§§ 303.164-303.179

- (2) Conformity with the OTS requirements will not be sufficient for FDIC regulatory purposes if the FDIC determines that the proposed conversion transaction would pose a risk to the bank's safety or soundness, violate any law or regulation, or present a breach of fiduciary duty.
- (c) Notice period. (1) The period in which the FDIC may object to the proposed conversion transaction shall be the later of:
- (i) 60 days after receipt of a substantially complete notice of proposed conversion: or
- (ii) 20 days after the last applicable state or other federal regulator has approved the proposed conversion.
- (2) The FDIC may, in its discretion, extend the initial 60-day period for up to an additional 60 days by providing written notice to the institution.
- (d) Letter of non-objection. If the FDIC determines, in its discretion, that the proposed conversion transaction would not pose a risk to the institution's safety or soundness, violate any law or regulation, or present a breach of fiduciary duty, then the FDIC shall issue to the institution proposing to convert a letter of non-objection to the proposed conversion.
- (e) Letter of objection. If the FDIC determines, in its discretion, that the proposed conversion transaction poses a risk to the institution's safety or soundness, violates any law or regulation, or presents a breach of fiduciary duty, then the FDIC shall issue a letter to the institution stating its objection(s) to the proposed conversion and advising the institution not to consummate the proposed conversion until such letter is rescinded. A copy of the letter of objection shall be furnished to the institution's primary state regulator and any other state or federal banking regulator and state or federal securities regulator involved in the conversion.
- (f) Consummation of the conversion. (1) An institution may consummate the proposed conversion upon either:
- (i) The receipt of a letter of non-objection; or
- (ii) The expiration of the notice period.
- (2) If a letter of objection is issued, then the institution shall not consum-

mate the proposed conversion until the FDIC rescinds such letter.

§§ 303.164-303.179 [Reserved]

Subpart J—International Banking

§303.180 Scope.

This subpart sets forth procedures for complying with application requirements relating to the foreign activities of insured state nonmember banks, U.S. activities of insured branches of foreign banks, and certain foreign mergers of insured depository institutions.

§ 303.181 Definitions.

For the purposes of this subpart, the following additional definitions apply:

- (a) Board of Governors means the Board of Governors of the Federal Reserve System.
- (b) *Comptroller* means the Office of the Comptroller of the Currency.
- (c) Eligible insured branch. An insured branch will be treated as an eligible depository institution within the meaning of §303.2(r) if the insured branch:
- (1) Received an FDIC-assigned composite ROCA supervisory rating (which rates risk management, operational controls, compliance, and asset quality) of 1 or 2 as a result of its most recent federal or state examination, and the FDIC, Comptroller, or Board of Governors have not expressed concern about the condition or operations of the foreign banking organization or the support it offers the branch;
- (2) Received a satisfactory or better Community Reinvestment Act (CRA) rating from its primary federal regulator at its most recent examination, if the depository institution is subject to examination under part 345 of this chapter:
- (3) Received a compliance rating of 1 or 2 from its primary federal regulator at its most recent examination;
- (4) Is well-capitalized as defined in subpart B of part 325 of this chapter; and
- (5) Is not subject to a cease and desist order, consent order, prompt corrective action directive, written agreement, memorandum of understanding, or other administrative agreement with any U.S. bank regulatory authority.

- (d) Federal branch means a federal branch of a foreign bank as defined by §347.202 of this chapter.
- (e) Foreign bank means a foreign bank as defined by §347.202 of this chapter.
- (f) Foreign branch means a foreign branch of an insured state nonmember bank as defined by §347.102 of this chapter.
- (g) Foreign organization means a foreign organization as defined by §347.102 of this chapter.
- (h) *Insured branch* means an insured branch of a foreign bank as defined by §347.202 of this chapter.
- (i) *Noninsured branch* means a non-insured branch of a foreign bank as defined by §347.202 of this chapter.
- (j) *State branch* means a state branch of a foreign bank as defined by §347.202 of this chapter.

§ 303.182 Establishing, moving or closing a foreign branch of an insured state nonmember bank.

- (a) Notice procedures for general consent. Notice in the form of a letter from an eligible depository institution establishing or relocating a foreign branch pursuant to §347.117(a) of this chapter must be provided to the appropriate FDIC office no later than 30 days after taking such action. The notice must include the location of the foreign branch, including a street address, and a statement that the foreign branch has not been located on a site on the World Heritage List or on the foreign country's equivalent of the National Register of Historic Places (National Register), in accordance with section 402 of the National Historic Preservation Act Amendments of 1980 (NHPA Amendments Act) (16 U.S.C. 470a-2). The FDIC will provide written acknowledgment of receipt of the notice.
- (b) Filing procedures for other branch establishments—(1) Where to file. An applicant seeking to establish a foreign branch other than under §347.117(a) of this chapter shall submit an application to the appropriate FDIC office.
- (2) Content of filing. A complete letter application must include the following information:
- (i) The exact location of the proposed foreign branch, including the street address, and a statement whether the for-

- eign branch will be located on a site on the World Heritage List or on the foreign country's equivalent of the National Register, in accordance with section 402 of the NHPA Amendments Act;
- (ii) Details concerning any involvement in the proposal by an insider of the applicant, as defined in §303.2(u) of this part, including any financial arrangements relating to fees, the acquisition of property, leasing of property, and construction contracts;
- (iii) A brief description of the applicant's business plan with respect to the foreign branch; and
- (iv) A brief description of the proposed activities of the branch and, to the extent any of the proposed activities are not authorized by §347.115 of this chapter, the applicant's reasons why they should be approved.
- (3) Additional information. The FDIC may request additional information to complete processing.
- (c) Processing—(1) Expedited processing for eligible depository institu-An application filed under tions. §347.118(a) of this chapter by an eligible depository institution as defined in §303.2(r) of this part seeking to establish a foreign branch by expedited processing will be acknowledged in writing by the FDIC and will receive expedited processing, unless the applicant is notified in writing to the contrary and provided with the basis for that decision. The FDIC may remove the application from expedited processing for any of the reasons set forth in §303.11(c)(2) of this part. Absent such removal, an application processed under expedited processing is deemed approved 45 days after receipt of a substantially complete application by the FDIC, or on such earlier date authorized by the FDIC in writing.
- (2) Standard processing. For those applications that are not processed pursuant to the expedited procedures, the FDIC will provide the applicant with written notification of the final action when the decision is rendered.
- (d) Closing. Notices of branch closing under §347.121 of this chapter, in the form of a letter including the name, location, and date of closing of the closed