CD-1 – National Bank Community Development (Part 24) Investments

A national bank or national bank subsidiary may make an investment directly or indirectly designed primarily to promote the public welfare under the community development investment authority in 12 USC 24(Eleventh) and its implementing regulation 12 CFR 24 (Part 24). Part 24 contains the OCC standards for determining whether an investment is designed to promote the public welfare and procedures that apply to those investments. National banks must submit the completed form to provide an after-the-fact notice or to request prior approval of a public welfare investment to the Community Affairs Department, Office of the Comptroller of the Currency, Washington, DC 20259. Please contact the Community Affairs Department at (202) 874-4990 or CommunityAffairs@occ.treas.gov for more information.

Please provide the following information about the investing bank.

<table>
<thead>
<tr>
<th>Bank name:</th>
<th>Mailing address (street or P.O. box):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank charter number:</td>
<td>City, State, ZIP Code:</td>
</tr>
<tr>
<td>Telephone number:</td>
<td>Fax number:</td>
</tr>
<tr>
<td>E-mail address:</td>
<td>URL:</td>
</tr>
</tbody>
</table>

Contact for information:

<table>
<thead>
<tr>
<th>Name of bank contact responsible for form's information:</th>
<th>Name of bank contact responsible for CD investment (if different):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing address (street or P.O. box):</td>
<td>Mailing address (street or P.O. box):</td>
</tr>
<tr>
<td>City, State, ZIP Code:</td>
<td>City, State, ZIP Code:</td>
</tr>
<tr>
<td>Telephone number:</td>
<td>Telephone number:</td>
</tr>
<tr>
<td>Fax number:</td>
<td>Fax number:</td>
</tr>
<tr>
<td>E-mail address:</td>
<td>E-mail address:</td>
</tr>
</tbody>
</table>

Please indicate the process the bank requests by checking the appropriate box, below.

- After-the-fact notice (12 CFR 24.5(a)) - complete sections 1 and 2. ☐
- Prior approval (12 CFR 24.5(b)) - complete section 2. ☐
Section 1 – After-The-Fact Notice Only (12 CFR 24.5(a))

A bank may provide an after-the-fact notice of its Part 24 investment if the bank responds affirmatively to all of the following requirements.

The bank is "well-capitalized," as defined in 12 CFR 24.2(i).  
Yes ☐  No ☐

The bank has a composite rating of 1 or 2 under the Uniform Financial Institutions Rating System.  
Yes ☐  No ☐

The bank’s most recent Community Reinvestment Act rating is satisfactory or outstanding.  
Yes ☐  No ☐

The bank is not under a cease and desist order, consent order, formal written agreement, or Prompt Corrective Action directive.  
Yes ☐  No ☐

Including this investment, the bank’s aggregate outstanding investments and commitments under Part 24 do not exceed 5 percent of its capital and surplus, unless the OCC has provided written approval of a written request by the bank allowing the bank to provide after-the-fact notices for investments that would raise the aggregate amount of the bank’s Part 24 investments beyond 5 percent of its capital and surplus.  
Yes ☐  No ☐

The investment does not involve properties carried on the bank’s books as “other real estate owned.”  
Yes ☐  No ☐

The OCC has not determined, in published guidance, that the investment is inappropriate for the after-the-fact notification.  
Yes ☐  No ☐

Has the bank responded affirmatively to all of the above requirements in order to provide an after-the-fact notice of its Part 24 investment? [The OCC may have provided written notification that the bank may submit Part 24 after-the-fact notices. If so, please provide the date or a copy of the OCC’s written notification.]

Yes ☐  No ☐

(The bank may make an investment authorized by 12 USC 24(Eleventh) and this part and notify the OCC within 10 working days by submitting a completed after-the-fact notice.)

No ☐  (The bank must seek prior OCC approval of its investment and submit a completed investment proposal before making the investment.)

[To complete the after-the-fact notice process or to request prior OCC approval, please proceed to section 2 of this form.]
Section 2 — All Requests

1. Please indicate how the bank’s investment is consistent with Part 24 requirements for public welfare investments, under 12 CFR 24.3.
   a. Check at least one of the following that applies to the bank’s investment:
      - The investment primarily benefits low- and moderate-income individuals.  □
      - The investment primarily benefits low- and moderate-income areas.  □
      - The investment primarily benefits other areas targeted by a governmental entity for redevelopment.  □
      - The investment would receive consideration under 12 CFR 25.23 as a "qualified investment" for purposes of the Community Reinvestment Act.  □

2. Please indicate how the bank’s investment is consistent with Part 24 requirements for investment limits under 12 CFR 24.4 by responding to the following questions.
   a. Dollar amount of the bank’s investment that is the subject of this submission: ______
   b. Percentage of the bank’s capital and surplus represented by the bank’s investment that is the subject of this submission: ______%.
   c. Percentage of the bank’s capital and surplus represented by the aggregate outstanding Part 24 investments and commitments, including this investment: ______%.
   d. Does this investment expose the bank to unlimited liability?
      Yes [ ]  (This investment cannot be made under Part 24.)
      No [ ]

3. Please attach a brief description of the bank’s investment. (See 12 CFR 24.5(a)(3)(i) and (b)(2)(i)). Include the following information in the description.
   a. The name of the community and economic development entity (CEDE) into which the bank’s investment has been (or will be) made.
   b. The type of bank investment (equity, debt, or other).
   c. The activity or activities of the CEDE in which the bank has invested (or will invest). (See examples of qualifying investment activities described in 12 CFR 24.6 (a), (b), (c), and (d)).
   d. How the investment is structured so that it does not expose the bank to unlimited liability, such as by describing the structure of the CEDE (e.g., CDC subsidiary, multi-bank CDC, multi-investor CDC, limited partnership, limited liability company, community development bank, community development financial institution, community development venture capital fund, community development lending consortia, community development closed-end mutual funds, non-diversified closed-end investment companies, or any other CEDE) and by providing any other relevant information.
   e. The geographic area served by the CEDE.
   f. The total funding or other support by community development partners involved in the project (e.g., government or public agencies, nonprofits, other investors), if known.
4. Evidence of qualification is readily available for examination purposes.

The bank maintains information concerning this investment in a form readily accessible and available for examination that supports the certifications contained in this form and demonstrates that the investment meets the standards set out in 12 CFR 24.3, including, where applicable, the criteria of 12 CFR 25.23.

Yes □ No □

5. Certification

The undersigned hereby certifies that the foregoing information in this form is accurate and complete. It is further certified that the undersigned is authorized to file this form on Part 24 investments for the bank.

Name: 
Title: 
Signature: 
Date: 

CD-1 (Rev 02/09)
THE SPACE BELOW MAY BE USED TO DESCRIBE THE BANK'S CD INVESTMENT AS REQUESTED IN SECTION 2, QUESTION 1.
PART 25—COMMUNITY REINVESTMENT ACT AND INTERSTATE DEPOSIT PRODUCTION REGULATIONS

Subpart A—General

§ 25.11 Authority, purposes, and scope.

(a) Authority and OMB control number—(1) Authority. The authority for subparts A, B, C, D, and E is 12 U.S.C. 21, 22, 26, 27, 30, 36, 93a, 161, 215, 215a, 481, 1814, 1816, 1828(c), 1835a, 2901 through 2907, and 3101 through 3111.

(2) OMB control number. The information collection requirements contained in this part were approved by the Office of Management and Budget under the provisions of 44 U.S.C. 3501 et seq. and have been assigned OMB control number 1557–0160.

(b) Purposes. In enacting the Community Reinvestment Act (CRA), the Congress required each appropriate Federal financial supervisory agency to assess an institution's record of helping to meet the credit needs of the local communities in which the institution is chartered, consistent with the safe and sound operation of the institution, and to take this record into account in the agency’s evaluation of an application for a deposit facility by the institution. This part is intended to carry out the purposes of the CRA by:

(1) Establishing the framework and criteria by which the Office of the Comptroller of the Currency (OCC) assesses a bank’s record of helping to meet the credit needs of its entire community, including low- and moderate-income neighborhoods, consistent with the safe and sound operation of the bank; and

(2) Providing that the OCC takes that record into account in considering certain applications.

(c) Scope—(1) General. This part applies to all banks except as provided in paragraphs (c)(2) and (c)(3) of this section.

(2) Federal branches and agencies. (i) This part applies to all insured Federal branches and to any Federal branch that is uninsured that results from an acquisition described in section 5(a)(8) of the International Banking Act of 1978 (12 U.S.C. 3103(a)(8)).

(ii) Except as provided in paragraph (c)(2)(i) of this section, this part does not apply to Federal branches that are uninsured, limited Federal branches, or