reserve tranche, the nonexempt deposit cutoff level, and the reduced reporting limit serve to reduce regulatory burdens on depository institutions. Accordingly, the Board finds good cause for determining, and so determines, that notice in accordance with 5 U.S.C. 553(b) is unnecessary. Consequently, the provisions of the Regulatory Flexibility Act, 5 U.S.C. 601, do not apply to these amendments.

List of Subjects in 12 CFR Part 204

Banks, banking, Reporting and recordkeeping requirements.

■ For the reasons set forth in the preamble, the Board is amending 12 CFR part 204 as follows:

PART 204—RESERVE REQUIREMENTS OF DEPOSITORY INSTITUTIONS (REGULATION D)

■ 1. The authority citation for part 204 continues to read as follows:

Authority: 12 U.S.C. 248(a), 248(c), 371a, 461, 601, 611, and 3105.

■ 2. Section 204.4(f) is revised to read as follows:

§ 204.4 Computation of required reserves.

(f) For all depository institutions, Edge and Agreement corporations, and United States branches and agencies of foreign banks, required reserves are computed by applying the reserve requirement ratios below to net transaction accounts, nonpersonal time deposits, and Eurocurrency liabilities of the institution during the computation period.

Reservable liability	Reserve requirement ratio
NET TRANSACTION ACCOUNTS: \$0 to reserve requirement exemption amount (\$10.7 million)	0 percent of amount. 3 percent of amount.
Over low reserve tranche (\$55.2 million) Nonpersonal time deposits Eurocurrency liabilities	\$1,335,000 plus 10 percent of amount over \$55.2 million. 0 percent. 0 percent.

By order of the Board of Governors of the Federal Reserve System, October 9, 2009.

Jennifer J. Johnson,

Secretary of the Board.
[FR Doc. E9–24767 Filed 10–14–09; 8:45 am]
BILLING CODE 6210–01–P

FEDERAL RESERVE SYSTEM

12 CFR Part 229

[Regulation CC; Docket No. R-1372]

Availability of Funds and Collection of Checks

AGENCY: Board of Governors of the Federal Reserve System. ACTION: Final rule; technical amendment.

SUMMARY: The Board of Governors (Board) is amending the routing number guide to next-day availability checks and local checks in Regulation CC to delete the reference to the head office of the Federal Reserve Bank of Dallas and to reassign the Federal Reserve routing symbols currently listed under that office to the head office of the Federal Reserve Bank of Cleveland. The Board is also amending the routing number guide to delete the reference to the Los Angeles branch office of the Federal Reserve Bank of San Francisco and to reassign the routing symbols currently listed under that office to the head office of the Federal Reserve Bank of Cleveland. These amendments reflect the restructuring of check-processing operations within the Federal Reserve System. The Board is also providing

advance notice about anticipated future amendments in connection with the Reserve Banks' restructuring such that by early next year there will only be a single check-processing region for purposes of Regulation CC. Accordingly, at that time there will no longer be any checks that would be considered nonlocal.

DATES: The amendments to appendix A to part 229 in amendatory instruction 2 are effective October 17, 2009.

The amendments to appendix A to part 229 in amendatory instruction 3 are effective November 14, 2009.

FOR FURTHER INFORMATION CONTACT:

Jeffrey S. H. Yeganeh, Financial Services Manager (202/728–5801), or Joseph P. Baressi, Financial Services Project Leader (202/452–3959), Division of Reserve Bank Operations and Payment Systems; or Dena L. Milligan, Attorney (202/452–3900), Legal Division. For users of Telecommunications Devices for the Deaf (TDD) only, contact 202/263–4869.

SUPPLEMENTARY INFORMATION:

Background

Regulation CC establishes the maximum period a depositary bank may wait between receiving a deposit and making the deposited funds available for withdrawal.¹ A depositary bank generally must provide faster availability for funds deposited by a "local check" than by a "nonlocal

check." A check is considered local if it is payable by or at or through a bank located in the same Federal Reserve check-processing region as the depositary bank.

Appendix A to Regulation CC contains a routing number guide that assists banks in identifying local and nonlocal banks and thereby determining the maximum permissible hold periods for most deposited checks. The appendix includes a list of each Federal Reserve check-processing office and the first four digits of the routing number, known as the Federal Reserve routing symbol, of each bank that is served by that office for check-processing purposes. Banks whose Federal Reserve routing symbols are grouped under the same office are in the same checkprocessing region and thus are local to one another.

Final Amendments to Appendix A

On October 17, 2009, the Reserve Banks will transfer the check-processing operations of the head office of the Federal Reserve Bank of Dallas to the head office of the Federal Reserve Bank of Cleveland. On November 14, 2009, the Reserve Banks will transfer the check-processing operations of the Los Angeles branch office of the Federal Reserve Bank of San Francisco to the head office of the Federal Reserve Bank of Cleveland. As a result of these changes, some checks that are drawn on and deposited at banks located in the Dallas, Los Angeles, and Cleveland check-processing regions and that currently are nonlocal checks will

¹For purposes of Regulation CC, the term "bank" refers to any depository institution, including commercial banks, savings institutions, and credit unions.

become local checks subject to faster availability schedules. To assist banks in identifying local and nonlocal checks and making funds availability decisions, the Board is amending the lists of routing symbols in appendix A associated with the Federal Reserve Banks of Dallas, San Francisco, and Cleveland to reflect the transfer of check-processing operations from the Dallas head office and the Los Angeles branch office to the head office of the Federal Reserve Bank of Cleveland. To coincide with the effective date of the underlying check-processing changes, the amendments to appendix A are effective October 17 and November 14, 2009, respectively. The Board is providing notice of the amendments at this time to give affected banks ample time to make any needed processing changes. Early notice also will enable affected banks to amend their availability schedules and related disclosures if necessary and provide their customers with notice of these changes.2

Information About Anticipated Future Changes to Regulation CC

The Federal Reserve Banks initially announced in November 2008 that decreases in check volume necessitated transition to a single paper-checkprocessing site in order to comply with the cost recovery provisions of the Monetary Control Act.3 On July 31, 2009, the Reserve Banks reaffirmed that decreasing check-processing volume was likely to necessitate the transition to a single check-processing center by the first quarter of 2010.4 The Reserve Banks are taking these steps in response to the continued nationwide decline in check usage, as well as the rapidly increasing use of electronic checkclearing methods, and to meet the cost recovery requirements of the Monetary Control Act of 1980. For the information and planning needs of banks, the Board is today providing notice that, assuming check volumes continue to evolve in line with the Reserve Banks' expectations, the Reserve Banks intend to change their check-processing infrastructure such that by early next year there will be only a single checkprocessing region for purposes of Regulation CC. Accordingly, at that time there will no longer be any checks that would be considered nonlocal.

Administrative Procedure Act

The public comment requirements of section 553(b) of the Administrative Procedure Act do not apply to these amendments to Appendix A of Regulation CC because the amendments involve matters of agency organization. The Monetary Control Act requires cost recovery for Federal Reserve Bank priced services over the long term, which from time to time necessitates changes in the internal organization of Reserve Bank services in order to meet the statutory mandate. The rapid decline in paper check volumes, generally, and the decline in paper checks sent to the Reserve Banks for collection have significantly reduced the need for Federal Reserve checkprocessing locations and the ability of Reserve Banks to recover the costs of maintaining those locations. In order to achieve the Monetary Control Act requirement of long-run full cost recovery, the Reserve Banks have adjusted their check service infrastructure to reduce the number of check-processing regions. In light of the fact that the Reserve Banks are receiving a high percentage of checks electronically, the consolidation of check processing centers and the accompanying amendments to Appendix A of Regulation CC are required by law. As a result of the consolidation of Federal Reserve checkprocessing offices, amendments to Appendix A are necessary because the statutory and regulatory terms "local" and "nonlocal" are defined in terms of "check-processing regions"—the geographic areas served by a Federal Reserve check-processing office.

In addition, the Board finds, in accordance with APA section 553(d), good cause for making the amendments to Appendix A relating to the transfer of check-processing operations from Dallas to Cleveland effective without 30 days advance publication. On August 14, 2009, the Federal Reserve Banks, by letter, informed depository institutions within Dallas's check-processing region of the October 17 transfer of checkprocessing operations from Dallas to Cleveland. That letter was then published on the Federal Reserve Financial Services' Web site. Accordingly, the affected depository institutions are aware of and making preparations for the transfer of paper check-processing operations from Dallas to Cleveland.

Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3506; 5 CFR 1320 Appendix A.1), the Board has reviewed the final rule under authority delegated to the Board by the Office of Management and Budget. The technical amendments to Appendix A of Regulation CC will delete the references to the head office of the Federal Reserve Bank of Dallas and the Los Angeles branch office of the Federal Reserve Bank of San Francisco and reassign the routing symbols listed under those offices to the head office of the Federal Reserve Bank of Cleveland. The depository institutions that are located in the affected check-processing regions and that include the routing numbers in their disclosure statements would be required to notify customers of the resulting change in availability under § 229.18(e). However, the Board believes that all procedures for notifying customers of any change in funds availability are in place, and therefore, the Board anticipates that no additional burden will be imposed as a result of this rulemaking.

List of Subjects in 12 CFR Part 229

Banks, Banking, Reporting and recordkeeping requirements.

Authority and Issuance

■ For the reasons set forth in the preamble, the Board is amending 12 CFR part 229 to read as follows:

PART 229—AVAILABILITY OF FUNDS AND COLLECTION OF CHECKS (REGULATION CC)

■ 1. The authority citation for part 229 continues to read as follows:

Authority: 12 U.S.C. 4001–4010, 12 U.S.C. 5001–5018.

■ 2. Effective October 17, 2009, the Fourth and Eleventh District routing symbol lists in appendix A are amended by removing the headings and listings for the Eleventh Federal Reserve District and revising the listings for the Fourth Federal Reserve District to read as follows:

APPENDIX A To Part 229—Routing Number Guide To Next-Day Availability Checks and Local Checks

Fourth Federal Reserve District

[Federal Reserve Bank of Cleveland]

Head Office

0220-2220

0223-2223

0410-2410

0412 - 2412

² Section 229.18(e) of Regulation CC requires that banks notify account holders who are consumers within 30 days after implementing a change that improves the availability of funds.

³ See http://www.frbservices.org/files/communications/pdf/check/

¹¹⁰⁶⁰⁸_restructure_announcement.pdf.

4 See http://www.frbservices.org/files/

communications/pdf/check/ 073109_check_restructure_acceleration.pdf.

describes the unsafe condition as:

0420-2420	Federal Reserve District to read as	1113–3113
0421-2421		
	follows:	1119–3119
0422-2422	ADDENINIV A TO DADT 990	1120–3120
0423–2423	APPENDIX A TO PART 229—	1122–3122
0430-2430	ROUTING NUMBER GUIDE TO NEXT-	1123–3123
0432-2432	DAY AVAILABILITY CHECKS AND	1130–3130
0433-2433	LOCAL CHECKS	1131–3131
0434-2434		1140-3140
0440-2440	* * * * *	1149-3149
0441-2441	n del la proces	1163-3163
0442-2442	Fourth Federal Reserve District	1210–3210
0515–2515	[Federal Reserve Bank of Cleveland]	1211–3211
0519-2519	[1 cuciui Reserve Bunk of Cievelanu]	1212–3211
	Head Office	
0710-2710	0220–2220	1213–3213
0711–2711		1220–3220
0712-2712	0223–2223	1221–3221
0719–2719	0410-2410	1222–3222
0720–2720	0412–2412	1223–3223
0724–2724	0420–2420	1224-3224
0730–2730	0421-2421	1230-3230
0739–2739	0422-2422	1231-3231
0740-2740	0423-2423	1232-3232
0749-2749	0430-2430	1233–3233
0750-2750	0432-2432	1240–3240
0759–2759	0433-2433	1241–3241
0813–2813	0434-2434	
0830–2830		1242-3242
	0440-2440	1243–3243
0839–2839	0441–2441	1250–3250
0863-2863	0442–2442	1251–3251
0910–2910	0515–2515	1252–3252
0911–2911	0519–2519	* * * * *
0912–2912	0710-2710	
0913–2913	0711–2711	By order of the Board of Governors of the
0914-2914	0712-2712	Federal Reserve System, acting through the
0915-2915	0719–2719	Secretary of the Board under delegated
0918-2918	0720–2720	authority, October 8, 2009.
0919-2919	0724-2724	
0920-2920	0730–2730	Jennifer J. Johnson,
0921–2921		Secretary of the Board.
0929-2929	0739–2739	[FR Doc. E9-24634 Filed 10-14-09; 8:45 am]
	0740–2740	
0960–2960	0749–2749	BILLING CODE 6210-01-P
1010–3010	0750–2750	
1011–3011	0759–2759	
1012–3012	0813-2813	DEPARTMENT OF TRANSPORTATION
1019–3019	0830-2830	
1020–3020	0839-2839	Federal Aviation Administration
1021-3021	0863–2863	i ederal Aviation Administration
1022-3022	0910-2910	
1023-3023	0911–2911	14 CFR Part 39
1030-3030		[Decket No. EAA 0000 0000; Directorate
1031–3031	0912-2912	[Docket No. FAA-2009-0909; Directorate
1039–3039	0913–2913	Identifier 2009–NM–172–AD; Amendment
1040–3040	0914–2914	39–16045; AD 2007–23–05 R1]
1040-3040	0915–2915	RIN 2120-AA64
	0918–2918	IIII Z IZUTAAUT
1049–3049	0919–2919	Airworthingas Directives: Cock AD
1070–3070	0920–2920	Airworthiness Directives; Saab AB,
1110–3110	0921-2921	Saab Aerosystems Model SAAB 2000
1111–3111	0929–2929	Airplanes
1113–3113	0960-2960	
1119–3119	1010–3010	AGENCY: Federal Aviation
1120-3120		Administration (FAA), Department of
1122-3122	1011–3011	Transportation (DOT).
1123-3123	1012–3012	
1130–3130	1019–3019	ACTION: Final rule; request for
1131–3131	1020–3020	comments.
	1021–3021	
1140-3140	1022-3022	SUMMARY: We are adopting a new
1149–3149	1023-3023	airworthiness directive (AD) for the
1163–3163	1030-3030	products listed above that would revise
* * * * *	1031–3031	
= 0 Eff1! N 1 4: 0000 :1	1039–3039	an existing AD. This AD results from
■ 3. Effective November 14, 2009, the	1040–3040	mandatory continuing airworthiness
Fourth and Twelfth District routing	1040-3040	information (MCAI) originated by an
symbol lists in appendix A are amended		aviation authority of another country to
by removing the headings and listings	1049–3049	identify and correct an unsafe condition
	1070–3070	
for the Twelfth Federal Reserve District	1110–3110	on an aviation product. The MCAI

and revising the listings for the Fourth

1111-3111