Meeting Between Staffs of the Federal Reserve Board, the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC), and Regional Bank Treasurers Group  
January 6, 2017

Participants:  Peter Clifford, Kevin Littler, Christopher Powell, Dafina Stewart, and Josh Strazanac (Federal Reserve Board)

Henry Barkhausen, Daniel Perez (OCC)

Eric Schatten, Suzanne Dawley, and Andrew Carayiannis (FDIC)

Tom Feil, Steve Petti (Capital One); Ryan Gnagy (KeyBank);
Scott Warman (M&T Bank); Christine Shambach (PNC Bank);
Ruth Straley (SunTrust Banks); Byron Clift (TD Bank)

Summary:  Staffs of the Federal Reserve Board, OCC, and FDIC met with representatives of the Regional Banks Treasurers Group and various banking organization to discuss the notice of proposed rulemaking to establish the Net Stable Funding Ratio (NSFR) in the United States. Specifically, the representatives discussed the scope of institutions subject to the proposed rule; the treatment of operational and collateralized deposits under the proposed rule; consolidation and shortfall requirements under the proposed rule; the definition of “liquid and readily-marketable” in the Liquidity Coverage Ratio (LCR); and the effective dates for various requirements under the proposed rule, including the NSFR requirement, the NSFR public disclosure requirement, and of the revisions to definitions in the LCR.

Attachment
Comments on the Proposed Net Stable Funding Ratio (NSFR)

Regional Bank Treasurers’ Group
January 6, 2017
## Agenda

<table>
<thead>
<tr>
<th>Topic</th>
<th>Speaker(s)</th>
<th>Time Allotted</th>
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<tbody>
<tr>
<td>Introductions</td>
<td>S. Warman, M&amp;T Regulatory Agencies</td>
<td>10 minutes</td>
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<tr>
<td>Background on Regional Bank Treasurers’ Group and Key Recommendations</td>
<td>C. Shambach, PNC</td>
<td>10 minutes</td>
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<tr>
<td>Specific Concerns with the Proposal and Consistency with LCR</td>
<td>R. Gnagy, Key</td>
<td>20 minutes</td>
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<tr>
<td>Comments with Respect to Definitions and Requests for Clarification</td>
<td>R. Straley, SunTrust</td>
<td>20 minutes</td>
</tr>
<tr>
<td>Questions</td>
<td>All</td>
<td>20 minutes</td>
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<tr>
<td>Closing Remarks</td>
<td>S. Warman, M&amp;T</td>
<td>5 minutes</td>
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Background

- Regional Banks operate traditional retail and commercial bank business models and are much less complex than G-SIBs
  - Not “internationally active” and primarily focused on domestic business activities
  - Modest size in relation to US economic activity and the US banking sector
  - Primarily core funded and do not rely to a significant extent on short-term and potentially volatile market funding; liquidity risks are easier for management and supervisors to monitor and manage
  - Average G-SIB Systemic Indicator Score is approximately 20x the average Regional Bank score¹

- Modified NSFR tailoring should leverage Systemic Indicator Score rather than arbitrary, static asset and foreign exposure thresholds
  - Given the proposed thresholds, certain regional banks would be subject to the Full NSFR along with G-SIBs, despite their lower systemic risk and the fact that the Modified NSFR being more appropriate given their business model

¹See Appendix A
Key Recommendations

- **Align the Proposal more closely with the LCR rules** in a number of important respects, including the treatment of operational deposits and the consolidation rules applicable under the Modified NSFR.

- **Revise the scope of the Proposal to ensure that all regional banking organizations are covered by the Modified NSFR.** The Proposal itself recognizes that the Modified NSFR is appropriate for organizations that are less complex in structure, have simpler balance sheets, and pose less risk to the financial system. Regional Banks meet these criteria.

- **Delay the proposed January 2018 effective date of the NSFR requirements until at least January 2020**, in order to allow regional banking organizations an appropriate amount of time to complete the important objective of implementing the FR 2052a liquidity reporting before commencing implementation of the NSFR.

- **Delay the proposed NSFR disclosures until one year after the NSFR’s effective date**, in order to allow banking organizations appropriate time to prepare data collection processes and to ensure the alignment of such processes with the final NSFR requirements and any guidance from the Agencies to address interpretive issues.
Specific Concerns with the Proposal and Consistency with LCR

- **Implementation:** Delay effective date until at least January 2020 (pages 5-6)

- **Public Disclosure:** Postpone disclosure until at least one year after the NSFR’s effective date and match BCBS template’s level of granularity (page 6)

- **Operational Deposits:** ASF factor of 75% would more appropriately reflect the stable funding of operational deposits and is more closely aligned with the LCR treatment (NPR proposed 50%) (pages 7-8)

- **FHLB:** Align RSF factors for FHLB-eligible assets with the average effective collateral lending value across FHLBs (pages 8-9)

- **Modified NSFR:** Clarify that the 70% factor applied to RSF values should be applied at the Consolidated BHC level (page 9)

- **Shortfall Requirements:** Calibrate requirements to respond to an NSFR shortfall based on the materiality and likely sustainability of the shortfall (page 10)

- **PSEs and Collateralized Corporate Trust Deposits:** ASF factors should reflect underlying collateral, similar to LCR approach (NPR proposed 50%) (pages 10-11)
Comments with Respect to Definitions and Requests for Clarification

- **LCR Definitions:** Provide a minimum of 180 days to implement revised LCR definitions but allow flexibility for early adoption (pages 11-12)

- **Liquid and Readily Marketable:** Refine HQLA requirements by clarifying the means to demonstrate “liquid and readily-marketable” requirement; consider adopting a presumption-based approach (pages 12-13)

- **Operational Deposits:** Broaden definition to unsecured wholesale funding that matures within 30 days (page 13)

- **Collateralized Deposit:** Revise definition to include certain sweep accounts (pages 13-14)
Appendix A: The systemic indicator scores show the vast gulf between U.S. G-SIBs and regional banking organizations

GSIB Scores with 2015 Ending Global Indicators

1) Based on FR Y-15 reports as of 12/31/2015
2) G-SIB Scores are calculated under the Method 1 Approach
## Appendix B: Regional Bank Attendees

<table>
<thead>
<tr>
<th>Organization</th>
<th>Representative</th>
<th>Title</th>
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<tbody>
<tr>
<td>Capital One</td>
<td>Tom Feil Steve Petti</td>
<td>SVP, Treasurer MVP, Balance Sheet Management</td>
</tr>
<tr>
<td>Key</td>
<td>Ryan Gnagy</td>
<td>SVP, Liquidity Planning</td>
</tr>
<tr>
<td>M&amp;T</td>
<td>Scott Warman</td>
<td>EVP, Treasurer</td>
</tr>
<tr>
<td>PNC</td>
<td>Christine Shambach</td>
<td>SVP, Liability and Capital Management</td>
</tr>
<tr>
<td>SunTrust</td>
<td>Ruth Straley</td>
<td>SVP, Liquidity Risk Management</td>
</tr>
<tr>
<td>TD</td>
<td>Byron Clift</td>
<td>SVP, Head of Liquidity Risk Management</td>
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