SUBCHAPTER H—FEDERAL HOME LOAN BANK LIABILITIES

PART 965—SOURCE OF FUNDS

Sec. 965.1 Definitions.

965.2 Authorized liabilities.

AUTHORITY: 12 U.S.C. 1422a, 1422b, 1431.

SOURCE: 65 FR 36298, June 7, 2000, unless otherwise noted.

§ 965.1 Definitions.

As used in this part:
Deposits in banks or trust companies means:
(1) A deposit in another Bank;
(2) A demand account in a Federal Reserve Bank;
(3) A deposit in, or a sale of Federal funds to:
   (i) An insured depository institution, as defined in section 2(12)(A) of the Act (12 U.S.C. 1422(12)(A)), that is designated by a Bank’s board of directors;
   (ii) A trust company that is a member of the Federal Reserve System or insured by the FDIC, and is designated by a Bank’s board of directors; or
   (iii) A U.S. branch or agency of a foreign bank, as defined in the International Banking Act of 1978, as amended (12 U.S.C. 3101 et seq.), that is subject to the supervision of the FRB, and is designated by a Bank’s board of directors.

Repurchase agreement means an agreement in which a Bank sells securities and simultaneously agrees to repurchase those securities or similar securities at an agreed upon price, with or without a stated time for repurchase.

[65 FR 36298, June 7, 2000, as amended at 67 FR 12853, Mar. 20, 2002]

§ 965.2 Authorized liabilities.

As a source of funds for business operations, each Bank is authorized to incur liabilities by:
(a) Accepting proceeds from the issuance of consolidated obligations issued in accordance with part 966 of this chapter;
(b) Accepting time or demand deposits from members, other Banks or instrumentalities of the United States, and cash accounts from members or associates pursuant to §§969.2, 950.17(b)(2)(1)(B), 950.17(d) or 960.4(a)(1), or other institutions for which the Bank is providing correspondent services pursuant to section 11(e) of the Act (12 U.S.C. 1431(e));
(c) Purchasing Federal funds; and
(d) Entering into repurchase agreements.

[65 FR 36298, June 7, 2000, as amended at 67 FR 12853, Mar. 20, 2002]

PART 966—CONSOLIDATED OBLIGATIONS

Sec. 966.1 Definitions.

966.2 Issuance of consolidated obligations.

966.3 Leverage limit and credit rating requirements.

966.4 Form of consolidated obligations.

966.5 Transactions in consolidated obligations.

966.6 Lost, stolen, destroyed, mutilated or defaced consolidated obligations.

966.7 Administrative provision.

966.8 Conditions for issuance of consolidated obligations.

966.9 Joint and several liability.

966.10 Savings clause.

AUTHORITY: 12 U.S.C. 1422a, 1422b, 1431.

SOURCE: 65 FR 36298, June 7, 2000, unless otherwise noted.

§ 966.1 Definitions.

As used in this part:
Non-complying Bank means a Bank that has failed to provide the liquidity certification as required under §966.9(b)(1).

[67 FR 12853, Mar. 20, 2002]