



**Supervisory Condition Letter #2017-04  
September 2017**

March 14, 2017

John A. Buchman  
Director, Legal Counsel  
The Charles Schwab Corporation  
211 Main Street  
San Francisco, CA 94105

**Subject: Request on behalf of Charles Schwab Bank to Waive Certain Reporting for its 2017 Dodd-Frank Act Stress Test (DFAST) Submission.**

Dear Mr. Buchman:

This letter is in response to your request dated March 14, 2017, for OCC to extend to Charles Schwab Bank (CSB) the same reduced reporting treatment for DFAST 14A in 2017 as is allowed for subsidiaries of large, noncomplex firms as defined by the Federal Reserve Board. As discussed below, the OCC has determined that a waiver is appropriate.

Discussion

Based on the fact that CSB meets the definition, other than being a subsidiary of a Savings and Loan Holding Company, the OCC determines that to require the additional sub-schedules is not appropriate in light of the bank's noncomplex business model. OCC will not require CSB to include in its OCC Reporting Form for DFAST 14A for 2017 the various sub-schedules that subsidiaries of other large, noncomplex firms are no longer required to report.

If you have any questions concerning this matter, please contact Examiner-in-Charge Marge Salazar at (415) 667-1669.

Sincerely,

/s  
Marge Salazar  
Examiner-in-Charge  
Midsize Bank Supervision