### **Interest Rate Risk Management**

# RESCHOED

To determine compliance with TB 13a.

This document and any attachments are superseded by OCC 2012-5.

To determine if the interest rate risk (IRR) exposure limits set by the institution are prudent and if the institution is operating within those limits.

To identify weaknesses in the IRR measurement systems, internal management reporting, or internal controls.

To determine if the level of IRR is excessive.

To evaluate plans for reducing excessive IRR.

To summarize findings and initiate corrective action as necessary.

### **EXAMINATION PROCEDURES**

LEVEL WKP. REF.

- 1. Review scoping materials applicable to IRR, including the NPV sensitivity analysis in the most recent IRR Exposure Report. If other examiners performed the review of these scoping materials, obtain a written or oral summary of the review(s). Review any monitoring information. Obtain the modeling folder (if any) from previous analyses performed on the institution.
- 2. Review the preceding report of examination and IRR-related exceptions noted and determine whether management has taken appropriate corrective action.
- 3. Review the Matters Requiring Board Attention and Corrective Actions from the three or four previous ROEs to ensure that the board and management have taken appropriate corrective action where necessary and persistent problems have not recurred.

Exam Date:	
Prepared By:	
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Docket #:	

# Information Technology Risks and Controls Program

- 4. Obtain and review the inattation's written policies, procedures, and strategic plans governing IRR, along the institution's overall business plan.
  - Briefly describe the concal pails opphy of the IRR policy. Is it consistent with the business plan?
  - Ensure that the policy contains are authorizations described in TB 13a. Specifically, ensure that the police
    - Delegates responsibility for the manager of IPR.
    - Contains the authorizations and restrictions ern be following items:
      - ✓ Trading activities
      - ✓ Use of derivative and synthetic instruments
      - ✓ Hedging strategies.
    - Specifies both the contents of management's report to the board TRR and the frequency with which the board receives the report.
  - Does the policy contain IRR exposure limits in terms of changes in NPV in the six alternate interest rate scenarios (+/- 100, 200, and 300 basis points)?
     What are those limits?
  - Are the exposure limits prudent given the institution's capital level, NPV ratio, management ability, and the exposure norms exhibited by similar institutions and the rest of the industry? (If you do not consider these limits prudent, you should work with management and the region's IRR contact to determine appropriate limits. Present revised limits to the board and use them to evaluate the association's level of IRR.)

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

# Interest Rate Risk Management Program

- 5. Determine in the institution's IRR exposure (as measured either by OTS or internally as in a impliance with the limits set by the board. (If the institution has assets been \$1 billion or holds high-risk mortgage-derivative products, it is responsible or generalization of NPV sensitivity.)
  - What action slid the incomion take when it discovered noncompliance with the exposure in its?
  - Has OTS previously exchange corrective action? If so, has management corrected the problems?
- 6. If the association uses its own model to generate NP sensitivity estimates, it must make an effort to explain differences between the estimates of OTS's model if the:
  - Differences between the two are substantial.
  - OTS estimates exceed the exposure limits, but the integral extinates do not. See Appendix B for a discussion of reasons for differences between C S estimates and internal estimates.
- 7. Does management report to the board of directors at the frequency specified in their IRR policy (at least quarterly) regarding the sensitivity of NPV to changes in interest rates? Do these reports contain all information required by the IRR policy?
- 8. Complete Level II procedures if:
  - IRR exposure is high.
  - More than two years have passed since a Level II exam.
  - Level I procedures raise some concern about IRR management.

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

# Information Technology Risks and Controls Program

WKP. REF.

### **LEVEL II**

9. Assess the order's of the association's measurement of IRR relative to the size of the association and the implexity of its balance sheet.

*Note:* If the association as at least \$1 billion in assets or holds high-risk mortgage-derivative products, it must produce its own measure of NPV sensitivity. It may supplement these measure was a term measures of IRR. (If TB 13a requires the institution to establish its a vn measurement system, and it has not done so, inform your IRR contact immediately and aghlight this failing in your examination comment.)

If the association has less than \$1 billion is assected does not hold high-risk mortgage-derivative products, it may rely sold to the deasure of NPV sensitivity produced by OTS Washington for IRR measurer

- For measures of IRR generated by the association
  - Does the method used include all appropriate assets, limities, and off-balance-sheet items? Is the information accurate?
  - Are there any material comments about the quality of the nor cused estimate IRR (that is, comments about the methodology, date or assumptions used)? Specifically:
    - ✓ Is the model adequate given the size of the association and the complexity of its balance sheet? See Requirements for TB 13a NPV Models in this Section of the Handbook.
    - ✓ Is management able to explain satisfactorily any major differences between its results and those of OTS's model? (If questions arise regarding the reasonableness of the assumptions or methodology used, contact your region's IRR contact to ensure proper review of the adequacy of the institution's measurement system.)

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

### Interest Rate Risk Management Program

For associations using only OTS's model results:	
— Vocate TS's NPV sensitivity estimates. Are there any material minor subout the appropriateness of the assumptions made in OTS's mode to the satisfaction? Does OTS's analysis appear to be a reasonable depiction of the inclination's IRR?	
In view of the now-validated extract SIRR, do you view this risk excessive? See the Measurement of IRR discussion in this Section for guidance.	
Review management's IRR strategy.	
• What are the goals of the strategy? Are they ansis at was board policy?	
Does management have sufficient expertise to it alemenates a stegy?	
Review the system of limits and controls over operations, and its rnal coorting used by management to ensure compliance with the board's limitation on IR exposure.	
Does management place specific controls on capital market activities? Have there been violations of these controls?	
• Are internal IRR reporting systems sufficiently clear, comprehensive, and timely to permit effective management of IRR and to ensure compliance with board policies?	
• Does management demonstrate the reasonableness of assumptions used in IRR analysis?	

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

# Information Technology Risks and Controls Program

ess management's ability to control the institution's exposure to IRR.	
Document have the knowledge and expertise necessary to develop and it plen a differ ive asset and liability strategies?	
ease? Was this actiony consistent with board policy and management's stated	
institution plans any major changes it activities and, if so, what is the effect on	
palance-sheet instruments properly. Conduct an early of a struments for the OTS's NPV estimates may be deficient or for which as shelled the	
duct the Level III procedure if:	
,	
are that your review meets the Objectives of this Handbook Section. State your ngs and conclusions, as well as appropriate recommendations for any necessary	
	IRR increase usince the last examination? What were the primary sources of the case? Was this actively observed with board policy and management's stated egy on IRR?  Based on a review of pro-arma financi's statements, assess whether the institution plans any major on the gest fractiones and, if so, what is the effect on the institution's risk profile?  ew Schedule CMR to determine that the institution reports assets, liabilities, and balance-sheet instruments properly. Conduct are easily of the struments for the OTS's NPV estimates may be deficient or for which to believe the tution has more accurate estimates, and make adjustments where no essary.  duct the Level III procedure if:  You are considering supervisory action for excessive IRR.  The institution is appealing your supervisory action.

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

# Interest Rate Risk Management Program

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### **LEVEL III**

19. Where you complete level of IRR is excessive, present findings to management or the board of prector along with any criticisms of management's ability to measure or manage IFR. It couch conagement to provide OTS with a board-authorized plan to reduce the legion of FR to an acceptable level and to remedy deficiencies in IRR measurement or in pagement.

# EXAMINER'S SUMMARY, RECOMMENDATIONS, AND COMMENTS

Exam Date:	
Prepared By:	
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Docket #:	