§ 26.7

paragraph (a) of this section may continue so long as it does not result in either:

- (i) A monopoly or substantial lessening of competition; or
 - (ii) An unsafe or unsound condition.
- (2) If the OCC grants an interlock exemption in reliance upon a presumption under paragraph (b) of this section, the interlock may continue for three years, unless otherwise provided by the OCC in writing.

[64 FR 51678, Sept. 24, 1999, as amended at 79 FR 28399, May 16, 2014; 85 FR 42642, July 14, 2020]

§26.7 Change in circumstances.

- (a) Termination. A management official shall terminate his or her service or apply for an exemption if a change in circumstances causes the service to become prohibited. A change in circumstances may include an increase in asset size of an organization, a change in the delineation of the RMSA or community, the establishment of an office. an increase in the aggregate deposits of the depository organization, or an acquisition, merger, consolidation, or any reorganization of the ownership structure of a depository organization that causes a previously permissible interlock to become prohibited.
- (b) Transition period. A management official described in paragraph (a) of this section may continue to serve the depository organization involved in the interlock for 15 months following the date of the change in circumstances. The OCC may shorten this period under appropriate circumstances.

[61 FR 40300, Aug. 2, 1996, as amended at 64 FR 51678, Sept. 24, 1999]

§ 26.8 Enforcement.

Except as provided in this section, the OCC administers and enforces the Interlocks Act with respect to national banks, Federal savings associations, and their affiliates, and may refer any case of a prohibited interlocking relationship involving these entities to the Attorney General of the United States to enforce compliance with the Interlocks Act and this part. If an affiliate of a national bank or Federal savings association is subject to the primary regulation of another Federal deposi-

tory organization supervisory agency, then the OCC does not administer and enforce the Interlocks Act with respect to that affiliate.

[73 FR 22251, Apr. 24, 2008, as amended at 79 FR 28399, May 16, 2014]

PART 27—FAIR HOUSING HOME LOAN DATA SYSTEM

Sec.

- 27.1 Scope and OMB control number.
- 27.2 Definitions.
- 27.3 Recordkeeping requirements.
- 27.4 Inquiry/Application Log.
- 27.5 Record retention period.
- 27.6 Substitute monitoring program.
- 27.7 Availability, submission and use of data.

APPENDIX I TO PART 27—MONTHLY HOME LOAN ACTIVITY FORMAT

APPENDIX II TO PART 27—INFORMATION FOR GOVERNMENT MONITORING PURPOSES

APPENDIX III TO PART 27—FAIR HOUSING LENDING INQUIRY/APPLICATION LOG SHEET APPENDIX IV TO PART 27—HOME LOAN DATA SURMISSION

AUTHORITY: 5 U.S.C. 301; 12 U.S.C. 1 et seq., 93a, 161, 481, and 1818; 15 U.S.C. 1691 et seq.; 42 U.S.C. 3601 et seq.; 12 CFR part 202.

SOURCE: 44 FR 63089, Nov. 2, 1979, unless otherwise noted.

§ 27.1 Scope and OMB control number.

- (a) Scope. This part applies to the activities of national banks and their subsidiaries, which make home loans for the purpose of purchasing, construction-permanent financing, or refinancing of residential real property.
- (b) *OMB* control number. The collection of information requirements contained in this part were approved by the Office of Management and Budget under OMB control number 1557–0160.

[49 FR 11825, Mar. 28, 1984, as amended at 73 FR 22251, Apr. 24, 2008]

§ 27.2 Definitions.

For the purpose of this part, including all forms and instructions issued for use under this part:

- (a) Applicant means a natural person, including a co-applicant, who makes an application.
- (b) Application means an oral in-person or written request for an extension of credit for a home loan that is made

in accordance with procedures established by a bank for the type of credit requested.

- (c) Bank means a national bank and any subsidiaries of a national bank.
- (d) Completed application means an application in connection with which a bank has received all the information that it regularly obtains and considers in evaluating the amount and type of credit requested.
- (e) *Decision center* means the place where home loan applications are accepted or rejected.
- (f) Home loan means a real estate loan for the purchase, permanent financing for construction, or the refinancing of residential real property which the applicant intends to occupy as a principal residence.
- (g) *Inquirer* means a natural person who makes an inquiry.
- (h) Inquiry means a written or an oral in-person request for information about the terms of a home loan by a natural person on his/her own behalf which is received on a bank's premises by any person at the bank who customarily receives or is authorized to receive such requests. Telephonic communications do not constitute an inquiry for purposes of this part.
- (i) Real estate loan means any loan secured by real estate where the bank relies upon such real estate as the primary security for the loan. Where the bank in its judgment relies substantially upon other factors, such as the general credit standing of the borrower, guaranties, or security other than real estate, the loan does not constitute a real estate loan, although as a matter of prudent banking practice it may also be secured by real estate.
- (1) A loan made in reliance upon the security of a mobile home will not be considered a real estate loan, although as a prudent banking practice the security interest is recorded or otherwise perfected as if the mobile home were real estate. For purposes of this part, a loan made in reliance upon the security of a mobile home and the parcel of land to which it is permanently affixed will be considered a real estate loan.
- (2) Where the bank relies substantially on the insurance guaranty of a governmental agency in making a loan, it does not constitute a real estate loan

except for the purposes of §27.4 of this part (Inquiry/Application Log).

(j) Residential real property means improved real property (not vacant land) used or intended to be used for residential purposes, including single family homes, dwellings for from two to four families, and individual units of condominiums and cooperatives.

[44 FR 63089, Nov. 2, 1979, as amended at 73 FR 22251, Apr. 24, 2008]

§27.3 Recordkeeping requirements.

- (a) Quarterly recordkeeping requirement. (1) A bank that is required to collect data on home loans under part 203 of this title shall present the data on Federal Reserve Form FR HMDA-LAR or in an automated format in accordance with the instructions, except that:
- (i) A bank shall maintain the reason(s) it denied a loan application, using the codes provided in part 203 of this title; and
- (ii) A bank shall record all information required by this paragraph and part 203 of this title within 30 calendar days after the end of each calendar quarter.
- (2) A bank that receives 50 or more home loan applications a year, as measured by the previous calendar year, and that is not required to collect data under paragraph (a)(1) of this section, shall record and maintain for each decision center the following information on home loan activity:
- (i) Number of applications received for each of the following: Purchase; construction-permanent; refinance.
- (ii) Number of loans closed for each of the following: Purchase; construction-permanent; refinance.
- (iii) Number of loans denied for each of the following: Purchase; construction-permanent; refinance.
- (iv) Number of loans withdrawn by applicant, for each of the following: Purchase; construction-permanent; refinance.
- (3) The information required to be maintained under paragraph (a)(2) of this section shall be updated quarterly, within 30 calendar days after the end of each calendar quarter, in a format consistent with the bank's recordkeeping procedures.

§ 27.3

- (4) A bank exempted under paragraph (a)(2) of this section shall be covered by that requirement beginning the month following any quarter in which their average monthly volume of home loan applications exceeds four applications per month. Banks which are subject to this paragraph may discontinue keeping this information beginning the month following two consecutive quarters in which their average monthly volume of home loan applications drops to four or fewer applications per month. A bank which is otherwise exempted under this paragraph may be required upon notification received from the Comptroller, to record and maintain such information where there is cause to believe that the bank is not in compliance with the fair housing laws based on prior examinations and/ or has substantive consumer complaints, among other factors.
- (5) A bank required to maintain information under paragraph (a)(2) or (a)(4) of this section may choose to comply with the quarterly record-keeping requirement by maintaining information in accordance with paragraph (a)(1) of this section.
- (b) Information required on applications for home loan.s (1) Each bank shall attempt to obtain all of the information listed below, as part of completed applications for home loans:
- (i) Loan Amount requested by the applicant(s).
- (ii) Interest rate requested by the applicant(s).
- (iii) Number of months requested to maturity by the applicant(s).
- (iv) Location. Complete street address, city, county, state and zip code of the dwelling which will secure the loan.
- (v) Number of residential units (1-4) of the dwelling which will secure the loan.
- (vi) Year built. The year in which the dwelling which will secure the loan was built. If the exact year is unknown, approximate to the nearest decade.
- (vii) Purpose of the loan. Purchase; refinance; or construction-permanent.
- (viii) Name and present address of applicant(s).
 - (ix) Age of applicant(s).

- (x) Marital status of applicant(s) using the categories married, unmarried and separated.
- (xi) Number of years employed in present line of work or profession for the applicant(s).
- (xii) Years on present job. Number of continuous years employed by the current employer of the applicant(s). For self-employed persons, the number of continuous years self-employed.
- (xiii) Gross total monthly income of each applicant, comprising the sum of normal base salary, wages, overtime pay, bonuses, commissions, dividends, interest, rental income, retirement or disability income and income from part-time employment. For self-employed persons, include the average or normal monthly income. Include alimony, separate maintenance and child support income information only if the applicant has been advised that such information need not be provided and nevertheless elects to have it considered.
- (xiv) Proposed monthly housing payment, comprising the sum of principal and interest. The bank may also include insurance, real estate taxes and any monthly assessments for home owner dues or condominium fees, and/or utilities if the bank considers these factors in computing housing costs. However, if the bank includes any of these factors for computing the monthly housing payment, it must do so consistently. When a bank changes its regular practice, such change and its effective date should be identifiable with respect to the bank's new policy.
- (xv) Purchase price. Sales price or approximate current market value of the property which will secure the loan.
- (xvi) Applicant's or applicants' total monthly payments on all outstanding liabilities. Include installment debts, real estate loans and any alimony, child support or separate maintenance payments. Exclude any payments on liabilities which will be satisfied upon sale of real estate owned or upon refinancing of property associated with this application.
- (xvii) Net worth. Applicant's or applicants' total assets, including cash checking and savings accounts, stocks and bonds, cash value of life insurance,

value of real estate owned, net worth of business owned, automobile, furniture and personal property and other assets, minus total liabilities, including installment debts, automobile loans, real estate loans, and any other debts, including stock pledges.

(xviii) Date of application. The date on which a signed application is received by the bank.

(xix) Sex of applicant(s).

- (xx) Race/national origin of applicant(s) using the categories: American Indian or Alaskan Native; Asian or Pacific Islander; Black, not of Hispanic origin; White, not of Hispanic origin; Hispanic: Other.
- (2) Information on race/national origin and sex.
 - (i) Disclosure to applicant.
- (A) In collecting the information reguired under $\S27.3(b)(1)$ (xix) and (xx), the bank shall advise an applicant, either orally or in writing, that:
- (1) The information on race/national origin and sex is requested by the Federal Government if this loan is related to a home loan, in order to monitor the lender's compliance with equal credit opportunity and fair housing laws;
- (2) The applicant is not required to furnish the information but is encouraged to do so. The law provides that a lender may neither discriminate on the basis of this information, nor on whether the applicant chooses to furnish it:
- (3) However, if the applicant chooses not to furnish it, Federal regulations require the lender to note race and sex on the basis of visual observation or surname.
- (B) Banks which use the Federal Home Loan Mortgage Corporation/Federal National Mortgage Association (FHLMC/FNMA) insert form ("Information for Government Monitoring Purposes") requesting this information will be in compliance with paragraph (b)(2)(i) of this section. A copy of the insert form is set forth in appendix II.
- (ii) If the applicant does not voluntarily provide the information on sex and race/national origin which the bank is required to record and maintain under $\S27.3(b)(1)$ (xix) and (xx), the bank shall request the applicant to note that fact (by initials or otherwise) on the application, and the bank shall

provide the information based on visual observation or surname. If the applicant does not voluntarily provide the information and does not initial or otherwise note that fact, the bank shall initial, or otherwise note that fact on the application, as well as provide the information based on visual observation or surname.

- (c) Additional information required in the loan file. In addition to the information required by §27.3(b), each bank shall maintain the following information in each of its home loan files:
 - (1) If an appraisal is completed:
 - (i) The appraised value; and
- (ii) The census tract number, where available, for those properties which are in a Standard Metropolitan Statistical Area (SMSA) in which the bank has a home office or branch office.
- (2) Disposition of loan application. The disposition of the completed applications using the following categories:
- (i) Withdrawn before terms were offered;
- (ii) Withdrawn after terms were offered:
 - (iii) Denied;
- (iv) Terms offered and accepted by applicant(s).
- (3) If final terms are offered, whether or not accepted:
 - (i) The loan amount.
- (ii) Whether private mortgage insurance is required, and if so, the terms of the insurance.
- (iii) Whether a deposit balance is required, and if so, the amount.
- (iv) The note (simple) interest rate.
- (v) The number of months to maturity of the loan offered.
- (vi) Points. The loan origination or discount fee(s) charged to the buyer, computed as a percentage of the loan amount.
- (4) Commitment date. The date final terms were offered.
- (5) The type of mortgage using the following categories: Standard Fixed Payment; Variable Rate; Graduated Payment; Rollover; Other.
- (6) The name or identification of the bank office where the application was
- (7) Whenever credit is denied, copy(s) of the Equal Credit Opportunity Act credit notice and statement of credit denial.

§ 27.4

(8) Any additional information used by the bank in determining whether or not to extend credit, or in establishing the terms, including, but not limited to, credit reports, employment verification forms, Federal Income Tax Forms, availability of insurance, and the complete appraisal.

[44 FR 63089, Nov. 2, 1979, as amended at 59 FR 26415, May 20, 1994]

§27.4 Inquiry/Application Log.

- (a) The Comptroller, among other things, may require a bank to maintain a Fair Housing Inquiry/Application Log ("Log"), based upon, but not limited to, one or more of the following causes:
- (1) There is reason(s) to believe that the bank may be prescreening or otherwise engaging in discriminatory practices on a prohibited basis.
- (2) Complaints filed with the Comptroller or letters in the Community Reinvestment Act file are found to be substantive in nature, indicating that the bank's home lending practices are, or may be, discriminatory.
- (3) Analysis of the data compiled by the bank under the provisions of the Home Mortgage Disclosure Act (12 U.S.C. 2801 et seq. and Regulation C of the Federal Reserve Board, 12 CFR part 203) indicates a pattern of significant variation in the number of home loans between census tracts with similar incomes and home ownership levels, differentiated only by race or national origin (i.e., possible racial redlining).
- (b) The Comptroller, when requiring the maintenance of a Log, will specify in writing:
- (1) The location(s) where the information shall be obtained;
- (2) The length of time it shall be maintained:
- (3) The frequency with which it shall be submitted to the Comptroller; and
- (4) The reason(s) for imposing this requirement.
- (c) A bank which has been directed by the Comptroller to maintain a Log shall obtain and note all of the following information regarding each inquiry or application for the extension of a home loan and each inquiry or application for a government insured home loan (not otherwise included in this part):
 - (1) Date of application or inquiry.

- (2) Type of loan using the categories: purchase, construction-permanent; refinance; and government insured by type of insurance, *i.e.*, FHA, VA, and FmHA (if applicable).
- (3) Indication of whether the entry refers to an application or an inquiry.
- (4) Case identification (either a unique number which permits the application file to be located, or the name(s) and address(es) of the applicant(s)).
- (5) Race/national origin of the inquirer(s) or applicant(s) using the categories: American Indian or Alaskan Native; Asian or Pacific Islander; Black, not of Hispanic origin; White, not of Hispanic origin; Hispanic; Other. In the case of inquiries, this item shall be noted on the basis of visual observation or surname(s) only. In the case of applications, the information shall be obtained pursuant to §27.3(b)(2).
- (6) Location. Complete street address, city, county, state and zip code of the property which will secure the extension of credit. The census tract shall also be recorded when the property is located in an SMSA in which the bank has a home office or branch office.
- (d) The information required under §27.4(c), of this part, shall be recorded and maintained on the form set forth in appendix III. Additional information may be recorded and maintained at the bank's discretion.

 $[44\ FR\ 63089,\ Nov.\ 2,\ 1979,\ as\ amended\ at\ 59\ FR\ 26415,\ May\ 20,\ 1994]$

§ 27.5 Record retention period.

- (a) Each bank shall retain the records required under §27.3 for 25 months after the bank notifies an applicant of action taken on an application, or after withdrawal of an application. This requirement also applies to records of home loans which are originated by the bank and subsequently sold.
- (b) The Comptroller of the Currency may, by written notice to a bank, extend the retention period.

§27.6 Substitute monitoring program.

The recordkeeping provisions of §27.3 constitute a substitute monitoring program as authorized under §202.13(d) of Regulation B of the Federal Reserve

Board (12 CFR 202.13(d)). A bank collecting the data in compliance with §27.3 of this part will be in compliance with the requirements of §202.13 of Regulation B.

§ 27.7 Availability, submission and use of data.

- (a) Each bank shall make all information collected under §§27.3 and 27.4 available for review at the bank to national bank examiners upon request.
- (b) Prior to a scheduled bank examination, the Comptroller may request the information maintained under §27.3(a). A bank required to maintain information under §27.3(a)(2) shall submit the information to the Comptroller on the form prescribed in appendix I of this part. A bank which is exempt from maintaining the information required under §27.3(a) shall notify the Comptroller of this fact in writing within 30 calendar days of its receipt of the Comptroller's request.
- (c) If, upon review of the information maintained under §27.3(a), the Comptroller determines that statistical analysis prior to examination is warranted, the bank will be notified.
- (1) Within 30 calendar days after receipt of notification from the Comptroller, the bank shall submit, for application records specified by the Comptroller, completed Home Loan Data Submission Forms (set forth as appendix IV). The Comptroller may, upon the request of a bank and for good reason, extend the 30-day period.

- (2) The number of Home Loan Data Submission Forms requested by the Comptroller will not exceed 250 per decision center, or 2,000 per bank with multiple decision centers, unless there is cause to believe that a bank is not in compliance with fair housing laws based on examination findings or substantiated complaints, among other factors.
- (3) A bank with fewer than 75 home loan applications in the preceding year will not be required to submit such forms unless:
- (i) The home loan activity is concentrated in the few months preceding the request for data, indicating the likelihood of increased activity over the subsequent year, or
- (ii) There is cause to believe that a bank is not in compliance with the fair housing laws based on prior examinations and/or complaints, among other factors.
- (d) If there is cause to believe that a bank is in noncompliance with fair housing laws, the Comptroller may require submission of additional Home Loan Data Submission Forms. The Comptroller may also require submission of the information maintained under §27.3(a) and Home Loan Data Submission Forms at more frequent intervals than specified in paragraphs (b) and (c) of this section.

 $[44 \ FR \ 63089, \ Nov. \ 2, \ 1979, \ as \ amended \ at \ 59 \ FR \ 26415, \ May \ 20, \ 1994]$

Pt. 27, App. I

12 CFR Ch. I (1-1-22 Edition)

APPENDIX I TO PART 27—MONTHLY HOME LOAN ACTIVITY FORMAT

PERSON REPONSULE FOR COMPLETING THIS FORM AND PROBE NO. YEAR WONTH RECEIVED Closed Reje JANUARY FEBRUARY MAY JUNE JUNE AUGUST SEPTEMBER OCTOBER		COMPTROLLER OF THE CURRENCY	HE CURF	SENCY		-			
PURCH/ Closed		MONTHLY COBMAT	Y. 57	FVW	ADDRESS			PHONE NO.	
PURCHA Received Closed		OAN ACTIV		<u> </u>	PRINCIPAL SERVICE	PRINCIPAL SERVICE AREA (e.g. State, SMSA, County. City or Part Theraol)	6A. County. City or	Part Thereof)	
PURCH		HOME	HOME LOAN APPLICATIONS	PLICATIO	NS				
No O No Closed	ASE	CONSTR	CONSTRUCTION—PERMANENT	-PERMAN	ENT		REFINANCE	NCE	
JANUARY FEBRUARY MARCH APRIL MAY JUNE JUNE JULY AUGUST SEPTEMBER OCTOBER	No. No. Rejected Withdrawn	No. Received	No. Closed	No. Rejected	No. No. Rejected Withdrawn	No. Received	No. Closed		No. No. Rejected Withdrawn
FEBRUARY MARCH APRIL MAY JUNE JUNE SEPTEMBER OCTOBER									
MARCH APRIL MAY JUNE JULY AUGUST SEPTEMBER OCTORER									
APRIL MAY JUNE JULY AUGUST SEPTEMBER OCTORER									
JUNE JUNE JULY AUGUST SEPTEMBER OCTORER									
JUNE JULY AUGUST SEPTEMBER OCTOBER									
JULY AUGUST SEPTEMBER OCTORER									
AUGUST SEPTEMBER OCTOBER									
SEPTEMBER									
OCTOBER									
NOVEMBER									
DECEMBER									
TOTAL									

Comptroller of the Currency, Treasury

Pt. 27, App. II

APPENDIX II TO PART 27—INFORMATION FOR GOVERNMENT MONITORING PURPOSES

The following language is approved by the Comptroller of the Currency and will satisfy the requirements of 12 CFR part 27. It may be inserted to complete the "Information for Government Monitoring Purposes" section of the Residential Loan Application Form (FHLMC Form 65/FNMA 1003) or may be used separately. This information may also be provided orally by the applicant.

The following information is requested by the Federal Government if this loan is related to a dwelling, in order to monitor the lender's compliance with equal credit opportunity and fair housing laws. You are not required to furnish this information, but are encourage to do so. The law provides that a lender may neither discriminate on the basis of this information, nor on whether you choose to furnish it. However, if you choose not to furnish it, under Federal regulations this lender is required to note race and sex on the basis of visual observation or surname. If you do not wish to furnish the above information, please initial below.

BORROWER

Ι	do	not	wish	to	furnish	this	information
(ini	itia.	1)					

RACE/NATIONAL ORIGIN

	 □ American Indian or Alaskan Native □ Asian or Pacific Islander □ Black, not of Hispanic origin □ Hispanic □ White, not of Hispanic origin
	□ Other (specify)
	SEX
	□ Female □ Male
	CO-BORROWER
(i	I do not wish to furnish this information nitial)
	RACE/NATIONAL ORIGIN
	□ American Indian or Alaskan Native □ Asian or Pacific Islander □ Black, not of Hispanic origin □ Hispanic □ White, not of Hispanic origin □ Other (specify)
	SEX
	□ Female

[59 FR 26415, May 20, 1994]

Pt. 27, App. III

 ${\tt APPENDIX~III~to~Part~27} \\ -{\tt Fair~Housing~Lending~Inquiry/Application~Log~Sheet}$

Bank Name		OCC Charter No.				. !		City			
Branch, Office or Subsidiary Name	Name			COMPTRULLER OF THE CURRENCY FAIR HOUSING LENDING	FAIR HOUSING LENDING	LENDIN	S ENC	County	State		
Name of Person Responsible For Form	For Form	Phone Number		INQUIRY/APPLICATION LOG SHEET	PPLICATI	NO LOG	SHEET	SMSA			
INSTRUCTIONS: Use the cod	les listed below. In	INSTRUCTIONS. Use the codes listed below. Indicate by an asterisk (") if the information recorded is the banker's observation rather than the borrower's statement.	on recorded is the	ne banker's observation	on rather than the	borrower's star	tement.				
Race W - White, not Codes: I - American II A - Astan or Pt	W - White, not of Hispanic origin I - American Indian or Alaskan Native A - Asian or Pacific Islander	B Black, not of Hispanic origin lative H - Hispanic O - Other	anic origin	Type of Loan:	P - Purchase R - Refinance	\$6)C8		C - Construction-Permanent F - FHA (Federal Housing Admin) V - VA (Veteran's Administration)	min) ion)	M - FMHA (Farmers Home Administration)	s Home
Date Type	Inquiry	Casa Identification		Inquirer or Applicant	* =	Co-Inquirer or Co-Applicant	irer or dicent	LOCATION OF F	ROPERTY WHICH	LOCATION OF PROPERTY WHICH WILL SECURE LOAN	N
Application Loan or Inquiry Code	Application (I) or (A)	(Case Number or Name/Address)	(\$\$8	Sex (M or F)	Race Code	Sex (M or F)	Race Code	Street & Number, City, State	County	· Zip Code	Census Tract

[59 FR 26417, May 20, 1994]

APPENDIX IV TO PART 27—HOME LOAN DATA SUBMISSION

	Appendix IV
COMPTROLLER OF THE CURRENCY	NAME OF BANK
HOME LOAN DATA SUBMISSION	CHARTER NUMBER(1-5)
	DECISION CENTER NO(6-9)
(Enter dollar amount as whole dollars) APPLICATION FORM	-
1. Application file Number	(10-21)
Amount of Loan Requested \$, Number of Months Requested to Maturity	(22-27) (28-30)
4. County (31-37)	
5. State (38-39)	П
6. Number of Units 1 2 3 4 4 7. Year House Was Built (41-44)	LJ (40)
	onstruction-Permanent 3 Refinance (45)
	maducuon-remainent 3 🗀 Remance (45)
Applicant	11. Co-Applicant? 1 Yes 2 No (49)
	(If #11 is No, proceed to #14)
9. Age (46-47)	12. Age (50-51)
10. Marital Status (48)	13. Marital Status (52)
	13. Manual Gustub (32)
1 Married 2 Separated	1 Married 2 Separated
3 Unmarried (Includes single	3 Unmarried (Includes single
divorced, widowed)	divorced, widowed)
15. Co-Applicant Gross Monthly Income \$ 16. Proposed Monthly Housing Payments \$, 17. Purchase/Sales Price \$ (7)	(53-58) ' (59-64) (65-69) 0-75) (76-81)
Applicant	Co-Applicant? (If none, proceed to #23)
19. Race 1 American Indian or (82)	21. Race 1 American Indian or (84)
Alaskan Native	Alaskan Native
2 Asian or Pacific	2 Asian or Pacific
Islander	Islander
3 🔲 Black, not of Hispanic origin	3 La Black, not of Hispanic origin
4 U White, not of Hispanic origin	4 White, not of Hispanic origin
5 L Hispanic	5 Hispanic
6 Other	6 Other
20. Sex 1 Female 2 Male (83)	22. Sex 1 Female 2 Male (85)

23. Bank Relationship at Subject Bank (86)
1 Current Banking Relationship 2 Past Banking Relationship 3 No Banking Relationship 4 Unable to Determine
Appraisal
24. Census Tract (87-92) 25. Appraised Value \$, (93-98)
Action Taken
26. Description of Action (99)
Withdrawn Before Terms Were Offered Offered Denied Withdrawn Before Terms Were Offered (If checked, skip remaining questions)
3 Withdrawn After Terms Were Offered
4 Approved and Loan Closed (If checked, complete remaining questions)
Terms of Mortgage or of Mortgage Offer
27. Committment Date / (100-105)
28. Type of Mortgage (106)
1 Standard Fixed Payment 2 Variable Rate 3 Graduated Payment 4 Roll-Over 5 Other
29. Private Mortgage Insurance Required? (107)
1 No 2 Yes
30. Loan Amount \$ (108-113)
31. Note (Simple) Interest Rate% (114-117)
32. Points to Buyer (118-120)
33. Months to Maturity (121-123)
34. Downpayment Amount \$, (124-129)

[59 FR 31925, June 21, 1994]

PART 28—INTERNATIONAL **BANKING ACTIVITIES**

Subpart A—Foreign Operations of National Banks

Sec.

- 28.1 Authority, purpose, and scope.
- 28.2Definitions.
- Filing requirements for foreign operations of a national bank.
- 28.4 Permissible activities.
- 28.5 Filing of notice.

Subpart B—Federal Branches and Agencies of Foreign Banks

- 28.10 Authority, purpose, and scope. 28.11 Definitions.
- 28.12 Approval of a Federal branch or agenсу.
- 28.13 Permissible activities. 28.14 Limitations based upon capital of a foreign bank.
- 28.15 Capital equivalency deposits.
- 28.16 Deposit-taking by an uninsured Federal branch.
- 28.17 Notice of change in activity or operations.
- 28.18 Recordkeeping and reporting.
- 28.19 Enforcement.
- 28.20 Maintenance of assets.
- Service of process.
- Voluntary liquidation.
- 28.23 Procedures for closing of some of a foreign bank's Federal branches and/or agencies.
- 28.24 Termination of a Federal branch or agency.
- 28.25 Change in control.
- 28.26 Loan production offices.

Subpart C—International Lending Supervision

- 28.50 Authority, purpose, and scope.
- 28.51 Definitions.
- 28.52 Allocated transfer risk reserve.
- 28.53 Accounting for fees on international loans.
- 28.54 Reporting and disclosure of international assets.

AUTHORITY: 12 U.S.C. 1 et seq., 24(Seventh), 93a, 161, 602, 1818, 3101 $et\ seq.$, and 3901 $et\ seq.$

SOURCE: 61 FR 19532, May 2, 1996, unless otherwise noted.

Subpart A—Foreign Operations of National Banks

§28.1 Authority, purpose, and scope.

(a) Authority. This subpart is issued pursuant to 12 U.S.C. 1 et seq., 24(Seventh), 93a, and 602.

- (b) Purpose. This subpart sets forth filing requirements for national banks that engage in international operations and clarifies permissible foreign activities of national banks.
- (c) Scope. This subpart applies to any national bank that engages in international operations through a foreign branch, or acquires an interest in an Edge corporation, Agreement corporation, foreign bank, or certain other foreign organizations.

§ 28.2 Definitions.

For purposes of this subpart:

- (a) Agreement corporation means a corporation having an agreement or undertaking with the Board of Governors of the Federal Reserve System (FRB) under section 25 of the Federal Reserve Act (FRA), 12 U.S.C. 601 through 604a.
- (b) Edge corporation means a corporation that is organized under section 25A of the FRA, 12 U.S.C. 611 through 631.
- (c) Foreign bank means an organization that:
- (1) Is organized under the laws of a foreign country:
- (2) Engages in the business of banking:
- (3) Is recognized as a bank by the bank supervisory or monetary authority of the country of its organization or principal banking operations;
- (4) Receives deposits to a substantial extent in the regular course of its business; and
- (5) Has the power to accept demand deposits.
- (d) Foreign branch means an office of a national bank (other than a representative office) that is located outside the United States at which banking or financing business is conducted.
- (e) Foreign country means one or more foreign nations, and includes the overseas territories, dependencies, and insular possessions of those nations and of the United States, and the Commonwealth of Puerto Rico.

[61 FR 19532, May 2, 1996, as amended at 61 FR 60387, Nov. 27, 19961

§28.3 Filing requirements for foreign operations of a national bank.

(a) Notice requirement. A national bank shall notify the OCC when it: