Office of Thrift Supervision, Treasury

20 days before your meeting, unless you are a state-chartered savings association and state law requires a different voting record date.

§ 563b.235 How must I notify my members of the meeting?

(a) You must notify your members of the meeting to consider your conversion by sending the members a proxy statement authorized by OTS.

(b) You must notify your members 20 to 45 days before your meeting, unless you are a state-chartered savings association and state law requires a different notice period.

(c) You must also notify each beneficial holder of an account held in a fiduciary capacity:
   (1) If you are a federal association and the name of the beneficial holder is disclosed on your records; or
   (2) If you are a state-chartered association and the beneficial holder possesses voting rights under state law.

§ 563b.240 What must I submit to OTS after the members’ meeting?

(a) Promptly after the members’ meeting, you must file all of the following information with OTS:
   (1) A certified copy of each adopted resolution on the conversion.
   (2) The total votes eligible to be cast.
   (3) The total votes represented in person or by proxy.
   (4) The total votes cast in favor of and against each matter.
   (5) The percentage of votes necessary to approve each matter.
   (6) An opinion of counsel that you conducted the members’ meeting in compliance with all applicable state or federal laws and regulations.

(b) Promptly after completion of the conversion, you must submit an opinion of counsel that you complied with all laws applicable to the conversion.

PROXY SOLICITATION

§ 563b.250 Who must comply with these proxy solicitation provisions?

(a) You must comply with these proxy solicitation provisions when you provide proxy solicitation material to members for the meeting to vote on your plan of conversion.

(b) Your members must comply with these proxy solicitation provisions when they provide proxy solicitation materials to members for the meeting to vote on your conversion, pursuant to §563b.280, except where:
   (1) The member solicits 50 people or fewer and does not solicit proxies on your behalf; or
   (2) The member solicits proxies through newspaper advertisements after your board of directors adopts the plan of conversion. Any newspaper advertisements may include only the following information:
      (i) Your name;
      (ii) The reason for the advertisement;
      (iii) The proposal or proposals to be voted upon;
      (iv) Where a member may obtain a copy of the proxy solicitation material; and
      (v) A request for your members to vote at the meeting.

§ 563b.255 What must the form of proxy include?

The form of proxy must include all of the following:

(a) A statement in bold face type stating that management is soliciting the proxy.

(b) Blank spaces where the member must date and sign the proxy.

(c) Clear and impartial identification of each matter or group of related matters that members will vote upon. You must include any proposed charitable contribution as an item to be voted on separately.

(d) The phrase “Revocable Proxy” in bold face type (at least 18 point).

(e) A description of any charter or state law requirement that restricts or conditions votes by proxy.

(f) An acknowledgment that the member received a proxy statement before he or she signed the form of proxy.

(g) The date, time, and the place of the meeting, when available.

(h) A way for the member to specify by ballot whether he or she approves or disapproves of each matter that members will vote upon.

(i) A statement that management will vote the proxy in accordance with the member’s specifications.

(j) A statement in bold face type indicating how management will vote the proxy if the member does not specify a choice for a matter.