1990 retreat of corporate restructuring activity occurred as financing costs rose sharply and prices for asset sales weakened. Nonetheless, the volume of mergers and acquisitions was substantial, as reflected in the \$63 billion total of net equity retirements, which vastly exceeded that of any year prior to 1984, when the current merger wave began.

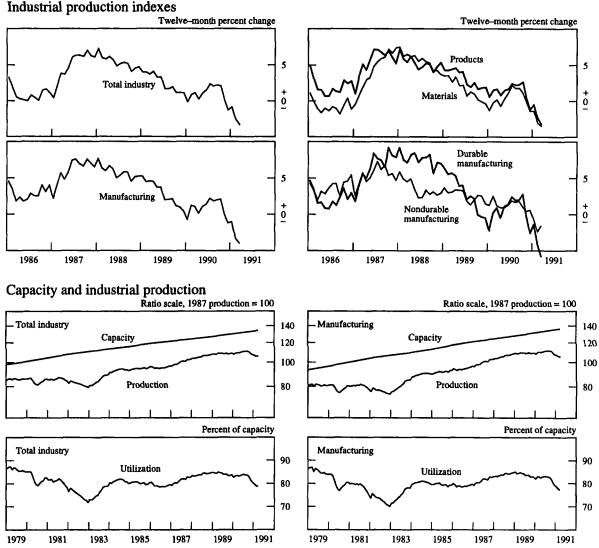
This study has two purposes. One is to discuss these recent developments more fully by placing them in the context of the merger activity that occurred in the 1980s. The second is to present aggregate estimates of merger and acquisition activity that form the basis of net equity retirements published in the Federal Reserve flow of funds accounts. Throughout the study, the focus is on the nonfinancial corporate sector. Moreover, the estimates of merger activity deal only with transactions by the nonfinancial corporate sector that result in the retirement of equity. An appendix contains a detailed description of these estimates and of some other measures of merger and acquisition activity; it also includes information on the largest individual transactions that have occurred in recent years.

Industrial Production and Capacity Utilization

Released for publication on April 16

Industrial production decreased 0.3 percent in March after declines of 0.9 and 0.5 percent respectively in February and January. The decline in output in March mainly reflected continued weakness in business equipment, construction supplies, and durable materials; production of motor vehicles rose about $2\frac{1}{2}$ percent as a further decline in autos only partially offset a sharp rise in trucks. Total industrial capacity utilization dropped 0.4 percentage point in March to 78.7 percent, its lowest level since September 1986, when the rate was 78.6 percent.

For the first quarter as a whole, industrial production declined at an annual rate of about



All series are seasonally adjusted. Latest series, March.

	1987 = 100				Percentage change from preceding month				Per-
Industrial production	1990 1991			1990	1991			centage change, Mar. 1990	
	Dec. ^r	Jan. ^r	Feb. ^p	Mar. ^p	Dec. ^r	Jan. ^r	Feb."	Mar. ^p	to Mar. 1991
Total index	107.2	106.6	105.7	105.3	-1.0	5	9	3	-3.3
Previous estimates	107.2	106.6	105.7		-1.1	5	8		
Major market groups Products, total	108.4	107.8	106.8	106.6	8	5	9	2	-3.2
Consumer goods Business equipment Construction supplies Materials	105.7 121.2 101.0 105.3	105.5 121.8 97.6 104.7	104.5 121.1 96.3 103.9	104.9 120.5 94.8 103.4	$ \begin{array}{c c}8 \\ -1.4 \\8 \\ -1.4 \end{array} $	2 .6 -3.3 6	9 6 -1.3 8	.4 5 -1.6 -0.4	$ \begin{array}{r} -2.4 \\ -1.4 \\ -11.7 \\ -3.5 \end{array} $
Major industry groups Manufacturing Durable Nondurable Mining Utilities	107.5 107.5 107.4 103.4 108.8	107.0 107.0 106.9 101.9 107.8	106.0 106.2 105.7 103.8 104.2	105.5 105.5 105.5 102.9 105.7	$ \begin{array}{c} -1.4 \\ -2.1 \\4 \\ .1 \\ 1.7 \end{array} $	5 5 5 - 1.4 9	9 8 -1.1 1.8 -3.3	5 6 2 8 1.4	$ \begin{array}{r} -4.0 \\ -5.7 \\ -1.6 \\ 1.8 \\5 \end{array} $
Capacity utilization	Percent of capacity					Capacity			
	Average,	Low,	High.	1990	1990	1991		growth, Mar. 1990	
	1967–90 1982					Dec."	Jan."	Feb. ^r	Mar. ^p
Total industry	82.2	71.8	85.0	83.4	80.6	80.0	79.1	78.7	2.5
Manufacturing Advanced processing Primary processing Mining Utilities	81.5 81.1 82.4 87.4 86.8	70.0 71.4 66.8 80.6 76.2	85.1 83.6 89.0 87.2 92.3	83.0 82.0 85.3 87.6 84.1	79.4 78.5 81.5 90.8 85.1	78.9 78.2 80.4 89.7 84.2	77.9 77.5 78.9 91.4 81.4	77.4 77.0 78.4 90.6 82.4	$ \begin{array}{c} 2.9 \\ 3.2 \\ 2.2 \\ -1.6 \\ 1.6 \end{array} $

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9¹/₄ percent, after having fallen 7 percent in the previous quarter. At 105.3 percent of its 1987 annual average, total industrial production in March was 3.3 percent below its year-ago level.

In market groups, excluding motor vehicles, the production of consumer goods rose slightly in March after having declined in each of the four preceding months. Among the major components, the output of food and consumer energy products, particularly electricity for residential use, posted gains in March after having declined for several months; however, the output of clothing and goods for the home, such as appliances, carpeting, and furniture, remained depressed. The production of business equipment excluding autos and trucks decreased again last month and has fallen about 21/2 percent since its peak in September of last year. Over this period, the output of industrial equipment has dropped sharply; in contrast, the production of commercial aircraft has increased, and the output of NOTE. Indexes are seasonally adjusted.

information processing equipment, which includes computers, turned up during the first quarter after having weakened late last year.

Among materials, the output of durables declined again as production of parts for consumer durable goods and equipment were curtailed further. The output of nondurable materials, such as textiles, paper, and chemicals, was little changed last month following a sharp drop in February. The production of energy materials decreased again, owing, in part, to a decline in coal.

In industry groups, manufacturing output fell 0.5 percent in March, reducing the factory utilization rate to 77.4 percent, its lowest rate since August 1983. Operating rates were down 0.5 percentage point for both primary and advanced processing industries. In the six months since last September, the utilization rate for primary processing industries has fallen 6.7 percentage points, while the rate for advanced processing industries has fallen 4.8 percentage points. Outside manufacturing, the operating rate at utilities rose sharply in March, but the rate for mining fell.

The largest declines in utilization for primary processing industries in March were in stone, clay, and glass products, and in fabricated metals. Production of stone, clay, and glass products has fallen dramatically during the past year; its operating rate in March is 10 percentage points below its level a year earlier. Similarly, utilization in lumber, another construction-related industry, is off 13 percentage points from a year earlier. On the positive side, utilization rates in petroleum and primary metals advanced for a second month. Among the advanced processing industries, utilization in motor vehicles and parts increased slightly in March, but the operating rates for most other industries declined. Statement by Ellen Maland, Assistant Director, Division of Consumer and Community Affairs, Board of Governors of the Federal Reserve System, before the Subcommittee on General Oversight and Investigations of the Committee on Banking, Finance and Urban Affairs, U.S. House of Representatives, presented in Boston, Massachusetts, April 8, 1991.

Thank you for this opportunity to address issues about the extent and manner in which financial institutions evaluate the creditworthiness of consumer credit cardholders. I am pleased to be here, in my capacity as Assistant Director of the Division of Consumer and Community Affairs, to provide background information on this issue and to discuss how laws administered by the Federal Reserve Board relate to this practice. The division's responsibilities include writing regulations for several consumer credit statutes, including the Equal Credit Opportunity Act and the Truth in Lending Act. In addition, the division oversees consumer compliance examinations of state member banks conducted by Federal Reserve examiners.

I would like to provide a brief review of the practice that has prompted you to hold this hearing. During the early months of 1990, a large issuer of bank credit cards noticed a significant increase in bankruptcy filings among its credit cardholders in several Northeastern and mid-Atlantic states. In August 1990, before the time it would have conducted a standard review of the accounts, the bank analyzed the financial circumstances of its credit card customers residing in a nine-state area to determine whether they posed a high level of risk. Consumers who had been delinquent in making payments to the bank over the previous fourteen months, or who were over their credit limit when the review was undertaken, were evaluated by the use of scoring models. As permitted by the credit agreement with the consumer, the bank then closed or

reduced the credit limit on accounts that, in its view, posed a risk of loss. It is my understanding that the bank sent a notice to each cardholder before terminating the consumer's account or reducing the credit line.

You have inquired whether other financial institutions have engaged in a regional evaluation of credit cardholders in this manner. The Board does not collect data that would provide this information. A review of consumer complaints about our state member banks for 1989 and 1990 did not reveal that consumers have raised this issue, although they are probably unlikely to know if an institution has engaged in a regional evaluation of its cardholders. Based on informal inquiries, we do not believe it is common for institutions to undertake any early or special review of *existing* credit card customers based on the state of residence or the region of the country in which the cardholder resides. Even assuming that this practice has not been common, however, it may well be changing, as regional variations in economic health have become more pronounced and as sophisticated credit evaluation systems have become more common. Indeed, based on our inquiries, it is clear that institutions do take different approaches in evaluating *applicants* for credit cards depending on the region of the country in which the applicants reside.

RISK EVALUATION

Some institutions have adopted aggressive marketing campaigns to offer their credit products to a wide array of potential customers. Over the past several years there has been a tremendous increase in the availability of credit cards. Since 1985 the number of credit cards issued by banks has risen from 161 million to more than 218 million. (This number is in addition to the approximately 28 million travel and entertainment cards in circulation in 1990.) Similarly, new competitors have expanded credit opportunities for consumers. For example, a new national credit card was introduced in 1985 and has since grown to more than 21 million accounts.

In soliciting potential new customers, in evaluating applicants for credit, and in reviewing existing accounts, financial institutions establish a level of acceptable risk for the credit they offer. The standards of creditworthiness used by an institution to determine who will be offered credit is one element of risk. Financial institutions seek to maintain a balance between offering credit widely and limiting the risks that may accompany an extension of credit. Where that balance is struck varies among institutions and is subject to change as their experience varies over time. Some institutions have more flexible credit standards than others and grant credit to individuals who might not qualify for credit from other institutions. The credit standards of such institutions may entail a higher degree of risk. This approach may produce a greater number of consumers with accounts at that institution but also may produce, in the aggregate, more consumers who have problems making timely payments or more accounts that are charged off if consumers fail to repay their debts.

Institutions also try to ensure that the level of risk for their current credit card accounts-as with other types of credit—remains acceptable and that charged-off accounts do not increase to too high a level. Too many charge-offs may lead an institution to try to recoup losses through the imposition of higher interest rates or fees, a reduction of benefits or enhancements, or a tightening of credit availability standards. Competitive concerns, however, may limit the ability of an institution to increase fees or interest rates or reduce existing benefits. Thus, an institution may seek to control risk and losses associated with its credit card accounts by evaluating the financial circumstances of its current account holders. Such a practice may work to limit credit card charge-offs by identifying potential problems before consumers are in serious default on their accounts. This type of evaluation, within the boundaries of federal (and state) law, is a prudent banking practice. Through such a review the institution ensures that creditworthy consumers

continue to receive credit and further ensures that the credit card accounts of the institution remain a source of revenue and strength for the institution. In addition, reviewing an account can sometimes provide benefits to the consumer. A creditor may increase the credit limit available to the consumer upon a favorable examination of the account. Similarly, additional credit or other financial products may be offered to consumers who receive favorable evaluations.

CREDIT CARD REVIEW POLICIES

Besides monitoring accounts on an ongoing basis to ensure that timely payments are made, institutions typically review their credit card accounts when the card is scheduled for renewal. Whether at the scheduled renewal or at an earlier date, a card issuer may use a scoring model to determine if the consumer's financial circumstances have changed since the last review.

A review of an institution's credit portfolio in response to an increase in credit problems is an appropriate practice to ensure repayment of debt. Of course, institutions conducting such a review should seek to ensure that creditworthy borrowers in any region served by the institution continue to have access to credit, consistent with prudent lending practices. It appears that, in the present case, the institution did not shut off credit to sound borrowers. Indeed, no adverse action was taken on more than 99 percent of the accounts initially reviewed.

CREDIT SCORING

Credit-scoring systems have been used by institutions for many years to evaluate whether to extend credit. (A credit-scoring system uses a statistical methodology to assign values to certain characteristics of applicants that have been shown to predict whether they will repay the credit extended to them. The characteristics scored do not cause repayment or nonpayment; they are simply predictive.) In 1989, more than 50 percent of commercial banks with \$1 billion or more in assets used some type of credit-scoring system in examining applications for bank credit cards.

It is important to recognize that credit-scoring models both for applicants and for existing customers usually are developed for particular creditors, and for particular regions, because a factor that is predictive in one area may not be predictive in another. Typically, a sample of accounts from the creditor's own records is used to evaluate account behavior. A scoring model will analyze accounts of consumers who have paid in accordance with the terms of the account and those who have been delinquent. To forecast future payment performance, many factors will be examined, including both factors related to the account (such as past delinquencies, the relation of the account balance to the credit limit, and the age of the account) and attributes of the borrower (such as occupation and employment history). Credit-scoring models may incorporate different factors in different regions of the country since factors can vary in their predictive value. For example, a factor such as whether you own or rent your dwelling will have different predictive value depending on the region in which you reside. In an area where homeownership is very common, it may not be as effective a predictor as it is in other areas where homeownership is less common. In addition, card issuers may require consumers to meet higher or lower cutoff scores in different regions in accordance with the level of risk they find acceptable. Similarly, a card issuer may change the cutoff score it has established for granting or continuing credit if it determines that higher-than-acceptable losses are resulting from its prior level.

Financial institutions may increasingly turn to credit-scoring systems to evaluate the risks not only of potential but also of existing customers. There are two factors that explain why an institution may be more inclined to engage in an early review of credit card accounts using such techniques (rather than waiting for the normal review time): The analytical tools are more available and the need for closer scrutiny has increased. Socalled "bankruptcy scoring" and "behavioral scoring" models have become more readily available to institutions in the past few years to predict potential problem accounts. Some models are designed by using information drawn solely from a creditor's own account files, while other models use data contained in credit reports. Models can be designed to predict whether a delinquent account will likely become more delinquent or whether the account will return to a satisfactory performance level. While our inquiries indicate that, in evaluating existing credit card accounts, institutions generally have not utilized these models on a regional basis, because of the increased availability of these systems regional examination may become more common. Indeed, institutions have a financial reason to do so. Obviously, if an institution is experiencing a higher degree of problems in a certain region, it is more cost effective to conduct a review only of the accounts in that region rather than of all its accounts.

CREDIT CARD PROBLEMS

There appear to be compelling reasons for institutions to give greater scrutiny to their credit card accounts. Data show that nonbusiness bankruptcy filings have increased over the last several years. For example, in 1984, more than 284,000 nonbusiness bankruptcies were filed. By 1989, the number had more than doubled to more than 616,000. And, in 1990, more than 718,000 nonbusiness bankruptcies were filed, an increase of 16 percent over 1989. Some states have experienced even more dramatic increases, particularly between 1989 and 1990. For example, in the nine-state area reviewed by the bank in the present case, nonbusiness bankruptcy filings increased 69 percent between 1989 and 1990. Moreover, nationwide evidence suggests that credit card losses are increasingly due to bankruptcies. For example, Visa reports that in 1988, bankruptcies accounted for 32 percent of total bank card losses; in 1989 41 percent of losses were due to bankruptcies. In addition, some data suggest that older, established accounts are not immune to bankruptcy. For example, in 1988, 22 percent of the accounts included in nonbusiness bankruptcy filings were at least five years old. This figure rose to 32 percent for the same class of accounts for nonbusiness bankruptcies filed in 1989.

Industry trade data also show that credit card delinquency rates have climbed over the past several years, even as outstanding debt has increased. For bank credit cards, in 1984, 3.3 percent of outstanding debt (\$1.77 billion) was thirty or more days delinquent. In 1988, the figure had risen to 3.95 percent (\$4.48 billion); and by 1989 4.16 percent of outstanding bank credit card debt was delinquent (\$5.55 billion).

All of these factors acting in concert present a forceful argument for institutions to evaluate their credit card portfolios in a manner that will best ensure that losses are kept at an acceptable level.

EQUAL CREDIT OPPORTUNITY ACT AND FAIR CREDIT REPORTING ACT

While these review policies are beneficial from an institution's point of view, any of these evaluations can obviously create hardship for individual consumers. For better or worse, some consumers may rely on bank credit cards as an important part of their overall financial planning strategy. Consumers experiencing financial difficulties may have their credit lines reduced—or their credit privileges eliminated—just at the time when they may be inclined to rely more on these credit accounts than usual because of loss of employment or other adverse circumstances.

The Equal Credit Opportunity Act, which is implemented by the Board's Regulation B, provides certain protections when an "adverse action" is taken on an account—such as reducing the credit limit or terminating a credit card. In addition, the Fair Credit Reporting Act applies in certain circumstances to these situations. The Equal Credit Opportunity Act (ECOA) prohibits creditors from discriminating against credit applicants or existing customers because of factors such as race, color, religion, gender, or marital status. While a creditor may not consider factors such as these, conducting a review of an account because the consumer resides in a specific region of the country does not violate the ECOA. In enacting the ECOA, the Congress sought to prohibit creditors from evaluating consumers differently due to immutable characteristics such as race, color, or gender. A practice of evaluating—on a nonprohibited basis—a population of consumers who reside in a certain region of the country does not raise the same issues of equal treatment as those that led the Congress to enact the ECOA.

The ECOA provides certain rights for all credit applicants when credit is denied. Lenders must notify the applicant or customer within thirty days of the adverse action. Thus, a refusal to grant credit or a reduction of a credit line will require that the lender send a notice to affected consumers. The consumer is entitled to the specific reasons for the decision. Neither the ECOA nor Regulation B, however, requires a notice if the applicant is *currently* delinquent or in default when the action is taken. The reason for this exception is that the Congress believed a notice was not needed in these cases since it should be evident to the consumer that termination is due, for example, to a failure to make timely payments. If the termination is due to past delinquency and the consumer is currently up to date, however, the law does require notice to be given.

If information in a report from a credit bureau is used as a basis for the creditor's decision, the Fair Credit Reporting Act (FCRA) requires that the consumer be told and be given the name and address of the credit bureau whose report was used. In such cases, the FCRA provides that the consumer is entitled to obtain a copy of the credit report without charge, and, if the information was incorrect, the consumer has a right to request that the matter be investigated and the information corrected. The consumer may then request that the card issuer reconsider its decision in light of the corrected information.

TRUTH IN LENDING

The Truth in Lending Act and the Board's implementing Regulation Z require lenders to disclose the specific terms of credit card accounts to consumers when the account is opened. In general, the regulation also requires creditors to provide a fifteen-day advance notice if any of those terms are later changed. The statute itself does not require this notice. The provision, which the Board established by regulation, has been in effect since 1969. There are several exceptions to this requirement, however, and they encompass the situations involved here. The change in terms notice applies only to items required to be disclosed when the account is opened. Thus, technically, since the credit limit is not a feature required to be disclosed initially, a change in terms notice need not be given if that limit is changed. In addition, the regulation does not require an advance notice if the consumer is in default, for the same reason mentioned with regard to the ECOA—it should be evident to consumers that the change is due to the failure to make timely payments on the account.

Regulation Z does not require an advance notice if an account is terminated. If a creditor decides to terminate an account, for example, due to the use of a credit-scoring model that predicts that the account is a high-risk one, an advance notice need not be given. This exclusion was prompted by the belief that providing an "adverse action" notice, as required by Regulation B, would provide sufficient protection to the consumer. Of course, failure to give consumers an advance notice could result in some consumers learning of a termination decision at an inop-

Statement by John P. LaWare, Member, Board of Governors of the Federal Reserve System, before the Subcommittee on Consumer Affairs and Coinage of the Committee on Banking, Finance and Urban Affairs, U.S. House of Representatives, April 10, 1991.

I am pleased to appear before this subcommittee on behalf of the Federal Reserve Board to discuss the potential impact on consumers of H.R. 1505, the Treasury's proposed Financial Institutions Safety and Consumer Choice Act of 1991. While I will be limiting my comments to issues most directly related to consumer benefits and risks, the subcommittee should know that a majority of the Board strongly supports the thrust of this bill. We believe that H.R. 1505 constructively addresses evolving difficulties with the safety net and offers important and constructive measures to strengthen bank supervision and to modify the operating framework portune time. It is my understanding, however, that many institutions—including the bank whose actions are being reviewed today—provide some advance notice of cancellation for most account holders.

CONCLUSION

In summary, consumers, financial institutions, and the financial system as a whole are best served when institutions are able to monitor and quickly respond to the increased risk of losses for consumer credit card accounts. The Board believes it would be unwise to place restraints on an institution's ability to engage in a regional evaluation of its credit card portfolio, particularly when increased problems and risks are identified in that area. In the case discussed earlier, the evidence indicates that the institution generally continued to make credit available to creditworthy borrowers in the region examined, consistent with sound banking practices.

I appreciate this opportunity to speak to the subcommittee and would be happy to answer any questions you may have. \Box

that limits the ability of U.S. banks to compete effectively on both cost and service grounds.

But this subcommittee, in particular, should know that the Board's support for the bill is not keyed solely to any benefits that might accrue to banks. The objective of public policy is not to enhance the profits of one group of businesses relative to another. The Board generally supports this bill because it would result in better and cheaper services to consumers and other users of financial services, while at the same time it restricts the further extension of the federal safety net.

ADDITIONAL CONSUMER SERVICES AND PROTECTIONS

For example, the bill would permit financial services holding companies with exceptionally well-capitalized bank subsidiaries to provide, through separately capitalized affiliates, money market mutual funds, other securities investments, and insurance services. Like H.R. 192, the bill introduced by Congressman Barnard, H.R. 1505, recognizes that allowing banking organizations to provide a full range of financial services will not only help to improve the condition of our banks but also improve service to the consumer. The Board believes that consumers would benefit from the convenience and competition that would result from having a wider range of financial services products easily accessible from banking organizations. Banking organizations would only be successful in marketing new financial products if they were able to offer greater convenience and better rates and prices to the public.

The administration's proposal would regulate and supervise the expanded activities through functional regulation that would provide consumers the same protection they enjoy when dealing with an independent provider of financial services. For example, consumers buying securities from bank affiliates would be protected by the same regulatory and statutory standards and the same regulator-the Securities and Exchange Commission (SEC)—as when the securities are purchased from independent broker-dealers. Additional protections for consumers already exist in laws prohibiting most tie-in sales that require consumers to buy another product to obtain access to bank credit or other essential bank services. Even if there were no statutory constraints, the large number of competing banks and other providers of financial products would severely limit the ability of banks successfully to require any tie-ins in most markets.

H.R. 1505 would permit the sale on bank premises of mutual fund shares, certain investment securities, and insurance products, with appropriate disclosures designed to inform the consumer that these products are not covered by the federal safety net. Such a delivery system would allow maximum synergy between the bank and its affiliates, providing benefit and convenience to both the buyer and seller. Whether purchased on bank premises or elsewhere, the bill would require that customers purchasing nondeposit products from banks and bank affiliates be alerted to the lack of federal insurance by signing documents indicating in plain words that the products were not federally insured. Consumer confusion about such claims has been a continuing problem, and the bill addresses it directly.

INTERSTATE BRANCHING

The Treasury's proposed bill would repeal the Douglas Amendment to the Bank Holding Company Act, to permit banking companies to operate subsidiary *banks* in all states, and would amend the McFadden Act, to permit banks to operate branches of their banks in all states. Branching within a state after the first interstate branch is opened would be subject to the same state restrictions placed on locally headquartered banks. A majority of the Board strongly supports the proposal to permit full interstate banking by any vehicle that a banking organization chooses. We are encouraged to see that this proposal already has support within the full committee: Congressman Wylie's bill, H.R. 15, Congressman Schumer's bill, H.R. 624, and Congressman Neal's bill, H.R. 1480, all of which would also allow interstate branching.

Only Hawaii and Montana have not yet passed legislation to permit interstate banking in some form, reciprocal, regional, or without limit. Virtually all states, however, require the interstate presence to be in the form of separate subsidiary banks of the parent holding company, each with its own board, management organization, and capital. A majority of the Board believes that cost savings could occur in some banking organizations just from the conversion of existing bank subsidiaries to branches of the lead bank. Through competition, such cost reduction would be reflected in more and lower-priced consumer services. The lower cost of branching across state lines would also induce more banks to engage in interstate banking, further enhancing competition and consumer choice.

Over the years, there has been opposition by some consumer and other groups to interstate branching. It is important that their concerns be discussed.

The first concern is that interstate branching would result in undue concentration—and ultimately higher loan rates and lower deposit

rates—as large out-of-state banks drive smaller in-state banks out of business. In-state market evidence simply does not support that contention. All of the evidence—we know of no studies reaching the opposite conclusion—is that small banks generally survive out-of-market bank entry by large banks and are subsequently more profitable than the entrant. Similar evidence indicates that, whether de novo or by acquisition, new large bank entrants to local markets are able to expand market share by only modest amounts, if at all. In the 1970s, for example, when statewide branching was authorized in New York State, several large New York City banks sought an upstate presence by acquiring small banks in these markets. By 1983, the acquired banks had gained on average less than 1 percentage point in market share, with the largest gain less than 3 percentage points. The acquired banks or branches continue to have small market shares, or they have been sold to local banks, as the New York City banks have exited the market.

Besides their difficulties in winning customers away from existing banks, entrants by acquisition often are soon confronted with competition from a de novo bank organized by local citizens, at times led by the former managers of the acquired bank. The potential for entry-both de novo and by acquisitions by other banks outside the market-plus evidence of continued small bank success, substantially lessens the potential that consumer harm will result from interstate branching. It is well to remember that in the decade just passed, while about 5,300 banks were absorbed by merger, about 2,700 new banks were chartered, and while 6,700 branches were closed, 16,500 new ones were opened. Local banking markets in the United States are incredibly dynamic and sensitive to consumer demand, and interstate banking seems likely to make it only more so.

Another concern of some is that new entrants will vacuum up local deposits and channel them to out-of-market loans or that managers brought into local markets will be insensitive to, or have no authority to adjust to, local demands. However, it is important to recall that a bank must fulfill its Community Reinvestment Act (CRA) responsibilities in all the markets in which it operates. Moreover, the ease of entry, just discussed, should soften such concerns that out-ofmarket entrants will ignore local customers. If a local branch does not meet the demands of the community, it will not succeed and it will attract a rival. Regardless of who owns a bank or branch—local or out-of-market capital—market realities drive the bank to seek local loans both to attract and maintain deposits and to earn a profit.

Finally, large banks have higher loan-to-deposit ratios than small banks, an important factor for evaluating the benefit of interstate branching. This factor could imply that large banks entering new markets would make both more in-market loans and out-of-market loans. Many assume that most of the loans would, in fact, be made outside the community. However, as I noted, banks must both meet their CRA requirements and service their customers to remain competitive in the market. It should also be kept in mind that small banks also export funds: They are relatively large lenders to other banks through the federal funds and correspondent deposit markets and purchase relatively more Treasury and outof-market state and local bonds than large banks.

In sum, the evidence suggests that interstate banking will not lead to the displacement of community banks by large regional or money market rivals, nor will it in the aggregate be a substantial source of additional earnings to outof-market banks seeking new profits. What interstate banking promises is wider consumer choices at better prices, and, for our banking system, increased competitive efficiency, the elimination of unnecessary costs associated with the delivery of banking services, and risk reduction through diversification. By the record, most community banks are already providing services to their customers so efficiently that they have little to fear from out-of-market rivals. Those that are not should worry because interstate banking will—and should—mean their displacement by a more efficient competitor.

CRA ISSUES

If large regional, or even national, branch networks develop, the Board and the other regulators will have to assure themselves that their CRA examination processes continue to work within the new structure. Obviously, some adjustments will be necessary because the present geographic focus of CRA examination reports and ratings will have to be adapted to banks with broader geographical scope. However, it is worth noting that we already review the performance of banks with large intrastate branching systems by examining a sample of branches. We believe that this procedure would be appropriate for larger systems as well.

Under the Treasury proposal, nothing in the process of bank acquisitions or branching would be different for organizations owning banks whose capital is not significantly above the international capital standards. Such entities would continue to be subject to the current full application process for acquisition of banks and the addition of branches, including review of public criticism of their CRA performance. And, a bank—regardless of its capital—would be subject to a full application process, including CRA review, when it opened its initial branch in any new state.

Holding companies whose subsidiary banks meet unusually high capital standards, could under H.R. 1505, acquire additional banks, after 1994 in any state, with only a forty-five-day prior notice under a scaled back or expedited review process. These high-capital banks could also branch within any state, subsequent to opening their first branch in that state, without any prior notice, although, of course, they would be subject to state regulations on branching. Some community groups may be concerned that these expedited procedures would not permit them to raise CRA protests at all for some branches and that there would be inadequate time for them to do so for some bank acquisitions. We believe, however, that procedures now in use and the bill itself should soften these concerns.

For example, a bank with unusually high capital must still have at least a satisfactory CRA rating to open an in-state branch without notice or review. For the acquisition of banks by holding companies with well-capitalized bank subsidiaries, the benefits of the acquisition to the local community, including analysis of the bank's performance record under the Community Reinvestment Act, must be explicitly considered by the regulators in the convenience and needs test that would still accompany the expedited review during the forty-five day prior notice interval.

Even with this shortened period, interested parties will be provided an opportunity to comment. In an important way, the agencies have taken a more aggressive role in the CRA examination process to encourage members of the public to submit comments on the bank's CRA performance to the bank at any time. These comments are then reviewed by the examiners as part of the examination process and reflected in the CRA rating given to the bank. Thus, files and ratings, as well as investigations of complaints, should now be more up to date and therefore more consistent with expedited review. This current procedure should be particularly helpful to community groups in having their concerns investigated.

There is always a tension between the banks' desires to have the government review their expansion plans expeditiously and community interests that CRA performance be weighed in the process. The more rapid review in H.R. 1505 is designed to make the maintenance of high capital more attractive, and this goal must be balanced against the greater time pressure put on potential protestants. We believe that public disclosure of CRA ratings and public comments received on a continuing basis will tend to offset, in part, this timing adjustment for community groups.

DEPOSIT INSURANCE REFORM

There is concern about the administration's proposals (1) to limit deposit insurance to \$100,000 per person per institution (plus another \$100,000 per person per institution for retirement funds), and (2) to study the feasibility of limiting insurance to one \$100,000 coverage per person across all institutions. The Board too has some doubts about the administrative cost, potential intrusiveness, and feasibility of the latter proposal but prefers to await the results of the proposed study before taking a position. But, the majority of the Board supports the \$100,000 per person per institution limit for each of two classes of accounts and believes that it is not an issue that should affect the average consumer.

Based on a 1989 survey sponsored by the Federal Reserve and several other agencies, no more than 3¹/₂ percent of all households have deposits of more than \$100,000 at any one insured depository institution. However, the Treasury bill specifically permits each individual to benefit from \$100,000 of deposit insurance at each institution. And almost 60 percent of the households with aggregate deposits in excess of \$100,000 at one institution are composed of a husband and wife whose combined deposits could be fully insured at their depository institution by splitting their deposits into two accounts at that institution, each of no more than \$100,000. This calculation—which reduces the proportion of all households with uninsured balances under the Treasury bill from 31/2 to 11/2 percent-even ignores the additional insurance each spouse could obtain from retirement accounts under the administration's proposal. Moreover, the median household net worth for the 11/2 percent of households whose deposits at one institution would exceed the \$100,000 insurance limit for each spouse is almost \$2 million, suggesting little need for the protection of a safety net. The comparable net worth of the households holding fully insured deposits is less than \$60,000.

Extending insurance to all consumer deposits to protect the $1\frac{1}{2}$ percent of all households that would have any uninsured balance under the proposal-and to uninsured deposits of smalland medium-sized businesses and nonprofit institutions-is, of course, possible, but would, we believe, be highly undesirable without significant and substantial increases in the minimum capital ratios of banks. Such an approach would attract even more large-balance accounts, further increase the moral hazard risk induced in the banking system, and expand further the potential for taxpayer liability, raising consumer costs in the process. Indeed, the higher bank insurance premiums already levied to avoid taxpayer costs for the current bank insurance problems are reducing bank profits and probably the yield available to consumers on insured-bank deposits, as well as raising their bank loan rates. Increased costs are usually passed through, at least in part, to the customers of any business.

Smaller banks, consumer groups, and others have pointed out that, despite these arguments,

risk-averse depositors with balances in excess of deposit insurance limits may be inclined to shift their funds out of smaller banks. Such shifts could be a significant share of total deposits in some communities, leaving insufficient funds to meet local credit demands. Although transfers might be made to other small banks in the community to keep deposits at each institution within insurance limits, the concern is that the shifts will be to market instruments—like Treasury securities or money market mutual funds—or to larger out-of-community banks where the deposits in excess of insurance limits might still be protected by the too-large-to-fail doctrine.

The local credit implications of these arguments are difficult to evaluate. As I have noted, the shifts may be in market with large balances broken into multiple accounts at several local banks, each of less than \$100,000. In addition, community banks tend to be the best capitalized, least risky entities, and as a result are perhaps less subject to deposit withdrawals. Indeed, our review of the data did not suggest any special deposit weakness at smaller banks during the period of publicity about bank soundness. Nonetheless, while any local credit market effects are probably modest, one cannot rule out entirely that deposit insurance limits, as called for by H.R. 1505, could cause some balances to shift, possibly to larger entities or out of the banking system. I will return to the longer-term resolution of these concerns in a moment.

The Treasury proposal does call for an exception to the least-cost resolution of a failing bank, which usually implies fully paying depositors only up to the insurance limit. If the Treasury and the Federal Reserve agree that the failure of an insured entity could have systemic risk implications-that is, that its failure with losses to depositors could cause failures to occur at a large number of other entities, or could cause disruption in financial markets generally-the government could then provide special assistance to protect all of its depositors and to maintain the existence of the bank. While this provision of the bill could be used to offset potential regional systemic problems from the possible failure of a number of small or medium-sized banks, it is

clear that this provision focuses on larger institutions.

No one is comfortable with special treatment for larger banks, and the Treasury proposal does substantially tighten up existing practice. On its face, the too-large-to-fail doctrine is unfair; it tends to induce moral hazard risks at large banks; it may, in certain circumstances, cause a shift of large account balances from small to large banks. Nonetheless, there are circumstances in which there is a need to support large banks to avoid disruption to the economy as a whole. It is for this reason that we reluctantly support this provision and hope that it will have to be used only on very rare occasions. Indeed, H.R. 1505 envisions circumstances in which large banks could fail without undue disruption to financial markets and the economy. Thus, it would be a mistake for the depositors of large banks to assume that all their deposits were protected at all times.

Moreover, the Board believes that other provisions of H.R. 1505 would address both the perceived risk of uninsured depositors at small banks and the future necessity to implement the too-bigto-fail doctrine. The best protection for depositors and the insurance fund is to have strong and safe banks. The Board believes that the bill's emphasis on capital and prompt corrective action policies—as well as the profit opportunities from expanded activities and the greater diversification of risks through interstate branching—will reduce risk in the banking system and soon make the practical implication of deposit insurance limits a much less important consumer issue. Stronger banks also mean a safer Bank Insurance Fund and less need for potential taxpayer assistance. Prompt corrective action, expanded activities, and interstate branching are consumer benefitsdirectly through more convenient choice and indirectly through a stronger system.

OTHER ISSUES

Your invitation to testify also requested Board comment on the adequacy of fire walls and commercial ownership of banks. I shall address these issues briefly.

H.R. 1505 imposes no cross-marketing fire walls among affiliates of holding companies to permit a high degree of synergy among the components of the organization. As I have previously noted, it does require disclosure of the insurance status of deposits and other financial products to inform consumers. Moreover, it provides the agencies with the authority to limit possible conflicts of interest to constrain the risk to the safety net. H.R. 1505 also provides authority for the supervisors to take actions to limit risks that affiliates may create for the insured bank and imposes rules that limit the transfer of funds from the bank to its affiliates. Some tightening of these latter proposals, including some additional specificity regarding the types of transactions the agency may address, would be desirable, but generally their thrust is consistent with the Board's preferences.

The bill would permit the purchase of financial services holding companies—with their bank subsidiaries—by commercial and industrial enterprises. Before the Congress takes what will amount to an irreversible step in this area, the Board believes that the issue of commerce and banking should be carefully studied and should await the absorption of the large number of other reforms contained in the bill.

I have not commented on all provisions of the Treasury bill or the other reform proposals that may have consumer implications. Nor have I addressed the specific consumer provisions in H.R. 6, introduced by Chairman Gonzalez. The Board will be happy to provide its views and assistance on these issues if requested at some later time.

CONCLUSION

In summary, the administration's proposals would widen and strengthen the ability of U.S. banks to serve the public more effectively, which is why the Board supports their thrust. The possible adjustments to the CRA process that may be necessary for nationwide branch banks and for accelerated acquisitions by the strongest institutions seem to the Board to be manageable. Statement by E. Gerald Corrigan, President, Federal Reserve Bank of New York, before the Subcommittee on Telecommunications and Finance of the Committee on Energy and Commerce, U.S. House of Representatives, April 11, 1991.

I am delighted to appear before you this morning to discuss—in accordance with your request—the specific features of the Administration's proposals to modify the current restrictions on the ability of commercial banks to affiliate with both securities firms and commercial entities. Because it is more controversial and because it has more far-reaching implications, I shall concentrate much of my prepared statement on the so-called bankingcommerce question.

I should say at the outset that while I do have some differences of view with the Treasury on a few specific points-including the banking and commerce question-I enthusiastically applaud the efforts of Secretary Brady and his associates at the Treasury for putting before the Congress and the nation a truly comprehensive approach to reforming and modernizing the banking and financial system in the United States. Unless this task is successfully completed-and completed soon-I fear we face renewed and more intense stress in our financial system, with all of its implications for strains in the economy at large and a further deterioration in the international competitive position of U.S. financial institutions. Thus, I very much share the view of the Treasury and the President that these issues are a high priority on the national agenda for 1991, and I support the thrust of the great bulk of the approach suggested by the Treasury.

In part, I welcomed this invitation to appear before the subcommittee because it provided me with an opportunity to take a step back and reconsider my personal views on whether the separation of banking and commerce should be continued. In preparing this statement, I have gone to considerable lengths to give the benefit of the doubt to the arguments for permitting commercial firms to control banks. But the more I analyze the issue, the more I am sure that it would be a huge mistake to eliminate the barriers the Congress has constructed between banking and commerce. Basic reform of the system is needed and needed badly. At the very least, we should put those reforms in place and permit them to run their course before we give any further consideration to permitting commercial firms to own and control banking institutions having access to the public safety net.

The text of this statement obviously is very lengthy. I apologize for that, but its length reflects the fact that the mixing of banking and commerce raises many substantive questions, some of which are quite subtle. Concern about these issues is reflected in the widespread present-day prescriptions against such combinations in the international community as well as in a long-standing Anglo-American caution about such arrangements that reaches back some three hundred years.

The bottom line of the statement is, however, quite clear. I remain opposed to combinations of commercial and banking organizations because of the following:

1. When they are needed most, fire walls will not work.

2. It is inevitable that at least parts of the supervisory system—if not the safety net—will be extended to commercial owners of banks.

3. The risks of concentration of economic resources and power are great.

4. The potential benefits that might grow out of banking-commercial combinations strike me as remote at best and illusory at worse at least under present circumstances.

DEFINITION OF TERMS

One of the immediate problems that must be confronted in the debate on banking-commerce is the need for a consistent definition of terms within which the debate can be framed. The crucial issue is not whether a manufacturing firm or a retail firm may own or control a company that engages in financial services or even whether an industrial company directly engages in the provision of financial services. Rather, the core question—in the context of other problems associated with banking-commercial combinations—is whether such a business entity should be permitted to own and control financial institutions that, in turn, have direct or indirect access to the federal safety net associated with banking institutions.

It follows, therefore, that we must have a clear conception of what we mean by the terms "control" and "safety net." The dictionary definition of "control" is a useful starting point in that it stipulates that control means the "power or authority to guide or manage." But even that definition is only a starting point because we all know that in the day-to-day world of corporate affairs it is not always easy to pinpoint the circumstances in which financial or other arrangements produce the result of "control." Fortunately, however, there is a long-established body of banking law and administrative rulings that helps clarify that ambiguity. That history tells us that control is presumed to exist when ownership exceeds 24.9 percent and that control may exist when ownership is far less than 24.9 percent. Control is presumed not to exist when ownership is less than 4.9 percent. These parameters strike me as a very reasonable range within which the debate can be framed.

The definition of the safety net is rather straightforward, even though the precise application of that definition to particular cases can be difficult. For these purposes, a financial firm may be said to have access to the safety net if it, directly or indirectly, has deposit insurance, has access to the discount window of the central bank, has access to the account and payment services of the central bank, and is subject to official supervision. The ambiguity that can arise in the application of this definition centers on two main points: first, whether the distinction between direct versus indirect access to the safety net matters; second, whether concerns about access to the safety net apply equally to all of its components or whether one or more elements, such as deposit insurance and access to the discount window, take on special significance in particular applications of the definition.

While the specifics may vary from country to country, the *de facto* presence of an official safety net for banks is universal. The mere presence of a safety net implies something of a covenant between those institutions that are the beneficiaries of the safety net and the society at large. Under the terms of that covenant, the affected institutions agree to conduct their affairs in a safe and impartial manner. As a part of that covenant, such institutions are subject to official regulation, the burden and costs of which are accepted in exchange for the privileges and protections afforded by the safety net. Looked at in this light, one of the key problems facing banking and other financial institutions is that technology and other forces have fundamentally altered the historic balance between the burdens of regulation and the protections and privileges afforded by the safety net. We see this problem quite vividly in the diminished value of the banking franchise.

All of this brings into sharp focus the question of why all nations have a safety net and regulated financial institutions in the first place. In other words, why don't we simply treat banks and other financial institutions the same way we treat gas stations and furniture stores? The fundamental answer to that question lies with the essential functions that banking institutions perform. That is, in the context of market economies, the tasks of mobilizing savings, channeling those savings into the most productive uses, and providing the means through which payment is made are seen as having such unique economic and fiduciary importance as to justify both regulation and the safety net. For example, since these institutions can perform these functions only with someone else's money, and because the risks inherent in the performance of these functions are so obvious, all nations take at least some steps to protect depositors and investors and to regulate some aspects of the credit-origination process.

But, such protections, as important as they are, cannot fully explain the nature of the safety net arrangements in this country, to say nothing of arrangements in other countries that often go further in protecting financial institutions and their customers than is the case in the United States. The missing link is, of course, what central bankers and others call "systemic risk." By systemic risk I mean the clear and present danger that problems in financial institutions can quickly be transmitted to other institutions or markets, thereby inflicting damage on those other institutions, their customers, and, ultimately, to the economy at large. More than anything else, it is the systemic risk phenomenon associated with banking and financial institutions that makes them different from gas stations and furniture stores. It is this factor more than any other—that constitutes the fundamental rationale for the safety net arrangements that have evolved in this and other countries.

Looked at in this light, it seems to me very clear that a society should care, and care a lot, about who it is that controls financial institutions that have access to the safety net. By the same token, I would concede that those public policy concerns are not similarly present in a situation in which an auto manufacturing company or a retailer has a financial subsidiary, so long as neither the auto company nor anyone else has any illusions that it or the financial subsidiary has access to the safety net. Admittedly, I can imagine circumstances in which the sudden and uncontrolled failure of a major financial subsidiary of a manufacturing company could pose significant problems for financial markets and financial institutions more generally. Similarly, I must also admit that the competitive presence of financial subsidiaries of commercial firms-even when operating wholly outside the safety net-has been a factor in undermining the value of the franchise of banks. This may be especially true when the terms of credit or other transactions with the financial subsidiary are heavily subsidized by the parent company.

All of that notwithstanding, the bankingcommerce question does not stand or fall on whether commercial firms can provide financial services; it does not even stand or fall on the presence or absence of the Bank Holding Company Act. The key question is whether we, as a society, should care about who owns and controls banking institutions that have access to the safety net and the terms and conditions—if any—under which such arrangements should be permitted.

INTERNATIONAL EXPERIENCE

Impressions to the contrary, examples in other major countries in which commercial firms control banking firms (recognizing that in most countries banking and securities firms are one and the same) are very much the exception rather than the rule. In fact, I am not aware of a single example in which such a pattern of ownership would apply to a major banking institution, and I can think of only a limited number of cases in which it would apply at all, even though there may very well be some examples that I am not acquainted with.

Having said that, let me quickly state that (1) there are cases abroad in which banks own large stakes in commercial firms; (2) there are many countries in which banks have greater flexibility than in the United States in the scope of their relationships with commercial firms; and (3) there are countries where, as a general matter, ownership interests in banks and corporations generally are not as widely distributed as is typical in the United States. But, commercial control of banking institutions having access to the safety net is, by far, the exception, not the rule, even though in a number of countries, including the United Kingdom and Germany, the absence of commercial control of banks occurs by practice and tradition rather than as a matter of strict legal prohibition.

While on this subject of statutory arrangements abroad, I find it interesting that within the very recent past we have had two important countries—Italy and Mexico—that have had experience with commercial and banking combinations and have enacted sweeping new legislation strictly precluding commercial firms from controlling banks in the future. In the case of Italy, ownership of banks in excess of 5 percent is subject to approval by the Bank of Italy, and in no case can a single owner's holdings exceed an absolute ceiling of 15 percent. Mexico's new law limits ownership to 5 percent with an absolute ceiling of 10 percent.

The point of this, of course, is that if the United States were to authorize commercial firms to control banking institutions having access to the safety net, we would be alone among the major countries of the world in permitting such arrangements. Perhaps being alone in that regard should not bother us. But, on the other hand, perhaps experience around so much of the rest of the world is telling us something.

A BRIEF HISTORY OF BANKING AND COMMERCE

Those who favor permitting banking-commercial combinations here in the United States often point out that over the broad sweep of the financial history of the United States we have had noteworthy examples of comingling banking and commercial activities. However, such examples are the exception, not the rule. Moreover, the full history of banking in the Anglo-American tradition seems, quite clearly, to point to a public policy bias against such combinations.

The history of the banking-commerce issue over most of the eighteenth and nineteenth centuries must be viewed in the context of prevailing legal and business practices. For example, for most of that period, the corporate form was in a state of evolution as a natural outgrowth of the early and more mature stages of the Industrial Revolution. Thus, most corporations were charted by some political jurisdiction to perform specified functions. Partly for that reason, much of the earlier debate about the banking-commerce issue did not center squarely on the issue as to who should be allowed to own banks. Rather, it centered on the extent to which the charter of banking corporations would permit such an institution to engage in a broad range of activities, including activities that in today's terminology would fit squarely on the "commercial" side of the ledger.

While there surely were examples in which banking and commercial activities were authorized in the same business entity, there is ample evidence that such combinations were viewed with concern as a matter of broad public policy. For example, when the Bank of England was chartered by the British Parliament in 1694, the chartering act contained a clear prohibition against the bank engaging in commerce. Specifically, the act provided:

And to the intent that their Majesties' subjects may not be oppressed by the said corporation by their monopolizing or engrossing any sort of goods, wares or merchandise, be it further declared... that the said corporation... shall not at any time... deal or trade ... in the buying or selling of any goods, wares or merchandise whatsoever... Almost one hundred years later, Alexander Hamilton drafted the chartering legislation of the Bank of the United States, which was enacted on February 25, 1791. Hamilton's model for the Bank of the United States was influenced importantly by the charter of the Bank of England, and it contained similar restrictions. Specifically, Section 7, Article X reads:

The said corporation. . . shall not be at liberty to purchase any public debt whatsoever; nor shall it directly or indirectly deal or trade in any thing, except bills of exchange, gold or silver bullion, or in the sale of goods really and truly pledged for money lent and not redeemed in due time; or of goods which shall be the produce of its lands.

Moreover, Section 8 states:

And be it further enacted, that if the said corporation, or any person or persons for or to the use of the same, shall deal or trade in buying or selling any goods, wares, merchandise, or commodities whatsoever, contrary to the provisions of this act, all and every person and persons, by whom any order or direction for so dealing or trading shall have been given, and all and every person and persons who shall have been concerned as parties or agents therein, shall forfeit and lose treble the value of the goods, wares, merchandises, and commodities, in which such dealings and trade shall have been;

In drafting the charters of each Bank of the United States, the Congress was sensitive to issues relating to ownership over banks. No individual or partnership could own more than 4 percent of the shares of the First Bank. No individual, company, or corporation could hold more than 0.875 percent of the shares of the Second Bank.

In the period immediately after the chartering of the Banks of the United States, there were some cases in which banking and commercial entities or activities were comingled. Yet, in a number of states and in the charter of the Second Bank of the United States enacted in 1816, the stipulations against such combinations of activities were retained.

Concerns about comingling banking and commercial activities were again recognized in the National Banking Act of 1864, which stipulated that nationally chartered banks would be limited to exercising "such incidental powers as shall be necessary to carry on the business of banking." Interpreting this phrase narrowly, the courts subsequently ruled that it would be "ultra vires" (beyond the proper scope or in excess of legal authority) for a bank to carry on a mining, manufacturing, or trading business; to engage in the buying or selling of cattle; or to operate a railway.

While the issues associated with the comingling of banking and commercial activities were very much a part of banking history in the last two centuries, it was not until this century that the question of commercial ownership of banks was joined. The ownership issue began to surface in the legislative debate surrounding the enactment of the Clayton Act. However, it was not until the late 1930s that the debate in today's terms really took shape. In that timeframe, the Federal Reserve Board, among others, began to call for legislation that would curb the growing practice of commercial firms owning banks-a trend that was (perhaps ironically) taking hold in part to save banks from the repercussions of the Great Depression.

The efforts that began in the late 1930s culminated with the passage of the Bank Holding Company Act of 1956. The 1956 act's major restrictions applied only to companies controlling two or more banks. However, in response to the subsequent growing importance and scope of the one-bank holding companies, the 1970 amendments to the act closed the so-called onebank loophole, although a similar loophole for so-called unitary thrift institutions was left in place and remains to this date.

Much of the legislative debate about the 1970 amendments to the act centered on the distinction between corporate "conglomerates" and "congeneric" corporations. The result of the conglomerate-congeneric debate was the adoption of a limited congeneric proposal-bank holding companies could engage in activities "closely related to banking." Companies engaged in a broader range of activities had a ten-year temporary grandfather period to either divest themselves of their banks or their impermissible nonbanking activities.

To summarize briefly, for the greater part of this nation's existence, the fact that commercial firms did not own and control banks, with some exceptions, was the generally accepted state of affairs. Beginning in the 1930s, commercial firms began to acquire smaller banks. This growing tendency was dealt with in federal legislation in 1933, 1965, and 1970, but the matter was not fully laid to rest. Now that we are at a watershed in terms of structure of our financial system, we once again have an opportunity to get it right.

THE ARGUMENTS FOR COMBINING BANKING AND COMMERCE

While contemporary experience around much of the industrial world and the history of banking in the Anglo-American tradition would, taken by themselves, seem to constitute sufficient grounds to go slowly in moving toward permitting commercial firms to control banks, neither that history nor those global practices constitute necessary or sufficient reason to reject bankingcommercial combinations out of hand.

Indeed, in a market economy—especially one such as that of the United States, which is so deeply rooted in the tradition of freedom and entrepreneurial enterprise—there is a strong philosophical bias for permitting any institution the right to go into any business, including banking. On the other hand, the very essence of public policy has its roots in the central proposition that the common good can dictate circumstances in which individual prerogatives must be limited. It was precisely this line of reasoning that led Adam Smith to the conclusion that banking had to be regulated when, in the Wealth of Nations, he wrote:

Such regulations may, no doubt, be considered as in some respect a violation of natural liberty. But those exertions of the natural liberty of a few individuals, which might endanger the security of the whole society, are, and ought to be, restrained by the laws of all governments; of the most free, as well as of the most despotical. The obligation of building party walls, in order to prevent the communication of fire, is a violation of natural liberty, exactly of the same kind with the regulations of the banking trade which are here proposed.

Against this background I, for one, do not feel apologetic in taking the position that the case for

permitting commercial firms to control banking institutions should be based on some affirmative public policy reasons to take this step. In those circumstances, I think it only reasonable to ask: First, why would commercial firms want to control banking institutions; second, what public policy ends would be served by such arrangements; and third, how credible are the safeguards against abuse, recognizing that even the most ardent of the proponents accept the fact that such safeguards are necessary?

As to the first of these questions, namely, why would commercial firms want to control banking organizations, I can see several possibilities. First, the commercial firm may conclude that the rate of return on such investments is greater than that available on alternative investments. Second, the commercial firm may conclude that such investments provide a vehicle to diversify its cash flow or its profits. Third, the commercial firm may see synergies between its basic business and one or more aspects of the banking business. Fourth, the commercial firm may see advantages to having indirect access to one or more elements of the safety net. While never stated, I must confess that I wonder at times if another motivation for such combinations might not be a desire on the part of some firms to further leverage their own capital position.

In considering the question of why commercial concerns might wish to make investments in banks, it is important to keep in mind that any commercial firm can make sizable passive investments in one or more banking institutions under existing laws and regulations. Similarly, such passive investments could easily provide major elements of income diversification. On the other hand, if control is sought or achieved, or if the investment is motivated by perceived synergies or by a desire to gain indirect access to the safety net, then it must follow that concerns about conflicts of interest, unfair competition, and concentration and the extension of the safety net must be present, even if differences of opinion exist as to the nature and depth of those concerns.

Indeed, to my knowledge, all of the proponents of blending banking and commerce recognize that the potential for such problems is present when control of the bank exists. How-

ever, in the face of those concerns, the argument is made that allowing such combinations will provide important public benefits that-given appropriate safeguards and fire walls-more than compensate for the risks. The most important public benefit that is cited in this regard is that such arrangements would provide a needed source of fresh capital to the banking system or to individual banks. It is also suggested-though not as forcefully-that commercial ownership of banking organizations will provide, presumably through synergies, greater innovations and efficiencies that will lower costs for financial services to their end users. Finally, it is suggesteddrawing on the experience in countries like Germany and Japan-that close linkages between banks and commercial firms will promote greater economic stability.

Regardless of how much weight one puts on the potential benefits associated with permitting commercial firms to control banks, virtually everyone acknowledges that such arrangements must be accompanied by strong regulatory safeguards to protect against potential abuse. While the list of existing or suggested safeguards or fire walls is long, in generic terms they fall into three major categories: first, limits on which banks can be acquired by which commercial firms; second, various fire walls that limit transactions or interaction between the bank and its commercial owner; and third, various arrangements whereby the authorities could force a commercial owner of a bank to take certain actions-including divestiture---if the bank were in jeopardy.

In considering the merits of any or all fire walls, it is important to keep several things in mind: First, fire walls, by their nature must limit synergies. Thus, the higher and thicker the fire wall, the less the synergy. Indeed, if the fire walls are fail-safe, the synergies must all but disappear. Second, fire walls, by their nature, seem inconsistent with the essence of control. If, to use the dictionary definition, the "power or authority to guide or manage" is present, it is very hard to conceive of conditions in which fire walls can be said to be fail-safe. Third, the acid test of fire walls arises in the context of adversity either to the banking institution itself, a crossstream affiliate, or the parent. That is, in the face of serious problems is it reasonable to conclude,

based on experience, that the marketplace—here and abroad—will distinguish one entity from another within the framework of a business conglomerate with common ownership of the component parts? Unless one can be quite sure of that result, the obvious danger is that in times of stress, fire walls become walls of fire!

THE RISKS ASSOCIATED WITH COMBINING BANKING AND COMMERCE

From a public policy perspective there are three sets of risks associated with permitting commercial firms to control banks. The first is the historic concerns about conflicts of interest, unfair competition, and concentration. The second is the contagion risks—or the dangers that problems in one part of an overall entity cannot, in market terms, be contained and isolated from other parts of the firm. The third set of risks is those surrounding the potential extension of the safety net—or at least parts of it—to the firms that control the banking organizations.

I do not believe that it is necessary to elaborate in any detail on the nature of the risks regarding conflicts, unfair competition, or excessive concentration that can grow out of situations in which commercial firms control banks. The nature of those potential sources of risk has been recognized for centuries.

While those sources of potential concern have been widely recognized for many years, it should be stressed that they arise because they constitute a threat to what I like to call the impartiality of the credit decisionmaking process. As such, they go right to the heart of one of the most important functions of banking institutions in a market economy.

It should also be stressed that, in the contemporary world of high-speed, high-complexity finance, practices that cross the line between potential problems and actual problems can be very difficult to detect until it is too late. This is especially true if the entity that controls the banking organization is not, itself, subject to direct official supervision or oversight. This is an important point since I suspect that none of the advocates of commerce and banking combinations would favor the extension of the kind of direct and continuing supervision of bank holding companies we now have to commercial owners of banking institutions. Indeed, the nature of government involvement in business that would seem to grow out of such arrangements would, in itself, seem contrary to the role of government in a market economy.

The second set of risks associated with banking and commercial combinations—namely the so-called contagion risks—pose even more difficult problems. By contagion risks I mean, of course, the danger that problems in any one part of a business will adversely affect other parts of the business despite fire walls or legal separations between particular business units within the company as a whole.

The contagion problem is, of course, multifaceted. That is, the concern does not simply center on the relatively narrow question of what happens if the banking entity itself gets into trouble. In fact, the contagion problem can be more difficult to cope with in a situation in which adversity at the level of the parent impairs the well-being of the bank.

In any of these circumstances, the important question relates to how the marketplace and how the owners and managers of such institutions react to adversity. That is, faced with adversity, do the owners and managers walk away from troubled affiliates or do they conclude that reputational and other considerations require that they make efforts to stabilize the troubled affiliate to protect the well-being and the reputation of the entity as a whole? Similarly, and even more important, what does experience tell us about the manner in which the marketplace reacts to these circumstances? That is, in the face of serious problems in one part of a financial entity, does the marketplace continue to deal with the other parts of the entity on a business-as-usual basis or do market participants shy away from the affiliated companies as well as the troubled entity?

On both of these points it seems to me that the evidence is overwhelming that fire walls and corporate separateness do not stand up well in the face of adversity and that the contagion risks are very real indeed. It is noteworthy in this regard that in a recent ruling regarding the relationship between Credit Suisse and Credit-Suisse First Boston, the Swiss Federal Supreme Court squarely acknowledged the existence of the contagion problem even in the face of legal separateness. Specifically, the court said:

The Drexel affair has shown that isolating a company that was in itself solvent could not protect it from a loss of repute. Since the insolvency of one member of a banking and financial group leads to a loss of confidence in the other members, the Federal Banking Commission is justified in requiring evidence that sufficient own funds capital are available within the group as a whole.

This ruling by the Swiss Federal Supreme Court is important not only because it seems to be a common sense affirmation of what experience suggests but also because it tends to reflect the widespread view outside the United States that banking and financial firms are a single entity. This is important because, even if we in the United States can convince ourselves that fire walls and legal separations can be made to stick in any circumstances, it will accomplish little if the international financial community does not accept that view. This is particularly true in a context in which all major U.S. financial firms-and therefore the well-being of the financial system at large-are highly dependent on foreign counterparties for a wide range of activities-including funding.

Looking at experience in the United States and around the world, it seems clear to me that Walter Wriston had it exactly right when, a number of years ago, he said:

For example, it is inconceivable that any major bank would walk away from any subsidiary of its holding company. If your name is on the door, all of your capital funds are going to be behind it in the real world. Lawyers can say you have separation, but the marketplace is persuasive, and it would not see it that way.

The realities of the contagion problem give rise to the third set of risks associated with banking and commerce combinations, and those risks include, or course, the dangers that such combinations bring with them the likelihood that at least some parts of the safety net will be extended to the commercial owner of banking institutions, especially in times of stress.

However, fully aside from situations involving severe financial strains, it seems clear to me that the mere fact of permitting commercial

firms to own and control banking organizations carries with it at least the implicit transfer of some elements of the safety net to such firms if in no other way than through the official sanction of the particular combination in question. For example, I assume that even the proponents of merging banking and commerce would agree that the acquisition of a bank by a commercial company would be subject to some sort of official approval process. I assume that they would also agree that a part of that application process would have to focus on the financial strength of the acquiring firm as well as the regulatory and managerial fire walls that they agree should be constructed. I assume that they would further agree that such applications would be approved while others would be denied and that some form of ongoing monitoring would be necessary. In making this point, it should be emphasized that commercial firms wishing to own banks undoubtedly will not be limited to a few "blue chip" companies. To the contrary, the list of *potential* acquirers will include all comers-something I am convinced we should be especially sensitive to in this era in which the fate of seemingly very strong companies can fall on difficult times so very quickly and irreversibly.

Therein, of course, lies the dilemma. That is, even the official act of approving an application of a commercial firm to acquire a bank seems to carry with it the extension of at least some elements of official oversight to the acquiring firm in a manner that brings with it—at least by implication—an official blessing of the transaction and the relationship. As I see it, this subtle but certain extension of an element of the safety net is not something we should take lightly since we must be prepared to live with its consequences in foul weather as well as in fair.

In considering the potential sources of risk associated with commercial ownership of banks there can be honest differences of judgment as to how great and how clear and present those dangers may be. That is why these risks and potential risks must, in the end, be carefully weighed and balanced against the potential benefits of banking and commercial combinations. That is the task of the next section of this statement.

BALANCING THE RISKS AND THE BENEFITS

It is clear to me that in current circumstances the weight of the arguments against permitting commercial firms to own and control banking institutions is very powerful on several counts. While any one of these factors seems to me persuasive, it is the cumulative weight of all of the arguments that is truly compelling.

First, when they are needed the most, fire walls will not work. This is important not only in its own right but also because, as mentioned earlier, every serious proposal to permit commercial firms to own banks depends-either implicitly or explicitly—on the premise that fire walls are fail-safe and will stand up in the face of stress. Not only is that premise inconsistent with experience, but it also seems to me to be an outright contradiction since the concept of control is incompatible with the concept of fail-safe fire walls. To put it differently, control seems to inescapably entail responsibility. To make matters worse, the very instant that synergies are stipulated—either explicitly or implicitly—the contradiction becomes glaring. If the fire walls are fail-safe, the synergies must disappear, and if the synergies disappear, the central economic agrument that public benefits will flow from such combinations is rendered moot.

I am not suggesting that separately capitalized subsidiaries and fire walls (or, better stated, Chinese walls) may not serve a useful public policy purpose. To the contrary, such arrangements can be a very big help in minimizing problems of potential conflicts of interest and unfair competition. They can also be very helpful in facilitating a sensible system of functional supervision. But it would be a serious mistake to conclude or to assume that fire walls can protect against the contagion problem.

The marketplace views these banking and financial entities as a whole; indeed, that is how these firms typically are managed, and in many cases their integrated nature is a feature of their advertising. To believe things would somehow be different with commercial ownership of such firms seems to me to strain common sense and experience to the limit. Therefore, if we have

commercial ownership, there will be an entirely new dimension to the contagion problem namely, the implication for the banking entity should there be serious problems with the parent. For example, it is worth pondering what would have occurred in 1980 had Chrysler owned a family of banking institutions having access to the safety net. Similarly, what might have happened had Texaco been in a similar position at the time of the Penzoil litigation? It is also worth keeping in mind that the corporate landscape is currently littered with dozens of "fallen angels," many of which might well have owned banks in happier times. Finally, it is also worth noting that if we go back twenty-five or thirty years we can find examples of commercial companies that were seen as financially invincible-and thus strong candidates to own banks-that are today a mere shadow of their earlier profile, if that.

In short, I draw very little comfort from the track record of fire walls, especially their reliability in times of stress. Given that the invincibility of fire walls would be even more important in the case of commercial ownership of banking institutions, the risks associated with such arrangements seem to me entirely too great.

Second, it is inevitable that at least parts of the supervisory system—if not the safety net—will be extended to commercial owners of banks. Partly because it would be so very imprudent to rely on fire walls, permitting commercial firms to control banks would, of necessity, entail at least some elements of the regulatory and supervisory apparatus being extended to the commercial owners of banks. The application process itself guarantees that result, as does even the most subtle imposition of a source of strength doctrine. Similarly, with all or most of the capital of the bank downstreamed from the parent, the supervisor would have to look to the parent to see what lies behind that capital. More generally, the enforcement of fire walls-even those governing transactions flows—would have to entail at least some interaction between the supervisor and the parent. At a minimum, all of this will complicate the already difficult moral hazard problem. At worst, it could entail a greatly expanded role for the government in the affairs of corporate America—a result that I suspect few would welcome.

But, the even larger question is whether, in the face of adversity, such combinations might result in the *de facto* extension of other aspects of the safety net to the owner of the bank. As I said earlier, the mere fact of official sanction of some such combinations and the denial of others seems to carry with it some elements of that risk. How much further that risk might be extended in the face of serious problems is hard to judge, but it seems clear to me that the best way to avoid that risk is to avoid creating the preconditions under which it could arise.

Third, the risks of concentration of economic resources and power are great. That is, if we were to permit commercial firms to control banks, it is clear that the potential dangers in terms of concentration of economic resources and economic power-with all of the potential implications for compromising the impartiality of the credit decisionmaking process-could be serious indeed. Since this is as much a social and political issue as it is an economic issue, I tend to shy away from placing too much emphasis on this factor. Even though I choose to do that in recognition of the official position I hold, I would be less than candid if I did not acknowledge that I, too, worry about the broad socioeconomicand perhaps even political-implication of these arrangements that have been raised by Henry Kaufman and others.

It is important to keep in mind that while these concerns may seem remote today, once we start down the very slippery slope of combining banking and commerce we will, in practical terms, have already passed the point of no return. Turning back will not be easy or cheap.

Finally, the potential benefits that might grow out of banking-commercial combinations strike me as remote at best and illusory at worst, at least under present circumstances. The one possible exception to this is the source of capital argument that is discussed further below. However, putting that issue aside for the moment, the two other economic arguments (that is, the efficiency argument and the economic stability argument) just don't strike me as very convincing. For one thing, both depend on synergies that, as outlined earlier, collide head-on with the fire wall problem. But even if we fully ignore the fire wall issue, it seems a major leap to conclude that commercial-banking conglomerates would, in fact, yield sizable efficiencies. Indeed, the history of conglomerates generally is, at best, checkered. Again, putting aside the financial capital issue, the two most obvious sources of such gains in efficiency that are not inherently objectionable would seem to lie in the areas of technology and managerial expertise. However, if better or different technology or management is needed, it can be acquired directly.

With regard to the economic stability argument, it must be acknowledged that in Germany and Japan, in particular, there are closer relationships between banking and industry than is the case in the United States. And, it must also be acknowledged that in recent years the overall economic performance of those two countries has, by many standards, been quite good. However, there are also other countries where banking-commercial relationships are very close, but economic performance has been mixed or worse. What that suggests, of course, is that economic performance is much more a function of the fundamentals of macroeconomic policy than it is a function of national preferences as to industrial structure.

Moreover, even if we were to grant that there is some marginal net benefit to economic performance growing out of these arrangements, the question remains as to whether there may not be costs—either economic or social—growing out of such arrangements that would outweigh those potential benefits. That is probably more a political question than an economic one, so I must leave it to others to consider the possible tradeoffs involved.

There is one final aspect of this issue, and it relates to the motivations for commercial ownership of banks. If the motivation is either a desire to gain access to the safety net or large-scale synergies, the problems are obvious. If it is diversification of income, it is clear that there are all kinds of ways commercial firms can diversify their income, including owning financial subsidiaries that unambiguously do not have access to the safety net. Finally, if the returns in banking are so superior to returns available on alternate investments, then it is clear that capital would flow to banking quite freely and naturally with no need for the capital resources of industrial firms to augment traditional sources of capital.

However, as we all know very well, the current situation in banking is not one in which relative returns command that lofty position in the eyes of investors. Indeed, the pattern of price-earnings ratios of even the most successful banking organizations over recent years tells us that in unmistakable terms. Thus, the strains in the banking system and the associated pressures on the financial position of the deposit insurance fund are the major factors that give rise to the suggestion that permitting commercial firms to own banks is desirable on public policy grounds in that such arrangements will provide the needed fresh capital to the banking industry.

While this argument deserves careful attention under current circumstances, I find it unpersuasive. For one thing, as I have said on earlier occasions, it is by no means clear to me that the banking system is materially short of capital. The problem may well be too much capital chasing too few good loans. Beyond that, there is ample room for commercial firms to make passive investments in banking institutions even under existing rules. Finally, in a market economy, capital is attracted by profits and returns. If an industry cannot compete—especially because of outdated laws and regulations-it will not, and should not, attract capital. On the other hand, if the unnecessary and outdated structural impediments to profitability are removed, capital should flow quite naturally. At the very least, this says to me that, before we as a nation take the essentially irreversible step of permitting commercial firms to own and control banking firms, we ought to put in place the kind of basic reforms the Treasury and others have suggested and see what happens. I, for one, have little doubt that when capital is needed and can serve its purpose, it will be available from conventional sources. As a part of that process, and as I have said on earlier occasions, I would not be allergic at all to providing some greater flexibility regarding commercial firms' ownership stakes in banks and vice versa, so long as the control issue is not breached or threatened.

To summarize, the position I have taken on

the banking-commerce question is that, given the obvious risks, the case for permitting commercial firms to own and control banking institutions should rest on some compelling and affirmative public policy reason. In the current circumstances, I simply do not see compelling public policy reasons to follow that course of action. Thus, under present and foreseeable circumstances, I remain opposed to such combinations.

COMBINATIONS OF BANKING AND SECURITIES FIRMS

While I am strongly opposed to combinations of banking and commercial firms, I have been, and remain, in favor of authorizing combinations of banking and securities firms—given, of course, appropriate corporate structure and safeguards. The reasons why I favor such combinations are, in many ways, the mirror image of the reasons I am against banking-commercial combinations. Those factors include the following:

First, unlike banking and commerce, combinations of banking and securities firms are the rule, not the exception, throughout the industrial world. In fact, as things stand now, only Japan and the United States do not permit such combinations. Moreover, in several important countries, securities activities take place directly in the bank and not in an affiliated company.

Second, combinations of banking and securities companies strike me as wholly in keeping with the spirit of congeneric financial corporations. Indeed, even within the narrowly defined limits of Glass-Steagall, banks are actively engaged in a wide range of securities activities. More recently, and reflecting the thrust of competitive and technological developments, banks and securities companies alike have aggressively been moving into each other's traditional lines of business here and abroad. Banking organizations and securities companies now have banks here and abroad. Moreover, there is now a wide range of specific activities in which banking organizations and securities firms compete directly. Examples include the following: foreign exchange;

the writing and brokering of interest rate and currency swaps; underwriting and trading in a wide range of Euro-currency debt and equity instruments; underwriting and dealing in a wide range of governmental securities, here and abroad; the underwriting or private placement of commercial paper; and, on a limited scale, the underwriting of debt and equity securities here in the United States. Obviously, none of these close parallels in business activities are to be found among banking and commercial firms.

Third, bank holding companies—including such companies that own securities subsidiaries—are and should be subject to official supervision at the level of the holding company. They are also subject to functional supervision at the level of the bank or securities affiliate of the holding company. This means that the official supervisory process does not have to reach into a new segment of corporate America, as would be the case with banking and commercial combinations.

More importantly, it also means that problems at the level of the parent that might adversely affect the bank should be easier to detect and remedy. Indeed, the mere presence of officially promulgated capital standards, consolidated reporting requirements, and periodic inspections at the level of the holding company provide *some* greater assurance against contagion problems coming from any direction. I might add in this regard that the principle of consolidated supervision of banking institutions is the norm throughout the industrial world. This principle is the basic line of reasoning that lies behind the ruling of the Swiss court in the Credit Suisse case that was cited earlier.

Fourth, because some elements of the safety net—in this case, official supervision and regulation—apply to the holding company owners of banks, it does not follow that all other elements of the safety net need, or should, apply to the holding company or to its nonbank subsidiaries. This is surely the case with deposit insurance. On the other hand, in Japan and the United Kingdom, securities firms that are not affiliated with banks do have account relationships with the central bank, and in Japan such firms also have access to the discount window at the Bank of Japan.

Fifth, while there is something to be said for the so-called limited universal bank model, I believe that securities activities (with some exceptions) of banking firms should be conducted in a separately capitalized subsidiary of the holding company and the banking activities of securities firms should be organized similarly. While I am under no illusion about fire wallsespecially their ability to deal with the contagion problems—I do believe that so-called Chinese walls can play a very useful role in guarding against conflicts of interest and unfair competition. Such arrangements have, for example, worked well over the years in relationships between trust departments of banks and the bank as a whole. It is also true, as noted earlier, that separately capitalized entities can also facilitate functional supervision. However, functional supervision is not good enough. We also need consolidated supervision at the level of the holding company.

Thus, combinations of banking and securities firms should be permitted so long as appropriate supervisory standards and policies are in place. However, such arrangements can give rise to one major practical problem: There will be a handful of securities firms owned by commercial companies that would not be allowed to own insured depository institutions. That is, securities firms that are not controlled by commercial firms would be free to own insured depositories, but those controlled by commercial firms would not. This rule may seem arbitrary, but it is a natural outgrowth of the argument against the direct or indirect control of banking firms by commercial entities. This rule would not, of course, preclude commercial companies from owning and controlling financial subsidiaries, as is now the case. But it would put a halt to such firms owning and controlling banking institutions with access to all elements of the safety net.

SUMMARY

The long-term implications as to how the United States should best reform and restructure its

banking and financial system cannot be anticipated with precision. That, inevitably, points to the case for care and caution in the process. The need for caution is at the heart of the reasons why I oppose banking and commercial combinations in the present circumstances.

However, the need for caution cannot be allowed to result in paralysis. Prompt and comprehensive reform of the banking and financial system is long overdue. Therefore, I would urge the Congress to move as promptly as possible toward the enactment of broad-based progressive legislation this year. Few items on today's national agenda strike me as having greater importance and even fewer will have greater importance for the long-term well-being not just of the banking and financial system but also of the economy at large.

Statement by Alan Greenspan, Chairman, Board of Governors of the Federal Reserve System, before the Committee on Banking, Housing, and Urban Affairs, U.S. Senate, April 16, 1991.

I welcome the opportunity to discuss title III of S. 207, the Futures Trading Practices Act of 1991. Although many of the issues presented in this legislation are highly complex, they are important to the competitiveness and soundness of U.S. financial markets. Consequently, I commend the committee for undertaking to explore them fully at this time. There are two provisions of this title that have been of particular interest to the Board of Governors of the Federal Reserve System, those dealing with margins on stock index futures and those dealing with the exclusivity provisions of the Commodity Exchange Act (CEA). As I have noted in previous testimony and congressional correspondence, the Board supports federal oversight of margins on stock index futures, which is provided for in S. 207. While we continue to see good reasons for vesting that authority directly with the Commodity Futures Trading Commission (CFTC) or the Securities and Exchange Commission, we accept the rationale for giving this authority to the Board with the latitude to delegate this authority to the CFTC and, of course, would endeavor to discharge that responsibility in a careful and serious manner.

Of more relevance to the hearing today is the matter of the exclusivity provisions of the CEA. I understand that there are currently three alternative approaches to this issue that may be considered: the approach passed by the Agriculture Committee; another approach offered by the CFTC; and a third offered by Senators Bond and Wirth. Each of these approaches revises the exclusivity provisions of the CEA somewhat differently. I would like to comment on each alternative, but first I would like to review with the committee some of the history of this issue.

Under the so-called exclusivity provisions of the CEA, contracts for sale of a commodity for future delivery are subject to the exclusive jurisdiction of the CFTC. In addition, transactions in, or in connection with, such contracts can only be conducted on, or subject to, the rules of a contract market designated by the CFTC. The CEA defines the term "commodity" broadly to include not only agricultural products and other goods such as oil but also services, rights, and interests. This language has been interpreted to include contracts for the future delivery of financial interests such as the value of Treasury securities or stock indexes. Although the CEA excludes a number of transactions, including contracts for deferred shipment or delivery and transactions in foreign currency, government securities, and mortgages, it nonetheless can be read to be applicable broadly to many types of financial contracts.

In recent years, a wide variety of new products have been developed to serve the investment and risk management needs of the public. Many of these products have had some of the economic attributes of futures, and their legality has been called into question by the exclusivity provisions of the CEA. For example, over the past ten years, the swap markets have developed and grown to involve transactions with \$3 trillion in notional principal amount. The vast majority of these transactions involve interest rates or exchange rates, but in recent years a significant number have involved goods such as oil or precious metals. In a swap transaction, the parties agree to make payments to each other based on changes in interest rates or the value of oil or other products. Unlike exchange-traded futures contracts, these transactions are customized to the needs of individual customers and are negotiated on a bilateral basis. Thus, they represent important risk-management tools to shield financial institutions and others from fluctuations in interest rates or the prices of the goods or instruments in which they deal. The customizing of these transactions to individual customer needs as to maturity, payment intervals, or other terms can offer significant advantages over standardized exchange-traded products by allowing the customer to adjust its individual risk positions with greater precision.

Nevertheless, the exclusivity provisions of the Commodity Exchange Act have cast a pall over this market, particularly in the area of swaps linked to prices for goods such as oil. Investors and financial institutions have been concerned that such transactions might be interpreted to be the economic equivalent of contracts of sale for future delivery under the CEA and therefore be considered illegal off-exchange futures. Thus, an active market in swaps related to prices of goods did not develop until the CFTC took administrative action to indicate that it would not view them as illegal off-exchange futures. Even with this exemption, there continues to be concern that developments in the swap markets may run afoul.

This specter has almost surely inhibited innovation, not only in the swaps markets but also in other financial markets. As early as 1989, the Board expressed its concern to the CFTC that the provisions of the CEA would prevent financial institutions from developing and offering new instruments to manage risk and reduce the flexibility and competitiveness of U.S. financial markets.

In several administrative actions, the CFTC has taken steps to alleviate some of the problems created by the exclusivity provisions of the CEA. These actions have included a policy statement indicating that the Commission would not consider interest rate swaps and certain commodity swaps to be illegal off-exchange futures. In addition, the Commission adopted rules excluding certain hybrid instruments, including bank deposits, from the CEA provided that these transactions met certain financial tests. While these were constructive steps, for which we commend the CFTC, administrative actions by themselves cannot eliminate the uncertainty created by the exclusivity provisions, and therefore cannot remove the existing impediments to innovation. Administrative actions leave open the possibility that exemptions will be revoked or that private parties will raise the statutory prohibition in an attempt to invalidate specific transactions. This uncertainty impedes the development of new financial products.

S. 207, as passed by the Agriculture Committee, attempts to address these issues but does so in a way that is less than satisfactory. The Agriculture Committee version would provide the CFTC with the authority to exempt certain transactions including swap agreements and deposits from the CEA. To exempt swap agreements, the CFTC would have to find, after notice and the opportunity for a hearing, that the exemption was in the public interest, the transactions are entered into by a limited class of participants, and that they meet several restrictions. The Agriculture Committee version also would provide the CFTC with the authority to exempt bank deposits if it determines, after notice and the opportunity for a hearing, that the exemption would not be contrary to the public interest.

While providing for certain exemptive authority, the Agriculture Committee version would perpetuate impediments to innovation in hybrid instruments and risk management products and would forestall developments in swap markets that could reduce systemic risk. For example, some of the restrictions on the swap exemption included in the Agriculture Committee version have the potential to limit the exemption of some swap agreements currently traded, as well as to inhibit the development of new transactions. The Board also is particularly concerned about the potential of these provisions to impede the development of multilateral netting arrangements that are designed to reduce counterparty credit risk and the resulting systemic risk to the financial markets. The importance of such arrangements was recently recognized in a report released last November by the governors of the central banks of the Group of Ten Countries. Moreover, such restrictions lead to swap activity and any associated netting arrangements moving offshore.

Further, the general exemptive authority in the Agriculture Committee version is narrow; the

CFTC may not be able to make appropriate exemptions; and the requirement for a hearing would create a burdensome process that would in itself limit the usefulness of the exemptive authority. In addition, the Agriculture Committee version also suggests that the CFTC would have jurisdiction over some depository instruments and lending transactions, even though banks are subject to a comprehensive system of federal regulation designed to ensure the safety of the institutions and to protect their depositors.

The alternative developed by the CFTC goes further in expanding the CFTC's exemptive authority than the provisions of the Agriculture Committee version and might be viewed as an improvement over the current law. Nevertheless, this alternative continues to rely on discretionary, and potentially restrictive, exemptive procedures for dealing with swaps and bank deposits rather than the more certain exclusionary approach of the Bond–Wirth alternative. Further, it does not address lending transactions at all.

The alternative language offered by Senators Bond and Wirth, on the other hand, excludes certain swap transactions as well as certain deposit and lending transactions from the coverage

of the CEA altogether, thus avoiding problems that may arise from a cumbersome exemptive process and the potential for revocation of any exemptions that may be granted for these transactions. It also would provide the CFTC with broader discretionary authority to exempt any instrument if the CFTC determines the exemption is consistent with the public interest. The approach taken by this proposed alternative goes further to alleviate the difficulties for the financial markets created by the provisions of the CEA than the Agriculture Committee or CFTC versions and therefore is, in our judgment, preferable, particularly in the areas of swaps, bank deposits, and lending instruments. The exclusion approach also would remove possible conflicts in regulatory jurisdiction that might arise from continued CFTC jurisdiction over swaps. At the same time the limitations on the exclusions ensure that these transactions are subject to federal oversight or are limited to sophisticated investors.

In conclusion, I believe that it is important that the Congress act to clarify the limits of the CEA in a way that permits innovation in U.S. financial markets so that they can continue to be strong and competitive. \Box

Statement by Richard Syron, President, Federal Reserve Bank of Boston, for the Subcommittee on General Oversight and Investigations of the Committee on Banking, Finance and Urban Affairs U.S. House of Representatives, April 17, 1991.

I am pleased to appear before you to discuss the failure of the Rhode Island Share and Deposit Indemnity Corporation (RISDIC). The situation in Rhode Island is very serious, and it is useful to explore fully why this problem occurred and how similar problems can be avoided in the future. In that effort, I will summarize the impact of the crisis on individual citizens in Rhode Island and on the economy of the state. I will then review actions taken by the Federal Reserve Bank of Boston in response to the financial problems experienced by the loan and investment companies, banks, and credit unions insured by RISDIC. I will conclude with the lessons that should be drawn from this experience.

IMPACT OF THE CRISIS

Even before the collapse of RISDIC, serious problems were emerging in the Rhode Island economy. Rhode Island, like other New England states, had been suffering an economic decline well before the national recession. The decline began with a prolonged decline in the manufacturing sector, but this weakness radiated to other sectors of the economy. The slow growth in state revenues in Rhode Island, and in other New England states, has forced state and local governments to increase taxes and cut services. These problems were compounded by the collapse of the real estate and construction bubble. The rapidly rising real estate prices of the mid-1980s reversed direction and began to fall. The median sales price of an existing single-family home in Providence, which had been \$133,000 in the fourth quarter of 1988, had fallen to \$120,000 by the fourth quarter of 1990. The falling real estate prices not only eliminated a major source of wealth to consumers but also magnified the effects of the national recession. Employment in construction and real estate-related occupations normally declines during economic downturns; however, the size of housing inventories and the softness in real estate prices were unusual even for recessionary periods.

These problems have been obvious to the citizens of Rhode Island. In December 1990, before the failure of RISDIC, the unemployment rate was 7.5 percent, 1.4 percentage points higher than the national average. Personal bankruptcies in 1990 numbered almost twice those of the prior year. Business bankruptcies also increased sharply in 1990, to triple the number in 1989. By any measure, the "misery index" of the citizens of Rhode Island was already high going into the RISDIC crisis.

The failure of RISDIC at the beginning of this year clearly exacerbated an already dreary economic situation. Initially, it is estimated that more than 350,000 accounts were frozen as a result of the RISDIC failure in a state with a population of only slightly more than 1 million people. Individuals were deprived of access to their funds, and businesses could not finance inventories and payrolls, resulting in severe dislocations that affected the entire citizenry of the state.

In relative terms, the crisis was much more severe than the two highly publicized private insurance failures in Ohio and Maryland in 1985. While the total shortfall between deposits and assets is unclear, estimates range between \$150 million and \$450 million, roughly 9 percent to 27 percent of total 1990 state government general revenues. In comparison, the shortfall in Ohio and Maryland was roughly 1 percent of each state's general revenues.

It is still too early to estimate the full economic impact of the RISDIC financial collapse on Rhode Island. Nonetheless, the relatively few economic data available for the first quarter of this year are not encouraging. Personal bankruptcy filings for the first quarter were almost 50 percent higher than the average for 1990. The 121 housing permits issued in February were far below the 1990 monthly average of 260 permits. The unemployment rate in February was 7.9 percent, compared with 7.5 percent in December. The RISDIC crisis has clearly worsened an already bleak economic outlook for Rhode Island.

The Federal Reserve is deeply concerned with the severity of the economic problems in Rhode Island. Roughly \$1.2 billion remains frozen. The situation is all the more tragic in that many of these problems could have been avoided had earlier warnings been heeded.

EARLY WARNINGS

The Federal Reserve Bank of Boston had been concerned for some time with the financial viability of private insurance funds located in individual states. This concern increased with the failure of private thrift insurers in Maryland and Ohio in early 1985. Their experiences convinced us of the need to monitor carefully the financial health of privately insured institutions in the First District. Examination of financial data on RISDIC itself and on RISDIC-insured institutions raised serious doubts about the financial viability of the private insurance fund. Among the institutions that RISDIC insured, several clearly could not have qualified for federal insurance in 1985. Further weakening the fund, some of RISDIC's strongest members were qualifying for federal insurance and leaving the RISDIC insurance pool.

Even without a pool of risky members, substantial concerns with RISDIC would have remained. RISDIC expanded deposit insurance coverage to accounts exceeding \$100,000 in 1985 and continually allowed members to engage in risky lending practices that were not acceptable to federal insurers of credit unions or to other private insurers. Because of the small size of the insurance pool, losses from large institutions could only be met by substantial additional assessments on its remaining members. Furthermore, since all the institutions were located in the same area, made loans to similar borrowers, and had large positions in other RISDIC insured-institutions, all were likely to experience problems at the same time.

This lack of diversification, and the knowledge that RISDIC's riskiest institutions were also its largest, led senior officials of the Boston Federal Reserve Bank to initiate discussions with Rhode Island government officials on the status of RISDIC-insured institutions. Specifically, on March 21, 1986, Frank Morris, the former president of the Federal Reserve Bank of Boston, along with the senior vice president of its Bank Supervision Division and Credit Group and the vice president of the Bank Supervision Division, met with Governor Edward DiPrete and his chief of staff. The purpose of the meeting was to highlight the recent collapse of private insurers in Ohio and Maryland and to urge passage of legislation requiring federal insurance for all RISDIC members. Governor DiPrete seemed receptive and subsequently supported legislation requiring federal insurance.

Federal Reserve officials in Boston continued to correspond with the Rhode Island Director of Policy about the legislation requiring mandatory federal deposit insurance for RISDIC members. Reserve Bank staff reviewed drafts of bills and monitored their progress. Our early involvement with RISDIC ended, however, with the defeat of the bills requiring federal deposit insurance.

Our warnings also seemed less urgent, in part, because of the economic boom in Rhode Island during the mid-1980s. Of course, the boom only postponed, rather than prevented, the realization of RISDIC's problems. Unemployment in Rhode Island dropped to a low of 2.3 percent in December 1988, and Rhode Island experienced unprecedented increases in real estate prices. The rapid expansion of the Rhode Island economy, along with lax regulatory oversight of the composition and growth of credit union assets, enabled RIS-DIC-insured institutions to aggressively expand their lending. Many of the largest RISDIC-insured institutions experienced loan and deposit growth well in excess of 100 percent between 1985 and 1990. Such a rapid expansion of lending is frequently accompanied by a relaxation of credit standards and requires even greater vigilance by regulatory authorities. But there was no commensurate increase in the number of supervisory staff to conduct bank exams and monitoring at the Department of Business Regulation or at RISDIC. While the rapid growth of RISDIC-

insured institutions and the lax regulation appeared harmless during the boom, they amplified problems once the economy started to decline.

By the end of the 1980s it was apparent that the rapid expansion of real estate activity was not sustainable. The small increases in population and slow growth in personal income had not kept pace with real estate prices. Real estate values throughout New England were decreasing, challenging even New England's best-managed institutions. The economic climate was devastating to institutions that had grown excessively by engaging in imprudent lending practices, and that included many RISDIC-insured institutions.

CRISIS PREPARATIONS

With the precarious financial situation of many New England depository institutions and the announcement in the fall of 1990 that RISDIC had closed Heritage Loan and Investment Company, just four months after having closed Jefferson Loan and Investment Company, the Federal Reserve Bank of Boston became concerned that other RISDIC-insured institutions might also be insolvent. Boston Federal Reserve officials met with the Superintendent of Banking on November 20, 1990, to receive a briefing on the status of RISDIC and RISDIC-insured institutions. The staff obtained the bank examination and financial data necessary to begin analysis of the financial condition of RISDIC institutions. and contracts were initiated with the Rhode Island Credit Union League (RICUL) and the National Credit Union Association (NCUA). In addition, I initiated the first of many contacts with Governor-Elect Bruce Sundlun to discuss the closure of Heritage Loan and Investment Company and the problems in other RISDICinsured institutions.

As a result of these discussions, we developed plans to provide emergency cash shipments to institutions experiencing deposit runs and to provide discount window loans, should either action be required. For the most troubled institutions, daily liquidity reporting was implemented and Federal Reserve staff conducted onsite visits. It was essential to have an effective mechanism to alert the Federal Reserve in the event of unusually large deposit withdrawals. We also implemented contingency plans for delivering emergency shipments of currency, including arranging for transportation and storage with the appropriate security necessary for the bulk transfer of currency. Discount loan preparations included informing RISDIC-insured institutions of the collateral and other requirements necessary to access the discount window, evaluating the availability of each bank's collateral, assisting in the execution of borrowing agreements for discount window loans, and establishing a potential field warehouse and the legal documentation required for securing the assets used as collateral.

These efforts were coordinated with other regulators and with the incoming and outgoing administrations in Rhode Island. In addition, an officer of the Bank Examination Department was loaned to the state of Rhode Island to serve as a liaison between the Federal Reserve Bank and Rhode Island officials. Toward the end of December, senior staff of the Federal Reserve Bank of Boston were in daily contact, including weekends and holidays, with RICUL, the NCUA, and senior Rhode Island officials to monitor the situation and to discuss possible resolutions of the RISDIC problem.

CONTAINMENT

As you know, on January 1, 1991, newly elected Governor Bruce Sundlun announced the closing of all forty-five credit unions, banks, and loan and investment companies insured by RISDIC. My strong view, albeit personal, is that Governor Sundlun acted decisively and appropriately. The bank holiday protected small and poorly informed depositors from having the only remaining deposits in these insolvent institutions. The focus of Federal Reserve activities immediately became the protection of the payments mechanism and the prevention of any spillover to institutions with insurers other than RISDIC. The closings required the Federal Reserve Bank of Boston to decide how to process checks drawn on RISDIC-insured institutions and how to process and settle direct deposit checks sent to closed RISDIC institutions through the automated clearinghouse (ACH).

After consultation with Rhode Island state officials, it was decided that checks drawn on the twenty-two closed institutions that qualified for federal deposit insurance would be paid and delivered to RICUL. Banks sending checks for collection on closed RISDIC institutions that would remain closed because they were unable to qualify for federal insurance were notified that drafts on those institutions would be returned with the stamp "Unable to Present at This Time." In addition, depositors' access to an ATM network posed unique problems that were resolved after consultation with officials of the state of Rhode Island and the ATM network.

ACH transactions, an essential source of income for many citizens, were expected to be particularly large at the beginning of the month because of the delivery of social security payments. It was essential that actions be taken to ensure payment of direct deposits in closed RISDIC institutions. After having conferred with representatives of the U.S. Treasury, the Social Security Administration, and the Rhode Island Division of Banking, it was decided that Citizens Trust Company would act as agent for receipt and disbursement of direct deposit payments destined for closed RISDIC institutions that did not qualify for federal insurance. For the twentytwo institutions reopening the week starting January 7, 1991, with federal deposit insurance, ACH transactions were processed so that they would be available to customers when the institutions reopened after the bank holiday. Several Reserve Bank staff were dispatched to aid Citizens Trust Company with the task of authenticating and reconciling individual payments. In addition, the redirection of payments required significant reprogramming; in January and February alone, more than 10,000 electronic credits were redirected. These actions ensured the minimum of disruptions for depositors of closed institutions who received direct deposits, many of whom have limited income and depend on direct deposits, such as Social Security payments, to survive.

The January 1 closing of the forty-five RISDIC institutions raised concerns that disruptions might become more extensive as depositors became less confident about banking institutions in general. Depositor anxiety was increased by rumors of the impending closure of Bank of New England and the uncertainty over the form the closure would take. The highly charged atmosphere made depositors particularly sensitive to pronouncements by public officials and the press. The mere picture of an institution, even one totally unaffiliated with RISDIC, in a national media report on the RISDIC crisis was sufficient to result in large cash withdrawals.

Not surprisingly in this unsettled banking climate, several financial institutions in Southeastern Massachusetts and Rhode Island required emergency cash shipments. Despite snowstorms and the presence of jittery depositors, the timely delivery of cash shipments contained the deposit runs to a relatively few institutions. During the month of January the Federal Reserve Bank of Boston delivered thirty emergency cash shipments totaling \$319.7 million. Once it became clear that depository institutions insured by sources other than RISDIC were not facing liquidity problems, the runs stopped.

We hope that the Federal Reserve Bank of Boston has played a useful role in reducing the hardships suffered by the citizens of Rhode Island as a result of the RISDIC crisis. Our early warnings were not successful in averting the problem. But after the seriousness of the recent situation became apparent, we carefully monitored the situation so that we could offer assistance when it was required. Our actions to facilitate transactions despite the closure of forty-five institutions, our emergency shipments of cash, and the assistance we have provided depository institutions, other regulators, and Rhode Island officials helped to minimize the disruptions caused by this unfortunate financial crisis.

IMPLICATIONS FOR POLICY

While the RISIDC crisis is far from resolved, it has already highlighted the need to reconsider several broad policy issues. The first two relate directly to flaws in RISDIC insurance. The last three relate to banking and regulatory matters in general.

First, deposit insurance within narrow geographic boundaries, particularly in small states such as Rhode Island, does not rest on a sufficiently diversified economic base. In contrast to federal deposit insurance, which is well diversified because it has a large number of members that are geographically dispersed, RISDIC had neither large numbers of member institutions nor a diverse geographic distribution. As a result, many member institutions were susceptible to similar risks, and the largest institutions composed a sizable percentage of the total insurable pool. The three largest RISDIC-insured institutions accounted for 49 percent of total member deposits. Losses at any of the large institutions imperiled the entire fund, which could not be replenished by the limited resources of the remaining institutions.

Second, many depositors are unaware that private insurance is not guaranteed by the federal government and, at least not directly, by the state. In contrast, federal insurance has the full faith and credit of the U.S. government as the ultimate guarantee that depositors will always have access to their funds. Depositor misperceptions have forced states whose private insurance collapsed to assume the obligations of the private insurer. These assumed state obligations have been reinforced by the names and advertisements of the private insurance funds.

Third, states should reexamine the resources allocated to bank examination and supervision. Failure to adequately monitor RISDIC-insured institutions was all but inevitable, given the limited resources appropriated for bank regulation in Rhode Island. State regulators depended on the private insurer and on outside audits because of limited state resources. While in good times cuts in monitoring and supervising banks provide an attractive source of possible state savings, particularly since such cuts are unlikely to enrage special interest groups, these so-called "savings" are dwarfed by the eventual costs to the states when state-regulated banks experience financial difficulties.

Fourth, the benefits to the financial system of having the Federal Reserve involved in the many aspects of banking were clearly demonstrated in this crisis. The supervisory and operational expertise of the Federal Reserve was essential in quickly responding to potential problems in the payments mechanism. This quick response prevented wider systemic problems and minimized the disruptions to the payments system for the citizens of Rhode Island.

Fifth, coordinated action by state officials and federal regulators was essential in preventing a more serious financial disruption at the time of the RISDIC crisis. Greater contacts between elected officials and federal and state banking regulators should be encouraged and might help avert future problems in the financial services industry.

CONCLUSION

In summary, the collapse of RISDIC has been a major disruption to the citizens of Rhode Island. Unfortunately, no costless solution to this problem exists. The liabilities of RISDIC-insured institutions substantially exceed their assets, and this deficit is likely only to get larger as resolution of the RISDIC crisis is delayed. Depositors in some closed institutions have yet to receive any of their funds, and in other

Statement by Alan Greenspan, Chairman, Board of Governors of the Federal Reserve System, before the Committee on Banking, Housing, and Urban Affairs, U.S. Senate, April 23, 1991.

I am pleased to appear before this committee to discuss two important banking reform bills. The first, S.543, the Comprehensive Deposit Insurance Reform and Taxpayer Protection Act of 1991, was introduced by Chairman Riegle. The second, S.713, is the Treasury's proposed Financial Institutions Safety and Consumer Choice Act of 1991. These two bills have a significant degree of overlap and agreement about modifications to our deposit insurance system and our supervisory procedures.

Both bills propose similar reforms to reverse one of the fundamental causes of the problems facing our banking system today: an expansive safety net that creates incentives for our banks to take excessive risk with insufficient capital. The Treasury bill also addresses two other root causes of the present difficulties of the U.S. banking system: (1) the reduction in the value of closed institutions depositors have received very limited payouts. However, these institutions have some assets with value. The state of Rhode Island needs to move quickly to give depositors access to as much of their funds as is feasible. The Federal Reserve Bank cannot be a source of capital to eliminate the shortfall. However, we are prepared to work with state officials in any appropriate way including providing liquidity to viable depository institutions.

As the national economy pulls out of the recession, New England's economic outlook should improve. While the New England economy is likely to lag the national economy by up to six months, we expect to see moderate economic growth by the end of this year. The regional economy will also be strengthened by the upcoming resolution of banking problems elsewhere in New England. These positive developments should help restore the economic climate that will allow resolution of Rhode Island's current financial crisis.

the bank franchise associated with the ongoing technological revolution that has dramatically lowered the cost of financial transactions and expanded the scope of financial activities of bank rivals; and (2) a statutory and regulatory structure that impairs the competitiveness of U.S. banks by increasing their operating costs, discouraging geographic diversification, and limiting their ability to respond to financial innovations and the challenges posed by nonbank providers of financial services.

The coupling of the Riegle bill with the provisions of the Treasury bill on interstate branching and expanded activities for banking organizations would address these basic problems facing U.S. banks and would establish a particularly useful framework for congressional action. These broader reforms would make our banking system more efficient and better able to serve the public and would create an environment for a safe, sound, and profitable banking system.

Both bills contain a large number of detailed provisions. In the interests of both time and space, I have limited my comments to those portions of each bill that represent the core proposals relevant to basic reform, to those for which the Board may have a view contrary to others that you may have heard, and to those with which the Board has relatively strong reservations. I will, of course, respond to questions about those provisions on which I have not commented.

With so many provisions, it is not surprising that no Federal Reserve Board member supports all of them. Nonetheless, all members of the Board support a significant number of them, and a few provisions are opposed by some or all of us. Thus, when I say that the Board supports or opposes any particular provision, I will be suggesting a majority or sometimes a unanimous position. In this sense, I can say that the Board strongly supports both bills in their approach to deposit insurance and supervisory procedures, and similarly strongly supports the thrust of the Treasury bill to authorize new activities and interstate branching.

PROMPT CORRECTIVE ACTION

The centerpiece of both bills is a capital-based prompt corrective action mechanism, under which entities with capital ratios below certain standards would be placed under prompt and progressively greater pressure to limit their dividends and their growth and to modify management practices. As the degree of undercapitalization increases, the supervisory pressure would intensify. The principal objective of prompt corrective action is to change the behavior of bank management by modifying its risk-benefit calculations through the establishment of a presumption that supervisors will take specified corrective action as capital deteriorates. Moreover, by acting promptly, it is possible to maintain the franchise values of the going concern and to avoid the rapid declines in value that normally occur for insolvent banks. For the same reason, at some low, but still positive, critical level of bank capital, the bank would be placed in conservatorship or receivership and the stockholders provided only with residual values, if any. If the bank could not be recapitalized, it would be sold, merged, or liquidated; larger banks might be reduced in size over time before sale or liquidation.

Thus, prompt corrective action is designed to decrease the probability of failures, and, when they do occur, to minimize their cost to the Federal Deposit Insurance Corporation (FDIC). It thus would reduce the need to draw on the insurance fund and to limit that draw when resort to insurance funds is necessary. The Board strongly supports this approach and believes that it is an idea whose time has come for enactment. In this regard, we are struck by the many similarities between the specifics of the two bills. The Treasury proposal clearly draws heavily on the provisions of the earlier version of the Riegle bill, and likewise the Riegle bill has been adjusted in reflection of Treasury proposals.

Our suggestions do not call for significant modifications, but we nonetheless urge their consideration. For example, both bills, correctly in our view, base prompt corrective action on capital. Generally, capital is a leading indicator of the financial condition and future performance and solvency of a bank. It should thus be a major determinant in prompt corrective action. However, supervisory experience and economic research indicate that sometimes capital ratios alone do not always differentiate between banks posing high and low risk to the deposit insurance system. That is why the Treasury's proposal includes reference to "unsafe and unsound" conditions or operations in placing banks into zones lower than might be indicated by capital alone. We believe that more general language--such as "other supervisory criteria"-would be more useful. Operationally, this would mean that supervisors would be able also to consider asset quality, liquidity, earnings, risk concentrations, and judgmental information based on recent examinations, such as classified assets data. In short, a reduction in a bank's capital ratio requires that a close review for significant problems is required but that other variables should be considered as well.

These other indicators of the financial condition of a bank should not prevent categorization based on capital. They would, however, permit supervisors to act even if the criteria for bank capital were met. Indeed, we would suggest that the proposed provisions for prompt corrective

action be revised to indicate that supervisors could use other supervisory information to downgrade institutions relative to zones implied by capital alone. We believe that this approach would greatly improve the overall effectiveness and fairness of a policy of prompt corrective action without jeopardizing the presumption that regulators would be required to act quickly, forcefully, and consistently in dealing with capital-impaired institutions. Nor would it eliminate the rigor that its supporters hope prompt corrective action policies would bring to the supervisory framework. In our view, noncapital considerations should only be allowed to reduce the category that capital alone would call for and never either to neutralize or raise the categorization of a bank based on capital.

Indeed, even with the supplemental authority provided by the Treasury and Riegle prompt corrective action proposals, the bank regulators must remain vigilant in detecting problems that do not immediately show up in capital ratios of banks and must be aggressive in using existing enforcement authority to address these problems. Both bills would permit a systemic program of progressive restraint based on the capital of the institution, instead of requiring the regulator to determine on a case-by-case basis, as a precondition for remedial action, that an unsafe or unsound practice exists. This program would provide a powerful and useful tool for addressing problems at banks but would not replace the need for active supervision of other factors at banks.

The proposed Treasury legislation would authorize expedited judicial review to ensure that the supervisor had not acted in an arbitrary and capricious way but would allow the supervisory responses to go forward without delay while the court was reviewing the process of capital measurement. Such a procedure is a necessary precondition for the "prompt" in prompt corrective action but should be modified to include the other supervisory standards referred to above. We urge the incorporation of this concept of expedited judicial review in S.543.

The Riegle proposal has three categories of classification for prompt corrective action, and the Treasury proposal has five. The Board prefers the larger number of categories because of the additional flexibility it provides. Both approaches require certain actions and permit supervisory discretion when deemed appropriate. In the Treasury approach, the number of required and the range of permissible actions expand as the capital ratio declines, but procedures are specified—requiring explicit determination of public benefits-that permit the supervisor to delay taking required actions. The Riegle approach permits no deviations from a small number of required actions but has a wide range of permissible responses, a procedure that also provides flexibility to the supervisor. Both approaches thus blend flexibility with a mandate for prompt action. Both avoid inflexible, cookbook supervisory rules, while establishing a presumption of rapid supervisory action.

The adoption of prompt corrective action policies would represent a significant change in the supervisory framework for a large number of institutions. To avoid unintended impacts in credit markets and to provide banks with time to rebuild their capital positions and modify their policies, we would urge a delayed effective date. The Treasury legislation calls for a three-year delay, and the Riegle bill for a nine-month lag, after enactment. We prefer the longer interval. Putting banks on clear notice of the coming supervisory framework at a certain date should provide for a smooth transition with minimal disruption.

A final technical note: Both bills call for the regulators to establish the specific capital ratios for each zone or category. The Treasury bill requires that the agencies set the critical capital level—that would call for putting the bank in conservatorship or receivership—at a point that generally permits resolution of troubled banks without significant financial loss to the FDIC. The Treasury bill provides that this measure may be no lower than 1.5 percent of the bank's assets. The Riegle bill indicates that the critical capital ratio should be set high enough that "with only rare exceptions" resolution would involve no cost to the FDIC but does not specify a minimum critical capital level.

The very act of placing a bank in receivership or conservatorship significantly lowers its franchise value, thereby increasing FDIC resolution costs. It is unreasonable to impose such a "haircut" on operating banks. We would suggest, therefore, that the criterion be to "minimize" resolution costs. It is worth emphasizing that prompt corrective action will tend to reduce losses to the insurance fund, but a genuine fail– safe, no-losses-to-the-FDIC policy would require unrealistically high capital levels. We also believe that it is appropriate for the Congress to set a floor on the critical capital level that indicates that the Congress recognizes the positive subsidy resulting from the federal safety net.

DEPOSIT INSURANCE REFORM

As I noted, prompt corrective action will ultimately make deposit insurance reform less pressing. Nevertheless, both bills propose a reasonable reining in of the safety net that the Board supports. Both bills call for limiting insurance coverage to \$100,000 per individual per insured institution (plus \$100,000 for retirement savings) and for eliminating coverage for all—or in the case of S.543, for most—pass-through and brokered accounts. We believe that this basic proposal would be consistent with the original intent of deposit insurance to protect the smaller-balance depositor.

It is worth noting that 1989 survey data suggest that only about 3¹/₂ percent of households held accounts that, when combined for all household members, exceeded \$100,000 at a single depository institution. However, 60 percent of these combined accounts were both less than \$200,000 and held by households with husband and wife. each of whom could, under the provisions of both bills, open fully insured accounts at the same institution. With this adjustment, which excludes the additional coverage for retirement accounts proposed in both bills, only 11/2 percent of households would have held accounts with uninsured balances. These households had median net worth in excess of \$2 million, hardly a family for which the safety net was designed.

Some observers would prefer a rollback in coverage. If we were rewriting history, few observers now would call for insurance coverage as high as \$100,000 per individual per institution. But, as I noted last summer before this committee, such insurance levels are now capitalized in bank stock values, in loan and deposit rates, and in the technology and scale of bank operations. A rollback could thus create disruptions that may well exceed its benefits.

The Treasury also proposes a study of longerrun efforts to limit coverage to \$100,000 per individual across *all* institutions. The Board endorses the concept of a study to understand better the potential cost and intrusiveness of such a fundamental change in the scope of deposit insurance coverage.

Both bills would require that the FDIC establish a risk-based deposit premium assessment system. In principle, such a system has several attractive characteristics: It would link the cost of insurance to the risk that a bank poses to the insurance fund; it would reduce the subsidy to risky banks; and it would spread the cost of insurance more fairly across depository institutions. It could also be coupled with capital, reducing the premium for those banks that held capital above the minimum levels adjusted for their risk profiles. Whatever these attractions might be in principle, the Board would urge caution at a time when premiums are already high, Bank Insurance Fund (BIF) resources are low, and the range of premiums necessary to reflect risk differences accurately, and to induce genuine behavioral changes, might be much wider than feasible. Risk-based premiums also would have to be designed with some degree of complexity if they were to be fair and if unintended incentives were to be avoided. Moreover, the extent of potential benefits when risk-based premiums are imposed on top of the risk-based capital system, while likely to be positive, requires further evaluation.

Both bills would require that the FDIC resolve failed banks in the least costly manner, which generally means that uninsured depositors would receive only pro rata shares of residual values, if any. The Riegle bill, however, has no provision permitting consideration of systemic risks, and, after 1994, prohibits outright any financial assistance by the FDIC to an insured bank that would have the effect of preventing loss to uninsured depositors or creditors. To minimize the impact of a bank failure on other banks, this bill would require the Federal Reserve to develop and apply rules that limit interbank deposits and credits, including a prohibition on interbank deposits by banks not in capital compliance.

While the Board understands the desire to limit systemic risks through controlling interbank credit relationships, we strongly oppose this proposal because of the substantial disruption that could occur in the correspondent bank network from its implementation. We are, for example, concerned with the inducement to rapid withdrawals that would be associated with the message that a bank, whose capital has declined to just below minimum levels, was suddenly prohibited from taking interbank deposits. The payments system depends importantly on the interbank network, with large cross-border interbank balances held for payments purposes. Sudden changes in the ability to offer such balances would be associated with sudden shifts in payment patterns that could be quite disruptive.

The Treasury's bill is silent on interbank deposits and credits. However, it calls for an exception to the least costly resolution of failed banks in those situations in which the Treasury and the Federal Reserve Board, on a case-bycase basis, jointly determine that there would be bona fide systemic risk.

No one-including the Federal Reserve Board—is comfortable with the exception procedures for addressing systemic risk, even though the Treasury proposal would tighten up the way such cases are handled. While, in principle, systemic risk could develop if a number of smaller or regional banks were to fail, systemic risks are more likely to derive from the failure of one or more large institutions. Thus, the need to handle systemic risk has come to be associated with the too-big-to-fail doctrine. The disproportionate degree of systemic risk at larger banks highlights the tension between one of the main purposes of deposit insurance-protecting smaller-balance depositors-and the concern that the rapid withdrawals by uninsured depositors from larger banks perceived to be in a weakened condition could cause and spread significant disruptions that could, in turn, affect credit availability and macroeconomic stability. Whatever its macro benefits might be, the too-big-to-fail doctrine has increasingly offended observers and policymakers alike because of its inequitable treatment of depositors and borrowers at banks

of different sizes, and its tendency both to broaden the safety net and to undermine depositor and creditor discipline on bank risktaking.

Despite the substantial concerns, the Board, like the Treasury, has reluctantly concluded that there may be circumstances in which all of the depositors of failing institutions will have to be protected in the interests of macroeconomic stability. In evaluating our conclusion, it is important to underline that we anticipate that there will also be circumstances in which large banks can fail with losses to uninsured depositors but without undue disruption to financial markets. The Treasury's proposal, in fact, contemplates that the large-balance depositors of these banks will not be protected. Moreover, since the exception proposal is designed to maintain the confidence of depositors in the system, its implementation does not call for protection of nondeposit creditors of the bank, its holding company, or its nonbank affiliates, and especially protection of the stockholders and senior management. These claimants and employees need not be protected to serve the objectives of the exception proposals.

In addition, I would emphasize again that other provisions of both bills should ultimately make the exception or too-big-to-fail issue less relevant. The greater emphasis on capital maintenance, more frequent onsite examinations, and policies of prompt corrective action can be expected to modify bank behavior and attitudes toward risktaking. Indeed, the ultimate solution to the too-big-to-fail problem is to ensure that our policies minimize the probability of large banks becoming weak and that when banks experience distress that regulators act promptly to limit FDIC costs. But reality requires that we recognize that substantial increases in capital and substantial reversals of policies cannot occur in the short run. Moreover, it would be taking a significant risk, we believe, to eliminate the longrun option to respond in a flexible way to unexpected and unusual situations. The Federal Reserve alone cannot address this problem. We can add liquidity to the economy and we can direct liquidity to individual institutions in appropriate circumstances. But we cannot, under the Federal Reserve Act, nor should we, provide capital to any institution.

BANK INSURANCE FUND RECAPITALIZATION

While prompt corrective action and deposit insurance limits will reduce future exposure of the Bank Insurance Fund, the chairman of the FDIC has warned of the unfolding insolvency of BIF. In response, the Treasury has developed a proposal that would authorize the Federal Reserve Banks to lend up to \$25 billion to the FDIC to absorb losses sustained by the BIF in resolving failed banks. While the liabilities of the BIF would be full faith and credit obligations of the U.S. Treasury, it is anticipated that they would be repaid from increased insurance premiums. Premiums could be increased to as high as 30 cents per \$100 of assessed deposits-7 cents higher than the premium that the FDIC has proposed to impose at midyear. In addition, the BIF could borrow from other sources up to \$45 billion for "working-capital" purposes, that is, to carry assets of failed banks pending their sale or liquidation. These loans would thus be self-liquidating. Total premium income would be used to pay interest on borrowings from the Federal Reserve and the Federal Financing Bank, cover ongoing insurance losses, repay Federal Reserve loans, and rebuild the BIF fund.

In the current environment of intense competition and weak earnings, the Federal Reserve Board is concerned about the potential costs of further premium increases in terms of the soundness and competitiveness of our banking, financial, and economic system. It is extremely difficult to judge how high the premium could be raised before the costs outweigh the benefits in terms of added revenues for the BIF. What is clear is that in reaching a judgment about the appropriate premium level we cannot ignore these potential costs simply because they cannot easily be measured. The premium level that maximizes the BIF's premium revenues, or even the premium level that maximizes the net worth of the BIF, could be substantially higher than the level that would be optimal if the potentially adverse impact of higher premiums on our financial system and our economy could be precisely quantified. In light of these considerations, the Board supports the imposition of a premium cap of 30 basis points and urges caution in considering increases in premium costs beyond an amount equal to an increase of 23 basis points on the current base.

The Board believes that any plan to recapitalize the BIF must provide sufficient resources without imposing excessive burdens on the banking industry in the near term. The Board also believes that loans to the BIF that would be repaid with future premium revenues are the best means of striking this difficult balance.

However, an element of the Treasury's proposal that has troubled the Board is the use of the Federal Reserve Banks as the source of these loans. To prevent such loans from affecting monetary policy, the loans would need to be matched by sales from the Federal Reserve's portfolio of Treasury securities. Thus, in either case, the public would be required to absorb an amount of Treasury securities equal to the amount of loans to the BIF.

The Board can discover no economic purpose that would be served by this indirect financing route. The implications for financial markets, the economy, and the federal budget would be identical if the Treasury made the proposed loans to the BIF rather than to the Federal Reserve Banks. Because the Federal Reserve would offset the loans with open market sales, there would be no impact on reserves, the federal funds rate, or the money supply. With respect to budgetary implications, neither FDIC outlays, net interest payments by the U.S. government, nor the budget deficit would be any different. Finally, use of the Treasury rather than the Reserve Banks would have no implications for the Budget Enforcement Act.

Not only would use of the Reserve Banks for funding the BIF serve no apparent economic purpose, it could create potential problems of precedent and perception for the Federal Reserve. In particular, the proposal involves the Federal Reserve directly funding the government. The Congress has always severely limited and, more recently, has forbidden the direct placement of Treasury debt with the Federal Reserve, apparently out of concern that such a practice could compromise the independent conduct of monetary policy and would allow the Treasury to escape the discipline of selling its debt directly to the market. Implementation of the proposal could create perceptions, both in the United States and abroad, that the nature or function of our central bank had been altered. In addition, if implementation of the proposal created a precedent for further loans to the BIF or to other entities, the liquidity of the Federal Reserve's portfolio could be reduced sufficiently to create concerns about the ability of the Federal Reserve to control the supply of reserves and, thereby, to achieve its monetary policy objectives.

The BIF must be granted unquestioned access to the financial resources necessary to meet its obligations. And, the public must be reassured that, regardless of the solvency or insolvency of the BIF, the U.S. government will make available whatever funds are necessary to protect federally insured deposits.

Whatever financial arrangements accomplish this objective, however, it is of critical importance that we adopt policies now to minimize the risk that such losses to the insurance fund will ever occur again. The Board believes that both the Riegle and the Treasury bills establish an approach that would accomplish that objective through prompt corrective action. But the Riegle bill does not address other issues that would strengthen banking organizations, issues that I would now like to discuss.

EXPANDED ACTIVITIES AND INTERSTATE BRANCHING

As the committee knows, the Board believes that a significant part of the longer-run solution to the subsidy provided by the safety net is an increase in minimum capital standards. However, the condition of many banks suggests that a shorterrun restoration process must precede the increase in capital minimums. In the interim, the Board supports the Treasury proposal that would immediately reward those financial services holding companies with bank subsidiaries that have capital significantly above the minimum standards. Not only does such an approach create additional inducements for these organizations to build and maintain the banks' capital, it also addresses one of the most significant causes of weaknesses in the banking system by widening the scope of activities for holding companies with well-capitalized bank subsidiaries.

It is clear that some members of the Congress are hesitant about authorizing wider activities for banking organizations at a time when taxpayers are being asked to pick up the costs for failed savings and loan associations that have unsuccessfully taken too much risk and when BIF recapitalization proposals raise the concern that taxpayer assistance for resolution costs of banks may also be necessary. Such hesitancy is understandable. However, two crucial differences exist between the expanded bank activities proposed by the Treasury and those previously allowed for savings and loan associations: the types of activities in which the institutions could engage and the types of institutions that would be allowed to engage in the activities.

The wider activities proposed by the Treasury are all financial in nature; they involve the types of risk with which bankers are familiar, letting them build on their expertise. Thus, for example, the bill would not permit financial services holding companies to engage in real estate development or other nonfinancial activities. It is worth repeating that the new activities that would be authorized would be restricted to holding companies with well-capitalized and soundly operated bank subsidiaries. They are to be conducted in separately capitalized affiliates that would have limited access to bank funds; and they must be divested if the capital of the affiliated banks does not remain significantly above the minimum international capital standards. The proposal does not repeat the thrift experience of authorizing all institutions-strong and weak-to engage in new activities in the depository, financed by insured deposits. The proposed approach is unlikely to expose the safety net to additional risk because it does not reflect a wholesale removal of restraints. Based on their current capital positions, we estimate that only about one-fourth of the largest twenty-five, and about one-half of the largest fifty, of our banking organizations would be permitted to engage in such activities if they were authorized today. Almost all of the next fifty largest bank holding companies have bank subsidiaries with capital high enough to permit the holding company to engage in these new activities.

The best protection for the insurance fund is to be certain that we have strong banking organizations. Authorizing wider activities for holding companies with well-capitalized bank subsidiaries would increase the efficiency of our financial system by permitting such organizations to respond more flexibly to the new competitive environment in banking here and abroad. It also would add to the incentives for increasing and maintaining bank capital, and it would make available better and cheaper services to customers of U.S. banks around the world.

Similar benefits involving even more banks and a larger proportion of the public would result from widening the geographic scope of bank activity. The Riegle bill excludes, and the Treasury bill includes, such provisions. The Treasury proposal would repeal the Douglas Amendment to the Bank Holding Company Act, to permit banking companies to operate subsidiary *banks* in all states, and would amend the McFadden Act, to permit banks to operate *branches* of their banks in all states. The bill would thus eliminate an anachronism and permit full interstate banking by any vehicle that a banking organization chooses.

An interstate banking system has slowly evolved in this country through the holding company vehicle. Only Hawaii and Montana do not now have on the books legislation that permits-or is scheduled to permit-some form of interstate banking. But this approach, with separately capitalized bank subsidiaries, and with less than full nationwide banking authorized, still does not permit some banking organizations to enter some attractive markets and, most important, is unduly costly. True nationwide interstate branching would be much more flexible and efficient, achieving geographic diversification at lower cost. Simply by collapsing existing subsidiaries to branches, banks could eliminate the unnecessary costs of separate boards and extra management layers, as well as the costs of separately capitalizing each subsidiary. Authorization of interstate bank branching is, in effect, both a more efficient use of capital and a capitalbuilding step by reducing banking costs.

The evidence from intrastate branching does not suggest that it will be a substantial source of additional earnings to out-of-market banks. What interstate banking promises is wider consumer choices at better prices and, for our banking system, increased competition and efficiency, the elimination of unnecessary costs associated with the delivery of banking services, and risk reduction through diversification. The Board continues to urge its prompt adoption.

REGULATION AND EXAMINATION

The holding company form is retained in the Treasury proposal as the best organizational vehicle for financial modernization. Under the Treasury proposal, each holding company subsidiary—bank and nonbank—would be separately capitalized and functionally regulated as if it were an independent entity: Bank regulatory agencies would regulate banks, the Securities and Exchange Commission (SEC) would regulate broker-dealers and mutual funds, and the states would regulate insurance companies.

To restrict the safety net to the insured bank, the proposal would apply Sections 23A and 23B of the Federal Reserve Act, which limits quantitatively the financial transactions between banks and their affiliates and requires that such transactions be collateralized and conducted on market terms. However, to achieve the synergies that are the purpose of the proposal, the bill would not impose management, operations, or general marketing fire walls, though strong disclosure requirements would be required to protect the consumer. Among the fire walls that would remain are restrictions on sales of affiliate liabilities at the bank, where they might be confused with insured deposits.

In the Treasury bill, the primary regulator of the largest bank subsidiary would become the umbrella supervisor of the financial services holding company. The Treasury bill contemplates that, with expanded permissible activities, the insured banking units often would account for a significantly smaller proportion of the consolidated assets of the financial services holding company than they are now of the bank holding company. As a result, the focus of the umbrella supervisor in the Treasury bill is to police and constrain threats to the bank, while limiting banklike regulation of the holding company and its uninsured subsidiaries. The Riegle bill, in contrast, does not expand the scope of activities of banking organizations and thus retains the current banklike regulatory focus on the consolidated holding company, whose assets are predominantly banks and subsidiaries whose activities are closely related to banking.

In their respective context, each of these approaches makes sense to the Board because they link regulation to the type of activity. Since the Board strongly supports a wider range of activities for banking organizations, we would also support the regulatory approach of the Treasury bill if such activities are authorized. Under that approach, the umbrella supervisor's authority over the uninsured affiliates of well-capitalized banks would be limited. However, the umbrella supervisor would police financial transactions between the bank and its affiliates, could assess the risks to the bank posed by the activities of its nonbank affiliates, and could require divestiture of a nonbank affiliate posing a threat to the bank.

To assure that the bank is protected, the Board believes that some minor modifications in the language of the Treasury bill are necessary to further clarify that the umbrella supervisor could examine the parent anytime it wishes to assure that it is not creating risk for the bank. Further clarity is also necessary to assure that, while the umbrella supervisor would not, as a matter of course, examine the nonbank affiliates on a regular basis, the umbrella supervisor would be permitted to examine nonbank affiliates whenever the supervisor believed that the affiliate posed a risk to the banks, even when the banks' capital was above minimum levels; otherwise the supervisor's divestiture authority would be less meaningful. Balancing protection of the bank and limits on the spreading of the safety net with minimal regulation of nonbank affiliates requires careful legislative language.

The Treasury proposal calls for the imposition of bank capital standards on, and the application of many of the regulations governing prompt corrective action for banks to, the consolidated holding company whenever the capital of the bank falls and remains below the minimum bank capital standard. This approach is designed to reinforce the protection of the banks from contagion by its parent or affiliates. While the Treasury bill provides the supervisor with examination authority over financial affiliates to determine compliance with these requirements, the Board believes that additional clarification is required to assure that the supervisor would have full examination powers over the consolidated financial services holding company when the banks' capital declined below minimum levels.

All of these clarifications are necessary to ensure that the umbrella supervisor would be able to act promptly and effectively to protect the bank. But the thrust of the modified provisions would still be to limit the banklike regulation of the holding company and its uninsured subsidiaries, provided the bank affiliates are well capitalized. For example, the traditional consolidated bank holding company capital regulation would not be imposed, under the bill, as long as its insured depository subsidiaries were themselves capitalized above minimum levels. There are several reasons for this approach: It recognizes the practical infeasibility of regulators determining what the appropriate minimum capital should be for an organization that is not primarily a banking organization but rather a true financial services company; it facilitates equitable treatment between holding company subsidiaries and independent firms; it avoids the inefficiencies of regulation; it creates an additional incentive to build and maintain a strong bank capital position; and it avoids even the appearance of extending the safety net.

It certainly is true that this would permit holding companies to rely without regulatory limit on debt markets to finance equity contributions to their bank and nonbank subsidiaries-so-called double leverage. However, prompt corrective action would limit dividends and other payments that bank subsidiaries could make to their parent should the banks' capital decline. Such restrictions on dividends, as well as the strict limitation of the safety net protection only to the banks, are likely to make financial markets cautious about the quantity of debt that it permits financial services holding companies to assume. Moreover, with the appropriate examination authority, the supervisor could take remedial corrective action if the holding company poses risk to the banks.

Our support for limits on banklike regulation of

holding companies, as I have noted, depends on banks becoming a less important component of the consolidated entity. Should permissible activities of bank holding companies remain unchanged—and bank holding companies remain predominantly in the banking business—the Board would prefer to see the continuation of consolidated holding company supervision, regardless of the capital position of the subsidiary bank. In such a context, we would support the extension of the cross guarantees to nonbank subsidiaries, as provided in the Riegle bill.

The Riegle bill does not address regulatory structure, while the Treasury bill makes the Board the primary regulator of state-chartered banks and a new federal agency the primary regulator of national banks and thrift institutions. Thus, both the Board and the Treasury believe that the Federal Reserve should have a significant role in the supervisory process.

The Board is convinced that the information flow obtained from the supervisory contact is of critical importance for the conduct of monetary policy and the maintenance of the stability of the financial system. In addition, the Board believes that its supervisory policy benefits from the perspective of its responsibilities for macrostabilization. Not only is it important that monetary and supervisory policies not work at cross purposes, but I cannot emphasize enough how much we rely on the qualitative information we now obtain from bankers through our supervisory process to understand evolving developments in financial markets. We need a critical mass of coverage of banking markets to get an immediate sense of what lies behind the data, and, just as our responsibilities for macrostabilization bring a different perspective to our supervisory efforts, we use this feedback from the supervisory process both to help us develop our monetary policy and to evaluate its impact. For example, our understanding of the recent evolving problems with credit availability, the constrained flow of credit, and the impact on economic activity came importantly from our supervisory contact with banking organizations large and small.

Under the Treasury proposal, however, the Federal Reserve would have umbrella authority only over state-chartered banks, which tend to be significantly smaller, on average, than national banks. We believe our ability to accomplish our monetary policy objective successfully would be seriously damaged without the intimate contacts derived from our supervisory responsibilities relating to large banking organizations. This theme was echoed in the 1984 Bush Task Force report, which assigned umbrella supervision of large bank holding companies to the Federal Reserve, even if it did not regulate the lead bank. We believe that the Federal Reserve must have hands-on knowledge of the operations of those large banking organizations, where potential problems could have systemic effects, if we are to perform the critical function of ensuring stability in the financial markets and payments systems. For example, it is difficult to imagine how we would administer our discount window responsibilities and the associated collateral evaluations without the practical experience and knowledge derived from our supervisory responsibilities at the larger institutions.

Moreover, with the increasing globalization of banking, in the coming years the central banks of the world will need more than ever to coordinate responses to developments that may originate anywhere and have an impact not only on foreign exchange markets but also on the financial markets of their respective countries. In a world of electronic transfers, in which billions of dollars, yen, marks, and sterling can be transferred in milliseconds, and problems at a bank or other institution in any country can put such transfers-and hence market stability-at risk, central bank consultation and coordination on operating details and procedures are critical. Thus, in our view, it is essential that the Federal Reserve-to conduct its stabilization policies—have intimate familiarity with all banking institutions having a substantial cross-border presence.

FOREIGN BANK ACTIVITIES IN THE UNITED STATES

The Treasury bill would require that a foreign bank that desires to engage in newly authorized financial activities establish a financial services holding company in the United States through which such activities would have to be conducted. The bill also would require that any foreign bank that chooses to engage in such activities in the United States close its U.S. branches and agencies and conduct all of its U.S. banking business through a U.S. subsidjary bank. Under the bill, foreign banks would lose their grandfather rights for U.S. securities affiliates after three years and would be reguired to obtain approval from appropriate authorities to engage in underwriting and dealing in securities activities in the United States in the same way that a U.S. banking organization would. The Treasury bill would also allow foreign banks to establish interstate branches at any locations permitted to state or national banks. Foreign banks choosing to engage only in banking in the United States would not be required to form U.S. subsidiary banks and would be permitted to operate interstate through branches of the foreign parent bank.

The capital and other supervisory standards that would be the basis for authorizing affiliates of foreign banks to engage in newly authorized financial activities and interstate banking are the same as those that would apply to affiliates of U.S. banks. Such a policy appears appropriate and equitable. On the other hand, we question the need for the requirement that foreign banks close their U.S. branches and agencies and conduct their U.S. business in a separately capitalized U.S. subsidiary bank to take advantage of the expanded powers for activities and branching.

As the Treasury bill recognizes in advocating domestic interstate branching, a requirement that a banking business be conducted through separately incorporated subsidiaries rather than branches imposes substantial costs by not permitting a banking organization to use its capital and managerial resources efficiently. In most countries, U.S. banks have been permitted to enjoy the advantages inherent in competing in foreign markets through branch offices. In bilateral and multilateral discussions, U.S. authorities have correctly argued that a restriction against branching discourages the involvement of U.S. banks in foreign markets. It would be inconsistent not to acknowledge that foreign banks could also be discouraged from involvement in U.S. banking markets by requiring foreign banks to operate only through subsidiaries to engage in new activities. Moreover, by compelling a switch from branches, whose deposits now are largely uninsured, to U.S. subsidiaries, whose deposits would be covered by U.S. deposit insurance, we would be increasing the extent to which depositors would look to the U.S. safety net instead of to the foreign parent in the event of problems.

Foreign banks have made a substantial contribution to the competitive environment of U.S. financial markets and the availability of credit to U.S. borrowers. Currently, legal lending limits for U.S. branches and agencies of foreign banks are based on the consolidated capital of their parent banks. By contrast, requiring a "roll up" of branches and agencies of a foreign bank into a U.S. subsidiary bank, whose capital is measured separately from the parent, might limit the extent to which foreign banks contribute to the depth and efficiency of markets in the United States.

We also have some reservations about the purpose that would be served by requiring a foreign bank to establish a holding company in the United States to conduct new financial activities. In particular, requiring foreign banks to operate through holding companies is not necessary to assure competitive equity for U.S. financial services holding companies or independent U.S. nonbank firms. First, we see no clear competitive advantages to foreign banks when they can engage in new activities only if the banks are well capitalized. Second, branches of foreign banks possess no systemic funding advantages in the United States, and any cost advantage a foreign bank may have in its own home market would be available regardless of the structure of its U.S. operations. The requirement that a foreign bank conduct new activities only through a financial services holding company imposes additional costs on foreign banks without any obvious benefits. It also creates an inducement for foreign banks to conduct their banking operations in less costly environments outside the United States and for foreign authorities to threaten reciprocal restrictions for U.S. financial firms abroad.

COMMERCE AND BANKING

The Treasury has proposed permitting commercial and industrial firms to own financial service holding companies. The Treasury report that preceded its legislative proposals focused on the need to widen and deepen capital sources, especially for failing banks, for which nonfinancial corporations might be willing to provide substantial capital in exchange for control. The Treasury proposal also seeks fairness for those financial firms that operate in markets banks would be authorized to enter under the proposal but that would otherwise be prohibited from purchasing a bank because of their commercial parents. The Treasury report also stressed the desirability of additional management expertise and strategic direction from commercial firms as well as the reduction in regulatory burden in distinguishing between financial and nonfinancial activities.

Those who hold a contrary view argue that our capital markets are so well developed that profitable opportunities in banking can attract capital from sources other than nonfinancial corporations seeking management control, provided that banks operate in a regime that permits them to be fully competitive. In addition, opponents are concerned about the implications of permitting commercial and industrial firms to own—even indirectly—subsidiaries with access to special government protection.

On balance, the Board supports on a philosophical level the notion of permitting any institution the right to go into any business-includbanking—with the proper safeguards. ing However, the Board believes that it would be prudent to delay enacting the authority to link commerce and banking until we have gained some actual experience with wider financial ownership of, and wider activities for, banking organizations. We should reflect carefully on such a basic change in our institutional framework because it is a step that would be difficult to reverse and for which a strong case for immediate enactment has not been made.

The Board would have no difficulty with those nonbanking *financial* firms wishing to affiliate with banks maintaining their *de minimis* preexisting holdings in commercial or industrial firms. But, if banking and commerce connections remain prohibited, financial firms already owned by commercial and industrial firms would likely point out the inequity of their being prohibited from affiliating with banks, while their independent rivals were free to do so. Given the relatively small number of securities firms, insurance companies, finance companies, and thrift institutions that are owned by commercial and industrial firms, the Congress may wish to address this issue through appropriate limited grandfather provisions.

ACCOUNTING STANDARDS

Both bills address accounting standards in banking. Timely and accurate financial information on depository institutions is critical to the supervisory process and to effective market discipline. Thus, it is important that financial statements and reports of condition accurately represent the true economic condition of firms.

The Riegle bill contains a number of provisions intended to strengthen regulatory accounting standards for insured depository institutions. While the Board shares the basic view that any deficiencies in accounting practices should be corrected, we are concerned that certain contemplated reforms may be counterproductive. In particular, I am referring to the provisions requiring that regulatory accounting standards move in the direction of market-value accounting.

The Riegle bill would direct the SEC, in consultation with the banking agencies, to "facilitate" the development of regulatory accounting principles that promote effective supervision and "accurately reflect—at market value, to the extent feasible—the economic condition of insured depository institutions." This provision apparently is intended to stimulate the development of market valuation techniques, leading, eventually, to the adoption of market-based accounting standards for banks and thrift institutions. A related provision would mandate that banks with total assets of more than \$1 billion disclose the aggregate market value of their assets and liabilities in reports of condition.

The Board recognizes the potential value of accounting research directed at improving the measurement of assets and liabilities. However, we are skeptical whether such research can successfully resolve fundamental problems regarding the applicability of market value accounting to all banking organizations. Consequently, at this time we believe that it would be premature to commit, even in principle, to the adoption of market value accounting either in whole or in part for banking organizations.

Our concerns are both practical and conceptual. Because most assets and liabilities of banks are not traded actively, their market values would have to be estimated. Inherently, such estimates would be highly subjective. For valid reasons, the economic value of an asset or a liability might differ according to the identity of the holder, reflecting differences in individual risk preferences, tax situations, informational and operating costs, and other idiosyncratic factors. Indeed, the value added by banks is partly attributable to their comparative advantage relative to other investors in evaluating, originating, or servicing illiquid loans, based on proprietary information, operating efficiencies, or special monitoring capabilities.

Owing to this subjectivity, market value estimates would be difficult to verify by auditors and examiners and susceptible to manipulation. Thus, the adoption of market value accounting principles for illiquid assets could worsen, rather than enhance, the quality of information about the true condition of depository institutions. Technologies that reduce the underlying subjectivity of market value estimates generally do so by imposing standardized assumptions that may not be appropriate in all situations and would precisely fit none.

Even when assets are traded in liquid markets, market values may not be the best measure of underlying value. A growing body of evidence suggests that asset prices display substantial short-run volatility or noise that is unrelated to economic fundamentals. Under market value accounting, such noise could discourage depository institutions from making fixed-rate loans, whose market values would be especially subject to price changes. Market value accounting also could lead to greater fluctuations in bank earnings that might generate instability in the supply of credit to the economy through its impact on the volatility of capital positions and on public confidence. The latter problem could arise even if market value information were disseminated through supplemental disclosures.

While the adoption of market value accounting for investment securities may be technically feasible at this time, the Board strongly recommends against such a partial approach that would mark only part of the balance sheet to market. Such a partial approach could create substantial measurement distortions that artificially distort bank behavior. Depository institutions often use investment securities to hedge interest rate risk present in other areas of their balance sheet. Thus, were investment securities marked to market, offsetting gains or losses on other assets and liabilities generally would not be recognized, leading to inaccurate measures of the true net worth and riskiness of the institution. Banks and thrift institutions, therefore, might be discouraged by accounting treatment from undertaking hedging transactions that are in their best interest. In addition, the partial approach would tend to undermine incentives to acquire and hold long-term securities and might encourage a trading mentality that could increase the overall level of risk in the portfolio.

We believe that the agencies and the SEC could productively focus on the improvement in supplemental disclosure and support the provisions of the Treasury bill that call for such efforts. However, at present we believe that there is rather limited scope for expanding supplemental disclosures of market value information by banks. For several years, a supplemental schedule to the report of condition has shown both the current book value and market value of each type of security held by banks. While these market values have not been included in reported capital and earnings, they are publicly disclosed. In addition, assets that are expected to turn over relatively quickly are carried at market value, in the case of trading accounts, or at the lower of cost or market value, in the case of debt securities, mortgages, and other loans held for sale. The report of condition requires separate disclosure of the amount of debt securities and loans held for sale, with the latter going beyond what is mandated under generally accepted accounting principles (GAAP). Perhaps the only significant area where additional supplemental disclosures

of market value information may be appropriate is residential mortgages that are not held for resale and mortgage servicing rights. The active secondary market for these assets and related mortgage-backed securities could be used as a basis for disclosure of their market value.

Much can be done to reduce divergences between accounting and economic measures of financial condition within the current GAAP framework. The most important priority should be to improve the reporting of loan-loss reserves and disclosures about loan quality and asset concentrations. Financial analysts typically cite these areas, rather than the lack of market value information, as the most problematical under current accounting standards. In this regard, on March 1, the federal banking and thrift agencies recommended voluntary disclosures about the cash flows and other characteristics of nonaccrual loans held by banking and thrift organizations. In addition, the report of condition was recently revised to collect detailed data on the participation by banks in highly leveraged transactions. Nevertheless, further disaggregated disclosures about the characteristics of loans and borrowers, as would be required under S.543, may be appropriate. Such disclosures could exert constructive market discipline on depository institutions to ensure adequate provisioning for loan-loss reserves.

I would also note that the banking agencies currently are working to develop more comprehensive and uniform standards for examining loan-loss reserves. Together with an at least annual full-scope asset quality examination of every bank, these standards should enhance the reliability of estimates of the allowance for loan-loss reserves and their comparability across institutions.

Statement by John P. LaWare, Member, Board of Governors of the Federal Reserve System, before the Subcommittee on Economic Stabilization of the Committee on Banking, Finance and Urban Affairs, U.S. House of Representatives, April 24, 1991.

I am pleased to appear before you this morning to present the views of the Federal Reserve Board on the proposed Fair Trade in Financial Services

CONCLUSION

The bills before you address critical issues of fundamental importance. The Board strongly supports the provisions of the Riegle and Treasury proposals to rein in the safety net by limiting deposit insurance coverage and implementing prompt corrective action procedures. We believe, however, that the Riegle bill should be extended to cover the proposals in the Treasury bill to expand the range of permissible activities for organizations with well-capitalized banking subsidiaries and to rescind inefficient restrictions on interstate banking. These steps would significantly and prudently limit subsidies to banks, reduce incentives for excessive risktaking, and safely remove constraints that have limited the ability of banks to deliver wider services at lower costs. All of these actions, including assured funding for the BIF, are required if we are to have a healthy and strong banking system capable of financing economic growth and providing American households and businesses with low cost state-of-theart financial services.

Despite the need to develop procedures to assure that the BIF has adequate resources, the Board urges the Congress to address the issues broadly and to avoid only partial solutions by separating into component parts the comprehensive proposals for reform such as those suggested by the Treasury. Despite our concerns about some of its proposals, we strongly support the thrust of the Treasury's approach because it addresses the issues within a framework that attacks the major root causes of the problems in our banking system. \Box

Act of 1991. Given our direct responsibilities with respect to the financial service industry and our desire to ensure a healthy and efficient environment for the provision of financial services, the Federal Reserve has a special interest in this legislation.

The proposed act has two major elements that I would like to discuss this morning. First, the Secretary of the Treasury would be required to submit to the Congress every two years a report identifying those countries that do not offer national treatment to U.S. banks, securities brokers and dealers, or investment advisers. A country offers national treatment to foreign firms if it offers "the same competitive opportunities (including effective market access)" as are available to their domestic firms. In the case of a country where a significant failure to accord national treatment is found, the Secretary of the Treasury must, in general, enter into negotiations with the country to end the discrimination. The Secretary may, at his discretion, publish in the Federal Register a determination that a country does not give national treatment; if he does so, regulatory agencies would have authority to use such a determination as a basis for denying applications by financial institutions from that country.

Second, if the Secretary of the Treasury has published in the *Federal Register* a determination with respect to a country, institutions from that country that are already operating in the United States may not commence "any new line of business" or conduct business from a "new location" without obtaining prior approval from the appropriate regulators. This provision would apply to new U.S. activities or U.S. offices for which no approval process is currently required for either domestic or foreign banks. For example, a foreign-owned U.S. bank may decide to begin to offer consumer mortgage lending or investment advisory services. Currently, no application for regulatory approval is required. However, under the proposed act such activities would be viewed as "new lines of business" requiring regulatory approval.

While we share the objectives of this proposed legislation in that we too would like to encourage other countries to liberalize their financial markets, we think that the legislation itself is unwarranted and would have unfortunate consequences. It would reject national treatment and grandfather rights—two practices that have been fundamental to U.S. policy toward the international operations of financial organizations. These practices should be preserved. Let me elaborate on these points.

The principle of national treatment was established as U.S. policy with respect to foreign banks by the International Banking Act of 1978. Despite some individual legislative initiatives in recent years, it is acknowledged by virtually all major industrial countries as the principle upon which regulation of the international operations of banks ought to be based. Over many years the U.S. government has assumed a leadership role in building a consensus around this concept. At home, our policy of national treatment seeks to ensure that foreign and domestic banks have a fair and equal opportunity to participate in our markets. The motivation is not merely a commitment to equity and nondiscrimination. though such a commitment in itself is worthy. More fundamentally, the motivation also is to provide consumers of financial services with access to a deep, varied, competitive, and efficient banking market in which they can satisfy their financial needs on the best possible terms.

Our policy of national treatment has served this country well. The U.S. banking market and U.S. financial markets more generally are the most efficient, most innovative, and most sophisticated in the world. It is not a coincidence that our markets are also among the most open to foreign competition. Foreign banks, by their presence and with the resources that they bring from their parents, make a significant contribution to our market and to our economic growth; they enhance the availability and reduce the cost of financial services to U.S. firms and individuals as well as to U.S. public-sector entities.

The proposed act would replace the U.S. policy of national treatment with a policy of reciprocal national treatment. The United States would be saying that we are prepared to forgo the benefits of foreign banks' participation in our market if U.S. banks were not allowed to compete fully and equitably abroad.

Based on experience to date, the Federal Reserve feels strongly that there are better ways to encourage other countries to open their markets. Relying on market forces to induce liberalization may actually be the most potent force. It is well understood that any country that wants to have a financial market with sufficient international stature to compete with New York and London must liberalize and open its market. Many countries, including notably—but not only—Japan and Germany, are moving inexorably in that direction.

Nevertheless, we have not relied only on such

a passive strategy, however successful such a strategy ultimately may be. In 1979, after passage of the International Banking Act, the Treasury Department, with the help of other agencies, prepared its first National Treatment Study, which has been updated several times, most recently last year, and which will be prepared regularly in the future, pursuant to the Omnibus Trade and Competitiveness Act of 1988. Based on the findings of those reports, the Treasury has engaged in bilateral talks with several countries, including Japan, partly as a consequence of which we have seen a substantial degree of liberalization in foreign financial markets.

Beyond those efforts, the Federal Reserve and others urged countries of the European Community strongly, and with some success, to soften the reciprocity provisions in their proposed Second Banking Directive. We have participated in a range of committees at the Bank for International Settlements in Basle and at the Organisation for Economic Co-operation and Development in Paris, where work has been aimed, in part, at establishing the legal, supervisory, and regulatory conditions that are a precondition for ensuring a "level playing field." In addition, the Federal Reserve has joined others in the U.S. government in working vigorously to reach a meaningful agreement on trade in financial services within the current Uruguay round of multilateral trade negotiations.

I turn now to grandfathering, a practice widely accepted internationally as a means of protecting investment in existing foreign banking operations at a time of statutory change. U.S. operations of foreign banks were grandfathered in the International Banking Act. With respect to foreign operations of U.S. banks, the Federal Reserve, along with others in the U.S. government and the U.S. financial industry, objected strenuously when the European Community (EC) was considering the elimination of grandfather rights for foreign banks, including U.S. banks, operating in Europe; in the end the EC preserved those rights, as I suspect they realized all along that they would ultimately have to do. Consequently, European subsidiaries of U.S. banks may continue to conduct business and to expand their operations on a national treatment basis.

If, contrary to this widely accepted practice, the Congress were to adopt the proposed act, the United States could no longer hold to a principled position in advocating liberalization in international circles. By telling existing foreignowned banks in the United States that the rules and procedures that have applied equally to them and to all other banks operating in the United States now apply only to U.S.-owned banks, we would be denying national treatment to foreign banks. We would run the risk of introducing instability and discouraging foreign investment in our markets. Moreover, we would be inviting almost certain retaliation.

In conclusion, I would like to emphasize that we have witnessed substantial liberalization and structural reform in financial markets abroad over the past decade. Like members of the Congress, we too would like to see further progress. However, we must recognize also that U.S. markets are not as open as other countries would like or, for that matter, as free as many in the United States, including the Federal Reserve, would like.

National treatment is an important concept, but in its implementation it is also an elusive one. Because it is enormously difficult to apply national treatment in a world in which the structures of banking markets in various countries differ significantly, it is tempting to seek what may appear to be direct, clear-cut solutions. However, lawmakers in each country, including the United States, must balance considerations of competitive equity with other legitimate concerns. We cannot insist that other countries adopt our structures any more than we can let others dictate to us.

It could prove to be a costly mistake if we jeopardize the gains we have made and are continuing to make in improving our own markets, in reforming markets abroad, and in gaining access for U.S. financial firms to those markets, for the sake of trying, probably in vain, to force others to adhere to our own timetable.

An additional statement follows.

Statement by Alan Greenspan, Chairman, Board of Governors of the Federal Reserve System, before the Subcommittee on Financial Institutions Supervision, Regulation and Insurance of the Committee on Banking, Finance and Urban Affairs, U.S. House of Representatives, April 30, 1991.

I am pleased to appear before this committee to discuss three important banking reform bills: H.R. 6, the Deposit Insurance and Regulatory Reform Act of 1991, introduced by Chairman Gonzalez; H.R. 15, the Depositor Protection Act of 1991, introduced by Congressman Wylie; and H.R. 1505, the Treasury's proposed Financial Institutions Safety and Consumer Choice Act of 1991. These three bills all would modify our deposit insurance system to place limits on an expansive safety net that has created incentives for our banks to take excessive risk with insufficient capital. Both the Wylie and the Treasury bills would also increase the efficiency of our banking system, reducing its operating costs and increasing its diversification, by authorizing a true interstate banking system.

The Treasury bill addresses more broadly two other root causes of the present difficulties of the U.S. banking system: (1) the ongoing technological revolution that has dramatically lowered the cost of financial transactions and expanded the scope of financial activities of bank rivals, reducing the value of the bank franchise; and (2) a statutory and regulatory structure that impairs the competitiveness of U.S. banks by limiting their ability to respond to financial innovations and the challenges posed by nonbank providers of financial services.

Modifications of the deposit insurance system are necessary, but the Board strongly prefers the comprehensive approach to banking reform that the Treasury bill offers, believing that it establishes a particularly useful framework for congressional action. These broader reforms would make our banking system more efficient and better able to serve the public as well as create an environment for a safe, sound, and profitable banking system.

The three bills contain a large number of detailed provisions. In the interests of both time and space, I have limited my comments to those

portions of each bill that represent the core proposals relevant to basic reform, to those for which the Board may have a view contrary to others that you may have heard, and to those with which the Board has relatively strong reservations. I shall, of course, respond to questions about those provisions on which I have not commented.

With so many provisions, it is not surprising that there is some difference of opinion among the Board members on some of them. Thus, when I say that the Board supports or opposes any particular provision, I will be suggesting a majority or sometimes a unanimous position. In this sense, I can say that the Board strongly supports the thrust of the Treasury bill to limit deposit insurance, authorize new activities and interstate branching, and modify supervisory procedures.

PROMPT CORRECTIVE ACTION

Both the Treasury and the Gonzalez bills call for a capital-based mechanism for prompt corrective action under which entities with capital ratios below certain standards would be placed under prompt and progressively greater pressure to limit their dividends and their growth and to modify management practices. As the degree of undercapitalization increases, the supervisory pressure would intensify. The principal objective of prompt corrective action is to change the behavior of bank management by modifying its risk-benefit calculations through the establishment of a presumption that supervisors will take specified corrective action as capital deteriorates. Moreover, by acting promptly, it is possible for the franchise value of the going concern to be maintained and to avoid the rapid declines in value that normally occur for insolvent banks. For the same reason, at some low, but still positive, critical level of bank capital, the bank would be placed in conservatorship or receivership and the stockholders provided only with residual values, if any. If the bank could not be recapitalized, it would be sold, merged, or liquidated; larger banks might be reduced in size over time before sale or liquidation.

Prompt corrective action is designed to decrease the probability of failures, and, when they do occur, to minimize their cost to the Federal Deposit Insurance Corporation (FDIC). It thus would reduce the need to draw on the insurance fund and to limit that draw when resort to insurance funds is necessary. The Board strongly supports this approach and believes that it is an idea whose time has come for enactment.

Our suggestions do not call for significant modifications, but we nonetheless urge their consideration. For example, both bills, correctly in our view, base prompt corrective action on capital. Generally, capital is a leading indicator of the financial condition and future performance and solvency of a bank. It thus should be a major determinant in prompt corrective action. However, supervisory experience and economic research indicate that capital ratios alone do not always differentiate between banks posing high and low risk to the deposit insurance system. That is why the Treasury's proposal authorizes placing banks into zones lower than might be indicated by capital alone on the basis of "unsafe and unsound" conditions or operations. We believe that more general language-such as "other supervisory criteria"-would be more useful. Operationally, this would mean that supervisors would be able also to consider asset quality, liquidity, earnings, risk concentrations, and judgmental information based on recent examinations such as data on classified assets. In short, a reduction in a bank's capital ratio implies that a close review for significant problems is required but that other variables should be considered as well.

These other indicators of the financial condition of a bank should not prevent categorization based on capital. They would, however, permit supervisors to act even if the criteria for bank capital were met. Indeed, we would suggest that the proposed provisions for prompt corrective action be revised to indicate that supervisors could use other information to *downgrade* institutions relative to zones implied by capital alone. We believe that this approach would greatly improve the overall effectiveness and fairness of a policy of prompt corrective action without jeopardizing the presumption that regulators would be required to act quickly, forcefully, and consistently in dealing with capital-impaired institutions. Nor would it eliminate the rigor that its supporters hope prompt corrective action policies would bring to the supervisory framework. In our view, noncapital considerations should only be allowed to reduce the category that capital alone would call for and never either to neutralize or raise the categorization of a bank based on capital.

Indeed, even with the supplemental authority provided by the Treasury and Gonzalez prompt corrective action proposals, the bank regulators must remain vigilant in detecting problems that do not immediately show up in capital ratios of banks and must be aggressive in using existing enforcement authority to address these problems. Both bills would permit a systematic program of progressive restraint based on the capital of the institution instead of requiring the regulator to determine on a case-by-case basis, as a precondition for remedial action, that an unsafe or unsound practice exists. This would provide a powerful and useful tool for addressing problems at banks but would not replace the need for active supervision of other factors at banks.

The proposed Treasury legislation would authorize expedited judicial review to ensure that the supervisor had not acted in an arbitrary and capricious way but would allow the supervisory responses to go forward without delay while the court was reviewing the process of capital measurement. Such a procedure is a necessary precondition for the "prompt" in prompt corrective action but should be modified to include the other supervisory standards referred to above. We urge the incorporation of this concept of expedited judicial review in the Gonzalez bill.

Both the Gonzalez and Treasury approaches to prompt corrective action require certain supervisory steps as capital declines and permit supervisory discretion when deemed appropriate. In the Treasury approach, the number of required and the range of permissible actions expand as the capital ratio declines, but procedures are specified that permit the supervisor to delay taking required actions based on explicit determination of public benefits. The Gonzalez approach permits no deviations from a small number of required actions and has other permissible responses in certain limited situations, a procedure that also provides some flexibility to the supervisor. Both approaches thus blend flexibility with a mandate for prompt action. Both avoid inflexible, cookbook supervisory rules, while establishing a presumption of rapid supervisory action.

However, we prefer the provisions of the Treasury bill to those in H.R. 6. The latter would trigger supervisory action only at two capital levels or if an undercapitalized bank did not submit or adhere to its capital plan. The Treasury bill provides for more flexibility by creating five capital zones, each with different supervisory steps.

The adoption of prompt corrective action policies would represent a significant change in the supervisory framework for a large number of institutions. To avoid unintended impacts in credit markets and to provide banks with time to rebuild their capital positions and modify their policies, we would urge a delayed effective date. The Treasury legislation calls for a three-year delay after enactment and the Gonzalez bill for a nine-month delay. We believe that it would be advisable to enact the longer interval. Putting banks on clear notice of the coming supervisory framework at a certain date should provide for a smooth transition with minimal disruption.

A final technical note: The Treasury and Gonzalez bills require that the agencies set the critical capital level that would call for putting the bank in conservatorship or receivership. The Treasury bill calls for that critical ratio to be at a point that generally permits resolution of troubled banks without significant financial loss to the FDIC, while the Gonzalez bill provides that the critical capital ratio should be set high enough so that the "with only rare exceptions" resolution would involve no cost to the FDIC. For the Treasury, this should be no lower than 1.5 percent of bank assets and for the Gonzalez approach no less than 2 percent of tangible assets.

The very act of placing a bank in receivership or conservatorship significantly lowers its franchise value, thereby increasing FDIC resolution costs. To require that a bank be closed with capital high enough to assure that it could absorb all of the associated drop in values seems unreasonable. We would suggest, therefore, that the criterion be to "minimize" resolution costs. It is worth emphasizing that prompt corrective action would tend to reduce losses to the insurance fund, but a genuine fail-safe, no-losses-to-the-FDIC policy would require unrealistically high capital levels. We also believe that it is appropriate for the Congress to set a floor on the critical capital level that indicates that the Congress recognizes the positive subsidy resulting from the federal safety net.

DEPOSIT INSURANCE REFORM

As I noted, prompt corrective action will ultimately make deposit insurance reform less pressing. Nevertheless, the Wylie and Treasury bills propose a reasonable reining in of the safety net that the Board supports. Both bills call for limiting insurance coverage to \$100,000 per individual per insured institution (plus \$100,000 for retirement savings). The Board supports these proposals to limit insurance coverage as well as the types of limits on insurance for pass-through accounts called for in all three bills and the elimination of insurance for brokered accounts in the Treasury bill. We believe that these steps would be consistent with the original intent of deposit insurance to protect the smaller-balance depositor.

It is worth noting that 1989 survey data suggest that only about 3¹/₂ percent of households held accounts that, when combined for all household members, exceeded \$100,000 at a single depository institution. However, 60 percent of these combined accounts were both less than \$200,000 and held by households with husband and wife, each of whom could, under the provisions of both bills, open fully insured accounts at the same institution. In another 15 percent of households, funds could be fully insured at a single depository institution if put into accounts of other members of the household. With both of these adjustments, which exclude the additional coverage for retirement accounts proposed in both bills, less than 1 percent of households would have held accounts with uninsured balances. These households had median net worth in excess of \$2 million, hardly a family for which the safety net was designed.

Some observers would prefer a rollback in coverage. If we were rewriting history, few now would call for insurance coverage as high as \$100,000 per individual per institution. But, as I noted last summer before this committee, such insurance levels are now capitalized in bank stock values, in loan and deposit rates, and in the technology and scale of bank operations. A rollback could thus create disruptions that may well exceed its benefits.

The Treasury also proposes a study of longerrun efforts to limit coverage to \$100,000 per individual (presumably plus another \$100,000 for retirement accounts), across *all* institutions. The Gonzalez bill would adopt that coverage limit without a study, rather than the per institution limits in the other two bills. The Board endorses the concept of a study to understand better the potential cost and intrusiveness of such a fundamental change in the scope of deposit insurance coverage.

Both the Gonzalez and the Treasury bills would require that the FDIC establish a riskbased deposit premium assessment system. In principle, such a system has several attractive characteristics: It would link the cost of insurance to the risk that a bank poses to the insurance fund; it would reduce the subsidy to risky banks; and it would spread the cost of insurance more fairly across depository institutions. It could also be coupled with capital, reducing the premium for those banks that held capital above the minimum levels adjusted for their risk profiles. Whatever these attractions might be in principle, the Board would urge caution at a time when premiums are already high, Bank Insurance Fund (BIF) resources are low, and the range of premiums necessary to reflect risk differences accurately, and to induce genuine behavioral changes, might be much wider than feasible. Risk-based premiums also would have to be designed with some degree of complexity if they were to be fair and if unintended incentives were to be avoided. Moreover, the extent of potential benefits when risk-based premiums are imposed on top of the risk-based capital system, while likely to be positive, requires further evaluation.

The Wylie bill is silent on the failure resolution procedure of the FDIC, while the Treasury

and the Gonzalez bills would require that the FDIC resolve failed banks in the least costly manner, which generally means that uninsured depositors would receive only pro rata shares of residual value, if any. The Gonzalez bill, however, has no provision permitting consideration of systemic risks, and, after 1994, prohibits outright any financial assistance by the FDIC to an insured bank that would have the effect of preventing loss to uninsured depositors or creditors. The Gonzales bill also contains a provision intended to limit Federal Reserve discount window lending to undercapitalized institutions, when lending to such institutions is not just for very short-term liquidity purposes. The Federal Reserve is sympathetic to concerns about failing bank use of the discount window to fund the flight of uninsured creditors, potentially raising the cost of resolution to the FDIC. The Federal Reserve would prefer not to lend to insolvent institutions unless the failure to do so might have systemic implications. However, we are concerned that the Gonzales bill would seriously handicap the Board's ability to ensure the stability of the banking system and might prematurely close off liquidity support to viable institutions.

The Treasury bill calls for an exception to the least costly resolution of failed banks when the Treasury and the Federal Reserve Board, on a case-by-case basis, jointly determine that there would be bona fide systemic risk. No oneincluding the Federal Reserve Board-is comfortable with the exception procedures for addressing systemic risk, even though the Treasury proposal would tighten up the way such cases are handled. While, in principle, systemic risk could develop if several smaller or regional banks were to fail, systemic risks are more likely to derive from the failure of one or more large institutions. Thus, the need to handle systemic risk has come to be associated with the too-big-to-fail doctrine. The disproportionate degree of systemic risk at larger banks highlights the tension between one of the main purposes of deposit insurance-protecting smaller-balance depositors-and the concern that the rapid withdrawals by uninsured depositors and other short-term creditors from larger banks perceived to be in a weakened condition

could cause and spread significant disruptions that could, in turn, affect credit availability and macroeconomic stability. Whatever its macro benefits might be, the too-big-to-fail doctrine has increasingly offended observers and policymakers alike because of its inequitable treatment of depositors, other short-term creditors, and borrowers at banks of different sizes, and its tendency both to broaden the safety net and to undermine depositor and creditor discipline on bank risk-taking.

Despite the substantial concerns, the Board, like the Treasury, has reluctantly concluded that there may be circumstances in which all of the depositors and short-term creditors of failing institutions will have to be protected in the interests of macroeconomic stability. In evaluating our conclusion, it is important to underline that we anticipate that there will also be circumstances in which large banks can fail with losses to uninsured depositors and creditors but without undue disruption to financial markets. The Treasury's proposal, in fact, contemplates that the large-balance depositors of these banks will not be protected. Moreover, the exception proposal does not call for protection of all creditors of the bank, its holding company, or its nonbank affiliates, and especially protection of the stockholders and senior management. These claimants and employees should not be protected.

In addition, I would emphasize again that other provisions of the Treasury and the Gonzalez bills should ultimately make the exception or too-bigto-fail issue less relevant. The greater emphasis on capital maintenance, more frequent on-site examinations (also included in the Wylie bill), and prompt corrective action can be expected to modify bank behavior and attitudes toward risktaking. Indeed, the ultimate solution to the toobig-to-fail problem is to ensure that our policies minimize the probability of large banks becoming weak and that when banks experience distress that regulators act promptly to limit FDIC costs. But reality requires that we recognize that substantial increases in capital and substantial reversals of policies cannot occur in the short run. Moreover, it would be taking a significant risk, we believe, to eliminate the long-run option to respond in a flexible way to unexpected and unusual situations.

BANK INSURANCE FUND RECAPITALIZATION

While prompt corrective action and deposit insurance limits will reduce future exposure of the Bank Insurance Fund, the chairman of the FDIC has warned of the unfolding insolvency of the BIF. In response, the Treasury has developed a proposal that would authorize the Federal Reserve Banks to lend up to \$25 billion to the FDIC to absorb losses sustained by the BIF in resolving failed banks. While the liabilities of the BIF would be full faith and credit obligations of the U.S. Treasury, it is anticipated that they would be repaid from increased insurance premiums. Premiums could be increased to as high as 30 cents per \$100 of assessed deposits-7 cents higher than the premium that the FDIC has proposed to impose at midyear. In addition, the BIF could borrow from other sources up to \$45 billion for "working-capital" purposes, that is to carry assets of failed banks pending their sale or liquidation. These loans would thus be self-liquidating. Total premium income would be used to pay interest on borrowings from the Federal Reserve and the Federal Financing Bank, cover ongoing insurance losses, repay Federal Reserve loans, and rebuild the BIF fund.

Increase in BIF Premiums. In the current environment of both intense competition and weak earnings, the Federal Reserve Board is concerned about the potential costs of further premium increases in terms of the soundness and competitiveness of our banking, financial, and economic system. It is extremely difficult to judge how high the premium could be raised before the costs outweigh the benefits in terms of added revenues for the BIF. What is clear is that in reaching a judgment about the appropriate premium level we cannot ignore these potential costs simply because they cannot easily be measured. The premium level that maximizes the BIF's premium revenues, or even the premium level that maximizes the net worth of the BIF, could be substantially higher than the level that would be optimal if the potential adverse impact of higher premiums on our financial system and our economy could be precisely quantified. In light of these considerations, the Board supports

the imposition of a premium cap of 30 basis points and urges caution in considering increases in premium costs beyond an amount equal to a charge of 23 basis points on the current base.

The Board believes that any plan to recapitalize the BIF must provide sufficient resources without imposing excessive burdens on the banking industry in the near term. The Board also believes that loans to the BIF that would be repaid with future premium revenues are the best means of striking this difficult balance.

Congressman Wylie's bill would assist banks in paying the higher premiums in two ways. The first way would authorize both larger reductions in reserve requirements than is possible under existing law and the transfer of imputed earnings on reserve balances to the insurance funds. In fact, the Federal Reserve still has room under existing law to reduce reserve requirements further but is concerned about the effects of such reductions on the clearing of payments, on money market volatility, and on the conduct of monetary policy. Further reductions in reserve requirements, in any event, would not benefit those banks whose account balances would have to be maintained for clearing purposes. Moreover, if reserve requirements were not reduced, the imputed interest payments would not be returned to the banks, but the distorting effects of the reserve requirement tax would continue to fall on particular types of deposits. The Board favors a more straightforward approach of paying explicit interest on required reserve balances, which the banks could use to offset higher premiums. Such an approach would end the tax involved in this monetary policy and payment systems tool.

The second way the Wylie bill would assist in paying higher premiums is to require the retirement of Federal Reserve stock, freeing up \$2.5 billion of assets at national and state member banks that they could then invest in different ways; the additional earnings that they could realize above the statutory risk-free return of 6 percent on Federal Reserve stock probably is modest at this time but could be more significant in other environments. Presumably, the Reserve Banks would rebuild their capital from this distribution by withholding some of their earnings from the Treasury.

While ownership of Federal Reserve stock clearly does not confer any control over policy to member banks, there are clear benefits to the existing legal regime. Stock ownership, with local boards of directors, helps greatly to strengthen significant elements of the structure of the Federal Reserve System. By providing for private ownership of the Reserve Banks insulated from political control, present stock holding arrangements help ensure the independent role of the Federal Reserve within the government. The stock ownership by area industry participants contributes importantly to the cooperative atmosphere that is vital to the effective and efficient day-to-day operation of our monetary system. What appears to some to be an institutional quirk or an anachronism may in fact be a critical and important element in helping to ensure an independent U.S. central bank drawing on the regional resources of the financial community to make national policy. Rather than retiring this stock, we would prefer to see amendments to the Federal Reserve Act to provide that the dividend on the stock reflect a more appropriate rate of return, perhaps, for example, a rate linked in some way to the return on the Federal Reserve Bank's portfolio. We understand the motivation to return funds to the banking system during this period of pressure on the insurance fund, but we would urge the Congress not to ignore the important policy implications inherent in the structure of the Federal Reserve involved in this proposal.

Congressman Gonzalez's bill would seek to augment BIF balances, and to limit the increase in BIF premiums on most banks, by including the deposits of foreign branches of U.S. banks in the FDIC's assessment base. We understand the sense of fairness that motivates this proposal, especially given a policy that some banks may be "too large to fail." However, there are countervailing reasons for great caution in levying assessments on the foreign branch deposits.

The judgment that charging premiums on foreign branch deposits would raise significant amounts of revenue for the FDIC rests on the assumption that depositors would continue to hold these deposits in the face of relatively large FDIC premiums. However, at least some, if not all, of the premium increases would likely be reflected in lower offering yields on the deposits subject to premiums. Because depositors at foreign branches appear to be among the most sensitive to yield differentials among money market instruments, they are likely to shift funds out of U.S. banks should the yield differential on U.S. bank deposits decline vis-à-vis alternative money market instruments, such as deposits at foreign-based banks and commercial paper. Thus, larger U.S. banks would likely be faced with the choice of either trying to pass additional assessments on to deposit and loan customers in highly competitive markets, possibly suffering further erosion of their competitive positions, or absorbing assessments and suffering associated reductions in earnings and equity values during a difficult banking period. In any event, the revenue increase from the BIF assessments on foreign branch deposits of U.S. banks will be smaller—we believe considerably smaller-than initial calculations would suggest once adjustment is made for the reduced demand for lower-yielding deposits in the Euromarkets.

Lending by the Reserve Banks. Irrespective of the level of insurance premiums or methods of assisting banks to pay them, an element of the Treasury's proposal to recapitalize the BIF that has troubled the Board is the use of the Federal Reserve Banks as the source of loans to the BIF to cover its losses on failed bank resolutions. To prevent such loans from affecting monetary policy, the loans would need to be matched by sales from the Federal Reserve's portfolio of Treasury securities. Thus, in either case, the public would be required to absorb an amount of Treasury securities equal to the amount of loans to the BIF.

The Board can discover no economic purpose that would be served by this indirect financing route. The implications for financial markets, the economy, and the federal budget would be identical if the Treasury, rather than the Federal Reserve Banks, made the proposed loans to the BIF. Because the Federal Reserve would offset the loans with open market sales, there would be no impact on reserves, the federal funds rate, or the money supply. With respect to budgetary implications, neither FDIC outlays, net interest payments by the U.S. government, nor the budget deficit would be any different. Finally, use of the Treasury rather than the Reserve Banks would have no implications for the Budget Enforcement Act.

Not only would use of the Reserve Banks for funding the BIF serve no apparent economic purpose, it could also create potential problems of precedent and perception for the Federal Reserve. In particular, the proposal involves the Federal Reserve directly funding the government. The Congress has always severely limited, and, more recently, has removed the authorization for, the direct placement of Treasury debt with the Federal Reserve, apparently out of concern that such a practice could compromise the independent conduct of monetary policy and would allow the Treasury to escape the discipline of selling its debt directly to the market. Implementation of the proposal could create perceptions, both in the United States and abroad, that the nature or function of our central bank had been altered. In addition, if implementation of the proposal created a precedent for further loans to BIF or to other entities, the liquidity of the Federal Reserve's portfolio could be reduced sufficiently to create concerns about the ability of the Federal Reserve to control the supply of reserves and, thereby, to achieve its monetary policy objectives.

The BIF must be granted unquestioned access to the financial resources necessary to meet its obligations. And, the public must be reassured that, regardless of the solvency or insolvency of the BIF, the U.S. government will make available whatever funds are necessary to protect federally insured deposits. Whatever financial arrangements help accomplish this objective, however, it is of critical importance that we adopt policies now to minimize the risk that such losses to the insurance fund will ever occur again. The Board believes that both the Gonzalez and the Treasury bills establish an approach that would help accomplish that objective through prompt corrective action. But the Gonzalez bill does not address other issues that would strengthen banking organizations, and the Wylie bill only partially addresses them. I would like to turn to these issues now.

EXPANDED ACTIVITIES AND INTERSTATE BRANCHING

As the committee knows, the Board believes that a significant part of the longer-run solution to the subsidy provided by the safety net is an increase in minimum capital standards. However, the condition of many banks suggests that a shorterrun restoration process must precede the increase in capital minimums. In the interim, the Board supports the Treasury proposal that would immediately reward those financial services holding companies with bank subsidiaries that have capital significantly above the minimum standards. Not only does such an approach create additional inducements for these organizations to build and maintain the banks' capital, it also addresses one of the most significant causes of weaknesses in the banking system by widening the scope of activities for holding companies with well-capitalized bank subsidiaries.

It is clear that some members of the Congress are hesitant about authorizing wider activities for banking organizations at a time when taxpayers are being asked to pick up the costs for failed savings and loan associations that have unsuccessfully taken too much risk and when BIF recapitalization proposals raise the concern that taxpayer assistance for resolution costs of banks may also be necessary. Such hesitancy is understandable. However, two crucial differences exist between the expanded bank activities proposed by the Treasury and those previously allowed for savings and loan associations: the types of activities in which the institutions could engage and the types of institutions that would be allowed to engage in them.

The wider activities proposed by the Treasury are all financial in nature; they involve the types of risk with which bankers are familiar, letting them build on their expertise. Thus, for example, the bill would not permit financial services holding companies to engage in real estate development or other nonfinancial activities. It is worth repeating that the new activities that would be authorized would be restricted to holding companies with well-capitalized and soundly operated bank subsidiaries. They are to be conducted in separately capitalized affiliates that would have limited access to bank funds; and the entities engaging in these new activities must be divested if the capital of the affiliated banks does not remain significantly above the minimum international capital standards. The proposal does not repeat the thrift experience of authorizing all institutions-strong and weak-to engage in new activities in the depository institution itself, financed by insured deposits. The proposed approach is unlikely to expose the safety net to additional risk because it does not reflect a wholesale removal of restraints. Based on their current capital positions, we estimate that only about one-fourth of the largest twenty-five, and about one-half of the largest fifty, of our banking organizations would be permitted to engage in such activities if they were authorized today. Almost all of the next fifty largest bank holding companies have bank subsidiaries with capital high enough to permit the holding company to engage in these new activities.

Congressman Wylie's bill would permit bank holding companies to engage in activities beyond those presently authorized when the activities are "of a financial nature," provided they are either in response to technological innovations in the provision of banking and banking-related services or are substantially identical to products and services offered by nonbank competitors. The Wylie bill offers a constructive option that, while more limited than the Treasury bill, would address one of the fundamental restraints on the ability of banking organizations to remain competitive in an ever-changing marketplace. However, unless the Glass-Steagall Act is repealed and certain provisions of Section (4)(c)(8) of the Bank Holding Company Act are rescinded, the Wylie bill would not permit banking organizations to engage in securities activities beyond Section 20 subsidiaries or to engage in insurance underwriting or sales. In remaining financial markets, it would focus on responding to the innovations developed by their nonbank competitors rather than permitting banking organizations to originate their own innovations for the delivery of financial services. The Board thus prefers the broader approach proposed in the Treasury bill.

The best protection for the insurance fund is to be certain that we have strong banking organizations. Authorizing wider activities for holding companies with well-capitalized bank subsidiaries would increase the efficiency of our financial system by permitting such organizations to respond more flexibly to the new competitive environment in banking here and abroad. It also would add to the incentives for increasing and maintaining bank capital, and it would make available better and cheaper services to customers of U.S. banks around the world.

Similar benefits involving even more banks and a larger proportion of the public would result from widening the geographic scope of bank activity. The Treasury and Wylie bills would repeal the Douglas amendment to the Bank Holding Company Act to permit banking companies to operate subsidiary *banks* in all states, and would amend the McFadden Act and related statutes, to permit banks to operate *branches* of their banks in all states. These bills would thus eliminate an anachronism and permit full interstate banking by any vehicle that a banking organization chooses.

An interstate banking system has slowly evolved in this country through the holding company vehicle. Only Hawaii and Montana do not now have on the books laws that permit-or are scheduled to permit-some form of interstate banking. But this approach, with separately capitalized bank subsidiaries, and with less than full nationwide banking authorized, still does not permit some banking organizations to enter some attractive markets and, most important, is unduly costly. True nationwide interstate branching would be much more flexible and efficient, achieving geographic diversification at lower cost. Simply by collapsing existing subsidiaries to branches, banks could eliminate the unnecessary costs of separate boards and extra management layers as well as the costs of separately capitalizing each subsidiary. Authorization of interstate bank branching is, in effect, both a more efficient use of capital and a capital-building step by reducing banking costs.

The evidence from intrastate branching does not suggest that interstate branching will be a substantial source of additional earnings to outof-market banks. What interstate banking promises is wider consumer choices at better prices and, for our banking system, increased competition and efficiency, the elimination of unnecessary costs associated with the delivery of banking services, and risk reduction through diversification. The Board continues to urge its prompt adoption.

REGULATION AND EXAMINATION

The holding company form is retained in the Treasury proposal as the best organizational vehicle for financial modernization. Under the Treasury proposal, each holding company subsidiary—bank and nonbank—would be separately capitalized and functionally regulated as if it were an independent entity: Bank regulatory agencies would regulate banks, the Securities and Exchange Commission (SEC) would regulate broker-dealers and mutual funds, and the states would regulate insurance companies.

To restrict the safety net to the insured bank, the proposal would apply Sections 23A and 23B of the Federal Reserve Act, which limits quantitatively the financial transactions between banks and their affiliates and requires that such transactions be collateralized and conducted on market terms. However, to achieve the synergies that are the purpose of the proposal, the bill would not impose management, operations, or general marketing fire walls, though strong disclosure requirements would be required to protect the consumer. Among the fire walls that would remain are restrictions on sales of affiliate liabilities at the bank, where they might be confused with insured deposits.

In the Treasury bill, the primary regulator of the largest bank subsidiary would become the umbrella supervisor of the financial services holding company. The Treasury bill contemplates that, with expanded permissible activities, the insured banking units often would account for a significantly smaller proportion of the consolidated assets of the financial services holding company than they are now of the bank holding company. In this context, the focus of the umbrella supervisor in the Treasury bill is to police and constrain threats to the bank, while limiting banklike regulation of the holding company and its uninsured subsidiaries. In contrast, the Gonzalez bill does not expand the scope of activities of banking organizations and the Wylie bill expands powers only marginally. Thus, both

retain the current banklike regulatory focus on the consolidated holding company, whose assets are predominantly banks and subsidiaries whose activities are bank related.

In their respective contexts, each of these approaches makes sense to the Board because they link regulation to the type of activity. Since the Board strongly supports a wider range of activities for banking organizations, we would also support the regulatory approach of the Treasury bill if such activities are authorized. Under that approach, the umbrella supervisor's authority over the uninsured affiliates of well-capitalized banks would be limited. However, the umbrella supervisor would police financial transactions between the bank and its affiliates, could assess the risks to the bank posed by the activities of its nonbank affiliates, and could require divestiture of a nonbank affiliate posing a threat to the bank.

To ensure that the bank is protected, the Board believes some minor modifications in the language of the Treasury bill are necessary to further clarify that the umbrella supervisor could examine the parent anytime it wishes to ensure that it is not creating risk for the bank. Further clarity is also necessary to ensure that, while the umbrella supervisor would not, as a matter of course, examine the nonbank affiliates on a regular basis, the umbrella supervisor would be permitted to examine these affiliates whenever the supervisor believed that they posed a risk to the banks, even when the banks' capital was above minimum levels; otherwise the supervisor's divestiture authority would be less meaningful. Balancing protection of the bank and limits on the spreading of the safety net with minimal regulation of nonbank affiliates requires careful legislative language.

The Treasury proposal calls for the imposition of bank capital standards on, and the application of many of the regulations governing prompt corrective action for banks to, the consolidated holding company whenever the capital of the bank falls and remains below the minimum bank capital standard. This approach is designed to reinforce the protection of the bank from contagion from its parent or affiliates. While the Treasury bill provides the supervisor with examination authority over financial affiliates to determine compliance with these requirements, the Board believes that additional clarification is required to ensure that the supervisor would have full examination powers over the consolidated financial services holding company when the banks' capital declined below minimum levels.

All of these clarifications are necessary to ensure that the umbrella supervisor would be able to act promptly and effectively to protect the bank. But the thrust of the modified provisions still would be to limit the banklike regulation of the holding company and its uninsured subsidiaries. provided the bank affiliates are well capitalized. For example, the traditional consolidated bank holding company capital regulation would not be imposed under the bill as long as its insured depository subsidiaries were themselves capitalized above minimum levels. There are several reasons for this approach: It recognizes the practical infeasibility of regulators determining what the appropriate minimum capital should be for an organization that is not primarily a banking organization but rather a true financial services company; it facilitates equitable treatment between holding company subsidiaries and independent firms; it avoids the inefficiencies of regulation; it creates an additional incentive to build and maintain a strong bank capital position; and it avoids even the appearance of extending the safety net.

It certainly is true that this approach would permit holding companies to rely without regulatory limit on debt markets to finance equity contributions to their bank and nonbank subsidiaries-so-called double leverage. However, prompt corrective action would limit dividends and other payments that bank subsidiaries could make to their parent should the banks' capital decline. Such restrictions on dividends, as well as the strict limitation of the safety net protection only to the banks, are likely to make financial markets cautious about the quantity of debt they permit financial services holding companies to assume. Moreover, with the appropriate examination authority, the supervisor could take remedial corrective action if the holding company poses risk to the banks.

Our support for limits on banklike regulation of holding companies, as I have noted, depends on banks becoming a less important component of the consolidated entity. Should permissible activities of bank holding companies remain unchanged—and bank holding companies remain predominantly in the banking business—the Board would prefer to see the continuation of consolidated holding company supervision, regardless of the capital position of the subsidiary bank.

As for regulatory structure, the Treasury bill would make the Board the primary regulator of state-chartered banks and a new federal agency the primary regulator of national banks and thrift institutions; the Gonzalez bill would create a single new agency as the primary federal regulator of all banks and thrift institutions. The Board is convinced that the information flow it now obtains from its supervisory contact with banks is of critical importance for the conduct of monetary policy and the maintenance of the stability of the financial system. In addition, the Board believes that its supervisory policy benefits from the perspective of its responsibilities for macrostabilization. Not only is it important that monetary and supervisory policies not work at cross purposes but I cannot emphasize enough how much we rely on the qualitative information that we now obtain from bankers through our supervisory process to understand evolving developments in financial markets. We need a critical mass of coverage of banking markets to get an immediate sense of what lies behind the data and, just as our responsibilities for macrostabilization bring a different perspective to our supervisory efforts, we use this feedback from the supervisory process both to help us develop our monetary policy and to evaluate its impact. For example, our understanding of the recent evolving problems with credit availability, the constrained flow of credit, and the impact on economic activity came importantly from our supervisory contact with banking organizations large and small.

Under the Treasury proposal, however, the Federal Reserve would have umbrella authority only over state-chartered banks, which tend to be significantly smaller, on average, than national banks, and, under the Gonzalez bill, we would have no supervisory responsibilities at all. We believe that our ability to accomplish our monetary policy objectives successfully would be seriously damaged without the intimate contacts derived from our supervisory responsibilities relating to large banking organizations. This view was echoed in the 1984 Bush Task Force report, which Congressman Wylie's bill would have studied for the feasibility of implementation; that report also would have made the Federal Reserve the primary regulator of all state banks and the umbrella supervisor of their holding companies, but, in addition, it would have made the Federal Reserve the umbrella supervisor of the holding companies of large banks, even if those banks had a national charter and, hence, another primary regulator. We believe that the Federal Reserve must have hands-on knowledge of the operations of those large banking organizations when potential problems could have systemic effects if we are to perform the critical function of ensuring stability in the financial markets and payments systems. For example, it is difficult to imagine how we would administer our discount window responsibilities and the associated collateral evaluations without the practical experience and knowledge derived from our supervisory responsibilities at the larger institutions.

Moreover, with the increasing globalization of banking, in the coming years the central banks of the world will need more than ever to coordinate responses to developments that may originate anywhere and affect not only foreign exchange markets but also the financial markets of their respective countries. In a world of electronic transfers, in which billions of dollars, yen, marks, and sterling can be transferred in milliseconds, and problems at a bank or other institution in any country can put such transfers-and hence market stability-at risk, central bank consultation and coordination on operating details and procedures are critical. Thus, in our view, it is essential that the Federal Reserve-to conduct its stabilization policies—have intimate familiarity with all banking institutions having a substantial cross-border presence.

FOREIGN BANK ACTIVITIES IN THE UNITED STATES

The Treasury bill would require that a foreign bank that desires to engage in newly authorized financial activities establish a financial services holding company in the United States through which such activities would have to be conducted. The bill also would require that any

foreign bank that chooses to engage in such activities in the United States close its U.S. branches and agencies and conduct all of its U.S. banking business through a U.S. subsidiary bank. Under the bill, foreign banks would lose their grandfather rights for U.S. securities affiliates after three years and would be required to obtain approval from appropriate authorities to engage in underwriting and dealing in securities activities in the United States in the same way that a U.S. banking organization would. The Treasury bill would also allow foreign banks to establish interstate branches at any locations permitted to state or national banks. Foreign banks choosing to engage only in banking in the United States would not be required to form U.S. subsidiary banks and would be permitted to operate interstate through branches of the foreign parent bank.

The capital and other supervisory standards that would be the basis for authorizing affiliates of foreign banks to engage in newly authorized financial activities and interstate banking are the same as would apply to affiliates of U.S. banks. Such a policy appears appropriate and equitable. On the other hand, we question the need for the requirement that foreign banks close their U.S. branches and agencies and conduct their U.S. business in a separately capitalized U.S. subsidiary bank to take advantage of the expanded powers for activities and branching.

As the Treasury bill recognizes in advocating domestic interstate branching, a requirement that a banking business be conducted through separately incorporated subsidiaries rather than branches imposes substantial costs by not permitting a banking organization to use its capital and managerial resources efficiently. In most countries, U.S. banks have been permitted to enjoy the advantages inherent in competing in foreign markets through branch offices. In bilateral and multilateral discussions, U.S. authorities have correctly argued that a restriction against branching discourages the involvement of U.S. banks in foreign markets. It would be inconsistent not to acknowledge that foreign banks could also be discouraged from involvement in U.S. banking markets by requiring foreign banks to operate only through subsidiaries to engage in new activities. Moreover, by compelling a switch from branches, whose deposits now are largely uninsured, to U.S. subsidiaries, whose deposits would be covered by U.S. deposit insurance, we would be increasing the extent to which depositors would look to the U.S. safety net instead of to the foreign parent in the event of problems.

Foreign banks have made a substantial contribution to the competitive environment of U.S. financial markets and the availability of credit to U.S. borrowers. Currently, legal lending limits for U.S. branches and agencies of foreign banks are based on the consolidated capital of their parent banks. By contrast, requiring a "roll up" of branches and agencies of a foreign bank into a U.S. subsidiary bank, whose capital is measured separately from the parent, might limit the extent to which foreign banks contribute to the depth and efficiency of markets in the United States.

We also have some reservations about the purpose that would be served by requiring a foreign bank to establish a holding company in the United States to conduct new financial activities. In particular, requiring that foreign banks operate through holding companies is not necessary to ensure competitive equity for U.S. financial services holding companies or independent U.S. nonbank firms. First, we see no clear competitive advantages to foreign banks when they can engage in new activities only if the banks are well capitalized. Second, branches of foreign banks possess no systematic funding advantages in the United States, and any cost advantage a foreign bank may have in its own home market would be available regardless of the structure of its U.S. operations. The requirement that a foreign bank conduct new activities only through a financial services holding company imposes additional costs on foreign banks without any obvious benefits. It also creates an inducement for foreign banks to conduct their banking operations in less costly environments outside the United States and for foreign authorities to threaten reciprocal restrictions for U.S. financial firms abroad.

COMMERCE AND BANKING

The Treasury has proposed permitting commercial and industrial firms to own financial service

holding companies. The Treasury report that preceded its legislative proposals focused on the need to widen and deepen capital sources, especially for failing banks, for which nonfinancial corporations might be willing to provide substantial capital in exchange for control. The Treasury proposal also seeks fairness for those financial firms that operate in markets that banks would be authorized to enter under the proposal but that would otherwise be prohibited from purchasing a bank because of their commercial parents. The Treasury report also stressed the desirability of additional management expertise and strategic direction from commercial firms as well as the reduction in regulatory burden in distinguishing between financial and nonfinancial activities.

Those who hold a contrary view argue that our capital markets are so well developed that profitable opportunities in banking can attract capital from sources other than nonfinancial corporations seeking management control, provided that banks operate in a regime that permits them to be fully competitive. In addition, opponents are concerned about the implications of permitting commercial and industrial firms to own—even indirectly—subsidiaries with access to special government protection.

On balance, the Board supports on a philosophical level the notion of permitting any institution the right to go into any business—including banking—with the proper safeguards. However, the Board believes that it would be prudent to delay enacting the authority to link commerce and banking until we have gained some actual experience with wider financial ownership of, and wider activities for, banking organizations. We should reflect carefully on such a basic change in our institutional framework because it is a step that would be difficult to reverse and for which a strong case for immediate enactment has not been made.

The Board would have no difficulty with those nonbanking *financial* firms wishing to affiliate with banks maintaining their *de minimis* preexisting holdings in commercial or industrial firms. But, if banking and commerce connections remain prohibited, financial firms already owned by commercial and industrial firms would likely point out the inequity of their being prohibited from affiliating with banks, while their independent rivals were free to do so. Given the relatively small number of securities firms, insurance companies, finance companies, and thrift institutions that are owned by commercial and industrial firms, the Congress may wish to address this issue through appropriate limited grandfather provisions.

ACCOUNTING STANDARDS

Both the Gonzalez and the Treasury bills address accounting standards in banking. Timely and accurate financial information on depository institutions is critical to the supervisory process and to effective market discipline. Thus, it is important that financial statements and reports of condition accurately represent the true economic condition of firms.

The Gonzalez bill contains a number of provisions intended to strengthen regulatory accounting standards for insured depository institutions. While the Board shares the basic view that any deficiencies in accounting practices should be corrected, we are concerned that certain contemplated reforms may be counterproductive. In particular, I am referring to the provisions requiring that regulatory accounting standards move in the direction of market-value accounting.

The Gonzalez bill would direct the new single banking agency it creates to "prescribe regulations which require that all assets and liabilities of insured depository institutions be accounted for at fair market value unless the agency makes a determination that such a method of accounting is inappropriate in the case of a particular asset or liability or class of assets or liabilities." The Board has significant concerns regarding the applicability of market value accounting to all banking organizations. Consequently, at this time we believe that it would be premature to commit, even in principle, to the adoption of market value accounting either in whole or in part for banking organizations.

Our concerns are both practical and conceptual. Because most assets and liabilities of banks are not traded actively, their market values would have to be estimated. Inherently, such estimates would be highly subjective. For valid reasons, the economic value of an asset or a liability might differ according to the identity of the holder, reflecting differences in individual risk preferences, tax situations, informational and operating costs, and other idiosyncratic factors. Indeed, the value added by banks is partly attributable to banks' comparative advantage relative to other investors in evaluating, originating, or servicing illiquid loans, based on proprietary information, operating efficiencies, or special monitoring capabilities.

Owing to this subjectivity, market value estimates would be difficult for auditors and examiners to verify and would be susceptible to manipulation. Thus, the adoption of market value accounting principles for illiquid assets could worsen, rather than enhance, the quality of information about the true condition of depository institutions. Technologies that reduce the underlying subjectivity of market value estimates generally do so by imposing standardized assumptions that may not be appropriate in all situations and would precisely fit none.

Even when assets are traded in liquid markets, market values may not be the best measure of underlying value. A growing body of evidence suggests that asset prices display substantial short-run volatility or noise that is unrelated to economic fundamentals. Under market value accounting, such noise could discourage depository institutions from making fixed-rate loans, whose market values would be especially subject to price changes. Market value accounting also could lead to greater fluctuations in bank earnings that might generate instability in the supply of credit to the economy through its impact on the volatility of capital positions and on public confidence. The latter problem could arise even if market value information were disseminated through supplemental disclosures.

While the adoption of market value accounting for investment securities may be technically feasible at this time, the Board strongly recommends against such a partial approach that would mark only part of the balance sheet to market. Such a partial approach could create substantial measurement distortions that artificially distort bank behavior. Depository institutions often use investment securities to hedge interest rate risk present in other areas of their balance sheet. Thus, were investment securities marked to market, offsetting gains or losses on other assets and liabilities generally would not be recognized, leading to inaccurate measures of the true net worth and riskiness of the institution. Banks and thrift institutions, therefore, might be discouraged by accounting treatment from undertaking hedging transactions that are in their best interest. In addition, the partial approach would tend to undermine incentives to acquire and hold long-term securities and might encourage a trading mentality that could increase the overall level of risk in the portfolio.

We support the provisions of the Treasury bill that call for efforts to improve supplemental disclosure. I would note that for several years a supplemental schedule to the report of condition has shown both the current book value and market value of each type of security held by banks. Although these market values are publicly disclosed, they have not been included in reported capital and earnings. We continue to believe that this accounting treatment is appropriate in light of the role played by the investment portfolios at most banking organizations.

Much can be done to reduce divergences between accounting and economic measures of financial condition within the current generally accepted accounting principles (GAAP) framework. The most important priority should be to improve the reporting of loan-loss reserves and disclosures about loan quality and asset concentrations. Financial analysts typically cite these areas, rather than the lack of market value information, as the most problematical under current accounting standards. In this regard, on March 1, the federal banking and thrift agencies recommended voluntary disclosures about the cash flows and other characteristics of nonaccrual loans held by banking and thrift organizations. In addition, the report of condition was recently revised to collect detailed data on the participation by banks in highly leveraged transactions. Nevertheless, further disaggregated disclosures about the characteristics of loans and borrowers may be appropriate. Such disclosures could exert constructive market discipline on depository institutions to ensure adequate provisioning for loan losses.

I would also note that the banking agencies currently are working to develop more compre-

hensive and uniform standards for examining loan-loss reserves. Together with an at least annual full-scope asset quality examination of every bank, these standards should enhance the reliability of estimates of the allowance for loan-loss reserves and their comparability across institutions.

CONCLUSION

The bills before you address critical issues of fundamental importance. The Board strongly supports the provisions of the Wylie and Treasury proposals to rein in the safety net by limiting deposit insurance coverage and to rescind inefficient restrictions on interstate banking. The Board also strongly supports the provisions of the Gonzalez and Treasury bills implementing prompt corrective action procedures. We believe, however, that both the Gonzalez and Wylie bills should be extended to cover the proposals in the Treasury bill to expand the range of permissible activities for organizations with well-capitalized banking subsidiaries. Limiting deposit insurance, modifying supervisory procedures, introducing true interstate banking, and authorizing wider activities for strong organizations would significantly and prudently limit subsidies to banks, reduce incentives for excessive risktaking, and safely remove constraints that have limited the ability of banks to deliver wider services at lower costs. All of these actions, including assured funding for the BIF, are required if we are to have a healthy and strong banking system capable of financing economic growth and providing American households and businesses with low cost, state-of-the-art financial services.

Despite the need to develop procedures to ensure that the BIF has adequate resources, the Board urges the Congress to address the issues broadly and to avoid partial solutions that separate into component parts the comprehensive proposals for reform such as those suggested by the Treasury. Despite our concerns about some of its proposals, we strongly support the thrust of the Treasury's approach because it addresses the issues within a framework that attacks the major root causes of the problems in our banking system.

Announcements

CHANGE IN THE DISCOUNT RATE

The Federal Reserve Board announced on April 30, 1991, a reduction in the discount rate from 6 percent to $5\frac{1}{2}$ percent, effective immediately.

Action was taken in light of continued weakness in economic activity, especially in the industrial and capital goods areas, and evidence of abating inflationary pressures. The reduction, in part, realigns the discount rate with market interest rates.

In taking the action, the Board voted on requests submitted by the boards of directors of the Federal Reserve Banks of Boston, New York, Atlanta, Chicago, and Dallas. The Board subsequently approved similar actions by the boards of directors of the Federal Reserve Banks of Philadelphia, Richmond, Minneapolis, Kansas City, and San Francisco, effective April 30; of the Federal Reserve Bank of Cleveland, effective May 1; and of the Federal Reserve Bank of St. Louis, effective May 2.

REGULATION K: REVISIONS

The Federal Reserve Board announced on April 19, 1991, revisions to Regulation K (International Banking Operations), which govern international banking operations that will permit U.S. banking organizations to expand the scope of their international activities.

Some of the revisions to the regulation will become effective immediately; others will become effective May 24, 1991.

The revisions will accomplish the following:

• Expand the existing authority to engage in underwriting and dealing in equity securities outside the United States.

• Increase the current dollar limits under which U.S. banking organizations may make investments abroad without prior notice to the Board. • Clarify the portfolio investment authority under which U.S. banking organizations may make limited equity investments in any type of company outside the United States.

• Permit Edge corporations to provide domestic banking services, including loans, to foreign persons and governments.

• Expand the range of permissible activities for U.S. banking organizations abroad to include futures commission merchant activities and life insurance underwriting.

• Modify the authority for debt-for-equity investments, including permitting a cash component to such investments without prior notice to the Board and providing for retention of such investments in companies that engage in a small level of business activities in the United States.

• Authorize case-by case exemptions from the standard for qualifying foreign banking organizations.

• Require Edge corporations to maintain a minimum risk-based capital level of 10 percent.

• Make certain other technical and clarifying amendments.

The International Banking Act requires the Board to review its regulations with respect to Edge corporations at least every five years to ensure that the purposes of the Edge Act are being served in light of prevailing economic conditions and banking practices. Edge corporations are corporations chartered to engage in international or foreign banking or other international or foreign operations. The Board included in this review all of the provisions of Regulation K.

REGULATION B: REVISIONS TO OFFICIAL STAFF COMMENTARY

The Federal Reserve Board issued on April 2, 1991, revisions to its official staff commentary to Regulation B (Equal Credit Opportunity). The

revisions, which became effective April 1, address notification of adverse action and a state law preemption determination.

REGULATION Z: REVISIONS TO OFFICIAL STAFF COMMENTARY

The Federal Reserve Board issued on April 1, 1991, revisions to its official staff commentary for Regulation Z (Truth in Lending). The revisions were effective on April 1, 1991, but compliance is optional until October 1, 1991. The interpretations address such issues as renewals of home equity lines of credit, credit card substitution, and renewable balloon payment mortgages.

EXAMINATIONS FOR COMPLIANCE WITH THE COMMUNITY REINVESTMENT ACT

The Federal Reserve Board now makes available weekly a list of institutions that have been exam-

ined for compliance with the Community Reinvestment Act (CRA).

The information is included in a weekly publication, which lists applications received and actions taken by the Board, the Board's staff, and the Federal Reserve Banks. Institutions that have been examined for CRA compliance are listed in a new Section V following the application notices for each Federal Reserve District.

Persons interested in subscribing to this publication (H.2) should contact Publications Services, mail stop 138, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. A check for \$35 should accompany each request for a year's subscription. The subscription cost may be waived for community organizations on a case-by-case basis.

In addition, each Federal Reserve Bank publishes its own applications bulletin that includes a section on CRA examinations made in that Reserve District. Interested persons should contact the individual Reserve Banks for further information about the District publications.

Legal Developments

FINAL RULE—AMENDMENT TO REGULATION D

The Board of Governors is amending 12 C.F.R. Part 204, its Regulation D (Reserve Requirements of Depository Institutions), including simplifying the definition of "savings account" by merging paragraphs 204.2(d)(2)(i) and (ii), which previously had separate descriptions of savings accounts and money market deposit accounts, and revising section 204.7(a) to change the term "penalties" to "charges," where appropriate, to more accurately reflect the nature of these payments.

Effective April 24, 1991, 12 C.F.R. Part 204 is amended as follows:

Part 204—Reserve Requirements of Depository Institutions

1. The authority citation for Part 204 continues to read as follows:

Authority: Sections 11(a), 11(c), 19, 25, 25(a) of the Federal Reserve Act (12 U.S.C. 248(a), 248(c), 371a, 371b, 461, 601, 611); section 7 of the International Banking Act of 1978 (12 U.S.C. 3105); and section 411 of the Garn–St Germain Depository Institutions Act of 1982 (12 U.S.C. 461).

2. Section 204.2 is amended by revising paragraph (b)(3)(ii)(A), footnote 1 to paragraph (c)(1), and paragraphs (d)(2), (e)(2), and (f)(2); by removing paragraph (b)(3)(iv) and redesignating paragraphs (b)(3)(v) and (b)(3)(v), respectively, to read as follows:

Section 204.2—Definitions.

(b)* * * (3) * * * (ii)* * *

*	*	*	*	*
*	*	*	*	*

(d) * * *

(2) The term "savings deposit" also means: A deposit or account, such as an account commonly known as a passbook savings account, a statement savings account, or as a money market deposit account ("MMDA"), that otherwise meets the requirements of section 204.2(d)(1) and from which, under the terms of the deposit contract or by practice of the depository institution, the depositor is permitted or authorized to make no more than six transfers and withdrawals, or a combination of such transfers and withdrawals, per calendar month or statement cycle (or similar period) of at least four weeks, to another account (including a transaction account) of the depositor at the same institution or to a third party by means of a preauthorized or automatic transfer, or telephonic (including data transmission) agreement, order or instruction, and

⁽A) is subject to check, draft, negotiable order of withdrawal, share draft, or similar item, such as an account authorized by 12 U.S.C. 1832(a) ("NOW account") and a savings deposit described in section 204.2(d)(2), provided that the depositor is eligible to hold a NOW account; or

^{1.} A time deposit, or a portion thereof, may be paid before maturity without imposing the early withdrawal penaltics specified by this part: (a) where the time deposit is maintained in an individual retirement account established in accordance with 26 U.S.C. 408 and is paid within seven days after establishment of the individual retirement account pursuant to 26 C.F.R. 1.408-6(d)(4), where it is maintained in a Keogh (H.R. 10) plan, or where it is maintained in a "401(k) plan" under 26 U.S.C. 401(k); provided that the depositor forfeits an amount at least equal to the simple interest earned on the amount withdrawn; (b) where the depository institution pays all or a portion of a time deposit representing funds contributed to an individual retirement account or a Keogh (H.R. 10) plan established pursuant to 26 U.S.C. 408 or 26 U.S.C. 401 or to a "401(k) plan" established pursuant to 26 U.S.C. 408 or 26 U.S.C. 401 or to a "401(k) plan" established pursuant to 26 U.S.C. 72(m)(7)) or thereafter;

⁽c) where the depository institution pays that portion of a time deposit on which federal deposit insurance has been lost as a result of the merger of two or more federally insured banks in which the depositor previously maintained separate time deposits, for a period of one year from the date of the merger;

⁽d) upon the death of any owner of the time deposit funds;

⁽e) when any owner of the time deposit is determined to be legally incompetent by a court or other administrative body of competent jurisdiction; or

⁽f) where a time deposit is withdrawn within ten days after a specified maturity date even though the deposit contract provided for automatic renewal at the maturity date.

no more than three of the six such transfers may be made by check, draft, debit card, or similar order made by the depositor and payable to third parties. A "preauthorized transfer" includes any arrangement by the depository institution to pay a third party from the account of a depositor upon written or oral instruction (including an order received through an automated clearing house (ACH)) or any arrangement by a depository institution to pay a third party from the account of the depositor at a predetermined time or on a fixed schedule. Such an account is not a "transaction account" by virtue of an arrangement that permits transfers for the purpose of repaying loans and associated expenses at the same depository institution (as originator or servicer) or that permits transfers of funds from this account to another account of the same depositor at the same institution or permits withdrawals (payments directly to the depositor) from the account when such transfers or withdrawals are made by mail, messenger, automated teller machine, or in person or when such withdrawals are made by telephone (via check mailed to the depositor) regardless of the number of such transfers or withdrawals.5,6

* * * * *

(e)* * *

(2) Deposits or accounts on which the depository institution has reserved the right to require at least seven days' written notice prior to withdrawal or transfer of any funds in the account and that are subject to check, draft, negotiable order of withdrawal, share draft, or other similar item, except accounts described in section 204.2(d)(2) (savings deposits), but including accounts authorized by 12 U.S.C. 1832(a) (NOW accounts).

6. Reserved.

* * * * *

(4) Deposits or accounts on which the depository institution has reserved the right to require at least seven days' written notice prior to withdrawal or transfer of any funds in the account and under the terms of which, or by practice of the depository institution, the depositor is permitted or authorized to make more than six withdrawals per month or statement cycle (or similar period) of at least four weeks for the purposes of transferring funds to another account of the depositor at the same institution (including "transaction account") or for making payment to a third party by means of a preauthorized transfer, or telephonic (including data transmission) agreement, order or instruction, except accounts described in section 204.2(d)(2). An account that authorizes more than six such withdrawals in a calendar month, or statement cycle (or similar period) of at least four weeks, is a "transaction account" whether or not more than six such transfers are made during such period. * * *

(f)* * *

(2) "Nonpersonal time deposit" does not include nontransferable time deposits to the credit of or in which the entire beneficial interest is held by an individual pursuant to an individual retirement account or Keogh (H.R. 10) plan under 26 U.S.C. 408, 401, or non-transferable time deposits held by an employer as part of an unfunded deferred-compensation plan established pursuant to subtitle D of the Revenue Act of 1978 (Pub. L. No. 95-600, 92 Stat. 2763), or a "401(k) plan" under 26 U.S.C. 401(k).

* * * * *

3. Section 204.7(a) is revised to read as follows:

Section 204.7—Reserve Deficiencies.

(a) Charges for deficiencies.

(1) Assessment of charges. Deficiencies in a depository institution's required reserve balance, after application of the 2 percent carryover provided in section 204.3(h) are subject to reserve deficiency charges. Federal Reserve Banks are authorized to assess charges for deficiencies in required reserves at a rate of 2 percent per year above the lowest rate in effect for borrowings from the Federal Reserve Bank on the first day of the calendar month in which the deficiencies occurred. Charges shall be assessed on the basis of daily average deficiencies during each maintenance period. Reserve Banks may, as an alternative to levying monetary charges, after consideration of the circumstances involved, permit a depository institution to eliminate deficiencies in its

^{5.} In order to ensure that no more than the permitted number of withdrawals or transfers are made, for an account to come within the definition in \$ 204.2(d)(2), a depository institution must either:

⁽a) prevent withdrawals or transfers of funds from this account that are in excess of the limits established by \$ 204.2(d)(2), or

⁽b) adopt procedures to monitor those transfers on an ex post basis and contact customers who exceed the established limits on more than an occasional basis.

For customers who continue to violate those limits after they have been contacted by the depository institution must either close the account and place the funds in another account that the depositor is eligible to maintain, or take away the transfer and draft capacities of the account.

An account that authorizes withdrawals or transfers in excess of the permitted number is a transaction account regardless of whether the authorized number of transactions are actually made. For accounts described in section 204.2(d)(2), the institution at its option may use, on a consistent basis, either the date on the check, draft, or similar item, or the date the item is paid in applying the limits imposed by that section.

required reserve balance by maintaining additional reserves during subsequent reserve maintenance periods.

(2) Waivers.

(i) Reserve Banks may waive the charges for reserve deficiencies except when the deficiency arises out of a depository institution's gross negligence or conduct that is inconsistent with the principles and purposes of reserve requirements. Each Reserve Bank has adopted guidelines that provide for waivers of small charges. The guidelines also provide for waiving the charge once during a two-year period for any deficiency that does not exceed a certain percentage of the depository institution's required reserves. Decisions by Reserve Banks to waive charges in other situations are based on an evaluation of the circumstances in each individual case and the depository institution's reserve maintenance record. If a depository institution has demonstrated a lack of due regard for the proper maintenance of required reserves, the Reserve Bank may decline to exercise the waiver privilege and assess all charges regardless of amount or reason for the deficiency.

(ii) In individual cases, where a federal supervisory authority waives a liquidity requirement, or waives the penalty for failing to satisfy a liquidity requirement, the Reserve Bank in the District where the involved depository institution is located shall waive the reserve requirement imposed under this part for such depository institution when requested by the federal supervisory authority involved.

* * * * *

5. Footnote 14 is section 204.8(a)(2)(i)(B)(5) is revised to read as follows:

The designated entities are specified in 12 C.F.R. 204.125.

6. Above the caption to section 204.121 the following is added:

Interpretations

7. In section 204.125, the caption of the section, the introductory clause, and the first entry under the heading "ASIA" are revised to read as follows:

Section 204.125—Foreign, international, and supranational entities referred to in sections 204.2(c)(1)(iv)(E) and 204.8(a)(2)(i)(B)(5).

The entities referred to in section 204.2(c)(1)(E) and section 204.8(a)(2)(i)(B)(5) are:

* * * * * ASIA Asia and Pacific Council.

* * * * *

FINAL RULE-AMENDMENT TO REGULATION K

The Board of Governors is amending 12 C.F.R. Parts 211 and 265, its Regulation K (International Banking) Operations) and its Rules Regarding Delegation of Authority. The International Banking Act of 1978 (P.L. 95-369) requires the Board to review and revise its regulation governing the operation of Edge corporations every five years. In connection with this review, the Board has examined all of the provisions of Regulation K, 12 C.F.R. Part 211, which governs international banking operations, and has revised provisions of the regulation governing permissible activities of U.S. banking organizations abroad, including underwriting and dealing in equity securities; investments by U.S. banking organizations under the general consent procedures; portfolio investments; domestic powers of Edge corporations; capitalization and supervision of Edge corporations; debt-for-equity investments; qualifying foreign banking organizations; powers of foreign branches of member banks; and export trading companies. In addition, there are other and technical amendments to Regulation K and certain amendments to the Board's Rules Regarding Delegation of Authority, 12 C.F.R. Part 265.

Effective May 27, 1991, except in the case of section 211.5(b)(1)(iii), (c)(1) and (f)(4)(i), which are effective immediately, 12 C.F.R. Part 211, Subparts A, B, and C, and Part 265 are amended as follows:

Part 211—International Banking Operations

1. The authority citation for part 211 is revised to read as follows:

Authority: Federal Reserve Act (12 U.S.C. 221 et seq.); Bank Holding Company Act of 1956, as amended (12 U.S.C. 1841 et seq.); the International Banking Act of 1978 (Pub. L. 95–369; 92 Stat. 607; 12 U.S.C. 3101 et seq.); the Bank Export Services Act (Title II, Pub. L. 97–290, 96 Stat. 1235); the International Lending Supervision Act (Title IX, Pub. L. 98–181, 97 Stat. 1153, 12 U.S.C. 3901 et seq.); and the Export Trading Company Act Amendments of 1988 (Title III, Pub. L. 100–418, 102 Stat. 1384 (1988)). 2. Subpart A (section 211.1 through 211.7) is revised to read as follows:

Subpart A—International Operations of United States Banking Organizations

- Section 211.1 Authority, purpose, and scope.
- Section 211.2 Definitions.
- Section 211.3 Foreign branches of U.S. banking organizations.
- Section 211.4 Edge and Agreement corporations.
- Section 211.5 Investments and activities abroad.
- Section 211.6 Lending limits and capital requirements.
- Section 211.7 Supervision and reporting.
- Subpart A—International Operations of United States Banking Organizations

Section 211.1—Authority, purpose, and scope.

(a) Authority. This subpart is issued by the Board of Governors of the Federal Reserve System ("Board") under the authority of the Federal Reserve Act ("FRA") (12 U.S.C. 221 et seq.); the Bank Holding Company Act of 1956 ("BHC Act") (12 U.S.C. 1841 et seq.); and the International Banking Act of 1978 ("IBA") (12 U.S.C. 3101 et seq.). Requirements for the collection of information contained in this regulation have been approved by the Office of Management and Budget under the provision of 44 U.S.C. 3501, et seq. and have been assigned OMB Nos. 7100-0107; 7100-0109; 7100-0110; 7100-0069; 7100-0086; and 7100-0073.

(b) *Purpose*. This subpart sets out rules governing the international and foreign activities of U.S. banking organizations, including procedures for establishing foreign branches and Edge corporations to engage in international banking and for investments in foreign organizations.

(c) Scope. This subpart applies to:

(1) corporations organized under section 25(a) of the FRA (12 U.S.C. 611–631), "Edge corporations";

(2) corporations having an agreement or undertaking with the Board under section 25 of the FRA (12 U.S.C. 601-604a), "Agreement corporations";
(3) member banks with respect to their foreign branches and investments in foreign banks under section 25 of the FRA (12 U.S.C. 601-604a);¹ and (4) bank holding companies with respect to the exemption from the nonbanking prohibitions of the

BHC Act afforded by section 4(c)(13) of the BHC Act (12 U.S.C. 1843(c)(13)).

Section 211.2—Definitions.

Unless otherwise specified, for the purposes of this subpart:

(a) An "affiliate" of an organization means:

(1) any entity of which the organization is a direct or indirect subsidiary; or

(2) any direct or indirect subsidiary of the organization or such entity.

(b) "Capital Adequacy Guidelines" means the Capital Adequacy Guidelines for State Member Banks: Risk-Based Measure (12 C.F.R. 208, App. A).

(c)"Capital and surplus" means paid-in and unimpaired capital and surplus, and includes undivided profits but does not include the proceeds of capital notes or debentures.

(d) "Directly or indirectly," when used in reference to activities or investments of an organization, means activities or investments of the organization or of any subsidiary of the organization.

(e) "Eligible country" means a country that, since 1980, has restructured its sovereign debt held by foreign creditors, and any other country that the Board deems to be eligible.

(f) An Edge corporation is "engaged in banking" if it is ordinarily engaged in the business of accepting deposits in the United States from nonaffiliated persons.

(g) "Engaged in business" or "engaged in activities" in the United States means maintaining and operating an office (other than a representative office) or subsidiary in the United States.

(h) "Equity" means an ownership interest in an organization, whether through:

- (1) Voting or nonvoting shares;
- (2) General or limited partnership interests;

(3) Any other form of interest conferring ownership rights, including warrants, debt, or any other interests that are convertible into shares or other ownership rights in the organization; or

(4) Loans that provide rights to participate in the profits of an organization, unless the investor receives a determination that such loans should not be considered equity in the circumstances of the particular investment.

(i) "Foreign" or "foreign country" refers to one or more foreign nations, and includes the overseas territories, dependencies, and insular possessions of those nations and of the United States, and the Commonwealth of Puerto Rico.

- (j) "Foreign bank" means an organization that:
 - (1) Is organized under the laws of a foreign country;
 - (2) Engages in the business of banking;

^{1.} Section 25 of the FRA, which refers to national banking associations, also applies to state member banks of the Federal Reserve System by virtue of section 9 of the FRA (12 U.S.C. 321).

(3) Is recognized as a bank by the bank supervisory or monetary authority of the country of its organization or principal banking operations;

(4) Receives deposits to a substantial extent in the regular course of its business; and

(5) Has the power to accept demand deposits.

(k) "Foreign branch" means an office of an organization (other than a representative office) that is located outside the country under the laws of which the organization is established, at which a banking or financing business is conducted.

(1) "Foreign person" means an office or establishment located, or individual residing, outside the United States.

(m) "Investment" means:

(1) The ownership or control of equity;

(2) Binding commitments to acquire equity;

(3) Contributions to the capital and surplus of an organization; and

(4) The holding of an organization's subordinated debt when the investor and the investor's affiliates hold more than 5 percent of the equity of the organization.

(n) "Investor" means an Edge corporation, Agreement corporation, bank holding company, or member bank.

(o) "Joint venture" means an organization that has 20 percent or more of its voting shares held directly or indirectly by the investor or by an affiliate of the investor under any authority, but which is not a subsidiary of the investor.

(p) "Loans and extensions of credit" means all direct and indirect advances of funds to a person made on the basis of any obligation of that person to repay funds.
(q) "Organization" means a corporation, government, partnership, association, or any other entity.

(r) "Person" means an individual or an organization.

(s) "Portfolio investment" means an investment in an organization other than a subsidiary or joint venture.
(t) "Representative office" means an office that:

(1) Engages solely in representational and administrative functions such as solicitation of new business for or liaison between the organization's head office and customers in the United States; and

(2) Does not have authority to make business decisions for the account of the organization represented.

(u) "Subsidiary" means an organization more than 50 percent of the voting shares of which is held directly or indirectly, or which is otherwise controlled or capable of being controlled, by the investor or an affiliate of the investor under any authority. Among other circumstances, an investor is considered to control an organization if the investor or an affiliate is a general partner of the organization or if the investor and its

affiliates directly or indirectly own or control more than 50 percent of the equity of the organization. (v) "Tier 1 capital" has the same meaning as provided under the Capital Adequacy Guidelines (12 C.F.R. 208, App. A).

Section 211.3—Foreign branches of U.S. banking organizations.

(a) Establishment of foreign branches.

(1) Right to establish branches. Foreign branches may be established by any member bank having capital and surplus of \$1,000,000 or more, an Edge corporation, an Agreement corporation, or a subsidiary held pursuant to this subpart. Unless otherwise provided in this section, the establishment of a foreign branch requires the specific prior approval of the Board.

(2) Branching within a foreign country. Unless the organization has been notified otherwise, no prior Board approval is required for an organization to establish additional branches in any foreign country where it operates one or more branches.²

(3) Branching into additional foreign countries. After giving the Board 45 days' prior written notice, an organization that operates branches in two or more foreign countries may establish a branch in an additional foreign country, unless notified otherwise by the Board.²

(4) Expiration of branching authority. Authority to establish branches through prior approval or prior notice shall expire one year from the earliest date on which the authority could have been exercised, unless the Board extends the period.

(5) *Reporting*. Any organization that opens, closes, or relocates a branch shall report such change in a manner prescribed by the Board.

(b) Further powers of foreign branches of member banks. In addition to its general banking powers, and to the extent consistent with its charter, a foreign branch of a member bank may engage in the following activities so far as usual in connection with the business of banking in the country where it transacts business:

(1) *Guarantees*. Guarantee debts, or otherwise agree to make payments on the occurrence of readily ascertainable events,³ if the guarantee or agreement specifies a maximum monetary liability; but except

^{2.} For the purpose of this paragraph, a subsidiary other than a bank or an Edge or Agreement corporation is considered to be operating a branch in a foreign country if it has an affiliate that operates an office (other than a representative office) in that country.

^{3. &}quot;Readily ascertainable events" include, but are not limited to, events such as nonpayment of taxes, rentals, customs duties, or costs of transport and loss or nonconformance of shipping documents.

to the extent that the member bank is fully secured, it may not have liabilities outstanding for any person on account of such guarantees or agreements which, when aggregated with other unsecured obligations of the same person, exceed the limit contained in paragraph (a)(1) of section 5200 of the Revised Statutes (12 U.S.C. 84) for loans and extensions of credit;

(2) Government obligations. Underwrite, distribute, buy, sell, and hold obligations of:

(i) The national government of the country in which the branch is located;

(ii) An agency or instrumentality of the national government where supported by the taxing authority, guarantee, or full faith and credit of the national government; and

(iii) A political subdivision of the country;

Provided however that, no member bank may hold, or be under commitment with respect to, such obligations for its own account in an aggregate amount exceeding the greater of:

(A) 10 percent of its Tier 1 capital; or

(B) 10 percent of the total deposits of the bank's branches in that country on the preceding yearend call report date (or the date of acquisition of the branch in the case of a branch that has not been so reported);

(3) Other Investments. Invest in:

(i) The securities of the central bank, clearing houses, governmental entities other than those authorized under paragraph (b)(2) of this section, and government-sponsored development banks of the country in which the foreign branch is located; (ii) Other debt securities eligible to meet local reserve or similar requirements; and

(iii) Shares of automated electronic payments networks, professional societies, schools, and the like necessary to the business of the branch;

Provided however that, the total investments of the bank's branches in that country under this paragraph (exclusive of securities held as required by the law of that country or as authorized under section 5136 of the Revised Statutes (12 U.S.C. 24, Seventh)) may not exceed 1 percent of the total deposits of the bank's branches in that country on the preceding year-end call report date (or on the date of acquisition of the branch in the case of a branch that has not so reported);

(4) Credit extensions to bank's officers. Extend credit to an officer of the bank residing in the country in which the foreign branch is located to finance the acquisition or construction of living quarters to be used as the officer's residence abroad, provided however that: (i) The credit extension is reported promptly to the branch's home office; and

(ii) Any extension of credit exceeding \$100,000 (or the equivalent in local currency) is reported also to the bank's board of directors;

(5) *Real estate loans*. Take liens or other encumbrances on foreign real estate in connection with its extensions of credit, whether or not of first priority and whether or not the real estate has been improved;

(6) Insurance. Act as insurance agent or broker;

(7) Employee benefits program. Pay to an employee of the branch, as part of an employee benefits program, a greater rate of interest than that paid to other depositors of the branch;

(8) Repurchase agreements. Engage in repurchase agreements involving securities and commodities that are the functional equivalents of extensions of credit;

(9) Investment in subsidiaries. With the Board's prior approval, acquire all of the shares of a company (except where local law requires other investors to hold directors' qualifying shares or similar types of instruments) that engages solely in activities:

(i) in which the member bank is permitted to engage; or

(ii) that are incidental to the activities of the foreign branch; and

(10) Other activities. With the Board's prior approval, engage in other activities that the Board determines are usual in connection with the transaction of the business of banking in the places where the member bank's branches transact business.

(c) Reserves of foreign branches of member banks. Member banks shall maintain reserves against foreign branch deposits when required by part 204 of this chapter (Regulation D).

Section 211.4—Edge and Agreement corporations.

(a) Organization.

(1) *Board authority*. The Board shall have the authority to approve:

(i) The establishment of Edge corporations; and

(ii) Investments by member banks and bank holding companies in Agreement corporations.

(2) *Permit*. A proposed Edge corporation shall become a body corporate when the Board issues a permit approving its proposed name, articles of association, and organization certificate.

(3) Name. The name shall include "international," "foreign," "overseas," or some similar word, but may not resemble the name of another organization to an extent that might mislead or deceive the public.

(4) Federal Register notice. The Board shall publish in the Federal Register notice of any proposal to organize an Edge corporation and will give interested persons an opportunity to express their views on the proposal.

(5) Factors considered by the Board. The factors considered by the Board in acting on a proposal to organize an Edge corporation include:

(i) The financial condition and history of the applicant;

(ii) The general character of its management;

(iii) The convenience and needs of the community to be served with respect to international banking and financing services; and

(iv) The effects of the proposal on competition.(6) Authority to commence business.

(i) After the Board issues a permit, the Edge corporation may elect officers and otherwise complete its organization, invest in obligations of the United States Government, and maintain deposits with depository institutions, but it may not exercise any other powers until at least 25 percent of the authorized capital stock specified in the articles of association has been paid in cash, and each shareholder has paid in cash at least 25 percent of that shareholder's stock subscription.

(ii) Unexercised authority to commence business as an Edge corporation shall expire one year after issuance of the permit, unless the Board extends the period.

(7) Amendments to articles of association. No amendment to the articles of association shall become effective until approved by the Board.

(8) Shareholders meeting. An Edge Corporation shall provide in its bylaws that:

(i) A shareholders meeting shall be convened at the request of the Board within five days after the Board gives notice of the request to the Edge corporation;

(ii) Any shareholder or group of shareholders that owns or controls 25 percent or more of the shares of the Edge corporation shall attend such a meeting in person or by proxy; and

(iii) Failure by a shareholder or authorized representative to attend any such meeting in person or by proxy may result in removal or barring of such shareholders or any representatives from further participation in the management or affairs of the Edge corporation.

(b) Nature and ownership of shares.

(1) Shares.

(i) Shares of stock in an Edge corporation may not include no-par value shares and shall be issued

and transferred only on its books and in compliance with section 25(a) of the FRA and this subpart.

(ii) The share certificates of an Edge corporation shall:

(A) Name and describe each class of shares indicating its character and any unusual attributes such as preferred status or lack of voting rights; and

(B) Conspicuously set forth the substance of:(1) Any limitations upon the rights of owner-

ship and transfer of shares imposed by section 25(a) of the FRA; and

(2) Any rules that the Edge corporation prescribes in its by-laws to ensure compliance with this paragraph.

(iii) Any change in status of a shareholder that causes a violation of section 25(a) of the FRA shall be reported to the Board as soon as possible, and the Edge corporation shall take such action as the Board may direct.

(2) Ownership of Edge corporations by foreign institutions.

(i) *Prior Board approval*. One or more foreign or foreign-controlled domestic institutions referred to in paragraph 13 of section 25(a) of the FRA (12 U.S.C. 619) may apply for the Board's prior approval to acquire directly or indirectly a majority of the shares of the capital stock of an Edge corporation.

(ii) Conditions and requirements. Such an institution shall:

(A) Provide the Board information related to its financial condition and activities and such other information as the Board may require;

(B) Ensure that any transaction by an Edge corporation with an affiliate⁴ is on substantially the same terms, including interest rates and collateral, as those prevailing at the same time for comparable transactions by the Edge corporation with nonaffiliated persons, and does not involve more than the normal risk of repayment or present other unfavorable features;

(C) Ensure that the Edge corporation will not provide funding on a continual or substantial basis to any affiliate or office of the foreign institution through transactions that would be inconsistent with the international and foreign business purposes for which Edge corporations are organized;

^{4.} For purposes of this paragraph, "affiliate" means any organization that would be an "affiliate" under section 23A of the FRA (12 U.S.C. 371c) if the Edge corporation were a member bank.

(D) Invest no more than 10 percent of the institution's capital and surplus in the aggregate amount of stock held in all Edge corporations; and

(E) In the case of a foreign institution not subject to section 4 of the BHC Act:

(1) Comply with any conditions that the Board may impose that are necessary to prevent undue concentration of resources, decreased or unfair competition, conflicts of interest, or unsound banking practices in the United States; and

(2) Give the Board 45 days' prior written notice, in a form to be prescribed by the Board, before engaging in any nonbanking activity in the United States, or making any initial or additional investments in another organization, that would require prior Board approval or notice by an organization subject to section 4 of the BHC Act; in connection with such notice, the Board may impose conditions necessary to prevent adverse effects that may result from such activity or investment.

(3) Change in control.

(i) *Prior notice*. Any person shall give the Board 60 days' prior written notice, in a form to be prescribed by the Board, before acquiring, directly or indirectly, 25 percent or more of the voting shares, or otherwise acquiring control, of an Edge corporation. The Board may extend the 60-day period for an additional 30 days by notifying the acquiring party. A notice under this paragraph need not be filed where a change in control is effected through a transaction requiring the Board's approval under section 3 of the BHC Act (12 U.S.C. 1842).

(ii) Board review. In reviewing a notice filed under this paragraph, the Board shall consider the factors set forth in paragraph (a)(5) of this section and may disapprove a notice or impose any conditions that it finds necessary to assure the safe and sound operation of the Edge corporation, to assure the international character of its operation, and to prevent adverse effects such as decreased or unfair competition, conflicts of interest, or undue concentration of resources.

(c) Domestic branches.

(1) Prior notice.

(i) An Edge corporation may establish branches in the United States 45 days after the Edge corporation has given notice to its Reserve Bank, unless the Edge corporation is notified to the contrary within that time.

(ii) The notice to the Reserve Bank shall include a

copy of the notice of the proposal published in a newspaper of general circulation in the communities to be served by the branch.

(iii) The newspaper notice may appear no earlier than 90 calendar days prior to submission of notice of the proposal to the Reserve Bank. The newspaper notice must provide an opportunity for the public to give written comment on the proposal to the appropriate Reserve Bank for at least 30 days after the date of publication.

(2) Factors considered. The factors considered in acting upon a proposal to establish a branch are enumerated in paragraph (a)(5) of this section.

(3) *Expiration of authority*. Authority to open a branch under prior notice shall expire one year from the earliest date on which that authority could have been exercised, unless the Board extends the period.

(d) Reserve requirements and interest rate limitations. The deposits of an Edge or Agreement corporation are subject to parts 204 and 217 of this chapter (Regulations D and Q) in the same manner and to the same extent as if the Edge or Agreement corporation were a member bank.

(e) Permissible activities in the United States. An Edge corporation may engage directly or indirectly in activities in the United States that are permitted by the sixth paragraph of section 25(a) of the FRA and are incidental to international or foreign business, and in such other activities as the Board determines are incidental to international or foreign business. The following activities will ordinarily be considered incidental to an Edge corporation's international or foreign business;

(1) Deposit activities.

(i) Deposits from foreign governments and foreign persons. An Edge corporation may receive in the United States transaction accounts, savings, and time deposits (including issuing negotiable certificates of deposits) from foreign governments and their agencies and instrumentalities, and from foreign persons.

(ii) Deposits from other persons. An Edge corporation may receive from any other person in the United States transaction accounts, savings, and time deposits (including issuing negotiable certificates of deposit) if such deposits:

(A) Are to be transmitted abroad;

(B) Consist of funds to be used for payment of obligations to the Edge corporation or collateral securing such obligations;

(C) Consist of the proceeds of collections abroad that are to be used to pay for exported or imported goods or for other costs of exporting or importing or that are to be periodically transferred to the depositor's account at another financial institution; (D) Consist of the proceeds of extensions of credit by the Edge corporation;

(E) Represent compensation to the Edge corporation for extensions of credit or services to the customer;

(F) Are received from Edge or Agreement corporations, foreign banks and other depository institutions (as described in part 204 of this chapter (Regulation D));

(G) Are received from an organization that by its charter, license, or enabling law is limited to business that is of an international character, including Foreign Sales Corporations (26 U.S.C. 921); transportation organizations engaged exclusively in the international transportation of passengers or in the movement of goods, wares, commodities or merchandise in international or foreign commerce; and export trading companies that are exclusively engaged in activities related to international trade.

(2) *Liquid funds*. Funds of an Edge or Agreement corporation that are not currently employed in its international or foreign business, if held or invested in the United States, shall be in the form of:

(i) Cash;

(ii) Deposits with depository institutions, as described in part 204 of this chapter (Regulation D), and other Edge and Agreement corporations;

(iii) Money market instruments (including repurchase agreements with respect to such instruments), such as bankers' acceptances, federal funds sold, and commercial paper; and

(iv) Short- or long-term obligations of, or fully guaranteed by, federal, state, and local governments and their instrumentalities.

(3) Borrowings. An Edge corporation may:

(i) Borrow from offices of other Edge and Agreement corporations, foreign banks, and depository institutions (as described in part 204 of this chapter (Regulation D)) or issue obligations to the United States or any of its agencies or instrumentalities; (ii) Incur indebtedness from a transfer of direct obligations of, or obligations that are fully guaranteed as to principal and interest by, the United States or any agency or instrumentality thereof that the Edge corporation is obligated to repurchase;

(iii) Issue long-term subordinated debt that does not qualify as a "deposit" under part 204 of this chapter (Regulation D).

(4) Credit activities. An Edge corporation may:(i) Finance the following:

(A) Contracts, projects, or activities performed substantially abroad;

(B) The importation into or exportation from

the United States of goods, whether direct or through brokers or other intermediaries;

(C) The domestic shipment or temporary storage of goods being imported or exported (or accumulated for export); and

(D) The assembly or repackaging of goods imported or to be exported;

(ii) Finance the costs of production of goods and services for which export orders have been received or which are identifiable as being directly for export;

(iii) Assume or acquire participations in extensions of credit, or acquire obligations arising from transactions the Edge corporation could have financed, including acquisitions of obligations of foreign governments;

(iv) Guarantee debts, or otherwise agree to make payments on the occurrence of readily ascertainable events,⁵ if the guarantee or agreement specifies the maximum monetary liability thereunder and is related to a type of transaction described in paragraphs (e)(4)(i) and (ii) of this section; and

(v) Provide credit and other banking services for domestic and foreign purposes to foreign governments and their agencies and instrumentalities; foreign persons; and organizations of the type described in paragraph 211.4(e)(1)(ii)(G) of this section.

(5) Payments and collections. An Edge corporation may receive checks, bills, drafts, acceptances, notes, bonds, coupons, and other instruments for collection abroad, and collect such instruments in the United States for a customer abroad; and may transmit and receive wire transfers of funds and securities for depositors.

(6) Foreign exchange. An Edge corporation may engage in foreign exchange activities.

(7) Fiduciary and investment advisory activities. An Edge corporation may:

(i) Hold securities in safekeeping for, or buy and sell securities upon the order and for the account and risk of, a person, provided such services for U.S. persons shall be with respect to foreign securities only;

(ii) Act as paying agent for securities issued by foreign governments or other entities organized under foreign law;

(iii) Act as trustee, registrar, conversion agent, or paying agent with respect to any class of securities issued to finance foreign activities and distributed solely outside the United States;

^{5. &}quot;Readily ascertainable events" include, but are not limited to, events such as nonpayment of taxes, rentals, customs duties, or cost of transport and loss or nonconformance of shipping documents.

(iv) Make private placements of participations in its investments and extensions of credit; however, except to the extent permissible for member banks under section 5136 of the Revised Statutes (12 U.S.C. 24, Seventh), no Edge corporation may otherwise engage in the business of underwriting, distributing, or buying or selling securities in the United States;

(v) Act as investment or financial adviser by providing portfolio investment advice and portfolio management with respect to securities, other financial instruments, real property interests and other investment assets,⁶ and by providing advice on mergers and acquisitions, provided such services for U.S. persons shall be with respect to foreign assets only; and

(vi) Provide general economic information and advice, general economic statistical forecasting services and industry studies, provided such services for U.S. persons shall be with respect to foreign economies and industries only.

(8) Banking services for employees. Provide banking services, including deposit services, to the officers and employees of the Edge corporation and its affiliates; however, extensions of credit to such persons shall be subject to the restrictions of part 215 of this chapter (Regulation O) as if the Edge corporation were a member bank.

(9) Other activities. With the Board's prior approval, engage in other activities in the United States that the Board determines are incidental to the international or foreign business of Edge corporations.

(f) Agreement corporations. With the prior approval of the Board, a member bank or bank holding company may invest in a federally- or state-chartered corporation that has entered into an agreement or undertaking with the Board that it will not exercise any power that is impermissible for an Edge corporation under this subpart.

Section 211.5—Investments and activities abroad.

(a) General policy. Activities abroad, whether conducted directly or indirectly, shall be confined to activities of a banking or financial nature and those that are necessary to carry on such activities. In doing so, investors shall at all times act in accordance with high standards of banking or financial prudence, having due regard for diversification of risks, suitable liquidity, and adequacy of capital. Subject to these considerations and the other provisions of this section, it is the Board's policy to allow activities abroad to be organized and operated as best meets corporate policies.

(b) Investment requirements.

(1) *Eligible investments*. Subject to the limitations in paragraph (b)(2) of this section, an investor may directly or indirectly:

(i) Invest in a subsidiary that engages solely in activities listed in paragraph (d) of this section or in such other activities as the Board has determined in the circumstances of a particular case are permissible; provided however that, in the case of an acquisition of a going concern, existing activities that are not otherwise permissible for a subsidiary may account for not more than 5 percent of either the consolidated assets or revenues of the acquired organization;

(ii) Invest in a joint venture provided that, unless otherwise permitted by the Board, not more than 10 percent of the joint venture's consolidated assets or revenues are attributable to activities not listed in paragraph (d) of this section; and

(iii) Make portfolio investments in an organization, provided however that:

(A) The total direct and indirect portfolio investments by the investor and its affiliates in organizations engaged in activities that are not permissible for joint ventures do not exceed:

(1) 40 percent of the total equity of the organization, when combined with shares in the organization held in trading or dealing accounts pursuant to paragraph (d)(14) of this section and shares in the organization held under any other authority; or

(2) 25 percent of the investor's Tier 1 capital where the investor is a bank holding company or 100 percent of Tier 1 capital for any other investor, when combined with underwriting commitments and shares held in trading or dealing accounts pursuant to paragraph (d)(14) of this section;⁷ and

(B) Any loans and extensions of credit made by an investor or its affiliates to the organization are on substantially the same terms, including interest rates and collateral, as those prevailing at the same time for comparable transactions between the investor or its affiliates and nonaffiliated persons.

^{6.} For purposes of this section, management of an investment portfolio does not include operational management of real property, or industrial or commercial assets.

^{7.} For this purpose, a direct subsidiary of a member bank is deemed to be an investor.

(2) Direct investments by member banks. A member bank's direct investments under section 25 of the FRA shall be limited to:

(i) Foreign banks;

(ii) Foreign organizations formed for the sole purpose of either holding shares of a foreign bank or performing nominee, fiduciary, or other banking services incidental to the activities of a foreign branch or foreign bank affiliate of the member bank; and

(iii) Subsidiaries established pursuant to section 211.3(b)(9) of this subpart.

(3) Investment limit. In computing the amount that may be invested in any organization under this section, there shall be included any unpaid amount for which the investor is liable and any investments in the same organization held by affiliates under any authority.

(4) *Divestiture*. An investor shall dispose of an investment promptly (unless the Board authorizes retention) if:

(i) The organization invested in:

(A) Engages in the general business of buying or selling goods, wares, merchandise, or commodities in the United States;

(B) Engages directly or indirectly in other business in the United States that is not permitted to an Edge corporation in the United States except that an investor may hold up to 5 percent of the shares of a foreign company that engages directly or indirectly in business in the United States that is not permitted to an Edge corporation; or

(C) Engages in impermissible activities to an extent not permitted under paragraph (b)(1) of this section; or

(ii) After notice and opportunity for hearing, the investor is advised by the Board that its investment is inappropriate under the FRA, the BHC Act, or this subpart.

(c) Investment procedures.⁸ Direct and indirect investments shall be made in accordance with the general consent, prior notice, or specific consent procedures contained in this paragraph. Except as the Board may otherwise determine, in order for an investor to make investments under the general consent procedure, the investor and any other investor of which it is a subsidiary shall be in compliance with applicable minimum standards for capital adequacy. The Board may at any time, upon notice, modify or suspend the general consent and prior notice procedures with respect to any investor or with respect to the acquisition of shares of organizations engaged in particular kinds of activities. An investor shall apply for and receive the prior specific consent of the Board for its initial investment in its first subsidiary or joint venture unless an affiliate has made such an investment. Authority to make investments under prior notice or specific consent shall expire one year from the earliest date on which the authority could have been exercised, unless the Board extends the period.

(1) General consent. Subject to the other limitations of this section, the Board grants its general consent for the following:⁹

(i) Any investment in a joint venture or subsidiary, and any portfolio investment, if the total amount invested (in one transaction or in a series of transactions) does not exceed the lesser of:

(A) \$25 million; or

(B) 5 percent of the investor's Tier 1 capital in the case of a member bank, bank holding company, or Edge corporation engaged in banking, or 25 percent of the investor's Tier 1 capital in the case of an Edge corporation not engaged in banking;

(ii) Any additional investment in an organization in any calendar year so long as:

(A) The total amount invested in that calendar year does not exceed 10 percent of the investor's Tier 1 capital; and

(B) The total amount invested under section 211.5 (including investments made pursuant to specific consent or prior notice) in that calendar year does not exceed cash dividends reinvested under paragraph (c)(1)(iii) of this section plus 10 percent of the investor's direct and indirect historical cost¹⁰ in the organization, which investment authority, to the extent unexercised, may be carried forward and accumulated for up to five consecutive years;

^{8.} When necessary, the general consent and prior notice provisions of this section constitute the Board's approval under the eighth paragraph of section 25(a) of the FRA for investments in excess of the limitations therein based on capital and surplus.

^{9.} In determining compliance with these limits, an investor shall combine the value of all shares of an organization held in trading or dealing accounts under paragraph 211.5(d)(14) of this section with investments in the same organization. Shares held in trading or dealing accounts are also subject to the limits in paragraph 211.5(d)(14) of this section.

^{10.} The "historical cost" of an investment consists of the actual amounts paid for shares or otherwise contributed to the capital accounts, as measured in dollars at the exchange rate in effect at the time each investment was made. It does not include subordinated debt or unpaid commitments to invest even though these may be considered investments for other purposes of this part. For investments acquired indirectly as a result of acquiring a subsidiary, the historical cost to the investor is measured as of the date of acquisition of the subsidiary at the net asset value of the equity interest in the case of subsidiaries and joint ventures, and in the case of portfolio investments, at the book carrying value.

(iii) Any additional investment in an organization in an amount equal to cash dividends received from that organization during the preceding twelve calendar months; or

(iv) Any investment that is acquired from an affiliate at net asset value.

(2) Prior notice. An investment that does not qualify under the general consent procedure may be made after the investor has given 45 days' prior written notice to the Board. The Board may waive the 45-day period if it finds immediate action is required by the circumstances presented. The notice period shall commence at the time the notice is accepted. The Board may suspend the period or act on the investment under the Board's specific consent procedures.

(3) Specific consent. Any investment that does not qualify for either the general consent or the prior notice procedure shall not be consummated without the specific consent of the Board.

(d) *Permissible activities*. The Board has determined that the following activities are usual in connection with the transaction of banking or other financial operations abroad:

(1) Commercial and other banking activities;

(2) Financing, including commercial financing, consumer financing, mortgage banking, and factoring;

(3) Leasing real or personal property, or acting as agent, broker, or advisor in leasing real or personal property, if the lease serves as the functional equivalent of an extension of credit to the lessee of the property;

(4) Acting as fiduciary;

(5) Underwriting credit life insurance and credit accident and health insurance;

(6) Performing services for other direct or indirect operations of a U.S. banking organization, including representative functions, sale of long-term debt, name saving, holding assets acquired to prevent loss on a debt previously contracted in good faith, and other activities that are permissible domestically for a bank holding company under sections 4(a)(2)(A) and 4(c)(1)(C) of the BHC Act;

(7) Holding the premises of a branch of an Edge corporation or member bank or the premises of a direct or indirect subsidiary, or holding or leasing the residence of an officer or employee of a branch or subsidiary;

(8) Providing investment, financial, or economic advisory services;

(9) General insurance agency and brokerage;

(10) Data processing;

(11) Organizing, sponsoring, and managing a mutual fund if the fund's shares are not sold or distributed in the United States or to U.S. residents and the fund does not exercise managerial control over the firms in which it invests;

(12) Performing management consulting services provided that such services when rendered with respect to the U.S. market shall be restricted to the initial entry;

(13) Underwriting, distributing and dealing in debt securities outside the United States;

(14) Underwriting, distributing, and dealing in equity securities outside the United States as follows:
(i) By an investor, or an affiliate, that had commenced such activities prior to March 27, 1991, and subject to limitations in effect at that time (12 C.F.R. part 211 (1990)); or

(ii) With the approval of the Board, underwriting equity securities if:

(A) Commitments by an investor and its affiliates for the shares of an organization do not in the aggregate exceed the lesser of \$60 million or 25 percent of the investor's Tier I capital unless the underwriter is covered by binding commitments from subunderwriters or other purchasers obtained by the investor or its affiliates; and (B) Commitments by an investor and its affiliates for the shares of an organization in excess of those permitted by paragraph (d)(14)(ii)(A) of this section provided that:

(1) the underwriting level approved by the Board for the investor and its affiliates in excess of the limitations of paragraph (d)(14)(ii)(A) of this section is fully deducted from the capital of the bank holding company, and from the capital of the bank where the securities activities are conducted by a subsidiary of a U.S. bank;¹¹ and

(2) in the Board's judgment such bank holding company and bank would remain strongly capitalized after such deduction from capital; and

(iii) With the approval of the Board, dealing in the shares of an organization (including the shares of a U.S. organization with respect to foreign persons only and subject to the limitations on owning or controlling shares of a company in section 4 of the BHC Act and the Board's Regulation Y (12 C.F.R. part 225)) where the shares held in the trading or dealing accounts of an investor and its affiliates, when combined with any shares held pursuant to the authority provided under paragraph (b) of this section, do not in the aggregate exceed the lesser of \$30 million or 10 percent of

^{11.} Fifty percent of such capital deductions shall be from Tier 1 capital.

the investor's Tier I capital, provided however that:

(A) For purposes of determining compliance with the limitations of this paragraph (d)(14)(iii) and paragraph (b)(1)(iii)(A)(2) of this section, long and short positions in the same security may be netted and positions in a security may be offset by futures, forwards, options, and similar instruments referenced to the same security through hedging methods approved by the Board, except that any position in a security shall not be deemed to have been reduced by more than 75 percent;

(B) Any shares held in trading or dealing accounts for longer than 90 days shall be reported to the senior management of the investor;

(C) Any shares acquired pursuant to an underwriting commitment for up to 90 days after the payment date for such underwriting shall not be subject to the dollar and percentage limitations of paragraph (d)(14)(iii) of this section or the investment provisions of paragraph (b) of this section, other than the aggregate limits in paragraph (b)(1)(iii)(A)(2) of this section; and

(D) Shares of an organization held in all trading and dealing accounts, when combined with all other equity interests in the organization held by the investor and its affiliates, other than underwriting commitments for shares and shares held pursuant to an underwriting for 90 days following the payment date for such shares, must conform to the permissible limits for investments in an organization under paragraph (b) of this section.¹²

(iv) Underwriting commitments for shares and shares held by an affiliate authorized to underwrite equity securities under section 4(c)(8) of the BHC Act shall not be included in determining compliance with the aggregates limits in paragraph (b)(1)(iii)(A)(2) and the limits of paragraphs (d)(14)(ii)(A) and (iii) of this section, except that shares held by such an affiliate shall be included for purposes of determining compliance with paragraph (d)(14)(iii)(D) of this section.

(15) Operating a travel agency provided that the travel agency is operated in connection with financial services offered abroad by the investor or others;

12. Underwriting commitments are combined with shares held by an investor and its affiliates (other than an affiliate authorized to deal in shares under section 4(c)(8) of the BHC Act) in dealing or trading accounts and with portfolio investments for purposes of determining compliance with the aggregate limits in paragraph (b)(1)(iii)(A)(2) of this section.

(16) Underwriting life, annuity, pension fund-related, and other types of insurance, where the associated risks have been previously determined by the Board to be actuarially predictable, provided however that:

(i) Investments in, and loans and extensions of credit (other than loans and extensions of credit fully secured in accordance with the requirements of section 23A of the FRA (12 U.S.C. 371c) or with such other standards as the Board may require) to, the company by the investor or its affiliates are deducted from the capital of the investor;¹³ and

(ii) Activities conducted directly or indirectly by a subsidiary of a U.S. insured bank are excluded from the authority of this paragraph.

(17) Acting as a futures commission merchant for financial instruments of the type, and on exchanges, that the Board has previously approved, provided however that:

(i) Activities are conducted in accordance with the standards set forth in section 225.25(b)(18) of the Board's Regulation Y (12 C.F.R. 225.25(b)(18)); and

(ii) Prior approval must be obtained for activities conducted on an exchange that requires members to guarantee or otherwise contract to cover losses suffered by other members.

(18) Acting as principal or agent in swap transactions¹⁴ subject to any limitations applicable to state member banks under the Board's Regulation H (12 C.F.R. 208), except that where such activities involve contracts related to a commodity, such contracts must provide an option for cash settlement and the option must be exercised upon settlement. (19) Engaging in activities that the Board has determined in Regulation Y (12 C.F.R. 225.25(b)) are closely related to banking under section 4(c)(8) of the BHC Act; and

(20) With the Board's specific approval, engaging in other activities that the Board determines are usual in connection with the transaction of the business of banking or other financial operations abroad and are consistent with the FRA or the BHC Act.

(e) *Debts previously contracted*. Shares or other ownership interests acquired to prevent a loss upon a debt previously contracted in good faith are not subject to the limitations or procedures of this section; however, they shall be disposed of promptly but in no event later

^{13.} Fifty percent of such capital deduction shall be from Tier 1 capital.

^{14.} Swap transactions involving equity instruments are separately authorized under paragraph (d)(14) of this section.

than two years after their acquisition, unless the Board authorizes retention for a longer period.

(f) Investments made through debt-for-equity conversions.

(1) Permissible investments. A bank holding company may make investments through the conversion of sovereign or private debt obligations of an eligible country, either through direct exchange of the debt obligations for the investment or by a payment for the debt in local currency, the proceeds of which, including an additional cash investment not exceeding in the aggregate more than 10 percent of the fair value of the debt obligations being converted as part of such investment, are used to purchase the following investments:

(i) *Public sector companies*. A bank holding company may acquire up to and including 100 percent of the shares of (or other ownership interests in) any foreign company located in an eligible country if the shares are acquired from the government of the eligible country or from agencies or instrumentalities.

(ii) *Private sector companies*. A bank holding company may acquire up to and including 40 percent of the shares, including voting shares, of (or other ownership interests in) any other foreign company located in an eligible country subject to the following conditions:

(A) A bank holding company may acquire more than 25 percent of the voting shares of the foreign company only if another shareholder or control group of shareholders unaffiliated with the bank holding company holds a larger block of voting shares of the company;

(B) The bank holding company and its affiliates may not lend or otherwise extend credit to the foreign company in amounts greater than 50 percent of the total loans and extensions of credit to the foreign company; and

(C) The bank holding company's representation on the board of directors or on management committees of the foreign company may be no more than proportional to its shareholding in the foreign company.

(2) Investments by bank subsidiary of bank holding company. Upon application, the Board may permit an indirect investment to be made pursuant to this paragraph through an insured bank subsidiary of the bank holding company where the bank holding company demonstrates that such ownership is consistent with the purposes of the FRA. In granting its consent, the Board may impose such conditions as it deems necessary or appropriate to prevent adverse effects, including prohibiting loans from the bank to the company in which the investment is made.

(3) Divestiture.

(i) *Time limits for divestiture*. The bank holding company shall divest the shares of, or other ownership interests in, any company acquired pursuant to this paragraph (unless the retention of the shares or other ownership interest is otherwise permissible at the time required for divestiture) within the longer of:

(A) Ten years from the date of acquisition of the investment except that the Board may extend such period if, in the Board's judgment, such an extension would not be detrimental to the public interest; or

(B) Two years from the date on which the bank holding company is permitted to repatriate in full the investment in the foreign company;

Provided however that, in either event divestiture occurs within fifteen years of the date of the acquisition.

(ii) Report to the Board. The bank holding company shall report to the Board on its plans for divesting an investment made under this paragraph two years prior to the final date for divestiture, in a manner to be prescribed by the Board. (iii) Other conditions requiring divestiture. All investments made pursuant to this paragraph are subject to paragraphs (b)(4)(i)(A) and (B) of this section requiring prompt divestiture (unless the Board upon application authorizes retention) if the company invested in engages permissible business in the United States that exceeds in the aggregate 10 percent of the company's consolidated assets or revenues calculated on an annual basis; provided however that, such company may not engage in activities in the United States that consist of banking or financial operations (as defined in section 211.23(f)(5)(iii)(B) of this chapter), or types of activities permitted by regulation or order under section 4(c)(8) of the BHC Act, except under regulations of the Board or with the prior approval of the Board.

(4) Investment procedures.

(i) General consent. Subject to the other limitations of this paragraph, the Board grants its general consent for investments made under this paragraph if the total amount invested does not exceed the greater of \$25 million or 1 percent of the Tier 1 capital of the investor.

(ii) All other investments shall be made in accordance with the procedures of paragraph (c) of this section requiring prior notice or specific consent.
 (5) Conditions.

(i) Name. Any company acquired pursuant to this

paragraph shall not bear a name similar to the name of the acquiring bank holding company or any of its affiliates.

(ii) Confidentiality. Neither the bank holding company nor its affiliates shall provide to any company acquired pursuant to this paragraph any confidential business information or other information concerning customers that are engaged in the same or related lines of business as the company.

Section 211.6—Lending limits and capital requirements.

(a) Acceptances of Edge corporations.

(1) *Limitations*. An Edge corporation shall be and remain fully secured for:

(i) All acceptances outstanding in excess of 200 percent of its Tier 1 capital; and

(ii) All acceptances outstanding for any one person in excess of 10 percent of its Tier 1 capital;

provided however that, these limitations apply only to acceptances of the types described in paragraph 7 of section 13 of the FRA (12 U.S.C. 372).

(2) *Exceptions*. These limitations do not apply if the excess represents the international shipment of goods and the Edge corporation is:

(i) Fully covered by primary obligations to reimburse it that are guaranteed by banks or bankers; or

(ii) Covered by participation agreements from other banks, as such agreements are described in section 250.165 of this chapter.

(b) Loans and extensions of credit to one person.

(1) *Limitations*. Except as the Board may otherwise specify:

(i) The total loans and extensions of credit outstanding to any person by an Edge corporation engaged in banking and its direct or indirect subsidiaries may not exceed 15 percent of the Edge corporation's Tier 1 capital;¹⁵ and

(ii) The total loans and extensions of credit to any person by a foreign bank or Edge corporation subsidiary of a member bank, and by majorityowned subsidiaries of a foreign bank or Edge corporation, when combined with the total loans and extensions of credit to the same person by the member bank and its majority-owned subsidiaries, may not exceed the member bank's limitation on loans and extensions of credit to one person. (2) "Loans and extensions of credit" has the meaning set forth in section 211.2(p) of this part¹⁶ and, for purposes of this paragraph, include:

(i) Acceptances outstanding that are not of the types described in paragraph 7 of section 13 of the FRA (12 U.S.C. 372);

(ii) Any liability of the lender to advance funds to or on behalf of a person pursuant to a guarantee, standby letter of credit, or similar agreements;

(iii) Investments in the securities of another organization except where the organization is a subsidiary; and

(iv) Any underwriting commitments to an issuer of securities where no binding commitments have been secured from subunderwriters or other purchasers.

(3) *Exceptions*. The limitations of paragraph (b)(1) of this section do not apply to:

(i) Deposits with banks and federal funds sold;

(ii) Bills or drafts drawn in good faith against actual goods and on which two or more unrelated parties are liable;

(iii) Any bankers' acceptance of the kind described in paragraph 7 of section 13 of the FRA that is issued and outstanding;

(iv) Obligations to the extent secured by cash collateral or by bonds, notes, certificates of indebtedness, or Treasury bills of the United States;
(v) Loans and extensions of credit that are covered by bona fide participation agreements; or

(vi) Obligations to the extent supported by the full faith and credit of the following:

(A) The United States or any of its departments, agencies, establishments, or wholly owned corporations (including obligations to the extent insured against foreign political and credit risks by the Export-Import Bank of the United States or the Foreign Credit Insurance Association), the International Bank for Reconstruction and Development, the International Finance Corporation, the International Development Association, the Inter-American Development Bank, the African Development Bank, the Asian Development Bank, or the European Bank for Reconstruction and Development;

(B) Any organization if at least 25 percent of such an obligation or of the total credit is also

^{15.} For purposes of this subsection, "subsidiary" includes subsidiaries controlled by the Edge corporation but does not include companies otherwise controlled by affiliates of the Edge corporation.

^{16.} In the case of a foreign government, these include loans and extensions of credit to the foreign government's departments or agencies deriving their current funds principally from general tax revenues. In the case of a partnership or firm, these include loans and extensions of credit to its members and, in the case of a corporation, these include loans and extensions of credit to the corporation's affiliates where the affiliate incurs the liability for the benefit of the corporation.

supported by the full faith and credit of, or participated in by, any institution designated in paragraph (b)(3)(vi)(A) of this section in such manner that default to the lender will necessarily include default to that entity. The total loans and extensions of credit under this paragraph (b)(3)(vi)(B) to any person shall at no time exceed 100 percent of the Tier 1 capital of the Edge corporation.

(c) Capitalization. An Edge corporation shall at all times be capitalized in an amount that is adequate in relation to the scope and character of its activities. In the case of an Edge corporation engaged in banking, after December 31, 1992, its minimum ratio of qualifying total capital to weighted-risk assets, as determined under the Capital Adequacy Guidelines, shall not be less than 10 percent, of which at least 50 percent shall consist of Tier 1 capital; provided however that for purposes of this paragraph, no limitation shall apply as to the inclusion of subordinated debt that qualifies as Tier 2 capital under the Capital Adequacy Guidelines.

Section 211.7—Supervision and reporting.

(a) Supervision.

(1) Foreign branches and subsidiaries. Organizations conducting international banking operations under this subpart shall supervise and administer their foreign branches and subsidiaries in such a manner as to ensure that their operations conform to high standards of banking and financial prudence. Effective systems of records, controls, and reports shall be maintained to keep management informed of their activities and condition. Such systems shall provide, in particular, information on risk assets, liquidity management, operations, internal controls, and conformance to management policies. Reports on risk assets shall be sufficient to permit an appraisal of credit quality and assessment of exposure to loss, and for this purpose provide full information on the condition of material borrowers. Reports on the operations and controls shall include internal and external audits of the branch or subsidiary.

(2) Joint ventures. Investors shall maintain sufficient information with respect to joint ventures to keep informed of their activities and condition. Such information shall include audits and other reports on financial performance, risk exposure, management policies, operations, and controls. Complete information shall be maintained on all transactions with the joint venture by the investor and its affiliates.

(3) Availability of reports to examiners. The reports and information specified in paragraphs (a)(1) and

(2) of this section shall be made available to exam-

iners of the appropriate bank supervisory agencies. (b) *Examinations*. Examiners appointed by the Board shall examine each Edge corporation once a year. An Edge corporation shall make available to examiners sufficient information to assess its condition and operations and the condition and activities of any organization whose shares it holds.

(c) Reports.

(1) Reports of condition. Each Edge corporation shall make reports of condition to the Board at such times and in such form as the Board may prescribe. The Board may require that statements of condition or other reports be published or made available for public inspection.

(2) Foreign operations. Edge and Agreement corporations, member banks, and bank holding companies shall file such reports on their foreign operations as the Board may require.

(3) Acquisition or disposition of shares. A member bank, Edge or Agreement corporation or a bank holding company shall report, in a manner prescribed by the Board, any acquisition or disposition of shares.

(d) Filing and processing procedures.

(1) Unless otherwise directed by the Board, applications, notifications, and reports required by this part shall be filed with the Reserve Bank of the district in which the parent bank or bank holding company is located or, if none, the Reserve Bank of the district in which the applying or reporting institution is located. Instructions and forms for such applications, notifications and reports are available from the Reserve Banks.

(2) The Board shall act on an application or notification under this subpart within 60 calendar days after the Reserve Bank has accepted the application or notification unless the Board notifies the investor that the 60-day period is being extended and states the reasons for the extension.

Subpart B—Foreign Banking Organizations

3. Section 211.21 is revised to read as follows:

Section 211.21—Authority, purpose, and scope.

(a) Authority. This subpart is issued by the Board of Governors of the Federal Reserve System ("Board") under the authority of the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) ("BHC Act"); and the International Banking Act of 1978 (12 U.S.C. 3101 *et seq.*) ("IBA").

(b) *Purpose and scope*. This subpart is in furtherance of the purposes of the BHC Act and the IBA. It applies to foreign banks and foreign banking organizations with respect to:

(1) The limitations on interstate banking under section 5 of the IBA (12 U.S.C. 3103); and

(2) The exemptions from the nonbanking prohibitions of the BHC Act and the IBA afforded by sections 2(h) and 4(c)(9) of the BHC Act (12 U.S.C. 1841(h) and 1843(c)(9)).

4. In section 211.22, paragraphs (a)(2), and (a)(5) are revised to read as follows:

Section 211.22—Interstate banking operations of foreign banking organizations.

* * * * *

(a) Definitions.* * '

(1) * * *

(2) "Banking subsidiary," with respect to a specified foreign bank, means a bank that is a subsidiary as the terms "bank" and "subsidiary" are defined in section 2 of the BHC Act (12 U.S.C. 1841).
(3) * * *

(3) * * * (4) * * *

(5) "Foreign bank," for purposes of this section, is an organization that is organized under the laws of a foreign country and that engages in the business of banking.

5. In section 211.23, paragraphs (d), (e), (f)(4), (f)(5), (g), and (h) are revised, and paragraph (i) is added, to read as follows:

Section 211.23—Nonbanking activities of foreign banking organizations.

* * * * *

(d) Loss of eligibility for exemptions.

(1) A foreign banking organization that qualified under paragraph (b) of this section shall cease to be eligible for the exemptions of this section if it fails to meet the requirements of paragraph (b) of this section for two consecutive years as reflected in its Annual Reports (F.R. Y-7) filed with the Board.

(2) A foreign banking organization that ceases to be eligible for the exemptions of this section may continue to engage in activities or retain investments commenced or acquired prior to the end of the first fiscal year for which its Annual Report reflects nonconformance with paragraph (b) of this section. Activities commenced or investments made after that date shall be terminated or divested within three months of the filing of the second Annual Report unless the Board grants consent to continue the activity or retain the investment under paragraph (e) of this section.

(3) A foreign banking organization that ceases to qualify under paragraph (b) of this section, or an affiliate of such foreign banking organization, that requests a specific determination of eligibility under paragraph (e) of this section may, prior to the Board's determination on eligibility, continue to engage in activities and make investments under the provisions of paragraphs (f)(1), (2) and (4) of this section.

(e) Specific determination of eligibility for nonqualifying foreign banking organizations.

(1) A foreign banking organization that does not qualify under paragraph (b) of this section for the exemptions afforded by this section, or that has lost its eligibility for the exemptions under paragraph (d) of this section, may apply to the Board for a specific determination of eligibility for the exemptions.

(2) A foreign banking organization may apply for a specific determination prior to the time it ceases to be eligible for the exemptions afforded by this section.

(3) In determining whether eligibility for the exemptions would be consistent with the purposes of the BHC Act and in the public interest, the Board shall consider:

(i) The history and the financial and managerial resources of the organization;

(ii) The amount of its business in the United States;

(iii) The amount, type, and location of its nonbanking activities, including whether such activities may be conducted by U.S. banks or bank holding companies; and

(iv) Whether eligibility of the foreign banking organization would result in undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices.

(4) Such determination shall be subject to any conditions and limitations imposed by the Board, including any requirements to cease activities or dispose of investments.

(5) Determinations of eligibility would generally not be granted where a majority of the business of the foreign banking organization derives from commercial or industrial activities or where the U.S. banking business of the organization is larger than the non-U.S. banking business conducted directly by the foreign bank or banks (as defined in section 211.2(j) of this part) of the organization. (f) *Permissible activities and investments*. A foreign banking organization that qualifies under paragraph (b) of this section may:

- (1) * * *
- (2) * * *
- (3) * * *

(4) Own or control voting shares of any company in a fiduciary capacity under circumstances that would entitle such shareholding to an exemption under section 4(c)(4) of the BHC Act if the shares were held or acquired by a bank.

(5) Own or control voting shares of a foreign company that is engaged directly or indirectly in business in the United States other than that which is incidental to its international or foreign business, subject to the following limitations:

(i) More than 50 percent of the foreign company's consolidated assets shall be located, and consolidated revenues derived from, outside the United States; provided however that, if the foreign company fails to meet the requirements of this paragraph for two consecutive years (as reflected in Annual Reports (F.R. Y-7)) filed with the Board by the foreign banking organization, the foreign company shall be divested or its activities terminated within one year of the filing of the second consecutive Annual Report that reflects nonconformance with the requirements of this paragraph, unless the Board grants consent to retain the investment under paragraph (g) of this section;

(ii) The foreign company shall not directly underwrite, sell, or distribute, nor own or control more than 5 percent of the voting shares of a company that underwrites, sells, or distributes securities in the United States except to the extent permitted bank holding companies;

(iii) If the foreign company is a subsidiary of the foreign banking organization, the foreign company must be, or must control, an operating company, and its direct or indirect activities in the United States shall be subject to the following limitations:

(A) The foreign company's activities in the United States shall be the same kind of activities or related to the activities engaged in directly or indirectly by the foreign company abroad as measured by the "establishment" categories of the Standard Industrial Classification (SIC) (an activity in the United States shall be considered related to an activity outside the United States if it consists of supply, distribution, or sales in furtherance of the activity);

(B) The foreign company may engage in activities in the United States that consist of banking, securities, insurance or other financial operations, or types of activities permitted by regulation or order under section 4(c)(8) of the BHC Act, only under regulations of the Board or with the prior approval of the Board.

(1) Activities within Division H (Finance, Insurance, and Real Estate) of the SIC shall be considered banking or financial operations for this purpose, with the exception of acting as operators of nonresidential buildings (SIC 6512), operators of apartment buildings (SIC 6513), operators of dwellings other than apartment buildings (SIC 6514), and operators of residential mobile home sites (SIC 6515); and operating title abstract offices (SIC 6541); and

(2) The following activities shall be considered financial activities and may be engaged in only with the approval of the Board under subsection (g): credit reporting services (SIC 7323); computer and data processing services (SIC 7371, 7372, 7373, 7374, 7375, 7376, 7377, 7378, and 7379); armored car services (SIC 7381); management consulting (SIC 8732, 8741, 8742, and 8748); certain rental and leasing activities (SIC 4741, 7352, 7353, 7359, 7513, 7514, 7515, and 7519); accounting, auditing and bookkeeping services (SIC 8721); courier services (SIC 4215 and 4513); and arrangement of passenger transportation (SIC 4724, 4725, and 4729).

(g) Exemptions under section 4(c)(9) of the BHC Act. A foreign banking organization that is of the opinion that other activities or investments may, in particular circumstances, meet the conditions for an exemption under section 4(c)(9) of the BHC Act may apply to the Board for such a determination by submitting to the Reserve Bank of the District, in which its banking operations in the United States are principally conducted, a letter setting forth the basis for that opinion. (h) Reports.

(1) The foreign banking organization shall inform the Board through the organization's Reserve Bank within 30 days after the close of each quarter of all shares of companies engaged, directly or indirectly, in activities in the United States that were acquired during such quarter under the authority of this section.

(2) The foreign banking organization shall also report any direct activities in the United States commenced during such quarter by a foreign subsidiary of the foreign banking organization. This information shall (unless previously furnished) include a brief description of the nature and scope of each company's business in the United States, including the 4-digit SIC numbers of the activities in which the company engages. Such information shall also include the 4-digit SIC numbers of the direct parent of any U.S. company acquired, together with a statement of total assets and revenues of the direct parent.

(i) Availability of information. If any information required under this section is unknown and not reasonably available to the foreign banking organization, either because obtaining it would involve unreasonable effort or expense or because it rests peculiarly within the knowledge of a company that is not controlled by the organization, the organization shall:

(1) Give such information on the subject as it possesses or can reasonably acquire together with the sources thereof; and

(2) Include a statement either showing that unreasonable effort or expense would be involved or indicating that the company whose shares were acquired is not controlled by the organization and stating the result of a request for information.

6. Subpart C is revised to read as follows:

Subpart C—Export Trading Companies

Section 211.31 Authority, purpose, and scope.

- Section 211.32 Definitions.
- Section 211.33 Investments and extensions of credit.
- Section 211.34 Procedures for filing and processing notices.

Subpart C-Export Trading Companies

Section 211.31-Authority, purpose, and scope.

(a) Authority. This subpart is issued by the Board of Governors of the Federal Reserve System ("Board") under the authority of the Bank Holding Company Act of 1956, as amended (12 U.S.C. 1841 *et seq.*) ("BHC Act"), the Bank Export Services Act (Title II, Pub. L. 97–290, 96 Stat. 1235 (1982)) ("BESA"), and the Export Trading Company Act Amendments of 1988 (Title III, Pub. L. 100–418, 102 Stat. 1384 (1988)) ("ETC Act Amendments").

(b) Purpose and scope. This subpart is in furtherance of the purposes of the BHC Act, the BESA, and the ETC Act Amendments, the latter two statutes being designed to increase U.S. exports by encouraging investments and participation in export trading companies by bank holding companies and the specified investors. The provisions of this subpart apply to the following (hereinafter referred to as "eligible investors"): (1) Bank holding companies as defined in section 2 of the BHC Act (12 U.S.C. 1841(a));

(2) Edge and Agreement corporations, as described in section 211.1(c) of this part, that are subsidiaries of bank holding companies but are not subsidiaries of banks;

(3) Bankers' banks as described in section 4(c)(14)(F)(iii) of the BHC Act (12 U.S.C. 1843(c)(14)(F)(iii)); and

(4) Foreign banking organizations as defined in section 211.23(a)(2) of this part.

Section 211.32—Definitions.

The definitions of section 211.2 in Subpart A apply to this subpart subject to the following:

(a) "Export trading company" means a company that is exclusively engaged in activities related to international trade and, by engaging in one or more export trade services, derives:

(1) At least one-third of its revenues in each consecutive four-year period from the export of, or from facilitating the export of, goods and services produced in the United States by persons other than the export trading company or its subsidiaries; and

(2) More revenues in each four-year period from export activities as described in paragraph (a)(1) of this section than it derives from the import, or facilitating the import, into the United States of goods or services produced outside the United States.

For purposes of this section, "revenues" shall include net sales revenues from exporting, importing, or third party trade in goods by the export trading company for its own account, and gross revenues derived from all other activities of the export trading company.

(b) The terms "bank," "company" and "subsidiary" have the same meanings as those contained in section 2 of the BHC Act (12 U.S.C. 1841).

Section 211.33—Investments and extensions of credit.

(a) Amount of investments. In accordance with the procedures of section 211.34 of this subpart, an eligible investor may invest no more than 5 percent of its consolidated capital and surplus in one or more export trading companies, except that an Edge or Agreement corporation not engaged in banking may invest as much as 25 percent of its consolidated capital and surplus but no more than 5 percent of the

consolidated capital and surplus of its parent bank holding company.

(b) Extensions of credit.

(1) Amount. An eligible investor in an export trading company or companies may extend credit directly or indirectly to the export trading company or companies in a total amount that at no time exceeds 10 percent of the investor's consolidated capital and surplus.

(2) Terms.

(i) An eligible investor in an export trading company may not extend credit directly or indirectly to the export trading company or any of its customers or to any other investor holding 10 percent or more of the shares of the export trading company on terms more favorable than those afforded similar borrowers in similar circumstances, and such extensions of credit shall not involve more than the normal risk of repayment or present other unfavorable features.

(ii) For the purposes of this provision, an investor in an export trading company includes any affiliate of the investor.

(3) Collateral requirements. Covered transactions between a bank and an affiliated export trading company in which a bank holding company has invested pursuant to this subpart are subject to the collateral requirements of section 23A of the Federal Reserve Act (12 U.S.C. 371c), except where a bank issues a letter of credit or advances funds to an affiliated export trading company solely to finance the purchase of goods for which:

(i) The export trading company has a bona fide contract for the subsequent sale of the goods; and (ii) The bank has a security interest in the goods or in the proceeds from their sale at least equal in value to the letter of credit or the advance.

Section 211.34—Procedures for filing and processing notices.

(a) Filing notice.

(1) Prior notice of investment. An eligible investor shall give the Board 60 days' prior written notice of any investment in an export trading company.

(2) Subsequent notice.

(i) An eligible investor shall give the Board 60 days' prior written notice of changes in the activities of an export trading company that is a subsidiary of the investor if the export trading company expands its activities beyond those described in the initial notice to include:

(A) Taking title to goods where the export trading company does not have a firm order for the sale of those goods;

(B) Product research and design;

(C) Product modification; or

(D) Activities not specifically covered by the list of activities contained in section 4(c)(14)(F)(ii) of the BHC Act.

(ii) Such an expansion of activities shall be regarded as a proposed investment under this subpart.

(b) Time period for Board action.

(1) A proposed investment that has not been disapproved by the Board may be made 60 days after the Reserve Bank accepts the notice for processing. A proposed investment may be made before the expiration of the 60-day period if the Board notifies the investor in writing of its intention not to disapprove the investment.

(2) The Board may extend the 60-day period for an additional 30 days if the Board determines that the investor has not furnished all necessary information or that any material information furnished is substantially inaccurate. The Board may disapprove an investment if the necessary information is provided within a time insufficient to allow the Board reasonably to consider the information received.

(3) Within three days of a decision to disapprove an investment, the Board shall notify the investor in writing and state the reasons for the disapproval.

(c) *Time period for investment*. An investment in an export trading company that has not been disapproved shall be made within one year from the date of the notice not to disapprove, unless the time period is extended by the Board or by the appropriate Reserve Bank.

(d) Time period for calculating revenues. For any export trading company that commenced operations two years or more prior to August 23, 1988, the four-year period within which to calculate revenues derived from its activities under section 211.32(a) of this part shall be deemed to have commenced with the beginning of the 1988 fiscal year for that export trading company. For all other export trading companies, the four-year period shall commence with the first fiscal year after the respective export trading company has been in operation for two years.

Part 265—Rules Regarding Delegation of Authority

1. The authority citation for part 265 continues to read as follows:

Authority: Sec. 11(k), 38 Stat. 261 and 80 Stat. 1314 (12 U.S.C. 248(k)).

2. In section 265.2, paragraph (c)(38) is added to read as follows:

Section 265.2—Specific functions delegated to Board employees and to Federal Reserve Banks.

* * * * *

(38) Under section 211.5(d)(14) of this chapter (Regulation K):

(i) To approve requests for authority to engage in the activities of underwriting, distributing, and dealing in shares outside the United States, provided that the Staff Director has determined that the internal procedures and operations of the organization and the effect of the proposed activities on capital adequacy are consistent with approval; and

(ii) To approve hedging methods authorized under section 211.5(d)(14)(iii)(A) of this chapter.

* * * * *

3. In section 265.2, paragraphs (f)(46)(iii) and (46)(v) are removed; paragraphs (f)(46)(iv) and (46)(vi) are redesignated as (f)(46)(iii) and (46)(iv) respectively; and paragraph (f)(46)(ii) is revised, and paragraph f(53) is added, to read as follows:

* * * * *

(f) Each Federal Reserve Bank * * *

* * * * *

(46) * * *

(i) * * *
(ii) A bank holding company investor and its lead bank meet the minimum capital adequacy guide-

bank meet the minimum capital adequacy guidelines of the Board, the Comptroller of the Currency or the Federal Deposit Insurance Corporation or have enacted capital enhancement plans that have been determined by the appropriate supervisory authority to be acceptable;

* * * * *

(53) Under section 211.5(d)(17) of this chapter (Regulation K) to approve applications to engage in futures commission merchant activities on an exchange that requires members to guarantee or otherwise contract to cover losses suffered by other members, provided that the Board has previously approved the exchange and the application is on the same terms and conditions on which the Board based its approval of the exchange.

* * * *

Orders Issued Under Bank Holding Company Act

Orders Issued Under Section 3 of the Bank Holding Company Act

Fleet/Norstar Financial Group, Inc. Providence, Rhode Island

Order Approving an Application to Provide Interim Management Services to the FDIC

Fleet/Norstar Financial Group, Inc., Providence, Rhode Island ("Applicant"), a bank holding company within the meaning of the Bank Holding Company Act (the "BHC Act"), has applied under section 3 of the BHC Act (12 U.S.C. § 1842) to exercise control over the management and policies of the New Bank of New England, N.A., Boston, Massachusetts ("New BNE"), New Maine National Bank, Portland, Maine ("New Maine"), and New Connecticut Bank & Trust Company, N.A., Hartford, Connecticut ("New Connecticut"), by entering into an interim management contract with the Federal Deposit Insurance Corporation ("FDIC") involving these banks. New BNE, New Maine, and New Connecticut (together, "Bridge Banks") are bridge banks created by the FDIC to acquire the assets and assume the deposits and other liabilities of the three subsidiary banks of Bank of New England Corporation, Boston, Massachusetts.

On January 6, 1991, the three subsidiary banks of Bank of New England Corporation were declared insolvent and the FDIC was appointed receiver of each of the banks. That same day the FDIC established the Bridge Banks pursuant to section 11(n) of the Federal Deposit Insurance Act ("FDI Act") to acquire the assets and assume the deposits and other liabilities of the closed banks. The FDIC solicited offers for the acquisition of the Bridge Banks from qualified bidders pursuant to sections 11(n) and 13(f) of the FDI Act (12 U.S.C. §§ 1821(n) and 1823(f)), and today has announced that it has selected Applicant as the winning bidder for the Bridge Banks pursuant to section 13(f) of the FDI Act. The FDIC has indicated to the Board that an emergency exists and has requested that the Board take expeditious action, under the relevant provisions of the BHC Act, in order to minimize the cost of the transaction to the FDIC and to permit the Bridge Banks to operate under private

management during the period while a final sale of the Bridge Banks is negotiated.

The Board has considered this application in light of the factors provided in the BHC Act.¹ Applicant's existing financial condition on a consolidated basis and its managerial resources and the future prospects of the companies involved are satisfactory in the context of this proposal. The benefits to the convenience and needs of the communities in the relevant markets of maintaining the Bridge Banks as viable competitors and of providing the Bridge Banks immediately with new management with demonstrated capability weigh in favor of approval of this application. Applicant and the Bridge Banks compete in certain banking markets. The Board believes that any adverse competitive effects that may result from the Applicant's management contract with these Banks are outweighed by the substantial public benefits of this proposal. The management contract would permit the Bridge Banks to operate under private management while a final contract is negotiated and would avoid any potential disruption in the operations of these Banks during this period.2

After entering into the management agreement, Applicant will apply to acquire the assets and liabilities of each of the Bridge Banks in transactions subject to review under section 18(c) of the Bank Merger Act. In addition, Applicant proposes to establish a new intermediate bank holding company to hold the shares of the Massachusetts and Connecticut Bridge Banks in a transaction subject to section 3 of the BHC Act. Applicant expects that consummation of these transactions would occur following final negotiation of the sale agreements with the FDIC over the next several weeks. The Board intends to seek public comment on subsequent applications to the Board to effect the final acquisitions pursuant the emergency procedures established in the Bank Merger Act and the BHC Act.

Based on the foregoing and all the facts of record, the Board has determined that this application under section 3 of the BHC Act should be, and hereby is, approved. This action is limited to approval of the transaction according to the terms and conditions of Applicant's bid as presented to the Board, and any significant modification to those terms or conditions may require further review by the Board. In light of all of the facts of record in this case, including the FDIC's request that the Board act immediately on this application, the Board also has determined, pursuant to section 3(b) of the BHC Act (12 U.S.C. § 1842(b)), section 225.14(h) of the Board's Regulation Y (12 C.F.R. 225.14(h)), and section 262.3(l) of the Board's Rules of Procedure (12 C.F.R. 262.3(l)), to dispense with the notice provisions of the BHC Act in reviewing this application. For the same reasons, the Board has determined, in accordance with section 11(b) of the BHC Act, that expeditious action on this application is necessary and that Applicant may act pursuant to the management contract on or after the fifth calendar day following the effective date of this order.

By order of the Board of Governors, effective April 22, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, and LaWare. Absent and not voting: Governor Mullins.

> JENNIFER J. JOHNSON Associate Secretary of the Board

United New Mexico Financial Corporation Albuquerque, New Mexico

Order Approving the Acquisition of Banks

United New Mexico Financial Corporation, Albuquerque, New Mexico ("Applicant"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 3 of the BHC Act (12 U.S.C. § 1842), to acquire the following subsidiary banks of First Interstate Bancorp, Los Angeles, California ("First Interstate"); First Interstate Bank of Albuquerque, Albuquerque, New Mexico ("FI Albuquerque"); First Interstate Bank of Lea County, Hobbs, New Mexico ("FI Lea County"); and First Interstate Bank of Roswell, Roswell, New Mexico ("FI Roswell"). After the proposed acquisitions, Applicant proposes to merge these banks with

^{1.} This application does not seek authority to acquire the assets or voting shares of the Bridge Banks. While the laws of Massachusetts permit a Rhode Island bank holding company to acquire assets and voting shares of a Massachusetts bank, it is unclear whether the State has authorized an out-of-state bank holding company to acquire control of Massachusetts bank through the proposed management contract. Section 3(d) of the BHC Act (12 U.S.C. § 1842(d)), the Douglas Amendment, prohibits the Board from approving an application by a bank holding company to acquire control of any bank located outside of the holding company's home state unless the acquisition is specifically authorized by the laws of the state where the bank is located. Section 11(n)(8)(B) and section 13(f) of the FDI Act, however, specifically provide that a bank holding company may acquire a bridge bank located in another state, without regard to the limitations on interstate banking in the Douglas Amendment or any relevant state law, where the bridge bank has total assets of at least \$500,000,000. 12 U.S.C. §§ 1821(n)(8)(B) and 1823(f)(4)(A). Each of the Bridge Banks was established by the FDIC pursuant to section 11(n) and has total assets in excess of \$500,000,000. Applicant was awarded the management contract pursuant to section 11(n) and section 13(f) of the FDI Act. Accordingly, the provisions of the Douglas Amendment and of any relevant state law do not bar approval of the proposed interim management contract under the BHC Act.

The Board has considered comments regarding the competitive effects of Applicant's acquisition of the Bridge Banks as they relate to Applicant's proposal to enter into an interim management agreement.

its three existing subsidiary banks that operate in the same banking markets.¹

Notice of the application, affording interested persons an opportunity to submit comments, has been published (55 *Federal Register* 35,462 (1990)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 3(c) of the BHC Act.

Applicant operates 13 subsidiary banks in New Mexico and is the third largest commercial banking organization in the state, controlling approximately \$980.5 million in deposits, representing approximately 10.4 percent of the total deposits in commercial banking organizations in New Mexico.² First Interstate is the fourth largest commercial banking organization in New Mexico, controlling approximately \$738 million in deposits in New Mexico, representing approximately 7.8 percent of the total deposits in commercial banking organizations in the state. Upon consummation of the proposed acquisition, Applicant would become the second largest commercial banking organization in New Mexico, controlling approximately \$1.5 billion in deposits, representing approximately 16 percent of the total deposits in commercial banking organizations in the state.³ Consummation of the proposal would not result in significantly adverse effects on the concentration of banking resources in New Mexico.

Applicant and First Interstate compete directly in the Albuquerque, Lea County, and Roswell, New Mexico banking markets. The Board has carefully considered several comments, including comments from state and congressional representatives, on the alleged anticompetitive effects and loss of employment in Lea County, New Mexico, and one comment on the alleged anticompetitive effects in Roswell County, New Mexico.

In the Lea County banking market,⁴ Applicant is the second largest depository organization, controlling approximately \$112.4 million in deposits, representing

approximately 29.7 percent of the deposits held by banks and savings associations operating in the market ("market deposits").⁵ First Interstate is the largest depository organization, controlling approximately \$127.3 million in deposits, representing approximately 33.6 percent of market deposits. The Lea County market is highly concentrated, with the four largest depository organizations controlling approximately 88 percent of market deposits. Upon consummation of this transaction, Applicant would become the largest depository organization in the market, controlling approximately \$239.7 million in deposits, representing approximately 63 percent of market deposits. The Herfindahl–Hirschman Index ("HHI"), would increase by 1994 points to 4422.6

In order to mitigate the adverse competitive effects that would otherwise result from consummation of this proposal, Applicant has committed to divest, within 120 days of consummation, at least \$90 million in banking deposits in Lea County.⁷ These divested deposits would be utilized to create a new commercial banking organization that would rank second in the market, with approximately 23.8 percent of market deposits.⁸

In addition to the proposed divestiture, the Board has considered several other factors that substantially

^{1.} Applicant has also applied to the Federal Deposit Insurance Corporation and the New Mexico Financial Institutions Division to merge;

⁽i) FI Albuquerque with United Mew Mexico Bank at Albuquerque, Albuquerque, New Mexico:

⁽ii) FI Lea County with United New Mexico Bank at Lea County, Hobbs, New Mexico; and

⁽iii) FI Roswell with United New Mexico Bank at Roswell. Upon consummation of these mergers, these banks would be state-chartered nonmember banks.

^{2.} State banking data are as of June 30, 1990; market data are as of March 31, 1990; and thrift data are as of June 30, 1989.

^{3.} These data reflect the proposed divestiture of the deposits discussed later in this Order.

^{4.} The Lea County banking market is approximated by Lea County excluding Jal, New Mexico.

^{5.} All market share calculations include thrift institution deposits at 50 percent. The Board previously has recognized that thrift institutions have become, or have the potential to become, major competitors of commercial banks. Midwest Financial Group, 75 Federal Reserve Bulletin 386 (1989); CB&T Bancshares, Inc., 75 Federal Reserve Bulletin 381 (1989); National City Corporation, 70 Federal Reserve Bulletin 743 (1984).

^{6.} Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,823 (June 29, 1984), a market in which the post-merger HHI is above 1800 is considered highly concentrated. In such markets, the Justice Department is likely to challenge a merger that increases the HHI by more than 50 points. The Justice Department has informed the Board that a bank merger or acquisition generally will not be challenged (in the absence of other factors indicating anticompetitive effects), unless the post-merger HHI is at least 1800 and the merger increases the HHI by at least 200 points. The Justice Department has stated that the higher than normal HHI thresholds for screening bank mergers for anticompetitive effects implicitly recognizes the competitive effect of limited-purpose lenders and other non-depository financial entities.

^{7.} The Applicant has committed to divest all branches and deposits of FI Lea County in Hobbs and Lovington, New Mexico. Applicant will also submit to the Board before consummation of this transaction all required agreements, including definitive contracts of sale, that would cause an effective divestiture under the BHC Act. If the Applicant is unsuccessful in divesting these deposits within 120 days of consummation, the Applicant will transfer them to an independent trustee who will be instructed to promptly sell these deposits and remit the proceeds to the Applicant. See, e.g., First Union Corporation, 76 Federal Reserve Bulletin 83 (1990). The Justice Department has indicated that it does not plan to challenge this proposal in light of this proposed divestiture.

^{8.} After the divestiture, Applicant would remain the largest commercial banking organization in the Lea County market, controlling approximately \$149.7 million, representing approximately 39.5 percent of market deposits. The HHI would increase by 170 points to 2598.

mitigate the anticompetitive effects of the combination of Applicant and First Interstate in this market. Five commercial banks and one thrift institution would remain as competitors upon consummation of the proposal. Because the deposits to be divested by Applicant would be used to create a new commercial banking organization, the Lea County market would have as many commercial banks following consummation of this proposal as there were prior to consummation. On the basis of all facts of record, including Applicant's commitments and subject to the conditions in this Order, the Board finds that consummation of this proposal would not have a significantly adverse effect on competition in the Lea County banking market.

In the Albuquerque banking market,9 Applicant is the fifth largest depository organization, controlling approximately \$318.5 million in deposits, representing approximately 5.2 percent of market deposits. First Interstate is the fourth largest depository organization in Albuquerque, controlling approximately \$427.4 million in deposits, representing approximately 7 percent of market deposits. Upon consummation of this proposal, Applicant would become the fourth largest depository organization in the market, controlling approximately \$745.9 million in deposits, representing approximately 12.2 percent of market deposits. The HHI for the market would increase by 73 points to 2271. Accordingly, the Board concludes that consummation of the proposal would not result in a significantly adverse effect on competition in the Albuquerque banking market.

In the Roswell banking market,¹⁰ Applicant is the second largest depository organization, controlling approximately \$107.5 million in deposits, representing approximately 17 percent of market deposits. First Interstate is the fourth largest depository organization, controlling approximately \$72.7 million in deposits, representing approximately \$11.5 percent of market deposits. Following consummation of this proposal, the Roswell market would remain moderately concentrated and seven commercial banks and two thrifts would remain in the market.¹¹ Accordingly, the Board concludes that consummation of the proposal would not result in a significantly adverse effect on competition in the Roswell banking market.

On the basis of the above facts and other facts of record, including the divestiture commitments made by the Applicant, the Board finds that consummation of this proposal would not have a significantly adverse effect on competition in any relevant market.

Upon consummation of this proposal, Applicant's lead bank, United New Mexico Bank at Albuquerque, Albuquerque, New Mexico ("UNM-Albuquerque"), would more than double its present size to assets of approximately \$833 million and would hold approximately half the total banking assets of the Applicant. The Board notes that FI Albuquerque and UNM-Albuquerque both have reported poor earnings and problem assets. In order to strengthen the combined organization, Applicant has committed to inject up to \$12 million in additional capital into UNM-Albuquerque.¹² In light of this and other facts of record, the Board believes that the financial and managerial resources of Applicant and its future prospects are consistent with approval.

In considering the convenience and needs of the communities to be served, the Board notes that UNM-Albuquerque's enhanced capital would generally improve the financial condition of the bank and permit it to better serve the community. The Board also has considered the potential for loss of employment in Lea County resulting from the proposal. The Applicant has stated that some personnel reductions may occur, and has committed that all affected persons will be treated fairly and in accordance with all applicable laws. The Board notes that the impact of this proposal on employment would be lessened by the entry into this market of a new banking organization that would acquire the divested branches. Accordingly, in light of all the facts of record, the Board believes that considerations relating to the convenience and needs of the communities to be served by Applicant's subsidiary banks are also consistent with approval.

Based on the foregoing and other facts of record, the Board has determined that the application should be, and hereby is, approved. This approval is conditioned upon the Applicant's fulfilling its commitments within the prescribed time periods, including commitments to make the necessary capital infusions into its lead bank as well as its commitments for the divestiture in the Lea County market. In addition, the Board's approval is conditioned upon the Applicant submitting to the Board before consummation of this transaction all required agreements, including definitive contracts of

^{9.} The Albuquerque banking market is approximated by the Albuquerque RMA.

^{10.} The Roswell-Artesia banking market is approximated by Chaves County and the northern half of Eddy County.

^{11.} Upon consummation, Applicant would become the largest banking organization in the market, controlling approximately \$179.7 million in deposits, which represents approximately 28.6 percent of total market deposits. The HHI for the market would increase by 392 points to 1654.

^{12.} Applicant has committed to make a capital infusion into UNM-Albuquerque in the amount of \$2 million upon consummation of this proposal, \$5 million at the time of the proposed divestiture, and up to an additional \$5 million subsequent to these events if under certain circumstances the additional infusion is necessary.

sale, necessary to complete an effective divestiture under the BHC Act, and upon receiving approval from the Federal Deposit Insurance Corporation. This transaction shall not be consummated before the thirtieth calendar day following the effective date of this Order, or later than three months after the effective date of this Order, unless such period is extended by the Board or by the Federal Reserve Bank of Dallas, acting pursuant to delegated authority.

By order of the Board of Governors, effective April 15, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, and LaWare. Absent and not voting: Governor Mullins.

> JENNIFER J. JOHNSON Associate Secretary of the Board

Orders Issued Under Section 4 of the Bank Holding Company Act

Barclays PLC London, England

Barclays Bank PLC London, England

Order Approving Application to Engage in the Issuance and Sale of Traveler's Checks

Barclays PLC and Barclays Bank PLC, London, England (together, "Barclays"), bank holding companies within the meaning of the Bank Holding Company Act ("BHC Act"), have applied for the Board's approval under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)), to engage indirectly in the issuance and sale of traveler's checks with a face value of \$1,000 or less on a global basis by acquiring through its subsidiary, Interpayment Services Ltd., Poole, England ("Interpayment"),¹ certain assets of BA Cheque Corporation, San Francisco, California, the traveler's check subsidiary of BankAmerica Corporation, San Francisco, California ("BankAmerica").² Notice of the application, affording an opportunity for interested persons to submit comments, has been duly published (55 Federal Register 49,704 (1990)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 4 of the BHC Act.

Barclays has total consolidated assets of approximately \$260.3 billion.³ Barclays owns bank subsidiaries in New York, Delaware, and North Carolina, and operates branches in New York, Boston, and Chicago and agencies in San Francisco and Miami.

Concurrent with its purchase of the traveler's check operations of BankAmerica, Barclays and BankAmerica have entered into a joint venture agreement that will combine the traveler's check operations of both companies into Interpayment. Both Interpayment and BA Cheque Corporation currently engage in the issuance and sale of traveler's checks with a face value of \$1,000 or less and, under this proposal, Interpayment would engage only in traveler's check activities that the Board has determined by regulation to be closely related to banking for purposes of section 4(c)(8) of the BHC Act. See 12 C.F.R. 225.25(b)(12).

In acting on an application under section 4(c)(8) of the BHC Act, the Board must consider whether an applicant's performance of the proposed activities "can reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interest, or unsound banking practices." 12 U.S.C. § 1843(c)(8). This consideration also requires an evaluation of the financial and managerial aspects associated with the proposal. Consummation of this proposal would result in the elimination of a competitor among the issuers of traveler's checks. Barclays is the third largest issuer of traveler's checks in the United States, representing approximately 9.2 percent of the traveler's checks issued and sold in the United States. BankAmerica is the fourth largest issuer of traveler's checks in the United States, representing 8.2 percent of the traveler's checks issued and sold in the United States.⁴ Upon consummation of this proposal, Interpayment would control approximately 17.4 percent of

^{1.} Interpayment currently manages the traveler's check business of Barclays in the United States and arranges for the sale of Barclays's traveler's checks through unaffiliated sales agents. Barclays has previously received approval to engage in the issuance and sale of traveler's checks in the United States. See 71 Federal Reserve Bulletin 741 (1985).

^{2.} In return for the transfer of its traveler's check business, BankAmerica will acquire a nonvoting, nonconvertible, preferred stock interest in Interpayment. Barclays and BankAmerica have also entered into a two-year management services agreement during which BankAmerica will work to preserve its base of unaffiliated selling agents for use by Interpayment. Barclays and BankAmerica have also entered into a sales agent agreement governing the sale by Bank-

America subsidiaries and affiliates of traveler's checks issued by Interpayment for an initial period of time.

^{3.} Asset data are as of December 31, 1990.

^{4.} On a worldwide basis, the five largest issuers of traveler's checks account for approximately 93.2 percent of traveler's checks sold. Barclays and BankAmerica rank fourth and fifth respectively in the sale of traveler's checks worldwide. As a result of this proposal, Interpayment would control the issuance of approximately 16.4 percent of the traveler's checks sold worldwide.

the market for the issuance and sale of traveler's checks in the United States.

The market for the issuance of traveler's checks is highly concentrated, with the five largest issuers of traveler's checks accounting for approximately 97.9 percent of the traveler's checks sold in the United States.⁵ Although consummation of this proposal would eliminate a competitor among issuers of traveler's checks, several factors serve to mitigate the potential anticompetitive effects of this proposal.⁶ As an initial matter, while the market among issuers of traveler's checks has always been concentrated, the record suggests that there exists strong competition among issuers to enlist the numerous independent agents that sell their checks. There is nothing in the record that would indicate that the elimination of one competitor from this market would in any way affect the continuing competition among the remaining issuers of traveler's checks for the services of these selling agents.

In addition, the market is dominated by the largest issuer of traveler's checks, which currently issues over 60 percent of the traveler's checks sold in the United States. The combination of the traveler's check issuance operations of Barclays and BankAmerica should result in operational efficiencies that would allow Interpayment to operate more effectively and act as a more viable competitor to the largest issuer of traveler's checks.⁷

The Board also has examined the effect of consummation of this proposal on the market for the sale of traveler's checks. The market for the sale of traveler's checks is local in geographic scope. There is no evidence in the record that would suggest that the proposed transaction would result in the elimination of substantial competition in any local market. Retail agents establish the price charged for traveler's checks and are generally constrained from substantially raising prices due to competition from no-fee sellers, and the growing substitutability of credit cards as a payment mechanism for travelers. Accordingly, consummation of this proposal would not substantially lessen competition in the market for the sale of traveler's checks.

In light of these and other considerations reflected in the record, the Board concludes that consummation of this proposal would not have a significantly adverse effect on competition in the markets for the issuance and sale of traveler's checks.

In the past, the Board has expressed concern that a joint venture could lead to a matrix of relationships between co-venturers that could lessen competition between the co-venturers, create the possibility of conflicts of interests, or impair or give the appearance of impairing the ability of the banking organization to function effectively as an independent and impartial provider of credit.8 In this case, neither the proposed investment nor the joint venture agreement or other agreements applicable to this transaction between Barclays and BankAmerica place any limits on the other activities of Barclays or BankAmerica. Both Barclays and BankAmerica are large, independent organizations that will continue to compete in a variety of banking and nonbanking activities. In addition, because these companies are both bank holding companies whose activities conform to the requirements of the BHC Act, this proposal does not raise the same level of concern present in joint ventures between bank holding companies and commercial companies that the proposed joint venture may undermine the legally mandated separation of banking and commerce.9 Accordingly, consummation of this transaction is not expected to create any conflicts of interests or adversely influence Barclays or BankAmerica in any creditor relationships.

Based upon all of the facts of record, the Board believes that consummation of this proposal is not likely to result in any significant adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. Accordingly, the Board has determined that the performance of the proposed activity by Barclays can reasonably be expected to produce public benefits that would outweigh adverse effects

^{5.} Under the revised Department of Justice Merger Guidelines, 49 Federal Register 26,823 (1984), a market in which the post-merger Herfindahl-Hirschman Index ("HHI") is above 1800 is considered to be highly concentrated. In such nonbanking markets, the Justice Department is likely to challenge a merger that increases the HHI by more than 50 points, in the absence of factors indicating that the merger would not substantially lessen competition. Upon consummation of this transaction, the HHI in the market for the issuance of traveler's checks in the United States would increase by 151 points to 4603. The Justice Department has indicated that, at this time, it does not plan to challenge this proposal.

^{6.} The Board has previously indicated that market share indicators alone may be inconclusive in determining actual market behavior, and findings of anticompetitive effects based on such indicators can be rebutted by a showing that these indicators do not accurately reflect the true economic characteristics of a particular market. See The Bank of New York Company, Inc., 74 Federal Reserve Bulletin 257, 262 n.18 (1988).

^{7.} Moreover, a review of the available evidence suggests that demand for traveler's checks has declined in recent years due in part to the increased acceptability of credit cards as a payment mechanism for travelers. This factor also serves to mitigate the Board's concern about the potential anticompetitive effects of the elimination of a competitor from the market for the issuance of traveler's checks.

^{8.} See, e.g., Amsterdam-Rotterdam Bank, N.V., 70 Federal Reserve Bulletin 835 (1984).

^{9.} See The Dai-Ichi Kangyo Bank, Limited, 76 Federal Reserve Bulletin 75 (1990).

under the proper incident to banking standard of section 4(c)(8) of the BHC Act.

Based on the above, the Board has determined to, and hereby does, approve the application subject to all of the terms and conditions set forth in this order and the Board's regulations that relate to these activities. The Board's determination is also subject to all of the conditions set forth in the Board's Regulation Y, including those in sections 225.4(d) and 225.23(b), and to the Board's authority to require modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and prevent evasion of, the provisions of the BHC Act and the Board's regulations and orders issued thereunder.

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

By order of the Board of Governors, effective April 5, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, LaWare, and Mullins.

WILLIAM W. WILES Secretary of the Board

First Michigan Bank Corporation Holland, Michigan

Order Approving Application to Provide Securities Brokerage and Investment Advisory Services and Act as Riskless Principal

First Michigan Bank Corporation, Holland, Michigan, ("First Michigan"), a bank holding company subject to the Bank Holding Company Act ("BHC Act"), has applied under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)) and section 225.23(a) of the Board's Regulation Y (12 C.F.R. 225.23(a)), for its wholly owned subsidiary, FMB-Brokerage Services, Inc., Holland, Michigan ("Company"), to engage in the following activities: Notice of the application, affording interested persons an opportunity to submit comments on the proposal, has been published (56 *Federal Register* 7387 (1991)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the public interest factors set forth in section 4(c)(8) of the BHC Act.

First Michigan, with total consolidated assets of \$1.6 billion, is the ninth largest banking organization in Michigan.¹ It operates ten banking subsidiaries in Michigan and also engages in trust and credit-related insurance activities through its other nonbanking subsidiaries.

The Board previously has determined by order that full-service brokerage is a permissible non-banking activity for bank holding companies under section 4(c)(8) of the BHC Act.² In addition, Company will provide discretionary investment management for institutional customers only, under the same terms and conditions as previously approved by the Board.³ First Michigan also proposes that Company engage in investment advisory and securities brokerage activities on a separate basis pursuant to the Board's Regulation Y.⁴

The Board also has found that, subject to certain prudential limitations that address the potential for conflicts of interests, unsound banking practices or other adverse effects, the proposed "riskless principal" activities are so closely related to banking as to be a proper incident thereto within the meaning of section 4(c)(8) of the BHC Act. First Michigan has committed that Company will conduct its riskless principal activities using the same methods and procedures and subject to the prudential limitations established by the Board in the *Bankers Trust II* and *J.P. Morgan* orders.⁵

⁽¹⁾ to provide securities brokerage services and related securities credit services pursuant to section 225.25(b)(15) of the Board's Regulation Y (12 C.F.R. 225.25(b)(15));

⁽²⁾ to provide investment advisory and brokerage services on a combined basis ("full-service brokerage") to retail and institutional customers, subject to conditions previously established by the Board; and
(3) to buy and sell all types of securities on the order of investors as a "riskless principal".

^{1.} Data are as of December 31, 1990.

^{2.} PNC Financial Corp., 75 Federal Reserve Bulletin 396 (1989); Bank of New England Corporation, 74 Federal Reserve Bulletin 700 (1988); Bankers Trust New York Company, 74 Federal Reserve Bulletin 695 (1988).

^{3.} J.P. Morgan & Co. Inc., 73 Federal Reserve Bulletin 810 (1987). Investment advice would be provided on an integrated basis, *i.e.*, company would not charge an explicit fee for the investment advice and would receive fees only for transactions executed for customers. 4. 12 C.F.R. 225.25(b)(15).

^{5.} J.P. Morgan & Company Incorporated, 76 Federal Reserve Bulletin 26 (1990) ('J.P. Morgan'); and Bankers Trust New York Corporation, 75 Federal Reserve Bulletin 829 (1989) (''Bankers Trust II''). In this regard, Company will maintain specific records that will clearly identify all riskless principal transactions, and Company will not engage in any riskless principal transactions for any securities carried in its inventory. When acting as a riskless principal, Company will only engage in transactions in the secondary market and not at the order of a customer that is the issuer of the securities to be sold, will not act as riskless principal in any transaction involving a security for which it makes a market, nor hold itself out as making a market in the securities that it buys and sells as riskless principal. Moreover, Company will not engage in riskless principal transactions with First Michigan or any of First Michigan's affiliates, including any foreign affiliates that may engage in securities dealing activities overseas.

In order to approve this application, the Board is required to determine that the performance of the proposed activities "can reasonably be expected to produce benefits to the public . . . that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." 12 U.S.C. § 1843(c)(8).

Consummation of the proposal would provide increased convenience to First Michigan's customers. The Board also expects that the *de novo* entry of First Michigan into the market for these services would increase the level of competition among providers of these services.

Consummation of the proposal within the framework established in this and previous Board Orders is not likely to result in any significantly adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. In addition, financial and managerial considerations are consistent with approval of the application. Accordingly, the Board has determined that the performance of the proposed activities by First Michigan can reasonably be expected to produce public benefits which would outweigh potential adverse effects.

Based on all of the facts of record, as well as the commitments made by Applicant, and the conditions set forth in this and the above-noted orders, the Board has determined that the balance of the public interest factors it is required to consider under section 4(c)(8) of the BHC Act is favorable. Accordingly, the application is hereby approved. The Board's determination is subject to all of the conditions set forth in the Board's Regulation Y, including those in sections 225.4(d) and 225.23(b), and to the Board's authority to require modification or termination of the activities of the holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, and to prevent evasion of, the provisions and purposes of the BHC Act and the Board's regulations and Orders issued thereunder.

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

By order of the Board of Governors, effective April 1, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, and Mullins. Absent and not voting: Governor LaWare.

> JENNIFER J. JOHNSON Associate Secretary of the Board

The Fuji Bank, Limited Tokyo, Japan

Order Approving Application to Engage in Certain Leasing Activities

The Fuji Bank, Limited, Tokyo, Japan ("Fuji"), a bank holding company within the meaning of the Bank Holding Company Act ("BHC Act"), has applied under section 4(c)(8) of the BHC Act (12 U.S.C. § 1843(c)(8)) and section 225.23(a) of the Board's Regulation Y (12 C.F.R. 225.23(a)) to engage, through its wholly owned subsidiary, Heller Financial, Inc., Chicago, Illinois ("Heller"), in the leasing of personal property, and acting as agent, broker, or adviser in leasing such property, including lease transactions in which Heller may rely for its compensation on an estimated residual value of the leased property at the expiration of the initial lease term of up to 100 percent of the acquisition cost of the property ("higher residual value leasing").

Notice of the application, affording interested persons an opportunity to submit comments, has been duly published (56 *Federal Register* 9700 (1991)). The time for filing comments has expired, and the Board has considered the application and all comments received in light of the factors set forth in section 4(c)(8)of the BHC Act.

Fuji, with total consolidated assets equivalent to approximately \$372.6 billion, is the third largest banking organization in the world.¹ Fuji owns Fuji Bank & Trust Company, New York, New York. In addition, Fuji operates branches in New York and in Chicago; agencies in Los Angeles, San Francisco, Houston, and Atlanta; representative offices in Miami and in Seattle; and an Edge Act Corporation in San Francisco. Fuji engages in various nonbanking activities in the United States pursuant to section 4(c)(8) of the BHC Act.

Heller currently engages in various nonbanking activities, including commercial financing and leasing activities pursuant to sections 225.25(b)(1) and (b)(5)of the Board's Regulation Y. Heller has total assets of \$7.3 billion.

In order to approve an application under section 4(c)(8) of the BHC Act, the Board must determine that the proposed activity is "so closely related to banking or managing or controlling banks as to be a proper incident thereto" 12 U.S.C. § 1843(c)(8). The Board previously has determined by order that the activities of engaging in higher residual value leasing and acting as agent, broker, or adviser with respect to

^{1.} Asset data are as of September 30, 1990. Ranking is as of July 26, 1990.

such lease transactions are closely related to banking and permissible for bank holding companies subject to certain limitations.² Heller proposes to conduct these activities using the same methods and procedures and subject to the same limitations established by the Board in its previous orders regarding these activities. In this regard, all leases will be non-operating and, with the exception of the residual value calculation, will otherwise conform to all of the requirements provided in the Board's regulation regarding leasing transactions generally.3 In particular, Heller would engage in the proposed activities only for leases in which the property to be leased is acquired specifically for the leasing transaction under consideration or was acquired specifically for an earlier leasing transaction. Moreover, Fuji has committed that the proposed lease transactions engaged in by Heller would have a minimum initial lease term of one year, that the maximum lease term would be no more than 40 years, and that Heller would sell or re-lease the property within two years of the expiration of the initial lease.

In acting on an application under section 4(c)(8) of the BHC Act, the Board also must consider whether an applicant's performance of the proposed activities "can reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." 12 U.S.C. § 1843(c)(8).

Fuji maintains that approval of the proposed activity would enable Heller to better respond to the needs of its leasing customers and competitive conditions in the leasing industry by allowing Heller to offer a broader range of leasing terms.

The Board has considered the potential for adverse effects that might be associated with reliance by Heller on high residual values in leasing transactions. In this case, Fuji proposes that Heller engage in these leasing activities subject to limitations previously relied on by the Board which are designed to minimize the possibility of such effects. Fuji also has committed to limit the total amount of Heller's investment in leases with estimated residual values in excess of 25 percent of the acquisition cost of the leased property to no more than 10 percent of Fuji's total consolidated assets, and to limit the aggregate amount of Heller's investment in leases with estimated residual values in excess of 70 percent of the acquisition cost of the leased property to the lesser of:

(i) 0.5 percent of Fuji's total consolidated assets, or

(ii) 10 percent of Fuji's total consolidated shareholders' equity.

In addition, Fuji has committed to maintain Heller's capital at levels commensurate with industry standards for comparable leasing activities. The Federal Reserve Bank of New York will monitor the policies and procedures of Heller to assure that they comply with this Order.

In every case involving a nonbanking acquisition by a bank holding company under section 4 of the BHC Act, the Board considers the financial condition and resources of the applicant and its subsidiaries and the effect of the transaction on these resources.⁴ After making adjustments to reflect Japanese banking and accounting principles, including consideration of a portion of unrealized appreciation in Fuji's portfolio of equity securities, the Board concludes that financial considerations are consistent with approval. The managerial resources of Fuji also are consistent with approval.

Consummation of the proposal would provide added convenience to Fuji's leasing customers. In addition, the Board expects that the *de novo* entry of Fuji into the market for this activity would increase the level of competition among providers of this service. Accordingly, the Board has determined that the performance of the proposed activity by Fuji can reasonably be expected to produce benefits to the public.

For these reasons, and in reliance on Fuji's commitments, the Board believes that consummation of this proposal is not likely to result in any significantly adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. Based on the foregoing and other facts of record, the Board concludes that the balance of the public interest factors that it is required to consider under section 4(c)(8) is favorable in this case.

Accordingly, subject to the conditions in this Order and the commitments made by Fuji, the Board has determined that the proposed application should be, and hereby is, approved. This determination is subject to all of the conditions set forth in the Board's Regu-

^{2.} The Sanwa Bank, Limited, 77 Federal Reserve Bulletin 187 (1991); Security Pacific Corporation, 76 Federal Reserve Bulletin 462 (1990). See also Dai-Ichi Kangyo Bank, Limited, 76 Federal Reserve Bulletin 960 (1990). On May 25, 1990, the Board issued for comment a proposal to make these leasing activities permissible for bank holding companies generally under Regulation Y. 55 Federal Register 22,348 and 23,446 (1990). Fuji has committed to conform Heller's leasing activities to any final rule adopted by the Board.

^{3.} See 12 C.F.R. 225.25(b)(5).

^{4. 12} C.F.R. 225.24; The Fuji Bank, Limited, 75 Federal Reserve Bulletin 94 (1989); Bayerische Vereinsbank AG, 73 Federal Reserve Bulletin 155, 156 (1987).

lation Y, including sections 225.4(d) and 225.23(b) (12 C.F.R. 225.4(d) and 225.23(b)), and to the Board's authority to require such modification or termination of the activities of a bank holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, or to prevent evasion of, the provisions and purposes of the BHC Act and the Board's regulations and orders issued thereunder.

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

By order of the Board of Governors, effective April 10, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, LaWare, and Mullins. Absent and not voting: Governor Kelley.

> JENNIFER J. JOHNSON Associate Secretary of the Board

Orders Issued Under Sections 3 and 4 of the Bank Holding Company Act

Apple Merger Corp. New York, New York

Order Approving Formation of a Bank Holding Company and Engaging in Commercial Lending

Apple Merger Corp., New York, New York ("Apple Merger"), has applied pursuant to section 3(a)(1) of the Bank Holding Company Act ("BHC Act") (12 U.S.C. § 1842(a)(1)) to become a bank holding company by acquiring approximately 95 percent of the voting shares of Apple Bancorp, Inc., New York, New York ("Apple Bancorp"), a registered bank holding company. Apple Merger would thereby indirectly acquire Apple Bank for Savings, New York, New York ("Bank"). Apple Merger also has applied pursuant to section 4(c)(8) of the BHC Act to engage in commercial lending activities.

Notice of the applications, affording interested persons an opportunity to submit comments, have been published (55 *Federal Register* 50,773 (1990)). The time for filing comments has expired, and the Board has considered the applications and all comments received in light of the factors set forth in sections 3 and 4 of the BHC Act.

Apple Merger is an interim corporation formed for the purpose of permitting Apple Bancorp's current owner to acquire all the shares of Apple Bancorp.¹ Based on the facts of record, consummation of this proposal would not result in any significantly adverse effect on competition or the concentration of banking resources in the State of New York or in any relevant market. Accordingly, the Board concludes that competitive considerations are consistent with approval of these applications. The financial and managerial resources and future prospects of Apple Merger and Bank appear to be consistent with approval.

The Board also has considered factors relating to the convenience and needs of the communities to be served. In this regard, the Board notes that Apple Bancorp and Bank are under new ownership and that new management has initiated affirmative steps to improve substantially the performance of Bank under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA") and to correct deficiencies in the Bank's performance identified in Bank's last examination report.² In general, the Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act indicates that commitments for future corrective actions offered in the application process will not be sufficient to overcome a seriously deficient CRA record.³ In this case, however, the inadequate CRA record reflected the actions of the previous owners and the current owner has taken steps to correct deficiencies in CRA performance in a timely fashion. Accordingly, the Board believes that accepting commitments for improvement of Bank's CRA record is appropriate.

In light of all the facts of record, including the CRA programs to be implemented and the programs begun by Bank's new management to improve its CRA performance, the Board believes that considerations relating to the convenience and needs of the communities to be served are consistent with approval. The Board's decision in this regard is specifically premised upon the commitments made by applicant in this application.

Apple Merger also has applied to engage in commercial lending activities pursuant to section 225.25(b)(1)of the Board's Regulation Y (12 C.F.R. 225.25(b)(1)). There is no evidence in the record to indicate that approval of this proposal would result in any significantly adverse effects, such as undue concentration of

^{1.} Apple Bancorp's current owner controls approximately 95 percent of the shares and proposes to acquire the remaining shares of Apple Bancorp outstanding through a "second step" merger. Record ownership of the current owner's shares will be transferred to Apple Merger immediately before it merges with and into Apple Bancorp. As a result of this merger, each outstanding share of Apple Bancorp will be converted into a right to receive \$38 in cash.

^{2.} The examination was conducted as of July 12, 1990 and occurred prior to acquisition of Bank by its current owner.

^{3. 54} Federal Register 13,742 (1989).

resources, decreased or unfair competition, conflicts of interests, or unsound banking practices. Accordingly, the Board has determined that the balance of the public interest factors it must consider under section 4(c)(8) of the BHC Act is favorable and consistent with approval.

Based on the foregoing and other facts of record, the Board has determined that the applications should be, and hereby are, approved. This approval is specifically conditioned upon applicant's compliance with the commitments made to the Board regarding its steps to improve Bank's record of performance under the CRA. The acquisition of Bank shall not be consummated before the thirtieth calendar day following the effective date of this Order, and the proposed bank and nonbank acquisitions shall not be consummated later than three months after the effective date of this Order, unless such period is extended for good cause by the Board or the Federal Reserve Bank of New York, acting pursuant to delegated authority. The determination as to the nonbanking activities approved in this case is subject to all of the conditions contained in Regulation Y, including those in sections 225.4(d) and 225.23(b)(3) (12 C.F.R. 225.4(d) and 225.23(b)(3), and to the Board's authority to require such notification or termination of the activities of a holding company or any of its subsidiaries as the Board finds necessary to assure compliance with, or to prevent evasion of, the provisions and purposes of the BHC Act and the Board's regulations and orders issued thereunder.

By order of the Board of Governors, effective April 1, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, and Mullins. Absent and not voting: Governor LaWare.

> JENNIFER J. JOHNSON Associate Secretary of the Board

Orders Issued Under Bank Merger Act

Manufacturers Hanover Trust Company New York, New York

Order Approving Acquisition of Certain Assets and Assumption of Certain Liabilities of a Bank, the Establishment of Branches, and Additional Investment in Bank Premises (the "Bank Merger Act"), to purchase certain assets from and to assume certain liabilities of ten branches of Goldome, Buffalo, New York ("Goldome").¹ MHTC also has applied to establish branches at the locations of the ten Goldome branches listed in the Appendix pursuant to section 9 of the Federal Reserve Act (12 U.S.C. § 321 *et seq.*) ("FRA") and for permission to make an additional investment in bank premises pursuant to section 24A of the FRA (12 U.S.C. § 371d).

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

MHTC is the fourth largest commercial banking organization in the state of New York, controlling deposits of \$24.5 billion, which represents approximately 9.1 percent of total deposits in commercial banking organizations in the state.² The 10 operating Goldome offices MHTC proposes to acquire are located within the counties of New York, Bronx, Orange, Rockland, and Westchester in New York State. Total deposits in all the offices to be acquired are approximately \$1.46 billion, representing approximately 0.4 percent of total deposits in commercial banks in the state.³ Upon consummation of this proposal, MHTC would remain the fourth largest commercial banking organization in the state, controlling approximately 9.6 percent of total deposits in commercial banking organizations in the state.

MHTC and Goldome compete in the Metropolitan New York-New Jersey banking market.⁴ The Metro-

Manufacturers Hanover Trust Company, New York, New York ("MHTC"), a state-chartered member bank, has applied pursuant to section 18(c) of the Federal Deposit Insurance Act (12 U.S.C. § 1828(c))

^{1.} MHTC also has applied to assume the deposit liabilities of three branches of Goldome that may be closed by the acquisition date and certain non-branch deposit liabilities of Goldome.

^{2.} Market data are as of June 30, 1989, and state deposit data are as of December 30, 1990.

^{3.} Goldome is a state-chartered savings bank with deposits insured by the Federal Deposit Insurance Corporation ("FDIC"). Because Goldome had FDIC insurance prior to the enactment of the Financial Institutions Reform, Recovery and Enforcement Act ("FIREA"), this transaction does not represent the conversion of a Savings Association Insurance Fund member to a Bank Insurance Fund member under the provisions of that Act and is not, therefore, subject to that Act's moratorium on such conversions. See FIRREA, Pub. L. No. 101-73, §§ 206(a)(7) and 208(14).

^{4.} The Metropolitan New York-New Jersey market includes New York City and Nassau, Suffolk, Orange, Putnam, Rockland, Sullivan,

politan New York-New Jersey banking market is considered to be unconcentrated and would remain so upon consummation of the proposal.⁵ Based on these and the other facts of record, the Board concludes that consummation of the proposal would not have a significantly adverse effect on competition in the relevant banking market.

In evaluating these applications, the Board has carefully considered the financial resources of MHTC and the effect on those resources of the proposed acquisition. The Board notes that Manufacturers Hanover Corporation, the parent of MHTC, recently added capital to MHTC to support this proposal. Consummation of this proposal, therefore, would not result in any diminution of MHTC's tangible capital position. The present proposal would result in a relatively small increase in MHTC's asset size, and MHTC would use the acquired deposits to reduce its short-term liabilities. Based on these considerations, the Board concludes that the financial and managerial resources and future prospects of MHTC, within the context of this proposal, are consistent with approval.

In considering the convenience and needs of the communities to be served, as provided in the Bank Merger Act, and in reviewing an application for a deposit facility, including the establishment of a domestic branch or other facility with the ability to accept deposits under the FRA, the Board is required, under the Community Reinvestment Act (12 U.S.C. § 2901 et seq.) ("CRA"), to consider the institution's record of serving the credit needs of the community, including low- and moderate-income neighborhoods. The CRA requires the federal financial supervisory agencies to encourage financial institutions to help meet the credit needs of the local communities in which they operate consistent with the safe and sound operation of such institutions.

In this regard, the Board has considered comments filed by the Citywide Responsible Banking Alliance: MHT ("Protestant") alleging that MHTC has generally failed to meet the credit needs of the Harlem community.⁶ Specifically, Protestant alleges that MHTC has failed:

(i) to provide financing for homes in Harlem by using inappropriate lending criteria based on racial composition and geographic location;
(ii) to offer credit products, including customer accounts, that meet the credit needs of low- and moderate-income persons in Harlem; and
(iii) to incorporate the Harlem community in its outreach and advertising programs.

The Board has carefully reviewed the CRA performance record of MHTC, as well as Protestant's comments and MHTC's response to those comments, in light of the CRA, the Board's regulations, and the Statement of the Federal Financial Supervisory Agencies Regarding the Community Reinvestment Act ("Agency CRA Statement").7 The Agency CRA Statement provides guidance regarding the types of policies and procedures that the supervisory agencies believe financial institutions should have in place in order to fulfill their responsibilities under the CRA on an ongoing basis and the procedures that the supervisory agencies will use during the application process to review an institution's CRA compliance and performance. The Agency CRA Statement also suggests that decisions by agencies to allow financial institutions to expand will be made pursuant to an analysis of the institution's overall CRA performance and will be based on the actual record of performance of the institution.8

Initially, in the most recent examination of MHTC's CRA performance ("the CRA examination"), the Board notes that MHTC has received an "outstanding" rating from the Federal Reserve Bank of New York, acting pursuant to authority delegated by the Board, MHTC's primary regulator.⁹ This rating was assigned under the new four-tiered rating system implemented by amendments to the CRA in the FIRREA.¹⁰ The Agency CRA Statement provides

and Westchester Counties in New York; Bergen, Essex, Hudson, Hunterdon, Middlesex, Monmouth, Morris, Ocean, Passaic, Somerset, Sussex, Union, and Warren Counties in New Jersey; and parts of Fairfield County in Connecticut.

^{5.} Under the revised Department of Justice Merger Guidelines (49 *Federal Register* 26,823 (June 29, 1984)), a market in which the post-merger Herfindahl-Hirschman Index ("HHI") is less than 1000 is considered unconcentrated. Generally the Justice Department will not challenge a bank merger (in the absence of other factors indicating anticompetitive effects) if the post-merger HHI is less than 1000. Upon consummation of this proposal, the HHI of the market would increase by 5 points to 436.

^{6.} Protestant is an alliance of community advocates and non-profit housing developers. The Board also has considered a comment alleging that, in upstate New York, MHTC does not meet the credit

needs of women- and minority-owned businesses and has limited involvement in community-based organizations, and a comment generally objecting to the loss of Goldome branches in Manhattan and the Bronx. For the reasons discussed above, the Board believes that, on balance, MHTC meets the credit needs of small businesses and is involved in community-based organizations in upstate New York and that MHTC's ownership of the Goldome branches will permit these branches to continue to operate and help to meet the convenience and needs of the communities served by these branches.

^{7. 54} Federal Register 13,742 (1989).

^{8.} Id.

^{9.} The CRA compliance examination for MHTC is as of September 24, 1990.

^{10.} This system provides for "outstanding," "satisfactory," "needs to improve" and "substantial noncompliance" ratings for an institution's record of meeting community credit needs. Ratings assigned to financial institutions after July 1, 1990, are disclosed to the public. 12 U.S.C. § 2906(b)(2). Under this new rating system, an

that, although CRA examination reports do not provide conclusive evidence of an institution's CRA record, these reports will be given great weight in the applications process.¹¹

The CRA examination found that MHTC's delineation of its communities in general was reasonable and did not exclude low- and moderate-income communities from its service area. In addition, the CRA examination concluded that a geographic analysis of loan applications using Home Mortgage Disclosure Act ("HMDA") data and MHTC's annual CRA lending studies of approved and declined applications from the Downstate Community supported the reasonableness of the delineation. Protestant's comments relate to Harlem which is an area within MHTC's Downstate Community as delineated under the CRA.¹²

The CRA requires the appropriate federal supervisory authority to "assess an institution's record of meeting the credit needs of its entire community, including low- and moderate-income neighborhoods, consistent with the safe and sound operation of the institution."¹³ The Agency CRA Statement similarly provides that federal regulatory agencies are required to take into account a financial institution's record of helping to meet the credit needs of its entire community, including low- and moderate-income neighborhoods when considering certain applications from these institutions. Accordingly, in considering Protestant's comments under the CRA, the Board must consider MHTC's record of performance in meeting the credit needs of its entire CRA-delineated community. This community includes, but is not limited to, the Downstate Community which includes Harlem.

Protestant alleges, primarily on the basis of analyses of HMDA data, that MHTC has refused to provide home financing in Harlem by using inappropriate crite-

(iii) geographic distribution and record of opening and closing offices;

11. 54 Federal Register 13,745.

ria based on the racial composition of the community and its geographic location. Discrimination and other illegal credit practices are evaluated in a CRA performance examination under the following assessment factors:

(1) any practices intended to discourage applications for types of credit set forth in the institution's CRA Statement (Assessment Factor D); and

(2) evidence of prohibited discriminatory or other illegal credit practices (Assessment Factor F).¹⁴

The CRA examination under these factors found no evidence of any practice by MHTC intended to discourage applications for the types of credit set forth in MHTC's CRA Statement.¹⁵ Furthermore, no credit practices were identified that were inconsistent with the substantive provisions of anti-discrimination laws and regulations, including the Equal Credit Opportunity Act and the Fair Housing Act.¹⁶

Although the CRA examination noted that HMDA data indicated low-level lending activity in some areas, it concluded that there is reasonable penetration throughout MHTC's Downstate Community, including in low- and moderate-income census tracts.¹⁷ For ex-

institution's CRA record is evaluated in light of 12 assessment factors, which are grouped into five performance categories:

⁽i) ascertainment of community credit needs;

⁽ii) marketing and types of credit offered and extended;

⁽iv) discrimination and other illegal credit practices; and

⁽v) community development.

^{12.} The Downstate Community includes New York City and the counties of Nassau, Suffolk, Orange, Rockland and Westchester and is served by 192 branches. Four of these branches serve Harlem. The Board generally has defined Harlem in the same manner as Protestant to include community districts 9, 10, and 11, a geographic area bounded on the east by the East River, extending north to East 142nd Street and south to 96th Street, and bounded on the west by the Hudson River, extending north approximately to West 155th Street and south to 110th Street. This area includes 73 census tracts and is predominately minority and low-income. Protestant's analyses relate to approximately 68 census tracts within Harlem, but these analyses do not indicate specifically how many or which of the census tracts have been excluded.

^{13. 12} U.S.C. § 2901.

^{14.} Protestant maintains that MHTC's ratio of outstanding loans to core deposits in Harlem when compared with this same ratio outside of Harlem is evidence of MHTC's discrimination against borrowers in this area. The Board previously has noted that loan-to-deposit ratios are only a broad measure of lending activity and that there are many nondiscriminatory reasons why a particular neighborhood may generate more deposits than loan requests, or more requests than deposits. See First Bank System, Inc., 74 Federal Reserve Bulletin 824 (1988).

^{15.} The CRA examination noted that MHTC affirmatively solicited credit applications from all segments of its communities, including applications from low- and moderate-income neighborhoods and that MHTC had written policies, procedures, and training programs to ensure that the bank did not illegally discourage or pre-screen applicants. In addition, MHTC has represented that it hires independent, external evaluators (white and minority, male and female) to "shop" its own branches and rate branch personnel on a variety of service quality criteria to ensure that branches provide equal access to the bank's loan and deposit products.

^{16.} The CRA examination noted isolated violations under the Board's Regulation B, implementing the Equal Credit Opportunity Act, that were exceptions to established bank procedures and that affected few applicants. For approximately three months, telephone applicants for credit card lines of credit were provided with oral rather than written notification of adverse action. Corrective action already has been taken by management for those affected applicants and to ensure future compliance.

^{17.} The Board notes that MHTC has taken affirmative steps relating to its performance in mortgage lending in low- and moderate-income neighborhoods. MHTC recently has obtained approval from state banking authorities to establish the Manufacturers Hanover Community Development Corporation ("MHCDC") to incorporate all of its community development activities into a single organizational structure. MHCDC's activities include the financing of low- and moderateincome multi-family dwellings and residential housing lending. In addition, MHTC implemented specific goals this year for its branches to increase residential loan origination. This program is branch-based and will supplement MHTC's "MortgageTrack" Program, a mortgage referral program for realtors and mortgage brokers located in MHTC's Downstate Community. In 1990, MHTC undertook a market research study to focus on lending efforts in low- and moderate-income

ample, in 1988 and 1989, 10 percent of home mortgage and home improvement loans made by MHTC in the Downstate Community were made in low- and moderate-income census tracts. During the first six months of 1990, 14 percent of such loans were made in low- and moderate-income census tracts.¹⁸ HMDA data for the five boroughs of New York City in 1989 show that 13.1 percent of MHTC's mortgage loans and 30.5 percent of its home improvement loans were made in low- and moderate-income areas.

Protestant also alleges that MHTC does not provide multi-family housing loans and has failed to participate in FHA or VA mortgage insurance programs. The CRA, however, affords a financial institution considerable flexibility in determining how best to meet the credit needs of its entire community, and institutions are not required to adopt specific activities or programs.¹⁹

In this regard, MHTC is a substantial contributor to revolving loan funds utilized by financial intermediaries for the construction of affordable housing, including Community Preservation Corporation ("CPC") (\$11.7 million commitment), and Neighborhood Housing Service of New York City ("NHS") (\$500,000 commitment) and Capital Affordable Housing (\$313,000 commitment).²⁰ Since 1974, CPC has financed more than 9500 dwelling units in northern Manhattan, which represents public and private investments of over \$220 million. This lending has been concentrated in the districts of Washington Heights, a low- and moderate-income community, and Central Harlem.²¹ In October 1990, NHS began to offer to

19. See Uniform Interagency Community Reinvestment Act Final Guidelines for Disclosure of Written Evaluations and Revised Assessment Rating System, 55 Federal Register 18,163 (1990) ("Uniform Interagency Guidelines").

21. Protestant has generally criticized CPC's lack of lending in Harlem and its tenant practices. CPC has reported updated information to the Board that it has made \$52.4 million in construction loans, representing 2,782 dwelling units in Harlem since CPC's eligible residents home improvement loans below market rates and rehabilitation loans and technical assistance to owners of small multi-family and mixed-used buildings.²²

MHTC also provides a variety of other consumer products to low- and moderate-income communities, including unsecured personal installment loans, automobile loans, and retail credit cards.²³ MHTC has been active in originating government-guaranteed student loans and has participated in projects that benefit the cultural and social aspects of the Harlem community.²⁴ In addition, MHTC offers a variety of credit products to small businesses including revolving credit lines, business installment loans, time and demand commercial loans and letters of credit.²⁵ MHTC also recently re-

22. NHS has reported to the Board that it is presently processing 11 loan applications from Harlem for a total amount of \$901,600 in loan commitments.

23. As of year-end 1989, MHTC has represented that it had \$29.5 million outstanding in consumer credit extensions (excluding mortgages) from residents of Harlem. The Board notes that in designating the Harlem community, MHTC defines its southern boundary as 96th Street, east to west, with the effect of including a portion of the Upper West Side. Accordingly, MHTC's reported outstanding extensions of credit and other activities in Harlem as designated by the Board may be less.

24. MHTC currently has outstanding a total of \$2.9 million for the renovation of the Apollo Theater, which was completed in 1988, and a \$2.1 million participation in a loan for the reconstruction of the National Black Theater. MHTC's investment in community development projects in New York City, including its projects in Harlem, totals 19 projects for an investment of approximately \$98.8 million.

25. MHTC reports that its small business loan extensions to businesses with addresses in Harlem totalled \$4.7 million in 1989. As a general matter, MHTC's efforts to meet the credit needs of small businesses extend to its other CRA-delineated communities, including women- and minority-owned businesses in its Upstate Communities. MHTC markets its services to small businesses primarily through its Business Finance Group ("BFG"). BFG lends up to \$250,000 to any one business and provides business installment loans as small as \$3,000 and lines of credit as small as \$25,000. Marketing efforts for BFG are coordinated through a call program by branch staff, and the sampled call reports demonstrated that branch officers were contacting local businesses throughout MHTC's delineated areas. The CRA examination confirmed that these call programs were working well, and the Board expects that MHTC will strengthen its documentation of these programs. In addition, the CRA examination noted that MHTC indirectly lends money to small businesses through small business investment corporations and minority-enterprise small business investment corporations, which lend primarily to businesses located in New York City but also throughout the tri-state area.

neighborhoods and MHTC has identified low- and moderate-income census tracts in New York City eligible to generate mortgage loan applications.

^{18.} The Board believes that certain disparities alleged by Protestant in the HMDA data relating specifically to Harlem must be considered in light of other factors associated with Harlem. These factors include a relatively low number of owner-occupied housing units, fewer real estate transfers eligible for mortgage financing, and low median household incomes. For example, only 11 percent of the housing units in Harlem are owner occupied. In addition, the median household income in Harlem is \$8,528 while the median household income in the other districts in Manhattan is \$17,385.

^{20.} MHTC also lends directly to housing-related and community development projects on a short-term basis. For example, MHTC has committed to provide \$73.8 million in construction loans, \$4.4 million of which will be used to rehabilitate 13 buildings in Manhattan for use by low- and moderate-income families under New York City's vacant building program. Two of these buildings are located in Harlem. Although Protestant believes that MHTC should provide permanent financing for multi-family housing in Harlem and participate in other types of city-sponsored housing programs, the CRA does not require lenders to participate in specific types of financing or programs.

inception through October 1990. In addition, CPC has outstanding commitments of \$4 million for the substantial rehabilitation of 286 more units in Harlem. These commitments bring the total public and private investments leveraged by CPC for housing development in Harlem to almost \$157 million. When CPC acquired these 2,782 units for rehabilitation, 719 were occupied and 2,063 were vacant. The occupied units, which were slated for moderate rehabilitation, are under the New York City program for rent stabilization. The Department of Housing Preservation and Development ("HPD") determines the plans for occupancy and the rents of these units, with the goal of housing as many low-income individuals as possible. HPD's guidelines for CPC's units currently under construction in Harlem provide that 80 percent for low-income individuals, and 10 percent for formerly homeless persons.

entered the SBA's guaranteed loan program.

Protestant's criticisms of MHTC's credit products offered in Harlem is based in large part on a comparative analysis of its checking and savings accounts.²⁶ In addition to its regular accounts, MHTC offers a Basic Checking product designed to accommodate customers with limited finances and first-time account holders.²⁷ MHTC has initiated steps to enhance its ATM services in Harlem by completing the installation of four additional ATMs at one of its Harlem branches to provide 24-hour access, and intends to explore providing additional ATMs with 24-hour access at other Harlem branch locations.

Protestant generally alleges that MHTC's outreach, advertising, and communication programs have failed to incorporate Harlem into its lending community.²⁸ The Board notes, however, that, as a general matter, the CRA examination found that MHTC has an effective ascertainment program that includes ongoing and meaningful contact with numerous and diverse community organizations and government agencies throughout its entire service area.²⁹ For example, in

27. For a monthly fee of \$5 and no minimum balance, Basic Checking provides up to eight free checks per month and unlimited ATM usage without charge. Additional check and teller transactions cost \$0.75 each. Applicant's Basic Checking was compared to accounts offered by four other large New York banks and it ranked second in affordability. MHTC reports that 21 percent of its checking relationships in Harlem use Basic Checking and that between 1989 and 1990 the number of accounts in Harlem have increased by 54 percent. One of MHTC's advertisements involving its Power Checking product is the subject of a Notice of Violation by the New York Department of Consumer Affairs. MHTC believes that the advertisement complies with all applicable consumer protection laws and is currently discussing the notice with the Department.

28. In support of this allegation, Protestant maintains that MHTC's outstanding loans and correspondent banking services provided to South Africa inhibit its ability to ascertain and meet the credit needs of the Harlem community. The record in this case does not indicate that MHTC's investments are in violation of applicable law, and as discussed above, the Board believes that MHTC has adequately attempted to ascertain credit needs and market its credit products to its entire community, including Harlem. See NCNB Corporation, 73 Federal Reserve Bulletin 666, 668, n. 11 (1987).

the five boroughs of New York City, MHTC is actively involved with 213 community-based organizations, of which 113 serve communities throughout Manhattan, including 24 organizations exclusively serving Harlem. Nine of the Harlem organizations are involved in housing and economic development. MHTC's Urban Affairs Officers participate in and sponsor a number of forums on issues of community interest throughout the community, including in Harlem and other low- and moderate-income neighborhoods within the delineated community. In addition, these officers have made on-site visits to a number of communities, including Harlem. MHTC officers also provide volunteer service for a variety of such organizations.

The Board also notes that MHTC has adopted many of the elements of an effective CRA program as outlined in the Agency CRA Statement. MHTC has a CRA officer responsible for coordinating CRA activities throughout the bank. The board of directors has been actively involved in overseeing the establishment of the bank's CRA Mission Statement and CRA Action Plan and of an organizational structure to implement MHTC's CRA efforts. MHTC's board reviews quarterly reports and other information from the CRA officer and a board member who is the contact between the board and the bank's Planning Committee. The Planning Committee, consisting of the CRA officer and 13 senior officers, monitors the CRA Advisory Committee's activities and reviews and approves major proposals submitted by the CRA Advisory Committee. The Planning Committee, also consisting of the CRA officer and other senior officers, meets monthly to review and assess MHTC's CRA program, identify weaknesses in the program, make recommendations for improving it, and implement strategies for the introduction of products and services.

The CRA examination found that MHTC's marketing efforts are generally satisfactory and that MHTC employs a multimedia approach in marketing its products. In the spring of 1990, MHTC initiated a mortgage and basic checking advertisement campaign in the press media.³⁰ For 1991, MHTC plans to alternate advertising in the minority press of its credit products

Finally, MHTC has a working relationship with Rochester Neighborhood Housing Services, Inc. and Neighborhood Housing Services of Buffalo, Inc.

^{26.} Protestant suggests that MHTC is unable to meet the credit needs of Harlem because of its speculative lending activities outside its CRA service community. As discussed above, the Board believes that MHTC offers credit products that help meet the needs of low- and moderate-income communities within its Downstate Community, including Harlem. In addition, the Board previously has noted as a general matter that an internationally-oriented lending program by a commercial bank is not necessarily inconsistent with helping to meet the credit needs of its local community. See First National Boston Corporation, 67 Federal Reserve Bulletin 253 (1981); Manufacturers Hanover Trust Company, 66 Federal Reserve Bulletin 601 (1980).

^{29.} The CRA examination found no variation from MHTC's satisfactory level of involvement with community-based organizations in its Upstate Community. The CRA examination noted that MHTC was very active in supporting nonprofit organizations through grants, although these grants were made primarily to organizations located in

New York City and, to a lesser extent, throughout the rest of MHTC's delineated communities.

^{30.} MHTC advertises home equity credit lines and other loan products in New York City's three major daily newspapers. Advertisements for mortgages and basic checking services also are placed in minority and local community newspapers such as *El Diario* and *The Amsterdam News* and in weeklies such as *The Phoenix, Greenline* and the *Carib News*. In addition, MHTC advertises in *El Vocero*, a Spanish-language daily, and the *City Sun*, a newspaper that targets a black readership.

for personal loans and its mortgage products.³¹ MHTC also uses other methods of local marketing, including setting up display booths at local street fairs, sponsoring charitable and civic events, and advertising in nonprofit journals.

In considering the public benefits of this transaction, the Board also notes that Goldome would receive additional capital as the result of this transaction. In addition, most of the branches of Goldome to be acquired in this transaction would remain open and continue to operate and serve their communities. The Board believes that the new capital provided to Goldome by this transaction and the continued operation of these branches by MHTC would result in substantial public benefits.

For the reasons discussed above, and based upon the overall CRA record of MHTC, as well as other facts of record and public benefits of this proposal, the Board concludes that, on balance, the convenience and needs factor, including the CRA record of MHTC, is consistent with approval of these applications. The Board also has considered the factors it is required to consider when approving applications for establishment of branches pursuant to section 9 of the FRA and finds those factors to be consistent with approval. In addition, the Board concludes that allowing MHTC under section 24A of the FRA to make an additional investment in bank premises is necessary to enable MHTC to acquire the Goldome branches, and is consistent with approval.

Protestant has requested a formal hearing on these applications as well as a public meeting or an opportunity to present its views orally to the Board. The Bank Merger Act and the FRA do not require the Board to hold a hearing on merger or branch applications filed pursuant to these provisions and therefore Protestant has no right to a hearing. The Board's rules generally provide that the Board may, in its discretion, hold a public hearing or meeting to clarify factual issues related to the application and to provide an opportunity for testimony. See 12 C.F.R. 262.3(e), 262.25(d) and 262.3(i)(3).

Initially, the Board notes that Protestant has been given the opportunity to submit, and has submitted, extensive written facts and arguments to the Board regarding these applications. These materials, as well as responses from MHTC and information available to the Board, have not provided a basis to support

31. MHTC also plans to begin advertising small business loans in the *City Sun* this month. In addition, MHTC has recently undertaken a multimedia advertising campaign targeted at small and mid-size businesses in the New York area. In 1991 MHTC plans to expand its marketing efforts for personal and automobile loan products in its Downstate Community.

the belief that the facts already before the Board are incomplete or insufficient to permit the Board to carry out its responsibility under the Bank Merger Act and the FRA to evaluate the applications under the statutory criteria, or that further investigation would produce additional relevant information. The Board is not required to hold a formal hearing or receive oral testimony where a party disputes the conclusions to be drawn from established facts or where such proceedings would not serve to develop new or useful facts.

Protestant asserts that several disputes, including MHTC's refusal to lend in Harlem, MHTC's refusal to discuss its South African policy, and MHTC's failure to develop services that are affordable to low-income persons, raise factual questions.³² Protestant maintains that these disputes contradict factual assertions made by MHTC in the applications. These assertions, however, do not dispute facts in the record or even elicit new facts, but question inferences and conclusions drawn from the factual presentations in the applications.

The Board finds that MHTC and Protestant have had ample opportunity to present evidence and arguments in writing and to respond to each other's submissions and concludes that the parties' extensive written submissions have been an adequate means of clarifying the issues in this case, including the factual issues raised by Protestant. The Board also believes that the few truly factual disputes that Protestant asserts exist regarding MHTC's CRA record in the Harlem community should be viewed in the context of all the facts of record regarding MHTC's service to its entire CRA-delineated communities. Thus, in the Board's view, even assuming that these few facts are in dispute, they would not have a material effect on the Board's conclusion with respect to MHTC's overall compliance with the CRA. Accordingly, Protestant's request for a public hearing or meeting or to make an oral presentation before the Board is denied.

Based on the foregoing and all of the facts of record, the Board has determined that the applications should be, and hereby are, approved. This transaction shall not be consummated before the thirtieth calendar day following the effective date of this order, unless such period is extended for good cause by the Board or by the Federal Reserve Bank of New York, acting pursuant to delegated authority.

^{32.} In Protestant's view, these disputed facts cannot be resolved by written submissions because some information is not publicly available and adequate consideration of these factual disputes requires cross-examination of MHTC's officials.

By order of the Board of Governors, effective April 19, 1991.

Voting for this action: Chairman Greenspan and Governors Angell, Kelley, and LaWare. Absent and not voting: Governor Mullins.

> JENNIFER J. JOHNSON Associate Secretary of the Board

APPENDIX

Manufacturers Hanover Trust Company has applied to establish branches at the following locations:

New York County

1065 Avenue of the Americas, New York, NY 10021 1122 Lexington Avenue, New York, NY 10021

Bronx County

3555 Johnson Avenue, Bronx, NY 10463

Orange County

13–15 Sussex Street, Port Jervis, NY 12771 Route 17M near Route 6, Wawayanda, NY 10973

Rockland County

466 Pacesetter Shopping Center, Route 202, Ramapo, NY 10970
108 Main Street, Nyack, NY 10960
41 South Middletown Road, Nanuet, NY 10954

Westchester County

722 North Bedford Road, Bedford Hills, NY 10507 Route 6 and Lee Road, Jefferson Valley, NY 10535

ORDERS ISSUED UNDER FEDERAL RESERVE ACT

Orders Issued Under Section 25(a) of the Federal Reserve Act

Morgan Guaranty International Finance Corporation New York, New York Order Approving Application to Engage in Certain Futures Commission Merchant Activities in Japan

April 1, 1991

Mr. Edmund P. Rogers, III
Senior Vice President and Resident Counsel
J.P. Morgan & Co., Incorporated
60 Wall Street
New York, NY 10260

Dear Mr. Rogers:

As requested in your letter of December 11, 1990, the Board of Governors grants its consent to Morgan Guaranty International Finance Corporation ("MGIFC"), New York, New York, to retain the shares of J.P. Morgan Securities Asia Limited ("JPMSA"), Singapore, after JPMSA acts as a futures commission merchant ("FCM") on the Osaka Securities Exchange (the "OSE"), Osaka, Japan. JPMSA would act as a FCM with respect to a Nikkei 225 futures contract and a Nikkei 225 options contract, and futures contracts of the kinds listed in section 225.25(b)(18) of Regulation Y. JPMSA would also offer investment advice to non-affiliated persons on financial futures and options on financial futures. In taking this action, the Board relied on MGIFC's commitment that JPMSA's FCM and investment advisory activities on the OSE will be conducted in accordance with the conditions imposed in sections 225.25(b)(18) and (19) of Regulation Y.

The Board has also delegated to the Federal Reserve Bank of New York authority to approve additional financial contracts involving products that the Board has reviewed and approved previously but that are not specifically covered by Regulation Y. Proposals involving products that have not been reviewed previously by the Board continue to require the Board's specific consent.

The Reserve Bank should be notified promptly of any prospective substantial changes in the activities of the OSE that would materially increase the potential liability of the Morgan organization in conducting activities on the OSE. The Board expects that MGIFC will comply with any conditions the Board may impose after reviewing such changes.

Very truly yours,

Jennifer J. Johnson Associate Secretary of the Board

cc: Vice President Rutledge, FRB of New York

APPLICATIONS APPROVED UNDER BANK HOLDING COMPANY ACT

By Federal Reserve Banks

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

Section 3

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
Bancshares of Jackson Hole Incorporated, Jackson, Wyoming	Jackson Hole Bancshares Corp., Jackson, Wyoming	Kansas City	April 10, 1991
BancWest Bancorp, Inc., Taylor, Texas	The Bank of the West, Austin, Texas	Dallas	April 15, 1991
Blue Waters Bancshares, Inc., New Brighton, Minnesota	First State Bank of Graceville, Graceville, Minnesota	Minneapolis	March 29, 1991
Caldwell County Bancshares, Inc., Hamilton, Missouri	Caldwell County Bank, Hamilton, Missouri	Kansas City	April 19, 1991
CBW Bancorp, Crawfordville, Florida	The Citizens Bank of Wakulla, Crawfordville, Florida	Atlanta	April 24, 1991
Chesapeake Bancorp, Chestertown, Maryland	The Chesapeake Bank & Trust Company, Chestertown, Maryland	Richmond	April 2, 1991
Citizens National Bancorp, Inc., Darlington, Wisconsin	The Citizens National Bank of Darlington, Darlington, Wisconsin	Chicago	April 15, 1991
CTB Financial Corporation, Choudrant, Louisiana	Community Trust Bank, Choudrant, Louisiana	Dallas	April 22, 1991
Denali Bancorporation, Inc., Fairbanks, Alaska	Denali State Bank, Fairbanks, Alaska	San Francisco	April 1, 1991
Enfin, Inc., Solon, Ohio	Enterprise Bank, Solon, Ohio	Cleveland	March 21, 1991
Firstbank of Illinois Co., Springfield, Illinois	Central Banc System, Inc., Fairview Heights, Illinois	Chicago	April 5, 1991
Firstbank of Illinois Co., Springfield, Illinois	PBM Bancorp, Inc., Marion, Illinois	Chicago	April 5, 1991

Section 3—Continued

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
First Bancshares of Valley City, Inc., Valley City, North Dakota	Litchville State Bank Holding Company, Litchville,	Minneapolis	March 22, 1991
First Michigan Bank Corporation,	North Dakota Northwestern Bank Corporation,	Chicago	April 11, 1991
Holland, Michigan First Pinellas Financial Group, Inc.,	East Jordan, Michigan First National Bank of Pinellas,	Atlanta	March 15, 1991
Pinellas Park, Florida First State Bancorp, Inc., Caruthersville, Missouri	Pinellas Park, Florida Farmers Bank of Portageville,	St. Louis	March 22, 1991
First Staunton Bancshares, Inc., Staunton, Illinois	Portageville, Missouri The First National Bank in Staunton, Staunton, Illinois	St. Louis	April 9, 1991
FSB Bancorp, Wever, Iowa	Farmers Savings Bank, Wever, Iowa	Chicago	April 24, 1991
High Point Financial Services, Inc., Forreston, Illinois	Forreston, Illinois	Chicago	April 19, 1991
HUBCO, Inc., Union City, New Jersey	Meadowlands National Bank, North Bergen, New Jersey	New York	April 12, 1991
Illinois State Bancorp, Inc., Chicago, Illinois	First National Bank of Wheaton, Wheaton, Illinois	Chicago	April 12, 1991
Larimer Bancorporation, Inc., Fort Collins, Colorado	First Interstate Bank of Fort Collins, N.A., Fort Collins, Colorado	Kansas City	April 23, 1991
McIntosh Bancshares, Inc., Jackson, Georgia	McIntosh State Bank, Jackson, Georgia	Atlanta	April 3, 1991
Midlothian State Bank Employee Stock Ownership Trust, Midlothian, Illinois	Midlothian State Bank, Midlothian, Illinois	Chicago	April 22, 1991
Old Second Bancorp, Inc., Aurora, Illinois	Affiliated Bank, Burlington, Illinois	Chicago	March 27, 1991
Prairie Bancorp, Inc., Manlius, Illinois	Tampico National Bank, Tampico, Illinois	Chicago	March 28, 1991
The Prosperity Banking Company, St. Augustine, Florida	Prosperity Bank of St. Augustine, St. Augustine, Florida	Atlanta	March 25, 1991
Star Banc Corporation, Kentucky, Newport, Kentucky	Star Bank, Northern Kentucky, Covington, Kentucky	Cleveland	April 9, 1991
TAG Bancshares, Inc., Trenton, Georgia	Citizens Bank & Trust, Inc., Trenton, Georgia	Atlanta	April 10, 1991

Section 3—Continued

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
United Missouri Bancshares, Inc., Kansas City, Missouri	Valley Bank Holding Company, Security, Colorado	Kansas City	March 29, 1991

Section 4

Applicant(s)	Nonbanking Activity/Company	Reserve Bank	Effective Date
AMCORE Financial, Inc., Rockford, Illinois	AMCORE Interim Federal Savings Bank, Rockford, Illinois	Chicago	April 12, 1991
Banc One Corporation, Columbus, Ohio	Citizens Federal Savings and Loan Association, Dayton, Ohio	Cleveland	March 25, 1991
Credit Lyonnais, Paris, France	IMRS, Inc., Stamford, Connecticut	New York	March 22, 1991
FCNB Corp, Frederick, Maryland	FCNB Federal Savings Bank, Frederick, Maryland	Richmond	April 22, 1991
First Community Bancshares, Inc., Lone Grove, Oklahoma	Community Savings and Loan Association, Ardmore, Oklahoma	Kansas City	April 22, 1991
Fulton Financial Corporation, Lancaster, Pennsylvania	Great Valley Savings Association, Reading, Pennsylvania	Philadelphia	March 28, 1991
Lewis Banshares, Inc., Armour, South Dakota	First State Insurance Agency, Armour, South Dakota	Minneapolis	April 4, 1991
Metrobancorp, Indianapolis, Indiana	Metro Federal Savings Bank, Indianapolis, Indiana	Chicago	March 29, 1991
Norwest Corporation, Minneapolis, Minnesota Norwest Financial Services, Inc., Des Moines, Iowa Norwest Financial, Inc., Des Moines, Iowa	AVCO Financial Services of Mississippi, Inc., Irvine, California	Minneapolis	April 17, 1991
Norwest Corporation, Minneapolis, Minnesota	U. B. C. Investment Corp., Denver, Colorado	Minneapolis	March 26, 1991
Synovus Financial Corporation, Columbus, Georgia	Citizens Federal Savings and Loan Association of Rome, Rome, Georgia	Atlanta	March 22, 1991

Applicant(s)	Bank(s)	Reserve Bank	Effective Date
Chemical Bank Bay Area, Bay City, Michigan	First Federal Savings Bank and Trust, Pontiac, Michigan	Chicago	April 23, 1991
Comerica Bank - Detroit, Detroit, Michigan	Comerica Bank, N.A., Jackson, Michigan	Chicago	March 21, 1991
Tioga State Bank, Spencer, New York	Norstar Bank N.A., Buffalo, New York	New York	April 5, 1991
Union Bank/Streator, Streator, Illinois	Ottawa National Bank, Ottawa, Illinois	Chicago	March 22, 1991

APPLICATIONS APPROVED UNDER BANK MERGER ACT

PENDING CASES INVOLVING THE BOARD OF GOVERNORS

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

- Fields v. Board of Governors, No. 3:91CV069 (N.D. Ohio, filed February 5, 1991). Appeal of denial of request for information under the Freedom of Information Act.
- State of Illinois v. Board of Governors, No. 90–3824 (7th Circuit, appeal filed December 19, 1990). Appeal of injunction restraining the Board from providing state examination materials in response to a Congressional subpoena. On November 30, 1990, the U.S. District Court for the Northern District of Illinois issued a preliminary injunction preventing the Board and the Chicago Reserve Bank from providing documents relating to the state examination in response to the subpoena. The House Committee on Banking, Finance and Urban Affairs has appealed the injunction. Argument in the case is scheduled for May 10, 1991.
- Citicorp v. Board of Governors, No. 90-4124 (2d Circuit, filed October 4, 1990). Petition for review of Board order requiring Citicorp to terminate certain insurance activities conducted pursuant to Delaware law by an indirect nonbank subsidiary. The Delaware Bankers Association and the State of Delaware have intervened on behalf of petitioners, and insurance trade associations have intervened on behalf of the Board in the action. Awaiting decision.
- Stanley v. Board of Governors, No. 90-3183 (7th Circuit, filed October 3, 1990). Petition for review of Board order imposing civil money penalties on five

former bank holding company directors. Oral argument is scheduled for May 16, 1991.

- Sibille v. Federal Reserve Bank of New York and Board of Governors, No. 90-CIV-5898 (S.D. New York, filed September 12, 1990). Appeal of denial of Freedom of Information Act request.
- Kuhns v. Board of Governors, No. 90-1398 (D.C. Cir., filed July 30, 1990). Petition for review of Board order denying request for attorney's fees pursuant to Equal Access to Justice Act. The petition for review was denied on April 12, 1991.
- May v. Board of Governors, No. 90-1316 (D.C. Cir., filed July 27, 1990). Appeal of District Court order dismissing plaintiff's action under Freedom of Information and Privacy Acts. Board's motion for summary affirmance filed October 12, 1990.
- Burke v. Board of Governors, No. 90-9509 (10th Circuit, filed February 27, 1990). Petition for review of Board orders assessing civil money penalties and issuing orders of prohibition. Oral argument is scheduled for May 7.
- Kaimowitz v. Board of Governors, No. 90-3067 (11th Cir., filed January 23, 1990). Petition for review of Board order dated December 22, 1989, approving application by First Union Corporation to acquire Florida National Banks. Petitioner objects to approval on Community Reinvestment Act grounds.
- Babcock and Brown Holdings, Inc. v. Board of Governors, No. 89–70518 (9th Cir., filed November 22, 1989). Petition for review of Board determination that a company would control a proposed insured bank for purposes of the Bank Holding Company Act. Oral argument was held on April 9, and on April 17 the Court of Appeals dismissed the case as moot.
- Consumers Union of U.S., Inc. v. Board of Governors, No. 90-5186 (D.C. Cir., filed June 29, 1990). Appeal of District Court decision upholding amend-

ments to Regulation Z implementing the Home Equity Loan Consumer Protection Act. Awaiting decision.

- Synovus Financial Corp. v. Board of Governors, No. 89–1394 (D.C. Cir., filed June 21, 1989). Petition for review of Board order permitting relocation of a bank holding company's national bank subsidiary from Alabama to Georgia. Oral argument was held on October 11, 1990. On December 10, the Justice Department filed a brief on behalf of the Board and the Office of the Comptroller of the Currency in response to a request from the court regarding an issue in the case.
- MCorp v. Board of Governors, No. 89–2816 (5th Cir., filed May 2, 1989). Appeal of preliminary injunction against the Board enjoining pending and future enforcement actions against a bank holding company now in bankruptcy. On May 15, 1990, the Fifth Circuit vacated the district court's order enjoining the Board from proceeding with enforcement actions based on section 23A of the Federal Reserve Act, but upheld the district court's order enjoining such actions based on the Board's source-of-strength doctrine. 900 F.2d 852 (5th Cir. 1990). On March 4, 1991, the Supreme Court granted the parties' cross-petitions for *certiorari*, Nos. 90–913, 90–914. The Board's brief was filed on April 18, 1991.
- MCorp v. Board of Governors, No. CA3-88-2693 (N.D. Tex., filed October 10, 1988). Application for injunction to set aside temporary cease and desist orders. Stayed pending outcome of MCorp v. Board of Governors, 900 F.2d 852 (5th Cir. 1990).
- White v. Board of Governors, No. CU-S-88-623-RDF (D. Nev., filed July 29, 1988). Age discrimination

complaint. Board's motion to dismiss or for summary judgment was denied on January 3, 1991. Awaiting trial date.

WRITTEN AGREEMENTS APPROVED BY FEDERAL RESERVE BANKS

Bank Bumiputra Malaysia Berhad Kuala Lumpur, Malaysia

The Federal Reserve Board announced on April 30, 1991, the execution of a written statement among the Federal Reserve Banks of New York and San Francisco, and the Bank Bumiputra Malaysia, Berhad, Kuala Lumpur, Malaysia, and its New York Branch and Los Angeles Agency.

Community Bankers, Inc. Granbury, Texas

The Federal Reserve Board announced on April 4, 1991, the execution of a Written Agreement between the Federal Reserve Bank of Dallas, Community Bankers, Inc., Granbury, Texas, and Mr. Charles Baker, Chairman of the board of directors of the bank holding company.

First City Bancorporation of Texas, Inc. Houston, Texas

The Federal Reserve Board announced on April 19, 1991, the execution of a Written Agreement between the Federal Reserve Bank of Dallas and First City Bancorporation of Texas, Inc., Houston, Texas.

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1.10 RESERVES, MONEY STOCK, LIQUID ASSETS, AND DEBT MEASURES

Annual rates of change, seasonally adjusted in percent¹

		1990		1991	19	90		1991	
Monetary and credit aggregates	Q2	Q3	Q4	QI	Nov.	Dec.	Jan.	Feb.'	Mar.
Reserves of depository institutions ² 1 Total 2 Required 3 Nonborrowed 4 Monetary base ³	.2' .9' .7' 7.9'	5' 5' 3.8' 9.1'	3.9 ^r 1.7 ^r 7.8 ^r 9.9 ^r	9.2 4.7 9.1 14.5	7.6' 5.1' 12.2' 6.5'	21.4' 3.6' 19.1' 9.0'	8.8 ^r -3.6 ^r 3.8 ^r 21.5 ^r	3.5 12.8 10.5 16.8	1.2 14.8 9 5.9
Concepts of money, liquid assets, and debt ⁴ 5 M1 6 M2 7 M3 8 L 9 Debt	4.2 3.9 1.3 .9 7.0	3.7 3.0 1.6 2.0 ^r 7.1	3.4 2.1' 1.0' 1.5' 6.0	5.8 3.6 4.3 n.a. 5.3	3.1 .1' .1' .5' 6.1	3.1 1.8 ^r 1.1 ^r .4 ^r 5.1	1.9 1.1' 3.7' 4.9' 4.6	14.1 8.7 10.9 9.2 6.3	9.0 7.6 2.9 n.a. n.a.
Nontransaction components 10 In M2 ⁵	3.8 -9.1	2.7 -3.8'	1.7 ^r -3.5 ^r	2.8 7.2	- 1.0 ^r .5 ^r	1.5 ^r -2.0 ^r	.9 [*] 14.8'	6.9 20.3	7.0 ~16.9
Time and savings deposits Commercial banks 2 Savings 13 MMDAs 14 Small-denomination time" 15 Large-denomination time". 16 Savings 17 MMDAs 18 Small-denomination time" 19 Large-denomination time" 19 Large-denomination time"	4.1 9.6 12.7 -2.9 2.2 .4 -7.4 -28.7	5.9 8.2 15.5 -2.2 -3.3 -7.7 -11.0 ^r -27.3	5.2 3.5 11.5 -8.5 -7.3 -7.2 -8.6' -26.3	$ \begin{array}{c} 10.3 \\ 6.0 \\ 9.0 \\ 11.7 \\4 \\ -1.2 \\ -10.2 \\ -32.2 \end{array} $	3.6 2.2 2.9 ^r 1.9 -5.6 -5.5 -2.1 ^r -29.9	7.3 3.2 17.5 -4.0° -8.5 -16.7 -13.0° -39.3	12.0 -2.2 ^r 7.2 23.9 -4.5 -1.9 -9.8 ^r -30.7	11.3 17.2 8.0 21.6 9.1 8.5 -10.5 -30.5	15.3 17.5 4.8 -3.9 14.7 16.8 -14.4 -35.5
Money market mutual funds 20 General purpose and broker-dealer	4.7 14.8	10.0 21.6	11.2 30.4	19.5 49.9	4.6 9.0	16.4 51.8	29.7 42.0	14.1 84.9	18.0 23.3
Debt components ⁴ 22 Federal 23 Nonfederal	9.7 6.2	14.4 4.9	11.4 4.3	12.3 3.1	15.5 3.2	13.1 2.5	10.9 2.6	14.4 3.6	n.a. n.a.

1. Unless otherwise noted, rates of change are calculated from average

Unless otherwise noted, rates of change are calculated from average amounts outstanding in preceding month or quarter.
 Figures incorporate adjustments for discontinuities associated with regula-tory changes in reserve requirements. (See also table 1.20.)
 Seasonally adjusted, break-adjusted monetary base consists of (1) season-ally adjusted, break-adjusted total reserves (line 1), plus (2) the seasonally adjusted currency component of the money stock, plus (3) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves) the seasonally adjusted, break adjusted difference between current vault cash and the amount anolied to satisfy current reserve requirements.

Cash" and for all those weekly reporters whose vault cash exceeds their required reserves) the seasonally adjusted, hereak adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.
 4. Composition of the money stock measures and debt is as follows:
 M1: (1) currency outside the Treasury, Federal Reserve Banks, and the vaults of depository institutions; (2) travelers checks of nonbank issuers; (3) demand deposits at all commercial banks other than those due to depository institutions, the U.S. government, and foreign banks and official institutions, less cash items in the process of collection and Federal Reserve float; and (4) other checkable deposits (OCD), consisting of negotiable order of withdrawal (NOW) and automatic transfer service (ATS) accounts at depository institutions, credit union share draft accounts, and demand deposits at htrift institutions.
 M2: M1 plus overnight (and continuing contract) repurchase agreements (IMDAs), savings and small-denomination time deposits (inter depository institutions and overnight Eurodollars issued to U.S. tesidents by foreign branches of U.S. banks worldwide, money market deposits—including retail RPs—in amounts of less than \$100,000, and balances in both taxable and tax-exempt general purpose and broker-dealer money market funds. Also excludes all balances held by U.S. commercial banks, money market funds. Also excludes all balances held by U.S. ownernet.
 M3: M2 plus large-denomination time deposits and the U.S. banks worldwide, for and banks, foreign banks, and the U.S. banks worldwide and at all banks, and the U.S. government.

banking offices in the United Kingdom and Canada, and balances in both taxable and tax-exempt, institution-only more warket mutual funds. Excludes amounts held by depository institutions, the U.S. government, money market funds, and foreign banks and official institutions. Also subtracted is the estimated amount of overnight RPs and Eurodollars held by institution-only money market mutual funds

overnight RPs and Eurodollars neid by institution-only money market mutual funds.
L: M3 plus the nonbank public holdings of U.S. savings bonds, short-term Treasury securities, commercial paper and bankers acceptances, net of money market mutual fund holdings of these assets.
Debt: Debt of domestic nonfinancial sectors consists of outstanding credit market debt of the U.S. government, state and local governments, and private nonfinancial sectors. Private debt consists of corporate bonds, mortgages, consumer credit (including bank loans), other bank loans, commercial paper, bankers acceptances, and other debt instruments. Data are derived from the Federal Reserve Board's flow of funds accounts. Data are derived from the Federal Reserve Board's flow of funds accounts. Data and debt of domestic nonfinancial sectors are monthly averages, derived by averaging adjacent month-end levels.
Growth rates for debt reflect adjustments for discontinuities over time in the levels of debt presented in other tables.
Sum of overnight RPs and Eurodollars, money market fund balances (general purpose and broker-dealer), MMDAs, and savings and small time deposits.
Sum of large time deposits, term RPs, term Eurodollars of U.S. residents,

deposits. 6. Sum of large time deposits, term RPs, term Eurodollars of U.S. residents, and money market fund balances (institution-only), less a consolidation adjust-ment that represents the estimated amount of overnight RPs and Eurodollars held by institution-only money market mutual funds. 7. Small-denomination time deposits—including retail RPs—are those issued in amounts of less than \$100,000. All IRA and Keogh accounts at commercial banks and thrifts are subtracted from small time deposits. 8. Large-denomination time deposits are those issued in amounts of \$100,000 or more, excluding those booked at international banking facilities. 9. Large-denomination time deposits at commercial banks less those held by money market mutual funds, depository institutions, and foreign banks and official institutions.

official institutions.

Domestic Financial Statistics June 1991 A4

1.11 RESERVES OF DEPOSITORY INSTITUTIONS AND RESERVE BANK CREDIT

Millions of dollars

	Mon	thly average daily figures	es of	Weekly averages of daily figures for week ending						
Factors		1991			-		1991			
	Jan.	Feb.	Mar.	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27
SUPPLYING RESERVE FUNDS										
1 Reserve Bank credit	284,701	286,467	285,011	285,706	286,980	287,851	286,908	285,061	285,153	283,699
U.S. government securities ^{1, 2} Bought outright-system account Held under repurchase agreements Federal agency obligations ²	234,665 2,165	235,257 3,542	238,299 1,019	236,243 898	235,574 4,341	235,783 5,603	238,066 2,886	238,476 1,319	237,476 2,039	237,285 380
4 Bought outright 5 Held under repurchase agreements	6,342 223 0	6,342 331 0	6,342 87 0	6,342 73 0	6,342 303 0	6,342 675 0	6,342 345 0	6,342 36 0	6,342 109 0	6,342 77 0
6 Acceptances Loans to depository institutions ² 7 Adjustment credit	52	145	143	30	203	265	405	65	109	34
8 Seasonal credit 9 Extended credit	32 29	36 34	53	27	46	43 60	38 40	45	56 56	68 72
10 Float 11 Other Federal Reserve assets	1,077 39,661	874 39,907	557 38,459	1,170 40,904	927 39,212	161 38,920	610 38,176	322 38,418	286 38,680	242 39,200
12 Gold stock	11,058 10,018	11,058	11,058 10,018	11,058 10,018	11,058 10,018	11,058 10,018	11,058 10,018	11,058 10,018	11,058 10,018	11,058 10,018
14 Treasury currency outstanding	20,429	20,471	20,546	20,464	20,474	20,484	20,519	20,533	20,548	20,562
ABSORBING RESERVE FUNDS				,	ļ		1	}		
15 Currency in circulation 16 Treasury cash holdings Deposits, other than reserve balances, with Federal Reserve Banks	284,549 572	284,133 576	286,408 616	283,967 558	284,780 590	284,535 569	285,550 607	286,944 609	286,745 619	286,047 622
17 Treasury	8,701 252	11,221 223	6,406 247	11,187 215	9,728 221	13,345 235	9,192 232	5,869 247	4,801 250	6,131 266
 Service-related balances and adjustments Other 	3,097 188	2,777	2,849 220	2,674 184	2,805 210	2,849 188	2,854 215	2,890 212	2,859 256	2,812 206
21 Other Federal Reserve liabilities and capital	8,467	9,246	8,087	9,612	8,936	9,017	8,047	8,242	8,501	8,549
22 Reserve balances with Federal Reserve Banks ³	20,379	19,643	21,800	18,851	21,261	18,672	21,804	21,657	22,746	20,705
	End-of-month figures Wednesday figures									
		1991		1991						
	Jan.	Feb.	Mar.	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27
Supprises Deserver Europe										
SUPPLYING RESERVE FUNDS 23 Reserve Bank credit	299,857	298,834	286,706	285,495	290,125	286,231	291,517	283,623	294,060	287,378
U.S. government securities ^{1, 2} Bought outright-system account Held under repurchase agreements	234.306							1	{ !	1
Federal agency obligations ² Bought outright	14,888	236,636 14,768	240,965 0	234,881 2,578	235,204 6,118	236,235 3,580	237,100 5,437	237,572 0	237,816 9,857	241,238 0
27 Held under repurchase agreements	14,888 6,342 2,186 0									241,238 0 6,342 0 0
 Held under repurchase agreements Acceptances. Loans to depository institutions² Adjustment credit 	6,342 2,186 0 89	14,768 6,342 1,266 0 402	0 6,342 0 0 135	2,578 6,342 196 0 51	6,118 6,342 181 0 591	3,580 6,342 575 0 29	5,437 6,342 1,151 0 2,343	0 6,342 0 0 22	9,857 6,342 592 0 183	0 6,342 0 0 44
27 Held under repurchase agreements 28 Acceptances Loans to depository institutions ² 29 Adjustment credit 30 Seasonal credit 31 Extended credit	6,342 2,186 0 89 39 52	14,768 6,342 1,266 0 402 47 57	0 6,342 0 0 135 62 48	2,578 6,342 196 0 51 33 18	6,118 6,342 181 0 591 45 63	3,580 6,342 575 0 29 40 56	5,437 6,342 1,151 0 2,343 36 27	0 6,342 0 0 22 53 46	9,857 6,342 592 0 183 66 65	0 6,342 0 0 44 66 63
27 Held under repurchase agreements 28 Acceptances. Loans to depository institutions ² 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Ploat 3 Other Federal Reserve assets	6,342 2,186 0 89 39 52 531 41,425	14,768 6,342 1,266 0 402 47 57 1,073 38,245	0 6,342 0 135 62 48 2,582 36,573	2,578 6,342 196 0 51 33 18 713 40,684	6,118 6,342 181 0 591 45 63 2,276 39,305	3,580 6,342 575 0 29 40 56 216 39,159	5,437 6,342 1,151 0 2,343 36 27 574 38,508	0 6,342 0 0 22 53 46 977 38,611	9,857 6,342 592 0 183 66 65 -181 39,321	0 6,342 0 0 44 66 63 299 39,327
27 Held under repurchase agreements 28 Acceptances. Loans to depository institutions ² 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Float 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account	6,342 2,186 0 89 39 52 531 41,425 11,058 10,018	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018	0 6,342 0 0 135 62 48 2,582 36,573 11,058 10,018	2,578 6,342 196 0 51 33 18 713 40,684 11,058 10,018	6,118 6,342 181 0 591 45 63 2,276 39,305 11,058 10,018	3,580 6,342 575 0 29 40 56 216 39,159 11,058 10,018	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058 10,018	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018	9,857 6,342 592 0 183 66 65 ~181 39,321 11,058 10,018	0 6,342 0 0 44 66 63 299 39,327 11,058 10,018
 27 Held under repurchase agreements 28 Acceptances	6,342 2,186 0 89 39 52 531 41,425 11,058	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058	0 6,342 0 0 135 62 48 2,582 36,573 11,058	2,578 6,342 196 0 51 33 18 713 40,684 11,058	6,118 6,342 181 0 591 45 63 2,276 39,305 11,058	3,580 6,342 575 0 29 40 56 216 39,159 11,058	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058	0 6,342 0 0 22 53 46 977 38,611 11,058	9,857 6,342 592 0 183 66 65 -181 39,321	0 6,342 0 0 44 66 63 299 39,327 11,058
27 Held under repurchase agreements 28 Acceptances. 29 Adjustment credit 30 Seasonal credit 31 Extended credit 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account 36 Treasury currency outstanding Absorbung Reserve Funds	6,342 2,186 0 89 39 52 531 41,425 11,058 10,018 20,454	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018 20,494	0 6,342 0 0 135 62 48 2,582 36,573 11,058 10,018 20,577	2,578 6,342 196 0 51 33 18 713 40,684 11,058 10,018 20,464	6,118 6,342 181 0 591 45 63 2,276 39,305 11,058 10,018 20,474	3,580 6,342 575 0 40 56 216 39,159 11,058 10,018 20,484	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058 10,018 20,519	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018 20,533	9,857 6,342 592 0 183 66 65 -181 39,321 11,058 10,018 20,548	0 6,342 0 0 44 66 63 299 39,327 11,058 10,018 20,562
27 Held under repurchase agreements 28 Acceptances. 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Float 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account 36 Treasury currency outstanding 37 Currency in circulation 38 Treasury cash holdings 36 Currency in circulation 37 Currency in circulation 38 Treasury cash holdings	6,342 2,186 0 89 39 52 531 41,425 11,058 10,018	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018	0 6,342 0 0 135 62 48 2,582 36,573 11,058 10,018	2,578 6,342 196 0 51 33 18 713 40,684 11,058 10,018	6,118 6,342 181 0 591 45 63 2,276 39,305 11,058 10,018	3,580 6,342 575 0 29 40 56 216 39,159 11,058 10,018	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058 10,018	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018	9,857 6,342 592 0 183 66 65 ~181 39,321 11,058 10,018	0 6,342 0 0 44 66 63 299 39,327 11,058 10,018
27 Held under repurchase agreements 28 Acceptances. 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Float 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account 36 Treasury currency outstanding 37 Currency in circulation 38 Treasury cash holdings 39 Treasury cash holdings 39 Treasury 40 Foreign	6,342 2,186 0 89 39 52 531 41,425 11,058 10,018 20,454 283,004	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018 20,494 285,151	0 6,342 0 135 62 48 2,582 36,573 11,058 10,018 20,577 286,685	2,578 6,342 196 0 51 33 18 713 40,684 11,058 10,018 20,464 284,411	6,118 6,342 181 0 591 45 63 2,276 39,305 11,058 10,018 20,474 285,234	3,580 6,342 575 0 29 40 56 216 39,159 11,058 10,018 20,484 284,691	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058 10,018 20,519 286,499	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018 20,533 287,254	9,857 6,342 592 0 183 66 65 	0 6,342 0 0 44 66 63 299 39,327 11,058 10,018 20,562 286,286
27 Held under repurchase agreements 28 Acceptances. 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Float 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account 36 Treasury currency outstanding 37 Currency in circulation 38 Treasury cash holdings 39 Treasury 39 Treasury 41 Service-related balances and adjustments	6,342 2,186 0 89 39 52 531 41,425 11,058 10,018 20,454 283,004 590 27,810	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018 20,494 285,151 605 23,898	0 6,342 0 135 62 48 2,582 36,573 11,058 10,018 20,577 286,685 623 10,922	2,578 6,342 196 0 51 33 18 7(13 10,058 10,018 20,464 284,411 589 11,012	6,118 6,342 181 0 591 45 63 39,305 11,058 10,018 20,474 285,234 597 15,782	3,580 6,342 575 0 29 40 56 216 39,159 11,058 10,018 20,484 284,691 605	5,437 6,342 1,151 0 2,343 36 27 574 38,508 11,058 10,018 20,519 286,499 608 6,247	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018 20,533 287,254 618 4,827	9,857 6,342 592 0 183 66 65 -181 39,321 11,058 10,018 20,548 286,514 621 5,243	0 6,342 0 0 44 66 63 299 39,327 11,058 10,018 20,562 286,286 623 6,156
27 Held under repurchase agreements 28 Acceptances. 29 Adjustment credit 30 Seasonal credit 31 Extended credit 32 Float 33 Other Federal Reserve assets 34 Gold stock 35 Special drawing rights certificate account 36 Treasury currency outstanding 37 Currency in circulation 38 Treasury cash holdings 39 Treasury 39 Treasury 41 Service-related balances and adjustments	6,342 2,186 0 89 39 52 531 41,425 11,058 20,454 283,004 590 27,810 271 2,766	14,768 6,342 1,266 0 402 47 57 1,073 38,245 11,058 10,018 20,494 285,151 605 23,898 329 2,854	0 6,342 0 0 135 62 48 2,582 36,573 11,058 10,018 20,577 286,685 623 10,922 228 2,827	2,578 6,342 196 0 51 33 18 713 10,018 20,464 11,058 20,464 11,018 20,464 11,012 210 2,674	6,118 6,342 181 0 591 45 63 39,305 11,058 10,018 20,474 285,234 597 15,782 235 2,805	3,580 6,342 575 0 29 40 56 216 39,159 11,058 10,018 20,484 284,691 605 13,300 301 2,849	5,437 6,342 1,151 0 2,343 36 27 574 8,508 10,018 20,519 286,499 608 6,247 251 2,855	0 6,342 0 0 22 53 46 977 38,611 11,058 10,018 20,533 287,254 618 4,827 228 2,890	9,857 6,342 592 0 183 65 -181 39,321 11,058 10,018 20,548 286,514 621 5,243 197 2,859	0 6,342 0 0 44 66 63 2999 39,327 11,058 10,018 20,562 286,286 623 6,156 299 2,812

1. Includes securities loaned—fully guaranteed by U.S. government securities pledged with Federal Reserve Banks—and excludes any securities sold and scheduled to be bought back under matched sale-purchase transactions. 2. Beginning with the May 1990 Bulletin, this table has been revised to correspond with the H.4.1 statistical release.

Excludes required clearing balances and adjustments to compensate for float.
 Note: For amounts of currency and coin held as reserves, see table 1.12. Components may not add to totals because of rounding.

1.12 RESERVES AND BORROWINGS Depository Institutions¹

Millions of dollars

	Monthly averages ⁹										
Reserve classification	1988	1989	1990	990 1990					1991		
	Dec.	Dec.	Dec.	Sept.	Oct,	Nov.	Dec.	Jan.	Feb.	Mar.	
1 Reserve balances with Reserve Banks ² 2 Total vault cash ³ 3 Applied vault cash ⁴ 5 Total reserves ⁶ 6 Required reserves 7 Excess reserve balances at Reserve Banks ⁷ 8 Total borrowings at Reserve Banks 9 Seasonal borrowings at Reserve Banks 10 Extended credit at Reserve Banks ⁸	37,837 28,204 25,909 2,295 63,746 62,699 1,047 1,716 130 1,244	35,436 29,822 27,374 2,448 62,810 61,888 922 265 84 20	30,237 31,777 28,884 2,893 59,120 57,456 1,665 326 76 23	33,303 30,625 28,149 2,476 61,452 60,544 909 624 418 6	32,127 31,515 28,925 2,590 61,052 60,206 847 410 335 18	33,382 31,086 28,663 2,423 62,045 61,099 947 230 162 24	30,237 31,777 28,884 2,893 59,120 57,456 1,665 326 76 23	22,023 33,220 28,969 4,250 50,992 48,824 2,168 534 33 27	19,827' 33,477 28,724 4,753 48,551' 46,743' 1,809' 252 37 34	21,731 30,896 26,852 4,044 48,583 47,411 1,172 241 55 53	

			Biv	veekly aver	ages of dail	y figures for	Biweekly averages of daily figures for weeks ending									
		1990		1991												
	Nov. 28	Dec. 12	Dec. 26	Jan. 9	Jan. 23	Feb. 6	Feb. 20	Mar. 6	Mar. 20	Apr. 3						
11 Reserve balances with Reserve Banks ² 12 Total vault cash ⁴ 13 Applied vault cash ⁴ 14 Surplus vault cash ⁵ 15 Total reserves ⁶ 16 Required reserves 17 Excess reserve balances at Reserve Banks 18 Total borrowings at Reserve Banks 19 Seasonal borrowings at Reserve Banks 20 Extended credit at Reserve Banks ⁸	32,848 31,631 29,125 2,506 61,972 61,006 193 140 25	34,046 30,293 28,027 2,266 62,073 61,513 561 130 87 25	28,413 32,690 29,621 3,069 58,034 56,113 1,922 504 79 22	26,198 32,783 28,876 3,908 55,074 51,481 3,592 295 41 22	21,193 32,050 28,222 3,828 49,415 48,478 937 884 28 28	18,776 35,759 30,384 5,375 49,160 46,439 2,721 191 35 30	20,049 33,341 28,638 4,703 48,687 46,934 1,753 179 37 27	20,228 ^r 32,005 27,629 4,376 47,857 ^r 46,637 ^r 1,221 ^r 426 41 50	22,209 30,286 26,413 3,873 48,622 47,616 1,007 185 51 47	21,941 31,067 26,986 4,081 48,927 47,573 1,355 212 68 62						

These data also appear in the Board's H.3 (502) release. For address, see inside front cover.
 Excludes required clearing balances and adjustments to compensate for float and includes other off-balance sheet "as of" adjustments.
 Total "lagged" vault cash held by those depository institutions currently subject to reserve requirements. Dates refer to the maintenance periods in which the vault cash can be used to satisfy reserve requirements. Under contemporaneous reserve requirements, maintenance periods end 30 days after the lagged computation periods in which the balances are held.
 All vault cash held during the lagged computation period by "bound" institutions (i.e., those whose required reserves exceed their vault cash plus the amount of vault cash applied during the maintenance period by "nonbound" institutions (i.e., those whose vault cash exceeds their required reserves) to

satisfy current reserve requirements.
5. Total vault cash (line 2) less applied vault cash (line 3).
6. Reserve balances with Federal Reserve Banks (line 1) plus applied vault cash (line 3).
7. Total reserves (line 5) less required reserves (line 6).
8. Extended credit consists of borrowing at the discount window under the terms and conditions established for the extended credit program to help depository institutions deal with sustained liquidity pressures. Because there is not the same need to repay such borrowing promptly as there is with traditional short-term adjustment credit, the money market impact of extended credit is similar to that of nonborrowed reserves.
9. Data are prorated monthly averages of biweekly averages.

Domestic Financial Statistics 🗆 June 1991 A6

1.13 SELECTED BORROWINGS IN IMMEDIATELY AVAILABLE FUNDS Large Banks¹

Averages of daily figures, in millions of dollars

Maturity and source		1990, week ending Monday ²							1991, week ending Monday ²	
	Nov. 19	Nov. 26	Dec. 3	Dec. 10	Dec. 17	Dec. 24	Dec. 31	Jan. 7	Jan. 14	
 Federal funds purchased, repurchase agreements, and other selected borrowing in immediately available funds From commercial banks in the United States For one day or under continuing contract For all other maturities From other depository institutions, foreign banks and foreign official institutions, and U.S. government agencies For one day or under continuing contract. For one day or under continuing contract. 	87,080 19,428 37,728 21,121	82,126 21,122 34,159 23,295	83,431 19,755 36,220 20,933	88,675 20,403 35,472 21,495	83,932 19,750 34,350 20,976	80,069 19,919 29,847 20,512	74,416 19,020 28,065 21,031	82,002 16,548 29,672 20,037	78,600 16,797 30,986 20,563	
Repurchase agreements on U.S. government and federal agency securities in immediately available funds Brokers and nonbank dealers in securities For one day or under continuing contract. 6 For all other maturities All other customers 7 For one day or under continuing contract. 8 For all other maturities	13,700 21,972 31,667 13,665	11,585 21,976 27,725 17,193	12,015 21,258 30,998 13,248	9,971 20,222 29,936 12,912	9,542 18,797 29,794 12,064	8,888 16,567 26,219 13,609	8,891 17,577 27,060 13,626	8,718 18,874 27,549 11,629	9,219 19,605 26,103 11,636	
 МЕмо: Federal funds loans and resale agreements in immediately available funds in maturities of one day or under continuing contract 9 To commercial banks in the United States	50,258 17,843	46,826 16,466	47,141 17,078	46,871 17,362	44,446 20,409	43,353 18,312	43,753 15,935	49,5 37 17,779	41,777 18,698	

1. Banks with assets of \$1 billion or more as of Dec. 31, 1977. These data also appear in the Board's H.5 (507) release. For address, see inside front cover. 2. Beginning with the August Bulletin data appearing are the most current available. To obtain data from May 1, 1989, through April 16, 1990, contact the

Division of Applications Development and Statistical Services, Financial State-ment Reports Section, (202) 452-3349. 3. Brokers and nonbank dealers in securities: other depository institutions; foreign banks and official institutions; and United States government agencies.

1.14 FEDERAL RESERVE BANK INTEREST RATES

Percent per year

	_			Curr	ent and previou	is levels						
	Adjustment credit and Seasonal credit ¹ Bank	tit		Extended credit ²								
Federal Reserve		ļ	First	30 days of bor	rowing		After 30 days of borrowing ³					
On Effective 4/29/91 date	Previous rate	On 4/29/91	Effective date	Previous rate	On 4/29/91	Effective date	Previous rate	Effective date				
Boston New York Philadelphia Cleveland Richmond Atlanta Chicago St. Louis Minneapolis	6	2/1/91 2/1/91 2/1/91 2/1/91 2/1/91 2/4/91 2/1/91 2/4/91 2/1/91	61/2	6	2/1/91 2/1/91 2/1/91 2/1/91 2/1/91 2/4/91 2/1/91 2/4/91 2/1/91	61/2	6.50	4/18/91 4/18/91 4/18/91 4/18/91 4/18/91 4/18/91 4/18/91 4/18/91 4/18/91 4/18/91	6.65	4/4/91 4/4/91 4/4/91 4/4/91 4/4/91 4/4/91 4/4/91 4/4/91		
Kansas City Dallas San Francisco	▼ 6	2/1/91 2/1/91 2/1/91	€ 1/2	6	2/1/91 2/1/91 2/1/91	61/2	6.50	4/18/91 4/18/91 4/18/91	6.65	4/4/91 4/4/91 4/4/91		

Range of rates for adjustment credit in recent years⁴

Effective date	Range (or level) All F.R. Banks	F.R. Bank of N.Y.	Effective date	Range (or level)— All F.R. Banks	F.R. Bank of N.Y.	Effective date	Range (or level)— All F.R. Banks	F.R. Bank of N.Y.
In effect Dec. 31, 1977 1978—Jan. 9 May 11 12 July 3 10 Aug. 21 Sept. 22 Oct. 16 20 Nov. 1 3 1979—July 20 Sept. 19 21 Oct. 8 10 1980—Feb. 15 10 1980—Feb. 15 10 1980—Feb. 15 10 1980—Feb. 15 10 10 1980—Feb. 15 10 10 10 10 10 10 10 10 10 10	$\begin{array}{c} 6\\ 6-6^{1/2}\\ 6^{1/2}\\ 6^{1/2}\\ 7^{7}\\ 7^{7}\\ 7^{1/4}\\ 7^{3/4}\\ 8\\ 8\\ 8^{1/2}$	6 64/2 7 7 7 7 44 8 8 4/2 9 10 10 12 10 10 2 11 11 12 13 13 13 13 13 13 13 13 13 13 13 13 13	1981—May 5 Nov. 2 6 Dec. 4 1982—July 20 1982—July 20 Aug. 2 3 16 27 0 Oct. 12 13 Nov. 22 26 Dec. 14 17 1984—Apr. 9 1984—Apr. 9 Dec. 24	$\begin{array}{c} 13-14\\ 14\\ 13\\ 12\\ 11/2-12\\ 11/2\\ 11-11/2\\ 11-11/2\\ 10-10/2$	14 14 13 12 11 12 11 11 10 10 91/2 99 99 81/2 81/2 81/2 81/2 8	1985May 20 24 1986Mar. 7. 10 Apr. 21 21 July 11 22 1987Sept. 4. 11 1988Aug. 9 11 1989Feb. 24 27 1990Dec. 19 1991	712-8 712 7-712 7 612-7 512-6 512-6 6 6-612 612 612-7 7 612 6-612 6-612 6 6 6	71/2 71/2 7 61/2 6 51/2 51/2 6 6 6 6 6 6 6 6

1. Adjustment credit is available on a short-term basis to help depository institutions meet temporary needs for funds that cannot be met through reasonable alternative sources. After May 19, 1986, the highest rate established for loans to depository institutions may be charged on adjustment credit loans of unusual size that result from a major operating problem at the borrower's facility. Seasonal credit is available to help smaller depository institutions meet regular, seasonal needs for funds that cannot be met through special industry lenders and that arise from a combination of expected patterns of movement in their deposits and loans. A temporary simplified seasonal program was established on Mar. 8, 1985, and the interest rate was a fixed rate ½ percent above the rate on adjustment credit. The program was restablished for 1986 and 1987 but was not renewed for 1988.

1988. 2. Extended credit is available to depository institutions, when similar assistance is not reasonably available from other sources, when exceptional circumstances or practices involve only a particular institution or when an institution is experiencing difficulties adjusting to changing market conditions over a longer period of time. 3. For extended-credit loans outstanding more than 30 days, a flexible rate somewhat above rates on market sources of funds ordinarily will be charged, but

in no case will the rate charged be less than the basic discount rate plus 50 basis points. The flexible rate is reestablished on the first business day of each two-week reserve maintenance period. At the discretion of the Federal Reserve Bank, the time period for which the basic discount rate is applied may be shortened.

Datis, the time period for which the basic disconterate is applied may be shortened.
4. For earlier data, see the following publications of the Board of Governors: Banking and Monetary Statistics, 1914–1941, and 1941–1970; Annual Statistical Digest, 1970–1979.
In 1980 and 1981, the Federal Reserve applied a surcharge to short-term adjustment credit borrowings by institutions with deposits of \$500 million or more that had borrowed in successive weeks or in more than four weeks in a calendar quarter. A specent surcharge until Nov. 17, 1980, when a 2 percent surcharge was adopted; the surcharge was subsequently raised to 3 percent on Dec. 5, 1980, and to 4 percent on May 5, 1981. The surcharge was reduced to 3 percent effective OS-spet. 22, 1981, and to 2 percent effective Oct. 12, 1981. As of Oct. 1, 1981 the formula for applying the surcharge was changed from a calendar quarter to a moving 13-week period. The surcharge was eliminated on Nov. 17, 1981.

1.15 RESERVE REQUIREMENTS OF DEPOSITORY INSTITUTIONS¹

Percent of deposits

Type of deposit, and deposit interval ²	Depository institution requirements after implementation of the Monetary Control Act		
ueposit interval ⁻	Percent of deposits	Effective date	
Net transaction accounts ^{3, 4} \$0 million_\$41.1 million. More than \$41.1 million	3 12	12/18/90 12/18/90	
Nonpersonal time deposits ^{5, 6}	0	12/27/90	
Eurocurrency liabilities ⁷	0	12/27/90	

1. Required reserves must be held in the form of deposits with Federal Reserve

Required reserves must be held in the form of deposits with Federal Reserve Banks or vault cash. Nonmember institutions may maintain reserve balances with a Federal Reserve Bank indirectly on a pass-through basis with certain approved institutions. For previous reserve requirements, see earlier editions of the Annual Report or the Federal Reserve Bulletin. Under provisions of the Monetary Control Act, depository institutions include commercial banks, mutual savings banks, savings and loan associations, credit unions, agencies and branches of foreign banks, and Edge corporations.
 The Garn-St Germain Depository Institutions Act of 1982 (Public Law 97-320) requires that \$2 million of reservable liabilities of each depository institution be subject to a zero percent reserve requirement. The Board is to adjust the amount of reservable liabilities subject to this zero percent reserve require-ment each year for the succeeding calendar year by 80 percent of the percentage increase in the total reservable liabilities of all depository institutions, measured on an annual basis as of June 30. No corresponding adjustment is to be made in the event of a decrease. On Dec. 20, 1988, the exemption was raised from \$3.2 the (NOW accounts less allowable deductions); and (2) net other transaction accounts. The exemption shall apply in the following order: (1) net NOW accounts (NOW accounts less allowable deductions); and (2) net other transaction accounts. The exemption applies only to accounts that would be subject to a 3 percent reserve requirement.
 Transaction accounts include all deposits on which the account holder is permitted to make withdrawals by negotiable or transferable instruments, pay-ment orders of withdrawal, and telephone and preauthorized transfers in excess of

three per month for the purpose of making payments to third persons or others. However, MMDAs and similar accounts subject to the rules that permit no more than six preauthorized, automatic, or other transfers per month, of which no more than three can be checks, are not transaction accounts (such accounts are savings

than three can be checks, are not transaction accounts (such accounts are savings deposits). 4. The Monetary Control Act of 1980 requires that the amount of transaction accounts against which the 3 percent reserve requirement applies be modified annually by 80 percent of the percentage change in transaction accounts held by all depository institutions, determined as of June 30 each year. Effective Dec. 18, 1990 for institutions, determined as of June 30 each year. Effective Dec. 18, 1990 for institutions, determined as of June 30 each year. Effective Dec. 18, 1990 for institutions reporting quarterly and Dec. 25, 1990 for institutions reporting weekly, the amount was increased from \$40.4 million to \$41.1 million. 5. The reserve requirements on nonpersonal time deposits with an original maturity of less than 1-1/2 years were reduced from 3 percent to 1-1/2 percent on the maintenance period that began December 13, 1990, and to zero for the maintenance period that began December 27, 1990, for institutions that report weekly. The reserve requirement on nonpersonal time deposits with an original maturity of 1-1/2 years or more has been zero since October 6, 1983. 6. For institutions that report quarterly, the reserves on nonpersonal time deposits with an original maturity of less than 1-1/2 years or more has been zero since October 6, 1983. 7. The reserve requirements on Euroccurrency liabilities were reduced from 3 percent to zero on January 17, 1991. 7. The reserve requirements on Euroccurrency liabilities were reduced from 3 percent to zero in the same manner and on the same dates as were the reserves on nonpersonal time deposits with an original maturity of less than 1-1/2 years (see notes 5 and 6).

1.17 FEDERAL RESERVE OPEN MARKET TRANSACTIONS¹

Millions of dollars

Type of transaction	1988	1989	1990	1990					1991	
				Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
U.S. TREASURY SECURITIES										
Outright transactions (excluding matched transactions)			[ĺ	ļ		ļ
Treasury bills 1 Gross purchases 2 Gross sales	8,223 587 241,876 2,200	14,284 12,818 231,211 12,730	24,739 7,291 241,086' 4,400	4,264 68 26,512 ^r 0	631 0 19,041 0	933 0 19,271 0	6,658 0 25,981 0	0 2,350 16,939 3,000	0 120 19,747 1,000	1,967 0 21,381 0
Others within 1 year 5 Gross purchases	2,176 0 23,854 -24,588 0	327 0 28,848 -25,783 500	425 ⁷ 0 25,638 27,424 0	0 0 3,235 -4,550 0	0 0 1,010 0 0	0 0 1,934 0 0	325 0 3,531 -4,315 0	0 0 1,991 0 0	0 0 989 0 0	100 0 2,292 0 0
1 to 5 years 10 Gross purchases 11 Gross sales 12 Maturity shift 13 Exchange	5,485 800 - 17,720 22,515	1,436 490 ~25,534 23,250	250 ^r 200 ~21,770 25,410	0 0 -2,188 4,200	0 0 -1,010 0	0 0 -1,677 0	0 0 -3,258 3,915	0 200 -1,991 0	0 0 -778 0	0 0 -1,909 0
5 to 10 years 14 Gross purchases 15 Gross sales 16 Maturity shift 17 Exchange	1,579 175 5,946 1,797	287 29 -2,231 1,934	0 100 -2,186 789	0 0 -697 0	0 0 0 0	0 0 -256 0	0 0 127 0	0 100 0 0	0 0 -212 0	350 0 - 184 0
Over 10 years 18 Gross purchases 19 Gross sales 20 Maturity shift 21 Exchange	1,398 0 -188 275	284 0 1,086 600	0 0 -1,681 1,226	0 0 -350 350	0 0 0	0 0 0	0 0 -400 400	0 0 0	0 0 0	0 0 -200 0
All maturities 22 Gross purchases 23 Gross sales 24 Redemptions	18,863 1,562 2,200	16,617 13,337 13,230	25,414 7,591 4,400	4,264 68 0	631 0 0	933 0 0	6,983 0 0	0 2,650 3,000	0 120 1,000	2,417 0 0
Matched transactions 25 Gross sales	1,168,484 1,168,142	1,323,480 1,326,542	1,369,052 1,363,434	113,647 110,635	120,036 120,280	127,265 129,722	116,601 114,488	125,844 123,442	130,751 126,141	127,589 127,502
Repurchase agreements ² 27 Gross purchases	152,613 151,497	129,518 132,688	219,632 202,551	26,700 23,764	31,996 34,932	19,844 19,844	36,457 34,105	45,684 31,022	36,337 38,462	44,688 44,809
29 Net change in U.S. government securities	15,872	-10,055	24,886	4,121	-2,060	3,390	7,222	6,608	-7,855	2,209
FEDERAL AGENCY OBLIGATIONS										
Outright transactions 30 Gross purchases 31 Gross sales 32 Redemptions	0 0 587	0 0 442	0 0 183	0 0 37	0 0 0	0 0 34	0 0 0	0 0 1	0 0 0	0 0 0
Repurchase agreements ² 33 Gross purchases 34 Gross sales	57,259 56,471	38,835 40,411	41,836 40,461	7,130 5,944	7,394 8,580	5,913 5,913	2,774 2,504	2,091 1,021	4,416 3,571	3,546 4,466
35 Net change in federal agency obligations	198	-2,018	1,192	1,149	-1,186	-34	270	1,070	845	~920
36 Total net change in System Open Market Account	16,070	-12,073	26,078	5,270	-3,247	3,356	7,492	7,678	-7,010	1,290

1. Sales, redemptions, and negative figures reduce holdings of the System Open Market Account; all other figures increase such holdings. Details may not add to totals because of rounding. 2. In July 1984 the Open Market Trading Desk discontinued accepting bankers acceptances in repurchase agreements.

1.18 FEDERAL RESERVE BANKS Condition and Federal Reserve Note Statements¹

Millions of dollars

· · · · · · · · · · · · · · · · · · ·	1	· · · · · ·	Wednesday	End of month					
Account			1991						
	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27	Jan. 31	Feb. 28	Mar. 29	
	Consolidated condition statement								
Assets									
1 Gold certificate account 2 Special drawing rights certificate account 3 Coin.	11,058 10,018 611	11,058 10,018 662	11,058 10,018 663	11,058 10,018 663	11,058 10,018 658	11,058 10,018 535	11,058 10,018 611	11,058 10,018 659	
Loans 4 To depository institutions 5 Other 6 6 Acceptances held under repurchase agreements 7 6 Acceptances obligations 7 7 Bought outright 8 8 Held under repurchase agreements 0.5 7 Treasury securities 10	136 0 0 6,342 866	2,406 0 0 6,342 1,151	122 0 0 6,342 0	314 0 0 6,342 592	172 0 0 6,342 0	190 0 0 6,342 1,341	180 0 0 6,342 2,186	244 0 0 6,342 0	
Bought outright 9 Bills	111,664 91,407 31,163 234,234 2,359 236,592	113,530 92,307 31,263 237,100 5,437 242,537	113,102 93,207 31,263 237,572 0 237,572	112,447 94,107 31,263 237,816 9,857 247,673	114,668 95,307 31,263 241,238 0 241,238	112,520 91,407 31,163 235,090 17,013 252,103	111,736 91,407 31,163 234,306 14,888 249,194	114,245 95,457 31,263 240,965 0 240,965	
15 Total loans and securities	243,936	252,435	244,035	254,921	247,752	259,975	257,901	247,551	
16 Items in process of collection 17 Bank premises Other assets	6,650 875	6,074 884	5,674 890	5,075 896	4,719 896	6,106 872	5,160 875	9,381 896	
18 Denominated in foreign currencies ² 19 All other ³	32,838 6,308	32,614 5,072	32,731 5,111	32,890 5,643	33,006 5,674	32,633 6,376	33,879 6,704	30,096 5,647	
20 Total assets	312,294	318,817	310,180	321,163	313,781	327,573	326,206	315,305	
LIABILITIES						A 45 4 55			
21 Federal Reserve notes. Deposits 22 To depository institutions. 23 U.S. Treasury—General account 24 Foreign—Official accounts 25 Other.	263,537 17,926 16,884 225 197	267,251 31,243 6,247 251 222	268,002 23,831 4,827 228 197	267,250 34,913 5,243 197 195	267,005 27,205 6,156 299 207	267,657 38,658 8,960 369 242	263,751 19,902 27,810 271 183	267,391 24,067 10,922 228 188	
26 Total deposits	35,232	37,963	29,083	40,548	33,867	48,228	48,165	35,405	
27 Deferred credit items	5,019 3,195	5,622 3,063	4,764 3,027	4,858 3,177	4,516 3,000	3,540 3,301	4,470 3,588	6,839 2,552	
29 Total liabilities	306,982	313,898	304,876	315,833	308,388	322,727	319,974	312,187	
CAPITAL ACCOUNTS 30 Capital paid in	2,450 2,423 438	2,480 2,311 127	2,485 2,349 469	2,486 2,378 465	2,501 2,423 468	2,423 2,423 0	2,450 2,423 1,359	2,501 751 -133	
33 Total liabilities and capital accounts	312,294	318,817	310,180	321,163	313,781	327,573	326,206	315,305	
34 MEMO: Marketable U.S. Treasury securities held in custody for foreign and international accounts	252,496	251,501	247,823	248,299	241,444	247,521	255,092	245,789	
	Federal Reserve note statement								
 35 Federal Reserve notes outstanding issued to bank 36 Less: Held by bank 37 Federal Reserve notes, net	306,722 43,185 263,537	309,831 42,580 267,251	310,328 42,326 268,002	310,631 43,381 267,005	311,119 44,114 267,605	304,829 37,172 267,657	306,681 42,930 263,751	311,042 43,651 267,391	
Gold certificate account Special drawing rights certificate account Other eligible assets U.S. Treasury and agency securities	11,058 10,018 0 242,460	11,058 10,018 0 246,175	11,058 10,018 3,013 243,913	11,058 10,018 0 246,174	11,058 10,018 0 245,928	11,058 10,018 0 246,581	11,058 10,018 0 242,675	11,058 10,018 0 246,315	
42 Total collateral	263,537	267,251	268,002	267,250	267,005	267,65 7	263,751	267,391	

Some of these data also appear in the Board's H.4.1 (503) release. For address, see inside front cover. Components may not add to totals because of rounding.
 Includes securities loaned—fully guaranteed by U.S. Treasury securities pledged with Federal Reserve Banks—and excludes securities sold and scheduled to be bought back under matched sale-purchase transactions.

Valued monthly at market exchange rates.
 Includes special investment account at the Federal Reserve Bank of Chicago in Treasury bills maturing within 90 days.
 Includes exchange-translation account reflecting the monthly revaluation at market exchange rates of foreign-exchange commitments.

1.19 FEDERAL RESERVE BANKS Maturity Distribution of Loan and Security Holding Millions of dollars

			Wednesday				End of month	,,,
Type and maturity groupings			1991				1991	
	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Jan, 30	Feb. 27	Mar. 29
1 Loans—Total 2 Within 15 days	700 700 0 0	125 125 4 0	2,406 2,382 24 0	122 87 35 0	314 308 6 0	136 136 0 0	125 125 4 0	173 166 6 0
5 Acceptances—Total 6 Within 15 days 7 16 days to 90 days 8 91 days to 1 year	0 0 0 0	0 0 0 0	0 0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
9 U.S. Treasury securities—Total	241,322 14,173 58,638 71,002 59,549 13,284 24,676	236,238 9,319 57,895 71,166 59,549 13,634 24,676	237,105 8,245 59,857 70,406 60,237 13,684 24,676	237,572 10,298 60,270 67,607 61,037 13,684 24,675	247,673 20,562 56,699 70,516 61,537 13,684 24,676	237,000 12,567 54,302 73,169 58,510 13,306 24,736	236,238 9,319 57,895 71,166 59,549 13,634 24,676	240,965 6,881 62,204 71,133 62,387 13,684 24,676
16 Federal agency obligations—Total 17 Within 15 days 18 16 days to 90 days 19 91 days to 90 days 20 Over 1 year to 5 years 21 Over 5 years to 10 years 22 Over 10 years	6,523 569 575 1,563 2,590 1,037 187	6,342 304 657 1,608 2,548 1,037 188	6,343 1 913 1,654 2,548 1,037 188	6,342 75 884 1,729 2,428 1,037 188	6,934 862 689 1,729 2,428 1,037 188	7,208 1,035 864 1,548 2,550 1,022 188	6,342 304 657 1,608 2,548 1,037 187	6,342 275 653 1,808 2,393 1,024 188

1. Holdings under repurchase agreements are classified as maturing within 15 days in accordance with maximum maturity of the agreements.

NOTE: Components may not sum to totals because of rounding.

A12 Domestic Financial Statistics June 1991

1.20 AGGREGATE RESERVES OF DEPOSITORY INSTITUTIONS AND MONETARY BASE¹

Billions of dollars, averages of daily figures

· · ·	1987	1988	1989	1990			1990'				1991′	
Item	Dec.'	Dec."	Dec."	Dec.'	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
Adjusted for					5	Seasonall	y adjuste	d				
Changes in Reserve Requirements ² 1 Total reserves ³	45.81	47.60	47.73	49.10	47.97	48.26	47.94	48.24	49.10	49.47	49.61	49.56
2 Nonborrowed reserves ⁴ 3 Nonborrowed reserves plus extended credit ⁵ 4 Required reserves 5 Monetary base ⁶		45.88 47.12 46.55 263.46	47.46 47.48 46.81 274.17	48.78 48.80 47.44 299.79	47.05 47.17 47.11 290.46	47.64 47.64 47.35 293.80	47.53 47.55 47.10 295.94	48.01 48.04 47.30 297.55	48.78 48.80 47.44 299.79	48.93 48.96 47.30 305.15	49.36 49.39 47.80 309.44	49.32 49.37 48.39 310.97
Adjusted for Changes in Reserve Requirements ²		L	_		No	t seasona	ally adjus	ited		L	J	
6 Total reserves ⁷	47.04	49.00	49.18	50.58	47.63	48.11	47,55	48.42	50.58	50.76	48.55	48.58
7 Nonborrowed reserves	46.26 46.75 46.00 249.93	47.29 48.53 47.96 267.46	48.91 48.93 48.26 278.30	50.25 50.28 48.91 304.04	46.70 46.83 46.76 290.98	47.48 47.49 47.20 293.07	47.14 47.16 46.71 294.43	48.19 48.21 47.47 298.44	50.25 50.28 48.91 304.04	50.22 50.25 48.59 306.03	48.30 48.33 46.74 305.74	48.34 48.39 47.41 308.17
NOT ADJUSTED FOR Changes in Reserve Requirements ¹⁰												
11 Total reserves ¹¹	62.14	63.75	62.81	59.12	60.73	61.45	61.05	62.05	59.12	50.99	48.55	48.58
12 Nonborrowed reserves 13 Nonborrowed reserves plus extended credit ³ 14 Required reserves 15 Monetary base ¹² 16 Excess reserves ¹³ 17 Borrowings from the Federal Reserve	61.36 61.85 61.09 266.06 1.05 .78	62.03 63.27 62.70 283.00 1.05 1.72	62.54 62.56 61.89 292.55 .92 .27	58.79 58.82 57.46 313.70 1.66 .33	59.80 59.93 59.86 304.99 .87 .93	60.83 60.83 60.54 307.21 .91 .62	60.64 60.66 60.21 308.85 .85 .41	61.82 61.84 61.10 312.69 .95 .23	58.79 58.82 57.46 313.70 1.66 .33	50.46 50.48 48.82 309.30 2.17 .53	48.30 48.33 46.74 308.53 1.81 .25	48.34 48.39 47.41 311.03 1.17 .24

Latest monthly and biweekly figures are available from the Board's H.3(502) statistical release. Historical data and estimates of the impact on required reserves of changes in reserve requirements are available from the Monetary and Reserves Projections Section. Division of Monetary Affairs. Board of Governors of the Federal Reserve System, Washington, D.C. 20551.
 Figures reflect adjustments for discontinuities or "breaks" associated with regulatory changes in reserve requirements.
 Seasonally adjusted, break adjusted total reserves equal seasonally adjusted, break-adjusted nonborrowed reserves equal seasonally adjusted, break-adjusted nonborrowed reserves equal seasonally adjusted, break-adjusted total reserve reserves (line 16).
 Extended credit consists of borrowing at the discount window under the terms and conditions established for the extended credit program to help depository institutions deal with sustained liquidity steres. Because there is similar to that of nonborrowed reserves.
 The seasonally adjusted, break-adjusted monetary base consists of (1)

similar to that of nonborrowed reserves.
6. The seasonally adjusted, break-adjusted monetary base consists of (1) seasonally adjusted, break-adjusted total reserves (line 1), plus (2) the seasonally adjusted currency component of the money stock, plus (3) (for all quartery reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves, the seasonally adjusted, break-adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.
7. Break-adjusted total reserves equal break-adjusted required reserves (line 9) nus excess reserves (line 16).

plus excess reserves (line 16).

8. To adjust required reserves for discontinuities because of regulatory changes in reserve requirements, a multiplicative procedure is used to estimate what required reserves would have been in past periods had current reserve requirements been in effect. Break-adjusted required reserves are equal to break-adjusted against transactions deposits.
9. The break-adjusted nucrency component of the money stock, plus (3) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Vault Cash" and for all those weekly reporters whose vault cash exceeds their required reserves it be break-adjusted difference between current vault cash and the amount applied to satisfy current reserve requirements.
10. Reflects actual reserve requirements.

ities, with no adjustments to eliminate the effects of discontinuities associated with changes in reserve requirements. 11. Reserve balances with Federal Reserve Banks plus vault cash used to satisfy reserve prequirements. 12. The monetary base, not break-adjusted and not seasonally adjusted, consists of (1) total reserves (line 11), plus (2) required clearing balances and adjustments to compensate for float at Federal Reserve Banks, plus (3) the currency component of the money stock, plus (4) (for all quarterly reporters on the "Report of Transaction Accounts, Other Deposits and Yault Cash" and for all those weekly reporters whose vault cash areceds their required reserves inthe difference between current vault cash and the amount applied to satisfy current reserve requirements. After the introduction of CRR, currency and vault cash figures are measured over the computation periods ending on Mondays. 13. Unadjusted total reserves (line 11) less unadjusted required reserves (line 14).

1.21 MONEY STOCK, LIQUID ASSETS, AND DEBT MEASURES¹

Billions of dollars, averages of daily figures

	1987	1988	1989	1990	1990		1991	·
Item ²	Dec.	Dec.	Dec.	Dec.	Dec.	Jan."	Feb.	Mar.
				Seasonall	y adjusted			
1 M1 2 M2 3 M3 4 L 5 Debt	749.7 2,910.1 3,677.4 4,337.0 8,345.1	786.4 3,069.9 3,919.1 4,676.0 9,107.6	793.6 3,223.1 4,055.2 4,889.9 9,790.4	825.4 3,329.8' 4,113.8' 4,959.7' 10,450.0	825.4 3,329.8' 4,113.8' 4,959.7' 10,450.0	826.7 3,332.9 4,126.5 4,979.9 10,490.2	836.4 3,357.0' 4,164.1' 5,018.1 10,544.9	842.7 3,378.3 4,174.0 n.a. n.a.
M1 components 6 Currency ³	196.8 7.0 286.5 259.3	212.0 7.5 286.3 280.7	222.2 7.4 278.7 285.2	246.4 8.4 276.9 293.7	246.4 8.4 276.9 293.7	251.6 8.4 272.9 293.9	255.1 8.2 276.2 296.8	256.7 8.1 277.2 300.8
Nontransactions components 10 in M2' 11 in M3 only ^g	2,160.4 767.3	2,283.5 849.3	2,429.5 832.1	2,504.4 ^r 784.0 ^r	2,504.4 ^r 784.0 ^r	2,506.2 793.7	2,520.7' 807.1'	2,535.5 795.7
Time and Savings accounts Commercial banks 2 Savings deposits 3 Money market deposit accounts 4 Small time deposits ^{10, 17} 15 Large time deposits ^{10, 17}	178.3 356.4 388.0 326.6	192.1 350.2 447.5 368.0	187.7 353.0 531.4 401.9	199.4 378.4 598.1 386.1	199,4 378,4 598,1 ^r 386,1 ^r	201.4 377.7 601.7 393.8	203.3 383.1' 605.7 400.9'	205.9 388.7 608.1 399.6
Thrift institutions 16 Savings deposits 17 Money market deposit accounts 18 Small time deposits ¹⁰ 19 Large time deposits ¹⁰	233.7 168.5 529.7 162.6	232.3 151.2 584.3 174.3	216.4 133.1 614.5 161.6	211.4 127.6 566.1 ^r 121.0	211.4 127.6 566.1' 121.0	210.6 127.4 561.5 117.9	212.2 128.3 556.6' 114.9'	214.8 130.1 549.9 111.5
Money market mutual funds 20 General purpose and broker-dealer 21 Institution-only	221.7 88.9	241.1 86.9	313.6 101.9	347.7 125.7	347.7 125.7	356.3 130.1	360.5 139.3	365.9 142.0
Debt components 22 Federal debt 23 Nonfederal debt	1,957.9 6,387.2	2,114.2 6,993.4	2,268.1 7,522.3	2,532.8 7,917.2	2,532.8 7,917.2	2,555.9 7,934.3	2,586.6 7,958.3	n.a. n.a.
				Not seasons	lly adjusted			
24 M1 25 M2 26 M3 27 L 28 Debt.	766.2 2,923.0 3,690.3 4,352.8 8,329.1	804.2 3,083.3 3,931.5 4,691.8 9,093.2	811.9 3,236.6 4,067.0 4,907.4 9,775.9	844.3 3,343.9' 4,125.9' 4,978.0' 10,437.4	844.3 3,343.9 ^r 4,125.9 ^r 4,978.0 ^r 10,437.4	833.2 3,343.1 4,132.6 4,995.9 10,480.0	823,4 3,347,8' 4,152,2' 5,008.7 10,513.6	834.7 3,377.5 4,173.3 n.a. n.a.
M1 components 29 Currency ³ 30 Travelers checks ⁴ 31 Demand deposits ⁵ 32 Other checkable deposits ⁶	199.3 6.5 298.6 261.8	214.8 6.9 298.9 283.5	225.3 6.9 291.5 288.2	249.6 7.8 289.9 297.0 ^r	249.6 7.8 289.9 297.0 ⁷	249.8 7.8 277.7 297.9	252.7' 7.8 268.1 294.8	255.6 7.8 270.1 301.3
Nontransactions components 33 In M2' 34 In M3 only ⁸	2,156.8 767.3	2,279.1 848.2	2,424.7 830.4	2,499.6 ⁷ 782.0 ⁷	2,499.6 ^r 782.0 ^r	2,509.9 789.5	2,524.4′ 804,4′	2,542.8 795.8
Time and Savings accounts Commercial banks 5 Savings deposits 36 Money market deposit accounts 37 Small time deposits ¹⁰ , ¹¹ 38 Large time deposits ¹⁰ , ¹¹	176.8 359.0 387.2 325.8	190.6 353.2 446.0 366.8	186.4 356.5 529.2 400.4	197.7 381.6 596.1 386.1	197.7 381.6 596.1 386.1	199.9 380.5 602.1 392.2	201.6 384.6 ⁷ 606.3 399,4 ⁷	205.9 390.9 607.7 399.1
Thrift institutions 39 Savings deposits 40 Money market deposit accounts 41 Small time deposits ¹⁰ 42 Large time deposits ¹⁰	231.4 168.6 529.5 163.3	229.9 151.6 583.8 175.2	214.2 133.7 613.8 162.6	209.6 128.7 564.1' 121.0	209.6 128.7 564.1' 121.0	209.0 128.4 561.9 117.5	210.5 128.8 557.2 ^r 114.5 ^r	214.8 130.8 549.6 111.3
Money market mutual funds 43 General purpose and broker-dealer	221.1 89.6	240.7 87.6	313.5 102.8	347.8 127.0	347.8 127.0	356.6 134.8	364.7 144.0	372,5 143,9
Repurchase agreements and Eurodollars 45 Overnight	83.2 197.1	83.4 227.7	77.3 179.8	73.9 161.4'	73.9 161.4	71.4 160.4	70.9″ 160.7″	70.7 156.3
Debt components 47 Federal debt 48 Nonfederal debt	1,955.6 6,373.5	2,111.8 6,981.4	2,265.9 7,509.9	2,532.1 7,905,4	2,532.1 7,905.4	2,557.8 7,922.2	2,591.0 7,922.6	n.a. n.a.

For notes see following page.

NOTES TO TABLE 1.21

NOTES TO TABLE 1.21
 1. Latest monthly and weekly figures are available from the Board's H.6 (508) release. Historical data are available from the Money and Reserves Projection Section, Division of Monetary Affairs, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.
 2. Composition of the money stock measures and debt is as follows:
 M1: (1) currency outside the Treasury, Federal Reserve Banks, and the vaults of depository institutions; (1) travelers checks of nonbank issuers; (3) demand deposits at all commercial banks other than those due to depository institutions, the U.S. government, and foreign banks and official institutions less cash items in the process of collection and Federal Reserve foat; and (4), other checkable deposits (CCD) consisting of negotiable order of withdrawal (NOW) and automatic transfer service (ATS) accounts at depository institutions, credit union share draft accounts, and deposits at thrift institutions.
 M2: M1 plus overnight (and continuing contract) repurchase agreements (RPs) issued by all depository institutions and overnight Eurodollars issued to U.S. residents by foreign branches of U.S. banks worldwide, money market deposit accounts (IMMDAs), savings and small-denomination time deposits (time deposities (interment accounts (IAA) and Keogh balances in both taxable and tax-exempt general purpose and broker-dealer money market mutual funds. Excludes individual retirement accounts (GRA) and Keogh balances held by U.S. commercial banks, money market funds. Also excludes all balances held by U.S. residents at foreign branches of U.S. banks worldwide and the labalances and the and the depository institutions and commercial banks, and the U.S. government. M3: M2 plus large-denomination time deposits and term RP liabilities (in amounts of 5100,000 or more) issued by all depository institutions, and balances in both taxable and the U.S. residents at foreign branches of U.S. banks worldwide and at all

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Debt: Debt of domestic nonfinancial sectors consists of outstanding credit market debt of the U.S. government, state and local governments, and private nonfinancial sectors. Private debt consists of corporate bonds, mortgages, con-sumer credit (including bank loans), other bank loans, commercial paper, bankers acceptances, and other debt instruments. Data are derived from the Federal Reserve Board's flow of funds accounts. Debt data are based on monthly averages. 3. Currency outside the U.S. Treasury, Federal Reserve Banks, and vaults of

Currency outside the U.S. Treasury, rederat Reserve Banks, and values of depository institutions.
 Outstanding amount of U.S. dollar-denominated travelers checks of non-bank issuers. Travelers checks issued by depository institutions are included in demand deposits.

5. Demand deposits at commercial banks and foreign-related institutions other than those due to depository institutions, the U.S. government, and foreign banks and official institutions, less cash items in the process of collection and Federal

and official institutions, less cash terms in the process of concentration and the reserve float.
 6. Consists of NOW and ATS balances at all depository institutions, credit union share draft balances, and demand deposits at thrift institutions.
 7. Sum of overnight RPs and overnight Eurodollars, money market fund balances (general purpose and broker-dealer), MMDAs, and savings and small the details.

balances (general purpose and broker-dealer), MML/AS, and Savings and show time deposits. 8. Sum of large time deposits, term RPs, term Eurodollars of U.S. residents, and money market fund balances (institution-only), less a consolidation adjust-ment that represents the estimated amount of overnight RPs and Eurodollars held by institution-only money market funds. 9. Small-denomination time deposits—including retail RPs—are those issued in amounts of less than \$100,000. All individual retirement accounts (IRA) and Keogh accounts at commercial banks and thrifts are subtracted from small time denomine deposits. 10. Large-denomination time deposits are those issued in amounts of \$100,000

or more, excluding those booked at international banking facilities. 11. Large-denomination time deposits at commercial banks less those held by money market mutual funds, depository institutions, and foreign banks and official institutions.

1.22 BANK DEBITS AND DEPOSIT TURNOVER¹

Debits are shown in billions of dollars, turnover as ratio of debits to deposits. Monthly data are at annual rates.

~									
Bark mount on time of sustant of	1988	1989	1			1990			1991
Bank group, or type of customer	1988	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.
DERITS TO	-			Sea	asonally adjus	ited			
Demand deposits ³ 1 All insured banks 2 Major New York City banks 3 Other banks 4 ATS-NOW accounts ⁴ 5 Savings deposits ⁵	219,795.7 115,475.6 104,320.2 2,478.1 537.0	256,150.4 129,319.9 126,830.5 2,910.5 547.5	278,202.3 131,740.9 146,461.4 3,344.7 558.2	295,570.0 144,314.2 151,255.8 3,549.5 599.8	267,680.2 126,088.7 141,591.5 3,110.7 523.6	295,490.0 136,082.4 159,407.6 3,449.3 573.7	294,468.6 140,531.5 153,937.1 3,479.2 565.8	270,911.4 129,636.7 141,274.7 3,310.2 519.9	284,385.4 137,766.9 146,618.5 3,502.1 575.3
DEPOSIT TURNOVER					l				
Demand deposits ³ 6 All insured banks	622.9 2,897.2 333.3 13.2 2.9	735.1 3,421.5 408.3 15.2 3,0	801.4 3,802.2 468.8 16.4 2.9	851.9 4,119.5 484.9 17.4 3.1	764.8 3,717.9 447.9 15.1 2.7	865.9 4,280.5 515.1 16.8 2.9	857.1 4,320.4 494.9 16.8 2.9	789.7 3,926.2 455.6 15.9 2.6	844.4 4,202.0 482.3 16.7 2.9
DEBITS TO				Not s	easonally adj	usted			
Demand deposits ³ 11 All insured banks 21 Major New York City banks 13 Other banks 14 ATS-NOW accounts ⁴ 15 MMDA ⁶ 16 Savings deposits ³	219,790.4 115,460,7 104,329,7 2,477.3 2,342.7 536,3	256,133.2 129,400.1 126,733.0 2,910.7 2,677.1 546.9	277,719.5 131,784.7 145,934.8 3,339.2 2,928.1 557,1	302,515.9 147,040.1 155,475.8 3,570.5 3,189.2 599.6	257,936.7 121,343.4 136,593.3 3,131.6 2,775.9 513.6	298,947.2 142,664.0 156,283.2 3,462.0 3,095.5 616.3	277,536.6 133,220.6 144,316.0 3,259.5 2,805.0 505.1	279,499.3 133,491.9 146,007.4 3,394.4 2,990.3 520.9	288,167.7 136,578.8 151,588.9 3,879.4 3,107.4 589.2
DEPOSIT TURNOVER									
Demand deposits ³ 17 All insured banks 18 Major New York City banks 20 ATS-NOW accounts ⁴ 21 MMDA ⁶ 22 Savings deposits ⁴	622.8 2,896.7 333.2 13.2 6.6 2.9	735.4 3,426.2 408.0 15.2 7.9 2.9	800.6 3,809.9 467.3 16.4 8.0 2.9	887.4 4,395.6 505.7 17.7 8.6 3.1	744.4 3,607.3 436.6 15.4 7.5 2.6	870.9 4,376.5 503.1 17.1 8.3 3.1	800.0 4,067.4 459.3 15.8 7.4 2.6	777.1 3,758.7 450.4 16.0 7.9 2.7	835.0 3,993.1 487.6 18.1 8.2 3.0

Historical tables containing revised data for earlier periods may be obtained from the Monetary and Reserves Projections Section, Division of Monetary Affairs, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.
 These data also appear on the Board's G.6 (406) release. For address, see inside front cover.
 Annual averages of monthly figures.
 Represents accounts of individuals, partnerships, and corporations and of states and political subdivisions.

Accounts authorized for negotiable orders of withdrawal (NOW) and accounts authorized for automatic transfer to demand deposits (ATS). ATS data are available beginning December 1978.
 Excludes ATS and NOW accounts, MMDA and special club accounts, such as Christmas and vacation clubs.
 Money market deposit accounts.

A16 Domestic Financial Statistics June 1991

1.23 LOANS AND SECURITIES All Commercial Banks¹

Billions of dollars; averages of Wednesday figures

					1990	·	·				1991	
Category	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
						Seasonall	y adjusted					
1 Total loans and securities ²	2,648.1	2,655.4	2,670.1	2,683.0	2,704.9	2,708.0	2,713.6	2,716.6	2,723.6	2,721.2	2,735.1	2,750.9
2 U.S. government securities Gther securities Total loans and leases ² Commercial and industrial Bankers acceptances held ³ Other commercial and	426.4 180.2 2,041.5 645.9 7.6	430.3 178.2 2,046.9 644.3 7.6	438.4 177.5 2,054.2 645.3 7.8	442.8 177.3 2,062.9 644.4 7.6	445.7 178.8 2,080.4 645.1 7.4	450.1 178.8 2,079.0 644.7 7.5	453.1 177.8 2,082.7 643.7 7.3	454.0 175.9 2,086.7 646.5 7.4	454.2 175.6 2,093.8 648.1 7.5	454.1 177.7 2,089.4 644.3 7.7	458.0 177.6 2,099.5 643.9 6.8	471.4 177.6 2,102.0 646.0 6.7
industrial	638.3 634.0 4.3 790.8 377.8 36.8	636.7 632.2 4.4 798.9 378.4 35.5	637.4 633.2 4.3 805.9 377.6 35.0	636.7 632.5 4.3 814.5 376.4 38.7	637.7 633.4 4.3 818.0 378.2 44.6	637.1 632.6 4.5 822.5 378.6 41.3	636.4 631.7 827.7 379.7 40.5	639.1 634.0 5.1 832.0 378.7 39.6	640.5 635.3 5.3' 836.5 378.9 40.6	636.6 631.1 5.5 837.3 375.9 43.2	637,1 631,5 5,5 842,6 377,7 43,2	639.4 633.7 5.6 846.3 375.5 38.9
institutions 14 Agricultural 15 State and political	34.0 30.8	34.1 31.0	34.4 31.1	34.7 31.3	35.0 31.5	35.2 31.8	34.8 32.2	34.6 32.5	34.7 33.0	34.2 33.6	35.3 33.7	36.1 34.1
15 State and political subdivisions 16 Foreign banks 17 Foreign official institutions 18 Lease financing receivables 19 All other loans	38.2 8.6 3.3 32.4 42.8	37.9 8.7 3.3 32.6 42.3	37.3 7.4 3.2 32.4 44.5	36.4 7.0 3.2 32.6 43.6	35.8 7.9 3.2 32.7 48.2	35.2 8.1 3.3 32.8 45.5	35.1 9.0 3.2 33.3 43.6	34.8 8.2 3.2 32.9 43.6	34.2 7.4 3.2 32.7 44.6	33.5 6.6 3.0 32.4 45.4 ^r	33.4 6.9 3.1 32.8 46.9	33.0 7.6 3.2 33.0 48.3
					N	lot seasona	ally adjuste	d				
20 Total loans and securities ²	2,647.7	2,654.5	2,670.8	2,677.5	2,700.1	2,707.0	2,715.5	2,720,1	2,730.5	2,721.0	2,737.3	2,748.3
21 U.S. government securities 22 Other securities 23 Total loans and leases ² 24 Commercial and industrial 25 Bankers acceptances held ³ 26 Other commercial and	427.5 179.5 2,040.7 650.6 7.4	430.3 178.0 2,046.2 648.3 7.6	437.1 177.5 2,056.3 647.7 8.0	439.9 176.4 2,061.1 644.6 7.3	444.0 179.1 2,077.1 643.5 7.2	448.2 179.0 2,079.8 640.9 7.5	450.8 178.0 2,086.7 641.2 7.4	454.1 176.6 2,089.3 644.5 7,6	451.5 176.3 2,102.7 648.0 7.7	455.8 177.9 2,087.3 641.1 7.6	463.9 177.3 2,096.1 643.0 7.0	475.8 176.9 2,095.7 648.3 6.6
industrial	643.2 638.6 4.6 788.4 375.1 38.3	640.8 636.3 4.5 798.0 376.6 34.9	639.7 635.5 4.3 806.0 375.6 37.1	637.3 632.9 4.4 814.9 374.1 38.6	636.3 631.8 4.5 819.9 377.4 43.9	633.4 628.8 4.6 824.2 380.4 40.3	633.8 629.1 4.7 830.3 380.6 39.5	636.9 631.9 5.0 834.0 379.8 38.5	640.3 635.1 5.2 837.9 383.8 40.0	633.4 628.2 5.3 837.1 380.1 41.0	636.1 630.6 5.5 839.5 377.1 44.8	641.7 636.2 5.4 842.6 372.8 40.2
institutions 33 Agricultural 34 State and political	33.7 29.8	33.8 30.6	34.5 31.4	34.6 32.1	35.0 32.5	34.9 32.9	34.7 33.1	35.0 32.9	36.1 32.9	34.7 32.9	34.9 32.7	35.4 32.7
state and pointean subdivisions	38.2 8.3 3.3 32.4 42.5	37.8 8.6 3.3 32.5 41.6	37.2 7.5 3.2 32.2 43.9	36.2 7.1 3.2 32.4 43.3	35.7 8.0 3.2 32.6 45.4	35.2 8.2 3.3 32.8 46.8	35.1 9.3 3.2 33.3 46.3	34.7 8.4 3.2 33.1 45.3	34.0 7.6 3.2 32.8 46.5	34.1 6.6 3.0 32.8 43.7	33.5 6.8 3.1 32.9 47.7	33.0 7.2 3.2 32.9 47.5

Data have been revised to reflect new benchmark and seasonal adjustments.
 Excludes loans to commercial banks in the United States.

Includes nonfinancial commercial paper held.
 United States includes the 50 states and the District of Columbia.

1.24 MAJOR NONDEPOSIT FUNDS OF COMMERCIAL BANKS¹

Monthly averages, billions of dollars

		-*			1990						1991	
Source	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb.'	Mar.
Seasonally adjusted 1 Total nondeposit funds ² 2 Net balances due to related foreign offices ⁴ 3 Borrowings from other than commercial banks in United States ⁴ 4 Domestically chartered banks 5 Foreign-related banks	268.9 18.7 250.3 193.7 56.6	269.0 25.8 243.2 186.6 56.5	272.3 17.2 255.1 196.8 58.3	281.1 19.1' 262.0 201.6 60.4	283.8 19.0 264.8 202.2 62.6	283.0 21.5 261.5' 198.8 62.7	291.8 ^r 29.9 262.0 ^r 196.9 65.0 ^r	292.4 ^r 30.1 262.3 ^r 195.1 67.2 ^r	287.7' 34.5 253.1' 187.2 66.0'	277.1 33.4 243.7 182.5 61.3	265.4 24.7 240.7 177.6 63.1	264.4 30.0 234.4 172.2 62.2
Not seasonally adjusted 6 Total nondeposit funds 7 Net balances due to related foreign offices ³ 8 Domestically chartered banks 9 Foreign-related banks 10 Borrowings from other than commercial banks 11 Domestically chartered banks 12 Federal funds and security RP borrowings ⁵ 13 Other ⁶ 14 Foreign-related banks ⁶	269.7 16.7 10.6 27.3 253.0 194.8 191.0 3.7 58.2	277.3 28.5 -1.3 29.8 248.8 191.6 188.3 3.4 57.2	275.1 17.4 6.1 23.5 257.7 197.7 194.6 3.2 60.0	277.2 16.6 -5.8 22.4 260.6 199.1 196.2 2.9 61.5	282.5 18.5 3.4 21.9 264.0 201.7 198.1 3.6 62.3	278.6 21.5 -4.2 25.8' 257.0 195.6 191.6 4.0 61.5	288.7 ^r 29.6 1.0 30.6 259.2 ^r 195.0 191.7 3.2 64.2 ^r	293.5 ^r 30.8 .6 30.2 262.8 ^r 197.6 194.8 2.9 65.1 ^r	282.1 ^r 37.1 -4.2 41.3 245.0 ^r 182.9 180.1 2.8 62.1 ^r	272.5 33.1 -15.3 48.4 239.4 177.9 174.7 3.2 61.5	268.4 24.7 -15.2 39.9 243.7 179.8 177.1 2.8 63.9	269.7 29.5 6.1 35.5 240.2 176.6 173.4 3.2 63.6
MEMO Gross large time deposits ⁷ 15 Seasonally adjusted 16 Not seasonally adjusted U.S. Treasury demand balances at commercial banks ⁹ 7 Seasonally adjusted 18 Not seasonally adjusted	456.2 453.9 21.3 20.0	454.4 454.0 19.2 25.2	451.5 451.0 20.6 20.9	451.9 450.5 15.0 15.2	449.2 450.1 32.7 23.5	443.6 445.4 26.0 31.0	438.0 440.4 22.3 20.9	435.2 437.8 25.2 19.2	431.8 431.8 24.4 23.0	440.9 439.3 25.7 29.4	450.4 449.0 33.4 39.3	450.7 450.2 33.8 28.4

Commercial banks are those in the 50 states and the District of Columbia with national or state charters plus agencies and branches of foreign banks, New York investment companies majority owned by foreign banks, and Edge Act corporations owned by domestically chartered and foreign banks. These data also appear in the Board's G.10 (411) release. For address, see inside front cover.
 Includes federal funds, RPs, and other borrowing from nonbanks and net balances due to related foreign offices.
 Reflects net positions of U.S. chartered banks, Edge Act corporations, and U.S. branches and agencies of foreign banks with related foreign offices plus net positions with own IBFs.
 Other borrowings are borrowings through any instrument, such as a

promissory note or due bill, given for the purpose of borrowing money for the banking business. This includes borrowings from Federal Reserve Banks and from foreign banks, term federal funds, loan RPs, and sales of participations in

Figure 10 and 10 and

daily data. 8. U.S. Treasury demand deposits and Treasury tax-and-loan notes at com-mercial banks. Averages of daily data.

Domestic Financial Statistics June 1991 A18

1.25 ASSETS AND LIABILITIES OF COMMERCIAL BANKING INSTITUTIONS Last-Wednesday-of-Month Series¹ **Billions of dollars**

-				· =	19	90			<u></u>		1991	
	Account	Мау	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
	ALL COMMERCIAL BANKING INSTITUTIONS ²											
1 22 4 5 6 7 8 9 10 11 12	U.S. government securities Other Trading account assets Total loans Interbank loans Loans excluding interbank Commercial and industrial Real estate Individual	2,847.1 587.2 417.8 169.3 21.4 2,238.5 192.8 2,045.7 645.8 801.7 376.6 221.7	2,871.6 589.8 422.2 167.6 23.7 2,258.1 202.2 2,055.9 646.9 807.9 376.8 224.3	2,878.8 588.3 421.7 166.6 27.7 2,262.8 204.8 2,057.9 641.5 816.0 374.8 225.6	2.896.8 597.2 429.1 168.0 29.3 2.270.4 200.1 2.070.3 639.7 820.1 379.4 231.1	2,887.1 601.7 434.5 167.2 21.4 2,264.0 191.0 2,073.0 639.7 825.0 381.2 227.1	2,931.3 604.9 438.0 166.8 27.4 2,299.0 207.9 2,091.2 643.4 831.5 380.8 235.5	2,925.1 603.3 437.6 165.7 25.0 2,296.9 207.0 2,089.8 644.4 833.7 380.5 231.2	2,936.9 605.6 439.6 166.0 22.0 2,309.3 204.0 2,105.3 650.8 838.3 384.7 231.5	2,908.7 612.8 447.6 165.2 24.1 2,271.8 193.3 2,078.6 637.2 836.9 378.6 225.9	2,924,9 614.0 449.5 164.5 26.9 2,283.9 185.0 2,099.0 645.1 840.1 376.4 237.4	2,910.9 628.3 463.3 165.1 23.5 2,259.1 171.8 2,087.3 648.5 842.5 371.5 224.8
13 14 15 16	Reserves with Federal Reserve Banks. Cash in vault Cash items in process of collection	237.7 27.6 29.9 100.7	219.6 31.8 28.9 86.2	210.7 29.8 28.8 79.6	207.7 30.0 30.3 77.5	213.7 33.6 29.3 81.1	220.8 29.7 29.4 85.4	216.7 33.0 32.8 78.4	217.9 23.4 32.0 86.0	199.2 16.5 30.4 74.7	204.5 18.1 29.8 79.9	206.1 25.0 28.9 76.9
18	institutions	32.0 47.5	27.7 45.0	27.3 45.2	27.3 42.5	27.0 42.8	28.5 47.8	28.4 44.2	29.6 46.8	28.1 49.6	27.7 49.0	27.6 47.7
19	Other assets	197.0	207.5	205.3	220.8	226.6	230.1	226.6	245.1	249.9	259.6	263.1
	Total assets/total liabilities and capital	3,281.8	3,298.6	3,294.8	3,325.3	3,327.4	3,382.2	3,368.5	3,399.9	3,357.8	3,388.9	3,380.1
22 23 24 25 26	Savings deposits	2,295.3 618.1 554.5 1,122.7 546.1 223.3 217.1	2,282.4 598.6 556.4 1,127.5 572.6 223.9 219.7	2,290.9 590.1 561.3 1,139.5 562.1 220.5 221.2	2,296.5 589.1 565.6 1,141.8 579.9 226.2 222.8	2,300.1 595.3 563.5 1,141.3 570.9 233.1 223.4	2,332.0 612.1 570.5 1,149.4 591.0 236.0 223.3	2,319.9 598.1 573.1 1,148.8 570.6 255.3 222.7	2,363.4 637.1 573.3 1,152.9 548.7 264.4 223.5	2,334.6 587.9 573.9 1,172.8 529.8 268.8 224.6	2,365.0 594.1 583.5 1,187.3 515.4 282.3 226.2	2,382.5 602.8 594.1 1,185.6 492.3 278.2 227.0
	MEMO U.S. government securities (including trading account)	430.9 177.6	436.1 177.4	440.4 175.6	446.3 180.2	445.1 178.0	454.2 178.1	451.9 176.4	451.1 176.5	459.4 177.5	463.7 177.2	475.9 176.0
	Domestically Chartered Commercial Banks ³											
30 31 32 33 34 35 36 37 38 39 40 41	Other Trading account assets Total loans Interbank loans Loans excluding interbank Commercial and industrial Real estate	2,589.5 558.6 404.8 153.7 21.4 2,009.5 144.2 1,865.4 521.4 764.5 376.6 202.9	2,608.3 559.2 407.7 151.5 23.7 2,025.5 153.3 1,872.2 520.1 769.7 376.8 205.5	2,614.4 557.3 406.5 150.8 27.7 2,029.4 153.7 1,875.7 517.3 776.7 374.8 206.9	2,631.8 566.1 414.1 152.0 29.3 2,036.4 153.7 1,882.6 514.0 7179.5 379.4 209.8	2,620.5 569.0 417.9 151.2 21.4 2,030.0 146.0 1,884.0 513.2 784.0 381.2 205.7	2,658.4 571.5 420.9 150.6 27.4 2,059.5 164.0 1,895.5 515.4 789.8 380.8 209.5	2,645,1 569,8 420,8 149,1 25,00 2,050,3 157,4 1,892,9 513,4 791,6 380,5 207,4	2,654.2 570.5 421.7 148.8 22.0 2,061.7 160.0 1,901.7 512.7 796.4 384.7 207.9	2,628.0 575.3 426.5 148.7 24.1 2,028.6 151.7 1,876.9 504.2 794.0 378.6 200.2	2,642.3 577.4 429.3 148.2 26.9 2,038.0 150.9 1,887.0 508.4 797.1 376.4 205.1	2,635.6 588.6 440.2 148.5 2,023.5 2,023.5 148.3 1,875.2 506.3 799.7 371.5 197.7
42 43 44 45 46	Cash in vault	209.7 26.6 29.9 99.3	193,3 30,9 28,9 84,2	184.7 28.9 28.8 78.1	181.7 28.0 30.3 75.9	187.0 32.1 29.2 79.0	189.3 28.5 29.4 83.6	187.7 31.5 32.8 76.4	188.3 23.0 32.0 83.9	166.6 15.3 30.3 72.9	172.7 17.0 29.8 78.2	177.0 24.0 28.8 74.9
47	Other cash assets	30.0 23.9	25.9 23.4	25.6 23.4	25.0 22.5	25.1 21.5	26.6 21.2	26.2 20.9	27.6 21.8	26.2 22.0	25.8 21.9	25.8 23.4
48	Other assets	136.0	141.2	139.1	145.6	152.3	153.6	155.0	167,8	166.9	171.3	167.9
	Total assets/liabilities and capital	2,935.2	2,942.9	2,938.2	2,959.1	2,959.7	3,001.3	2,987.8	3,010.3	2,961.4	2,986.3	2,980.4
51 52 53 54 55	Savings deposits	2,213.0 608.3 551.6 1,053.2 393.6 115.1 213.4	2,200.0 588.5 553.4 1,058.1 410.3 116.5 216.2	2,209.2 580.2 558.3 1,070.7 396.0 115.3 217.7	2,214.9 578.8 562.6 1,073.5 404.3 120.7 219.2	2,220.1 584.4 560.4 1,075.3 395.8 124.1 219.7	2,253.8 601.5 567.4 1,085.0 400.4 127.5 219.6	2,243.3 587.7 569.8 1,085.8 394.1 131.5 219.0	2,283.5 626.1 570.0 1,087.4 375.6 131.4 219.8	2,236.2 577.4 570.6 1,088.1 380.1 124.2 220.9	2,255.2 583.8 580.2 1,091.2 371.8 136.8 222.6	2,266.2 592.2 590.6 1,083.4 354.9 136.0 223.4
	MEMO Real estate loans, revolving Real estate loans, other	54.1 710.3	55.0 714.7	56.3 720.4	57.7 721.7	58.6 725.4	60.6 729.2	61.1 730.5	61.7 734.7	62.9 731.1	63.3 733.8	63.6 736.1

1. Back data are available from the Banking and Monetary Statistics section, Board of Governors of the Federal Reserve System, Washington, D.C., 20551. These data also appear in the Board's weekly H.8 (510) release. Figures are partly estimated. They include all bank-premises subsidiaries and other significant majority-owned domestic subsidiaries. Loan and securities data for domestically chartered commercial banks are estimates for the last Wednes-day of the month based on a sample of weekly reporting banks and quarter-end condition report data. Data for other banking institutions are estimates made for

the last Wednesday of the month based on a weekly reporting sample of foreign-related institutions and quarter-end condition reports. 2. Commercial banks, branches and agencies of foreign banks, Edge Act and Agreement corporations, and New York State foreign investment corporations. 3. Insured domestically chartered commercial banks include all member banks and insured nonmember banks.

1.26 ASSETS AND LIABILITIES OF LARGE WEEKLY REPORTING COMMERCIAL BANKS

Millions of dollars, Wednesday figures

Jan. 30 Feb. 6 Feb. 13 Feb. 20 Feb. 20 Feb. 20 Mar. 6 Mar. 13 Mar. 20 Mar. 20 Asserts I Cash and balances due from depository institutions 93,562 95,316 95,700 112,066 98,752 104,672 101,740 107,772 103,9 2 U.S. Treasury and government securities 182,539 183,682 187,462 188,539 186,681 191,647 190,367 191,001 189,447 4 Mortgage-backed securities. ¹ 707,35 172,24 172,24 172,248 184,647 192,401 123,74 7 One year or lens. 18,444 17,875 17,246 18,618 18,322 18,239 12,066 60,312,203 32,479 32,44 12,055 12,056 60,414,663 60,312,203 32,479 32,44 12,056 10,937 139,940 41,003 41,037 41,034 41,033 14,077 33,943 32,906 41,034 14,082,103 11,977 31,317 31,0433 31,977 31,91,33	4					1991				
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Account	Jan. 30	Feb. 6	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Assets									
8 Over one through five years 39,568 40,782 40,895 39,645 39,739 39,980 41,030 41,030 41,033 41,033 41,033 41,033 41,033 41,033 41,033 41,033 41,033 31,071 31,043 32,198 32,2743 32,335 32,473 32,335 32,473 32,335 32,473 32,335 32,473 32,335 32,473 32,335 32,473 32,335 32,473 32,325 32,473 32,325 32,473 32,325 32,293 32,293 32,373 32,929 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,374 32,326 30,259 30,474 32,366 30,453 30,199 30,326 30,259 30,474 32,346 30,199 30,326 30,259 30,474 32,356 30,199 30,326 30,259 30,474 32,356 30,199 30,326 30,259 30,453 30,199 30,326 30,259 30,44 43,474 44,474	2 U.S. Treasury and government securities 3 Trading account 4 Investment account 5 Mortgage-backed securities' 6 All other maturing in	182,590 11,755 170,835 81,447	185,682 13,558 172,124 81,863	187,462 14,822 172,640 81,822	188,595 16,387 172,208 82,003	186,851 14,203 172,648 82,349	191,647 18,038 173,610 82,703	190,367 15,951 174,416 82,822	191,601 16,121 175,480 83,922	103,905 189,496 12,775 176,721 84,304
19To commercial banks in the U.S.53 33958 0.28753 0.7648,17754,86347,37245,43448,9420To nonbank brokers and dealers19,06225,38520,74224,51121,76722,08124,17620,62618,0221To others'3,0164,2283,5073,085320,07424,51121,76722,08124,17620,62618,0222Other loans and leases, gross1,053,0601,054,4621,055,7641,059,2551,056,9321,056,1981,053,5011,053,8251,050,22523Commercial and industrial318,810320,054320,067319,813320,155322,014321,087318,777320,041319,48124Bankers' acceptances and commercial paper.1,4731,6071,5791,6741,5231,5521,55231,570318,470317,8625All other316,838318,453318,234318,481319,092319,355317,250318,470317,8626U.S. addressees11,3581,3861,5221,4161,3981,3511,3711,2911,3328Real estate loans400,832401,011400,895401,720401,824401,681402,814402,0029Revolving, home equity35,38135,99835,451366,6127365,736366,100367,037367,037367,097366,24331To individuals for personal expenditures196,355	8 Over one through five years 9 Over five years 10 Other securities 11 Trading account 12 Investment account 13 State and political subdivisions, by maturity 14 One year or less 15 Over one year 15 Over bonds, corporate stocks, and securities	39,568 31,337 60,350 925 29,689 3,746 25,943 29,736	40,782 31,603 60,348 1,216 59,132 29,373 3,761 25,611 29,760	40,895 31,977 60,145 1,101 59,044 29,299 3,746 25,553 29,746	39,645 31,943 60,216 1,097 59,119 29,223 3,722 25,501 29,896	39,739 32,198 60,449 1,348 59,102 29,057 3,707 25,350 30,045	39,980 32,743 60,568 1,412 59,156 28,957 3,711 25,246 30,199	41,030 32,305 60,312 1,267 59,044 28,719 3,699 25,019 30,326	41,093 32,479 59,950 1,267 58,682 28,414 3,659 24,754 30,269	18,946 41,022 32,450 60,081 1,553 58,528 28,115 3,606 24,509 30,413 9,453
29Revolving, home equity35,38135,39835,39835,48035,59335,58935,58235,64535,71835,7730All other365,451365,613365,415366,127365,736366,100367,037367,096366,24731To individuals for personal expenditures196,555195,515195,054195,252194,867194,050193,548192,224191,46732To depository and financial institutions46,76447,70148,55148,84148,32748,83650,20949,82648,5633Commercial banks in the United States21,16421,65422,70722,69322,82222,41923,70124,19323,00034Banks in foreign countries3,2423,3332,9693,4233,0103,2803,3602,8712,8135Nonbank depository and other financial institutions22,35822,71522,87422,72522,46523,13722,14822,76222,66936For purchasing and carrying securities13,64913,75414,72316,19715,14313,70312,15213,01112,9837To finance agricultural production.5,8585,7985,7875,7385,7325,7865,8105,7075,77138To states and political subdivisions21,09220,90420,85620,81620,80220,64220,55120,46620,54221,14220	19 To commercial banks in the U.S. 20 To nonbank brokers and dealers 21 To others ³ 22 Other loans and leases, gross 3 Commercial and industrial 24 Bankers' acceptances and commercial paper. 25 All other 26 U.S. addressees	53,339 19,062 3,016 1,053,060 318,310 1,473 316,838 315,480	58,080 25,385 4,288 1,054,462 320,061 1,607 318,453 317,067	50,287 20,742 3,507 1,055,764 319,813 1,579 318,234 316,712	53,076 24,511 3,018 1,059,255 320,155 1,674 318,481 317,065	48,177 21,767 3,892 1,056,932 320,614 1,523 319,092 317,693	54,863 22,081 3,570 1,056,198 321,087 1,552 319,535 318,184	47,372 24,176 3,656 1,053,501 318,772 1,522 317,250 315,879	45,434 20,626 3,153 1,053,825 320,041 1,571 318,470 317,179	70,456 48,909 18,030 3,517 1,050,233 319,462 1,661 317,801 316,470 1,331
45 Other assets	28 Real estate loans 29 Revolving, home equity 30 All other 31 To individuals for personal expenditures 32 To depository and financial institutions 33 Commercial banks in the United States 34 Banks in foreign countries 35 Nonbank depository and other financial institutions 36 For purchasing and carrying securities 37 To finance agricultural production 38 To foreign governments and official institutions 40 All other loans ⁴ 41 Lease financing receivables 42 Lease reserve ⁵	400,832 35,381 365,451 196,355 46,764 21,164 3,242 22,358 13,469 5,858 21,092 1,170 21,875 27,335 4,249 38,899	401,011 35,398 365,613 195,515 47,701 21,654 47,701 21,654 3,333 22,715 13,754 5,798 20,904 1,152 21,254 27,312 4,222 4,222 39,271	400,895 35,480 365,415 195,084 48,551 22,707 2,969 22,874 14,723 5,787 20,856 1,205 21,467 27,383 4,227 38,054	401,720 35,593 366,127 195,252 48,841 22,693 3,423 22,725 16,197 5,738 20,816 1,233 21,936 27,367 4,241 37,997	401,324 35,589 365,736 194,867 48,327 22,852 3,010 22,465 15,143 5,732 20,802 1,316 21,465 27,341 4,230 38,009	401,681 35,582 366,100 194,050 48,836 22,419 3,280 23,137 13,703 5,786 20,642 1,248 21,746 27,418 4,169 38,400	402,681 35,645 367,037 193,548 50,209 23,701 3,360 23,148 12,152 5,810 20,531 1,781 20,662 27,354 4,145 38,330	402,814 35,718 367,096 192,294 49,826 24,193 2,871 22,762 13,011 5,707 20,486 1,230 21,142 27,274 4,150 38,258	402,001 35,752 366,249 191,616 48,585 2,085 2,817 22,683 12,986 5,718 20,542 1,391 20,698 27,235 4,139 38,076 1,008,018 160,392

Footnotes appear on the following page.

1.26 ASSETS AND LIABILITIES OF LARGE WEEKLY REPORTING COMMERCIAL BANKS-Continued Millions of dollars, Wednesday figures

Annual					1991				
Account	Jan. 30	Feb. 6	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27
LIABILITIES									
47 Deposits. 48 Demand deposits 49 Individuals, partnerships, and corporations 50 Other holders 51 States and political subdivisions 52 U.S. government 53 Depository institutions in the United States 54 Banks in foreign countries 55 Foreign governments and official institutions 56 Certified and officer's checks 57 Transaction balances other than demand deposits* 58 Individuals, partnerships, and corporations 59 Individuals, partnerships, and corporations 60 Other holders 51 States and political subdivisions 52 U.S. government 53 Depository institutions in the United States 54 Borrowings from Federal Reserve Banks 55 Treasury tax and loan notes 60 Other liabilities for borrowed money ⁴ 61 Other liabilities for borrowed money ⁴ 62 Other liabilities (including subordinated notes and debentures)	213,859 172,112 41,746 6,758 1,511 18,896 4,984 4,984 4,984 4,984 4,984 4,984 4,985 757,266 757,266 757,266 757,266 757,267 8,899 9,57,31 4,955 292,789 0,28,194 264,595	1,105,362 218,833 176,618 42,215 6,507 1,419 19,375 5,278 8,934 8,962 799,567 762,689 36,878 29,906 8,644 5,906 8,644 5,902 302,375 302,375 302,375 302,375 302,375 102,000 8,644 5,906 8,644 5,906 8,644 5,906 8,644 5,906 8,644 5,906 8,644 2,74,146 1,000,89 9,744 1,000,89 1,000,89 1,000,89 1,000,80 1,	1,100,170 217,156 176,451 40,705 6,199 1,186 18,052 4,820 819 9,622 9,824 4,820 819 9,622 9,825 761,157 778,325 761,157 778,325 761,157 37,168 805 5,801 489 292,494 40 0 28,012 264,482 0 286,122 40 103,960	1,114,940 228,65% 181,508 47,188 7,074 1,608 22,031 5,156 639 10,621 85,254 800,988 763,669 37,320 30,177 873 5,788 481 299,581 28,754 210,302 106,279	1,098,902 216,423 173,477 42,946 6,808 1,627 17,984 4,922 676 676 676 676 676 84,412 798,067 760,514 37,553 33,0642 875 5,559 476 287,445 0 29,207 258,238	$\begin{array}{c} 1,107,116\\ 217,712\\ 176,538\\ 41,354\\ 6,081\\ 1,513\\ 19,636\\ 489\\ 8,763\\ 88,984\\ 800,421\\ 763,121\\ 37,300\\ 30,372\\ 888\\ 5,556\\ 485\\ 295,825\\ 2,313\\ 9,556\\ 485\\ 295,825\\ 2,313\\ 109,950\\ \end{array}$	$\begin{array}{c} 1,108,889\\ 219,747\\ 176,477\\ 43,270\\ 5,826\\ 1,310\\ 17,893\\ 5,187\\ 8659\\ 12,385\\ 802,304\\ 764,998\\ 37,305\\ 33,476\\ 888\\ 5,471\\ 470\\ 277,724\\ 470\\ 277,724\\ 1262,963\\ 113,131\\ \end{array}$	$\begin{array}{c} 1,100,432\\ 213,051\\ 171,490\\ 41,561\\ 6,725\\ 1,513\\ 19,450\\ 4,582\\ 818\\ 8,473\\ 800,564\\ 763,196\\ 37,369\\ 30,720\\ 873\\ 5,300\\ 476\\ 288,754\\ 62\\ 22,127\\ 266,564\\ 110,391 \end{array}$	$\begin{array}{c} 1,103,072\\ 218,896\\ 173,717\\ 45,179\\ 6,945\\ 1,687\\ 19,594\\ 5,412\\ 569\\ 10,972\\ 86,629\\ 797,547\\ 760,393\\ 37,154\\ 30,730\\ 864\\ 5,090\\ 469\\ 275,115\\ 11\\ 21,551\\ 253,553\\ 110,622\\ \end{array}$
70 Totai liabilities	1,485,190	1,507,827	1,496,624	1,520,800	1,498,237	1,512,891	1,499,744	1,499,577	1,488,809
71 Residual (Total assets minus total liabilities) ⁷	110,693	110,942	111,998	111,755	111,692	111,713	112,535	112,063	112,992
МЕМО 72 Total loans and leases, gross, adjusted, plus securities ⁸ 73 Time deposits in amounts of \$100,000 or more 74 Loans sold outright to affiliates, total 75 Commercial and industrial 76 Other 77 Foreign branch credit extended to U.S. residents ¹⁰ 78 Net due to related institutions abroad	209,768 1,275 737 538 24,961	1,320,815 211,262 1,279 743 536 24,884 -18,306	1,316,536 210,117 1,284 746 537 25,528 -15,153	1,324,101 209,579 1,284 748 537 26,078 12,188	1,318,370 207,581 1,293 753 539 26,036 -7,036	1,323,402 206,170 1,271 731 540 25,939 -5,647	1,319,207 205,559 1,302 760 542 26,055 -2,985	1,314,958 204,123 1,233 695 538 26,241 -5,194	1,307,725 201,722 1,241 692 550 25,981 -4,161

Includes certificates of participation, issued or guaranteed by agencies of the U.S. government, in pools of residential mortgages.
 Includes securities purchased under agreements to resell.
 Includes allocated transfer risk reserve.
 Includes NOW, ATS, and telephone and pre-authorized transfer savings denotifies.

billious for a state of the state o

b. Includes reductar tunes parenased and events
repurchase.
7. This balancing item is not intended as a measure of equity capital for use in capital adequacy analysis.
8. Excludes loans to and federal funds transactions with commercial banks in

the United States. 9. Affiliates include a bank's own foreign branches, nonconsolidated nonbank affiliates of the bank, the bank's holding company (if not a bank), and noncon-solidated nonbank subsidiaries of the holding company. 10. Credit extended by foreign branches of domestically chartered weekly reporting banks to nonbank U.S. residents. Consists mainly of commercial and industrial loans, but includes an unknown amount of credit extended to other than nonfinancial businesses. Note. Data that formerly appeared on table 1.28 Asset and Liabilities of Large Weekly Reporting Commercial Banks in New York City may be obtained from the Board's H.4.2 (504) statistical release. For address see inside front cover.

1.30 LARGE WEEKLY REPORTING U.S. BRANCHES AND AGENCIES OF FOREIGN BANKS Assets and Liabilities

Millions of dollars, Wednesday figures

					1991				
Account	Jan. 30	Feb. 6	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20	Mar. 27
1 Cash and balances due from depository	18,317	19,138	17,842	17,228	17,867	17,610	17.114	16.042	15 597
2 U.S. Treasury and government agency	10,317	19,130	17,042	17,220	17,807	17,010	17,114	16,043	15,587
securities	13,669	13,634	13,250	13,082	13,082	14,426	14,600	16,126	14,940
 3 Other securities	7,624	7,595 8,577	7,698	7,592	7,576	7,567 8,841	7,657	7,639	7,688
5 To commercial banks in the United States	4,739	3,686	3,726	5,584	3,953	3,888	2.682	4,630	1,654
6 To others ²	2,989	4,890	5,107	4,988	5,743	4,953	6,004	5,959	3,499
7 Other loans and leases, gross	137,190 79,832	136,325 80,395	136,638 80,948	135,724 81,959	136,822 82,084	137,187 83,447	138,358 83,869	138,624 84,278	137,272
9 Bankers acceptances and commercial	73,632		00,944	01,307	02,004	03,447	83,802	04,270	65,172
paper	2,238	2,588	2,446	2,273	2,111	2,168	2,143	1,981	2,019
10 All other 11 U.S. addressees	77,594 75,657	77,807 75,890	78,502	79,686 77,688	79,973 77,990	81,279 79,292	81,726 79,754	82,297 80,375	83,172 81,106
12 Non-U.S. addressees	1,937	1.918	1.940	1,998	1,983	1,987	1,972	1,922	2,066
13 Loans secured by real estate	27,477	27,495	27,529	27,637	27,845	28,331	28,551	28,479	28,360
14 To financial institutions 15 Commercial banks in the United States	24,662 17,806	23,600 16,410	23,171	21,642	21,773	20,806	21,115	20,761	18,974
16 Banks in foreign countries	1,193	1,403	1,442	1,590	1,514	1,658	1,704	1,785	1,686
17 Nonbank financial institutions	5,663	5,787	5,882	5,649	6,082	6,080	6,212	5,981	5,573
 For purchasing and carrying securities To foreign governments and official 	1,611	1,250	1,577	1,176	1,645	1,263	1,615	1,700	1,425
institutions	222	250	213	204	290	212	211	192	259
20 All other	3,386	3,335	3,200	3,105	3,185	3,127	2,998	3,215	3,063
21 Other assets (claims on nonrelated parties)	33,838	33,102	33,043	31,053	31,291	30,577	30,626	30,090	29,444
22 Total assets ³	237,106	240,479	241,123	239,100	240,767	241,846	243,417	242,544	238,662
23 Deposits or credit balances due to other									
than directly related institutions 24 Demand deposits ⁴	63,517 4,030	65,766 3,993	69,203 4,007	70,332 4,046	73,281 4,019	72,822 3,845	75,688	76,238	77,874
 Demand deposits⁴ Individuals, partnerships, and 	4,050	5,775	4,007	4,040	4,015	3,045	3,777	4,400	4,552
corporations	2,637	2,610	2,452	2,521	2,462	2,525	2,598	2,796	2,767
26 Other 27 Nontransaction accounts	1,394 59,486	1,384 61,773	1,555	1,525 66,286	1,558	1,320 68,976	1,398 71,691	1,670	1,765
28 Individuals, partnerships, and	57,400		} `			00,210	71,021	/ 1,//2	13,343
corporations	44,308	46,284	48,887	50,292	52,488	51,856	53,804	54,050	54,297
29 Other30 Borrowings from other than directly	15,178	15,489	16,308	15,994	16,774	17,121	17,887	17,722	19,046
related institutions	93,491	98,136	95,226	92,744	90,136	94,049	94,790	90,377	85,213
 Federal funds purchased⁵ From commercial banks in the 	36,788	42,198	40,342	42,011	36,641	40,023	40,208	36,746	33,435
32 From commercial banks in the United States	16.696	18,401	15,155	17,954	14,974	16.645	17.971	13.720	15.272
33 From others	20,092	23,798	25,187	24,057	21,667	23,377	22,237	23,026	18,162
34 Other liabilities for borrowed money	56,703	55,937	54,884	50,733	53,495	54,026	54,582	53,631	51,779
35 To commercial banks in the United States	26,716	24,124	24,146	21,451	21,818	21,100	21,787	21,628	19,906
36 To others	29,987	31,814	30,739	29,282	31,678	32,926	32,795	32,003	31,873
37 Other liabilities to nonrelated parties	33,396	32,526	32,497	30,372	30,084	29,432	29,696	29,407	28,854
38 Total liabilities ⁶	237,106	240,479	241,123	239,100	240,767	241,846	243,417	242,544	238,662
Мемо									
39 Total loans (gross) and securities adjusted ' 40 Net due to related institutions abroad	143,666 27,963	146,034 21,943	146,845 20,378	146,983 21,802	149,046 22,832	151,066 19,906	153,421 16,867	155,354 23,091	151,684 18,142
The free de lo related institutions aproad	27,703	21,743	20,376	21,002	22,032	19,200	10,007	23,071	10,142

Includes securities purchased under agreements to resell.
 Includes transactions with nonbank brokers and dealers in securities.
 Includes net due from related institutions abroad for U.S. branches and agencies of foreign banks having a net due from position.
 Includes other transaction deposits.

5. Includes securities sold under agreements to repurchase.
 6. Includes net due to related institutions abroad for U.S. branches and agencies of foreign banks having a net due to position.
 7. Excludes loans to and federal funds transactions with commercial banks in the U.S.

A22 Domestic Financial Statistics □ June 1991

1.32 COMMERCIAL PAPER AND BANKERS DOLLAR ACCEPTANCES OUTSTANDING

Millions of dollars, end of period

	1986	1987	1988	1989	1990		19	90		19	91
Instrument	Dec.	Dec.	Dec.	Dec.	Dec.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
			Cor	nmercial pa	per (seasor	ally adjust	ed unless n	oted otherw	vise)	_	
1 Alt issuers	331,316	358,997	458,464	530,123	566,688	562,508	561,148	564,482	566,688	569,378	566,067
Financial companies ¹ Dealer-placed paper ² Total Bank-related (not seasonally adjusted) ³ Directly placed paper ⁴ 4 Total	101,707 2,265 151,897	102,742 1,428 174,332	159,777 1,248 194,931	186,343 n.a. 212,640	218,953 n.a. 201,862	205,093 n.a. 206,079	205,673 n.a. 205,420	211,986 n.a. 204,191	218,953 n.a. 201,862	216,148 n.a. 202,997	217,812 n.a. 197,990
 5 Bank-related (not seasonally adjusted)¹ 6 Nonfinancial companies³ 	40,860 77,712	43,173 81,923	43,155 103,756	n.a. 131,140	n.a. 145,873	n.a. 151,336	n.a. 150,055	n.a. 148,305	n.a. 145,873	n.a. 150,233	n.a. 145,795
	L			Bankers d	ollar accep	tances (not	seasonally	adjusted) ⁶			
7 Total	64,974	70,565	66,631	62,972	54,771	50,469	52,093	53,968	54,771	56,498	52,831
Holder 8 Accepting banks	13,423 11,707 1,716	10,943 9,464 1,479	9,086 8,022 1,064	9,433 8,510 924	9,017 7,930 1,087	9,366 7,944 1,421	9,189 7,868 1,321	8,751 7,535 1,217	9,017 7,930 1,087	10,029 8,539 1,490	10,240 8,391 1,849
11 Own account 12 Foreign correspondents 13 Others	0 1,317 50,234	0 965 58,658	0 1,493 56,052	0 1,066 52,473	0 918 44,836	0 1,333 39,770	0 1,145 41,760	0 880 44,337	0 918 44,836	0 927 45,542	0 892 41,699
Basis 14 Imports into United States 15 Exports from United States 16 All other	14,670 12,960 37,344	16,483 15,227 38,855	14,984 14,410 37,237	15,651 13,683 33,638	13,096 12,703 26,481	12,723 11,889 25,856	12,408 13,238 26,447	12,758 13,865 27,345	13,096 12,703 26,481	14,284 12,870 n.a.	13,799 12,082 n.a.

1. Institutions engaged primarily in activities such as, but not limited to, commercial savings, and mortgage banking; sales, personal, and mortgage financing; factoring, finance leasing, and other business lending; insurance underwriting; and other investment activities. 2. Includes all financial company paper sold by dealers in the open market. 3. Beginning January 1989, bank-related series have been discontinued. 4. As reported by financial companies that place their paper directly with investors.

5. Includes public utilities and firms engaged primarily in such activities as communications, construction, manufacturing, mining, wholesale and retail trade, transportation, and services.
6. Beginning January 1988, the number of respondents in the bankers acceptance survey were reduced from 155 to 111 institutions—those with \$100 million or more in total acceptances. The panel is revised every January and currently has about 100 respondents. The current reporting group accounts for over 90 percent of total acceptances activity.

1.33 PRIME RATE CHARGED BY BANKS on Short-Term Business Loans

Percent per year

Date of change	Rate	Period	Average rate	Period	Average rate	Period	Average rate
1988— Feb. 2 May 11 July 14 Aug. 11 Nov. 28 1989— Feb. 10 June 5 July 31 1990— Jan. 8 1991 Jan. 2 Feb. 4	8,50 9,00 9,50 10,50 11,50 11,50 10,50 10,50 10,00 9,50 9,00	1988 1989 1990 1988—Jan. Feb. Mar. Apr. May June July Aug. Sept. Oct. Nov. Dec.	9.32 10.87 10.01 8.75 8.51 8.50 8.50 8.50 8.50 8.84 9.00 9.29 9.84 10.00 10.05 10.50	1989— Jan. Feb. Mar. Apr. May June July Aug. Sept. Oct. Nov. Dec.	10.50 10.93 11.50 11.50 11.50 11.50 11.60 10.50 10.50 10.50 10.50 10.50	1990 Jan. Mar. Apr. May. June July Aug. Sept. Oct. Nov. Dec. 1991 Jan. Feb. Mar. Apr.	10.11 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 9.52 9.05 9.00 9.00

Note. These data also appear in the Board's H.15 (519) and G.13 (415) releases. For address, see inside front cover.

1.35 INTEREST RATES Money and Capital Markets

Averages, percent per year; weekly, monthly and annual figures are averages of business day data unless otherwise noted.

Instrument	1089	1090	1000	1990		1991			199	l, week en	ding	
Instrument	1988	1989	1990	Dec.	Jan.	Feb.	Mar.	Mar. 1	Mar. 8	Mar. 15	Mar. 22	Mar. 29
Money Market Rates												
 Federal funds^{1,2,3} Discount window borrowing^{2,11} Commercial paper^{3,4,3} I-month 	7.57 6.20	9.21 6.93	8.10 6.98	7.31 6.79	6.91 6.50	6.25 6.00	6.12 6.00	6.31 6.00	6.47 6.00	6.17 6.00	6.10 6.00	6.10 6.00
 3 1-month 4 3-month 5 6-month Finance paper, directly placed^{3,4,δ} 	7.58 7.66 7.68	9.11 8.99 8.80	8.15 8.06 7.95	8.28 7.80 7.49	7.12 7.10 7.02	6.53 6.49 6.41	6.48 6.41 6.36	6.71 6.63 6.51	6.75 6.63 6.54	6.38 6.33 6.28	6.35 6.31 6.28	6.36 6.29 6.27
Finance paper, directly placed ^{1,4,6} 6 I-month 7 3-month 8 6-month Bankers acceptances ^{3,4,7}	7.44 7.38 7.14	8.99 8.72 8.16	8.00 7.87 7.53	7.62 7.32 6.95	6.95 6.92 6.59	6.31 6.38 6.14	6.31 6.28 6.20	6.35 6.52 6.33	6.61 6.52 6.36	6.18 6.16 6.11	6.20 6.19 6.13	6.17 6.16 6.14
9 3-month 10 6-month Certificates of deposit, secondary market ^{1,8}	7.56 7.60	8.87 8.67	7.93 7.80	7.60 7.25	6.96 6.84	6.36 6.22	6.24 6.21	6.52 6.43	6.42 6.36	6.14 6.11	6.19 6.18	6.14 6.13
1 1-month 12 3-month 13 6-month 14 Eurodollar deposits, 3-month ^{3,9} U.S. Treasury bills Secondary market ^{3,4}	7.59 7.73 7.91 7.85	9.11 9.09 9.08 9.16	8.15 8.15 8.17 8.16	8.27 7.82 7.64 7.87	7.10 7.17 7.17 7.23	6.45 6.52 6.51 6.60	6.47 6.45 6.50 6.44	6.65 6.71 6.70 6.73	6.76 6.70 6.69 6.78	6.35 6.35 6.38 6.50	6.36 6.35 6.45 6.29	6.30 6.31 6.39 6.35
Secondary market ^{**} 15 3-month 16 6-month 17 1-year	6.67 6.91 7.13	8.11 8.03 7.92	7.50 7.46 7.35	6.74 6.70 6.61	6.22 6.28 6.25	5.94 5.93 5.91	5.91 5.92 6.00	6.04 6.03 6.02	6.05 6.04 6.09	5.83 5.85 5.94	5.87 5.89 6.01	5.82 5.83 5.94
18 3-month 19 6-month 20 1-year	6.68 6.92 7.17	8.12 8.04 7.91	7.51 7.47 7.36	6.81 6.76 6.58	6.30 6.34 6.22	5.95 5.93 5.85	5.91 5.91 6.06	6.01 6.01 n.a.	6.09 6.06 n.a.	5.85 5.91 6.06	5.83 5.82 n.a.	5.86 5.84 n.a.
CAPITAL MARKET RATES												
U.S. Treasury notes and bonds Constant maturities ¹ 21 1-year 22 2-year 23 3-year 24 5-year 25 7-year 26 10-year 27 30-year 27 30-year 27 composite ¹⁴	7.65 8.10 8.26 8.47 8.71 8.85 8.96	8.53 8.57 8.55 8.50 8.52 8.49 8.45	7.89 8.16 8.26 8.37 8.52 8.55 8.61	7.05 7.31 7.47 7.73 8.00 8.08 8.24	6.64 7.13 7.38 7.70 7.97 8.09 8.27	6.27 6.87 7.08 7.47 7.73 7.85 8.03	6.40 7.10 7.35 7.77 8.00 8.11 8.29	6.40 7.05 7.27 7.65 7.88 8.00 8.16	6.48 7.13 7.36 7.75 8.00 8.10 8.27	6.32 7.02 7.26 7.70 7.94 8.06 8.24	6.41 7.15 7.42 7.85 8.07 8.18 8.36	6.34 7.10 7.36 7.79 8.01 8.10 8.28
28 Over 10 years (long-term) State and local notes and bonds Moody's series ¹⁵	8.98	8.58	8.74	8.31	8.33	8,12	8.38	8.26	8.38	8.34	8.45	8.37
29 Aaa 30 Baa 31 Bond Buyer series ¹⁶ Corporate bonds Seasoned issues ¹⁷	7.36 7.83 7.68	7.00 7.40 7.23	6.96 7.29 7.27	6.63 7.10 7.09	6.57 7.17 7.08	6.41 7.03 6.91	6.76 7.29 7.10	6.47 7.00 7.01	6.81 7.34 7.06	6.52 7.25 7.06	7.03 7.47 7.13	6.97 7.40 7.14
32 All industries 33 Aaa 34 Aa 35 A 36 Baa 37 A-rated, recently offered utility bonds ¹⁸ 38 MEMO: Dividend/price ratio ¹⁵	10.18 9.71 9.94 10.24 10.83 10.20	9.66 9.26 9.46 9.74 10.18 9.79	9.77 9.32 9.56 9.82 10.36 10.01	9.63 9.05 9.39 9.64 10.43 9.95	9.62 9.04 9.37 9.61 10.45 9.83	9.36 8.83 9.16 9.38 10.07 9.54	9.43 8.93 9.21 9.50 10.09 9.58	9,39 8,85 9,16 9,44 10,09 9,64	9.44 8.92 9.22 9.49 10.11 9.62	9.40 8.91 9.17 9.47 10.05 9.54	9.47 8.97 9.23 9.54 10.13 9.60	9.43 8.92 9.23 9.49 10.06 9.49
38 Preferred stocks	9.23 3.64	9.05 3.45	n.a. n.a.	8.72 3.74	8.71 3.82	8.46 3.35	8.56 3.26	8.40 3.32	8.58 3.24	8.51 3.25	8.56 3.31	8.58 3.25

The daily effective federal funds rate is a weighted average of rates on trades through N.Y. brokers.
 Weekly figures are averages of 7 calendar days ending on Wednesday of the current week; monthly figures include each calendar day in the month.
 Annualized using a 360-day year or bank interest.
 Quoted on a discount basis.
 An average of offering rates on commercial paper placed by several leading dealers for firms whose bond rating is AA or the equivalent.
 An average of offering rates on paper directly placed by finance companies.
 Representative closing yields for acceptances of the highest rated money center banks.
 An average of dealer offering rates on nationally traded certificates of deposit.

 An average of dealer offering facts on internary index certained of deposit.
 Bid rates for Eurodollar deposits at 11 a.m. London time.
 One of several base rates used by banks to price short-term business loans.
 Rate for the Federal Reserve Bank of New York.
 Auction date for daily data; weekly and monthly averages computed on an increase data basis. issue-date basis.

13. Yields on actively traded issues adjusted to constant maturities. Source: U.S. Treasury.
14. Unweighted average of rates on all outstanding bonds neither due nor callable in less than 10 years, including one very low yielding "flower" bond.
15. General obligation based on Thursday figures; Moody's Investors Service.
16. General obligations only, with 20 years to maturity, issued by 20 state and local governmental units of mixed quality. Based on figures for Thursday, 17. Daily figures from Moody's Investors Service.
18. Compilation of the Federal Reserve. This series is an estimate of the yield on recently-offered, A-rated utility bonds with a 30-year maturity and 5 years of call protection. Weekly data are based on Friday quotations.
19. Standard and Poor's corporate series. Preferred stock ratio based on a sample of ten issues: four public utilities, four industrials, one financial, and one transportation. Common stock ratios on the S00 stocks in the price index. Nort: These data also appear in the Board's H.15 (519) and G.13 (415) releases. For address, see inside front cover.

1.36 STOCK MARKET Selected Statistics

						19	90				1991	
Indicator	1988	1989	1990	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar,
				Pr	ices and t	rading (av	erages of o	laily figure	es)			
Common stock prices 1 New York Stock Exchange (Dec. 31, 1965 = 50) 3 Transportation 4 Utility 5 Finance 6 Standard & Poor's Corporation (1941-43 = 10) 7 American Stock Exchange (Aug. 31, 1973 = 50) ²	149.97 180.83 134.09 72.22 127.41 265.88 295.08	180.13 228.04 174.90 94.33 162.01 323.05 356.67	183.48 225.81 158.64 90.61 133.23 334.63 338.36	196.61 245.86 173.18 89.85 143.11 360.03 359.09	181.45 226.73 147.41 85.81 128.14 330.75 333.49	173.22 216.81 136.95 83.30 118.59 315.41 318.53	168.05 208.58 131.99 87.27 108.01 307.12 296.67	172.21 212.81 132.96 89.69 113.76 315.29 294.88	179.57 221.86 141.31 91.56 122.18 328.75 305.54	177.95 220.69 145.89 88.59 121.39 325.49 304.08	197.75 246.74 166.06 92.08 141.03 362.26 338.11	203.56 255.36 166.26 92.29 145.41 372.28 353.98
Volume of trading (thousands of shares) 8 New York Stock Exchange	161,386 9,955	165,568 13,124	156,842 13,155	160,490 12,529	333.49 174,446 15,881	142,054 11,668	159,590 11,294	294.88 149,916 10,368	503.34 155,836 11,620	166,323 10,870	226,635 16,649	196,343 15,326
			Cu	stomer fin	ancing (en	d-of-perio	d balances	, in millio	ns of dolla	urs)		
10 Margin credit at broker-dealers ³	32,740	34,320	28,210	32,130	30,350	29,640	28,650	27,820	28,210	27,390	28,860	26,595
Free credit balances at brokers ⁴ 11 Margin-account ⁵ 12 Cash-account	5,660 16,595	7,040 18,505	8,050 19,285	6,385 17,035	7,140 16,745	7,285 16,185	7,245 15,820	7,300 17,025	8,050 19,285	7,435 18,825	7,190 19,435	7,320 19,555
			Ma	rgin requi	rements (p	ercent of	market va	lue and ef	fective dat	e) ⁶		
	Mar. 1	1, 1968	June 8	, 1968	May 6	, 1970	Dec. 6	, 1971	Nov. 2	4, 1972	Jan. 3	, 1974
13 Margin stocks 14 Convertible bonds 15 Short sales	Ś	70 80 50 60 70 80		0	65 50 65		55 50 55		65 50 65		5	0

1. Effective July 1976, includes a new financial group, banks and insurance companies. With this change the index includes 400 industrial stocks (formerly 425), 20 transportation (formerly 15 rail), 40 public utility (formerly 60), and 40

425), 20 transportation (formerly 15 rail), 40 public utility (formerly 60), and 40 financial.
2. Beginning July 5, 1983, the American Stock Exchange rebased its index effectively cutting previous readings in half.
3. Beginning July 1983, under the revised Regulation T, margin credit at broker-dealers includes credit extended against stocks, convertible bonds, stocks acquired through exercise of subscription rights, corporate bonds, and government securities. Separate reporting of data for margin stocks, convertible bonds, and subscription issues was discontinued in April 1984.
4. Free credit balances are in accounts with no unfulfilled commitments to the brokers and are subject to withdrawal by customers on demand.
5. New series beginning June 1984.
6. These regulations, adopted by the Board of Governors pursuant to the Securities Exchange Act of 1934, limit the amount of credit to purchase and carry

"margin securities" (as defined in the regulations) when such credit is collater-alized by securities. Margin requirements on securities other than options are the difference between the market value (100 percent) and the maximum loan value of collateral as prescribed by the Board. Regulation T was adopted effective Oct. 15, 1934; Regulation U, effective May 1, 1936; Regulation G, effective Mar. 11, 1968; and Regulation X, effective Nov. 1, 1971. On Jan. 1, 1977, the Board of Governors for the first time established in Regulation T the initial margin required for writing options on securities, setting it at 30 percent of the current market-value of the stock underlying the option. On Sept. 30, 1985, the Board changed the required initial margin, allowing it to be the same as the option maintenance margin required by the appropriate exchange or self-regulatory organization; such maintenance margin rules must be approved by the Securities and Exchange Commission. Effective Jan. 31, 1986, the SEC approved new maintenance margin rules, permitting margins to be the price of the option plus 15 percent of the market value of the stock underlying the option.

1.37 SELECTED FINANCIAL INSTITUTIONS Selected Assets and Liabilities

Millions of dollars, end of period

<u></u>							1990					1991
Account	1988	1989	Apr.	Мау	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.
					5	AIF-insure	d institution	s				
1 Assets	1,350,500	1,249,055	1,210,338	1,197,787	1,174,615	1,162,561	1,157,157	1,124,891 ^r	1,115,358'	1,107,489*	1,083,579	1,064,867
2 Mortgages 3 Mortgage-backed	764,513	733,729	715,422	708,550	691,239	689,080	684,967	665,955	662,448'	653,515 ^r	633,456'	624,621
securities 4 Contra-assets to	214,587	170,532	166,167	165,741	159,173	158,146	156,398	154,196	153,425	155,577	155,307′	151,515
mortgage assets ¹ . 5 Commercial loans 6 Consumer toans 7 Contra-assets to non-	37,950 33,889 61,922	25,457 32,150 58,685	21,999 30,931 56,639	22,044 30,351 55,659	20,337 28,753 55,171	19,550 28,483 54,667	19,321 27,868 53,387	18,459 26,774 50,517	17,031 26,053 49,322'	16,903' 25,262' 48,552	16,877' 24,123' 47,224'	15,099 23,660 46,625
mortgage loans ² .	3,056	3,592	2,227	1,771	1,980	1,978	2,022	1,957′	1,711/	1,674′	1,879'	1,556
8 Cash and investment securities 9 Other ³	186,986 129,610	166,053 116,955	153,346 112,059	152,391 108,910	155,674 106,922	150,396 103,318	153,052 102,829	148,040' 99,824'	145,303' 97,547'	146,019 ^r 97,141 ^r	146,558 ⁷ 95,637'	140,558 94,544
10 Liabilities and net worth .	1,350,500	1,249,055	1,210,338	1,197,787	1,174,615	1,162,561	1,157,157	1,124,891′	1,115,358'	1,107,489	1,083,579	1,064,867
11 Savings capital 12 Borrowed money 13 FHLBB 14 Other 15 Other 16 Net worth	971,700 299,400 134,168 165,232 24,216 n.a.	945,656 252,230 124,577 127,653 27,556 23,612	916,069 246,646 115,620 131,026 27,341 20,282	902,653 241,943 114,047 127,896 28,807 24,379	890,497 230,169 109,733 120,436 25,151 28,803	885,272 222,442 106,127 116,315 26,749 28,099	878,730 221,872 105,882 115,990 28,240 28,316	857,687 212,224 101,731 110,493 23,862' 31,119'	851,810 206,771 100,574 106,197 25,585 31,192'	846,820 202,316 100,493 101,823 26,131' 32,222'	835,502' 195,628' 100,391 95,237' 21,315' 31,134'	823,534 187,319 95,837 91,482 22,097 31,918
					SAIF-	insured fede	eral savings	banks				
17 Assets	425,966	498,522	593,345	570,795	583,392	580,847	584,632	591,136	588,880	585,847	576,531	567,373
18 Mortgages 19 Mortgage-backed	230,734	283,844	333,300	317,985	323,516	328,236	328,895	332,927	332,431	328,122	320,233	316,889
securities 20 Contra-assets to	64,957	70,499	81,030	77,781	78,001	80,474	80,994	82,418	82,219	84,190	81,205	79,451
mortgage assets ¹ . 21 Commercial Joans 22 Consumer Joans 23 Contra-assets to non-	13,140 16,731 24,222	13,548 18,143 28,212	11,590 20,324 20,324	10,798 19,713 32,407	10,200 19,683 32,745	9,227 18,810 31,003	9,339 18,662 31,183	9,964 18,767 30,750	9,578 18,458 30,682	9,305 18,197 30,421	9,591 17,674 29,933	8,222 17,299 31,179
mortgage loans ² . 24 Finance leases plus	889	1,193	908	707	970	870	813	980	572	809	990	770
interest 25 Cash and investment 26 Other	880 61,029 35,412	1,101 64,538 39,981	n.a. 72,618 46,180	n.a. 70,999 44,840	n.a. 75,081 47,723	n.a. 71,354 44,150	n.a. 73,756 44,129	n.a. 73,602 46,043	n.a. 75,117 45,287	n.a. 72,454 45,319	n.a. 75,940 45,008	n.a. 71,066 44,768
27 Liabilities and net worth .	425,966	498,522	593,345	570,795	583,392	580,847	584,632	591,136	588,880	585,847	576,531	567,373
28 Savings capital 29 Borrowed money 30 FHLBB 31 Other 32 Other 33 Net worth	298,197 99,286 46,265 53,021 8,075 20,218	360,547 108,448 57,032 51,416 9,041 22,716	429,469 126,240 63,120 63,120 9,982 23,505	413,009 123,415 61,057 62,358 10,307 21,138	427,379 121,721 60,666 61,055 8,889 21,944	423,472 118,393 61,287 57,106 9,245 26,424	424,260 120,592 62,209 58,383 10,128 26,420	434,705 119,991 61,605 58,386 8,253 24,859	436,080 115,472 60,256 55,216 9,063 24,837	436,903 111,270 60,265 51,005 9,824 24,931	434,297 107,270 59,949 47,321 8,193 24,172	428,822 102,313 57,703 44,610 8,356 25,285

1.37-Continued

	1988	1989					19 9 0					1991
Account	1988	1969	Apr.	May	June	July	Aug.	Sept.	Oct,	Nov.	Dec.	Jan.
						Credit	unions ⁴					
34 Total assets/liabilities and capital	174,593	183,688	193,208	195,020	195,302	194,523	196,625	197,272	ŧ	+	ł	ŧ
35 Federal	114,566 60,027	120,666 63,022	127,250 65,958	128,648 66,372	128,142 67,160	127,564 66,959	128,715 67,910	129,086 68,186				
37 Loans outstanding	113,191 73,766 39,425 159,010 104,431 54,579	122,608 80,272 42,336 167,371 109,653 57,718	122,616 80,205 42,411 175,745 115,554 60,191	123,205 80,550 42,655 176,701 116,402 60,299	123,968 81,063 42,905 178,127 116,717 61,408	124,343 81,063 43,280 176,360 115,305 61,056	126,156 82,040 44,116 178,081 116,411 61,670	127,341 82,823 44,518 177,532 115,469 62,063	n.a.	n.a.	n.a.	n.a.
					I		e companie		. <u>.</u> _	<u> </u>	I	
43 Assets Securities 44 Government 5 United States ⁶ 46 State and local 47 Foreign' 48 Business 49 Bonds 50 Stocks 51 Mortgages 52 Real estate 53 Policy Joans 54 Other assets	n.a.	n.a.	n.a.	n.a.	1,376,660 195,287 167,735 10,963 16,589 705,070 570,245 134,825 264,865 44,188 63,144 104,106	n.a.	n.a.	1,387,463 202,962 175,156 11,818 15,988 709,470 588,251 121,219 266,063 44,544 60,641 103,783	n.a.	n.a.	1,411,881 208,782 180,200 12,038 16,544 724,603 596,053 128,550 267,922 44,718 61,552 104,294	n.a.

Contra-assets are credit-balance accounts that must be subtracted from the corresponding gross asset categories to yield net asset levels. Contra-assets to mortgage loans, contracts, and pass-through securities include loans in process, unearned discounts and deferred loan fees, valuation allowances for mortgages "held for sale," and specific reserves and other valuation allowances.
 Contra-assets are credit-balance accounts that must be subtracted from the corresponding gross asset categories to yield net asset levels. Contra-assets to nonmortgage loans include loans in process, unearned discounts and deferred loan fees, and specific reserves and valuation allowances.
 Holding of stock in Federal Home Loan Bank and Finance leases plus interest are included in "Other" (line 9).
 Bolding of stock in Gederal Home Loan Bank and Finance leases plus interest are included in deformation response.
 Dida include all federally insured credit unions, both federal and state chartered, serving natural persons.
 Direct and guaranteed obligations. Excludes federal agency issues not guaranteed, which are shown in the table under "Business" securities.

7. Issues of foreign governments and their subdivisions and bonds of the International Bank for Reconstruction and Development. NOTE. SAIF-insured institutions: Estimates by the OTS for all institutions insured by the SAIF and based on the OTS thrift Financial Report. SAIF-insured federal savings banks: Estimates by the OTS for federal savings banks insured by the SAIF and based on the OTS thrift Financial Report. Credit unions: Estimates by the National Credit Union Administration for federally chartered and federally insured state-chartered credit unions serving natural nersons.

federally chartered and federally insured state-cnartered credit dimons serving natural persons. Life insurance companies: Estimates of the American Council of Life Insurance for all life insurance companies in the United States. Annual figures are annual-statement asset values, with bonds carried on an amortized basis and stocks at year-end market value. Adjustments for interest due and accrued and for differences between market and book values are not made on each item separately but are included, in total, in "other assets."

1.38 FEDERAL FISCAL AND FINANCING OPERATIONS

Millions of dollars

			Fiscal year 1990			Calend	ar year		
Type of account or operation	Fiscal year 1988	Fiscal year 1989			1990			1991	
: 	taar)			Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
U.S. budget ¹ 1 Receipts, total 2 On-budget 3 Off-budget 4 Outlays, total 5 On-budget 7 Surplus, or deficit (-), total 8 On-budget 9 Off-budget	908,166 666,675 241,491 1,063,318 860,627 202,691 -155,151 -193,952 38,800	990,701 727,035 263,666 1,144,020 933,107 210,911 -153,320 -206,072 52,753	1,031,231' 749,577' 281,654 1,251,620' 1,026,554' 225,065 -220,390 -276,977 56,590	77,061 57,101 19,960 108,346 89,433 18,912 -31,285 -32,332 1,048	70,507 45,531 24,976 118,218 96,769 21,448 -47,711 -51,238 3,528	101,900 82,059 19,841 109,212 94,679 14,532 -7,311 -12,620 5,309	100,713 70,023 30,690 99,023' 79,105' 19,918 1,690' -9,082' 10,772	67,657 45,954 22,063 93,834' 72,667' 21,167 -26,177' -27,073' 896	64,805 39,011 25,794 105,650 83,114 22,536 -40,845 -40,845 -44,103 3,258
Source of financing (total) 10 Borrowing from the public 11 Operating cash (decrease, or increase (-)). 21 Other 4	166,139 7,962 3,026	141,806 3,425 8,089	264,453 818 44,881	32,265 4,720 -5,700	46,776 12,533 11,59	19,700 9,286 3,103	31,764 -30,627 -2,827'	34,611 2,341 10,775'	~9,913 28,473 22,285
MEMO 13 Treasury operating balance (level, end of period) 14 Federal Reserve Banks 15 Tax and loan accounts	44,398 13,023 31,375	40,973 13,452 27,521	40,155 7,638 32,517	35,435 7,607 27,828	22,902 5,495 17,406	32,188 8,960 23,228	62,815 27,810 35,006	60,474 23,898 36,577	32,001 10,922 21,078

In accordance with the Balanced Budget and Emergency Deficit Control Act
of 1985, all former off-budget entries are now presented on-budget. The Federal
Financing Bank (FFB) activities are now shown as separate accounts under the
agencies that use the FFB to finance their programs. The act has also moved two
social security trust funds (Federal old-age survivors insurance and Federal
disability insurance trust funds) off-budget.
 Includes SDRs; reserve position on the U.S. quota in the IMF; loans to

international monetary fund; other cash and monetary assets; accrued interest payable to the public; allocations of special drawing rights; deposit funds; miscellaneous liability (including checks outstanding) and asset accounts; seigniorage; increment on gold; net gain/loss for U.S. currency valuation adjust-ment; net gain/loss for IMF valuation adjustment; and profit on the sale of gold. SOURCE. Monthly Treasury Statement of Receipts and Outlays of the U.S. Government and the Budget of the U.S. Government.

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1.39 U.S. BUDGET RECEIPTS AND OUTLAYS¹

Millions of dollars

				<u></u>		Calendar yea	r –		
Source or type	Fiscal year 1989	Fiscal year 1990	19	89	19	90		1991	
			ні	H2	ні	Н2	Jan.	Feb.	Mar.
RECEIPTS									
1 All sources	990,701	1,031,232'	527,574	470,276	548,861	503,122 ^r	100,713	67,657	64,805
2 Individual income taxes, net 3 Withheld 4 Presidential Election Campaign Fund	445,690 361,386 32	466,884 390,480 32	233,572 174,230 28	218,706 193,296 3	243,087 190,219 30	230,745 207,469 3	50,882 29,390	27,929 32,737 4	11,288 30,478 9
5 Nonwithheld 6 Refunds Corporation income taxes	154,839 70,567	149,189 72,817	121,563 62,251	33,303 7,898	117,675 64,838	31,728 8,455	21,799 308	1,186 5,998	4,426 23,625
7 Gross receipts 8 Refunds 9 Social insurance taxes and contributions,	117,015 13,723	110,017 16,510	61,585 7,259	52,269 6,842	58,830 8,326	54,044 7,603	5,025 1,197	3,611 1,116	14,338 1,531
net 10 Employment taxes and	359,416	380,047	200,127	162,574	210,476	178,468	39,604	29,872	33,045
11 Self-employment taxes and	332,859	353,891	184,569	152,407	195,269	167,224	38,472	27,824	32,416
contributions ³ 12 Unemployment insurance 13 Other net receipts ⁴	18,504 22,011 4,546	21,795 21,635 4,522	16,371 13,279 2,277	1,947 7,909 2,260	19,017 12,929 2,278	2,638 8,996 2,249	1,795 778 354	1,445 1,678 370	1,463 226 402
14 Excise taxes . 15 Customs deposits . 16 Estate and gift taxes . 17 Miscellaneous receipts ³	34,386 16,334 8,745 22,839	35,345 16,707 11,500 27,240	16,814 7,918 4,583 10,235	16,799 8,667 4,451 13,651	18,153 8,096 6,442 12,106	17,535 8,568 5,333 16,032'	2,931 1,324 906 1,237	2,594 1,215 772 2,780	4,149 1,271 864 1,381
OUTLAYS									
18 All types	1,144,020	1,251,620	565,425	587,394	640,867	647,225'	99,023 ^r	93,834'	105,650
19 National defense 20 International affairs 21 General science, space, and technology 22 Energy 23 Natural resources and environment. 24 Agriculture	303,559 9,574 12,838 3,702 16,182 16,948	299,335 13,760 14,420 2,470 17,009 11,998	148,098 6,567 6,238 2,221 7,022 9,619	149,613 5,971 7,091 1,449 9,183 4,132	152,733 6,770 6,974 1,216 7,343 7,450	149,497' 8,943 8,081 979 9,933' 6,878	20,811' 465' 1,013 71 1,398 1,516	16,881 ⁷ 1,026 ⁷ 1,188 31 1,183 578	15,743 2,001 1,317 61 1,283 1,240
25 Commerce and housing credit	29,091 27,608 5,361	67,495 29,495 8,466	4,129 12,953 1,833	22,295 14,982 4,879	38,672 13,754 3,987	37,491 16,218 3,939	-144 2,658 663	-2,257 2,134 494	5,929 2,139 497
social services.	36,694	37,479	18,083	18,663	19,537	18,988	4,045	3,509	3,782
29 Health. 30 Social security and medicare. 31 Income security	48,390 317,506 136,031	58,101 346,383 148,299	24,078 162,195 70,937	25,339 162,322 67,950	29,488 175,997 78,475	31,424 176,353 75,948	5,663 30,625 14,299	5,464 30,476 15,475	5,623 30,643 16,836
32 Veterans benefits and services 33 Administration of justice 34 General government 35 General-purpose fiscal assistance 36 Net interest 37 Undistributed offsetting receipts ⁷	30,066 9,422 9,124 n.a. 169,317 -37,212	29,112 10,076 10,822 n.a. 183,790 -36,615	14,891 4,801 3,858 0 86,009 - 18,131	14,864 4,909 4,760 n.a. 87,927 -18,935	15,217 4,868 4,916 n.a. 91,155 -17,688	15,479 5,265 6,982 n.a. 94,650 -19,829	962 951 1,071 n.a. 16,064 -3,109	2,591 1,010 147 n.a. 16,782 -2,879	2,731 941 717 n.a. 17,120 -2,952

Functional details do not add to total outlays for calendar year data because revisions to monthly totals have not been distributed among functions. Fiscal year total for outlays does not correspond to calendar year data because revisions from the Budger have not been fully distributed across months.
 Old-age, disability, and hospital insurance, and railroad retirement accounts.
 Old-age, disability, and hospital insurance.
 Federal employee retirement contributions and civil service retirement and disability fund.

Deposits of earnings by Federal Reserve Banks and other miscellaneous receipts.
 Net interest function includes interest received by trust funds.
 Consists of rents and royalties on the outer continental shelf, U.S. government contributions for employee retirement.
 Sources. U.S. Department of the Treasury, Monthly Treasury Statement of Receipts and Outlays of the U.S. Government, and the U.S. Office of Management and Budget, Budget of the U.S. Government, Fiscal Year 1990.

1.40 FEDERAL DEBT SUBJECT TO STATUTORY LIMITATION

Billions of dollars

			89				1991		
ltem	Mar. 31	June 30	Sept. 30	Dec. 31	Mar. 31	June 30	Sept. 30	Dec. 31	Mar. 31
1 Federal debt outstanding	2,763.6	2,824.0	2,881.1	2,975.5	3,081.9	3,175.5	3,266.1	3,397.3	3,491.7
2 Public debt securities. 3 Held by public. 4 Held by agencies	2,740.9 2,133.4 607.5	2,799.9 2,142.1 657.8	2,857.4 2,180.7 676.7	2,953.0 2,245.2 707.8	3,052.0 2,329.3 722.7	3,143.8 2,368.8 775.0	3,233.3 2,437.6 795.8	3,364.8 2,536.6 828.3	3,465.2 п.а. п.а.
5 Agency securities 6 Held by public	22.7 22.3 .4	24.0 23.6 .5	23.7 23.5 .1	22.5 22.4 .1	29.9 29.8 .2	31.7 31.6 .2	32.8 32.6 .2	32.5 32.4 .1	п.а. п.а. п.а.
8 Debt subject to statutory limit	2,725.6	2,784.6	2,829.8	2,921.7	2,988.9	3,077.0	3,161.2	3,281.7	3,377.1
9 Public debt securities 10 Other debt ¹	2,725.5 .2	2,784.3 .2	2,829.5 .3	2,921.4 .3	2,988.6 .3	3,076.6 .4	3,160.9 .4	3,281.3 .4	3,376.7 .4
11 MEMO: Statutory debt limit	2,800.0	2,800.0	2,870.0	3,122.7	3,122.7	3,122.7	3,195.0	4,145.0	4,145.0

Includes guaranteed debt of Treasury and other federal agencies, specified participation certificates, notes to international lending organizations, and District of Columbia stadium bonds.

SOURCES. Treasury Bulletin and Monthly Statement of the Public Debt of the United States.

1.41 GROSS PUBLIC DEBT OF U.S. TREASURY Types and Ownership

Billions of dollars, end of period

Turns and hold of	1987	1988	1989	1990		1990		1991
Type and holder	1967	1906	1969	1990	Q2	Q3	Q4	Q1
1 Total gross public debt	2,431.7	2,684.4	2,953.0	3,364.8	3,143.8	3,233.3	3,364.8	3,465.2
By type 2 Interest-bearing debt . 3 Marketable . 4 Bills . 5 Notes . 6 Bonds . 7 Normarketable ! 8 State and local government series . 9 Foreign issues * 10 Government . 11 Public . 12 Savings bonds and notes . 13 Government account series *	2,428.9 1,724.7 389.5 1,037.9 282.5 704.2 139.3 4.0 4.0 .0 99.2 461.3	2,663.1 1,821.3 414.0 1,083.6 308.9 841.8 151.5 6.6 6.6 .0 107.6 575.6	2,931.8 1,945.4 430.6 1,151.5 986.4 163.3 6.8 .0 115.7 695.6	3,362.0 2,195.8 527.4 1,265.2 388.2 1,166.2 160.8 43.5 43.5 .0 124.1 813.8	3,121.5 2,028.0 453.5 1,192.7 366.8 1,093.5 164.3 36.4 .0 120.1 758.7	3,210.9 2,092.8 482.5 1,218.1 377.2 1,118.2 161.3 36.0 .0 122.2 779.4	3,362.0 2,195.8 527.4 1,265.2 388.2 1,166.2 160.8 43.5 0 124.1 813.8	3,441.4 2,227.9 533.3 1,280.4 399.3 1,213.5 159.4 42.8 42.8 .0 127.7 853.1
14 Non-interest-bearing debt	2.8	21.3	21.2	2.8	22.3	22.4	2.8	23.8
By holder ⁴ 15 U.S. government agencies and trust funds	477.6 222.6 1,731.4 201.5 14.6 104.9 84.6 284.6 101.1 71.3 299.7 569.1	589.2 238.4 1,858.5 193.8 11.8 107.3 87.1 313.6 109.6 79.2 362.2 593.4	707.8 228.4 2.015.8 174.8' 130.1' 98.8' 338.7' 117.7 98.8' 392.9' 672.5	828.3 259.8 2,288.3 n.a. n.a. n.a. n.a. 126.2 n.a. n.a. n.a. n.a.	775.0 231.4 2,141.8 189.2 ⁷ 28.1 137.0 112.1 345.7 121.9 112.1 392.3 ⁷ n.a.	795.8 232.5 2,207.3 188.0 33.6 138.9 114.6 344.0 123.9 114.6 404.9 n.a.	828.3 259.8 2,288.3 n.a. n.a. n.a. n.a. 126.2 n.a. n.a. n.a. n.a.	n.a.

Includes (not shown separately): Securities issued to the Rural Electrifica-tion Administration; depository bonds, retirement plan bonds, and individual retirement bonds.
 Nonmarketable dollar-denominated and foreign currency-denominated se-ries held by foreigners.
 Heid almost entirely by U.S. Treasury agencies and trust funds.
 Data for Federal Reserve Banks and U.S. Treasury agencies and trust funds are actual holdings; data for other groups are Treasury estimates.

5. Consists of investments of foreign and international accounts. Excludes non-interest-bearing notes issued to the International Monetary Fund. 6. Includes savings and Ioan associations, nonprofit institutions, credit unions, mutual savings banks, corporate pension trust funds, dealers and brokers, certain U.S. Treasury deposit accounts, and federally-sponsored agencies. Sources. Data by type of security, U.S. Treasury Department, Monthly Statement of the Public Debt of the United States; data by holder and the Treasury Bulletin.

Domestic Financial Statistics 🗆 June 1991 A30

1.42 U.S. GOVERNMENT SECURITIES DEALERS Transactions¹

Millions of dollars, daily averages

	1990	19	91								<u> </u>	
Item	Dec.	Jan.	Feb.	Jan. 30	Feb. 6	Feb. 13	Feb. 20	Feb. 27	Маг. б	Mar. 13	Mar. 20	Mar. 27
Immediate Transactions ²												
By type of security U.S. government securities Bills Coupon securities Maturing in less than 3.5 years Maturing in 185 than 3.5 years Maturing in 7.5 to 15 years Maturing in 15 years Maturing in 15 years or more Federal agency securities Debt	32,387 28,498 24,702 11,161 13,055	35,403 38,084 28,005 10,873 14,905	32,240 42,240 30,579 16,105 17,854	28,449 32,661 25,534 10,583 13,780	40,113 57,607 32,135 21,879 18,902	30,613 40,351 32,022 18,236 20,719	30,502 39,528 29,310 13,714 18,192	29,602 36,705 29,987 12,721 14,384	30,757 31,456 26,452 11,230 14,985	40,782 38,501 28,473 13,956 17,059	32,542 36,362 29,859 13,786 15,433	27,073 35,569 23,184 10,467 11,078
6 Maturing in less than 3.5 years 7 Maturing in 3.5 to 7.5 years 8 Maturing in 7.5 years or more	4,968 509 614	4,716 453 1,079	3,946 607 677	4,671 392 505	4,456 786 923	4,026 721 806	3,531 508 613	3,872 457 465	3,959 576 428	4,091 487 846	4,440 686 692	4,912 618 505
Mortgage-backed 9 Pass-throughs 10 All others	12,308 1,340	10,991 1,066	10,070 1,416	9,468 1,106	11,283 1,277	11,728 1,456	7,788 1,205	10,060 1,715	8,380 1,335	11,358 1,205	10,884 1,233	8,557 1,261
By type of counterparty Primary dealers and brokers 11 U.S. government securities Federal agency 12 Debt securities 13 Mortgage backed securities	66,700 1,842	78,825 1,985 6,048	85,733 1,439 5,627	67,754 1,702 5,355	102,536 1,878 5,591	87,010 1,699 6,401	81,696 1,170 4,663	77,562 1,148 5,957	73,171 1,174 5,079	89,342 1,463 6,626	81,204 1,766 5,874	66,674 1,676 5,317
Customers 14 U.S. government securities Federal agency	7,230 43,102	48,445	53,285	43,253	68,100	54,932	49,549	45,836	41,709	49,428	46,777	40,696
15 Debt securities 16 Mortgage-backed securities	4,248 6,418	4,263 6,008	3,792 5,858	3,865 5,219	4,286 6,969	3,854 6,783	3,482 4,331	3,646 5,817	3,789 4,637	3,961 5,937	4,051 6,243	4,359 4,501
Future and Forward Transactions ⁴												
By type of deliverable security U.S. government securities 17 Bills Bills Baltaring in less than 3.5 years 19 Maturing in 3.5 to 7.5 years 20 Maturing in 5.5 to 15 years 21 Maturing in 5 years or more Federal agency securities 22 Maturing in 15 years or more 23 Maturing in 15 years or more 24 Maturing in 5.5 years 25 Pass-throughs 26 All others 27 OPTION TRANSACTIONS ⁵	4,833 1,093 810 1,037 7,861 113 36 39 6,603 780	6,339 1,470 804 861 9,362 121 40 62 9,203 1,112	4,669 2,258 867 1,419 9,507 137 23 52 9,662 1,079	3,089 1,839 750 532 7,256 320 4 15 5,741 974	7,506 2,873 910 1,594 9,051 53 9 26 9,199 1,477	3,642 2,012 1,103 2,253 10,928 177 59 31 11,688 702	4,344 2,398 734 699 9,606 201 6 72 11,168 1,268	3,662 2,012 782 1,199 8,269 126 19 80 6,995 930	5,115 1,557 616 1,239 9,921 10 12 29 7,189 1,170	6,268 1,445 922 867 10,488 39 45 45 46 9,597 1,436	3,795 1,370 1,227 1,392 10,497 167 50 9 8,545 1,273	3,591 1,212 479 930 6,974 191 31 51 8,021 1,104
By type of underlying securities U.S. government securities 27 Bills Coupon securities 28 Maturing in less than 3.5 years	10 650 270 195 1,648	64 1,136 245 187 2,691 ^r	102 1,594 304 228 2,659	160 715 394 231 2,134'	120 2,764 244 180 2,601	78 1,281 437 285 2,436	236 1,012 274 225 3,511	0 1,651 253 177 2,268	0 1,108 278 404 1,706	0 1,118 370 320 2,075	10 980 381 363 1,840	0 636 188 198 1,489
Debt 32 Maturing in less than 3.5 years 33 Maturing in 3.5 to 7.5 years 34 Maturing in 7.5 years or more Mortgage-backed	1 0 0	0' 0 0	2 0 1	0' 0 0	1 0 0	0 0 0	7 1 0	0 0 4	0 0 0	1 0 0	0 0 0	0 0 0
35 Pass-throughs 36 All others ³	382 0	356 2	365 1	306 0	376 0	645 0	19 1 0	285 2	189 0	430 0	383 0	175 1

Transactions are market purchases and sales of securities as reported to the Federal Reserve Bank of New York by the U.S. government securities dealers on its published list of primary dealers. Averages for transactions are based on the number of trading days in the period. Immediate, forward, and future transactions are reported at principal value, which does not include accrued interest; option transactions are reported at the face value of the underlying securities. Dealers report camulative transactions for each week ending Wednesday.
 Transactions for immediate delivery include purchases or sales of securities (other than mortgage-backed agency securities) for which delivery is scheduled in five business days or less and "when issued" securities that settle on the issue date of offering. Transactions for immediate delivery of mortgage-backed securities include purchases and sales for which delivery is scheduled in thirty days or less.

Stripped securities are reported at market value by maturity of coupon or corpus. 3. Includes securities such as CMOs, REMICS; IOs, and POs. 4. Futures transactions are standardized agreements arranged on an exchange. Forward transactions are agreements made in the over-the-counter market that specify delayed delivery. All futures transactions are included regardless of time to delivery. Forward contracts for U.S. government securities and federal agency debt securities are included when the time to delivery is more than five days. Forward contracts for mortgage-backed securities are included when the time to delivery is more than thirty days. 5. Options transactions are purchases or sales of put and call options, whether arranged on an organized exchange or in the over-the-counter market and include options on futures contracts on U.S. government and federal agency securities.

1.43 U.S. GOVERNMENT SECURITIES DEALERS Positions and Financing¹

Millions of dollars

	1990	19	991				199	l, week er	nding			
Item	Dec.	Jan.	Feb.	Jan. 23	Jan. 30	Feb. 6	Feb. 13	Feb. 20	Feb. 27	Mar. 6	Mar. 13	Mar. 20
· <u>····································</u>		•	•••• <u>•</u> •••	<u> </u>	•	Posi	tions ²	1 ,	.			·
NET IMMEDIATE ³						[
By type of security U.S. government securities		11,468	12 (25	10.007	10.004	11 207	16.036	10.101		10 770	17.400	
1 Bills Coupon securities 2 Maturing in less than 3.5 years	14,443 7,333 -1,780	}	12,635	12,237 5,193	10,004 5,082	11,307 8,664	15,836	12,181	11,290 2,712	1,717	17,496	14,112
Maturing in 3.5 to 7.5 years Maturing in 7.5 to 15 years Maturing in 15 years or more Federal agency securities Debt	-1,780 -7,711 -9,616	-7,520	-3,939 -5,186 -12,537	-3,413 -7,441 -13,985	-1,857 8,500 -13,324	-5,528 -7,308 -12,030	-4,118 -4,794 -10,988	6,142 4,474 12,617	-633 -4,593 -13,895	-878 -4,344 -16,350	-210 -3,967 -16,661	103 -5,385 -15,707
6 Maturing in less than 3.5 years 7 Maturing in 3.5 to 7.5 years 8 Maturing in 7.5 years or more Mortgage-backed	3,867 2,135 4,407	4,006 1,930 7,392	5,128 2,212 7,152	3,428 1,824 7,573	3,892 1,975 7,363	3,968 2,240 7,485	4,461 2,184 7,088	5,291 2,162 7,062	6,389 2,222 7,054	6,783 2,513 6,926	3,810 2,792 6,421	5,352 2,569 6,064
9 Pass-throughs 10 All others Other money market instruments	21,431 12,881	23,290 10,665	24,668 10,599	21,408 9,988	21,778 10,360	23,495 10,158	27,571 11,033	25,590 10,473	22,040 10,783	23,320 9,805	25,797 9,178	24,893 8,929
11 Certificates of deposit 12 Commercial paper 13 Bankers' acceptances	2,526 7,132 863	2,936 6,243 1,041	2,828 6,020 1,020	3,043 5,759 999	3,189 6,531 1,214	3,488 7,441 1,105	3,161 5,633 942	2,796 5,708 1,039	2,022 5,482 1,043	2,400 6,144 762	2,451 5,821 1,022	2,531 5,764 945
FUTURE AND FORWARD ⁵							ĺ					
By type of deliverable security U.S. government securities 14 Bills	- 19,084	-21,345		-19,460	- 18,872	- 19,314	-19,301	- 14,857	-11,165	-6,679	-11,199	-11,531
Coupon securities 15 Maturing in less than 3.5 years 16 Maturing in 3.5 to 7.5 years	1,347 3,308	-1,273 -3,147	-1,744	-2,518 -2,571 -920	705 -2, 86 7	-1,565 -2,887 -328	-2,617 -2,013 -776	-1,334 -2,131	-1,496 -1,607	-1,318 -1,056	-1,388 -1,561	801 235
 Maturing in 7.5 to 15 years Maturing in 15 years or more Federal agency securities Debt 	-1,000 -5,865	917 5,487	-498 -4,529	-920 -5,764	-937 -6,157	-328 -7,048	-776 -5,043	-621 -3,906	-289 -2,792	-166 -2,342	-813 -3,700	672 -2,964
Maturing in less than 3.5 years Maturing in 3.5 to 7.5 years Maturing in 7.5 years or more Mortgage-backed	189 54 117	236 15 -84	218 120 38	225 110 -124	434 10 - 50	267 25 ~66	227 214 -39	234 75 -47	171 142 -7	90 194 ~22	108 1 10	-52 317 -23
22 Pass-throughs 23 All others ⁴ Other money market instruments	-9,587 -2,150	-11,001 -547	-14,009 -674	8,911 31	-9,161 -677	-13,079 -266	-18,492 -1,043	-14,658 -674	-10,075 -710	-11,203 -291	-11,354 -430	8,987 853
24 Certificates of deposit	48,860 0 0	53,410 0 0	17, 964 0 0	56,755 0 0	50,752 0 0	54,058 0 0	19,020 0 0	4,907 0 0	2,498 0 0	-6,326 0 0	5,445 0 0	15,391 -50 0
						Finar	ncing ⁶					•
Reverse repurchase agreements 27 Overnight and continuing 28 Term Repurchase agreements	145,088 211,555	161,799 222,596	166,419 238,768	158,837 226,668	163,110 225,547	163,877 248,830	158,693 246,055	169,523 233,033	170,914 231,059	182,558 221,502	183,511 233,812	178,461 238,384
29 Overnight and continuing 30 Term Securities borrowed	244,723 176,412	261,845 189,444	273,462 206,983	258,038 196,142	258,273 195,086	271,015 208,564	258,164 219,607	284,136 201,160	277,814 201,593	290,048 187,622	280,431 204,997	282,021 211,004
31 Overnight and continuing	55,446 22,406	53,229 24,357	50,385 23,369	52,199 24,576	51,965 24,099	52,860 23,451	48,922 22,235	49,962 22,978	50,199 24,532	50,041 25,416	49,339 25,013	52,353 23,022
Securities lent 33 Overnight and continuing 34 Term Collateralized loans	6,176 1,206	6,463 719	6,934 931	6,352 835	6,196 778	6,751 725	6,375 784	7,207 871	7,325 1,328	7,292 826	6,579 831	6,975 1,029
35 Overnight and continuing	6,097 890	5,950 1,066	5,109 1,599	6,062 1,392	6,291 1,320	6,806 1,384	5,640 1,572	4,639 1,648	3,772 1,740	3,851 1,740	4,841 1,567	4,264 1,525
Мемо: Matched book ⁷ Reverse repurchases												
 37 Overnight and continuing	94,705 168,822	106,486 181,794	109,746 195,243	104,915 185,169	109,985 183,574	106,930 203,506	107,462 200,490	112,897 190,709	110,232 189,774	117,176 178,956	112,749 188,760	118,468 188,987
39 Övernight and continuing 40 Term	123,020 129,305	141,455 140,092	144,722 158,034	138,640 144,241	142,516 146,257	146,452 161,940	134,462 168,977	147,567 153,053	148,540 151,409	159,509 139,251	148,983 152,061	146,205 157,669

Data for positions and financing are obtained from reports submitted to the Federal Reserve Bank of New York by the U.S. government securities dealers on its published list of primary dealers. Weekly figures are close-of-business Wednes-day data; monthly figures are averages of weekly data. Data for positions and financing are averages of close-of-business Wednesday data.
 Securities positions are reported at market value.
 Net immediate positions include securities purchased or sold (other than mortgage-backed agency securities) that have been delivered or are scheduled to be delivered in five business days or less and "when-issued" securities settle on the issue date of offering. Net immediate positions of mortgage-backed securities include securities such as CMOs, REMICs, IOs, and POs.
 Futures positions are standardized contracts arranged on an exchange. Forward positions are flow and in the over-the-counter market that

specify delayed delivery. All futures positions are included regardless of time to delivery. Forward contracts for U.S. government securities and for federal agency debt securities are included when the time to delivery is more than five business days. Forward contracts for mortgage-backed securities are included when the time to delivery is more than third y days.
6. Overnight financing refers to agreements made on one business day that mature on the next business day it have no specific maturity and can be terminated without a requirement for advance notice by either party; term agreements have a fixed maturity of more than one business day.
7. Matched-book data reflect financial intermediation activity in which the borrowing and lending transactions are matched. Matched-book data are included in the financing breakdowns listed above. The reverse repurchase and repurchase numbers are not always equal due to the "matching" of securities of different values or types of collateralization.

A32 Domestic Financial Statistics June 1991

1.44 FEDERAL AND FEDERALLY SPONSORED CREDIT AGENCIES Debt Outstanding

Millions of dollars, end of period

· · · · · · · · · · · · · · · · · · ·	1001		1000	1080		1990		19	91
Agency	1986	1987	1988	1989	Oct.	Nov.	Dec.	Jan.	Feb.
i Federal and federally sponsored agencies	307,361	341,386	381,498	411,805	431,519	430,842	434,668	445,430	441,440
Federal agencies Defense Department ¹ Export-Import Bank ² Federal Housing Administration ⁴ Government National Mortgage Association participation	36,958 33 14,211 138	37,981 13 11,978 183	35,668 8 11,033 150	35,664 7 10,985 328	42,685 7 11,346 382	42,191 7 11,346 387	42,159 7 11,376 393	42,141 7 11,376 329	42,191 7 11,376 361
certificates ³	2,165 3,104 17,222 85	1,615 6,103 18,089 0	0 6,142 18,335 0	0 6,445 17,899 0	0 6,948 24,002 0	6,948 23,510 0	0 6,948 23,435 0	0 6,948 23,481 0	0 6,948 23,499 0
10 Federally sponsored agencies ⁷ 11 Federal Home Loan Banks 12 Federal Home Loan Mortgage Corporation 13 Federal Home Loan Mortgage Association 14 Farm Credit Banks ⁸ 15 Student Loan Marketing Association ⁹ 16 Financing Corporation ¹⁰ 17 Farm Credit Tanacial Assistance Corporation ¹¹ 18 Resolution Funding Corporation ¹²	270,553 88,758 13,589 93,563 62,478 12,171 0 0	303,405 115,727 17,645 97,057 55,275 16,503 1,200 0	345,830 135,836 22,797 105,459 53,127 22,073 5,850 690 0	375,407 136,108 26,148 116,064 54,864 28,705 8,170 847 4,522	388,834 117,120 29,073 119,775 56,788 33,592 8,170 1,261 23,055	388,651 116,627 30,035 122,257 53,469 33,777 8,170 1,261 23,055	392,509 117,895 30,941 123,403 53,590 34,194 8,170 1,261 23,055	403,289 115,402 33,157 125,849 53,717 35,736 8,170 1,261 29,996	399,249 112,874 32,640 125,974 52,480 35,854 8,170 1,261 29,996
MEMO 19 Federal Financing Bank debt ¹³	157,510	152,417	142,850	134,873	180,538	177,620	179,083	181,062	181,714
Lending to federal and federally sponsored agencies 20 Export-Import Bank ¹ 21 Postal Service ⁶ 22 Student Loan Marketing Association 23 Tennessee Valley Authority 24 United States Railway Association ⁶	14,205 2,854 4,970 15,797 85	11,972 5,853 4,940 16,709 0	11,027 5,892 4,910 16,955 0	10,979 6,195 4,880 16,519 0	11,340 6,698 4,880 14,622 0	11,340 6,698 4,850 14,130 0	11,370 6,698 4,850 14,055 0	11,370 6,698 4,850 14,101 0	11,370 6,698 4,850 14,119 0
Other Lending ¹⁴ 25 Farmers Home Administration	65,374 21,680 32,545	59,674 21,191 32,078	58,496 19,246 26,324	53,311 19,265 23,724	52,324 18,966 71,708	52,324 18,968 69,310	52,324 18,890 70,896	52,169 18,906 72,968	52,544 18,906 73,227

Consists of mortgages assumed by the Defense Department between 1957 and 1963 under family housing and homeowners assistance programs.
 Includes participation certificates reclassified as debt beginning Oct. 1, 1976.
 Off-budget Aug. 17, 1974, through Sept. 30, 1976; on-budget thereafter.
 Consists of debentures issued in payment of Federal Housing Administration insurance claims. Once issued, these securities may be sold privately on the securities market

insurance claims. Once issued, these securities may be sold privately on the securities market.
5. Certificates of participation issued before fiscal 1969 by the Government National Mortgage Association acting as trustee for the Farmers Home Administration; Department of Health, Education, and Welfare; Department of Housing and Urban Development; Small Business Administration; and the Veterans Administration.
6. Off-budget.
7. Includes outstanding noncontingent liabilities: notes, bonds, and debentures. Some data are estimated.
8. Excludes hortsymp by the Farm Credit Financial Assistance Corporation.

8. Excludes borrowing by the Farm Credit Financial Assistance Corporation,

Excludes borrowing by the Parin Creat Financial Assistance Colporation, shown in line 17.
 Before late 1981, the Association obtained financing through the Federal Financing Bank (FFB). Borrowing excludes that obtained from the FFB, which is shown on line 21.

The Financing Corporation, established in August 1987 to recapitalize the Federal Savings and Loan Insurance Corporation, undertook its first borrowing in October 1987.
 The Farm Credit Financial Assistance Corporation (established in January 1988 to provide assistance to the Farm Credit System) undertook its first borrowing in July 1988.
 The Resolution Funding Corporation, established by the Financial Institu-tions Reform, Recovery, and Enforcement Act of 1989, undertook its first borrowing in October 1989.
 Includes FFB purchases of agency assets and guaranteed loans; the latter contain loans guaranteed by numerous agencies with the guarantees of any particular agency being generally small. The Farmers Home Administra-tion entry contains both agency assets, while the Rural Electrification Administra-tion entry contains both agency assets and guaranteed loans.
 The FFB, which began operations in 1974, is authorized to purchase or sell obligations issued, sold, or guaranteed by other federal agencies. Since FFB incurs debt solely for the purpose of lending to other agencies, its debt is not included in the main portion of the table in order to avoid double counting.

1.45 NEW SECURITY ISSUES Tax-Exempt State and Local Governments

Millions of dollars

Type of issue or issuer,	1988	1989	1990 -		<u></u>	1990				1991	
or use	1908	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
1 All issues, new and refunding ¹	114,522	113,646	120,339	10,899	13,930	8,512	9,961	12,250	7,230	11,335'	10,864
Type of issue 2 General obligation 3 Revenue	30,312 84,210	35,774 77,873	39,610 81,295	3,400 7,499	3,763 10,167	3,530 4,982	3,024 6,937	3,536 8,714	2,343 4,887	4,838 6,497'	4,219 6,645
Type of issuer 4 State 5 Special district and statutory authority ² 6 Municipalities, counties, and townships	8,830 74,409 31,193	11,819 71,022 30,805	15,149 72,661 32,510	1,568 6,962 2,369	2,317 8,188 3,425	1,470 4,512 2,530	1,337 5,879 2,745	1,396 7,032 3,822	713 4,563 1,954	2,027 4,903 4,405	1,195 6,599 3,070
7 Issues for new capital, total	79,665	84,062	103,235	9,061	12,713	7,936	9,058	10,707	6,977	10,403'	9,675
Use of proceeds 8 Education	15,021 6,825 8,496 19,027 5,624 24,672	15,133 6,870 11,427 16,703 5,036 28,894	17,042 11,650 11,739 23,099 6,117 34,607	1,345 540 1,002 2,554 700 2,919	1,472 920 687 3,995 674 4,965	1,743 1,069 806 1,153 497 2,668	1,009 727 1,301 1,992 540 4,392	1,418 2,008 776 2,001 933 3,571	1,079 711 1,196 891 607 2,493'	1,579 146 2,046 1,089 768 4,775	2,583 421 1,886 2,140 554 2,091

Par amounts of long-term issues based on date of sale.
 Includes school districts beginning 1986.

SOURCES. Investment Dealer's Digest beginning April 1990. Securities Data/ Bond Buyer Municipal Data Base beginning 1986. Public Securities Association for earlier data.

1.46 NEW SECURITY ISSUES U.S. Corporations

Millions of dollars

Type of issue or issuer,	1988	1989	1990			19	90			19	91
or use	1986	1989	1990	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.'	Feb.
1 All issues ¹	410,849	376,627'	234,961'	19,966	13,773 ⁷	14,987'	20,384'	24,948'	20,886'	17,238	28,552
2 Bonds ²	353,048"	318,756'	234,961'	17,719	12,965'	14,561'	19,422'	23,713'	19,097'	16,269	26,800
Type of offering 3 Public, domestic 4 Private placement, domestic ³ 5. Sold abroad	202,170 ⁷ 127,700 23,178	181,276 ⁷ 114,629 22,851	188,469' n.a. 23,054	14,414 n.a. 3,305	11,769' n.a. 1,196	12,652' n.a. 1,909	17,557 ⁷ n.a. 1,865	22,007' n.a. 1,706	18,421' n.a. 676	15,469 n.a. 800	23,700 n.a. 2,800
Industry group 6 Manufacturing	70,306' 62,790' 10,275' 19,579' 5,593' 184,503'	76,345 49,726' 10,105 17,130' 8,461' 156,991'	38,188' 11,098' 4,926' 13,893' 4,516' 138,907'	2,015 1,862' 270 703 120' 12,748'	854 304' 489 818 48' 10,453'	2,598' 138 533 928 250' 10,113'	3,531 ^r 548 230 796 228 ^r 14,089 ^r	6,582 821' 457' 2,209' 593' 13,050'	2,782 1,061' 351 2,032' 1,270' 11,601'	3,128 1,408 711 700 97 10,225	7,226 1,687 563 1,305 507 15,512
12 Stocks ²	57,802	57,870	n.a.	2,247	808	426	962	1,235	1,789	896	1,802
Type 13 Preferred 14 Common 15 Private placement ³	6,544 35,911 15,346	6,194 26,030 25,647	3,998 19,443 n.a.	350 1,897 n.a.	145 663 n.a.	100 327 п.а.	550 412 n.a.	265 970 n.a.	175 1,614 n.a.	0 896 n.a.	150 1,652 n.a.
Industry group 16 Manufacturing	7,608 8,449 1,535 1,898 515 37,798	9,308 7,446 1,929 3,090 1,904 34,028	n.a. 5,026 126 4,229 416 11,055	348 507 0 173 0 862	125 251 71 139 0 218	0 172 0 39 0 215	60 194 7 297 0 400	154 42 0 462 0 574	46 110 5 288 6 1,327	60 18 242 218 0 359	183 546 0 335 0 737

Figures which represent gross proceeds of issues maturing in more than one year, are principal amount or number of units multiplied by offering price. Excludes secondary offerings, employee stock plans, investment companies other than closed-end, intracorporate transactions, equities sold abroad, and Yankee bonds. Stock data include ownership securities issued by limited partnerships.
 Monthly data include only public offerings.

3. Data are not available on a monthly basis. Before 1987, annual totals include underwritten issues only. SOURCES. IDD Information Services, Inc., the Board of Governors of the Federal Reserve System, and before 1989, the U.S. Securities and Exchange Commission.

Domestic Financial Statistics June 1991 A34

1.47 OPEN-END INVESTMENT COMPANIES Net Sales and Asset Position

Millions of dollars

	1080				19	90			19	91
Item	1989	1990	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb.
Investment Companies ¹										
1 Sales of own shares ²	306,445	345,780	29,444	29,227	23,387	27,511	25,583	34,553	38,012	30,605
2 Redemptions of own shares ³ 3 Net sales	272,165 34,280	289,573 56,207	22,933 6,511	24,837 4,390	21,053 2,334	23,112 4,399	22,085 3,498	29,484 5,069	27,648 10,364	23,390 7,215
4 Assets ⁴	553,871	570,744	586,526	554,722	535,787	538,306	557,676	570,744	590,296	616,472
5 Cash position ⁵ 6 Other	44,780 509,091	48,638 522,106	48,944 537,582	51,103 503,619	51,128 484,659	51,847 486,459	52,829 504,847	48,638 522,106	53,549 536,747	53,899 562,573

Data on sales and redemptions exclude money market mutual funds but include limited maturity municipal bond funds. Data on asset positions exclude both money market mutual funds and limited maturity municipal bond funds.
 Includes reinvestment of investment income dividends. Excludes reinvest-

Includes Tenvestment of investment income underlas, Excludes reinvestment ment of capital gains distributions and share issue of conversions from one fund to another in the same group.
 Excludes share redemption resulting from conversions from one fund to another in the same group.

4. Market value at end of period, less current liabilities.
5. Also includes all U.S. government securities and other short-term debt securities.
Nore. Investment Company Institute data based on reports of members, which comprise substantially all open-end investment companies registered with the Securities and Exchange Commission. Data reflect newly formed companies after their initial offering of securities.

1.48 CORPORATE PROFITS AND THEIR DISTRIBUTION

Billions of dollars; quarterly data are at seasonally adjusted annual rates.

	1089	1000	10007		1989				1990				
Account	1988	1989	1990'	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4		
Corporate profits with inventory valuation and capital consumption adjustment Profits before tax. Profits tax liability	337.6 316.7 136.2 180.5 110.0 70.5 -27.0 47.8	311.6 307.7 135.1 172.6 123.5 49.1 -21.7 25.5	299.9 306.4 133.0 173.4 133.9 39.5 - {1.4 4.9	327.3 335.1 148.3 186.7 119.1 67.6 -43.0 35.2	321.4 314.6 140.8 173.8 122.1 51.7 -23.1 29.9	306.7 291.4 127.8 163.6 125.0 38.6 -6.1 21.4	290.9 289.8 123.5 166.3 127.7 38.6 - 14.5 15.6	296.8 296.9 129.9 167.1 130.3 36.8 -11.4 11.3	306.6 299.3 133.1 166.1 133.0 33.2 5 7.7	300.7 318.5 139.1 179.4 135.1 44.3 -19.8 2.0	288.9 304.1 126.5 177.6 137.2 40.4 -13.8 ^r -1.4 ^r		

SOURCE. Survey of Current Business (Department of Commerce).

1.50 TOTAL NONFARM BUSINESS EXPENDITURES on New Plant and Equipment ▲

Billions of dollars; quarterly data are at seasonally adjusted annual rates.

	1989 1990		90 1991 -	19	89		19		1991		
Industry	1989	1990	1991	Q3	Q4	QI	Q2	Q3	Q4	Qi	Q2
1 Total nonfarm business	507.40	532.96	546.41	514.95	519.58	532.45	535.49	534.86	529.02	540.82	547.91
Manufacturing 2 Durable goods industries 3 Nondurable goods industries	82.56 101.24	82.99 109.79	80.88 112.51	83.60 102.40	83.41 108.47	86.35 105.02	84.34 110.82	82.67 111.81	78.62 111.52	81.36 107.37	80.86 113.28
Nonmanufacturing 4 Mining Transportation	9.21	9.87	9.85	9.24	9.38	9.58	9.84	9.98	10.09	10.02	10.12
5 Railroad 6 Air 7 Other Public utilities	6.26 6.73 5.85	6.41 8.98 6.20	6.18 10.06 6.82	6.36 8.89 5.78	6.80 5.75 5.69	6.45 9.35 6.33	6.66 9.36 5.84	5.60 10.05 5.76	6.90 7.17 6.88	5.80 9.61 6.83	6.07 8.86 6.67
9 Gas and other 10 Commercial and other ²	44.81 21.47 229.28	43.98 23.02 241.72	46.66 22.41 251.04	44.44 20.75 233.50	44.66 21.15 234.25	43.37 22.34 243.66	42.62 21.65 244.37	43.63 23.85 241.51	46.31 24.22 237.32	45.87 22.85 251.11	46.61 21.97 253.48

▲Trade and services are no longer being reported separately. They are included in Commercial and other, line 10. 1. Anticipated by business.

^{2. &}quot;Other" consists of construction; wholesale and retail trade; finance and insurance; personal and business services; and communication. SOURCE. Survey of Current Business (Department of Commerce).

1.51 DOMESTIC FINANCE COMPANIES Assets and Liabilities¹

Billions of dollars, end of period

1	1987	1988	1989]	1989			19	990	
Account	1987	1988	1989	Q2	Q3	Q4	QI	Q2	Q3	Q4
Assets	_									
Accounts receivable, gross ² 1 Consumer	141.1 207.4 39.5 388.1	146.2 236.5 43.5 426.2	140.8 256.0 48.9 445.8	143.9 250.9 47.1 441.9	146.3 246.8 48.7 441.8	140.8 256.0 48.9 445.8	137.9 262.9 52.1 452.8	138.6 274.8 55.4 468.8	140.9 275.4 57.7 474.0	136.0 290.8 59.9 486.7
Less: 5 Reserves for uncarned income 6 Reserves for losses	45.3 6.8	50.0 7.3	52.0 7.7	52.2 7.5	52.9 7.7	52.0 7.7	51.9 7.9	54,3 8.2	55.1 8.6	56.6 8.9
7 Accounts receivable, net 8 All other	336.0 58.3	368.9 72.4	386.1 91.6	382.2 81.4	381.3 85.2	386.1 91.6	393.0 92.5	406.3 95,5	410.3 102.8	421.2 103.6
9 Total assets	394.2	441.3	477.6	463.6	466.4	477.6	485.5	501.9	513.1	524.8
LIABILITIES										
10 Bank loans 11 Commercial paper Debt	16.4 128.4	15.4 142.0	14.5 149.5	12.1 149.0	12.2 147.2	14.5 149.5	13.9 152.9	15.8 152.4	15.6 148.6	18.6 152.7
12 Other short-term. 13 Long-term 14 Due to parent 15 Not elsewhere classified 16 All other liabilities 17 Capital, surplus, and undivided profits	28,0 137,1 n.a, n.a, 52,8 31,5	n.a. n.a. 50.6 137.9 59.8 35.6	n.a. n.a. 63.8 147.8 62.6 39.4	n.a. 59.8 140.5 63.5 38.8	n.a. n.a. 60.3 145.1 61.8 39.8	n.a. n.a. 63.8 147.8 62.6 39.4	n.a. n.a. 70.5 145.7 61.7 40.7	n.a. n.a. 72.8 153.0 66.1 41.8	n.a. n.a. 82.0 156.6 68.7 41.6	n.a. n.a. 77.3 157.4 78.7 40.2
18 Total liabilities and capital	394,2	441.3	477.6	463.6	466.4	477.6	485.5	501.9	513.1	524.8

1. Components may not sum to totals because of rounding.

2. Excludes pools of securitized assets.

1.52 DOMESTIC FINANCE COMPANIES Business Credit Outstanding and Net Change¹

Millions of dollars, seasonally adjusted

T	1988	1989	1990		19	90		19	91
Туре	1988	1989	1990	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
1 Total	234,578	258,504	292,117	285,654	287,921	287,819	292,117	294,134 ^r	293,825
Retail financing of installment sales 2 Automotive 3 Equipment 4 Pools of securitized assets ² Wholesale Image: Securitized assets ²	36,957	39,139	37,756	38,470	39,150	38,600	37,756	38,062	37,564
	28,199	29,674	31,867	30,607	30,487	30,729	31,867	31,984	32,116
	n.a.	698	951	946	902	927	951	911	879
Automotive Equipment All other Pools of securitized assets ² Leasing	32,357	33,074	31,385	37,082	35,258	33,111	31,385	32,467	30,550
	5,954	6,896	11,504	9,791	10,698	10,847	11,504	11,543	11,205
	9,312	9,918	9,043	9,597	9,477	9,447	9,043	9,381	9,094
	n.a.	0	2,950	863	679	649	2,950	2,836	3,353
Automotive Automotive Equipment Pools of securitized assets ² Loans on commercial accounts receivable and factored	24,875	27,074	39,622	30,453	31,303	31,601	39,622	39,303'	39,234
	57,658	68,112	75,240	79,158	80,833	81,427	75,240	76,576	78,881
	n.a.	1,247	1,849	1,655	1,724	1,884	1,849	1,854	1,810
commercial accounts receivable	18,103	19,081	23,231	20,538	20,740	21,652	23,231	22,130	22,280
	21,162	23,590	26,720	26,495	26,670	26,944	26,720	27,086	26,861
				Net cha	inge (during	period)			
14 Total	22,434	22,580	31,396	2,611	2,267	~ 101	4,298	2,017	-309
Retail financing of installment sales 15 Automotive 16 Equipment 17 Pools of securitized assets ² Wholesale Wholesale	819	2,182	-1,383	141	680	~549	844	306	~499
	1,386	1,475	2,195	100	~120	243	1,138	118	131
	n.a.	-26	253	41	-44	25	24	-40	-32
18 Automotive 19 Equipment 20 All other 21 Pools of securitized assets ² Leasing Leasing	2,288	716	-1,689	2,653	-1,823	-2,147	-1,727	1,083	-1,918
	377	940	2,389	-21	907	149	657	39	-338
	983	605	-874	-110	~120	-29	-404	338	-287
	n.a.	0	2,950	213	~184	-30	2,301	~114	517
2 Automotive 2 Automotive 2 Automotive 2 Automotive 2 Equipment 2 Pools of securitized assets ² 2 Loans on commercial accounts receivable and factored	2,777	2,201	12,548	-488	850	298	8,021	-319'	-69
	9,752	9,187	7,128	444	1,675	594	-6,188	1,337	2,305
	n.a.	526	602	-48	69	160	-35	5	-44
26 All other business credit.	-65 4,119	979 3,796	4,149 3,131	564 -314	202 175	912 273	1,579 -223	-1,101 366	-225

t. These data also appear in the Board's G.20 (422) release. For address, see inside front cover.

2. Data on pools of securitized assets are not seasonally adjusted.

1.53 MORTGAGE MARKETS

Millions of dollars; exceptions noted.

					19	90			1991	
Item	1988	1989	1990	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
			Ter	ms and yiel	ds in prima	ry and seco	ondary mar	kets		
PRIMARY MARKETS										
Conventional mortgages on new homes Terms' 1 Purchase price (thousands of dollars) 2 Amount of loan (thousands of dollars) 3 Loan/price ratio (percent) 4 Maturity (years) 5 Fees and charges (percent of loan amount) ² 6 Contract rate (percent per year)	150.0 110.5 75.5 28.0 2.19	159.6 117.0 74.5 28.1 2.06	153.2 112.4 74.8 27.3 1.93	156.6 114.8 74.7 27.2 1.78	146.1 105.1 73.5 26.9 1.80	151.5 111.2 75.0 27.1 1.68	156.3 115.4 74.9 28.6 1.85	148.3 112.3 77.2 28.1 1.75	153.2 113.8 76.3 28.3 1.73	136.7 100.4 74.6 25.7 1.59
6 Contract rate (percent per year) Yield (percent per year) 7 OTS series 8 HUD series 7	8.81 9.18 10.30	9.76 10.11 10.21	9.68 10.01 10.08	9.60 9.90 10.18	9.68 9.98 10.11	9.61 9.90 9.86	9.45 9.76 9.66	9.36 9.65 9.53	9.28 9.57 9.49	9.16 9.43 9.49
Secondary Markets										
Yield (percent per year) 9 FHA mortgages (HUD series) ⁵ 10 GNMA securities ⁶	10.49 9.83	10.24 9.71	10.17 9.51	10.24 9.65	10.23 9.66	9.81 9.46	9.66 9.08	9.58 8.87	9.57 8.66	9.61 8.75
				Act	ivity in seco	ondary mar	kets			
Federal National Mortgage Association										
Mortgage holdings (end of period) 11 Total 12 FHA/VA-insured 13 Conventional	101,329 19,762 81,567	104,974 19,640 85,335	113,329 21,028 92,302	113,718 21,364 92,354	114,216 21,495 92,721	115,085 21,530 93,555	116,628 21,751 94,877	117,445 21,854 95,591	118,284 21,947 96,337	119,196 21,976 97,220
Mortgage transactions (during period) 14 Purchases	23,110	22,518	23,959	2,123	2,077	2,078	2,410	1,781	1,792	1,987
Mortgage commitments ⁷ 15 Issued (during period) ⁸ 16 To sell (during period) ⁹	n.a. n.a.	п.а. п.а.	n.a. n.a.	2,073 644	1,849 92	2,426 0	2,104 0	1,889 2	1,779 0	3,087 109
Federal Home Loan Mortgage Corporation										
Mortgage holdings (end of period) ⁹ 17 Total 18 FHA/VA. 19 Conventional.	15,105 620 14,485	20,105 590 19,516	20,419 547 19,871	20,508 536 19,972	20,790 530 20,260	21,301 524 20,777	21,857 518 21,339	n.a. n.a. n.a.	n.a. n.a. n.a.	n.a. n.a. n.a.
Mortgage transactions (during period) 20 Purchases	44,077 39,780	78,588 73,446	75,517 73,817	5,798 5,707	6,118 5,734	6,981 6,314	10,637 9,918	n.a. 4,507	n.a. 4,465	n.a. 6,184
Mortgage commitments ¹⁰ 22 Contracted (during period)	66,026	88,519	102,401	6,643	10,972	10,164	12,938	n.a.	n.a.	n.a.

Weighted averages based on sample surveys of mortgages originated by major institutional lender groups; compiled by the Federal Home Loan Bank Board in cooperation with the Federal Deposit Insurance Corporation.
 Includes all fees, commissions, discounts, and "points" paid (by the borrower or the seller) to obtain a loan.
 Average effective interest rates on loans closed, assuming prepayment at the end of 10 years.
 Average contract rates on new commitments for conventional first mort-gages; from Department of Housing and Urban Development.
 Average group yields on 30-year, minimum-downpayment, Federal Housing Administration-insured first mortgages for immediate delivery in the private secondary market. Based on transactions on first day of subsequent month. Large monthly movements in average yields may reflect market adjustments to changes in maximum permissable contract rates.
 Average net yields to investors on Government National Mortgage Asso-

ciation guaranteed, mortgage-backed, fully modified pass-through securities, assuming prepayment in 12 years on pools of 30-year FHA/VA mortgages carrying the prevailing ceiling rate. Monthly figures are averages of Friday figures from the Wall Street Journal. 7. Includes some multifamily and nonprofit hospital loan commitments in addition to 1- to 4-family loan commitments accepted in FNMA's free market auction system, and through the FNMA-GNMA tandem plans. 8. Does not include standby commitments issued, but includes standby commitments converted. 9. Includes participation as well as whole loans.

 commitments convertea.
 9. Includes participation as well as whole loans.
 10. Includes conventional and government-underwritten loans. FHLMC's mortgage commitments and mortgage transactions include activity under mortgage/ securities swap programs, while the corresponding data for FNMA exclude swap exclusion. activity.

1.54 MORTGAGE DEBT OUTSTANDING¹

Millions of dollars, end of period

	1000	10/10	1000	1989		19	 90	
Type of holder, and type of property	1988	1989	1990	Q4	Q1	Q2	Q3	Q4 ^p
1 All holders	3,265,352	3,552,716	3,858,580	3,552,716	3,693,622	3,757,289	3,813,083	3,858,580
2 1- to 4-family 3 Multifamily 4 Commercial 5 Farm	2,184,449 290,651 704,970 85,282	2,408,575 302,537 757,538 84,066	2,690,678 300,173 783,498 84,231	2,408,575 302,537 757,538 84,066	2,530,708 304,758 774,253 83,903	2,593,951 300,644 778,694 84,000	2,643,112 301,756 783,916 84,299	2,690,678 300,173 783,498 84,231
6 Selected financial institutions	1,826,706 669,237 317,585 33,158 302,989 15,505	1,927,883 763,415 368,518 37,996 340,204 16,697	1,918,662 841,814 427,740 36,180 360,243 17,651	1,927,883 763,415 368,518 37,996 340,204 16,697	1,935,745 783,542 381,221 36,833 348,676 16,812	1,937,175 811,407 405,545 37,274 351,412 17,176	1,930,841 828,178 418,225 36,737 355,843 17,373	1,918,662 841,814 427,740 36,180 360,243 17,651
12 Savings institutions ³ 13 1- to 4-family 14 Multifamily 15 Commercial 16 Farm 17 Life insurance companies 18 1- to 4-family 19 Multifamily 20 Commercial 21 Farm 22 Finance companies ⁴	924,606 671,722 110,775 141,433 676 232,863 11,164 24,560 187,549 9,590 37,846	910,254 669,220 106,014 134,370 650 254,214 12,231 26,907 205,472 9,604 45,476	809,829 610,809 91,789 106,708 524 267,018 12,837 28,171 215,121 10,890 48,777	910,254 669,220 106,014 134,370 650 254,214 12,231 26,907 205,472 9,604 45,476	891,921 658,405 103,841 129,056 619 260,282 12,525 27,555 210,422 9,780 45,808	860,903 642,110 97,359 120,866 568 264,865 12,740 28,027 214,024 10,075 47,104	836,600 626,789 94,714 114,567 530 266,063 12,773 28,100 214,585 10,605 49,784	809,829 610,809 91,789 106,708 524 267,018 12,837 28,171 215,121 10,890 48,777
23 Federal and related agencies. 24 Government National Mortgage Association. 25 1- to 4-family. 26 Multifamily. 27 Farmers Home Administration ³ 28 1- to 4-family. 29 Multifamily. 29 Multifamily. 30 Commercial. 31 Farm.	200,570 26 0 42,018 18,347 8,513 5,343 9,815	209,498 23 23 0 41,176 18,422 9,054 4,443 9,257	247,693 21 21 0 41,324 18,494 9,623 4,671 8,536	209,498 23 0 41,176 18,422 9,054 4,443 9,257	216,146 22 22 0 41,125 18,419 9,199 4,510 8,997	227,818 21 0 41,175 18,434 9,361 4,545 8,835	242,695 21 21 0 41,269 18,476 9,477 4,608 8,708	247,693 21 0 41,324 18,494 9,623 4,671 8,536
32 Federal Housing and Veterans Administration. 33 1- to 4-family 34 Multifamily. 35 Federal National Mortgage Association. 36 1- to 4-family 37 Multifamily. 38 Federal Land Banks. 39 1- to 4-family 41 Federal Home Loan Mortgage Corporation . 42 1- to 4-family	5,973 2,672 3,301 103,013 95,833 7,180 32,115 1,890 30,225 17,425 15,077 2,348	6,087 2,875 3,212 110,721 102,295 8,426 29,640 1,210 28,430 21,851 18,248 3,603	8,570 3,362 5,208 115,508 10,668 29,145 1,820 27,325 20,525 17,870 2,655	6,087 2,875 3,212 110,721 102,295 8,426 29,640 1,210 28,430 21,851 18,248 3,603	6,355 3,027 3,328 112,353 103,300 9,053 29,325 1,197 28,128 19,823 16,772 3,051	6,792 3,054 3,738 112,855 103,431 9,424 29,595 1,741 27,854 19,979 17,316 2,663	7,938 3,248 4,690 113,718 103,722 9,996 29,441 1,766 27,675 20,508 17,810 2,697	8,570 3,362 5,208 115,508 10,668 29,145 1,820 27,325 20,525 17,870 2,655
44 Mortgage pools or trusts ⁶ 45 Government National Mortgage Association. 46 I- to 4-family. 47 Multifamily. 48 Federal Home Loan Mortgage Corporation 49 I- to 4-family. 51 Federal National Mortgage Association. 51 Federal National Mortgage Association. 51 I- to 4-family. 53 Multifamily. 54 Farmers Home Administration ³ 55 I- to 4-family. 56 Multifamily. 57 Commercial. 58 Farm.	811,847 340,527 331,257 9,270 226,406 219,988 6,418 178,250 172,331 5,919 104 26 0 38 40	946,766 368,367 358,142 10,225 272,870 266,060 6,810 228,232 219,577 8,655 80 211 0 26 33	1,101,589 404,076 393,656 10,419 309,486 301,450 8,036 303,880 295,438 8,442 68 17 0 24 27	946,766 368,367 358,142 10,225 272,870 266,060 6,810 228,232 219,577 8,655 80 211 0 26 33	984,811 376,962 366,300 10,662 281,736 274,084 7,652 246,391 237,916 8,475 76 20 0 0 25 31	$\begin{array}{c} 1,024,893\\ 385,456\\ 374,960\\ 10,496\\ 295,340\\ 287,232\\ 8,108\\ 263,330\\ 254,811\\ 8,519\\ 72\\ 19\\ 0\\ 24\\ 30\end{array}$	$1,060,640\\ 394,859\\ 384,474\\ 10,385\\ 301,797\\ 293,721\\ 8,077\\ 281,806\\ 273,335\\ 8,471\\ 70\\ 18\\ 0\\ 24\\ 29$	$1,101,589\\404,076\\393,656\\10,419\\309,486\\301,450\\8,036\\303,880\\295,438\\8,442\\68\\17\\0\\24\\27$
59 Individuals and others ⁷ 60 I- to 4-family 61 Multifamily 62 Commercial 63 Farm	426,229 259,971 79,209 67,618 19,431	468,569 294,517 81,634 73,023 19,395	590,637 402,385 80,978 87,995 19,278	468,569 294,517 81,634 73,023 19,395	556,920 374,143 83,666 79,576 19,536	567,403 382,343 82,040 83,557 19,463	578,908 393,027 80,636 85,865 19,379	590,637 402,385 80,978 87,995 19,278

Based on data from various institutional and governmental sources, with some quarters estimated in part by the Federal Reserve. Multifamily debt refers to loans on structures of five or more units.
 Includes loans held by nondeposit trust companies but not bank trust departments.
 Includes savings banks and savings and loan associations. Beginning 1987:1, data reported by FSLIC-insured institutions include loans in process and other contra assets (credit balance accounts that must be subtracted from the corre-sponding gross asset categories to yield net asset levels).
 Assumed to be entirely 1- to 4-family loans.

Farmers Home Administration-guaranteed securities sold to the Federal Financing Bank were reallocated from FmHA mortgage pools to FmHA mortgage holdings in 1986:4, because of accounting changes by the Farmers Home Administration.
 Outstanding principal balances of mortgage pools backing securities insured or guaranteed by the agency indicated. Includes private pools which are not shown as a separate line item.
 Other holders include mortgage companies, real estate investment trusts, state and local credit agencies, state and local retirement funds, noninsured pension funds, credit unions, and other U.S. agencies.

Domestic Financial Statistics 🗆 June 1991 A38

1.55 CONSUMER INSTALLMENT CREDIT¹ Total Outstanding, and Net Change, seasonally adjusted

Millions of dollars, amounts outstanding, end of period

	10.00					1990			·	19	91
Holder, and type of credit	1989	1990	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
					Sea	sonally adju	isted		•	<u></u>	
1 Total	716,624	739,014	724,601	729,329	732,385	735,222	736,595	739,357	739,014	736,756'	734,461
2 Automobile 3 Revolving 4 Mobile home 5 Other	290,770 197,110 22,343 206,401	285,336 218,235 21,816 213,628	287,168 208,362 22,733 206,338	286,791 212,138 22,795 207,605	285,283 214,492 22,976 209,635	285,261 216,804 22,672 210,484	284,402 218,381 22,491 211,320	284,483 219,757 22,518 212,599	285,336 218,235 21,816 213,628	283,593' 219,463' 22,684 211,015'	280,501 220,838 22,446 210,676
				•	Not se	asonally ad	ljusted				,
6 Total	727,561	750,941	722,953	727,196	734,511	737,260	737,252	740,346	750,941	740,602'	733,940
By major holder 7 Commercial banks 8 Finance companies 9 Credit unions 10 Retailers 11 Savings institutions 12 Gasoline companies 13 Pools of securitized assets ²	343,865 140,832 90,875 42,638 57,228 3,935 48,188	351,695 136,154 91,203 42,111 49,594 4,747 75,437	335,998 138,642 90,137 37,382 52,902 4,192 63,700	339,124 138,796 90,631 36,804 52,503 4,396 64,942	342,987 139,496 91,306 37,231 52,399 4,722 66,370	344,941 140,890 91,311 36,682 51,358 4,723 67,355	344,875 141,329 91,406 36,047 50,787 4,718 68,090	346,128 139,195 91,174 37,470 50,310 4,701 71,368	351,695 136,154 91,203 42,111 49,594 4,747 75,437	345,027' 134,739 90,335' 39,828 49,117 4,748 76,808'	343,923 132,750 89,990 37,866 47,687 4,333 77,391
By major type of credit ³ 14 Automobile	290,421 126,613 82,721 18,191	284,908 126,117' 74,397 24,198	287,254 126,988 78,273 21,043	287,479 126,986 77,716 21,692	288,221 128,079 77,205 21,562	289,255 128,937 78,116 21,239	287,730 128,133 78,033 20,786	285,877 127,039 75,224 23,159	284,908 126,117' 74,397 24,198	281,750' 124,494 72,015 25,690'	279,098 123,394 70,287 26,514
18 Revolving	208,188 130,956 37,967 3,935 22,977	230,456 133,295 37,535 4,747 43,887	206,820 122,116 32,884 4,192 36,076	209,582 124,569 32,325 4,396 36,786	213,119 125,967 32,735 4,722 38,194	214,853 126,995 32,212 4,723 39,606	216,285 127,950 31,601 4,718 40,798	219,713 129,111 32,993 4,701 41,797	230,456 133,295 37,535 4,747 43,887	224,006' 128,774' 35,330 4,748 44,302	221,015 128,442 33,448 4,333 44,161
23 Mobile home	22,283 9,155 4,716	21,757 9,934 3,956	22,644 9,296 5,266	22,873 9,443 5,328	23,033 9,541 5,358	22,815 9,396 5,423	22,720 9,363 5,400	22,646 9,351 5,364	21,757 9,934 3,956	22,818 9,838 5,141	22,540 9,824 5,059
26 Other 27 Commercial banks 28 Finance companies 29 Retailers 30 Pools of securitized assets ²	206,669 77,141 53,395 4,671 7,020	213,820 82,349 57,801 4,576 7,352	206,235 77,598 55,103 4,498 6,581	207,252 78,126 55,752 4,479 6,464	210,138 79,400 56,933 4,496 6,614	210,337 79,613 57,351 4,470 6,510	210,517 79,429 57,896 4,446 6,506	212,110 80,627 58,607 4,477 6,412	213,820 82,349 57,801 4,576 7,352	212,028' 81,921' 57,583 4,498 6,816	211,287 82,263 57,404 4,418 6,716

1. The Board's series cover most short- and intermediate-term credit extended to individuals that is scheduled to be repaid (or has the option of repayment) in two or more installments. These data also appear in the Board's G.19 (421) release. For address, see inside front cover.

Outstanding balances of pools upon which securities have been issued; these balances are no longer carried on the balance sheets of the loan originator.
 Totals include estimates for certain holders for which only consumer credit totals are available.

1.56 TERMS OF CONSUMER INSTALLMENT CREDIT¹

Percent unless noted otherwise

	1000	1000	1000		1990					91
Item	1988	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
INTEREST RATES										
Commercial banks ² 1 48-month new car ³ 2 24-month personal 1 20-month mobile home ³ 4 Credit card Auto finance companies 5 New car 6 Used car 0 THER TERMS ⁴	10.85 14.68 13.54 17.78 12.60 15.11	12.07 15,44 14.11 18.02 12.62 16.18	11.78 15.46 14.02 18.17 12.54 15.99	11.89 15.46 14.09 18.18 12.62 15.98	n.a. n.a. n.a. n.a. 12,34 16.03	n.a. n.a. n.a. n.a. 12.57 16.12	11.62 15.69 13.99 18.23 12.74 16.07	n.a. n.a. n.a. n.a. 12.86 16.04	n.a. n.a. n.a. n.a. 12.99 15.70	11.60 15.42 13.88 18.28 13.16 15.90
Maturity (months) 7 New car 8 Used car Loan-to-value ratio 9 New car 10 Used car Amount financed (dollars) 11 New car 12 Used car	56.2 46.7 94 98 11,663 7,824	54.2 46.6 91 97 12,001 7,954	54.6 46.1 87 95 12,071 8,289	54.8 46.2 86 96 11,939 8,415	54.3 46.1 85 95 11,837 8,403	54.6 46.1 85 95 11,917 8,423	54.6 46.0 85 95 11,986 8,494	54.7 45.8 85 94 12,140 8,530	54.9 47.4 88 96 12,229 8,600	55.2 47.1 88 96 12,081 8,605

These data also appear in the Board's G.19 (421) release. For address, see inside front cover.
 Data for midmonth of quarter only.

Before 1983 the maturity for new car loans was 36 months, and for mobile home loans was 84 months.
 At auto finance companies.

A40 Domestic Financial Statistics June 1991

1.57 FUNDS RAISED IN U.S. CREDIT MARKETS

Billions of dollars; quarterly data are at seasonally adjusted annual rates.

_	· · · · · · · · · · · · · · · · · · ·							1989			19	90	
	Transaction category, sector	1986	1987	1988	1989	1990	Q2	Q3	Q4	QI	Q2	Q3	Q4
						1	Nonfinanc	ial sector	's				
1	Total net borrowing by domestic nonfinancial sectors.,	836.9	687.0	760.8	678.2	662.1	666.8	678.8	620.2	788.6	611.8	687.2	561.0
2 3 4		215.0 214.7 .4	144.9 143.4 1.5	157.5 140.0 17.4	151.6 150.0 1.6	272.5 264.4 8.2	100.1 95.0 5.1	173.9 166.8 7.1	185.0 189.6 4.6	247.3 217.8 29.6	228.2 222.9 5.4	286.1 287.5 -1.3	328.4 329.4 -1.0
5 6 7 8 9 10 11 12 13	Private domestic nonfinancial sectors Debt capital instruments Tax-exempt obligations Corporate bonds Mortgages. Home mortgages Multifamily residential. Commercial Farm	621.9 465.8 22.7 126.8 316.3 218.7 33.5 73.6 -9.5	542.1 453.2 49.3 79.4 324.5 234.9 24.4 71.6 -6.4	603.3 459.2 49.8 102.9 306.5 231.0 16.7 60.8 -2.1	526.6 379.8 30.4 73.7 275.7 218.0 16.4 42.7 -1.5	389.6 309.6 19.4 61.5 228.7 214.4 7 14.8 .2	566.7 390.1 28.7 86.5 275.0 211.3 21.4 41.5 .9	504.9 369.2 34.1 62.7 272.4 221.0 11.8 40.9 -1.3	435.2 347.0 19.1 87.4 240.5 214.3 9.5 19.9 ~3.2	541.3 393.7 13.0 45.2 335.6 272.8 22.1 40.1 .5	383.6 318.9 24.7 75.2 218.9 228.2 -18.2 10.9 -1.9	401.0 282.8 29.8 46.0 207.0 179.3 3.1 22.7 1.9	232.6 243.0 10.1 79.6 153.3 177.4 -9.7 -14.6 .2
14 15 16 17 18	Other debt instruments Consumer credit Bank loans n.e.c. Open market paper Other	156.1 58.0 66.9 -9.3 40.5	88.9 33.5 10.0 2.3 43.2	144.1 50.2 39.8 11.9 42.2	146.8 39.1 39.9 20.4 47.4	80.0 18.4 3.0 9.7 54.9	176.5 36.9 45.1 39.5 55.0	135.6 37.1 50.8 16.9 30.9	88.2 44.1 7.7 -6.9 43.3	147.6 14.9 18.7 69.6 44.3	64.7 10.5 6.5 -6.2 53.9	118.2 26.6 5.6 17.3 68.7	-10.4 21.6 -43.0 -41.7 52.6
19 20 21 22 23 24 25	By borrowing sector	621.9 36.2 293.0 292.7 -16.3 99.2 209.7	542.1 48.8 302.2 191.0 10.6 77.9 123.7	603.3 45.6 314.9 242.8 -7.5 65.7 184.6	526.6 29.6 285.0 211.9 1.6 50.8 159.5	389.6 14.6 260.1 114.9 3.0 14.3 97.6	566.7 33.3 264.0 269.4 -5.0 56.9 217.4	504.9 28.6 290.8 185.4 -2.1 40.2 147.3	435.2 16.5 291.8 126.9 8.9 35.0 83.1	541.3 8.9 335.0 197.4 6.3 44.4 146.8	383.6 17.7 269.7 96.2 4.8 5.2 95.8	401.0 28.7 246.8 125.6 5.2 22.3 98.1	232.6 3.1 189.0 40.4 5.1 - 14.5 49.8
27 28 29 30	Foreign net borrowing in United States Bonds Bank loans n.e.c. Open market paper U.S. government loans	9.7 3.1 -1.0 11.5 -3.9	4.5 7.4 -3.6 2.1 -1.4	6.3 6.9 -1.8 8.7 -7.5	10.9 5.3 1 13.3 -7.5	23.3 21.1 -2.8 12.3 -7.4	-6.9 11.5 -3.2 -6.6 -8.7	30.4 8.1 3.7 20.7 -2.1	16.9 1.0 4.3 22.2 .1	-3.5 28.1 -6.7 -16.4 -8.5	42.5 27.4 -2.0 23.1 -6.1	32.9 3.2 1.9 27.3 .5	21.2 25.7 -4.3 15.3 -15.5
31	Total domestic plus foreign	846.6	691,5	767.1	689.1	685.4	659.9	709,2	637.1	785.1	654.3	720.1	582.2
				r			Financia	i sectors					r
32	Total net borrowing by financial sectors By instrument	285.1	300.2	247.6	205.5	199.4	154.1	123.9	187.3	198.6	172.6	170.9	255.4
33 34 35 36		154.1 15.2 139.2 4	171.8 30.2 142.3 8	119.8 44.9 74.9 .0	151.0 25.2 125.8 .0	170.6 22.6 148.0 .0	128.8 22.5 106.3 .0	124.8 13.2 111.6 .0	156.4 -4.7 161.1 .0	176.2 14.3 162.0 .0	183.8 17.0 166.8 .0	137.5 20.6 116.9 .0	184.8 38.8 146.1 .0
37 38 39 40 41 42	Private financial sectors Corporate bonds Mortgages. Bank loans n.e.c. Open market paper. Loans from Federal Home Loan Banks	131.0 82.9 .1 4.0 24.2 19.8	128.4 78.9 .4 -3.2 27.9 24.4	127.8 51.7 .3 1.4 54.8 19.7	54.5 36.8 .0 1.8 26.9 -11.0	28.8 44.1 .7 .7 8.0 -24.7	25.3 28.5 .0 1 10.1 -13.1	9 26.7 .3 2.0 11.0 -41.0	30.9 39.6 4 4.2 36.3 -48.8	22.3 37.7 7 -2.2 9.5 -22.0	-11.3 64.0 .8 6 -44.6 ~30.9	33.5 22.3 2.6 1.9 37.2 -30.5	70.5 52.4 .0 3.8 29.8 -15.5
43	By sector Total	285.1	300.2	247.6	205.5	199,4	154.1	123.9	187.3	198.6	172.6	170.9	255.4
44 45 46 47 48 49 50 51 52 53	Sponsored credit agencies	14.9 139.2 131.0 -3.6 15.2 20.9 4.2 54.7 .8 39.0	29.5 142.3 128.4 6.2 14.3 19.6 8.1 40.8 .3 39.1	44.9 74.9 127.8 -3.0 5.2 19.9 1.9 67.7 3.5 32.5	25.2 125.8 54.5 -1.4 6.2 -14.1 -1.4 46.3 -1.9 20.8	22.6 148.0 28.8 -1.1 -27.7 -32.4 1 50.9 3 39.5	22.5 106.3 25.3 2.5 -16.3 -0 40.4 -2.8 -1.4	13.2 111.6 9 3.5 16.5 -44.7 -2.3 23.5 -3.1 5.7	-4.7 161.1 30.9 7 -3.9 -56.2 .7 52.6 .1 38.2	14.3 162.0 22.3 -4.9 -10.0 -15.8 -8.3 27.1 5 34.7	17.0 166.8 -11.3 -7.9 -32.2 -53.5 6.5 27.5 -2.0 50.3	20.6 116.9 33.5 -12.5 -40.2 -36.5 .3 91.3 1.3 29.7	38.8 146.1 70.5 21.0 -28.5 -24.0 1.1 57.8 1 43.3

1.57-Continued

Turne allow and another	1986	1987	1988	1989	1990		1989			19	90	
Transaction category, sector	1980	1967	1900	1989	1990	Q2	Q3	Q4	Q1	Q2	Q3	Q4
						All se	ectors					
54 Total net borrowing	1,131.7	991.7	1,014.7	894.5	884.8	814.0	833.0	824.4	983 .7	826.8	891.0	837.5
55 U.S. government securities 56 State and local obligations 57 Corporate and foreign bonds 58 Mortgages 59 Consumer credit 60 Bank loans n.e.c. 61 Open market paper. 62 Other loans 63 MEMO: U.S. government, cash balance. 70 Totals net of changes in U.S. government cash balances 64 Net borrowing by domestic nonfinancial 65 Net borrowing U.S. government	369.5 22.7 212.8 316.4 58.0 69.9 26.4 56.1 .0 836.9 215.0	317.5 49.3 165.7 324.9 33.5 3.2 32.3 65.5 -7.9 694.9 152.8	277.2 49.8 161.5 306.7 50.2 39.4 75.4 54.4 10.4 750.4 147.1	302.6 30.4 115.8 275.7 39.1 41.5 60.6 28.9 5.9 684.1 157.5	443.1 19.4 126.7 229.4 18.4 ~5.1 30.0 22.8 8.6 653.6 264.0	228.9 28.7 126.5 275.0 36.9 41.9 33.2 20.7 646.1 79.4	298.7 34.1 97.6 272.7 37.1 56.5 48.5 -12.2 -22.7 701.6 196.7	341.4 19.1 125.9 240.1 44.1 7.5 51.6 -5.4 -7.3 627.6 192.4	423.6 13.0 111.0 334.9 14.9 9.8 62.6 13.9 22.9 765.7 224.4	412.1 24.7 166.6 219.7 10.5 4.0 -27.7 17.0 -38.1 649.9 266.3	423.6 29.8 71.4 209.5 26.6 9.4 81.9 38.8 21.1 666.1 265.1	513.3 10.1 157.7 153.4 21.6 -43.5 3.3 21.6 28.3 532.6 300.1
			l	Externa	l corporat	e equity fi	unds raise	d in Unite	d States		L	L
66 Total net share lasues	86.8	10.9	-124.2	-63.7	17.2	-43.0	-61.0	14.9	-4.7	51.3	-9.6	31.7
67 Mutual funds 68 All other 69 Nonfinancial corporations 70 Financial corporations 71 Foreign shares purchased in United States	159.0 72.2 85.0 11.6 1.2	73.9 -63.0 -75.5 14.6 -2.1	1.1 -125.3 ~129.5 3.3 .9	41.3 - 105.1 - 124.2 2.4 16.7	66.9 49.7 63.0 6.1 7.2	34.0 77.0 -98.7 4.3 17.4	57.9 -118.9 -146.3 1 27.5	72.4 -57.6 -79.3 4.5 17.2	53.1 -57.8 -69.0 10.0 1.3	76.5 -25.2 -48.0 .3 22.5	51.7 61.3 -74.0 12.6 .1	86.2 -54.4 -61.0 1.5 5.1

A42 Domestic Financial Statistics 🗆 June 1991

1.58 DIRECT AND INDIRECT SOURCES OF FUNDS TO CREDIT MARKETS

Billions of dollars, except as noted; quarterly data are at seasonally adjusted annual rates.

							1989		1990				
Transaction category, or sector	1986	1987	1988	1989	1990	Q2	Q3	Q4	QI	Q2	Q3	Q4	
1 Total funds advanced in credit markets to domestic nonfinancial sectors	836.9	687.0	760.8	678.2	662.1	666.8	678,8	620.2	788.6	611.8	687.2	561.0	
By public agencies and foreign 2 Total net advances 3 U.S. government securities	280.2 69.4 136.3 19.8 54.7	248.8 70.1 139.1 24.4 15.1	210.7 85.2 86.3 19.7 19.4	187.6 30.7 137.9 -11.0 30.0	278.7 79.9 179.0 -24.7 44.5	15.5 -103.3 119.7 -13.1 12.1	218.3 115.7 127.7 -41.0 15.8	203.8 27.1 178.3 -48.8 47.1	234.4 17.3 182.2 -22.0 56.8	314.3 97.1 206.7 30.9 41.3	316.1 134.9 160.8 -30.5 50.9	249.9 70.2 166.3 -15.5 28.9	
Total advanced, by sector 7 U.S. government. 8 Sponsored credit agencies. 9 Monetary authorities 10 Foreign Agency and foreign borrowing not in line I 11 Sponsored credit agencies and mortgage pools.	9.7	-7.9	~9.4	-2.4	34.0	-6.0	-9.3	5.7	33.5	41.3	59.1	2.0	
	153.3	169.3	112.0	125.3	170.1	28.0	126.4	158.4	184.2	166.3	155.6	174.4	
	19.4	24.7	10.5	-7.3	8.1	-1.6	-31.2	-4.6	-6.3	40.4	24.4	-25.9	
	97.8	62.7	97.6	72.1	66.4	-4.9	132.4	44.2	22.9	66.4	77.0	99.4	
	154.1	171.8	119.8	151.0	170.6	128.8	124.8	156.4	176.2	183.8	137.5	184.8	
12 Foreign Private domestic funds advanced 13 Total net advances 14 U.S. government securities 15 State and local obligations. 16 Corporate and foreign bonds 17 Residential mortgages. 18 Other mortgages and loans 19 Less: Federal Home Loan Bank advances	9.7	4.5	6.3	10.9	23.3	-6.9	30.4	16.9	-3.5	42.5	32.9	21.2	
	720.5	614.5	676.2	652.5	577.3	773.3	615.7	589.7	727.0	523.8	541.5	517.1	
	300.1	247.4	192.1	271.9	363.2	332.2	183.0	314.3	406.2	314.9	288.8	443.0	
	22.7	49.3	49.8	30.4	19.4	28.7	34.1	19.1	13.0	24.7	29.8	10.1	
	89.7	66.9	91.3	66.1	67.7	91.1	65.6	70.6	57.0	81.7	47.2	84.8	
	115.9	120.2	161.3	96.5	34.8	113.0	105.1	45.5	112.7	3.3	21.6	1.5	
	212.0	155.2	201.4	176.6	67.6	195.2	186.9	91.5	116.1	68.3	123.6	-37.7	
	19.8	24.4	19.7	-11.0	-24.7	-13.1	-41.0	-48.8	-22.0	-30.9	-30.5	-15.5	
Private financial intermediation 20 Credit market funds advanced by private financial institutions 21 Commercial banking 22 Savings institutions 31 Insurance and pension funds 24 Other finance	730.0 198.1 107.6 160.1 264.2	528.4 135.4 136.8 179.7 76.6	562.3 156.3 120.4 198.7 86.9	511.1 177.3 -90.9 177.9 246.8	394.1 119.9 141.0 226.1 189.1	600.9 160.9 -42.3 188.1 294.2	345.9 183.7 -135.8 136.1 161.9	623.4 184.3 -201.9 205.1 436.0	379.9 188.1 - 56.6 168.8 79.5	275.8 126.1 -210.3 238.9 121.1	404.8 104.6 -167.4 231.0 236.6	515.8 60.7 -129.6 265.5 319.2	
25 Sources of funds 26 Private domestic deposits and RPs 27 Credit market borrowing 28 Other sources 29 Foreign funds 30 Treasury balances 31 Insurance and pension reserves 32 Other, net	730.0	528.4	562.3	511.1	394.1	600.9	345.9	623.4	379.9	275.8	404.8	515.8	
	277.1	162.8	229.2	225.2	72.8	267.4	284.4	208.0	113.0	36.7	91.8	49.6	
	131.0	128.4	127.8	54.5	28.8	25.3	9	30.9	22.3	11.3	33.5	70.5	
	321.8	237.1	205.3	231.4	292.5	308.2	62.3	384.6	244.6	250.3	279.6	395.6	
	12.9	43.7	9.3	-9.9	46.5	-35.4	30.4	-20.6	46.4	13.4	122.2	4.2	
	1.7	-5.8	7.3	-3.4	5.3	13.9	-19.9	5.0	13.1	13.4	18.2	3.4	
	119.9	135.4	177.6	140.5	209.2	123.2	82.6	193.9	144.8	219.2	219.8	252.8	
	187.3	63.9	11.0	104.2	31.5	206.4	30.8	206.3	40.3	31.1	-80.7	135.2	
Private domestic nonfinancial investors 33 Direct lending in credit markets. 34 U.S. government securities. 35 State and local obligations. 36 Corporate and foreign bonds 37 Open market paper 38 Other	121.5	214.6	241.7	195.9	212.0	197.7	268.9	-2.8	369.3	236.8	170.1	71.9	
	27.0	86.0	129.0	134.3	198.4	136.2	196.8	4.3	250.7	186.2	178.1	178.5	
	- 19.9	61.8	53.5	28.4	1.3	5.1	39.0	12.8	.4	13.0	16.0	34.3	
	52.9	23.3	-9.4	.7	26.6	9.4	-4.7	14.6	38.0	-27.2	82.4	34.8	
	9.9	15.8	36.4	5.4	15.9	17.8	21.4	-64.6	45.3	39.8	13.7	35.3	
	51.7	27.6	32.2	27.1	25.6	29.2	16.4	30.1	34.9	24.9	44.8	2.1	
39 Deposits and currency 40 Currency 41 Checkable deposits 42 Small time and savings accounts 43 Money market fund shares 44 Large time deposits 45 Security RPs 46 Deposits in foreign countries	297.5	179.3	232.8	241.3	100.1	290.6	261.8	230.6	138.0	60.3	137.8	64.3	
	14.4	19.0	14.7	11.7	22.6	12.8	6.0	10.1	26.1	23.1	32.2	9.1	
	96.4	9	12.9	1.5	-1.0	-41.7	14.7	65.8	-11.0	-4.2	16.9	5.6	
	120.6	76.0	122.4	100.5	67.5	99.0	163.1	109.1	111.3	29.3	63.0	66.6	
	43.2	28.9	20.2	85.2	62.4	119.2	116.7	65.6	72.2	4.7	110.9	62.0	
	-3.2	37.2	40.8	23.1	-45.8	61.1	-23.8	-13.4	-24.6	-15.4	-78.8	64.2	
	20.2	21.6	32.9	14.9	-10.5	29.8	13.7	-19.2	-34.9	22.3	-20.2	9.1	
	5.9	-2.5	-11.2	4.4	4.7	10.4	-28.6	12.4	-1.1	.6	13.9	5.6	
47 Total of credit market instruments, deposits, and currency	419.0	393.9	474.5	437.2	312.1	488.3	530.7	227.7	507.3	297.1	307.9	136.2	
 48 Public holdings as percent of total	33.1	36.0	27.5	27.2	40.7	2.3	30.8	32.0	29.9	48.0	43.9	42.9	
	101.3	86.0	83.2	78.3	68.3	77.7	56.2	105.7	52.3	52.7	74.8	99.7	
	110.7	106.4	106.9	62.2	113.0	-40.3	162.8	23.6	69.3	79.8	199.2	103.6	
Мемо: Corporate equities not included atore 51 Total net issues	86.8	10.9	-124.2	-63.7	17.2	-43.0	-61,0	14.9	-4.7	51.3	-9.6	31.7	
52 Mutual fund shares 53 Other equities 54 Acquisitions by financial institutions 55 Other net purchases	159.0	73.9	1.1	41.3	66.9	34.0	57.9	72.4	53.1	76.5	51.7	86.2	
	-72.2	-63.0	-125.3	-105.1	-49.7	77.0	-118.9	-57.6	-57.8	-25.2	-61.3	-54.4	
	50.9	32.0	-2.9	17.2	30.1	14.1	6.1	76.9	42.1	72.1	-36.5	42.8	
	35.9	-21.2	-121.4	80.9	-12.9	28.9	-67.1	-62.1	-46.8	-20.8	26.9	-11.0	

NOTES BY LINE NUMBER.
1. Line 1 of table 1.57.
2. Sum of lines 3-6 or 7-10.
6. Includes farm and commercial mortgages.
11. Credit market funds raised by federally sponsored credit agencies, and net issues of federally related mortgage pool securities.
13. Line 1 less line 2 plus line 11 and 12. Also line 20 less line 27 plus line 33.
Also sum of lines 28 and 47 less lines 40 and 46.
18. Includes farm and commercial mortgages.
26. Line 39 less lines 40 and 46.
27. Excludes equity issues and investment company shares. Includes line 19.
29. Foreign deposits at commercial banks, bank borrowings from foreign branches, and liabilities of foreign banking agencies to foreign affiliates, less claims on foreign affiliates and deposits by banking in foreign banks.
30. Demand deposits and note balances at commercial banks.

Excludes net investment of these reserves in corporate equities.
 Mainly retained earnings and net miscellaneous liabilities.
 Line 13 less line 20 plus line 27.
 A-38. Lines 14-18 less amounts acquired by private finance plus amounts borrowed by private finance. Line 38 includes mortgages.
 Mainly an offset to line 9.
 Lines 33 plus 39, or line 13 less line 28 plus 40 and 46.
 Line 20/line 13.
 So. Sum of lines 10 and 29.
 S1. Includes issues by financial institutions. Norte. Full statements for sectors and transaction types in flows and in amounts outstanding may be obtained from Flow of Funds Section, Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

1.59 SUMMARY OF CREDIT MARKET DEBT OUTSTANDING

Billions of dollars; period-end levels.

							1989			1990		
	Transaction category, sector	1986	1987	1988	1989	Q2	Q3	Q4	QI	Q2	Q3	Q4
						Non	financial se	ectors				<u>.</u>
1	Total credit market debt owed by domestic nonfinancial sectors	7,646.3	8,343.9	9,096.0	9,805.2	9,438.7	9,605.1	9,805.2	10,069.4	10,226.6	10,394.1	10,579.9
2 3 4	By sector and instrument U.S. government. Treasury securities Agency issues and mortgages	1,815.4 1,811.7 3.6	1,960.3 1,955.2 5.2	2,117.8 2,095.2 22.6	2,269.4 2,245.2 24.2	2,165.7 2,142.1 23.6	2,206.1 2,180.7 25.4	2,269.4 2,245.2 24.2	2,360.9 2,329.3 31.6	2,401.7 2,368.8 32.9	2,470.2 2,437.6 32.6	2,568.9 2,536.5 32.4
5 6 7 8 9 10 11 12 13	Private domestic nonfinancial sectors Debt capital instruments Tax-exempt obligations Corporate bonds Mortgages Home mortgages Multifamily residential Commercial Farm	5,831.0 3,962.7 679.1 669.4 2,614.2 1,720.8 246.2 551.4 95.8	6,383.6 4,427.9 728.4 748.8 2,950.7 1,943.1 270.0 648.7 88.9	6,978.2 4,886.4 790.8 851.7 3,243.8 2,173.9 286.7 696.4 86.8	7,535.8 5,283.3 821.2 925.4 3,536.6 2,404.3 304.4 742.6 85.3	7,273.0 5,091.4 804.9 8,398.6 2,287.6 298.3 725.9 86.8	7,399.0 5,189.9 816.4 903.5 3,470.0 2,347.6 301.2 734.9 86.3	7,535.8 5,283.3 821.2 925.4 3,536.6 2,404.3 304.4 742.6 85.3	7,708.6 5,449.4 822.4 936.7 3,690.4 2,530.7 303.7 772.1 83.9	7,824.9 5,533.8 827.4 955.5 3,750.9 2,594.0 298.9 773.9 84.0	7,923.9 5,610.6 838.0 967.0 3,805.6 2,643.1 299.8 778.4 84.3	8,011,0 5,678,2 840,6 986,9 3,850,7 2,690,7 298,1 777,7 84,2
14 15 16 17 18	Other debt instruments Consumer credit Bank loans n.e.c. Open market paper Other	1,868.2 659.8 666.0 62.9 479.6	1,955.7 693.2 673.3 73.8 515.3	2,091.9 743.5 713.1 85.7 549.6	2,252.6 790.6 763.0 107.1 591.9	2,181.6 756.7 740.3 110.1 574.5	2,209.1 771.0 750.7 113.3 574.1	2,252.6 790.6 763.0 107.1 591.9	2,259,1 774.3 756.2 126.0 602.6	2,291.2 783.3 761.6 128.7 617.6	2,313.3 793.9 761.1 131.8 626.5	2,332.8 809.0 760.2 116.9 646.8
19 20 21 22 23 24 25	By borrowing sector. State and local governments. Households. Nonfinancial business. Farm Nonfarm noncorporate. Corporate	5,831.0 510.1 2,596.1 2,724.8 156.6 997.6 1,570.6	6,383.6 558.9 2,879.1 2,945.6 145.5 1,075.4 1,724.6	6,978.2 604.5 3,191.5 3,182.2 137.6 1,145.1 1,899.5	7,535.8 634.1 3,501.8 3,400.0 139.2 1,195.9 2,064.8	7,273.0 619.9 3,330.7 3,322.5 139.5 1,177.6 2,005.3	7,399.0 629.9 3,411.4 3,357.6 139.2 1,183.0 2,035.5	7,535.8 634.1 3,501.8 3,400.0 139.2 1,195.9 2,064.8	7,708.6 634.3 3,625.0 3,449.3 137.4 1,208.0 2,103.9	7,824.9 637.6 3,699.7 3,487.6 140.2 1,208.9 2,138.6	7,923.9 647.9 3,768.4 3,507.6 141.5 1,209.8 2,156.3	8,011.0 648.8 3,834.1 3,528.2 140.9 1,210.2 2,177.1
26 27 28 29 30	Foreign credit market debt held in United States Bonds Bank loans n.e.c. Open market paper U.S. government loans	238.3 74.9 26.9 37.4 99.1	244.6 82.3 23.3 41.2 97.7	253.9 89.2 21.5 49.9 93.2	261.5 94.5 21.4 63.0 82.6	252.2 92.1 21.5 52.7 85.8	257.7 94.2 22.6 57.5 83.4	261.5 94.5 21.4 63.0 82.6	260.4 102.1 19.0 59.3 80.0	272.0 107.7 19.3 65.1 80.0	279.3 108.6 19.8 71.5 79.4	284.8 115.6 18.6 75.3 75.3
31	Total domestic plus foreign	7,884.7	8,588.5	9,349.9	10,066.8	9,690.8	9,862.8	10,066.8	10,329.8	10,498.7	10,673.3	10,864.7
						Fir	nancial sect	ors				
32	Total credit market debt owed by financial sectors	1,529.8	1,836.8	2,084.4	2,322.4	2,234.1	2,263.8	2,322.4	2,356.3	2,403.3	2,444.4	2,520.2
33 34 35 36 37 38 39 40 41 42	By instrument U.S. government related Sponsored credit agency securities Mortgage pool securities Loans from U.S. government. Private financial sectors. Corporate bonds Mortgages. Bank loans n.e.c. Open market paper. Loans from Federal Home Loan Banks	810.3 273.0 531.6 5.7 719.5 287.4 2.7 36.1 284.6 108.6	978.6 303.2 670.4 5.0 858.2 366.3 3.1 32.8 322.9 133.1	1,098.4 348.1 745.3 5.0 986.1 418.0 3.4 34.2 377.7 152.8	1,249.3 373.3 871.0 5.0 1,073.0 482.7 3.4 36.0 409.1 141.8	1,169.5 369.0 795.6 5,0 1,064.6 466.1 3.5 33.8 399.4 161.9	1,203.6 370.4 828.2 5.0 1,060.2 472.7 3.5 34.1 398.8 151.1	1,249.3 373.3 871.0 5.0 1,073.0 482.7 3.4 36.0 409.1 141.8	1,286.1 376.0 905.2 5,0 1,070.2 491.7 3.2 33.2 409.1 132.9	1,328.0 378.9 944.2 5.0 1,075.3 508.2 3.5 34.8 402.5 126.3	1,365.4 381.9 978.5 5.0 1,079.0 513.6 4.1 34.9 408.4 117.9	1,418.5 396.0 1,017.5 5.0 1,101.8 526.8 4.1 36.7 417.1 117.1
43	Total, by sector	1,529.8	1,836.8	2,084.4	2,322.4	2,234.1	2,263.8	2,322.4	2,356.3	2,403.3	2,444.4	2,520.2
44 45 46 47 48 49 50 51 52 53	Sponsored credit agencies Mortgage pools Private financial sectors Commercial banks Bank affiliates Savings and toan associations Mutual savings banks Finance companies REIT's SCO issuers	278.7 531.6 719.5 75.6 116.8 819.8 8.6 328.1 6.5 64.0	308.2 670.4 858.2 81.8 131.1 139.4 16.7 378.8 7.3 103.1	353.1 745.3 986.1 78.8 136.2 159.3 18.6 446.1 11.4 135.7	378.3 871.0 1,073.0 77.4 142.5 145.2 17.2 496.2 10.1 184.4	374.0 795.6 1,064.6 75.7 141.2 167.9 17.7 478.0 10.6 173.5	375.4 828.2 1,060.2 77.0 144.0 155.7 17.5 481.2 10.0 174.9	378.3 871.0 1,073.0 77.4 142.5 145.2 17.2 496.2 10.1 184.4	381.0 905.2 1,070.2 73.4 141.5 137.1 15.4 499.6 10.1 193.1	383.8 944.2 1,075.3 73.3 133.8 125.6 16.7 510.3 9.8 205.7	386.8 978.5 1,079.0 70.7 122.5 115.1 17.3 530.1 10.2 213.1	400.9 1,017.5 1,101.8 76.3 114.7 17.1 546.6 10.3 224.0
							All sectors					
54 55 56 57 58 59 60 61 62	Total credit market debt. U.S. government scurities. State and local obligations. Corporate and foreign bonds Mortgages Consumer credit Bank loans n.e.c. Open market paper Other loans	9,414.4 2,620.0 679.1 1,031.7 2,617.0 659.8 729.0 384.9 693.1	19,425.3 2,933.9 728.4 1,197.4 2,953.8 693.2 729.5 437.9 751.1	11,434.3 3,211.1 790.8 1,358.9 3,247.2 743.5 768.9 513.4 800.5	12,389.1 3,513.7 82).2 1,502.6 3,540.1 790.6 820.3 579.2 821.4	11,925.0 3,330.3 804.9 1,446.1 3,402.1 756.7 795.6 562.2 827.1	12,126.6 3,404.7 816.4 1,470.5 3,473.6 771.0 807.4 569.6 813.5	12,389.1 3,513.7 821.2 1,502.6 3,540.1 790.6 820.3 579.2 821.4	12,686.1 3,642.0 822.4 1,530.5 3,693.6 774.3 808.4 594.5 820.5	12,902.0 3,724.8 827.4 1,571.4 3,754.3 783.3 815.7 596.3 828.9	13,117,7 3,830.6 838.0 1,589.3 3,809.7 793.9 815.8 611.7 828.8	13,384.9 3,982.4 840.6 1,629.3 3,854.8 809.0 815.5 609.2 844.2

a.

Domestic Financial Statistics June 1991 A44

1.60 SUMMARY OF CREDIT MARKET CLAIMS, BY HOLDER

Billions of dollars, except as noted; period-end levels.

	.	1005	1005	1000	1000		1989		1990				
	Transaction category, or sector	1986	1987	1988	1989	Q2	Q3	Q4	QI	Q2	Q3	Q4	
1	Total funds advanced in credit markets to domestic nonfinancial sectors	7,646.3	8,343.9	9,096.0	9,805.2	9,438.7	9,605.1	9,805.2	10,069.4	10,226.6	10,394.1	10,579.9	
2 3 4 5 6	U.S. government securities Residential mortgages FHLB advances to thrifts	1,779.4 509.8 678.5 108.6 482.4	2,006.6 570.9 814.1 133.1 488.6	2,199.7 651.5 900.4 152.8 495.1	2,379.3 682.1 1,038.4 141.8 517.0	2,263.5 642.7 954.4 161.9 504.5	2,317.4 668.6 991.1 151.1 506.6	2,379.3 682.1 1,038.4 141.8 517.0	2,419.9 679.2 1,077.7 132.9 530.2	2,503.0 706.9 1,126.5 126.3 543.3	2,582.0 737.4 1,171.8 117.9 555.0	2,656.5 762.0 1,215.9 117.1 561.4	
7 8 9 10 11	U.S. government	1,779.4 255.3 835.9 205.5 482.8	2,006.6 240.0 1,001.0 230.1 535.5	2,199.7 217.6 1,113.0 240.6 628.5	2,379.3 207.1 1,238.2 233.3 700.6	2,263.5 211.5 1,157.8 238.4 655.7	2,317.4 207.8 1,193.5 227.6 688.5	2,379.3 207.1 1,238.2 233.3 700.6	2,419.9 216.2 1,274.0 224.4 705.2	2,503.0 227.8 1,315.0 237.8 722.4	2,582.0 242.0 1,358.0 240.8 741.3	2,656.5 241.2 1,406.8 241.4 767.1	
12 13		810.3 238.3	978.6 244.6	1,098.4 253.9	1,249.3 261.5	1,169.5 252.2	1,203.6 257.7	1,249.3 261.5	1,286.1 260.4	1,328.0 272.0	1,365.4 279.3	1,418.5 284.8	
14 15 16 17 18 19 20	U.S. government securities . State and local obligations . Corporate and foreign bonds . Residential mortgages and loans .	6,915.6 2,110.1 679.1 606.6 1,288.5 2,339.8 108.6	7,560.4 2,363.0 728.4 674.3 1,399.0 2,528.7 133.1	8,248.5 2,559.7 790.8 765.6 1,560.2 2,724.9 152.8	8,936.8 2,831.6 821.2 831.6 1,670.4 2,923.8 141.8	8,596.9 2,687.6 804.9 797.7 1,631.5 2,837.0 161.9	8,749.0 2,736.1 816.4 814.5 1,657.7 2,875.3 151.1	8,936.8 2,831.6 821.2 831.6 1,670.4 2,923.8 141.8	9,196.0 2,962.8 822.4 847.6 1,756.7 2,939.4 132.9	9,323.7 3,017.9 827.4 866.2 1,766.4 2,972.1 126.3	9,456.7 3,093.2 838.0 878.5 1,771.1 2,993.8 117.9	9,626.7 3,220.3 840.6 899.3 1,772.9 3,010.6 117.1	
21 22 23 24 25	Private financial intermediation Credit market claims held by private financial institutions Commercial banking	6,018.0 2,187.6 1,297.9 1,525.4 1,007.1	6,564.5 2,323.0 1,445.5 1,705.1 1,091.0	7,128.6 2,479.3 1,567.7 1,903.8 1,177.9	7,662.7 2,656.6 1,480.7 2,081.6 1,443.8	7,424.6 2,549.0 1,561.0 1,999.0 1,315.6	7,507.8 2,599.6 1,530.3 2,031.6 1,346.2	7,662.7 2,656.6 1,480.7 2,081.6 1,443.8	7,850.5 2,680.4 1,461.3 2,152.5 1,556.4	7,915.0 2,720.7 1,409.5 2,198.4 1,586.4	8,000.6 2,751.1 1,371.5 2,242.5 1,635.5	8,123.5 2,776.5 1,339.7 2,307.6 1,699.6	
26 27 28	Sources of funds Private domestic deposits and RPs Credit market debt	6,018.0 3,199.0 719.5	6,564.5 3,354.2 858.2	7,128.6 3,599.1 986.1	7,662.7 3,824.3 1,073.0	7,424.6 3,679.1 1,064.6	7,507.8 3,742.5 1,060.2	7,662.7 3,824.3 1,073.0	7,850.5 3,846.6 1,070.2	7,915.0 3,837.6 1,075.3	8,000.6 3,852.9 1,079.0	8,123.5 3,897.0 1,101.8	
29 30 31 32 33	Other sources Foreign funds Treasury balances. Insurance and pension reserves. Other, net.	2,099.5 18.6 27.5 1,398.5 655.0	2,352.1 62.3 21.6 1,527.8 740.3	2,543.5 71.5 29.0 1,692.5 750.5	2,765.5 61.6 25.6 1,826.0 852.3	2,680.9 49.4 34.4 1,770.0 827.2	2,705.1 55.0 30.3 1,785.7 834.0	2,765.5 61.6 25.6 1,826.0 852.3	2,933.7 63.4 16.7 1,861.5 992.1	3,002.1 66.3 32.1 1,907.7 996.0	3,068.8 94.1 36.6 1,940.6 997.5	3,124.7 108.2 30.9 1,996.7 988.8	
34 35 36 37 38 39	Private domestic nonfinancial investors Credit market claims U.S. government securities Tax-exempt obligations. Corporate and foreign bonds. Open market paper. Other	1,617.0 848.7 212.6 90.5 145.1 320.1	1,854.1 936.7 274.4 114.0 178.5 350.4	2,106.0 1,072.2 340.9 100.4 218.0 374.4	2,347.1 1,206.4 369.3 130.5 228.7 412.1	2,236.9 1,122.9 353.8 128.2 236.7 395.3	2,301.5 1,171.3 363.1 131.1 239.3 396.8	2,347.1 1,206.4 369.3 130.5 228.7 412.1	2,415.6 1,256.2 362.5 152.1 230.1 414.8	2,484.1 1,288.7 368.5 156.2 247.2 423.3	2,535.0 1,332.3 372.4 151.8 247.9 430.6	2,605.0 1,414.4 368.1 138.4 244.6 439.5	
40 41 42 43 44 45 46 47	Deposits and currency. Currency. Checkable deposits. Small time and savings accounts. Money market fund shares. Large time deposits Security RPs Deposits in foreign countries.	3,410.1 186.3 516.6 1,948.3 268.9 336.7 128.5 24.8	3,583.9 205.4 515.4 2,017.1 297.8 373.9 150.1 24.3	3,832.3 220.1 527.2 2,156.2 318.0 414.7 182.9 13.1	4,073.6 231.8 528.7 2,256.7 403.3 437.8 197.9 17.6	3,926.2 226.4 495.0 2,189.3 362.1 435.7 196.9 20.7	3,979.0 224.4 486.1 2,224.4 391.0 440.0 200.9 12.1	4,073.6 231.8 528.7 2,256.7 403.3 437.8 197.9 17.6	4,094.9 234.4 501.2 2,289.4 436.7 431.1 188.3 13.9	4,096.7 242.7 510.7 2,292.3 426.3 415.8 192.5 16.4	4,118.3 247.2 501.2 2,302.4 454.5 407.1 187.9 18.3	4,173.7 254.4 527.7 2,324.2 465.7 392.0 187.4 22.3	
48	Total of credit market instruments, deposits, and currency	5,027.2	5,438.0	5,938.2	6,420.7	6,163.0	6,280.5	6,420 .7	6,510.6	6,580.7	6,653.3	6,778.7	
49 50 51	Public holdings as percent of total Private financial intermediation (in percent) Total foreign funds	22.6 87.0 501.3	23.4 86.8 597.8	23.5 86.4 700.1	23.6 85.7 762.3	23.4 86.4 705.1	23.5 85.8 743.5	23.6 85.7 762.3	23.4 85.4 768.6	23.8 84.9 788.7	24.2 84.6 835.4	24.5 84.4 875.2	
52	МЕМО: Corporate equities not-included-above - Total market value	3,360.6	3,325.0	3,619.8	4,378.9	4,069.7	4,395.4	4,378.9	4,170.3	4,336.4	3,846.4	3,995.8	
53 54	Mutual fund shares Other equities	413.5 2,947.1	460.1 2,864.9	478.3 3,141.6	555.1 3,823.8	514.8 3,555.0	543.9 3,851.5	555.1 3,823.8	550.3 3,620.0	587.9 3,748.5	547.3 3,299.1	579.9 3,415.9	
55 56	Holdings by financial institutions Other holdings	974.6 2,385.9	1,039.5 2,285.5	1,176.1 2,443.7	1,492.3 2,886.6	1,343.0 2,726.8	1,478.5 2,917.0	1,492.3 2,886.6	1,435.6 2,734.6	1,543.0 2,793.4	1,312.1 2,534.3	1,408.3 2,587.4	

NOTES BY LINE NUMBER.

NOTES BY LINE NUMBER.
1. Line 1 of table 1.59.
2. Sum of lines 3-6 or 8-11.
6. Includes farm and commercial mortgages.
12. Credit market debt of federally sponsored agencies, and net issues of federally related mortgage pool securities.
14. Line 1 less line 2 plus line 12 and 13. Also line 21 less line 28 plus line 34.
Also sum of lines 29 and 48 less lines 41 and 47.
19. Includes farm and commercial mortgages.
27. Line 40 less lines 41 and 47.
28. Excludes equity issues and investment company shares. Includes line 20.
30. Foreign deposits at commercial banks plus bank borrowings from foreign affiliates, less claims on foreign affiliates and deposits by banking in foreign banks.
31. Demand deposits and note balances at commercial banks.

Excludes net investment of these reserves in corporate equities.
 Mainly retained earnings and net miscellaneous liabilities.
 Line 14 less line 21 plus line 28.
 35-39. Lines 15-19 less amounts acquired by private finance plus amounts borrowed by private finance. Line 39 includes mortgages.
 Mainly an offset to line 10.
 Line 21/line 1 and 13.
 Line 21/line 14.
 Line 21/line 14.
 Sum of lines 11 and 30.
 52-54. Includes issues by financial institutions.
 NOTE. Full statements for sectors and transaction types in flows and in amounts outstanding may be obtained from Flow of Funds Section, Stop 95, Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

2.10 NONFINANCIAL BUSINESS ACTIVITY Selected Measures

1977 = 100; monthly and quarterly data are seasonally adjusted. Exceptions noted.

Measure	1988	1989	1990			1991						
	1988			July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb."	Mar.
1 Industrial production (1987 = 100) ¹	105,4	108.1	109.2	110.4	110.5	110.6	109.9	108.3	107.2	106.6	105.7	105.3
Market groupings 2 Products, total (1987 = 100) 3 Final, total (1987 = 100) 4 Consumer goods (1987 = 100) 5 Equipment (1987 = 100) 6 Intermediate (1987 = 100) 7 Materials (1987 = 100)	105.3 105.6 104.0 107.6 104.4 105.6	108.6 109.1 106.7 112.3 106.8 107.4	110.1 110.9 107.3 115.5 107.7 107.8	110.9 111.7 107.5 117.2 108.4 109.6	110.9 111.9 107.8 117.2 107.9 109.7	111.4 112.6 108.7 117.8 107.4 109.4	111.0 112.3 108.6 117.0 107.0 108.3	109.3 110.2 106.5 115.1 106.2 106.8	108.4 109.2 105.7' 113.6' 106.0' 105.3'	107.8 109.1 105.5 113.7 104.0 104.7	106.8 108.3 104.5 113.2 102.2 103.9	106.6 108.3 104.9 112.7 101.3 103.4
Industry groupings 8 Manufacturing (1987 = 100)	105.8	108.9	109.9	111.1	111.1	111.2	110.7	108.9	107,5	107.0	106.0	105.5
Capacity utilization (percent) ² 9 Manufacturing	83.9	83.9	82.3	83.1	82.9	82.8	82.2	80.7	79.4	78.9	77.9	77.4
10 Construction contracts $(1982 = 100)^3$	166.7	172.9	153.6'	153.0	149.0	146.0	147.0	146.0	130.0	132.0	133.0	128.0
11 Nonagricultural employment, total 12 Goods-producing, total 13 Manufacturing, total 14 Manufacturing, production- worker 15 Service-producing. 16 Personal income, total 17 Wages and salary disbursements 18 Manufacturing. 19 Disposable personal income ⁵ 20 Retail sales ⁶	128.0 103.4 98.3 93.5 138.3 253.2 244.6 196.5 252.2 228.2 ^r	131.5 104.0 98.7 93.8 142.9 272.7 258.9 203.1 270.1 270.1 241.7 ^r	133.8 102.7 96.8 91.5 146.8 289.0 272.2 205.0 286.1 250.9 ^r	134.3 103.1 97.2 92.0 147.3 290.1 274.4 206.9 286.9 251.1 ^r	134.1 102.8 96.9 91.7 147.3 290.8 274.5 206.7 287.6 251.7 ^r	134.1 102.4 96.6 91.2 147.4 292.2 276.4 207.0 288.7 254.0 ^r	133.9 101.8 96.3 90.9 147.4 292.1 274.8 206.0 288.7' 253.5'	133.6 100.7 95.2 89.6 147.4 293.4' 274.8 202.9 290.1' 254.3'	133.4 100.3 95.0 89.3 147.2 295.1 ^r 277.1 205.4 ^r 291.6 ^r 249.4 ^r	133.2 99.4 94.6 88.9 147.3 293.9 275.5 202.5 290.3 246.2	132.8 98.8 93.8 87.9 147.0 294.6 275.9 201.1 291.2 251.2	132.6 98.2 93.3 87.4 147.0 n.a. n.a. n.a. n.a. 249.2
Prices ⁷ 21 Consumer (1982–84 = 100) 22 Producer finished goods (1982 = 100)	118.3 108.0	124.0 113.6	130.7 119.2	130.4 118.2	131.6 119.3	132.7 120.4	133.5 122.3	133.8 122.9	133.8 121.9	134.6 121.9	134.8 121.2	135.0 120.6

A major revision of the industrial production index and the capacity utilization rates was released in April 1990. See "Industrial Production: 1989 Developments and Historical Revision" in the Federal Reserve Bulletin, vol. 76 (April 1990), pp. 187-204.
 Ratios of indexes of production to indexes of capacity. Based on data from Federal Reserve, McGraw-Hill Economics Department, Department of Com-merce, and other sources.
 Index of dollar value of total construction contracts, including residential, nonresidential and heavy engineering, from McGraw-Hill Information Systems Company, F. W. Dodge Division.
 Based on data in *Employment and Earnings* (U.S. Department of Labor). Series covers employees only, excluding personnel in the Armed Forces.
 Based on data in *Survey of Current Business* (U.S. Department of Com-merce).

merce).

Based on Bureau of Census data published in Survey of Current Business.
 Data without seasonal adjustment, as published in Monthly Labor Review.
 Seasonally adjusted data for changes in the price indexes may be obtained from the Bureau of Labor Statistics, U.S. Department of Labor.

NOTE. Basic data (not index numbers) for series mentioned in notes 4, 5, and 6, and indexes for series mentioned in notes 3 and 7 may also be found in the Survey of Current Business.

Of Current Business. Figures for industrial production for the latest month are preliminary and the prior three months have been revised. See "Recent Developments in Industrial Capacity and Utilization," *Federal Reserve Bulletin*, vol. 76 (June 1990), pp. 411-35.

Domestic Nonfinancial Statistics June 1991 A46

2.11 LABOR FORCE, EMPLOYMENT, AND UNEMPLOYMENT

Thousands of persons; monthly data are seasonally adjusted. Exceptions noted.

	1090	1989	1000		_	1990	1991				
Category	1988	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
HOUSEHOLD SURVEY DATA											
1 Noninstitutional population ¹	186,837	188,601	190,216	190,411	190,568	190,717	190,854	190,999	191,116	191,248	191,384
 2 Labor force (including Armed Forces)¹ 3 Civilian labor force	123,893 121,669	126,077 123,869	126,954 124,787	126,855 124,705	127,137 124,970	127,067 124,875	126,880 124,723	127,307 125,174	126,777 124,638	127,209 125,076	127,467 125,326
4 Nonagricultural industries ² 5 Agriculture Unemployment	111,800 3,169	114,142 3,199	114,728 3,186	114,538 3,152	114,689 3,194	114,558 3,175	114,201 3,185	114,321 3,253	113,759 3,163	113,696 3,222	113,656 3,098
6 Number. 7 Rate (percent of civilian labor force) 8 Not in labor force.	6,701 5.5 62,944	6,528 5.3 62,524	6,874 5.5 63,262	7,015 5.6 63,556	7,087 5.7 63,431	7,142 5.7 63,650	7,337 5.9 63,974	7,600 6.1 63,692	7,715 6.2 64,339	8,158 6.5 64,039	8,572 6.8 63,917
ESTABLISHMENT SURVEY DATA		ļ							l		
9 Nonagricultural payroll employment ³	105,536	108,413	110,330	110,613	110,612	110,432	110,165	110,004	109,813	109,522 ^r	109,316
10 Manufacturing 11 Mining 12 Contract construction 13 Transportation and public utilities 14 Trade 15 Finance 16 Service 17 Government	19,350 713 5,110 5,527 25,132 6,649 25,669 17,386	19,426 700 5,200 5,648 25,851 6,724 27,096 17,769	19,064 735 5,205 5,838 26,151 6,833 28,209 18,295	19,084 735 5,194 5,846 26,222 6,852 28,387 18,293	19,019 736 5,176 5,870 26,214 6,851 28,440 18,306	18,951 733 5,093 5,870 26,147 6,843 28,475 18,320	18,744 738 5,029 5,866 26,082 6,833 28,548 18,325	18,693 740 4,983 5,882 26,001 6,829 28,573 18,303	18,615' 737 4,841' 5,883' 25,974' 6,829' 28,622' 18,312'	18,466' 737' 4,860 5,849' 25,843' 6,819' 28,601' 18,347'	18,374 735 4,788 5,844 25,774 6,821 28,624 18,356

Persons 16 years of age and over. Monthly figures, which are based on sample data, relate to the calendar week that contains the 12th day; annual data are averages of monthly figures. By definition, seasonality does not exist in population figures. Based on data from *Employment and Earnings* (U.S. Depart-ment of Labor).
 Includes self-employed, unpaid family, and domestic service workers.

3. Data include all full- and part-time employees who worked during, or received pay for, the pay period that includes the 12th day of the month, and exclude proprietors, self-employed persons, domestic servants, unpaid family workers, and members of the Armed Forces. Data are adjusted to the March 1984 benchmark and only seasonally adjusted data are available at this time. Based on data from *Employment and Earnings* (U.S. Department of Labor).

2.12 OUTPUT, CAPACITY, AND CAPACITY UTILIZATION¹

Seasonally adjusted

		<u> </u>			<u> </u>	Γ			T				<u></u>
Series			1990		1991	[1990		1991	ļ	1990		1991
		Q2	Q3	Q4′	QI	Q2	Q3	Q4′	QI	Q2	Q3	Q4′	QI
		_	Output (1	987 = 100)	Capac	ity (perce	nt of 1987	output)	U	tilization	rate (perce	ent)
1 Total industry		109.4	110.5	108,5	105.9	131.1	131.9	132.8	133.6	83,5	83.7	81.7	79.3
2 Manufacturing	• • • • • • • • •	110.2	111.1	109.0	106.1	133.0	134.0	135.0	136.0	82.8	82.9	80.8	78.1
 Primary processing Advanced processing 		106.3 112.1	107.6 112.8	104.7 111.0	100.5 108.7	124.8 136.9	125.5 138.0	126.1 139.1	126.8 140.2	85.2 81.9	85.8 81.7	83.0 79.8	79.2 77.6
 5 Durable		112.4 102.3 107.4 107.5 107.1 126.7 112.2 102.6 113.6	113.6 101.5 112.2 114.3 109.2 128.5 112.4 103.7 114.5	110.0 95.7 107.3 110.0 103.4 126.4 109.9 89.4 113.3	106.2 91.6 98.5 98.1 99.1 124.7 108.1 81.0 110.5	137.1 123.5 127.4 132.2 120.6 153.1 138.7 132.4 134.3	138.0 124.0 127.7 132.5 120.9 154.7 140.0 132.7 135.2	139.0 124.6 127.9 132.7 121.1 156.3 141.4 132.9 136.1	139.9 125.0 128.2 133.0 121.3 157.9 142.7 133.4 137.0	82.0 82.8 84.2 81.3 88.8 82.8 80.9 77.5 84.6	82.3 81.8 87.9 86.3 90.3 83.1 80.3 78.2 84.7	79.1 76.8 83.9 82.9 85.3 80.8 77.8 67.2 83.3	75.9 73.3 76.8 73.7 81.7 79.0 75.7 60.7 80.7
14 Nondurable 15 Textile mill products 16 Paper and products 17 Chemicals and products 18 Plastics materials 19 Petroleum products		107.5 102.4 104.5 109.9 116.3 106.0	108.1 101.3 107.2 110.8 117.2 110.0	107.8 98.2 105.8 110.2 118.1 107.4	106.0 94.6 102.2 109.2 107.0	127.9 116.3 114.5 134.6 128.4 121.2	128.9 116.6 115.1 135.9 130.6 121.3	129.9 117.0 115.7 137.1 132.9 121.4	130.9 117.3 116.4 138.4 121.4	84.0 88.1 91.3 81.6 90.6 87.4	83.8 86.9 93.2 81.5 89.7 90.7	83.0 84.0 91.4 80.4 88.9 88.5	81.0 80.7 87.8 78.9 88.1
20 Mining. 21 Utilities. 22 Electric.		102.5 107.8 111.0	103.4 110.5 112.9	103.1 108.3 111.2	102.9 105.9 108.9	115.0 126.6 121.9	114.5 127.1 122.6	114.0 127.6 123.2	113.6 128.1 123.8	89.1 85.2 91.1	90.3 86.9 92.1	90.4 84.8 90.2	90.6 82.7 87.9
	Previou	s cycle ²	Latest	cycle ³			19	990]	1991	
	High	Low	High	Low	Mar.	Aug.	Sept.	Oct.	Nov.	Dec."	Jan.'	Feb.'	Mar. ^p
			·		С	apacity ut	ilization ra	ate (percer	1t)	·	·	·	
23 Total industry	89.2	72.6	87.3	71.8	83.4	83.7	83.6	83.0	81.6	80.6	80.0	79.1	78.7
24 Manufacturing	88.9	70.8	87.3	70.0	83.0	82.9	82.8	82.2	80.7	79.4	78.9	77.9	77.4
25 Primary processing 26 Advanced processing	92.2 87.5	68.9 72.0	89.7 86.3	66.8 71.4	85.3 82.0	86.1 81.6	85.1 81.8	84.3 81.3	83.2 79.6	81.5 78.5	80.4 78.2	78.9 77.5	78.4 77.0
 Durable Lumber and products Primary metals Iron and steel Nonferrous Nonelectrical machinery Electrical machinery Acrospace and miscellaneous transportation equipment 	88.8 90.1 100.6 105.8 92.9 96.4 87.8 93.4 77.0	68.5 62.2 66.2 66.6 61.3 74.5 63.8 51.1 65.6	86.9 87.6 102.4 110.4 90.5 92.1 89.4 93.0 81.1	65.0 60.9 46.8 38.3 62.2 64.9 71.1 44.5 66.9	82.0 85.3 82.8 80.3 86.6 82.3 81.5 78.3 83.7	82.3 81.0 89.8 89.3 90.5 83.2 80.4 76.1 84.4	82.2 80.7 87.4 86.0 89.6 82.8 80.1 81.0 84.3	81.2 78.9 85.0 83.2 87.7 82.2 78.6 78.1 84.0	79.1 76.6 85.3 84.8 85.9 80.8 78.1 64.5 83.1	77.2 74.9 81.4 80.8 82.3 79.5 76.6 59.0 82.8	76.7 74.8 76.4 72.3 82.7 79.7 75.7 62.3 81.7	75.9 72.7 76.8 73.6 81.8 79.0 76.0 59.8 80.7	75.2 72.4 77.3 75.3 80.5 78.2 75.5 60.0 79.6
36 Nondurable 37 Textile mill products 38 Paper and products 39 Chemicals and products 40 Plastics materials 41 Petroleum products	87.9 92.0 96.9 87.9 102.0 96.7	71.8 60.4 69.0 69.9 50.6 81.1	87.0 91.7 94.2 85.1 90.9 89.5	76.9 73.8 82.0 70.1 63.4 68.2	84.3 86.0 90.1 81.8 88.3 90.1	83.8 86.1 92.5 81.8 89.7 90.8	83.6 86.3 93.3 81.4 88.9 90.1	83.6 86.6 92.5 81.0 90.0 89.5	82.9 83.3 90.9 80.2 90.2 88.9	82.4 82.1 91.0 79.9 86.5 87.0	81.8 82.3 89.7 79.5 86.2 86.4	80.7 79.8 87.0 78.7 88.6	80.4 79.9 86.8 78.4
42 Mining 43 Utilities 44 Electric	94.4 95.6 99.0	88.4 82.5 82.7	96.6 88.3 88.3	80.6 76.2 78.7	87.6 84.1 90.3	89.4 87.6 92.7	90.9 86.7 91.9	89.9 85.6 91.2	90.6 83.8 88.9	90.8 85.1 90.6	89.7 84.2 89.6	91.4 81.4 86.5	90.6 82.4 87.7

1. These data also appear in the Board's G.17 (419) release. For address, see inside front cover. For a detailed description of the series, see "Recent Developments in Industrial Capacity and Utilization," *Federal Reserve Bulletin*, vol. 76 (June 1990), pages 411-35.

Monthly high 1973; monthly low 1975.
 Monthly highs 1978 through 1980; monthly lows 1982.

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2.13 INDUSTRIAL PRODUCTION Indexes and Gross Value¹

Monthly data are seasonally adjusted

-		1987 pro-	1990					19	990						1991	
	Groups	por- tion	avg.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec./	Jan.'	Feb.'	Mar. ^p
_				_		L			Inde	« (1987 =	= 100)	·			L	L
	MAJOR MARKET							_								
1	Total index	100.0	109.2	108.9	108.8	109.4	110.1	110.4	110.5	110.6	109.9	108.3	107.2	106.6	105.7	105.3
22 33 44 55 66 77 89 99 100 111 122 133 144 15 16 17 18 19 20	Products	60.8 46.0 26.0 5.6 1.5 .6 1.0 3.1 .8 .9 1.4 20.4 20.4 9.1 2.6 3.5 2.5 2.5	110.1 110.9 107.3 106.2 102.3 97.4 92.2 106.1 109.6 109.6 109.6 109.4 102.0 104.9 116.4 107.6 105.9 95.7 113.3 119.7	110.1 110.7 107.5 110.8 109.3 107.7 100.5 120.0 111.6 112.0 111.6 112.0 108.1 105.9 118.0 105.8 97.0 111.0 116.4 103.1	109.8 10.4 107.2 107.3 102.4 95.8 87.7 109.3 112.2 111.2 104.4 107.5 117.3 107.1 105.6 96.0 113.5 118.1	110.5 111.2 107.4 109.3 107.0 105.6 96.8 120.4 108.9 111.1 103.6 107.6 117.5 106.9 105.2 96.4 113.0 118.6	110.9 111.7 107.8 112.1 112.2 112.9 103.8 128.3 111.2 112.0 107.5 107.8 117.2 106.6 104.4 95.7 112.8 118.3 115.3	110.9 111.7 107.5 108.3 106.7 104.8 98.0 116.1 109.5 109.5 100.2 106.0 116.9 107.3 105.1 195.6 112.4 120.3	110.9 111.9 107.8 107.4 104.6 101.5 97.2 108.8 109.3 109.6 101.9 104.9 116.8 107.9 105.7 94.6 114.3 119.3	111.4 112.6 108.7 110.4 111.8 113.0 111.5 115.4 110.0 109.3 101.0 106.0 116.1 108.3 95.3 115.1 121.9 108.0	111.0 112.3 108.6 106.9 107.1 107.5 104.6 112.2 106.4 106.8 94.6 103.8 115.5 109.1 106.7 94.2 115.9 123.4 106.8	109.3 110.2 106.5 99.4 93.5 80.7 90.2 107.3 104.1 90.8 99.2 114.6 108.5 107.8 91.7 113.5 122.8 106.4	108.4 109.2 105.7 96.0 86.7 77.6 77.2 104.8 103.4 104.8 100.9 112.5 108.4 107.5 92.1 113.5 122.7 106.6	107.8 109.1 105.5 97.4 90.4 79.6 83.2 73.7 106.6 103.0 92.8 100.4 110.3 107.7 106.4 90.7 113.9 122.1 106.4	106.8 108.3 104.5 94.8 86.8 75.2 79.1 68.6 104.1 101.2 93.7 94.0 109.9 107.2 106.3 90.4 114.2 120.3	106.6 108.3 104.9 94.8 87.5 77.2 76.8 78.0 102.9 100.5 93.2 94.6 108.4 107.7 106.8 89.9 114.9 120.1
20 21 22	Fuels Residential utilities	2.0	102.9 107.0	101.8 103.6	101.6 105.0	98.2 106.3	102.6 106.3	104.6 107.5	106.0	105.6 108.9	104.0 110.6	101.1	98.1 109.7	99.8 108.9	103.5 105.2	105.0 107.2
23 24 25 26 27 28 29 30 31 32 33	Equipment, total Business equipment. Information processing and related Office and computing Industrial Transit Autos and trucks Other Defense and space equipment Oil and gas well drilling Manufactured homes	20.0 13.9 5.6 1.9 4.0 2.5 1.2 1.9 5.4 .6 .2	115.5 123.1 127.2 149.8 115.3 129.9 96.8 118.5 97.3 109.0 90.8	114.9 122.2 126.0 147.2 113.9 130.6 104.5 117.8 97.5 106.0 92.9	114.7 121.6 126.4 149.3 114.2 126.2 95.2 117.6 97.3 114.3 89.7	116.2 123.5 126.6 148.9 115.8 132.5 105.7 119.4 97.6 118.6 91.3	116.8 124.4 126.3 150.6 116.0 137.4 112.2 119.9 97.6 119.5 92.8	117.2 125.0 128.0 152.7 117.2 135.5 103.1 119.2 97.8 116.2 90.0	117.2 125.4 128.5 152.2 117.9 135.4 101.5 119.8 97.7 106.9 93.4	117.8 126.4 129.5 153.6 117.4 140.5 111.0 118.5 97.3 107.4 91.8	117.0 125.4 130.1 155.3 115.4 137.5 106.5 117.0 97.3 107.1 89.0	115.1 122.9 128.8 149.8 115.3 126.3 83.9 117.6 96.2 109.7 87.3	113.6 121.2 127.5 148.9 112.3 123.4 75.3 118.5 95.8 107.3 83.4	113.7 121.8 129.7 154.0 111.6 125.9 79.8 115.2 94.4 106.4 83.1	113.2 121.1 131.3 156.4 109.7 123.2 75.5 112.5 94.3 108.2 77.3	112.7 120.5 131.3 156.9 108.2 123.5 77.3 111.2 93.8 107.7 78.5
34 35 36	Intermediate products, total Construction supplies Business supplies	14.7 6.0 8.7	107.7 105.2 109.4	108.2 107.3 108.9	108.0 106.4 109.1	108.3 105.5 110.2	108.3 106.0 109.8	108.4 106.7 109.5	107.9 105.3 109.7	107.4 103.8 109.9	107.0 103.1 109.7	106.2 101.8 109.2	106.0 101.0 109.4	104.0 97.6 108.5	102.2 96.3 106.3	101.3 94.8 105.8
37 38 39 40 41 42 43 44 45 46 47 48 49 50	Materials, total Durable goods materials Durable consumer parts Equipment parts. Other Basic metal materials Nondurable goods materials Textile materials. Pulp and paper materials Chemical materials Other Energy materials Primary energy Converted fuel materials	39.2 19.4 4.2 7.3 7.9 2.8 9.0 1.2 1.9 3.8 2.1 10.9 7.2 3.7	107.8 111.8 104.0 118.1 110.2 111.9 106.0 96.7 106.4 106.8 109.5 102.1 101.3 103.5	107.1 110.9 104.5 117.6 108.1 107.5 105.2 94.9 103.0 107.5 108.7 102.0 101.2 103.4	107.3 110.9 103.2 117.4 108.9 110.2 106.1 95.6 106.0 107.4 109.8 101.8 100.3 104.6	107.7 112.5 108.5 118.1 109.6 109.2 105.2 97.4 104.5 105.4 109.8 101.1 100.1 102.9	108.8 113.8 108.5 119.1 111.8 113.6 106.1 99.4 104.8 107.3 108.8 102.1 101.2 103.9	109.6 114.0 108.1 119.2 112.4 115.5 107.8 100.2 109.0 108.5 109.9 103.3 103.3 103.4	109.7 114.9 110.4 119.4 113.1 116.3 106.8 97.8 106.8 97.8 106.0 109.3 103.0 102.1 104.9	109.4 114.1 109.0 119.8 111.6 115.8 106.9 98.1 109.4 106.6 110.1 103.0 101.0 107.0	108.3 112.5 106.0 118.6 110.4 112.0 106.5 97.9 108.6 105.6 105.6 110.8 102.3 100.7 105.3	106.8 110.4 98.5 117.4 110.2 112.7 105.6 95.1 107.2 105.8 109.4 101.6 101.4 102.0	105.3 107.5 91.1 116.9 107.4 109.6 104.9 91.4 108.5 105.7 107.6 102.0 101.9 102.1	104.7 106.6 93.7 115.8 104.9 103.7 105.1 92.7 105.8 106.5 109.0 101.2 101.6 100.4	103.9 105.7 91.1 116.1 103.9 104.5 103.3 91.1 103.5 104.1 108.2 101.0 103.0 97.1	103.4 105.0 89.2 115.5 103.6 105.2 103.3 91.5 102.8 104.3 108.6 100.6 101.9 98.1
	Special Aggregates															
52 53	Total excluding autos and trucks Total excluding motor vehicles and parts Total excluding office and computing	97.3 95.3	109.5 109.8	109.0 109.2	109.2 109.5	109.5 109.7	110.0 110.2	110.6 110.8	110.7 110.9	110.6 110.7	110.0 110.2	109.0 109.4	108.1 108.6	107.4 107.8	106.5 106.9	106.1 106.6
54	machines	97.5 24.5	108.2 107.9	108.0 107.5	107.8 107.9	108.4 107.6	109.1 107.5	109.3 t07.6	109.4 108.2	109.5 108.4	108.8	107.3 107.9	106.1 107.6	105.4 107.0	104.4 106.3	104.0 106.6
55 56	Consumer goods excluding energy Business equipment excluding autos and trucks	23.3 12.7	107.5	108.0 124.0	107.5	107.8	107.5 108.1 125.6	107.6	107.7	108.7 128.0	108.6	106.5 126.8	107.6	105.4	104.5	104.7
	Business equipment excluding office and computing equipment	12.0 28.4	118.7 110.0	118.2 109.1	117.2 109.4	119.4 110.2	120.2 111.4	120.5 112.1	121.1 112.3	122.0 111.8	120.6 110.6	118.6 108.9	116.7 106.6	116.6 106.1	115.4 104.9	114.7 104.5

2.13-Continued

		SIC	1987 pro-	1990		1990								_		1991	
	Groups	code	por- tion	avg.	Mar.	Apr.	Мау	June	July	Aug.	Sept.	Oct.	Nov.	Dec.'	Jan."	Feb.'	Mar. ^p
										Inde	x (1987 =	= 100)					
	Major Industry																
	Total index		100.0	109.2	108.9	108.8	109.4	110.1	110.4	110.5	110.6	109.9	108.3	107.2	106.6	105.7	105.3
2 3 4	Manufacturing Primary processing Advanced processing		84.4 26.7 57.7	109.9 106.3 111.6	109.8 106.0 111.7	109.5 105.9 111.3	110.3 106.1 112.4	110.8 107.0 112.6	111.1 107.9 112.5	111.1 108.0 112.5	111.2 106.9 113.2	110.7 106.2 112.8	108.9 104.9 110.8	107.5 102.9 109.5	107.0 101.8 109.4	106.0 100.1 108.7	105.5 99.6 108.2
5 6 7 8	Durable Lumber and products Furniture and fixtures Clay, glass, and stone	24	47.3 2.0 1.4	111.6 101.6 105.9	111.9 105.0 105.9	111.1 103.3 107.6	112.6 101.7 108.0	113.4 102.0 108.7	113.4 103.6 108.0	113.5 100.5 106.7	113.8 100.3 106.9	112.5 98.2 104.4	109.9 95.5 102.3	107.5 93.5 102.0	107.0 93.4 99.3	106.2 90.8 96.0	105.5 90.6 95.6
9 10 11	Primary metals Iron and steel Raw steel	33 331.2	2.5 3.3 1.9 .1	105.7 108.4 109.9 109.6	107.7 105.4 106.1 105.9	105.1 106.4 106.7 104.9	106.4 106.2 105.5 107.6	106.1 109.5 110.3 111.8	106.0 110.3 110.6 113.9	106.6 114.6 118.3 118.5	104.5 111.6 113.9 111.6	104.4 108.6 110.3 112.8	103.8 109.1 112.6 109.5	100.7 104.2 107.3 100.6	97.2 97.8 96.0 104.7	98.2 98.5 97.9 97.9	95.6 99.2 100.3 98.7
i2 13	Nonferrous Fabricated metal	333-6,9	1.4	106.2	104.3	105.9	107.1	108.3	109.8	109.4	108.4	106.2	104.1	99.8	100.3	99.3	97.7
14 15	products Nonelectrical machinery. Office and computing	34 35	5.4 8.6	105.9 126.5	105.5 125.2	105.0 125.7	107.1 126.9	106.7 127.5	107.7 128.3	107.9 128.8	106.8 128.5	106.4 128.1	104.3 126.3	101.9 124.7	101.6 125.5	98.9 124.7	97.5 124.0
16 17	machines Electrical machinery Transportation	357 36	2.5 8.6	149.8 111.4	147.3 112.3	149.3 111.3	149.0 112.4	150.6 112.8	152.7 112.2	152.2 112.5	153.6 112.5	155.3 110.8	149.8 110.4	148.9 108.7	154.0 107.7	156.4 108.5	156.9 108.1
18	equipment Motor vehicles and	37	9.8	105.5	107.9	105.1	109.0	111.0	109.3	107.9	111.1	109.2	100.1	96.6	98.1	96.0	95.4
19	parts Autos and light trucks	371	4.7	96.8 96.6	103.5 106.7	95.8 94.6	104.0 104.3	108.0 111.6	102.7 103.8	101.0	107.5 112.8	103.8 107.1	85.8 83.7	78.5 74.9	83.0 80.1	79.8 75.8	80.1 77.2
20	Aerospace and miscel- laneous transpor-																
21 22	tation equipment Instruments	38	3.3	113.3 116.8	111.9 115.7	113.4 115.8	113.5 116.5	113.8 115.0	115.2 116.9	114.1	114.2 118.4	114.0 118.1	113.1	112.9 117.3	111.6	110.6	109.2 118.1
23	manufacturers		1.2 37.2	120.0 107.8	118.6 107.2	118.6 107.5	119.1 107.4	119.6 107.6	120.4 108.1	121.8 108.1	121.3 108.0	121.5 108.4	122.5	119.1 107.4	115.1	114.1	113.2
24 25 26 27 28 29 30 31 32	Toolar Tobacco products Textile mill products Apparel products Printing and publishing Chemicals and products Petroleum products Rubber and plastic	20 21 22 23 26 27 28	8.8 1.0 1.8 2.4 3.6 6.4 8.6 1.3	107.6 98.6 100.8 98.8 105.3 111.9 110.3 108.2	107.1 100.0 99.8 99.8 102.8 111.4 109.5 109.1	107.0 98.8 100.9 98.7 105.3 112.0 110.3 106.8	106.8 97.2 102.7 99.2 104.0 112.8 109.2 104.6	106.1 95.6 103.6 99.3 104.2 112.0 110.3 106.5	107.1 98.5 102.9 99.2 107.8 111.4 110.4 110.5	107.7 96.3 100.4 98.8 106.5 110.9 111.1 110.2	103.0 107.6 96.4 100.7 98.4 107.5 111.6 110.9 109.3	108.4 108.8 97.8 101.2 97.2 106.8 112.9 110.7 108.6	109.6 99.0 97.4 95.5 105.1 112.4 110.0 107.8	107.4 109.1 101.1 96.1 94.9 105.4 112.8 109.9 105.6	100.9 108.4 100.0 96.4 92.9 104.1 112.4 109.7 104.9	108.1 99.4 93.6 93.1 101.2 110.5 109.0 107.6	108.4 98.4 93.8 92.3 101.2 109.5 108.9 108.4
32 33	products	30	3.0 .3	110.2 100.0	109.8 103.3	109.0 102.6	110.9 103.5	112.8 102.0	110.9 102.5	112.0 99.6	110.3 100.3	110.6 95.3	109.6 89.9	106.9 92.6	108.2 89.6	104.9 88.2	104.3 86.6
34 1 35 36 37 38	Mining Metal Coal Oil and gas extraction Stone and earth minerals	10 11,12 13 14	7.9 .3 1.2 5.7 .7	102.6 153.1 113.2 95.5 119.5	101.1 141.4 112.9 94.6 116.5	102.9 152.7 114.2 95.7 120.2	102.2 148.7 110.0 96.0 119.9	102.2 156.7 113.5 94.6 121.1	104.0 164.8 118.5 95.5 121.8	102.4 155.7 110.2 95.8 120.1	103.9 163.6 116.8 95.8 121.7	102.6 146.8 114.7 95.8 118.0	103.3 153.4 112.9 97.3 113.5	103.4 162.0 110.6 96.7 118.9	101.9 143.0 108.4 96.4 118.1	103.8 153.0 112.8 98.3 111.5	102.9 153.6 110.8 97.3 113.0
39 T 40 41	Jtilities Electric Gas		7.6 6.0 1.6	108.0 110.8 97.3	106.2 109.7 93.3	106.7 109.7 95.5	107.1 110.3 95.2	109.7 113.1 97.4	109.7 112.1 100.7	111.4 113.6 103.3	110.3 112.9 100.9	109.2 112.1 98.1	106.9 109.6 97.0	108.8 111.8 97.6	107.8 110.8 96.5	104.2 107.1 93.8	105.7 108.7 94.6
40 -	SPECIAL AGGREGATES																
	Manufacturing excluding motor vehicles and parts Manufacturing excluding		79.8	110.7	110.2	110.3	110.7	111.0	111.6	111.7	111.4	111.1	110.3	109.1	108.4	107.5	107.0
	office and computing machines		82.0	108.7	108.7	108.3	109.2	109.6	109.8	109.9	110.0	109.4	107.7	106.2	105.5	104.4	103.9
							Gross va	lue (billi	ons of 19	982 dolla	rs, annua	al rates)					
	MAJOR MARKET														_		
44 F	Products, total		1,734.8	1,911.4	1,922.6	1,906.2	1,922.2	1,937.0	1,923.5	1,929.5	1,941.6	1,939.6	1,882.8	1,859.4	1,863.7	1,850.6	1,854.7
46 47	Consumer goods	· · · · · · · · · · · · · · · · · · ·	1,350.9 833.4 517.5 384.0	1,497.7 882.9 614.8 413.7	1,507.5 893.4 614.1 415.1	1,493.9 883.9 610.0 412.3	1,506.0 885.9 620.1 416.2	1,523.4 893.8 629.6 413.6	1,508.7 886.0 622.7 414.9	1,516.3 885.9 630.4 413.1	1,529.1 895.2 633.9 412.5	1,523.7 892.7 631.0 415.9	1,470.8 865.2 605.6 412.0	1,450.8 857.6 593.2 408.7	1,462.2 860.6 601.6 401.5	1,457.7 856.6 601.1 392.9	1,464.3 863.7 600.5 390.4

 These data also appear in the Board's G.17 (419) release. For requests see address inside front cover.
 A major revision of the industrial production index and the capacity utilization rates was released in April 1990. See "Industrial Production: 1989 Developments and Historical Revision," *Federal Reserve Bulletin*, vol. 76 (April 1990), pp. 187-204.

A50 Domestic Nonfinancial Statistics June 1991

2.14 HOUSING AND CONSTRUCTION

Monthly figures are at seasonally adjusted annual rates except as noted.

-		1988 1989 1990												91
	Item	1988	1989	1990	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec."	Jan.'	Feb.
_	· · · · · · · · · · · · · · · · · · ·	1	•	•	Priv	ate reside	ntial real	estate acti	vity (thou	sands of	units)	•		•
	New Units								[
1 2 3	Permits authorized 1-family 2-or-more-family	1,456 994 462	1,339 932 407	1,096 792 304	1,065 802 263	1,108 796 312	1,082 780 302	1,050 762 288	992 737 255	920 708 212	906 671 235	844 645 199	797 609 188	863 693 170
4 5 6	Started 1-family 2-or-more-family	1,488 1,081 407	1,376 1,003 373	1,193 895 298	1,208 897 311	1,187 890 297	1,155 876 279	1,131 835 296	1,106 858 248	1,026 839 187	1,130 769 361	971 751 220	847 648 199	993 778 215
7 8 9	Under construction, end of period ¹ . I-family 2-or-more-family	919 570 350	850 535 315	711' 449' 262'	857 546 311	847 538 309	831 528 303	815 517 298	790 503 287	766 497 269	756 486 270	744 478 266	719 462 257	716 460 256
10 11 12	Completed 1-family 2-or-more-family	1,530 1,085 445	1,423 1,026 396	1,308 966' 342	1,351 1,001 350	1,294 950 344	1,312 988 324	1,307 950 357	1,314 963 351	1,275 930 345	1,246 922 324	1,155 878 277	1,111 830 281	1,073 823 250
13	Mobile homes shipped	218	198	188	190	190	187	193	184	186	181	167	168	157
14 15	Merchant builder activity in I-family units Number sold Number for sale, end of period ¹	675 368	650 363	535' 319	535 359	549 354	541 350	525 345	504 338	465 334	480' 327	460 319	402 316	467 314
16 17	Price (thousands of dollars) ² Median Units sold Verage Units sold	113.3	120.4 148.3	122.3 149.0 [°]	125.0 150.6	125.0 150.4	118.7 149.8	118.4	113.0	120.0 153.0	118.9 143.3'	127.0 153.9	120.0	127.5
.,	EXISTING UNITS (1-family)	13510	140.5		150.0	150.4	147.0			155.0	145.5		152.5	150,0
18	Number sold	3,594	3,439	3,316	3,350	3,370	3,320	3,410	3,160	3,070	3,150	3,130	2,900	3,160
19 20	Price of units sold (thousands of dollars) ² Median Average	89.2 112.5	92.9 118.0	95.2 118.3	95.2 118.5	98.9 122.5	98.1 121.1	97.2 120.7	94.4 116.8	92.9 115.9	92.0 115.6	91.7 114.1	95.6 123.0	94.0 119.7
			•			Value of	new cons	truction ³ (millions c	f dollars)	•			
	Construction									[]				<u> </u>
21	Total put in place	422,076	432,068	433,999'	443,805	441,088	437,010	436,338	423,941	420,186 ⁷	415,737'	406,639	395,433	395,110
22 23 24	Private Residential Nonresidential, total Buildings	1	333,514 196,551 136,963	324,435 ^r 186,852 ^r 137,583 ^r	333,992 196,055 137,937	329,556 189,462 140,094	331,269 187,083 144,186	323,518 184,409 139,109	179,713	309,354′ 174,573′ 134,781′	301,861' 169,292' 132,569'	295,482 164,751 130,731	291,901 160,971 130,930	285,414 155,105 130,309
25 26 27 28	Industrial Commercial Other Public utilities and other	14,931 58,104 17,278 38,688	18,506 59,389 17,848 41,220	20,563 54,630 18,824 43,566'	20,847 54,698 18,379 44,013	20,405 56,581 19,272 43,836	23,609 56,951 19,792 43,834	20,239 55,347 19,801 43,722	19,862 53,648 20,267 44,026	19,598' 51,880' 19,606' 43,697'	19,530' 49,806' 19,377' 43,856'	20,748 49,534 18,428 42,021	20,806 48,765 18,562 42,797	20,703 48,345 18,647 42,614
29 30 31 32 33	Public Military. Highway. Conservation and development Other.	94,971 3,579 30,140 4,726 56,526	98,551 3,520 29,502 4,969 60,560	109,564' 3,735' 31,987 4,735' 69,107'	109,813 5,459 30,658 5,504 68,192	111,532 5,868 30,311 3,958 71,395	105,741 3,308 28,775 4,460 69,198	112,820 2,888 31,865 4,776 73,291	106,425 2,543 31,322 3,482 69,078	110,833' 1,981' 33,231' 4,939' 70,682'	113,877' 2,982' 35,289' 5,068' 70,538'	111,157 1,890 34,562 5,486 69,219	103,532 2,201 27,310 5,639 68,382	109,696 1,364 33,059 5,376 69,897

Not at annual rates.
 Not seasonally adjusted.
 Value of new construction data in recent periods may not be strictly comparable with data in previous periods because of changes by the Bureau of the Census in its estimating techniques. For a description of these changes see Construction Reports (C-30-76-5), issued by the Bureau in July 1976.

NOTE. Census Bureau estimates for all series except (1) mobile homes, which are private, domestic shipments as reported by the Manufactured Housing Institute and seasonally adjusted by the Census Bureau, and (2) sales and prices of existing units, which are published by the National Association of Realtors. All back and current figures are available from the originating agency. Permit authorizations are those reported to the Census Bureau from 16,000 jurisdictions beginning with 1978.

2.15 CONSUMER AND PRODUCER PRICES

Percentage changes based on seasonally adjusted data, except as noted

		from 12 carlier	Char		months e ual rate)	arlier		Change fi	rom 1 moi	th earlier		Index
Item	1990	1991		1990		1991	19	90		1991		level Mar. 1991
	Mar.	Mar.	June	Sept.	Dec.	Mar.	Nov.	Dec.	Jan.	Feb.	Mar.	
Consumer Prices ² (1982-84=100)												
1 All items	5.2	4.9	4.1	8.2	4.9	2.4	.3	.3	.4	.2	1	135.0
2 Food	6.5 6.3 4.9 3.7 5.5	3.3 4.4 5.2 3.8 6.0	2.5 1.2 4.6 2.0 5.5	4.6 44.2 6.0 3.3 7.2	3.9 18.0 3.8 2.3 4.8	2.4 -30.7 6.8 7.9 6.4	.4 .5 .3 .2 .4	.1 4 .4 .2 .4	-2.4 .8 1.0 .7	2 4.0 .7 1.0 .6	-2.6 .1 1 .3	135.8 99.7 140.9 128.1 148.4
$\frac{PRODUCER PRICES}{(1982=100)}$												
7 Finished goods 8 Consumer foods 9 Consumer energy 10 Other consumer goods	4.5 5.2 7.5 4.0 3.7	2.9 .6 11.8 4.1 3.2	1.0 -1.6 -4.6 3.8 2.7	11.3 2.3 118.7 3.5 3.6	4.4 1.3 17.7 3.1 3.3	-3.9 .6 -35.4 5.6 3.2	.4 .1' .2 .8' .2	6 3 ^r -4.7 1 ^r .3	1 3 -2.5 .8 .3	6 .2 -5.1 .5 .2	3 .2 -3.2 .2 .2	120.6 125.1 74.9 132.7 125.8
12 Intermediate materials ³ 13 Excluding energy	1.0 .0	1.7 1.2	.4 .7	13.4 4.0	3.8 2.0	-9.2 -1.6	.3' .3'	9 ^r 2 ^r	4 .1	~.9 1	-1.1 4	114.4 121.8
Crude materials 14 Foods 15 Energy 16 Other	1.4 6.9 -5.0	4.5 1.8 1.1	-3.8 -39.2 13.5	7.8 305.8 5.9	-5.3 -20.2 -18.5	-1.1 -52.7 -2.4	-1.0' -11.0' -2.3'	6' -10.6' -1.4'	$^{-1.5}_{}$	-15.9 .2	1.2 -7.3 -1.1	110.1 77.2 132.7

Not seasonally adjusted.
 Figures for consumer prices are those for all urban consumers and reflect a rental equivalence measure of homeownership after 1982.

3. Excludes intermediate materials for food manufacturing and manufactured animal feeds. SOURCE. Bureau of Labor Statistics.

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2.16 GROSS NATIONAL PRODUCT AND INCOME

Billions of current dollars except as noted; quarterly data are at seasonally adjusted annual rates.

		1000	4000	10001	1989		15	990	
	Account	1988	1989	1990 [,]	Q4	Q1	Q2	Q3	Q4′
	GROSS NATIONAL PRODUCT								
1	Total	4,873.7	5,200.8	5,465.1	5,289.3	5,375.4	5,443.3	5,514.6	5,527.3
2 3 4 5	Nondurable goods	3,238.2 457.5 1,060.0 1,720.7	3,450.1 474.6 1,130.0 1,845.5	3,657.3 480.3 1,193.7 1,983.3	3,518.5 471.2 1,148.8 1,898.5	3,588.1 492.1 1,174.7 1,921.3	3,622.7 478.4 1,179.0 1,965.3	3,693.4 482.3 1,205.0 2,006.2	3,724.9 468.5 1,216.0 2,040.4
6 7 8 9 10	Gross private domestic investment Fixed investment Nonresidential Structures Producers' durable equipment Residential structures	747.1 720.8 488.4 139.9 348.4 232.5	771.2 742.9 511.9 146.2 365.7 231.0	741.0 746.1 524.1 147.0 377.1 222.0	762.7 737.7 511.8 147.1 364.7 225.9	747.2 758.9 523.1 148.8 374.3 235.9	759.0 745.6 516.5 147.2 369.3 229.1	759.7 750.7 532.8 149.8 383.0 217.9	698.3 729.2 524.0 142.1 381.9 205.2
12 13	Change in business inventories Nonfarm	26.2 29.8	28.3 23.3	-5.0 -7.4	25.0 24.1	-11.8 -17.0	13.4 13.0	9.0 6.8	-30.8 -32.4
14 15 16	Net exports of goods and services Exports Imports	-74.1 552.0 626.1	-46.1 626.2 672.3	-31.2 672.8 704.0	-35.3 642.8 678.1	-30.0 661.3 691.3	24.9 659.7 684.6	-41.3 672.7 714.1	-28.8 697.4 726.2
17 18 19		962.5 380.3 582.3	1,025.6 400.0 625.6	1,098.1 424.0 674.1	1,043.3 399.9 643.4	1,070.1 410.6 659.6	1,086.4 421.9 664.6	1,102.8 425.8 677.0	1,132.9 437.6 695.3
20 21 22 23 24 25	By major type of product Final sales, total Goods Durable Nondurable Services Structures	4,847.5 1,908.9 840.3 1,068.6 2,488.6 450.0	5,172.5 2,044.4 894.7 1,149.7 2,671.2 456.9	5,470.2 2,148.3 939.0 1,209.3 2,864.5 457.4	5,264.3 2,060.9 894.2 1,166.7 2,747.5 455.9	5,387.2 2,122.8 941.4 1,181.4 2,791.3 473.0	5,429.9 2,133.1 930.1 1,203.0 2,834.2 462.5	5,505.6 2,161.4 943.4 1,218.0 2,889.6 454.6	5,558.2 2,175.9 941.2 1,234.7 2,943.0 439.3
26 27 28	Change in business inventories Durable goods Nondurable goods	26.2 19.9 6.4	28.3 11.9 16.4	-5.0 -11.1 6.0	25.0 13.2 11.9	-11.8 -21.6 9.8	13.4 .0 13.4	9.0 9.8 8	-30.8 -32,5 1.7
29	Мемо Total GNP in 1982 dollars	4,016.9	4,117.7	4,157.3	4,133.2	4,150.6	4,155.1	4,170.0	4,153.4
	NATIONAL INCOME								
	Total	3,984.9	4,223.3	4,420.1	4,267.1	4,350.3	4,411.3	4,452.4	4,466.5
31 32 33 34 35 36 37	Compensation of employees . Wages and salaries Government and government enterprises Other Supplement to wages and salaries Employer contributions for social insurance Other labor income	2,905.1 2,431.1 446.6 1,984.5 474.0 248.5 225.5	3,079.0 2,573.2 476.6 2,096.6 505.8 263.9 241.9	3,244.2 2,705.3 508.0 2,197.2 538.9 280.8 258.1	3,128.6 2,612.7 486.7 2,126.0 515.9 268.4 247.5	3,180.4 2,651.6 497.1 2,154.5 528.8 276.0 252.8	3,232.5 2,696.3 505.7 2,190.6 536.1 279.7 256.4	3,276.9 2,734.2 511.3 2,222.9 542.7 282.7 260.0	3,286.9 2,738.9 518.1 2,220.8 548.0 284.8 263.2
38 39 40	Proprietors' income ¹ Business and professional ¹ Farm ¹	354.2 310.5 43.7	379.3 330.7 48.6	402.5 352.6 49.9	381.7 336.0 45.7	404.0 346.6 57.4	401.7 350.8 51.0	397.9 355.6 42.4	406.2 357.4 48.8
41	Rental income of persons ²	16.3	8.2	6.9	4.1	5.5	4.3	8.4	9.3
42 43 44 45	Corporate profits ¹ Profits before tax ³ Inventory valuation adjustment Capital consumption adjustment	337.6 316.7 -27.0 47.8	311.6 307.7 -21.7 25.5	299.9 306.4 -11.4 4.9	290.9 289.8 14.5 15.6	296.8 296.9 -11.4 11.3	306.6 299.3 5 7.7	300.7 318.5 -19.8 2.0	295.7 310.8 -13.8 -1.4
46	Net interest	371.8	445.1	466.7	461.7	463.6	466.2	468.3	468.4

1. With inventory valuation and capital consumption adjustments. 2. With capital consumption adjustment. 3. For after-tax profits, dividends, and the like, see table 1.48. SOURCE. Survey of Current Business (Department of Commerce).

2.17 PERSONAL INCOME AND SAVING

Billions of current dollars; quarterly data are at seasonally adjusted annual rates. Exceptions noted.

				1989		19	990	
Account	1988	1989	1990 [,]	Q4	QI	Q2	Q3	Q4 ^r
Personal Income and Saving								
1 Total personal income	4,070.8	4,384.3	4,645.5	4,469.2	4,562.8	4,622.2	4,678.5	4,718.5
Wage and salary disbursements Commodity-producing industries Manufacturing Distributive industries Service industries Government and government enterprises	2,431.1 696.4 524.0 572.0 716.2 446.6	2,573.2 720.6 541.8 604.7 771.4 476.6	2,705.3 729.3 546.8 637.2 830.8 508.0	2,612.7 721.4 540.9 614.6 790.0 486.7	2,651.6 724.6 541.2 627.0 802.9 497.1	2,696.3 731.1 548.1 637.3 822.2 505.7	2,734.2 735.3 551.8 642.7 844.9 511.3	2,738.9 726.0 546.1 641.9 853.0 518.1
 8 Other labor income 9 Proprietors' income' 10 Business and professional¹ 11 Farm¹ 12 Rental income of persons² 13 Dividends 14 Personal interest income 15 Transfer payments 16 Old-age survivors, disability, and health insurance benefits 	225.5 354.2 310.5 43.7 16.3 102.2 547.9 587.7 300.5	241.9 379.3 330.7 48.6 8.2 114.4 643.2 636.9 325.3	258.1 402.5 352.6 49.9 123.8 680.4 694.8 350.7	247.5 381.7 336.0 45.7 4.1 118.2 664.9 655.9 334.1	252.8 404.0 346.6 57.4 5.5 120.5 670.5 680.9 347.2	256.4 401.7 350.8 51.0 4.3 122.9 678.0 686.7 347.6	260.0 397.9 355.6 42.4 8.4 124.9 685.3 696.4 351.1	263.2 406.2 357.4 48.8 9.3 126.7 687.9 715.1 356.8
17 LESS: Personal contributions for social insurance	194.1	212.8	226.2	215.8	222.9	224.1	228.6	228.9
18 EQUALS: Personal income	4,070.8	4,384.3	4,645.5	4,469.2	4,562.8	4,622.2	4,678.5	4,718.5
19 LESS: Personal tax and nontax payments	591.6	658.8	699.4	669.6	675.1	696.5	709.5	716.6
20 EQUALS: Disposable personal income	3,479.2	3,725.5	3,946.1	3,799.6	3,887.7	3,925.7	3,969.1	4,001.9
21 Less: Personal outlays	3,333.6	3,553.7	3,766.0	3,625.5	3,696.4	3,730.6	3,802.6	3,834.4
22 EQUALS: Personal saving	145.6	171.8	180.1	174.1	191.3	195.1	166.5	167.5
МЕмо Рег capita (1982 dollars) 23 Gross national product 24 Personal consumption expenditures 25 Disposable personal income 26 Saving rate (percent)	16,302.4 10,578.3 11,368.0 4.2	16,549.6' 10,678.0' 11,531.0 4.6	16,535,3 10,665,8 11,509,0 4,6	16,546.0 10,688.2 11,541.0 4.6	16,575.9 10,692.1 11,586.0 4.9	16,554.2 10,672.5 11,564.0 5.0	16,562.9 ^r 10,711.5 ^r 11,511.0 4.2	16,449.4 10,588.7 11,376.0 4.2
GROSS SAVING								
27 Gross saving	656.1	691,5	659.0	674.8	664.8	679.3	665.9	626.0
28 Gross private saving 29 Personal saving 30 Undistributed corporate profits ¹ 31 Corporate inventory valuation adjustment	751.3 145.6 91.4 -27.0	779.3 171.8 53.0 21.7	788.8 180.1 33.1 -11.4	786.4 174.1 39.8 14.5	795.0 191.3 36.7 -11.4	806.7 195.1 40.5 5	772.2 166.5 26.5 -19.8	781.3 167.5 28.7 -13.8
Capital consumption allowances 32 Corporate	322.1 192.2	346.4 208.0	363.0 212.6	356.5 216.0	356.7 210.3	359.7 211.4	365.5 213.8	370.3 214.8
 34 Government surplus, or deficit (-), national income and product accounts 35 Federal 36 State and local 	-95.3 -141.7 46.5	87.8 134.3 46.4	- 129.8 - 165.4 35.6	-111.6 -150.1 38.5	-130.2 -168.3 38.1	-127.3 -166.0 38.6	106.4 145.7 39.3	-155.3 -181.7 26.4
37 Gross investment	627.8	674.4	655.6	671.8	665.6	676.1	661.0	619.6
38 Gross private domestic 39 Net foreign	747.1 -119.2	771.2 -96.8	741.0 85.5	762.7 -90.9	747.2 -81.6	759.0 -82.9	759.7 -98.7	698.3 -78.7
40 Statistical discrepancy	-28.2	-17.0	-3.4	-3.0	.7	-3.2	-4.9	-6.4

With inventory valuation and capital consumption adjustments.
 With capital consumption adjustment.

SOURCE. Survey of Current Business (Department of Commerce).

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3.10 U.S. INTERNATIONAL TRANSACTIONS Summary

Millions of dollars; quarterly data are seasonally adjusted except as noted.¹

				1989		19	90	
Item credits or debits	1988	1989	1990	Q4	Q1	Q2	Q3	Q4 ^p
Balance on current account Not seasonally adjusted Merchandise trade balance ² Merchandise imports Merchandise imports Military transactions, net Investment income, net. Other service transactions, net Remittances, pensions, and other transfers U.S. government grants	$\begin{array}{c} -126,986\\ 320,337\\ -447,323\\ -5,452\\ 1,610\\ 16,971\\ -4,261\end{array}$	-110,035 -114,864 360,465 -475,329 -6,319 -913 26,783 -3,758 -10,963	99,297 108,680 389,286 497,966 6,414 7,534 29,337 4,101 16,972	-26,692 -27,926 -28,746 91,738 -120,484 -1,776 561 7,900 -889 -3,742	$\begin{array}{r} -22,320\\ -18,327\\ -26,809\\ 96,093\\ -122,902\\ -1,287\\ 2,004\\ 7,212\\ -1,038\\ -2,402\end{array}$	-22,733 -20,987 -23,225 96,585 -119,810 -1,382 -990 7,286 -921 -3,501	-26,481 -30,672 -29,785 96,152 -125,937 -1,705 2,256 6,852 -1,106 -2,993	-27,762 -29,311 -28,861 100,456 -129,317 -2,042 4,265 7,988 -1,037 -8,075
Change in U.S. government assets, other than official reserve assets, net (increase, -)	2,969	1,185	2,971	-47	~659	-808	-360	4,797
Change in U.S. official reserve assets (increase, -) Gold Special drawing rights (SDRs). Reserve position in International Monetary Fund Foreign currencies.	0 127 1,025	-25,293 0 -535 471 -25,229	-2,158 0 -192 731 -2,697	-3,202 0 -204 -23 -2,975	-3,177 0 -247 234 -3,164	371 0 -216 493 94	1,739 0 363 8 1,368	1,092 0 -93 -4 -995
Change in U.S. private assets abroad (increase, ~) Bank-reported claims ³ Nonbank-reported claims U.S. purchase of foreign securities, net U.S. direct investments abroad, net	-2,847	-102,953 -50,684 1,391 -21,938 -31,722	-62,062 816 -26,785 -36,370	-45,496 -32,658 47 -4,109 -8,776	36,741 52,353 1,202 -7,496 -9,318	-31,257 -13,639 -1,550 -11,247 -4,821	-33,273 -13,489 625 -1,223 -19,186	-34,273 -24,409 -6,819 -3,045
Change in foreign official assets in United States (increase, +) U.S. Treasury securities	41,741 1,309 -710 -319	8,823 333 1,383 332 4,940 1,835	30,778 28,704 667 1,486 1,495 -1,574	7,016 7,342 569 412 820 165	-8,203 -5,897 -521 -381 -1,278 -126	5,541 2,442 346 1,089 1,918 -254	13,588 12,058 134 -202 1,871 -273	19,851 20,101 708 979 -1,016 -921
Change in foreign private assets in United States (increase, +) U.S. bank-reported liabilities U.S. nonbank-reported liabilities Foreign private purchases of U.S. Treasury securities, net Foreign purchases of other U.S. securities, net Foreign direct investments in United States, net	70,235 6,664 20,239 26,353	205,829 61,199 2,867 29,951 39,568 72,244	56,766 19,786 1,144 4,096 25,708	76,336 36,674 1,732 5,671 10,793 21,466	-24,786 -32,264 290 -835 2,486 5,537	19,954 4,897 1,317 3,614 2,890 7,236	42,543 27,591 4,425 312 -1,670 11,885	19,055 19,562
Allocation of SDRs Discrepancy Owing to seasonal adjustments Statistical discrepancy in recorded data before seasonal	-8,404	0 22,443	0 73,002	0 6,117 3,560	0 22,404 3,023	0 28,932 ~767	0 2,244 4,980	0 19,424 2,726
adjustment	8,404	22,443	73,002	2,558	19,381	29,699	7,224	16,698
Changes in official assets U.S. official reserve assets (increase, -) Foreign official assets in United States (increase, +)		-25,293	-2,158	-3,202	-3,177	371	1,739	~1,092
excluding line 25 Change in Organization of Petroleum Exporting Countries official assets in United States (part of line 22 above).		8,491 10,713	29,292 1,902	-7,428 -1,379	-7,822 2,953	4,452 208	13,790 	18,872 341

1. Seasonal factors are not calculated for lines 6, 10, 12–16, 18–20, 22–34, and 38-40. 2. Data are on an international accounts (IA) basis. Differs from the Census basis data, shown in table 3.11, for reasons of coverage and timing. Military exports are excluded from merchandise data and are included in line 6. 3. Reporting banks included alk kinds of depository institutions besides commercial banks, as well as some brokers and dealers.

Primarily associated with military sales contracts and other transactions arranged with or through foreign official agencies.
 Consists of investments in U.S. corporate stocks and in debt securities of private corporations and state and local governments. NOTE. Data are from Bureau of Economic Analysis, Survey of Current Business (Department of Commerce).

3.11 U.S. FOREIGN TRADE¹

Millions of dollars; monthly data are seasonally adjusted.

	Item	1988	1989	1990 ^r			1990'			19	191
_	nem	1900	1969	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
1	EXPORTS of domestic and foreign merchandise excluding grant-aid shipments, f.a.s. value	322,426	363,812	393,592	32,515	32,231	34,631	33,586	33,570	34,311	33,502
2	GENERAL IMPORTS including merchandise for immediate consumption plus entries into bonded warehouses Customs value	440,952	473,211	495,311	41,868	41,315	44,527	43,123	39,895	41,474	38,836
3	Trade balance Customs value		-109,399	-101,718	-9,353	-9,084	-9,897	-9,536	-6,325	-7,164	-5,334

1. The Census basis data differ from merchandise trade data shown in table 3.10, U.S. International Transactions Summary, for reasons of coverage and timing. On the *export side*, the largest adjustment is the exclusion of military sales (which are combined with other military transactions and reported separately in the "service account" in table 3.10, line 6.0, on the *import side*, additions are made for gold, ship purchases, imports of electricity from Canada, and other transactions; military payments are excluded and shown separately as indicated above. As of Jan. 1, 1987 census data are released 45 days after the end of the month; the previous month is revised to reflect late documents. Total exports and the trade balance reflect adjustments for undocumented exports to Canada. Source. FT900 "Summary of U.S. Export and Import Merchandise Trade" (Department of Commerce, Bureau of the Census).

3.12 U.S. RESERVE ASSETS

Millions of dollars, end of period

	T	1987	1988	1090		19	990			1991	
	Туре	1987	1966	1989	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar. ^p
1	Total	45,798	47,802	74,609	80,024	82,822'	83,041'	83,316'	85,006	82,797	78,002
2	Gold stock, including Exchange Stabilization Fund ¹	11,078	11,057	11,059	11,063	11,060	11,059	11,058	11,058	11,058	11,058
3	Special drawing rights ^{2,3}	10,283	9,637	9,951	10,666	10,876	11,059	10,989	10,922	10,958	10,368
4	Reserve position in International Monetary Fund ²	11,349	9,745	9,048	8,881	9,066	8,871	9,076	9,468	9,556	8,910
5	Foreign currencies ⁴	13,088	17,363	44,551	49,414	51,820	52,052′	52,193′	53,558	51,225	47,666

Gold held under earmark at Federal Reserve Banks for foreign and interna-tional accounts is not included in the gold stock of the United States; see table 3.13. Gold stock is valued at \$42.22 per fine troy ounce.
 Beginning July 1974, the IMF adopted a technique for valuing the SDR based on a weighted average of exchange rates for the currencies of member countries. From July 1974 through December 1980, 16 currencies were used; from January 1981, 5 currencies have been used. The U.S. SDR holdings and reserve position

in the IMF also are valued on this basis beginning July 1974. 3. Includes allocations by the International Monetary Fund of SDRs as follows: \$867 million on Jan. 1, 1970; \$717 million on Jan. 1, 1971; \$710 million on Jan. 1, 1972; \$1,139 million on Jan. 1, 1979; \$1,152 million on Jan. 1, 1980; and \$1,093 million on Jan. 1, 1981; plus transactions in SDRs. 4. Valued at current market exchange rates.

3.13 FOREIGN OFFICIAL ASSETS HELD AT FEDERAL RESERVE BANKS¹

Millions of dollars, end of period

	1097	1099	1090		19	990			1991	
Assets	1987	1988	1989	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar. ^p
l Deposits	244	347	589	360	297	264	369	271	329	228
Assets held in custody 2 U.S. Treasury sccurities ² 3 Earmarked gold ³	195,126 13,919	232,547 13,636	224,911 13,456	261,321 13,419	266,749 13,415	272,399 13,389	278,499 13,387	286,722 13,377	286,471 13,382	272,505 13,374

Excludes deposits and U.S. Treasury securities held for international and regional organizations.
 Marketable U.S. Treasury bills, notes, and bonds; and nonmarketable U.S. Treasury securities payable in dollars and in foreign currencies at face value.

3. Earmarked gold and the gold stock are valued at \$42.22 per fine troy ounce. Earmarked gold is gold held for foreign and international accounts and is not included in the gold stock of the United States.

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3.14 FOREIGN BRANCHES OF U.S. BANKS Balance Sheet Data¹

Millions of dollars, end of period

All foreign countries 1 Total, all currencles Sig.641 S							1990			19	91
1 Total, all currencies 518,018 595,595 545,366 551,377 566,172 553,587 556,357	Asset account	1987	1988	1989	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.
2 Lines on United States 118.044 169.111 198.057 172.577 182.997 172.777 180.097 183.997 193.997						All foreign	countries				
3 Perrer bask 105,845 129,845 157,667 140,877 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 140,927 155,687 156,578 157,927 152,387 156,557 156,578 157,977 152,977 152,987 150,977 75,958 759,977 75,958 759,977 75,958 759,986 759,798 759,386 759,798,967 759,366 750,97 153,958 156,551 55,651 91,147 155,557 160,167 153,398 163,456 159,177 152,987 151,957 759,167 752,397 152,3397 140,147 155,057 156,951 156,957 150,917 152,939 1	l Total, all currencies	518,618	505,595	545,366	551,377'	546,172'	552,542'	558,626 ^r	556,925'	563,587'	559,946
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	3 Parent bank 4 Other banks in United States 5 Nonbanks 6 Claims on foreigners 7 Other branches of parent bank 8 Banks 9 Public borrowers	105,845 16,416 15,773 342,520 122,155 108,859 21,832	129,856 14,918 24,337 299,728 107,179 96,932 17,163	157,092 17,042 24,701 300,575 113,810 90,703 16,456	137,589 ^r 14,500 26,178 313,831 121,705 88,768 16,157	140,897' 14,272 27,424 311,248 123,359 83,305 16,379	135,568' 13,261 28,742 319,318 128,747 82,706 16,335	140,302' 12,937' 27,699 323,020' 135,177 81,440' 16,591'	148,837' 13,296 26,363 312,349' 134,567 72,986' 17,502'	141,094 ⁷ 14,541 27,952 321,150 ⁷ 131,727 ⁷ 81,607 ⁷ 18,205 ⁷	187,688 145,481 12,887 29,320 313,128 124,167 80,030 17,843 91,088
13 Claims on United States 132.023 163.465 191.184 169.7457 174.0167 169.9867 172.336 180.1747 175.5057 152.345 14 Detent bark 114.517 122.567 152.548 113.1322 122.424 113.1422 124.411 122.517 113.1322 122.424 113.1422 124.411 122.548 113.152 122.424 113.1427 122.424 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.1427 122.414 113.4297 123.4217 124.6453 113.1427 124.414 144.497 114.447 144.447 </td <td>11 Other assets</td> <td>38,064</td> <td>36,756</td> <td>45,956</td> <td>59,279</td> <td>52,331</td> <td>55,653</td> <td>54,668</td> <td>56,080</td> <td>58,850'</td> <td>59,130</td>	11 Other assets	38,064	36,756	45,956	59,279	52,331	55,653	54,668	56,080	58,850'	59,130
14 Darent bank. 100.251 125.294 123.2027 135.107 129.887 134.4367 142.067 135.107 129.887 134.4367 142.067 135.107 132.22 12.441 120.687 125.1087 129.487 134.4367 144.097 179.4077 73.994 166.087 135.994 140.228 124.441 142.0467 179.4077 73.994 166.73 179.8407 179.9407 179.9407 179.9407 179.9407 179.9407 179.9407 179.9407 159.9407 139.418 37.7597 36.4476 141.1327 142.291 11.2027 12.294.017 12.2027 12.294 13.147 12027 12.294 13.1477 12027 12.294 13.1457 14.4817 180.493 131.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.1457 13.202 13.2087 14.4467 143.146 144.141 13.1457 14.2067 13.241 13.1457 13.1457 13.1457 13.1457 13.1457	12 Total payable in U.S. dollars	350,107	357,573	382,498		360,210	362,537'		379,162'	379,386'	379,729
United Kingdom 23 Total, all currencles	14 Parent bank 15 Other banks in United States 16 Nonbanks 17 Claims on foreigners 18 Other branches of parent bank 19 Banks 20 Public borrowers	103,251 14,657 14,115 202,428 88,284 63,707 14,730	126,929 14,167 22,360 177,685 80,736 54,884 12,131	152,294 16,386 22,504 169,690 82,949 48,396 10,961	132,025' 13,513 24,207 163,490 82,564 40,733 10,939	135,100 ⁷ 13,422 25,494 163,994 84,378 39,413 11,166	129,882' 12,441 26,665 168,722 90,198 37,531 11,201	134,436' 12,088' 25,812 174,832' 95,599 37,795' 11,202'	142,962 ^r 12,513 24,699 174,092 ^r 94,939 36,440 ^r 12,298 ^r	135,389' 13,739 26,377 179,403' 93,488 41,134' 13,136'	180,115 140,303 12,266 27,546 173,166 87,033 40,785 12,944 32,404
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	22 Other assets	15,656	16,432	21,624	24,803	22,200	24,827	24,585	24,896	24,478	26,448
24 Claims on United States 32,518 40,089 39,212 40,092 42,574 39,862 42,301 45,560 40,197 44 25 Parent banks in United States 1,239 1,423 1,088 1,037 723 694 1,088 792 1,095 1,227 27 Nonbanks 3,309 4,723 2,307 2,915 2,407 11,536 12,207 115,536 12,177 115 29 Other branches of parent bank 39,903 35,625 37,727 43,581 44,408 47,399 44,497 41,367 47,857 44 30 Public borrowers 4,752 40,073 3,262 3,2728 3,581 4,768 35,705 35,217 35 33 Other assets 10,477 10,358 15,078 26,418 21,047 22,595 21,804 23,722 23,543 23 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614 35,614						United K	ingdom			_	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	23 Totai, all currencies	158,695	156,835	161,947	184,933	178,484	184,660	188,182	184,818	184,817	180,211
34 Total payable in U.S. dollars 100,574 103,503 103,208 106,891 106,899 109,950 115,182 116,762 114,413 113 35 Claims on United States 30,439 38,012 36,404 35,979 37,997 35,429 37,668 41,259 36,6120 37 37 Other banks in United States 1,044 964 843 721 466 419 611 334 771 334 771 37 016 1,044 964 843 721 466 419 611 334 771 314 1,016 1,595 1,43 1,316 1,595 1,43 1,316 1,595 1,43 1,316 1,595 1,43 1,316 1,595 1,43 1,316 1,596 1,450 33,43 1,314 1,31,42 1,232 1,673 1,507 1,855 1,41,413 1,33 1,242 1,329 33,135 1,450 3,601 3,145 1,4,413 1,31 1,32 1,41,905 1,4,413 1,324 1,222 1,350 1,575 1,59,95 1,575 1,59,97 13,	25 Parent bank 26 Other banks in United States 27 Nonbanks 28 Claims on foreigners 29 Other branches of parent bank 30 Banks 31 Public borrowers	27,350 1,259 3,909 115,700 39,903 36,735 4,752	34,243 1,123 4,723 106,388 35,625 36,765 4,019	35,847 1,058 2,307 107,657 37,728 36,159 3,293	36,140 1,037 2,915 118,423 43,581 37,623 3,757	39,042 723 2,809 114,863 44,408 34,088 3,639	35,904 694 3,264 122,203 47,390 35,480 3,521	38,453 1,088 2,760 124,077 49,499 36,135 3,675	42,413 792 2,355 115,536 46,367 31,604 3,860	36,533 1,095 2,569 121,077 47,857 34,050 3,953	41,278 37,662 924 2,692 115,361 41,653 34,518 4,029 35,161
35 Claims on United States 30,439 38,012 36,404 35,979 37,997 35,429 37,668 41,259 36,120 37 36 Parent bank 26,304 33,252 34,329 33,385 36,024 33,145 35,614 39,609 33,754 35 37 Other banks in United States 1,044 964 843 721 466 419 611 33,457 35,514 13,665 1,443 1,316 1,595 1 39 Claims on foreigners 64,560 60,472 59,062 60,390 59,811 65,720 66,876 63,701 67,996 64 30 Other branches of parent bank 19,188 18,494 16,579 14,570 13,206 13,571 13,915 13,135 14,905* 15 42 Public borrowers 3,313 2,840 2,371 2,862 3,145 3,242 3 43 Nonbank foreigners 5,575 5,019 7,742 10,522 9,091 10,801 10,638 11,802 10,297 11 40 <td< td=""><td>33 Other assets</td><td>10,477</td><td>10,358</td><td>15,078</td><td>26,418</td><td>21,047</td><td>22,595</td><td>21,804</td><td>23,722</td><td>23,543</td><td>23,572</td></td<>	33 Other assets	10,477	10,358	15,078	26,418	21,047	22,595	21,804	23,722	23,543	23,572
36 Parent bank 26,304 33,252 34,329 33,855 36,024 33,145 35,614 39,609 33,754 35 37 Other banks in United States 1,044 96,609 33,754 35 38 Nonbanks 3,091 3,796 1,232 1,673 1,507 1,865 1,443 1,316 1,595 1 39 Claims on foreigners 64,560 60,472 59,802 60,390 59,811 63,720 66,876 63,701 67,996 64 40 Other branches of parent bank 28,635 28,474 29,872 33,990 37,164 39,630 37,142 38,120 33 41 Banks 19,188 18,494 16,579 14,570 13,206 13,571 13,915 13,132 14,405' 15 42 Public borrowers 3,313 2,840 2,371 2,806 2,790 2,862 31,43 3,422 10,291 10,469 10,281 11,729' 12 44 Other assets 5,575 5,019 7,742 10,522	34 Total payable in U.S. dollars	100,574	103,503	103,208	106,891	106,899	109,950	115,182	116,762	114,413	113,673
45 Total, all currencies 160,321 170,639 176,006 150,726 ⁷ 153,266 ⁷ 153,859 ⁷ 162,316 ⁷ 166,896 ⁷ 167 46 Claims on United States 85,318 105,320 124,205 103,552 ⁷ 106,606 ⁷ 107,009 ⁵ 106,694 ⁷ 112,989 ⁴ 115,402 ⁷ 118 47 Parent bank 60,048 73,409 87,882 68,538 ⁷ 70,177 70,877 ⁷ 71,416 ⁷ 77,873 ⁷ 77,946 ⁷ 81 48 Other banks in United States 14,277 13,145 15,071 12,625 12,359 116,055 11,017 ⁷ 11,869 12,377 11 49 Nonbanks 70,162 58,393 44,168 39,595 39,573 38,062 38,669 ⁷ 41,356 ⁷ 42,801 ⁷ 40 51 Other branches of parent bank 21,277 17,954 113,09 12,031 11,638 12,152 12,697 153,466 12,292 11 52 Banks 33,751 28,268 22,611 17,543 18,076 15,994 16,299 ⁷	36 Parent bank 37 Other banks in United States 38 Nonbanks 39 Claims on foreigners 39 Claims on foreigners 40 Other branches of parent bank 41 Banks 42 Public borrowers 43 Nonbank foreigners	26,304 1,044 3,091 64,560 28,635 19,188 3,313 13,424	33,252 964 3,796 60,472 28,474 18,494 2,840 10,664	34,329 843 1,232 59,062 29,872 16,579 2,371 10,240	33,585 721 1,673 60,390 32,976 14,570 2,896 9,948	36,024 466 1,507 59,811 33,990 13,206 2,866 9,749	33,145 419 1,865 63,720 37,069 13,571 2,790 10,290	35,614 611 1,443 66,876 39,630 13,915 2,862 10,469	39,609 334 1,316 63,701 37,142 13,135 3,143 10,281	33,754 771 1,595 67,996 38,120 14,905' 3,242 11,729'	37,644 35,345 615 1,684 64,682 33,136 15,840 3,290 12,416 11,347
46 Claims on United States 85,318 105,320 124,205 103,552' 106,606' 107,009' 106,694' 112,989' 115,402' 118 47 Parent bank 60,048 73,409 87,882 68,538' 70,177' 70,877' 71,416' 77,873' 77,946' 81 48 Other banks in United States 14,277 13,145 15,071 12,625 12,539 11,605 11,017' 11,869 12,287' 11 49 Nonbanks 70,162 58,393 44,168 39,595 39,573 38,662 38,669' 41,356' 42,801' 40 50 Other branches of parent bank 21,277 17,954 117,994 116,38 12,152 12,697 13,416 12,292 11 51 Other branches of parent bank 21,277 17,954 11,309 12,031 11,638 12,152 12,697 13,416 12,292 11 53 Public borrowers 7,428 5,830 5,217 4,554 4,818 4,876 4,775' 5,807' 6,528' 6											
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	45 Total, all currencles	160,321	170,639	176,006	150,726 ^r	153,266'	153,529'	153,850'	162,316 ^r	166,896 ^r	167,717
	 47 Parent bank 48 Other banks in United States 49 Nonbanks 50 Claims on foreigners 51 Other branches of parent bank 52 Banks 53 Public borrowers 	60,048 14,277 10,993 70,162 21,277 33,751 7,428	73,409 13,145 18,766 58,393 17,954 28,268 5,830	87,882 15,071 21,252 44,168 11,309 22,611 5,217	68,538 ^r 12,625 22,389 39,595 12,031 17,543 4,554	70,177' 12,539 23,890 39,573 11,638 18,076 4,818	70,877' 11,605 24,527 38,062 12,152 15,994 4,876	71,416' 11,017' 24,261 38,669' 12,697 16,299' 4,775'	77,873' 11,869 23,247 41,356' 13,416 16,310' 5,807'	77,946' 12,877 24,579 42,801' 12,292 18,343 6,528'	118,297 81,402 11,380 25,515 40,363 11,477 16,863 6,484 5,539
56 Total payable in U.S. dollars 151,434 163,518 170,780 146,472 ^r 149,615 ^r 149,271 ^r 149,754 ^r 158,390 ^r 162,048 ^r 163											9,057
	56 Total payable in U.S. dollars	151,434	163,518	170,780	146,472 ^r	149,615'	149,271′	149,754'	158,390	162,048'	163,041

1. Beginning with June 1984 data, reported claims held by foreign branches have been reduced by an increase in the reporting threshold for "shell" branches

from \$50 million to \$150 million equivalent in total assets, the threshold now applicable to all reporting branches.

3.14—Continued

T 1.4.114.	1007	1000	1000			1990			19	1991	
Liability account	1987	1988	1989	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	
					All foreign	countries					
57 Total, all currencies	518,618	505,595	545,366	551,377'	546,172 ^r	552,542'	558,626'	556,925'	563,587 ^r	559,946	
58 Negotiable CDs 59 To United States 60 Parent bank 10 Other banks in United States 62 Nonbanks	30,929 161,390 87,606 20,355 53,429	28,511 185,577 114,720 14,737 56,120	23,500 197,239 138,412 11,704 47,123	22,917 167,441' 109,849' 10,264 47,328	21,977 172,916' 117,384' 8,976 46,556	22,089 167,575 ^r 113,098 ^r 7,984 46,493	21,521 171,592 ^r 115,519 ^r 9,140 46,933 ^r	18,060 189,412' 138,748' 7,463 43,201'	19,106 185,869' 133,708 9,341 42,820'	18,595 187,070 131,735 10,580 44,755	
63 To foreigners 64 Other branches of parent bank 65 Banks 66 Official institutions 67 Nonbank foreigners 68 Other liabilities	304,803 124,601 87,274 19,564 73,364 21,496	270,923 111,267 72,842 15,183 71,631 20,584	296,850 119,591 76,452 16,750 84,057 27,777	321,365 124,393 79,485 17,801 99,686 39,654	317,202 125,382 75,351 17,475 98,994 34,077	327,139 131,045 75,815 18,436 101,843 35,739	328,534 137,849 72,352 17,996 100,337 36,979 ^r	311,663 138,799 58,966' 14,791' 99,107 37,790'	319,811 131,899 70,202' 17,343 100,367' 38,801'	316,179 124,143 73,852 16,648 101,536 38,102	
69 Total payable in U.S. dollars	361,438	367,483	396,613	365,959	364,972 ^r	363,963'	372,359	383,291'	383,707'	379,680	
70 Negotiable CDs 71 To United States 72 Parent bank 73 Other banks in United States 74 Nonbanks	26,768 148,442 81,783 18,951 47,708	24,045 173,190 107,150 13,468 52,572	19,619 187,286 132,563 10,519 44,204	17,588 155,202' 103,386' 8,791 43,025	17,219 159,059' 109,490' 7,501 42,068	17,022 153,350' 104,651' 6,486 42,213	16,845 157,013' 106,951' 7,686 42,376'	14,094 175,713' 130,569' 6,052 39,092'	15,141 171,779 ^r 125,657 7,627 38,495 ^r	14,446 174,169 124,530 8,715 40,924	
75 To foreigners 76 Other branches of parent bank 77 Banks 78 Official institutions 79 Nonbank foreigners 80 Other liabilities	177,711 90,469 35,065 12,409 39,768 8,517	160,766 84,021 28,493 8,224 40,028 9,482	176,460 87,636 30,537 9,873 48,414 13,248	177,484 84,157 28,945 9,710 54,672 15,685	175,725 85,303 26,576 9,346 54,500 12,969	178,969 89,658 23,669 9,689 55,953 14,622	183,461 95,556 25,022 9,091 53,792 15,040 ⁷	178,707 97,833 20,251' 7,921' 52,702 14,777'	181,824 94,464 23,661' 10,585 53,114' 14,963'	175,480 87,007 25,553 10,004 52,916 15,585	
			.	ļ	United K	ingdom	ł		ļ		
81 Total, all currencies	158,695	156,835	161,947	184,933	178,484	184,660	188,182	184,818	184,817	180,211	
82 Negotiable CDs 83 To United States 84 Parent bank 85 Other banks in United States 86 Nonbanks	26,988 23,470 13,223 1,536 8,711	24,528 36,784 27,849 2,037 6,898	20,056 36,036 29,726 1,256 5,054	18,703 33,365 23,399 1,535 8,431	17,542 35,485 25,461 1,765 8,259	17,557 32,143 22,013 1,430 8,700	17,144 36,500 26,165 1,671 8,664	14,256 39,928 31,806 1,505 6,617	14,872 34,389 25,548 1,861 6,980	14,363 34,070 25,670 1,401 6,999	
87 To foreigners 88 Other branches of parent bank 99 Banks 90 Official institutions 91 Nonbank foreigners 92 Other liabilities	98,689 33,078 34,290 11,015 20,306 9,548	86,026 26,812 30,609 7,873 20,732 9,497	92,307 27,397 29,780 8,551 26,579 13,548	109,372 28,967 34,647 9,902 35,856 23,493	106,494 30,487 30,111 9,578 36,318 18,963	114,959 32,357 33,870 10,788 37,944 20,001	113,958 34,406 32,844 9,534 37,174 20,580	108,531 36,709 25,126' 8,361' 38,335 22,103	113,754 34,547 31,765 10,368 37,074 21,802	110,454 30,978 32,801 9,728 36,947 21,324	
93 Total payable in U.S. dollars	102,550	105, 9 07	108,178	108,532	107,216	108,064	114,090	116,153	114,367	112,343	
94 Negotiable CDs 95 To United States 96 Parent bank 97 Other banks in United States 98 Nonbanks	24,926 17,752 12,026 1,308 4,418	22,063 32,588 26,404 1,752 4,432	18,143 33,056 28,812 1,065 3,179	15,758 28,779 22,423 1,228 5,128	15,502 30,368 23,963 1,471 4,934	15,237 26,867 20,334 1,035 5,498	15,100 31,117 24,381 1,318 5,418	12,710 34,756 30,014 1,156 3,586	13,387 29,114 23,945 1,324 3,845	12,790 29,705 24,389 926 4,390	
99 To foreigners 00 Other branches of parent bank 01 Banks 02 Official institutions 03 Nonbank foreigners 04 Other liabilities	55,919 22,334 15,580 7,530 10,475 3,953	47,083 18,561 13,407 4,348 10,767 4,173	50,517 18,384 12,244 5,454 14,435 6,462	55,252 17,347 13,042 5,463 19,400 8,743	54,679 18,560 11,116 5,324 19,679 6,667	57,639 20,797 10,465 5,751 20,626 8,321	59,787 23,288 11,911 5,000 19,588 8,086	60,014 25,957 9,488' 4,692' 19,877 8,673	63,702 24,954 11,539 7,158 20,051 8,164	60,977 21,339 12,993 6,570 20,075 8,871	
]	Bahamas and	d Caymans			•		
05 Total, all currencies	160,321	170,639	176,006	150,726 ^r	153,266'	153,529'	153,850	162,3167	166,896 ^r	167,717	
06 Negotiable CDs 07 To United States 08 Parent bank 09 Other banks in United States 10 Nonbanks	885 113,950 53,239 17,224 43,487	953 122,332 62,894 11,494 47,944	678 124,859 75,188 8,883 40,788	553 100,653' 56,123' 7,039 37,491	553 104,243' 62,308' 5,398 36,537	560 103,577' 62,506' 4,959 36,112	561 104,086' 61,350' 5,798 36,938'	646 114,738' 74,941' 4,526 35,271'	654 120,248' 80,157 5,655 34,436'	629 121,656 77,681 7,618 36,357	
11 To foreigners 12 Other branches of parent bank 13 Banks 14 Official institutions 15 Nonbank foreigners 16 Other labilities	43,815 19,185 10,769 1,504 12,357 1,671	45,161 23,686 8,336 1,074 12,065 2,193	47,382 23,414 8,823 1,097 14,048 3,087	46,922 24,965 7,469 943 13,545 2,598	46,237 24,781 7,519 731 13,206 2,233	46,867 25,864 6,794 703 13,506 2,525	46,299 25,579 6,569 763 13,388 2,904 ⁷	44,444 24,715 5,588 622 13,519 2,488'	42,883 23,099 6,063 ⁷ 811 12,910 ⁷ 3,111 ⁷	42,555 22,923 6,188 728 12,716 2,877	
17 Total payable in U.S. dollars	152,927	162,950	171,250	145,701'	148,621	147,781	148,197	157,132 ^r	161,708'	162,358	

A58 International Statistics □ June 1991

3.15 SELECTED U.S. LIABILITIES TO FOREIGN OFFICIAL INSTITUTIONS

Millions of dollars, end of period

liem	1988	1989				1991			
цені	1908	1969	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.'	Feb. ^p
1 Total ¹	304,132	312,477'	321,602	324,007	329,964	340,542	343,908	352,105	361,540
By type 2 Liabilities reported by banks in the United States ² 3 U.S. Treasury bills and certificates ³ U.S. Treasury bonds and notes 4 Marketable 5 Nonmarketable 6 U.S. securities other than U.S. Treasury securities ⁵	31,519 103,722 152,429 523 15,939	36,496 76,985 179,269 ⁷ 568 19,159	40,861 72,803 185,351 3,692 18,895	40,202 72,472 189,159 3,717 18,457	44,681 72,457 190,534 3,741 18,551	43,170 80,220 195,305 3,765 18,082	39,494 78,493 203,185 4,491 18,245	41,445 82,520 205,752 4,521 17,867	43,026 82,611 213,069 4,550 18,284
By area 7 Western Europe ¹ 8 Canada 9 Latin America and Caribbean 10 Asia 11 Africa 12 Other countries ⁶	123,752 9,513 10,030 151,887 1,403 7,548	133,417 9,482 8,745 ⁷ 153,338 1,030 6,469	152,611 11,083 11,561 136,977 1,697 7,675	156,275 10,171 11,776 136,333 1,383 8,068	163,363 8,903 11,615 137,032 1,305 7,748	169,277 8,639 14,298 139,235 1,404 7,692	171,170 8,598 15,777 138,159 1,433 8,071	173,216 8,106 16,209 143,597 1,659 8,612	178,215 7,777 18,107 146,276 1,439 9,016

Includes the Bank for International Settlements.
 Principally demand deposits, time deposits, bankers acceptances, commercial paper, negotiable time certificates of deposit, and borrowings under repur-

chapter, negonable time certificates of deposit, and corrowings under repurchase agreements.
 3. Includes nonmarketable certificates of indebtedness (including those payable in foreign currencies through 1974) and Treasury bills issued to official institutions of foreign countries.
 4. Excludes notes issued to foreign official nonreserve agencies. Includes

bonds and notes payable in foreign currencies; zero coupon bonds are included at

bonds and notes payable in foreign currencies; zero coupon bonds are included at current value.
5. Debt securities of U.S. government corporations and federally sponsored agencies, and U.S. corporate stocks and bonds.
6. Includes countries in Oceania and Eastern Europe.
NOTE. Based on data and on data reported to the Treasury Department by banks (including Federal Reserve Banks) and securities dealers in the United States and on the 1984 benchmark survey of foreign portfolio investment in the United States. United States.

3.16 LIABILITIES TO AND CLAIMS ON FOREIGNERS Reported by Banks in the United States Payable in Foreign Currencies¹

Millions of dollars, end of period

	1987	1988	1989′	1990/					
Item	1987	1988	1989	Mar.	June	Sept.	Dec.		
1 Banks' own liabilities 2 Banks' own claims 3 Deposits 4 Other claims 5 Claims of banks' domestic customers ²	55,438 51,271 18,861 32,410 551	74,980 68,983 25,100 43,884 364	67,835 65,127 20,491 44,636 3,507	63,273 61,082 21,585 39,497 1,649	68,650 66,680 20,281 46,399 2,612	69,827 68,064 23,718 44,346 2,843	69,260 66,108 25,526 40,582 6,563		

1. Data on claims exclude foreign currencies held by U.S. monetary authorities.

Assets owned by customers of the reporting bank located in the United States that represent claims on foreigners held by reporting banks for the accounts of the domestic customers.

3.17 LIABILITIES TO FOREIGNERS Reported by Banks in the United States¹

Payable in U.S. dollars

Millions of dollars, end of period

	1000					1990'			19	991
Holder and type of liability	1988	1989	1990 ^r	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.'	Feb. ^p
1 All foreigners	685,339	736,878'	755,455	729,261	731,516	737,343	744,298	755,455	753,640	759,701
2 Banks' own liabilities .	514,532	577,498'	577,424	561,770	561,795	564,094	561,298	577,424	568,508	575,349
3 Demand deposits .	21,863	22,032'	21,734	20,507	22,085	20,212	19,680	21,734	19,689	20,112
4 Time deposits .	152,164	168,780'	168,096	156,506	159,040	158,674	162,289	168,096	159,370	162,150
5 Other .	51,366	67,823'	67,560	75,893	67,406	75,398	72,280	67,560	76,943	75,946
6 Own foreign offices 4.	289,138	318,864'	320,034	308,864	313,264	309,810	307,049	320,034	312,506	317,141
 7 Banks' custody liabilities⁵	170,807	159,380	178,031	167,491	169,721	173,250	183,000	178,031	185,132	184,352
	115,056	91,100	98,179	92,915	91,361	94,821	101,243	98,179	105,801	105,301
10 Other	16,426	19,526	17,408	16,983	17,198	17,680	18,294	17,408	17,886	18,176
	39,325	48,754	62,444	57,593	61,162	60,748	63,464	62,444	61,445	60,875
11 Nonmonetary international and regional organizations ⁶	3,224	4,894'	5,918	5,219	6,422	5,404	5,324	5,918	7,907	6,555
12 Banks' own liabilities	2,527	3,279 ^r	4,540	3,260	5,111	4,369	3,179	4,540	6,430	4,092
13 Demand deposits	71	96	36	39	101	57	33	36	67	23
14 Time deposits ²	1,183	927	1,038	1,303	1,245	885	773	1,038	1,587	1,672
15 Other ³	1,272	2,255 ^r	3,467	1,917	3,765	3,427	2,373	3,467	4,775	2,397
 16 Banks' custody liabilities⁵	698	1,616	1,378	1,959	1,311	1,034	2,145	1,378	1,478	2,462
	57	197	364	1,095	479	248	1,077	364	423	1,620
19 Other	641	1,417	1,014	819	817	782	1,022	1,014	1,005	842
	0	2	0	45	15	5	46	0	50	0
20 Official institutions ⁹	135,241	113,481	117,988	113,664	112,673	117,137	123,390	117,988	123,965	125,638
21 Banks' own liabilities 22 Demand deposits 23 Time deposits ² 24 Other ³	27,109	31,108	34,698	36,825	36,237	39,893	38,065	34,698	37,553	38,730
	1,917	2,196	1,940	1,914	2,498	2,121	1,784	1,940	1,686	1,580
	9,767	10,495	13,965	11,399	11,547	11,535	12,824	13,965	11,690	13,127
	15,425	18,417	18,793	23,512	22,192	26,237	23,457	18,793	24,177	24,023
 Banks' custody liabilities⁵	108,132	82,373	83,290	76,839	76,436	77,244	85,325	83,290	86,413	86,908
	103,722	76,985	78,493	72,803	72,472	72,457	80,220	78,493	82,520	82,611
28 Other	4,130	5,028	4,594	3,685	3,676	4,361	4,725	4,594	3,712	3,923
	280	361	203	351	289	427	380	203	180	374
29 Banks ¹⁰	459,523	515,275 ^r	537,076	514,652	517,854	514,636	519,067	537,076	523,305	531,089
30 Banks' own liabilities 31 Unaffiliated foreign banks 32 Demand deposits 33 Time deposits 34 Other ¹ 35 Own foreign offices ⁴	409,501	454,273'	458,053	439,243	439,390	436,852	438,014	458,053	444,824	451,431
	120,362	135,409	138,018	130,378	126,127	127,041	130,965	138,018	132,318	134,290
	9,948	10,279	10,048	9,797	10,405	8,989	8,996	10,048	8,985	9,509
	80,189	90,557	89,040	77,421	80,273	80,187	83,620	89,040	81,717	82,576
	30,226	34,573	38,930	43,161	35,449	37,866	38,349	38,930	41,617	42,204
	289,138	318,864'	320,034	308,864	313,264	309,810	307,049	320,034	312,506	317,141
36 Banks' custody liabilities ⁵ 37 U.S. Treasury bills and certificates ⁶ 38 Other negotiable and readily transferable	50,022	61,002	79,024	75,409	78,464	77,785	81,053	79,024	78,481	79,658
	7,602	9,367	12,958	13,848	13,002	13,642	13,510	12,958	12,803	13,937
instruments ⁷	5,725	5,124	5,356	5,366	6,184	5,840	5,841	5,356	6,129	6,498
39 Other	36,694	46,510	60,710	56,195	59,278	58,303	61,701	60,710	59,549	59,222
40 Other foreigners	87,351	103,228 ^r	94,473	95,726	94,566	100,166	96,518	94,473	98,462	96,419
41 Banks' own liabilities 42 Demand deposits 43 Time deposits 44 Other	75,396	88,839'	80,134	82,443	81,056	82,980	82,040	80,134	79,701	81,095
	9,928	9,460'	9,710	8,757	9,081	9,045	8,868	9,710	8,950	8,999
	61,025	66,801'	64,054	66,383	65,975	66,067	65,072	64,054	64,376	64,775
	4,443	12,577	6,370	7,304	6,000	7,868	8,100	6,370	6,374	7,321
45 Banks' custody liabilities ⁵	11,956	14,389	14,339	13,284	13,509	17,186	14,477	14,339	18,762	15,324
	3,675	4,551	6,363	5,169	5,408	8,476	6,436	6,363	10,055	7,133
instruments ⁷	5,929	7,958	6,445	7,113	6,521	6,697	6,705	6,445	7,040	6,913
48 Other	2,351	1,880	1,531	1,001	1,580	2,013	1,336	1,531	1,667	1,278
49 MEMO: Negotiable time certificates of deposit in custody for foreigners	6,425	7,203	7,022	5,713	6,346	6,199	6,466	7,022	6,963	6,724

Reporting banks include all kinds of depository institutions besides commercial banks, as well as some brokers and dealers.
 Excludes negotiable time certificates of deposit, which are included in "Other negotiable and readily transferable instruments."
 Includes borrowing under repurchase agreements.
 U.S. banks: includes amounts due to own foreign branches and foreign subsidiaries consolidated in "Consolidated Report of Condition" filed with bank regulatory agencies. Agencies, branches, and majority-owned subsidiaries of foreign banks: principally amounts due to head office or parent foreign bank, and foreign branches, agencies, or wholly owned subsidiaries of head office or parent foreign bank.

Financial claims on residents of the United States, other than long-term securities, held by or through reporting banks.
 Includes nonmarketable certificates of indebtedness and Treasury bills issued to official institutions of foreign countries.
 Principally bankers acceptances, commercial paper, and negotiable time certificates of deposit.
 Principally the International Bank for Reconstruction and Development, and the Inter-American and Asian Development Banks. Data exclude "holdings of dollars" of the International Monetary Fund.
 Foreign central banks, foreign central governments, and the Bank for International Settlements.
 Excludes central banks, which are included in "Official institutions."

A60 International Statistics 🗆 June 1991

3.17-Continued

			1 1000	1000		1990				1991		
	Area and country	1988	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.'	Feb. ^p	
1	Total	685,339	736,878'	755,455'	729,261'	731,516'	737,343'	744,298'	755,455'	753,640	759,701	
2	Foreign countries	682,115	731,984″	749,537"	724,042	725,094″	731,940	738,974'	749,537'	745,733	753,146	
3	Europe	231,912	237,501	254,960	245,107	244,063'	245,718	247,225	254,960	248,063	250,837	
45	Austria	1,155	1,233	1,229	1,544	1,433'	1,401	1,385	1,229	1,615	1,568	
6	Denmark	2,200	1,415	1,405'	2,236'	2,055	1,985'	1,779	1,405	1,121	1,019	
7	Finland	285	570	602	430	392	660	422	602	504	489	
- 8	France	24,777 6,772	26,903	30,946	24,233 ^r 7,605	29,111'	29,131 ^r 8,438 ^r	29,196	30,946 ^r 7,386	29,249 8,262	28,081 9,604	
10	Greece	672	1,028	934	923	1,435	993	949	934	895	797	
11	Italy	14,599	16,169 6,613	17,736	17,005 ^r	16,259	16,732 ^r 6,082	16,051 ^r 6,056	17,736	16,173 5,674	17,353	
13	Netherlands Norway	1,559	2,401	2,358	6,209	1,951	1,875	2,330	5,375	2,181	6,562	
14	Portugal	903	2,418	2,958	2,949	2,992	2,985	2,959	2,958	2,877	2,684	
15	Spain.	5,494 1,284	4,364	7,694	4,447	4,335	5,312	7,347	7,694	8,964	8,224	
16	Sweden Switzerland	34,199	34,496	36,915	34,545	833 34,537	1,706	2,304	1,837	1,256	37,446	
18	Turkey	1,012	1,818	1.169	1,897	1,634	1,451	1,358	1.169	1,127	1,195	
19	United Kingdom	111,811	102,362	109,527	108,200	104,728	100,983	103,034	109,527	102,370	103,867	
20 21	Yugoslavia. Other Western Europe ¹	529 8,598	1,474	928	2,272	2,043 13,240 ^r	1,753	1,571	928 11,889	1,030	958 12,980	
22	U.S.S.R	138	350	119	56	240	234	220	119	196	88	
23	U.S.S.R. Other Eastern Europe ²	591	608	1,546	1,275	1,515	1,294	1,388	1,546	2,071	2,574	
24	Canada	21,062	18,865	20,332	21,122	20,796	19,654	20,679	20,332	19,200	23,798	
25	Latin America and Caribbean	271,146	311,028'	326,995'	310,574	314,347'	319,932'	318,387'	326,995'	331,657	335,527	
26	Argentina	7,804	7,304	7,366	7,848	7,981	7,722	7,664	7,366	7,659	7,688	
27 28	Bahamas Bermuda	86,863	99,341 2,884	107,311	93,683' 2,656	97,998'	98,330	97,689	107,311'	104,347	101,264	
29 29	Brazil	5,314	6,351'	5,853	6,360	6.150	5,915'	6,470	5,853	5,915	6,323	
30	British West Indies	113,840	138,309	140,569	140,254'	139,440'	144,374	141,385'	140,569	147,625	154,292	
31 32	Chile	2,936 4,374	3,212	3,145	3,491	3,134 ^r 3,926	3,170 4,285 ⁷	3,422	3,145	3,193 4,467	3,064 4,308	
33	Cuba	10	10	11	11	10	49	7,251	4,492	18	4,508	
34	Ecuador	1.379	1,391	1,379	1,348	1,348	1,314	1,310	1,379	1,359	1,332	
35 36	Guatemala Jamaica	1,195 269	1,312 209	1,541	1,496 213	1,517	1,485	1,478	1,541	1,564	1,580	
37	Mexico	15,185	15,423	16,769	16,540	16,701	16,680	16,501	16,769	17,046	17,267	
38	Netherlands Antilles	6,420	6,310	7,381	6,429	6,554 ^r	7,101	7,350	7,381	7,100	6,942	
39	Panama	4,353	4,362	4,575	4,648	4,636	4,617	4,644	4,575	4,336	4,340	
40 41	Peru Uruguay	1,671	1,984 2,284	1,295	1,369	1,362	1,360	1,327	2,520	1,347	1,323	
42	Venezuela	9,147	9,482	12,945'	10,449	11,107	11,3657	13,001	12,945'	12,708	12,814	
43	Other	5,868	6,206	6,779	6,901	7,113	6,951	6,693	6,779	7,053	7,054	
44	Asia China	147,838	156,201	138,060'	137,795'	136,878'	137,241'	143,684'	138,060'	136,747	133,488	
45	Mainland	1,895	1,773	2,421	2,324	2,115	2,173	2,493	2,421	2,866	2,719	
46		26,058	19,588	11,277	12,639	12,468	12,237	11,418	11,277	11,037	11,077	
47 48	Hong Kong India	12,248	12,416	12,689	13,833 806	13,836	13,767	13,843	12,689	14,863	14,744	
49	Indonesia	1,180	1,281	1,238	1,130	1,397' 942'	1,261	1,261	1,238	1,166	1,719	
50	Israel.	1,461	1,243	2,767	1,125	942'	921	3,075	2,767	2,823	2,510	
51 52	Japan Korea	74,015	81,184	68,290 2,280	68,678' 2,316	68,934 ^r 2,560 ^r	67,925' 2,442	69,137 ^r 2,732	68,290 ⁷ 2,280 ⁷	64,143 2,399	62,256 2,180	
53	Philippines	1,163	1,766	1,585'	1,351	1,340	1,274	1,549	1,585'	1,455	1,655	
54	Thailand	1,236	2,093	1,443'	2,233	1,626	1,448	1,681	1,443'	2,228	2,149	
55 56	Middle-East oil-exporting countries'	12,083	13,370	15,844	14,928	14,044	16,412 16,428 ⁷	17,431	15,844	14,734	13,720	
	Other	13,260	17,491	17,002	16,433	16,611'		17,949	17,002	17,574	17,131	
	Africa	3,991	3,824'	4,630	4,640	4,152	4,225'	4,390	4,630	5,177	5,157	
58 59	Egypt	911 68	686 78	{ 1,425 104	1,505	970 93	1,099	996 90	1,425	1,476	1,416	
59 60	Morocco,	437	206	228	3337	393	87 235'	283	228	107	317	
61	Zaire Oil-exporting countries ⁴	85	86	53	43	44	45	55	53	56	51	
62 63	Oil-exporting countries [*]	1,017 1,474	1,121 1,648	1,110	1,072	966 1,687	1,050 1,708	1,288 1,678	1,110 1,710	1,508 1,818	1,528 1,755	
64	Other countries	6,165	4,564	4,560	4,803	4,858	5,169	4,610	4,560'	4,888	4,339	
65	Australia	5,293	3,867	3.807	4,122	4,127	4,371	3,804	3,807'	3,882	3,433 906	
66	All other	872	697	753'	681	732	797	807	753	1,007	906	
67	Nonmonetary international and regional				1	-		1	1	l	l	
	organizations	3,224	4,894	5,918	5,219'	6,422'	5,404	5,324 ^r	5,918	7,907	6,555	
68 69	International ³ Latin American regional	2,503 589	3,947' 684	4,390' 1,048	4,080° 569	5,198' 668	4,289' 627	4,203 ⁷ 809	4,390	6,427 975	4,880	
	Other regional ⁶	1 202	1 004	1 1.040	1	. 000	1 047	1 007	1 1.040			

Includes the Bank for International Settlements and Eastern European countries that are not listed in line 23.
 Comprises Bulgaria, Czechoslovakia, Hungary, Poland, and Romania.
 Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).

Comprises Algeria, Gabon, Libya, and Nigeria.
 Excludes "holdings of dollars" of the International Monetary Fund.
 Asian, African, Middle Bastern, and European regional organizations, except the Bank for International Settlements, which is included in "Other Western Europe."

3.18 BANKS' OWN CLAIMS ON FOREIGNERS Reported by Banks in the United States¹

Payable in U.S. Dollars

Millions of dollars, end of period

	1000	1000	1000	ļ		1990'			19	91
Area and country	1988	1989	1990	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb. ^p
1 Total	491,165	534,492'	512,323'	495,185	493,463	495,593	505,352	512,323	498,967	508,373
2 Foreign countries	489,094	530,630'	507,529'	491,342	488,115	491,309	500,202	507,529	496,346	504,692
3 Europe 4 Austria 5 Belgium-Luxembourg. 6 Denmark. 7 Finland 8 France. 9 Germany. 00 Greece. 11 Italy. 2 Notherlands. 3 Norway. 4 Portugal. 5 Spain . 6 Sweden. 7 Switzerland. 10 United Kingdom. 0 Yugoslavia. 10 Other Western Europe ² . 2 U.S.S.R. 3 Other Eastern Europe ³ .	[,065 13,243 2,329 433 7,936 2,541 455 261 1,823 1,977 3,895 1,233 65,706 1,390	119,025' 415 6,478 582 1,027 16,146 2,865 788 6,662 1,904 609 376 1,930 1,071 6,141 1,071 6,5,527 1,302 1,179 1,302	113,737' 362' 497' 1,047 14,531 3,449' 729 6,066 1,736' 777' 304 2,758 2,073 4,473' 1,405' 65,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 1,405' 5,312' 5	106,428 287 6,682 6,766 1,177 14,273 2,939 610 4,493 1,636 716 4,493 1,636 716 4,493 1,636 716 4,493 1,636 716 4,493 1,636 7,16 4,494 2,939 6,899 6,899 6,24 897	105,406 369 5,629 972 14,403 3,403 686 4,629 2,219 744 4,03 1,377 2,312 2,332 4,043 1,377 57,833 1,120 690 940	103,631 247 5,147 489 814 13,750 3,242 729 5,070 1,711 732 444 2,373 2,577 3,475 1,371 58,267 1,226 667 825 474	107,189 268 6,441 842 861 13,386 5,171 1,849 661 3,688 2,584 2,584 2,251 1,346 59,919 1,160 619 653	113,737 362 5,458 497 1,047 14,531 3,449 729 6,066 1,736 777 304 2,073 4,473 4,736 4,7377 4,737 4,7377 4,7377 4,737777 4,73777777777	108,994 323 6,169 627 1,103 15,362 6,53 15,362 6,53 1,5362 2,959 2,135 2,959 2,135 2,232 1,381 60,527 1,084 701 345 2,959 2,135 2,525 2,515 5,515 2,515 5,515 2,515 5,51	107,842 400 5,905 472 1,381 14,360 5,780 2,093 670 3,14 2,526 3,14 2,526 3,14 2,526 3,14 2,505 1,507 60,375 980 907 501
4 Canada	18,889	15,451'	16,091	15,356	15,445	16,185	14,295	16,091	17,537	19,364
25 Latin America and Caribbean 6 Argentina 7 Bahamas 8 Bernuda 99 Brazil 100 British West Indies 11 Chile 12 Cuba 13 Cuba 14 Ecuador 15 Guatemala ⁴ 16 Jamaica ⁴ 17 Mexico 18 Netherlands Antilles 19 Panama 10 Peru 11 Uruguay 12 Venezuela 13 Other Latin America and Caribbean	214,264 11,826 66,954 483 5,735 55,888 5,217 2,944 1 2,075 1,98 212 24,637 1,306 2,521 1,013 910 10,733 1,612	230,438' 9,270 77,921 1,315 23,749 68,749' 4,353 2,784 1 1,688 89,749' 197 23,376 1,921 1,921 1,921 1,921 1,921 1,929 9,652' 1,726	230,043' 6,874' 76,504' 4,006' 17,994 87,061' 3,271 4,2585 0 1,387' 7,998' 1,471 238 2,585 0 1,387' 7,998' 1,471 663 786 2,611' 1,334'	204,170 7,111 67,870 2,443 18,906 71,124 3,430 2,700 2,700 2,700 2,700 2,700 2,700 2,453 1,632 1,4913 1,632 1,491 644 834 834 7,657 1,415	211,853 7,549 71,534 3,736 18,651 3,264 2,563 0 1,498 215 254 15,366 1,818 1,556 649 804 7,274	217,247 7,028 71,934 3,662 18,626 78,046 3,372 2,544 0 1,487 262 5,359 3,310 1,463 667 794 7,102 1,382	228,593 7,024 4,291 18,393 86,333 3,373 2,531 1,499 2,655 15,380 7,386 1,449 730 7,386 1,449 730 7,386 1,452 15,380	230,043 6,874 4,006 17,994 87,061 3,271 2,585 0 1,387 191 238 15,068 7,998 1,471 663 786 2,611 1,334	229,801 6,727 78,334 1,771 17,953 93,924 3,227 2,555 0 1,361 193 243 243 243 243 243 243 243 243 2,199 1,534 659 767 2,140 (1,351	234,920 6,581 79,541 2,826 17,943 97,117 3,239 97,117 3,239 97,117 3,239 97,117 17,117 3,239 97,117 1,5052 1,604 15,052 1,604 694 625 2,270 1,683
4 Asia China	130,881	157,474	140,216'	157,883	147,580	146,800	142,577	140,216	132,336	135,076
Mainland Mainland Taiwan Taiwan Hong Kong Indonesia Indo	762 4,184 10,143 560 674 1,136 90,149 5,213 1,876 848 6,213 9,122	634 2,776 11,128 621 651 813 111,300 5,323 1,344 1,140 10,149 11,594	620 1,934' 10,644 655 933 774 92,023' 5,737' 1,247 1,573 10,984 13,092	586 1,997 9,473 628 836 785 114,952 5,614 1,369 1,245 10,657 9,741	542 1,681 9,026 864 826 698 106,549 5,688 1,333 1,279 10,430 8,663	639 1,061 8,478 524 896 688 106,369 5,533 1,206 1,444 11,098 8,865	689 1,586 8,506 923 758 100,083 5,533 1,175 1,523 10,947 10,314	620 1,934 10,644 655 933 774 92,023 5,737 1,247 1,573 10,984 13,092	565 1,776 8,250 926 934 91,481 5,937 1,230 1,587 9,009 10,016	497 1,475 8,755 627 1,081 1,609 90,379 5,674 1,261 1,791 12,255 9,673
7 Africa 8 Egypt	5,718 507 511 1,681 17 1,523 1,479	5,890 502 559 1,628 16 1,648 1,537	5,445 380 513 1,525 16 1,486 1,525	5,567 449 539 1,571 19 1,586 1,403	5,544 430 542 1,594 20 1,534 1,424	5,601 411 534 1,576 19 1,510 1,551	5,705 383 519 1,726 19 1,492 1,566	5,445 380 513 1,525 16 1,486 1,525	5,438 384 514 1,523 17 1,462 1,538	5,426 314 511 1,518 21 1,475 1,587
4 Other countries 5 Australia 6 All other	2,413 1,520 894	2,354 1,781 573	1,998 1,518 479	1,938 1,304 634	2,287 1,863 424	1,845 1,416 429	1,843 1,483 360	1,998 1,518 479	2,240 1,674 566	2,063 1,547 517
7 Nonmonetary international and regional	2,071	3,862 ^r	4,793 ^r	3,843	5,347	4,284	5,151	4,793	2,621	3,681

Reporting banks include all kinds of depository institutions besides commer-cial banks, as well as some brokers and dealers.
 Includes the Bank for International Settlements. Beginning April 1978, also includes Eastern European countries not listed in line 23.
 Beginning April 1978 comprises Bulgaria, Czechoslovakia, Hungary, Po-land, and Romania.

Included in "Other Latin America and Caribbean" through March 1978.
 Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
 Comprises Algeria, Gabon, Libya, and Nigeria.
 Excludes the Bank for International Settlements, which is included in "Other Western Europe."

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3.19 BANKS' OWN AND DOMESTIC CUSTOMERS' CLAIMS ON FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. Dollars

Millions of dollars, end of period

The second states	1000	1989'	10001			1990'			19	91
Type of claim	1988	1989	1990'	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.'	Feb. ^p
1 Total	538,689	593,087	581,614		559,263			581,614		
2 Banks' own claims on foreigners	491,165 62,658 257,436 129,425 65,898 63,527 41,646	534,492 60,511 296,011 134,885 78,185 56,700 43,085	512,323 41,927 303,127 119,690 67,673 52,017 47,579	495,185 47,019 274,102 137,590 80,153 57,436 36,474	493,463 48,423 278,948 125,045 72,393 52,652 41,046	495,593 46,714 281,529 124,833 72,132 52,701 42,517	505,352 46,903 291,011 121,447 68,441 53,006 45,992	512,323 41,927 303,127 119,690 67,673 52,017 47,579	498,967 38,971 299,015 119,091 70,615 48,476 41,890	508,373 43,913 304,244 117,621 69,140 48,481 42,595
 9 Claims of banks' domestic customers³ 10 Deposits 11 Negotiable and readily transferable instruments⁴ 	47,524 8,289 25,700	58,594 13,019 30,983	69,291 17,272 33,430		65,801 14,707 34,094			69,291 17,272 33,430		
12 Outstanding collections and other claims	13,535	14,592	18,588		16,999			18,588		
13 MEMO: Customer liability on acceptances	19,596	12,899	13,484		12,860			13,484		
Dollar deposits in banks abroad, reported by nonbanking business enterprises in the United States ³	45,360'	45,509	42,169	44,502	43,016	42,827	48,405	42,169	44,602	n.a.

Data for banks' own claims are given on a monthly basis, but the data for claims of banks' own domestic customers are available on a quarterly basis only. Reporting banks include all kinds of depository institutions besides commercial banks, as well as some brokers and dealers.
 U.S. banks: includes amounts due from own foreign branches and foreign subsidiaries consolidated in "Consolidated Report of Condition" filed with bank regulatory agencies. Agencies, branches, and majority-owned subsidiaries of foreign banks: principally amounts due from head office or parent foreign bank, and foreign branches, agencies, or wholly owned subsidiaries of head office or

parent foreign bank. 3. Assets owned by customers of the reporting bank located in the United States that represent claims on foreigners held by reporting banks for the account of their domestic customers.

4. Principally negotiable time certificates of deposit and bankers acceptances. 5. Includes demand and time deposits and negotiable and nonnegotiable certificates of deposit denominated in U.S. dollars issued by banks abroad. For description of changes in data reported by nonbanks, see July 1979 Bulletin, p. 550.

3.20 BANKS' OWN CLAIMS ON UNAFFILIATED FOREIGNERS Reported by Banks in the United States¹ Payable in U.S. Dollars

Millions of dollars, end of period

	1005		10000		19	90 ⁷	
Maturity; by borrower and area	1987	1988	1989'	Mar.	June	Sept.	Dec.
1 Total	235,130	233,184	238,123	211,640	208,443	213,898	208,549
By borrower 2 Maturity of 1 year or less ² 3 Foreign public borrowers 4 All other foreigners 5 Maturity over 1 year 6 Foreign public borrowers	163,997 25,889 138,108 71,133 38,625 32,507	172,634 26,562 146,071 60,550 35,291 25,259	178,346 23,916 154,430 59,776 36,014 23,762	160,129 23,345 136,784 51,510 27,894 23,616	159,164 20,778 138,387 49,279 27,961 21,318	166,687 21,770 144,917 47,211 26,213 20,998	168,595 20,655 147,940 39,953 20,946 19,007
By area Maturity of 1 year or less ² 8 Europe	59,027 5,680 56,535 35,919 2,833 4,003	55,909 6,282 57,991 46,224 3,337 2,891	53,913 5,910 53,003 57,755 3,225 4,541	48,484 5,680 46,415 51,768 3,166 4,616	49,312 5,720 44,332 51,126 2,991 5,683	51,579 5,520 43,941 56,366 2,951 6,330	49,632 5,436 49,181 56,035 3,040 5,273
Maturity of over 1 year 4 Burope 15 Canada 16 Latin America and Caribbean 17 Asia 18 Africa 19 All other ³	6,696 2,661 53,817 3,830 1,747 2,381	4,666 1,922 47,547 3,613 2,301 501	4,121 2,353 45,816 4,172 2,630 684	4,389 2,712 35,529 5,552 2,764 565	4,201 2,819 33,189 5,866 2,739 465	4,426 3,033 31,295 5,646 2,544 266	3,882 3,291 25,980 3,865 2,374 561

1. Reporting banks include all kinds of depository institutions besides commer-cial banks, as well as some brokers and dealers.

Remaining time to maturity.
 Includes nonmonetary international and regional organizations.

3.21 CLAIMS ON FOREIGN COUNTRIES Held by U.S. Offices and Foreign Branches of U.S.-Chartered Banks^{1,2} Billions of dollars, end of period

			1988		19	189	<u></u>			990	
Area or country	1986	1987	Dec.	Mar.	June	Sept.	Dec.	Mar.	June	Sept.	Dec.
l Total	386.5	382.4	346.3	346.3"	340.0	346.5'	338.8"	334.1'	322.2	332.8'	319.0"
2 G-10 countries and Switzerland. 3 Belgium-Luxembourg 4 France. 5 Germany. 6 Italy. 7 Netherlands. 8 Sweden. 9 Switzerland. 10 United Kingdom. 11 Canada 12 Japan.	156.6 8.4 13.6 11.6 9.0 4.6 2.4 5.8 70.9 5.2 25.1	159.7 10.0 13.7 12.6 7.5 4.1 2.1 5.6 68.8 5.5 29.8	152.7 9.0 10.5 10.3 6.8 2.7 1.8 5.4 66.2 5.0 34.9	145.5' 8.6 11.2 10.2 5.2 2.8 2.3 5.1 65.6 4.0 30.5	145.1 7.8 10.8 10.6 6.1 2.8 1.8 5.4 64.5 5.1 30.2	146.4 6.9 11.1 10.4 6.8 2.4 2.0 6.1 63.7 5.9 31.0	152.9 6.3 11.7 10.5 7.4 3.1 2.0 7.1 67.2 5.4 32.2	146.9 ^r 6.6 10.5 11.2 6.0 3.1 2.1 6.3 64.0 4.8 32.4 ^r	140.0' 6.2 10.3 11.2 5.4' 2.7 2.3 6.4 59.9' 5.2 30.4	145.2' 6.5 11.1 11.2 4.5 3.8 2.3' 5.7' 62.5' 5.1 32.5	133.6 ^r 5.9 ^r 10.4 10.7 ^r 5.0 2.9 2.1 4.7 60.8 ^r 6.0 ^r 25.1 ^r
13 Other developed countries 14 Austria 15 Denmark 16 Finland 17 Greecc. 18 Norway. 19 Portugal 20 Spain 21 Turkey 22 Other Western Europe 23 South Africa 24 Australia	26.1 1.7 1.4 2.3 2.4 .9 5.8 2.0 1.5 3.0 3.4	26.4 1.9 1.7 1.2 2.0 2.2 6 8.0 2.0 1.6 2.9 2.4	21.0 1.5 1.1 1.8 1.8 .4 6.2 1.5 1.3 2.4 1.8	21.1 1.4 1.1 1.0 2.1 1.6 .4 6.6 1.3 1.1 2.2 2.4	21.2 1.7 1.4 1.0 2.3 1.8 .6 6.2 1.1 1.1 2.1 1.9	21.0 1.5 1.1 2.4 1.4 .4 6.9 1.2 1.0 2.1 2.1	20.7 1.5 1.1 1.0 2.5 1.4 .4 7.1 1.2 .7 2.0 1.6	23.1 1.5 1.1 1.1 2.6 1.7 .4 8.3 1.3 1.0 2.0 2.1	22.6 1.5 1.1 .9 2.7 1.4 .8 7.9 1.4 1.1 1.9 1.9	23.2 ^r 1.6 1.1 ^r .8 2.8 1.5 .6 8.5 1.6 .7 1.9 2.0	22.8 ^r 1.4 1.1 .7 2.7 1.6 ^r .6 8.4 1.7 ^r .9 1.8 1.9
25 OPEC countries ³	19.4 2.2 8.7 2.5 4.3 1.8	17.4 1.9 8.1 1.9 3.6 1.9	16.6 1.7 7.9 1.7 3.4 1.9	16.2 1.6 7.9 1.7 3.3 1.7	16.1 1.5 7.5 1.9 3.4 1.6	16.2 1.5 7.4 2.0 3.5 1.9	17.1 1.3 7.0 2.0 5.0 1.7	15.5 1.2 6.1 2.1 4.3 1.8	15.3 1.1 6.0 2.0 4.4 1.8	14.4 1.1 6.0 2.3 3.3 1.7	13.1' 1.0 5.0 2.7 2.8' 1.7
31 Non-OPEC developing countries	99.6	97.8	85.3	85.9	83.4	81.2	77 .5	68.8	66.6'	67.1	65.57
Latin America 32 Argentina 38 Tazil. 34 Chile 35 Colombia 36 Mexico 37 Peru. 38 Other Latin America	9.5 25.3 7.1 2.1 24.0 1.4 3.1	9.5 24.7 6.9 2.0 23.5 1.1 2.8	9.0 22.4 5.6 2.1 18.8 .8 2.6	8.5 22.8 5.7 1.9 18.3 .7 2.7	7.9 22.1 5.2 1.7 17.7 .6 2.6	7.6 20.9 4.9 1.6 17.2 .6 2.9	6.3 19.0 4.6 1.8 17.7 .6 2.8	5.5 17.5 4.3 1.8 12.7 .5 2.7	5.1 16.7 3.7 1.7 12.6 .5 2.3	4.9 15.4 3.6 1.8 13.1 .5 2.4	4.9 14.4 3.5 1.8 13.2 .5 2.3
Asia China 39 9 Mainland. 40 Taiwan 41 India 42 Israel. 43 Korea (South). 44 Malaysia 45 Philippines. 46 Thailand. 47 Other Asia	.4 4.9 1.2 1.5 6.7 2.1 5.4 .9 .7	.3 8.2 1.9 1.0 5.0 1.5 5.2 .7 .7	.3 3.7 2.1 1.2 6.1 1.6 4.5 1.1 .9	.5 4.9 2.6 .9 6.1 1.7 4.4 1.0 .8	.3 5.2 2.4 .8 6.6 1.6 4.4 1.0 .8	.3 5.0 2.7 .7 6.5 1.7 4.0 1.3 1.0	.3 4.5 3.1 .7 5.9 1.7 4.1 1.3 1.0	.3 3.8 3.5 .6 5.3 1.8 3.7 1.1 1.2	.2 3.6 3.6 .7 5.6 1.8 3.9 1.3 1.1	.2 3.9 3.6 6.2 1.8 3.9 1.5 1.6	.2 3.5 3.3 .5 ^r 6.2 ^r 1.9 3.8 1.5 1.7
Africa 48 Egypt	.7 .9 .1 1.6	.6 .9 .0 1.3	.4 .9 .0 1.1	.5 .9 .0 1.1	.6 .9 .0 1.1	.5 .8 .0 1.0	.4 .9 .0 1.0	.4 .9 .0 .9	.5 .9 .0 .8'	.4 .9 .0 .8	.4 .8 .0 1.0
52 Eastern Europe. 53 U.S.S.R. 53 Yugoslavia 55 Other.	3.5 .1 2.0 1.4	3.2 .3 1.8 1.1	3.6 .7 1.8 1.1	3.5 .7 1.7 1.1	3.4 .6 1.7 1.1	3.5 .8 1.7 1.1	3.5 .7 1.6 1.3	3.4 .8 1.4 1.2'	2.9' .4 1.4 1.1'	2.7' .4 1.3 1.1'	2.3' .2 1.2' .9'
56 Offshore banking centers 57 Bahamas. 58 Bermuda. 59 Cayman Islands and other British West Indies 60 Netherlands Antilles 61 Panama ³ . 62 Lebanon 63 Hong Kong 64 Singapore 65 Others ⁶ . 66 Miscellaneous and unallocated ⁷ .	61.5 22.4 .6 12.3 1.8 4.0 .1 11.1 9.2 .0 19.8	54.5 17.3 .6 13.5 1.2 3.7 .1 11.2 7.0 .0 23.2	44.2 11.0 .9 12.9 1.0 2.5 .1 9.6 6.1 .0 22.6	48.7 ^r 15.8 1.1 12.2 ^r .9 2.2 .1 9.6 6.8 .0 25.0	43.2 ^r 11.0 .7 10.8 1.9 .1 10.4 7.3 .0 27.4	49.2 11.4 1.3 15.3 1.1 1.5 .1 10.7 7.8 .0 28.7 ^r	36.6 5.5 1.7 9.0' 2.3 1.4 .1 9.7 7.0 .0 30.3'	42.9 9.2 .9 10.9 2.6 1.3 .1 9.8 8.0 .0 33.3 ^r	40.1' 8.5 2.2 8.5 2.3 1.4 .1 10.0 7.0 .0 34.5'	42.0 ^r 8.9 4.0 9.0 2.2 1.5 .1 9.0 7.3 .0 38.0 ^r	40.3 2.8' 4.3' 10.0' 7.9 1.4 .1 7.1' 6.7' .0 41.1'

The banking offices covered by these data are the U.S. offices and foreign branches of U.S.-owned banks and of U.S. subsidiaries of foreign-owned banks. Offices not covered include (1) U.S. agencies and branches of foreign banks, and (2) foreign subsidiaries of U.S. banks. To minimize duplication, the data are adjusted to exclude the claims on foreign branches held by a U.S. office or another foreign branch claims in table 3.14 (the sum of lines 7 through 10) with the claims of U.S. offices in table 3.18 (excluding those held by agencies and branches) Coreign branch shows and those constituting claims on own foreign branches).
 Beginning with June 1984 data, reported claims held by foreign branches

from \$50 million to \$150 million equivalent in total assets, the threshold now applicable to all reporting branches.
3. This group comprises the Organization of Petroleum Exporting Countries shown individually, other members of OPEC (Algeria, Gabon, Iran, Iraq, Kuwait, Libya, Nigeria, Qatar, Saudi Arabia, and United Arab Emirates), and Bahrain and Oman (not formally members of OPEC).
4. Excludes Liberia.
5. Includes Canal Zone beginning December 1979.
6. Foreign branch claims only.
7. Includes New Zealand, Liberia, and international and regional organizations.

tions.

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3.22 LIABILITIES TO UNAFFILIATED FOREIGNERS Reported by Nonbanking Business Enterprises in the United States¹

Millions of dollars, end of period

				19	989		19	90	
Type, and area or country	1987	1988'	1989	Sept.	Dec.	Mar.	June ^r	Sept."	Dec. ^p
1 Total	28,302	32,952	38,653	36,544 ^r	38,653'	38,832'	39,642	44,557	42,746
2 Payable in dollars 3 Payable in foreign currencies	22,785 5,517	27,335 5,617	33,808 4,846	31,683' 4,861	33,808' 4,846'	34,463' 4,369'	35,090 4,552	39,431 5,126	38,413 4,333
By type 4 Financial liabilities	12,424 8,643 3,781	14,507 10,608 3,900	18,365 14,462 3,903	17,141 13,289 3,852	18,365' 14,462 3,903'	17,928' 14,635' 3,293'	19,495 16,055 3,441	20,484 16,644 3,840	18,476 15,288 3,188
7 Commercial liabilities 8 Trade payables 9 Advance receipts and other liabilities 10 Payable in dollars 11 Payable in foreign currencies	15,878 7,305 8,573 14,142 1,737	18,445 6,505 11,940 16,727 1,717	20,288 7,588 12,700 19,345 943	19,403 ^r 6,906 12,497 ^r 18,394 ^r 1,009	20,288 ^r 7,588 ^r 12,700 ^r 19,345 ^r 943	20,904 ^r 7,434 ^r 13,470 ^r 19,828 ^r 1,076	20,147 6,881 13,266 19,036 1,111	24,073 9,956 14,118 22,787 1,286	24,270 10,004 14,266 23,125 1,145
By area or country Financial liabilities Europe	8,320 213 382 551 866 558 5,557	9,962 289 359 699 880 1,033 6,533	11,609 340 258 521 947 541 8,741	11,213 308 242 592 855 799 8,207	11,609' 340 258 521 947' 541 8,741	11,050' 318' 277' 482 901' 529 8,256'	11,883 332 196 601 934 552 8,741	11,345 350 503 660 948 633 7,539	9,921 344 734 694 1,025 611 5,796
19 Canada	360	388	573	575	573	476	345	357	305
20 Latin America and Caribbean 21 Bahamas 22 Bermuda 23 Brazil 24 British West Indies 25 Mexico 26 Venezuela	1,189 318 0 25 778 13 0	839 184 0 645 1 0	1,268 157 17 635 6 0	1,367 186 7 0 743 4 0	1,268 157 17 0 635 6 0	1,814 272 0 1,061 5 0	2,573 249 0 1,782 4 0	3,394 368 0 2,409 4 0	3,239 344 0 2,274 5 4
27 Asia 28 Japan 29 Middle East oil-exporting countries ²	2,451 2,042 8	3,312 2,563 3	4,814 3,963 2	3,886 3,130 2	4,814 3,963 2	4,483 3,445 3	4,636 3,434 5	4,906 3,771 4	4,584 3,406 5
30 Africa 31 Oil-exporting countries ³	4 1	2 0	20	4 2	20	3	3	2 0	2 0
32 All other ⁴	100	4	100	97	100	102	55	479	424
Commercial liabilities 33 Europe 34 Belgium-Luxembourg 35 France 36 Germany 37 Netherlands 38 Switzerland 39 United Kingdom	5,516 132 426 909 423 559 1,599	7,319 158 455 1,699 587 417 2,079	8,918 179 871 1,365 699 621 2,648	8,335' 137 806 1,185 548 531 2,717'	8,918' 179' 871 1,365' 699 621 2,648'	9,165' 233 882' 1,145' 688 583 2,954'	8,343 297 929 962 607 607 2,466	9,733 248 1,191 1,023 701 708 2,804	10,258 251 1,286 1,234 855 735 2,824
40 Canada	1,301	1,217	1,124	1,189	1,124'	1,150'	1,179	1,266	1,289
41 Latin America and Caribbean 42 Bahamas 43 Bermuda 44 Brazil 45 British West Indies 46 Mexico 47 Venezuela	864 18 168 46 19 189 162	1,090 49 286 95 34 217 114	1,187 41 308 100 27 304 154	1,086 27 305 113 30 220 107	1,187 41 308 100 27 304 154	1,304 37 516 116 18 241 85	1,278 22 412 106 29 285 119	1,554 18 371 126 42 506 120	1,576 12 520 121 29 420 121
48 Asia 49 Japan 50 Middle East oil-exporting countries ^{2,5}	6,565 2,578 1,964	6,915 3,094 1,385	7,188 2,915 1,401	7,088 2,676 1,442	7,188' 2,915' 1,401	7,015' 2,745' 1,393	7,073 3,182 1,125	8,797 3,189 2,321	8,961 3,605 1,701
51 Africa 52 Oil-exporting countries ³	574 135	576 202	844 307	648 255	844 307	753 263	885 277	1,315 593	789 422
53 All other ⁴	1,057	1,328	1,027	1,057	1,027	1,517	1,390	1,408	1,397

1. For a description of the changes in the International Statistics tables, see July 1979 *Bulletin*, p. 550. 2. Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).

Comprises Algeria, Gabon, Libya, and Nigeria.
 Includes nonmonetary international and regional organizations.
 Revisions include a reclassification of transactions, which also affects the totals for Asia and the grand totals.

3.23 CLAIMS ON UNAFFILIATED FOREIGNERS Reported by Nonbanking Business Enterprises in the United States¹

Millions of dollars, end of period

				19)89		19)90	
Type, and area or country	1987	1988	1989	Sept.	Dec.	Mar.	June'	Sept.	Dec. ^p
1 Total	30,964	34,035	31,437	32,088	31,437	29,815'	31,577	30,903 ^r	33,441
2 Payable in dollars	28,502	31,654	29,106	29,806	29,106	27,687 ^r	29,265	28,504'	31,137
	2,462	2,381	2,330	2,282	2,330	2,128 ^r	2,312	2,399'	2,304
By type 4 Financial claims 5 Deposits 6 Payable in dollars 7 Payable in foreign currencies 8 Other financial claims 9 Payable in follars 10 Payable in foreign currencies	20,363	21,869	17,689	19,135	17,689	16,558'	18,035	16,572 ^r	18,008
	14,894	15,643	10,400	12,154	10,400	10,451'	9,869	10,303 ^r	11,222
	13,765	14,544	9,473	11,278	9,473	9,583	8,799	9,110 ^r	10,401
	1,128	1,099	927	877	927	868'	1,070	1,193 ^r	821
	5,470	6,226	7,289	6,981	7,289	6,108'	8,166	6,269	6,786
	4,656	5,450	6,535	6,073	6,535	5,420'	7,433	5,616	5,913
	814	777	754	908	754	688	733	652	873
11 Commercial claims 12 Trade receivables 13 Advance payments and other claims	10,600	12,166	13,748	12,953	13,748	13,257'	13,542	14,331'	15,433
	9,535	11,091	12,140	11,472	12,140	11,635	11,821	12,518'	13,474
	1,065	1,075	1,608	1,481	1,608	1,622'	1,721	1,813	1,959
14 Payable in dollars 15 Payable in foreign currencies	10,081	11,660	13,099	12,455	13,099	12,684 ^r	13,034	13,778′	14,823
	519	505	650	498	650	573	508	554	610
By area or country Financial claims 16 Europe 17 Belgium-Luxembourg 18 France 19 Germany 20 Netherlands 21 Switzerland 22 United Kingdom	9,531	10,279	7,040	7,528	7,040	6,964'	9,604	7,950'	7,937
	7	18	28	166	28	22	126	27	76
	332	203	153	173	153	198	141	143	366
	102	120	192	120	192	505	93	97	371
	350	348	303	292	303	315	332	315	332
	65	218	95	111	95	122	137	176	320
	8,467	9,039	6,035	6,419	6,035	5,587'	8,556	6,971'	6,215
23 Canada	2,844	2,325	1,892	2,359	1,892	1,758	2,035	1,994	2,893
24 Latin America and Caribbean 25 Bahamas 26 Bermuda 27 Brazil 28 British West Indies 29 Mexico 30 Venezuela	7,012	8,160	7,590	8,315	7,590	6,984 ^r	5,479	5,666	5,752
	1,994	1,846	1,516	1,699	1,516	1,662 ^r	992	977'	1,261
	7	19	7	33	7	4	3	4'	2
	63	47	224	70	224	79	84	70	70
	4,433	5,763	5,431	6,125	5,431	4,824	4,003	4,215	4,031
	172	151	94	105	94	152	153	158	160
	19	21	20	36	20	21	20	23	25
31 Asia 32 Japan 33 Middle East oil-exporting countries ²	879	844	831	826	831	763	815	733 ⁷	1,173
	605	574	439	460	439	416	473	450	850
	8	5	8	7	8	7	6	9	8
34 Africa 35 Oil-exporting countries ³	65	106	140	75	140	67	62	49	37
	7	10	12	8	12	11	8	7	0
36 All other ⁴	33	155	195	31	195	23	41	179	215
Commercial claims 37 Europe	4,180 178 650 562 133 185 1,073	5,181 189 672 669 212 344 1,324	6,168 241 956 687 478 305 1,572	5,429 220 829 686 396 222 1,398	6,168 241 956 687 478 305 1,572	6,026 219 958 699 450 270 1,690	6,042 208 908 662 475 235 1,586	6,428' 189 1,140 638 491' 300 1,679'	7,099 210 1,306 799 558 302 1,791
44 Canada	936	983	1,058	1,278	1,058	1,121'	1,125	1,135	1,042
45 Latin America and Caribbean 46 Bahamas 47 Bermuda 48 Brazil 49 British West Indies 50 Mexico 51 Venezuela	1,930	2,241	2,177	2,147	2,177	2,061	2,204	2,392 ^r	2,307
	19	36	57	10	57	22	17	25	14
	170	230	323	271	323	243	284	340	232
	226	299	292	239	292	231	234	252	318
	26	22	36	33	36	38	46	35	33
	368	461	509	509	509	525	581	649	644
	283	227	147	189	147	188	223	223	191
52 Asia 53 Japan 54 Middle East oil-exporting countries ²	2,915	2,993	3,538	3,316	3,538	3,257	3,419	3,575'	4,104
	1,158	946	1,184	1,176	1,184	1,061	1,080	1,211'	1,423
	450	453	515	410	515	432	414	403	451
55 Africa	401	435	418	399	418	425	390	372	487
56 Oil-exporting countries ³	144	122	107	87	107	89	98	71	67
57 All other ⁴	238	333	389	383	389	367	361	429	393

Comprises Algeria, Gabon, Libya, and Nigeria.
 Includes nonmonetary international and regional organizations.

1. For a description of the changes in the International Statistics tables, see July 1979 *Bulletin*, p. 550. 2. Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).

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3.24 FOREIGN TRANSACTIONS IN SECURITIES

Millions of dollars

Minions of Contras											
ü				1991			1990'			19	191
Transactions, and area or countr	ry 19	989	1990 ⁷	Jan.– Feb.	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb. ^p
		· . L			L	J.S. corpora	te securitie	s		· · · · ·	
Stocks											
1 Foreign purchases	214,		173,227	31,916	20,912 22,226	8,804	11,633	12,551	13,316	10,241 11,048	21,675
 2 Foreign sales	1		188,373 	31,644 273	-1,314	11,318 -2,515	15,434 - 3,801	13,368 -817	14,573 - 1,25 7	-807	20,596 1,079
4 Foreign countries			-15,218	215	-1,351	-2,460	-3,759	-812	-1,267	-808	1,023
5 Europe 6 France 7 Germany 8 Netherlands 9 Switzerland 10 United Kingdom 11 Canada 12 Latin America and Caribbean 13 Middle East 14 Other Asia 15 Japan 16 Africa 17 Other countries		481 708 830 79 2277 6691 881 ,042 531 577 ,330 131 299	$\begin{array}{r} -8,498\\ -1,234\\ -368\\ -398\\ -2,867\\ -2,992\\ 892\\ -1,337\\ -2,435\\ -3,477\\ -2,891\\ -63\\ -298\end{array}$	-1,850 3 -246 -1,162 -62 491 1,170 396 235 -637 64 -292	-1,406 -208 -116 -107 -252 -636 337 -242 197 -69 16 16 -185	$\begin{array}{r} -1,166\\ -151\\ 2\\ -47\\ -124\\ -721\\ 197\\ -216\\ -437\\ -711\\ -737\\ -1\\ -125\end{array}$	$\begin{array}{c} -1,415\\ -159\\ -87\\ -61\\ -213\\ -687\\ 155\\ -357\\ -558\\ -1,517\\ -1,517\\ -1,135\\ -31\\ -35\end{array}$	-582 -80 -14 21 -169 -282 216 292 -430 -420 -194 -5 117	-487-49-144-263149279-280-251-406-382-14-108	$\begin{array}{c} -610 \\ -24 \\ -114 \\ -142 \\ -93 \\ 24 \\ 233 \\ -279 \\ -196 \\ -271 \\ 33 \\ -13 \end{array}$	$\begin{array}{r} -1,240\\ 27\\ -203\\ -104\\ -941\\ 31\\ 467\\ 936\\ 675\\ 432\\ -366\\ 31\\ -279\end{array}$
18 Nonmonetary international and regional organizations		234	71	58	37	-55	-42	-5	9	2	56
Bonds ² 19 Foreign purchases	120	,550'	119 464	17,345	11,852	7,398	8,842	11 205	9,943	8,877	0 160
20 Foreign sales	l	,376 ^r	118,464 101,571	17,897	13,005	9,388	7,673	11,205 7,754	7,890	8,631	8,468 9,266
21 Net purchases, or sales (-)		,174 ^r	16,892	-553	-1,153	-1,990	1,169	3,452	2,052	246	-798
22 Foreign countries		821'	17,348	-636	-1,122	-2,020	1,405	3,456	2,055	85	-720
23 Europe 24 France 25 Germany 26 Netherlands 27 Switzerland 28 United Kingdom 29 Canada 30 Latin America and Caribbean 31 Middle East 32 Other Asia 33 Japan 34 Africa 35 Other countries		064' 372 238 850 511' ,123' ,116 ,686 182 025' ,292' 56 57	$\begin{array}{c} 10,231\\ 373\\ -377\\ 172\\ 392\\ 10,429\\ 1,906\\ 4,279\\ 76\\ 1,104\\ 747\\ 96\\ -344 \end{array}$	- 1,214 100 24 49 143 - 1,006 179 423 67 - 78 94 -5 - 8	468 -40 172 -20 -346 526 92 -52 -317 -1,168 -855 0 -146	925 -103 4 72 0 -382 -89 -223 -46 -711 -871 8 -34	428 -74 -29 35 -193 371 127 282 -10 628 386 2 -53	$\begin{array}{c} 2,046\\ 24\\ -59\\ 52\\ 148\\ 1,727\\ 93\\ 343\\ -35\\ 1,033\\ 812\\ 6\\ -30\end{array}$	1,088 39 -41 110 45 1,406 -85 495 74 486 399 -9 7	$\begin{array}{c} -149\\ 31\\ -54\\ 47\\ 360\\ -120\\ 71\\ -17\\ 69\\ 131\\ 308\\ -15\\ -5\end{array}$	$\begin{array}{r} -1,065\\ 68\\ 78\\ 1\\ -217\\ -885\\ 108\\ 439\\ -2\\ -209\\ -214\\ 10\\ -2\end{array}$
36 Nonmonetary international and regional organizations		353	-455	83	-31	30	-237	-4	-2	161	78
		•				Foreign s	ecurities				
37 Stocks, net purchases, or sales $(-)^3 \dots$,120 ^r	-8,729	-3,582	-184	452	-319	1,068	-1,831	-408	-3,174
 38 Foreign purchases 39 Foreign sales³ 	109	,792' ,912'	122,532 131,261	16,722 20,304	12,363 12,547	7,521 7,069	9,282 9,601	10,060 8,993	7,244 9,075	6,209 6,618	10,513 13,686
40 Bonds, net purchases, or sales (-) 41 Foreign purchases	-5 234	,320'	-22,294 314,228 336,522	-2,059 64,123 66,182	288 29,961 29,672	-573 25,719 26,292	-2,791 35,235 38,026	165 32,837 32,671	-4,771 33,372 38,143	-187 27,000 27,187	-1,872 37,124 38,995
43 Net purchases, or sales (-), of stocks and	i bonds19	,063 ^r ·	-31,023	-5,640	105	-122	-3,110	1,233	-6,602	- 595	-5,045
44 Foreign countries	1	· 1	- 28,349	-5,645	-339	-397	-2,312	1,207	-5,860	-556	-5,089
45 Europe. 46 Canada 47 Latin America and Caribbean 48 Asia 49 Africa 50 Other countries	4 2.	,721 ^r ,180 426 ,532 ^r 93 -251 ^r	-7,752 -7,374 -8,960 -3,885 -137 -240	-2,723 -1,353 650 -2,601 52 329	-1,128 196 -72 583 -8 90	-71 6 -402 -305 12 363	-911 -893 262 -687 4 -87	2,017 -1,740 283 706 -69 11	-919 -659 -2,811 -1,571 28 73	325 -574 350 -792 22 112	3,049 -779 300 -1,809 30 217
51 Nonmonetary international and regional organizations		387	-2,673	5	444	275	798	25	742	-39	44

Comprises oil-exporting countries as follows: Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
 Includes state and local government securities, and securities of U.S. government agencies and corporations. Also includes issues of new debt securi-

ties sold abroad by U.S. corporations organized to finance direct investments abroad. 3. As a result of the merger of a U.S. and U.K. company in July 1989, the former stockholders of the U.S. company received \$5,453 million in shares of the new combined U.K. company. This transaction is not reflected in the data above.

3.25 MARKETABLE U.S. TREASURY BONDS AND NOTES Foreign Transactions

Millions of dollars

			1991			1990'			1991	
Country or area	1989	1990*	Jan. – Feb.	Aug.	Sept.	Oct.	Nov.	Dec.	Jan."	Feb. ^p
		Transactions, net purchases or sales (-) during					period ¹			
l Estimated total ²	54,203'	19,930	16,126	4,120	1,014	-1,066	5,848	6,531	2,775	13,351
2 Foreign countries ²	52,301'	20,245	16,429	3,479	1,346	-1,051	5,538	6,541	4,539	11,890
3 Europe ² 4 Belgium-Luxembourg 5 Germany ² 6 Netherlands 7 Sweden 8 Switzerland ² 9 United Kingdom 10 Other Western Europe 11 Eastern Europe 12 Canada	36,286 1,048 7,904 ~1,141 693 1,098 20,198 6,508 -21 698	19,096 -2 5,732 1,012 1,142 112 -1,309 12,388 13 -4,558	6,320 409 -2,233 215 -619 308 2,711 5,522 6 -968	-2,635 -395 1,412 1,278 -266 -128 -3,789 -758 11 1,178	5,065 -99 633 956 -33 548 1,611 1,444 0 -866	245 72 580 -454 163 619 -1,740 1,004 0 -637	$\begin{array}{c} 2,070 \\ -68 \\ 1,677 \\ -249 \\ 276 \\ -6 \\ -1,625 \\ 2,069 \\ -5 \\ -468 \end{array}$	4,461 -105 571 625 721 200 244 2,204 0 155	3,284 260 -542 300 -661 170 2,757 995 6 -795	3,036 149 -1,691 -85 43 139 -46 4,527 0 -173
13 Latin America and Caribbean 14 Venezuela 15 Other Latin America and Caribbean 16 Netherlands Antilles 17 Asia 18 Japan 19 Africa 20 All other	464 ^r 311 -322 ^r 475 13,297 1,681 116 1,439	15,587 -50 4,880 10,757 -11,047 -14,880 313 855	-2,039 -153 1,310 -3,195 12,556 4,159 188 372	1,332 0 308 1,024 3,308 2,376 57 239	-1,946 -50 -1,150 -747 -1,751 -2,092 151 692	4,731 -2 646 4,086 -5,192 -4,059 83 -281	4,316 49 978 3,290 -930 -1,153 8 543	$ \begin{array}{r} 1,610\\ 1\\ 1,208\\ 401\\ -72\\ -2,407\\ -3\\ 389 \end{array} $	-5,150 -153 -592 -4,405 7,019 2,244 78 102	3,111 -1 1,901 1,210 5,537 1,915 110 269
21 Nonmonetary international and regional organizations 22 International 23 Latin America regional	1,902 1,473 231	-316 -191 -2	-303 -598 -46	641 444 25	-332 -154 -75	-15 -100 -59	310 159 0	-10 -125 92	1,763 -1,701 202	1,461 1,104 156
Memo 24 Foreign countries ² 25 Official institutions 26 Other foreign ⁴	52,301' 26,840' 25,461	20,245 23,916 -3,671	16,429 9,885 6,544	3,479 6,542 -3,063	1,346 3,807 -2,462	-1,051 1,375 -2,426	5,538 4,771 767	6,541 7,880 -1,339	4,539 2,567 1,971	11,890 7,317 4,573
Oil-exporting countries 27 Middle East ³ 28 Africa ⁴	8,148 -1	-387 0	1,167 21	-366 0	241 0	-1,247 0	-878 0	1,014	523 0	644 21

1. Estimated official and private transactions in marketable U.S. Treasury securities with an original maturity of more than 1 year. Data are based on monthly transactions reports. Excludes nonmarketable U.S. Treasury bonds and notes held by official institutions of foreign countries. 2. Includes U.S. Treasury notes publicly issued to private foreign residents denominated in foreign currencies.

Comprises Bahrain, Iran, Iraq, Kuwait, Oman, Qatar, Saudi Arabia, and United Arab Emirates (Trucial States).
 Comprises Algeria, Gabon, Libya, and Nigeria.

International Statistics June 1991 A68

3.26 DISCOUNT RATES OF FOREIGN CENTRAL BANKS

Percent per year

	Rate on Apr. 30, 1991			Rate on	Apr. 30, 1991		Rate on Apr. 30, 1991	
Country	Percent	Month effective	Country	Percent	Month effective	Country	Percent	Month effective
Austria Belgium Canada Denmark	6.5 10.5 9.49 9.50	Oct. 1989 Nov. 1989 Apr. 1991 Jan. 1991	France Germany, Fed. Rep. of Italy Japan Netherlands	9.0 6.50 12.5 6.0 7.75	Mar. 1990 Feb. 1991 May 1990 Aug. 1990 Feb. 1991	Norway. Switzerland2 United Kingdom ²	10.50 6.0	July 1990 Oct. 1989

As of the end of February 1981, the rate is that at which the Bank of France discounts Treasury bills for 7 to 10 days.
 Minimum lending rate suspended as of Aug. 20, 1981.
 NOTE. Rates shown are mainly those at which the central bank either discounts

or makes advances against eligible commercial paper and/or government com-mercial banks or brokers. For countries with more than one rate applicable to such discounts or advances, the rate shown is the one at which it is understood the central bank transacts the largest proportion of its credit operations.

3.27 FOREIGN SHORT-TERM INTEREST RATES

Percent per year, averages of daily figures

	1000	1000	1989 1990		1990			19	91	
Country, or type	1988	1989	1990	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.
1 Eurodollars 2 United Kingdom 3 Canada 4 Germany	7.85 10.28 9.63 4.28 2.94	9.16 13.87 12.20 7.04 6.83	8.16 14.73 13.00 8.41 8.71	8.06 14.02 12.58 8.51 7.88	8.04 13.57 12.36 8.79 8.39	7.87 13.75 11.95 9.17 8.65	7.23 13.91 11.13 9.25 8.44	6.60 13.20 10.37 8.96 7.81	6.44 12.33 9.97 8.99 8.17	6.11 11.90 9.67 9.08 8.26
6 Netherlands 7 France	4.72 7.80 11.04 6.69 4.43	7.28 9.27 12.44 8.65 5.39	8.57 10.20 12.11 9.70 7.75	8.39 9,92 11.40 8.89 8.26	8.73 9.88 12.42 9.03 8.35	9.27 10.14 13.45 9.81 8.27	9.31 10.14 13.13 9.91 8.18	9.01 9.64 13.31 9.51 8.01	9.04 9.34 12.52 9.28 8.09	9.11 9.21 11.90 9.20 7.96

NOTE. Rates are for 3-month interbank loans except for Canada, finance company paper; Belgium, 3-month Treasury bills; and Japan, CD rate.

3.28 FOREIGN EXCHANGE RATES¹

Currency units per dollar

		1000	1000	19	990		19	91	
Country/currency	1988	1989	1990	Nov,	Dec.	Jan.	Feb.	Mar.	Apr.
1 Australia/dołlar ² 2 Austria/schilling 3 Belgium/franc 4 Canada/dollar 5 China, P.R./yuan 6 Denmark/krone	78.409 12.357 36.785 1.2306 3.7314 6.7412	79.186 13.236 39.409 1.1842 3.7673 7.3210	78.069 11.331 33.424 1.1668 4.7921 6.1899	77.290 10.451 30.647 1.1635 4.9714 5.6946	77.019 10.539 31.014 1.1603 5.2352 5.7735	77.930 10.616 31.088 1.1560 5.2352 5.8115	78.351 10.416 30.475 1.1549 5.2352 5.6953	77.107 11.341 33.206 1.1572 5.2352 6.1886	77.947 11.977 35.017 1.1535 5.2767 6.5163
7 Finland/markka	4.1933 5.9595 1.7570 142.00 7.8072 13.900 152.49	4.2963 6.3802 1.8808 162.60 7.8008 16.213 141.80	3.8300 5.4467 1.6166 158.59 7.7899 17.492 165.76	3.5644 5.0020 1.4857 152.27 7.7951 18.098 180.18	3.6341 5.0895 1.4982 156.08 7.8034 18.127 177.77	3.6431 5.1253 1.5091 159.70 7.7950 18.339 168.68	3.5941 5.0398 1.4805 158.82 7.7943 18.860 179.81	3.8512 5.4862 1.6122 174.16 7.7911 19.243 157.43	3.9925 5.7540 1.7027 184.76 7.7939 19.906 157.12
14 Italy/lira 15 Japan/yen 16 Malaysia/ringgit 17 Netherlands/guilder 18 New Zealand/dollar ² 19 Norway/krone 20 Portugal/escudo	1,302.39 128.17 2.6190 1.9778 65.560 6.5243 144.27	1,372.28 138.07 2.7079 2.1219 59.354 6.9131 157.53	1,198.27 145.00 2.7057 1.8215 59.619 6.2541 142.70	1,117.04 129.22 2.6949 1.6761 61.120 5.7996 130.87	1,129.26 133.89 2.7030 1.6904 59.574 5.8717 132.82	1,134.38 133.70 2.7140 1.7015 59.476 5.8993 134.43	1,111.19 130.54 2.6969 1.6689 60.120 5.7919 130.45	1,201.96 137.39 2.7418 1.8174 59.389 6.2899 140.97	1,261.57 137.11 2.7498 1.9186 58.909 6.6198 148.00
21 Singapore/dollar	2.0133 2.2770 734.52 116.53 31.820 6.1370 1.4643 28.636 25.312 178.13	1.9511 2.6214 674.29 118.44 35.947 6.4559 1.6369 26.407 25.725 163.82	1.8134 2.5885 710.64 101.96 40.078 5.9231 1.3901 26.918 25.609 178.41	1.7100 2.5247 717.03 94.07 40.355 5.5633 1.2569 27.245 25.078 196.42	1.7275 2.5395 718.58 95.75 40.244 5.6338 1.2814 27.162 25.208 192.19	1.7455 2.5643 720.83 95.08 40.300 5.6345 1.2714 27.197 25.244 193.46	1.7180 2.5412 723.97 92.61 40.598 5.5516 1.2685 27.109 25.141 196.41	1.7589 2.6636 727.73 100.21 40.750 5.9081 1.3918 27.311 25.447 182.14	$\begin{array}{c} 1.7688\\ 2.7325\\ 728.36\\ 105.08\\ 40.836\\ 6.1145\\ 1.4399\\ 27.333\\ 25.578\\ 174.97\end{array}$
Мемо 31 United States/dollar ³	92.72	98.60	89.09	82.12	83.35	83.51	82.12	88.12	91.41

Averages of certified noon buying rates in New York for cable transfers. Data in this table also appear in the Board's G.5 (405) release. For address, see inside front cover.
 Value in U.S. cents.
 Index of weighted-average exchange value of U.S. dollar against the

currencies of 10 industrial countries. The weight for each of the 10 countries is the 1972-76 average world trade of that country divided by the average world trade of all 10 countries combined. Series revised as of August 1978 (see *Federal Reserve Bulletin*, vol. 64, August 1978, p. 700).

Guide to Tabular Presentation, Statistical Releases, and Special Tables

GUIDE TO TABULAR PRESENTATION

Symbols and Abbreviations

c e p r	Corrected Estimated Preliminary Revised (Notation appears on column heading when about half of the figures in that column are changed.) Amounts insignificant in terms of the last decimal place shown in the table (for example, less than 500,000 when the smallest unit given is millions)	0 n.a. n.e.c. IPCs REITs RPs SMSAs	Calculated to be zero Not available Not elsewhere classified Individuals, partnerships, and corporations Real estate investment trusts Repurchase agreements Standard metropolitan statistical areas Cell not applicable
Ge	neral Information		
	nus signs are used to indicate (1) a decrease, (2) a negative ure, or (3) an outflow.		ne Treasury. "State and local government" also in- unicipalities, special districts, and other political

figure, or (3) an outflow. "U.S. government securities" may include guaranteed issues of U.S. government agencies (the flow of funds figures also include not fully guaranteed issues) as well as direct obliga-

subdivisions. In some of the tables, details do not add to totals because of rounding.

STATISTICAL RELEASES - List Published Semiannually, with Latest BULLETIN Reference

Anticipated schedule of release dates for periodic releases	Issue June 1991	Page A82
SPECIAL TABLES—Published Irregularly, with Latest BULLETIN Reference		
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Assets and liabilities of commercial banks		
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Assets and liabilities of U.S. branches and agencies of foreign banks		
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Pro forma balance sheet and income statements for priced service operations		
June 30, 1989	February 1990	A78
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Special table follows.

4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, December 31, 1990¹ Millions of dollars

	All s	tates ²	New	York	Calif	ornia	Illin	Illinois	
Item	Total including IBF's	IBF's only ³	Total including IBF's	IBF's only ³	Total including IBF's	IBF's only ³	Total including 1BF's	IBF's only ³	
i Total assets ⁴	626,379	287,460	453,401	222,543	90,917	32,572	52,826	21,917	
Claims on nonrelated parties Cash and balances due from depository institutions Cash items in process of collection and unposted	557,364 154,664	209,425 125,297	399,472 123,799	164,741 97,146	83,439 11,139	19,868 10,349	52,404 17,301	19,374 16,275	
debits	2,251 28 80,637	1 n.a. 55,711	2,207 20 65,473	0 n.a. 42,878	25 2 5,416	1 n.a. 4,710	4 2 8,711	0 n.a. 7,715	
 U.S. branches and agencies of other foreign banks (including their IBFs)	71,488	52,641	57,829	40,224	4,896	4,660	7,989	7,394	
(including their IBFs)	9,149	3,071	7,644	2,654	519	50	722	321	
foreign central banks	70,753 1,606	69,584 1,387	55,225 1,485	54,268 1,272	5,643 42	5,638 42	8,566 63	8,560 63	
12 Balances with Federal Reserve Banks	69,148 995	68,197 n.a.	53,740 874	52,996 n.a.	5,601 52	5,596 n.a.	8,503 18	8,497 n.a.	
13 Total securities and loans	336,649	74,078	225,758	59,732	62,523	8,013	29,923	2,564	
 14 Total securities, book value 15 U.S. Treasury 16 Obligations of U.S. government agencies and 	50,506 11,065	15,756 n.a.	44,824 10,782	14,169 n.a.	3,644 57	1,037 n.a.	1,473 164	510 n.a.	
17 Other bonds, notes, debentures and corporate stock	6,897	n.a.	6,576	n.a.	217	n.a.	23	n.a.	
(including state and local securities)	32,543	15,756	27,465	14,169	3,370	1,037	1,286	510	
18 Federal funds sold and securities purchased under agreements to resell. 19 U.S. branches and agencies of other foreign banks 20 Commercial banks in United States 21 Other	14,266 8,837 2,330 3,099	2,533 1,319 99 1,115	11,848 7,204 1,995 2,649	1,934 1,167 64 703	910 438 77 395	472 80 0 392	1,067 941 75 52	55 35 0 20	
22 Total loans, gross 23 Less: Unearned income on loans 24 Equals: Loans, net	286,334 191 286,143	58,363 42 58,322	181,074 140 180,934	45,602 39 45,564	58,914 35 58,879	6,979 3 6,976	28,459 9 28,450	2,054 0 2,054	
Total loans, gross, by category 25 Real estate loans. 26 Loans to depository institutions 27 Commercial banks in United States (including IBFs) 28 U.S. branches and agencies of other foreign banks 29 Other commercial banks in United States. 30 Other depository institutions in United States (including	44,446 62,599 42,756 37,675 5,081	450 28,974 10,751 10,310 442	22,859 47,549 31,773 27,239 4,534	255 21,383 6,927 6,581 346	14,069 9,092 7,296 7,031 265	153 4,575 2,824 2,748 76	4,566 4,124 3,504 3,240 264	36 1,565 974 954 20	
IBFs)	53 19,790 390 19,400 9,076	0 18,223 363 17,859 1,277	34 15,742 362 15,380 6,819	0 14,456 335 14,121 1,082	15 1,781 7 1,774 1,068	0 1,752 7 1,745 153	617 21 597 778	0 591 21 570 36	
35 Commercial and industrial loans	148,897 127,718 21,179 2,029 601 1,427	15,641 535 15,106 9 0 9	87,399 70,669 16,730 1,083 406 677	13,348 432 12,915 9 0 9	32,784 30,029 2,755 602 151 451	1,625 96 1,529 0 0	18,256 17,755 501 298 12 286	301 7 295 0 0 0	
41 Loans to foreign governments and official institutions (including foreign central banks)	12,823	11,704	10,153	9,251	561	473	119	112	
42 Loans for pinchasing of carrying securities (secured and unsecured)	2,471 3,994	53 256	1,769 3,444	48 225	650 88	0 0	48 270	5 0	
44 All other assets 45 Customers' liability on acceptances outstanding 46 U.S. addressees (domicile) 47 Non-U.S. addressees (domicile) 48 Other assets including other claims on nonrelated	51,785 27,984 19,203 8,780	7,518 n.a. n.a. n.a.	38,067 20,335 12,771 7,564	5,928 n.a. n.a. n.a.	8,867 6,123 5,229 894	1,034 n.a. n.a. n.a.	4,113 1,170 1,166 4	480 n.a. n.a. n.a.	
parties	23,801 69,016	7,518 78,036	17,733 53,929	5,928 57,802	2,744 7,478	1,034 12,704	2,943 422	480 2,543	
 Net due from head office and other related depository institutions⁵ Net due from establishing entity, head offices, and other 	69,016	n.a.	53,929	n.a.	7,478	n.a.	422	n.a.	
related depository institutions ⁵	n.a.	78,036	n.a.	57,802	n.a.	12,704	n.a.	2,543	
52 Total liabilities ⁴	626,379	287,460	453,401	222,543	90,917	32,572	52,826	21,917	
53 Liabilities to nonrelated parties	547,925	260,236	413,708	206,535	80,682	31,560	37,061	14,303	

4.30-Continued

Millions of dollars

	Alf s	tates ²	New	York	Calif	ornia	Illin	nois
Item	Total excluding IBF's	IBF's only ³	Total excluding IBF's	IBF's only ³	Total excluding IBF's	IBF's only ³	Total excluding IBF's	IBF's only ³
54 Total deposits and credit balances 55 Individuals, partnerships, and corporations 56 U.S. addressees (domicile) 57 Non-U.S. addressees (domicile) 58 Commercial banks in United States (including IBFs) 59 U.S. branches and agencies of other foreign banks 60 Other commercial banks in United States 61 Banks in foreign countries 62 Foreign branches of U.S. banks 63 Other banks in foreign countries 64 Foreign governments and official institutions (including foreign central banks) 65 All other deposits and credit balances 66 Certified and official checks	76,316 57,043 42,917 14,126 12,118 6,466 5,652 2,049 149 1,900 1,804 2,810 492	195,827 15,893 476 15,418 56,938 50,673 6,264 108,507 5,743 102,764 14,031 457 n.a.	62,354 45,403 37,207 8,196 10,347 6,374 1,942 149 1,793 1,497 2,734 431	173,124 9,266 476 8,791 51,224 45,706 5,518 98,737 5,132 93,606 13,439 457 n.a.	4,128 3,064 1,162 1,902 775 16 759 12 0 12 238 17 22	12,882 579 0 579 4,216 3,723 493 7,654 484 7,170 433 0 n.a.	3,658 3,259 2,210 1,049 381 29 352 3 5 0 3 3 1 10	2,716 144 0 144 981 833 148 1,534 93 1,441 56 0 0 8.a.
 67 Transaction accounts and credit balances (excluding IBFs)	8,597 5,518 4,129 1,389 106 172 1,122 1,122 1,122 1,112 372 815 492	n.a.	7,408 4,562 3,582 980 274 105 169 1,039 1,039 1,029 312 789 431	n.a.	296 225 191 35 1 0 1 11 11 11 19 17 22	n.a.	257 242 235 7 0 0 0 3 0 3 1 1 10	n.a.
 80 Demand deposits (included in transaction accounts and credit balances). 81 Individuals, partnerships, and corporations 82 U.S. addressees (domicile). 83 Non-U.S. addressees (domicile). 84 Commercial banks in United States (including IBF)s. 85 U.S. branches and agencies of other foreign banks. 86 Other commercial banks in United States. 87 Banks in foreign countries. 88 Foreign branches of U.S. banks. 89 Other banks in foreign countries. 89 Other banks in foreign countries. 80 Foreign governments and official institutions (including foreign central banks). 91 All other deposits and credit balances. 92 Certified and official checks 	7,837 5,116 3,928 1,188 196 49 982 8 974 298 753 492	n.a.	6,885 4,384 3,489 894 193 47 145 903 8 895 238 736 431	n.a.	226 163 140 23 1 1 1 1 1 1 1 1 1 1 1 1 1 1 22	n.a.	241 226 220 7 0 0 0 3 0 3 1 1 1 10	n.a.
 93 Non-transaction accounts (including MMDAs, excluding IBFs). 94 Individuals, partnerships, and corporations 95 U.S. addressees (domicile) 96 Non-U.S. addressees (domicile) 97 Commercial banks in United States (including IBFs). 98 U.S. branches and agencies of other foreign banks. 99 Other commercial banks in United States 90 Banks in foreign countries 910 Foreign branches of U.S. banks. 910 Foreign governments and official institutions (including foreign countries. 910 Foreign governments and official institutions 910 Hor deposits and credit balances. 	67,719 51,526 38,788 12,737 11,839 6,359 5,480 926 139 788 1,432 1,995	n.a.	54,946 40,841 33,665 7,216 10,073 6,269 3,804 902 139 764 1,185 1,945	n,a.	3,832 2,839 972 1,867 774 16 758 0 0 0 0 0 220 0	n.a.	3,401 3,017 1,975 1,042 381 29 352 0 0 0 0 0 2 1	n.a.
105 IBF deposit liabilities. 106 Individuals. partnerships. and corporations. 107 U.S. addressees (domicile). 108 Non-U.S. addressees (domicile). 109 Commercial banks in United States (including IBFs) 109 Cost addressees (domicile). 109 Commercial banks in United States (including IBFs) 10 U.S. branches and agencies of other foreign banks 110 U.S. branches and user foreign banks 121 Banks in foreign countries 131 Foreign branches of U.S. banks 141 Other banks in foreign countries 155 Foreign governments and official institutions (including foreign central banks) 116 All other deposits and credit balances	n.a.	195,827 15,893 476 15,418 56,938 50,673 6,264 108,507 5,743 102,764 4,031 457	n.a.	173,124 9,266 476 8,791 51,224 45,706 5,518 98,737 5,132 93,606 13,439 457	a.a.	12,882 579 0 579 4,216 3,723 403 7,654 484 7,170 433 0	n.a.	2,716 144 0 144 981 833 148 1,534 93 1,441 56 0

For notes see end of table.

A74 Special Tables 🗆 June 1991

4.30 ASSETS AND LIABILITIES of U.S. Branches and Agencies of Foreign Banks, December 31, 1990¹—Continued Millions of dollars

	All st	ates ²	New	York	Calif	ornia	lihir	nois
Item	Total including IBF's	IBF's only ³	Total including IBF's	IBF's only ³	Total including IBF's	IBF's only ³	Total including IBF's	IBF's only ³
 117 Federal funds purchased and securities sold under agreements to repurchase	68,468 12,046 22,303 34,119 151,318 80,029 27,075 52,954 30,400 2,271 28,129 40,890 55,997	8,429 3,231 655 4,543 49,225 17,195 4,061 13,133 29,477 2,160 27,318 2,553 6,754	50,241 7,092 13,724 29,425 86,085 39,965 13,498 26,467 16,145 875 15,270 29,975 41,904	5,056 1,234 368 3,454 22,893 5,165 1,172 3,993 15,303 764 14,539 2,425 5,463	9,544 3,219 4,425 1,899 44,578 28,818 9,158 19,660 7,422 984 6,438 8,338 9,550	2,150 1,222 207 720 15,662 8,164 2,491 5,673 7,375 984 6,392 123 866	8,143 1,667 3,801 2,675 18,851 9,899 3,938 5,961 6,568 3,658 3,658 3,654	1,201 752 80 10,045 3,479 258 3,221 6,561 365 6,197 5 341
 Branch or agency liability on acceptances executed and outstanding	33,857 22,140	n.a. 6,754	25,263 16,641	n.a. 5,463	6,853 2,697	n.a. 866	1,157 2,537	n.a. 341
 132 Net due to related depository institutions³	78,454 78,454 n.a.	27,225 n.a. 27,225	39,693 39,693 n.a.	16,007 n.a. 16,007	10,235 10,235 n.a.	1,012 n.a. 1,012	15,765 15,765 n.a.	7,614 n.a. 7,614
MEMO 135 Non-interest bearing balances with commercial banks in United States 136 Holding of commercial paper included in total loans 137 Holding of own acceptances included in commercial and industrial loans 138 Commercial and industrial loans with remaining maturity of one year or less 140 Floating interest rates 141 Commercial and industrial loans with remaining maturity of more than one year 142 Predetermined interest rates 143 Floating interest rates 144 Floating interest rates	2,615 1,892 2,510 79,279 44,415 34,864 69,618 21,643 47,975	92 n.a.	2,197 1,653 1,775 43,884 22,759 21,125 43,515 13,504 30,011	91 n.a.	166 164 478 19,751 12,309 7,442 13,033 3,167 9,866	0 1.a.	113 73 138 10,261 5,953 4,308 7,995 3,695 4,299	0 n.a.

4.30-Continued

Millions of dollars

	All s	tates ²	New	York	California		Illin	юis
Item	Total excluding IBFs	IBFs only ³	Total excluding IBFs	IBFs only ³	Total excluding IBFs	IBFs only ³	Total excluding IBFs	IBFs only ³
 144 Components of total nontransaction accounts, included in total deposits and credit balances of nontransactional accounts, including IBFs. Time CDs in denominations of \$100,000 or more. Other time deposits in denominations of \$100,000 or more. 47 Time CDs in denominations of \$100,000 or more. 47 Time CDs in denominations of \$100,000 or more. 48 With remaining maturity of more than 12 months. 	77,692 44,055 16,523 17,114	↑ n.a. ↓	65,654 36,133 13,838 15,683	↑ n.a.	4,242 2,492 1,028 722	↑ n.a.	3,323 1,564 1,542 217	n.a. ↓
	All st	tates ²	New	York	Calife	ornia	Ulin	ois
	Total including IBFs	IBFs only ³	Total including IBFs	IBFs only ³	Total including IBFs	IBFs only ³	Total including 1BFs	IBFs only ³
 48 Market value of securities held	47,192 93,845 565	14,379 n.a. Ø	41,620 52,534 263	12,849 n.a. 0	3,313 28,849 130	986 n.a. 0	1,457 11,246 55	505 n.a. 0

1. Data are aggregates of categories reported on the quarterly form FFIEC 002, "Report of Assets and Liabilities of U.S. Branches and Agencies of Foreign Banks." Details may not add to totals because of rounding. This form was first used for reporting data as of June 30, 1980, and was revised as of December 31, 1985. From November 1972 through May 1980, U.S. branches and agencies of foreign banks had filed a monthly FR 886a report. Aggregate data from that report were available through the Federal Reserve statistical release G.11, last issued on July 10, 1980. Data in this table and in the G.11 tables are not strictly comparable because of differences in reporting panels and in definitions of balance sheet items. items

items. 2. Includes the District of Columbia. 3. Effective December 1981, the Federal Reserve Board amended Regulations D and Q to permit banking offices located in the United States to operate International Banking Facilities (IBFs). As of December 31, 1985 data for IBFs are reported in a separate column. These data are either included in or excluded from the total columns as indicated in the headings. The notation "n.a." indicates

that no IBF data re reported for that item, either because the item is not an eligible IBF asset or liability or because that level of detail is not reported for IBFs. From December 1981 through September 1985, IBF data were included in all applicable items reported.
4. Total assets and total liabilities include *net* balances, if any, due from or due to related banking institutions in the United States and in foreign countries (see footnote 5). On the former monthly branch and agencyu report, available through the G.11 statistical release, grows balances were included in total assets and total liabilities. Therefore, total asset and total liability figures in this table are not comparable to those in the G.11 tables.
5. "Related banking institutions" includes the foreign head office and other U.S. and foreign branches and agencies of the bank's parent holding company, and majority-owned banking subsidiaries of the bank and of its parent holding company (and majority-owned banking subsidiaries of the bank within the same metropolitan area file a consolidated report.

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- Recent Developments in Industrial Capacity and Utilization. 6/90.
- Developments Affecting the Profitability of Commercial Banks. 7/90.
- Recent Developments in Corporate Finance. 8/90.
- U.S. Exchange Rate Policy: Bretton Woods to Present. 11/90.
- The Transmission Channels of Monetary Policy: How Have They Changed? 12/90.

ANTICIPATED SCHEDULE OF RELEASE DATES FOR PERIODIC RELEASES—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM¹ (PAYMENT MUST ACCOMPANY REQUESTS)

Weekly Releases	Annual rate	Approximate release days	Date of period to which data refer
Aggregate Reserves of Depository Institutions and the Monetary Base. H.3 (502) [1.20]	\$15.00	Thursday	Week ended previous Wednesday
Actions of the Board: Applications and Reports Received. H.2 (501)	\$35.00	Friday	Week ended previous Saturday
Assets and Liabilities of Insured Domestically Chartered and Foreign Related Banking Institutions. H.8 (510) [1.25]	\$15.00	Monday	Wednesday, 3 weeks earlier
Factors Affecting Reserves of Depository Institutions and Condition Statement of Federal Reserve Banks. H.4.1 (503) [1.11]	\$15.00	Thursday	Week ended previous Wednesday
Foreign Exchange Rates. H.10 (512) [3.28]	\$15.00	Monday	Week ended previous Friday
 Money Stock, Liquid Assets, and Debt Measures, H.6 (508) [1.21] 	\$35.00	Thursday	Week ended Monday of previous week
Selected Borrowings in Immediately Available Funds of Large Commercial Banks. H.5 (507) [1.13]	\$15.00	Wednesday	Week ended Thursday of previous week
□ Selected Interest Rates. H.15 (519) [1.35]	\$15.00	Monday	Week ended previous Saturday
 Weekly Consolidated Condition Report of Large Commercial Banks, and Domestic Subsidiaries. H.4.2 (504) [1.26, 128, 129, 1.30] 	\$15.00	Friday	Wednesday, 1 week earlier
Monthly Releases			
Consumer Installment Credit. G.19 (421) [1.55, 1.56]	\$ 5.00	5th working day of month	2nd month previous
 Debits and Deposit Turnover at Commercial Banks. G.6 (406) [1.22] 	\$ 5.00	12 of month	Previous month
□ Finance Companies. G.20 (422) [1.51, 1.52]	\$ 5.00	5th working day of month	2nd month previous
□ Foreign Exchange Rates. G.5 (405) [3.28]	\$ 5.00	1st of month	Previous month
Industrial Production and Capacity Utilization G.17 (419) [2.12, 2.13]	\$15.00	Midmonth	Previous month
 Loans and Securities at all Commercial Banks. G.7 (407) [1.23] 	\$ 5.00	3rd week of month	Previous month
 Major Nondeposit Funds of Commercial Banks. G.10 (411) [1.24] 	\$ 5.00	3rd week of month	Previous month
C Research Library – Recent Acquisitions. G.15 (417)	Free of charge	1st of month	Previous month
□ Selected Interest Rates. G.13 (415) [1.35]	\$ 5.00	1st Tuesday of month	Previous month

^{1.} Release dates are those anticipated or usually met. However, please note that for some releases there is normally a certain variability because of reporting or processing procedures. Moreover, for all series unusual circumstances may, from time to time, result in a release date being later than anticipated.

The respective Bulletin tables that report the data are designated in brackets.

Quarterly Releases	Annual rate	Approximate release days	Date of period to which data refer
□ Agricultural Finance Databook. E.15 (125)	\$ 5.00	End of March June, September, and December	January, April, July, and Ocotber
Country Exposure Lending Survey. E.16 (126)	\$ 5.00	January, April, July, and October	Previous quarter
Flow of Funds Accounts: Seasonally Adjusted and Unadjusted. Z.1 (780) [1.58, 1.59]	\$15.00	23rd of February, May, August, and November	Previous quarter
Flow of Funds Summary Statistics Z.7 (788) [1.57, 1.53]	\$ 5.00	15th of February, May, August, and November	Previous quarter
 Geographical Distribution of Assets and Liabilities of Major Foreign Branches of U.S. Banks. E.11 (121) 	\$ 5.00	15th of March, June, September, and December	Previous quarter
□ Survey of Terms of Bank Lending to Business. E.2 (111) [1:34] 	\$ 5.00	Midmonth of March, June, September, and December	February, May, August, and November
□ List of OTC Margin Stocks. E.7 (117)	\$ 5.00	January, April, July, and October	February, May, August, and November
Semiannual Releases			
□ Balance Sheets for the U.S. Economy. C.9 (108)	\$ 5.00	October and April	Previous year
 Report on the Terms of Credit Card Plans. E.5 (115) 	\$ 5.00	March and August	January and June
Annual Releases			
□ Aggregate Summaries of Annual Surveys of Securities Credit Extension. C.2 (101)	\$ 5.00	February	End of previous June

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Federal Reserve Banks, Branches, and Offices

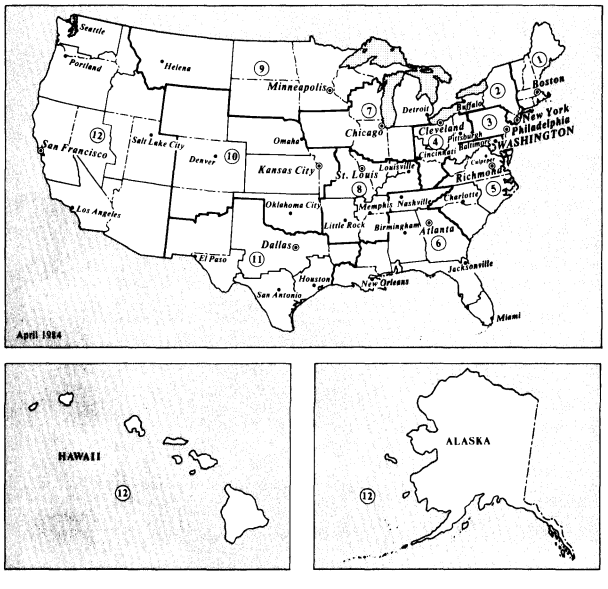
FEDERAL RESERVE BANK branch, or <i>facility</i> Zip	Chairman Deputy Chairman	President First Vice President	Vice President in charge of branch
BOSTON* 02106	Richard N. Cooper Jerome H. Grossman	Richard F. Syron Robert W. Eisenmenger	
NEW YORK* 10045	Cyrus R. Vance Ellen V. Futter	E. Gerald Corrigan James H. Oltman	
Buffalo 14240			James O. Aston
PHILADELPHIA 19105	Peter A. Benoliel Jane G. Pepper	Edward G. Boehne William H. Stone, Jr.	
CLEVELAND* 44101	John R. Miller A. William Reynolds	W. Lee Hoskins William H. Hendricks	
Cincinnati	Kate Ireland		Charles A. Cerino ¹ Harold J. Swart ¹
RICHMOND* 23219	Anne Marie Whittemore Henry J. Faison	Robert P. Black Jimmie R. Monhollon	
Baltimore	John R. Hardesty, Jr.		Ronald B. Duncan ¹ Albert D. Tinkelenberg ¹ John G. Stoides ¹
ATLANTA 30303		Robert P. Forrestal	Donald F. Nelson I
Birmingham 35283 Jacksonville 32231 Miami 33152 Nashville 37203 New Orleans 70161	Hugh M. Brown Dorothy C. Weaver Shirley A. Zeitlin	Jack Guynn	Donald E. Nelson ¹ Fred R. Herr ¹ James D. Hawkins ¹ James T. Curry III Melvyn K. Purcell Robert J. Musso
CHICAGO* 60690 Detroit	Charles S. McNeer Richard G. Cline Phyllis E. Peters	Silas Keehn Daniel M. Doyle	Roby L. Sloan ¹
ST. LOUIS 63166		Thomas C. Melzer	
Little Rock	Lois H. Gray	James R. Bowen	Karl W. Ashman Howard Wells Ray Laurence
MINNEAPOLIS 55480 Helena	Gerald A. Rauenhorst	Gary H. Stern Thomas E. Gainor	John D. Johnson
KANSAS CITY 64198		Roger Guffey	
Denver	Ernest L. Holloway	Henry R. Czerwinski	Kent M. Scott David J. France Harold L. Shewmaker
DALLAS 75222		Robert D. McTeer, Jr. Tony J. Salvaggio	
El Paso	Gilbert D. Gaedcke, Jr.	TONY J. Sairaggio	Sammie C. Clay Robert Smith, III ¹ Thomas H. Robertson
SAN FRANCISCO 94120	Robert F. Erburu	Robert T. Parry	
Los Angeles 90051 Portland 97208 Salt Lake City 84125 Seattle 98124	Carolyn S. Chambers Yvonne B. Burke William A. Hilliard D.N. Rose Bruce R. Kennedy	Carl E. Powell	Thomas C. Warren ² Leslie R. Watters Andrea P. Wolcott Gerald R. Kelly ¹

*Additional offices of these Banks are located at Lewiston, Maine 04240; Windsor Locks, Connecticut 06096; Cranford, New Jersey 07016; Jericho, New York 11753; Utica at Oriskany, New York 13424; Columbus, Ohio 43216; Columbia, South Carolina 29210; Charleston, West Virginia 25311; Des Moines, Iowa 50306; Indianapolis, Indiana 46204; and Milwaukee, Wisconsin 53202.

Senior Vice President.
 Executive Vice President.

The Federal Reserve System

Boundaries of Federal Reserve Districts and Their Branch Territories



Legend

- Boundaries of Federal Reserve Districts
- Boundaries of Federal Reserve Branch Territories
- Board of Governors of the Federal Reserve System
- Federal Reserve Bank Cities
- Federal Reserve Branch Cities
- Federal Reserve Bank Facility