OFFICE OF THE COMPTROLLER OF THE CURRENCY
OFFICE OF THRIFT SUPERVISION
BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
FEDERAL DEPOSIT INSURANCE CORPORATION

# RESCINDED

September 12, 1995

## JOINT INTERPRETATIONS OF THE INTERAGENCY STATEMENT ON RETAIL SALES OF NONDEPOSIT INVESTMENT PRODUCTS

The Office of the Comptroller of the Currency (OCC), the Office of Thrift Supervision (OTS), the Federal Reserve Board (FRB) and the Federal Deposit Corporation (FDIC) (banking agencies) have collectively responded to an American Bankers Association (ABA) letter regarding the application of the Interagency Statement on Retail Sales of Nondeposit Investment Products (the Interagency Statement) issued February 15, 1994. A copy of the banking agencies' response is attached.

The banking agencies are also taking this opportunity to <u>communicate</u> our position regarding abbreviated disclosures and to clarify certain instances where we believe that it is not necessary to provide the disclosures outlined in the Interagency Statement. The use of abbreviated disclosure under the circumstances described offers an optional alternative to the longer disclosures prescribed by the Interagency Statement.

#### RESPONSE TO THE ABA

As more fully explained in the attached letter, the banking agencies' response to the ABA addresses the following:

- Retail sales include (but are not limited to) sales to individuals by depository institution personnel or third party personnel conducted in or adjacent to a depository institution's lobby area.
- Sales of government and municipal securities made in a depository institution's dealer department located away from the lobby area are not subject to the Interagency Statement.
- The Interagency Statement generally does not apply to fiduciary accounts administered by a depository institution. However, for fiduciary accounts where the customer directs investments, such as self-directed individual retirement accounts, the disclosures prescribed by the Interagency Statement should be provided.

The Interagency Statement applies to affiliated broker dealers when the sales occur on the premises of the depository institution. The Statement also applies to sales activities of an affiliated broker dealer resulting from a referral of retail customers by the depository institution.

#### DISCLOSURY MA TERS

It like to address several disclosure matters with respect to the The banking ager lies w Interagency States ien particular, the agencies agree there are limited situations in which the disclosure guidelines or where a shorter logo format may be used in lieu of the eed Not a called for the Interagency Statement. longer written disclosur

The Interagency Statement disneed to be provided in the following situations:

- radio broadcasts of 30 seconds
- electronic signs1; and
- signs, such as banners and posters, when used

Additionally, third party vendors not affiliated with the Lution need not make the Interagency Statement disclosures on nondeposit investment pro con rmations and in account statements that may incidentally, with a valid business purpose contain the one of the depository institution.

The banking agencies have been asked whether shorter, logo format disc. s may be used in visual media, such as television broadcasts, ATM screens, billboards, signs, posters, and in written advertisements and promotional materials, such as brochures. The text of an acceptable logo format disclosure would include the following statements:

- Not FDIC Insured
- No Bank Guarantee
- May Lose Value

The logo format disclosures would be boxed, set in bold face type, and displayed in a conspicuous manner. The full disclosures prescribed by the Interagency Statement should continue to be provided in written acknowledgement forms that are signed by customers. An example of an acceptable logo disclosure is:

<sup>&</sup>quot;Electronic signs" may include billboards signs that are electronic, time and temperature signs, and ticker tape signs. Electronic signs would not include such media as television, on line services, or ATM'S.

### NOT FDIC-INSURED

May lose value

No bank guarantee

Questions on the Interagency Statement may be submitted to:

- OCC fice of the Chief National Bank Examiner, Capital Markets Group, 4-5070.
- OTS Olyce Typer Ision Policy (202) 906-5740; Business Transactions Division, (202) 16-72-39.
- FRB Division of Enkin Supervision and Regulation, Securities Regulation Section, (202) 452-2781. Legal Avis. 1, (202) 452-2246.
- FDIC Office of Policy, Division of Sura vision, (202) 898-6759; Regulation and Legislation Section, Legal Division (202) 898-3196.

Board of Governors of the Federal Reserve Federal Deposit Insurance Corporation Office of the Comptroller of the Currency Office of Thrift Supervision

Ms. Sarah A. Miller Senior Government Relations Counsel Trust and Securities American Bankers Association 1120 Connecticut Avenue, NW Washington, DC 20036

Dear Ms. Miller:

This can per use to your letters to the staffs of the Board of Governors of the Federal Reserve System, be Federal Deposit Insurance Corporation, and the Office of the Comptroller of the Currency (balk times, note) seeking clarification of the application of the February 15, 1994, Interagency Statemes on Katail Cales of Nondeposit Investment Products. To promote uniformity in the supervision of the pactive es, the agencies along with the Office of Thrift Supervision (banking agencies) are providing as joint response.

The Interagency Statement was issued to address the expansion by depository institutions of activities involving the recommendation and sale to retail customers of nondeposit investment products, including mutual funds and annuities as a state as stocks and other investment products. The Statement focuses on issues that pertain specificary to the retail sale of investment products to customers on depository institution premises, and sold as a did customer confusion of such products with those that are FDIC through disclosus and separation of sales of investment products from other banking activities. In addition, the Statemer provides guidance to depository institutions with respect to sales practices that are consists at each those applicable to registered securities brokers and dealers.

You suggest that the application of the Statement be limited o "tank real sales of mutual funds and annuities." If this approach is not accepted by the banking at noise ou suggest that the Statement should not apply to sales of nondeposit investment products by a pository institution's government and municipal securities dealer' departments, to a trust department or to an affiliated trust company, to custodial accounts, or to a bank-affiliated stand alone brokerage operation.

#### **Limitation to Sales of Mutual Funds and Annuities**

Although some depository institutions limit their sales of nondeposit investment products to mutual funds and annuities, others advertise and offer a fuller range of securities brokerage or financial advisory services to retail customers. The banking agencies are concerned that conducting

these activities on bank premises also could engender customer confusion and raise concerns about safe and sound banking practices. Thus, it would not be appropriate to limit the application of the Statement to mutual funds and annuities as you requested.

#### **Sales From Lobby Area Presumed Retail**

The banking agencies agree with your assessment that retail sales include (but are not limited to) sales to individuals by depository institution personnel or third party personnel conducted in or adjacent to, a depository institution's lobby area. Sales activities occurring in another location of a depository institution may also be retail sales activities covered by the Interagency Statement depending on the facts and circumstances.

#### **Government or Municipal Securities Dealers or Desks**

Sales of a priment and municipal securities made from a depository institution's dealer department at a from the lobby area would not be subject to the Interagency Statement. Such department, already are availated by the banking agencies and are subject to the statutory requirements for egistation of government and municipal securities brokers and dealers. Further, such brokers and dealers are subject to sales practice and other regulations of the Department of the Treasury or the Securities and lack ange Commission, and of designated securities self regulatory organizations.

#### Fiduciary Accounts, Affiliated 1r & Contanies and Custodian Accounts

In general, the banking agency green ith cour view that the Interagency Statement does not apply to fiduciary accounts administery by a pository institution. However, the disclosures prescribed by the Interagency Statement should be treated to noninstitutional customers who direct investments for their fiduciary accounts, such as self-and cted individual retirement accounts. Nevertheless, disclosures need not be made to customer acting as professional money managers. Fiduciary accounts administered by an affiliated trust a magnitude of the institution.

With respect to custodian accounts maintained by a deportory in adult in, the Interagency Statement does not apply to the activities described in your letter, e.g. of ollecting interest and dividend payments for securities held in the accounts and handling the blive, or collection of securities or funds in connection with a transaction.

#### **Affiliated Stand Alone Broker Dealers**

Finally, you ask how the Interagency Statement applies to bank affiliated stand alone broker dealers. The Statement applies specifically to sales of nondeposit investment products on the premises of a depository institution, e.g., whenever sales occur in the lobby area. The Statement also applies to sales activities of an affiliated broker dealer resulting from a referral of retail customers by the depository institution to the broker dealer.

We appreciate the views of the ABA in helping to clarify the scope of the Interagency Statement. We hope that this letter will provide additional guidance to the industry in complying with the Statement in a safe and sound manner consistent with principles of customer protection.

Sincerely,

James I. Garner, Dept. A Doc Dr. stor Division of Banking Supervisit. & Regulation

For: Board of Governors for Federal Reserve System

David P. Apgar Senior Policy Advisor

For: The Office of the Comptroller of the Currency

Dated: September 12, 1995

Nicholas J. Ketcha, Jr., Acting Director

Division of Supervision

For: Federal Deposit Insurance

Corporation

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