

Notice of Community Development and Public Welfare Investments by State Member Banks Pursuant to Section 208.22 of Regulation H—FR H-6

REMINDER

For investments that do not meet one or more of the following criteria, the investing bank must submit a request for prior approval to the Federal Reserve. Such a request must include the information specified in section 208.22(d) of Regulation H, and must be submitted (by way of a letter or other submission on bank letterhead) to the Federal Reserve Bank of which the investing bank is a member.

Section 208.22 of Regulation H (12 C.F.R. § 208.22) permits Federal Reserve member banks to make certain public welfare investments. Investments that meet the requirements specified in section 208.22(b) of Regulation H may be made without prior regulatory approval. To assist it in determining if a proposed public welfare investment may be made without prior regulatory approval, a bank, at its option, may use the checklist attached to this form.

For a public welfare investment not requiring prior approval, the investing bank must notify the appropriate Reserve Bank of the investment within 30 days of making the investment. Such a notice must identify the amount of the investment and the entity in which the investment is made. To fulfill this notice requirement, a bank may use this form, or may provide the required information by way of a letter or other submission on bank letterhead.

For a public welfare investment requiring prior approval, the investing bank should not use this form. Instead, the investing bank must submit (by way of a letter or other submission on bank

letter-head) the information specified in section 208.22(d) of Regulation H to the Reserve Bank of which it is a member. The Board is required to act on a request for prior approval within 60 days of submission of the required information, unless the Board notifies the requesting member bank that a longer time period will be required to review and act on the request.

Information on community development investments by financial institutions can be found at the following sites:

- Federal Reserve Board of Governors Regulatory Guidance and Resource Information on Community Development Investments http://www.federalreserve.gov/communitydev/cdi_investment.htm
- Federal Reserve Bank of San Francisco Center on Community Development Investments http://www.frbsf.org/community-development/
- Office of the Comptroller of the Currency Part 24 Community Development Investments http://www.occ.treas.gov/cdd/pt24toppage.htm

Public reporting burden for this information collection is estimated to average 2.2 hours per response for public welfare investment notice, and 5 hours per response for request for prior approval including time to gather and maintain data in the required form and to review instructions and complete the information collection. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden to: Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551, and to the Office of Management and Budget, Paperwork Reduction Project (7100–0278), Washington, DC 20503.

Checklist for Notice of Community Development and Public Welfare Investments by State Member Banks Pursuant to Section 208.22 of Regulation H that Do Not **Require Prior Approval**

Regulation H does not require that this checklist be submitted to the Federal Reserve System. A bank may choose to use this checklist, however, as an aid in determining if a proposed public welfare investment may be made without prior regulatory approval. If the bank or the proposed investment does not meet the requirements described in this form, then the bank must submit a request for prior approval of the investment. Such a request must include the information specified in section 208.22(d) of Regulation H, and must be submitted (by way of a letter or other submission on bank letterhead) to the appropriate Federal Reserve Bank, as listed on the final page of this form.1

To Make a Community Development and Public Welfare Investment without Prior Board Approval:

1.	The	e investing bank must meet all of the following requirements:			entity in which the investment is to be made is a com-	
		The bank is well-capitalized or adequately capitalized under 12 C.F.R. § 208.43(b)(1) and (2);		tion	nity development financial institution as defined in sec- 103(5) of the Community Development Banking and ancial Institutions Act of 1994 (12 U.S.C. § 4702(5)); <i>or</i>	
		The bank has received a composite CAMELS rating of "1" or "2" as of its most recent examination;			e entity in which the investment is to be made engages, actly or indirectly, solely in or makes loans solely for the	
		The bank has received an overall rating of "1" or "2" as of its most recent consumer compliance examination; and		pur	poses of one or more of the following community development activities:	
		The bank is not subject to any written agreement, cease- and-desist order, capital directive, prompt-corrective- action directive, or memorandum of understanding issued by the Board or by a Federal Reserve Bank.			Residential Property —Investing in, developing, rehabilitating, managing, selling, or renting residential property where the majority of the units will be occupied by low- and moderate-income persons, ² or if the property	
	The proposed investment must meet <i>all</i> of the following requirements:				is a "qualified low-income building" as defined in s tion 42(c)(2) of the Internal Revenue Code, 26 U.S.C 42 (c)(2);	
		The investment is permitted by state law;	[\square	Nonresidential Real Property—Investing in develop-	
		The investment will not expose the bank to liability beyond the amount of the investment;			ing, rehabilitating, managing, selling, or renting no residential real property or other assets located in	
		The investment will not cause the bank's aggregate public welfare and community development investments to exceed 5 percent of the bank's capital stock and surplus; and			low- or moderate-income area ³ and targeted toward low- and moderate-income persons;	
					Small Business Development—Investing in one or more small businesses ⁴ located in a low- or moder-	
		The investment is in a corporation, limited partnership, or other entity.			ate-income area to stimulate economic development;	
		e proposed investment must meet one or more of the following uirements:			Job Training or Placement—Investing in, developing or otherwise assisting job training or placement facili- ties or programs that will be targeted towards low-	
		The Board has determined that an investment in that			and moderate-income persons;	
		entity or class of entities is a public welfare investment under paragraph 23 of Section 9 of the Federal Reserve Act (12 U.S.C. § 338a) or community development invest- ment under Regulation Y (12 C.F.R. § 225.127, see also 12 C.F.R. § 225.28(12)); or			Employment Opportunities —Investing in an entity located in a low- or moderate-income area if the entity creates long-term employment opportunities, a majority of which (based on full-time equivalent positions) will be held by low- and moderate-income persons;	
		The Comptroller of the Currency has determined by order or regulation that an investment in that entity by a national bank is a public welfare investment under section 5136 of the Revised Statutes (12 U.S.C. § 24 (Eleventh)); <i>or</i>			Technical Assistance —Providing technical assis- tance, credit counseling, research, and program development assistance to low- and moderate-income persons, small businesses, or nonprofit corporations to help achieve community development.	

^{1.} The obligation to respond is mandatory with respect to the notice required under 12 CFR 208.22(c) and required to obtain a benefit with respect to the request for prior approval under 12 CFR 208.22(d). Information collected through the FR H-6 may be kept confidential under exemption 4 of the Freedom of Information Act (FOIA), which applies to commercial or financial information that is both customarily and actually treated as private (5 U.S.C. § 552(b)(4)). An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

^{2.} Low- and moderate-income persons are defined in 42 U.S.C. § 5302(a)(20)(A) as families and individuals whose incomes do not exceed 80 percent of the median income of the area involved, as determined by the secretary of Housing and Urban Development with adjustments for smaller and larger families.

^{3.} Low- or moderate-income area is defined as one or more census tracts in a Metropolitan Statistical Area (MSA) where the median family income adjusted for the family size in each census tract is less than 80 percent of the median family income adjusted for family size of the MSA. If the area is not in a MSA, the definition is one or more census tracts where the median family income adjusted for family sizes in each census tract is less than 80 percent of the median family income adjusted for the family size of the state.

^{4.} Small business means a business that meets the size-eligibility standards of 13 C.F.R. § 121.108(a).

Notice of Community Development and Public Welfare Investments by State Member Banks Pursuant to Section 208.22 of Regulation H—Continued

Information a								
intornation a	bout the Investir	ng Bank	Bank Contact Information					
ank Name Bank's RSSD ID		k's RSSD ID	Name of Contact Person for the Investment Title					
Street			Address					
City	State	Zip Code	City	State	Zip Code			
			Area Code / Phone Number	Area Code /	FAX Number			
			E-mail Address					
nformation a	bout the Investm	nent						
Name of the Investment			Location	Location				
Amount of the Investmen	 nt		_					

Notice of Community Development and Public Welfare Investments by State Member Banks Pursuant to Section 208.22 of Regulation H—Continued

Please submit these forms to your Federal Reserve Bank District.

District 1

Federal Reserve Bank of Boston Supervision, Regulation and Credit Department Attn: Applications Unit 600 Atlantic Avenue, H-3 Boston, Massachusetts 02210 FAX: (617) 973-3265

District 2

Federal Reserve Bank of New York Attn: Bank Applications Function 33 Liberty Street New York, New York 10045 FAX: (212) 720-1608

District 3

Federal Reserve Bank of Philadelphia Attn: Supervision, Regulation & Credit–Regulatory Applications Ten Independence Mall Philadelphia, Pennsylvania 19106 FAX: (215) 574-3754

District 4

Federal Reserve Bank of Cleveland Supervision & Regulation Department Attn: Consumer Affairs, 5th Floor PO Box 6387 Cleveland, Ohio 44101 FAX: (216) 579-2932

District 5

Federal Reserve Bank of Richmond Supervision, Regulation and Credit Department Attn: Consumer Affairs, 13th Floor PO Box 27622 Richmond, Virginia 23261 FAX: (804) 697-4021

District 6

Federal Reserve Bank of Atlanta Division of Supervision & Regulation Attn: Community Affairs, 8th Floor 1000 Peachtree Street, NE Atlanta, Georgia 30309-4470 FAX: (404) 498-7302

District 7

Federal Reserve Bank of Chicago Supervision & Regulation Attn: Applications Dept. 230 South La Salle Street Chicago, Illinois 60604-1413 FAX: (312) 322-5894

District 8

Federal Reserve Bank of St. Louis Attn: Banking Supervision Applications Manager PO Box 442 St. Louis, Missouri 63166 FAX: (314) 444-8740

District 9

Federal Reserve Bank of Minneapolis Division of Supervision, Regulation, and Credit Attn: Applications Manager PO Box 291 90 Hennepin Avenue Minneapolis, Minnesota 55480 FAX: (612) 204-5114

District 10

Federal Reserve Bank of Kansas City Attn: Applications Department 1 Memorial Drive Kansas City, Missouri 64198-0001 FAX: (816) 881-2252

District 11

Federal Reserve Bank of Dallas Banking Supervision Department Attn: Applications Division, 6th Floor 2200 N. Pearl Street Dallas, Texas 75201 FAX: (214) 922-6301

District 12

Federal Reserve Bank of San Francisco Banking Supervision & Regulation Attn: Applications Unit, 9th Floor 101 Market Street San Francisco, California 94105 FAX: (415) 974-3031