Purpose and General Instructions

Brian Osterhus
Purpose and General Instructions
- Annual FR 2900 Items
- Deposits vs. Borrowings
- Transaction Accounts
- Nontransaction Accounts and Vault Cash
- Schedules AA, BB and CC
- Other FR 2900 Reporting Issues
- ReserveCalc
What is the FR 2900?

• The FR 2900 is a weekly/quarterly report reflecting daily data (Tuesday through Monday) where Depository Institutions (DIs) report “sources of funds”

• Amounts reported on the FR 2900 include:
  – Deposits held by the DI
  – Other funds (borrowings obtained from non-exempt entities)
The Purpose of the FR 2900

- The FR 2900 has two primary purposes:
  
  a) The calculation of money stock
  
  b) The calculation of reserve requirements
What is Money Stock (or Money Supply)?

- Money supply is the total amount of money in the economy.
- Two basic measures of money published by the Federal Reserve.
What is Money Stock (or Money Supply)?

M1 - $1.4 trillion

Narrowest and most liquid measure of money, comprised of:

- Currency
- Travelers checks
- Demand deposits
- Other transaction accounts (ATS, NOW accounts)
What is Money Stock (or Money Supply)?

M2 - $6.8 trillion

• A broader measure. Includes, in addition to M1:
  – Small denomination time deposits (less than $100,000)
  – Savings deposits, including MMDAs and non-institutional money market mutual funds (MMMFs)
What is Money Stock (or Money Supply)?

Discontinuance of M3

• On March 23, 2006, the Board of Governors of the Federal Reserve System ceased publication of the M3 monetary aggregate.
What is Money Stock (or Money Supply)?

- The FR 2900 is the primary source of this information, and is used to construct money stock weekly.

- The aggregate data are released each Thursday afternoon to the public in the Board’s H.6 release.
What are Reserve Requirements?

- Reserve requirements are a percentage of a depository institution’s (DI’s) deposits (or fractional reserves) that must be held either as cash in the “vault” of the DI, on deposit at the Federal Reserve Bank, or at a correspondent bank.

- Reserve requirements are one of the tools used by the Federal Reserve as a means to conduct monetary policy.
What are Reserve Requirements?

- Reserves can be added to or removed from the banking system by changing the reserve ratio applied to reservable liabilities.

- Other Monetary Policy tools
  - System Open Market Operations
  - Discount Window Lending
Who Must Report?

- U. S. branches and agencies of foreign banks, and banking Edge and Agreement corporations, regardless of size, must report the FR 2900 weekly.
Who Must Report?

- U. S. branches and agencies of a foreign bank located in the same state and within the same Federal Reserve District are required to submit a consolidated report of deposits to the Federal Reserve Bank in the District in which they operate (excluding any balances of the IBF)
Reporting of Edge and Agreement Corporations

- When preparing the FR 2900, deposits of offices of a banking Edge or Agreement corporation should not be aggregated with related U.S. branches and agencies of foreign banks or commercial banks.

- Banking Edge and Agreement corporations are required to file separate FR 2900 reports, regardless of size.
**September 2006 Deposit Reporting Requirements**

- Applies to all institutions except for U.S. branches and agencies of foreign banks and Edge or Agreement corporations

<table>
<thead>
<tr>
<th>Exempt</th>
<th>Non-exempt</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net transaction accounts ≤ $7.8 million</td>
<td>Net transaction accounts &gt; $7.8 million, OR Total deposits ≥ $1.206 billion reduced reporting limit</td>
</tr>
<tr>
<td>Non-reporters</td>
<td>Annual Reporters</td>
</tr>
<tr>
<td>Total deposits ≤ $7.8 million</td>
<td>Total deposits &gt; $7.8 million</td>
</tr>
</tbody>
</table>
Who Must Report?

- The Federal Reserve will continue to screen institutions, and inform each institution eligible for reduced reporting.
Who Must Report?

- FR 2900 weekly: commercial banks, savings banks, savings and loan associations and credit unions
  - Total deposits above the “nonexempt deposit cutoff” and “net transaction accounts” above the indexed level, or
  - Total deposits above the “reduced reporting limit”, regardless of the level of “net transaction accounts”
Who Must Report?

- FR 2900 quarterly: commercial banks, savings banks, savings and loan associations and credit unions
  - Total deposits below the “nonexempt deposit cutoff”, and “net transaction accounts” above the indexed level
Who Must Report?

• FR 2910a: commercial banks, savings banks, savings and loan associations and credit unions
  
  – Total deposits between the “exemption amount” and below the “reduced reporting limit”, and “net transaction accounts” below the indexed level
FR 2900 vs. FFIEC 002

Definitional Differences

- Consolidation of branches and agencies of the same foreign (direct) parent bank

**FR 2900**

- U.S. branches and agencies in the same Federal Reserve District and state must submit a consolidated FR 2900 report
FR 2900 vs. FFIEC 002
Definitional Differences

• Consolidation of branches and agencies of the same foreign (direct) parent bank

FFIEC 002

– U.S. branches and agencies in the same Federal Reserve District and state are not required to consolidate, but may submit a consolidated FFIEC 002 provided:

» The offices are located in the same city and, insured and uninsured branches are not combined
FR 2900 vs. FFIEC 031/041
Definitional Differences

• Consolidation of domestic branches and subsidiaries

**FR 2900**

- Head office and all branches in the 50 states plus District of Columbia
- Subsidiary depository institutions
- Branches on military facilities, wherever located
Definitional Differences

• Consolidation of domestic branches and subsidiaries

**FFIEC 031/041**

– Head office and all branches in the 50 states plus District of Columbia

– Majority owned, significant subsidiaries, including domestic commercial banks, savings banks, savings and loan associations

– Branches on military facilities, wherever located
Definitional Differences

- “U.S.”

**FR 2900**

- 50 states plus District of Columbia

**FFIEC 002/031/041**

- 50 states plus District of Columbia
- Puerto Rico and U.S. territories and possessions
- See glossary “Banks, U.S. and foreign”
Where and When to Submit?

• The reporting week is a seven day period that begins Tuesday and ends the following Monday.

• The reports are due to the Federal Reserve by the Wednesday following the Monday as-of date via electronic submission, or signed hard copy sent by messenger or fax. (Please do not submit the same report via more than one method).
Where and When to Submit?

- Electronic submissions of these reports is available via the Internet via the IESUB application
Close of Business

• The term “close of business” refers to the cut-off time for posting transactions to the General Ledger (G/L) for that day.

• The time should be reasonable and applied consistently.
Close of Business

• Selective posting is prohibited
  – A debit or credit cannot be made without the offsetting transaction being posted; and
  – All transactions occurring during the period of time the books are open must be posted
Back-valuing vs. Misposting

- The FR 2900 should reflect only the G/L balance as of the “close of business” each day.

- Balances should be reflected on the FR 2900 based on:
  - When an institution has received or sent funds and
  - The institution has a liability to make payment to a customer/third party.
Back-valuing vs. Misposting

- Balances should be reported as of “close of business”, regardless of when the transaction should have occurred.
Back-valuing vs. Misposting

• An institution is allowed to back-value only in the case of a clerical bookkeeping error.

• The FR 2900 may be adjusted to more accurately reflect the transaction as it should have been recorded.
Back-valuing vs. Misposting

• For significant post-closing adjustments, DIs should review their reports to determine whether revisions are required for additional as-of dates.
Question 1

On day 1, Bank R receives a $10 million demand deposit for the credit of Corporation A. However, due to a misposting error, Corporation A was credited $1 million. On day 2, the error was discovered.

How should this be reported?
Answer

When the error is discovered on day 2, Bank R should revise the $1 million misposted on day 1 to reflect the $10 million deposit from Corporation A received on day 1. Thus, $10 million should be reported in Line A.1.c on both days.
Question 2

On day 1, Bank R borrows $5 million from Bank S. However, Bank S erroneously sends $15 million.

How should these funds be reported?
Back-valuing vs. Misposting
Examples

Answer

On day 1, Bank R does not report the $5 million borrowing it receives, on the FR 2900. The $10 million Bank R receives in error should be reported in Line A.1.a as “Due to banks”.
Back-valuing vs. Misposting Examples

Answer

Bank R should exclude the $10 million sent in error from Line A.1.a when those funds are returned to Bank S.
Reporting of Deposits in Foreign Currencies

- Transactions denominated in non-U.S. currency must be valued in U.S. dollars each reporting week by using one of the following methods:
  - The exchange rate prevailing on the Tuesday that begins the 7-day reporting week; or
  - The exchange rate prevailing on each corresponding day of the reporting week
Reporting of Deposits in Foreign Currencies

• Once a DI selects a method it must use that method consistently over time for all Federal Reserve reports.
Reporting of Deposits in Foreign Currencies

- If the DI chooses to change its valuation method, the change must be applied to all Federal Reserve reports and used consistently thereafter.

- The Federal Reserve Bank of New York should be notified of any such change.
Quarterly Report of Foreign (Non-U.S.) Currency Deposits (FR 2915)

- In addition, FR 2900 respondents holding foreign currency denominated deposits must file the Report of Foreign (Non-U.S.) Currency Deposits (FR 2915)

- This report is filed quarterly, and it includes weekly averages for selected items from the FR 2900
Related Institutions

- For U.S. branches and agencies of foreign banks, related institutions are defined as:
  - The foreign (direct) parent bank
  - Offices of the same foreign (direct) parent bank

- For all other institutions:
  - Foreign (non-U.S.) branches
Reporting of Related Institutions

• Deposits due to or due from U.S. branches and agencies of the same (direct) parent bank should be excluded from the FR 2900.

• Deposits due to or due from non-U.S. branches and agencies of the same foreign (direct) parent bank should be reported in Schedule CC.
Bank Holding Company Organization Chart

- **Bank Holding Company** unrelated
- **Maiden Lane Co. USA**
- **Maiden Lane Bank**
- **Maiden Lane Bank Int’l**
- **Water Street Bank**
- **IBF**
  - Related
  - Unrelated

- **Banking Edge Corporation** unrelated
- **Maiden Lane Bank (Madrid)**
- **Maiden Lane Bank (Paris)**
- **Reporting Institution**

Affiliated Bank unrelated
Affiliates and Subsidiaries

• Affiliates and subsidiaries of the same (direct) parent bank should be treated as unrelated for purposes of Regulation D

• Deposits from these entities should be classified on the FR 2900 according to the type of entity (e.g., banking or nonbanking) and maturity
FR 2900 vs. FFIEC 002
Definitional Difference

**FR 2900**
Deposits of U.S. and non-U.S. subsidiaries are included on the FR 2900 (according to entity and maturity)

**FFIEC 002**
Deposits of U.S. and non-U.S. banking subsidiaries are excluded from Schedule E and included on Schedule M

Non-banking (majority owned) subsidiaries are included in both Schedules E and M, Part III
Subscription Service

- A subscription service was created to notify of reporting changes and seminar announcements as they are added to the Federal Reserve website.

- To subscribe, please register at the link below:

  http://service.govdelivery.com/service/subscribe.html?code=USFRBNEWYORK_8
Summary

• Purpose of the FR 2900

• FR 2900 Filing Requirements
  – Who must file?
  – Consolidation

• Reporting Issues
  – Back valuing vs. misposting
  – Foreign currency valuation
  – Related vs. non-related institutions
  – Reporting differences between the FR 2900 and Call Reports
Deposits vs. Borrowings

Patricia Maone
Objectives

- Primary obligations reportable on the FR 2900
- Exempt and non-exempt entities
- Examples of primary obligations
- Cash equivalents
- Precious metals borrowings
A deposit is defined by Regulation D as the unpaid balance of money or its equivalent received or held by a depository institution in the usual course of business.

In economic terms, deposits and borrowings are similar. However, they are different transactions from a legal and regulatory perspective.
Deposits vs. Borrowings

- If a transaction is called a deposit it must be treated as a deposit, regardless of the counterparty and the terms of the transaction.
Deposits vs. Borrowings

- Whether a transaction is considered a borrowing depends on the terms of the transaction.

- If the document does not specifically refer to the transaction as a borrowing, it should be recorded as a deposit.
Primary Obligations

• Primary obligations are borrowings that should be reported as either:
  – Transaction accounts
  – Savings deposits
  – Time deposits
Primary Obligations

• There are two factors to consider when determining if a transaction or instrument is a “primary obligation”.
  – The type of entity with which the transaction is entered into; and
  – The nature of the transaction or instrument
Primary Obligations
Exempt and Non-Exempt Entities

• The concept of exempt and non-exempt entity applies only to primary obligations.

• A “deposit” is reservable regardless of the counterparty.
The following are exempt entities:

- U.S. commercial banks and trust depository companies and their subsidiaries
- U.S. branches or agencies of foreign banks organized under Foreign (non-U.S.) law
- Banking Edge and Agreement corporations
- Industrial banks
- Savings and loan associations and credit unions
Include as Exempt Entities

- Exempt entities also include:
  - Federal Reserve Banks
  - U.S. Government and its agencies
  - U.S. Treasury
Include as Non-exempt Entities

• The following are non-exempt entities:
  – Individuals, partnerships, and corporations (wherever located)
  – Securities brokers and dealers, wherever located. (Except when the borrowing has a maturity of one day, is in immediately available funds, and is in connection with securities clearance)
  – State and local governments in the U.S. and their political subdivisions
The following are non-exempt entities:

- A bank’s holding company
- A bank’s non-bank subsidiaries
- International Institutions (IBRD, IMF, etc.)
- Non-U.S. banks (related or unrelated)
Examples of Primary Obligations

• The following are examples of primary obligations to be included on the FR 2900 if entered into with a non-exempt entity
  
  – Repurchase agreements collateralized with assets other than U.S. government or federal agency securities
  
  – Purchases of immediately available funds (federal funds)
Examples of Primary Obligations

• The following are examples of primary obligations reportable on the FR 2900 if entered into with a non-exempt entity:
  – Promissory notes
  – Commercial paper
  – Due bills
Repurchase Agreements

• A repurchase agreement is an arrangement involving the sale of a security or other asset under a prearranged agreement to buy back that asset at a fixed price

• If repurchase agreements with non-exempt entities are not collateralized by U.S. government or federal agency securities, they are to be reported on the FR 2900
## FR 2900 vs. FFIEC 002/031/041
### Definitional Differences

<table>
<thead>
<tr>
<th><strong>FR 2900</strong></th>
<th><strong>FFIEC 002/031/041</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Repurchase agreements, collateralized with assets other than U.S. Government or Federal Agency securities, are reported as deposits on the FR 2900</td>
<td>Repurchase agreements, collateralized with assets other than securities and with a maturity greater than one business day, are reported as borrowings</td>
</tr>
</tbody>
</table>
Federal Funds Purchased

• Federal funds are unsecured borrowings of immediately available funds

• Immediately available funds can be used or disposed of on the same business day the funds become available

• Federal funds purchased from a non-exempt institutions are reportable on the FR 2900
Promissory Notes and Commercial Paper

• A promissory note is a negotiable instrument which is evidence of a liability of a depository institution for funds that have been received.

• If the promissory note is issued to a non-exempt entity it should be reported on the FR 2900
Promissory Notes and Commercial Paper

- Commercial paper is an unsecured promissory note and should be reported on the FR 2900.
Due Bills

• A due bill is an instrument evidencing the obligation of a seller to deliver securities at some future date.

• If the due bill is not collateralized within 3 business days, it becomes reservable on the fourth business day regardless of the purpose or counterparty.
Reporting of Primary Obligations

- Any primary obligation of the reporting institution due to a non-exempt entity must be reported unless all of the following conditions are met:
  - Is subordinated to the claims of the depositors
  - Has a weighted average maturity of five years or more
  - Is issued by a DI with the approval of, or under the rules and regulations of, its primary federal supervisor
Guidelines for Reporting Primary Obligations

Is it a deposit? 
- Yes: Is it due to an exempt entity?
  - Yes: Securities Broker?
    - Yes: Is it overnight funds regarding securities clearance?
      - Yes: Exclude from FR 2900
      - No: Include on FR 2900
    - No: Individual, Partnership or Corporation?
      - Yes: Is it a Repo fully backed by a U.S. Government Security?
        - Yes: Exclude from FR 2900
        - No: Include on FR 2900
      - No: Include on FR 2900

- No: Exclude from FR 2900
Borrowing of “Cash Equivalents”

- For purpose of Regulation D the term deposit is defined as the unpaid balance of money or its “equivalent”.
Borrowings of “Cash Equivalents”

- Borrowings of U.S. Government or Agency security from non-exempt entities are reservable, if uncollateralized
  - If securities borrowings are collateralized with cash, the transaction is treated as a resale agreement, not a deposit
Borrowings of “Cash Equivalents”

• Borrowings of precious metals or other equivalents of money are to be reported on the FR 2900 in the same manner as other currency (e.g., U.S. dollars)
  - These are reported based on the counterparty and maturity
Borrowings of “Cash Equivalents”

• For example, borrowings of gold are considered reservable liabilities.
  - These are reported on the FR 2900, depending on the lender and the maturity.
Review

True or False  True

Repurchase agreements with non-exempt entities collateralized by U.S. Treasury securities are not reportable on the FR 2900.
Review

True or False: True

Commercial paper issued by a DI is reportable on the FR 2900.
Review

True or False  False

Borrowing of gold bullion from a U.S. corporation would not be reported on the FR 2900.
Review

Federal funds purchased from which of the following institutions are reported on the FR 2900?

a) U.S. branch of a foreign bank
b) Finance Corp.
c) ABC Bank, N.A.
d) World Bank
Summary

• Deposit is defined as unpaid balance of money or its equivalent...

• Primary obligations are reportable on the FR 2900

• Exempt vs. non-exempt entities

• Borrowings of precious metals are considered cash equivalents reportable on the FR 2900
Transaction Accounts

Brian Osterhus
In general, there are two types of transaction accounts:

- Demand deposits
- “Other” transaction accounts (ATS, NOW, telephone and pre-authorized transfer accounts)
Demand Deposits

- Demand deposits are defined as:
  - Deposits payable immediately on demand, or issued with an original maturity of less than seven days
Demand Deposits

– In addition, under the requirements of Regulation Q, interest cannot be paid on demand deposits

är Section 217.3
är Section 217.2 (d)
Demand Deposits

• Demand deposits include:
  – Checking accounts
  – Outstanding certified, cashiers’, tellers’ and official checks and drafts
  – Outstanding travelers’ checks and money orders (unremitted)
  – Suspense accounts
Demand Deposits

• Demand deposits include:
  – Funds received in connection with letters of credit sold to customers, including cash collateral accounts
  – Escrow accounts that meet the definition of a demand deposit
  – “Primary obligations” with original maturities of less than 7 days entered into with non-exempt entities
Demand Deposits Due to Depository Institutions (Line A.1.a)

- Include deposits in the form of demand deposits due to:
  - U.S. commercial banks
  - Non-U.S. depository institutions (including banking affiliates)
  - U.S. branches and agencies of other foreign (non-U.S.) banks, including branches and agencies of foreign official banking institutions
Demand Deposits Due to Depository Institutions (Line A.1.a)

• Include deposits in the form of demand deposits due to:
  – U.S. and non-U.S. offices of other U.S. banks and Edge and agreement corporations
  – Mutual savings banks
  – Savings and loan associations
  – Credit unions
Demand Deposits Due to U.S. Government (Line A.1.b)

- Include in this item deposit accounts in the form of demand deposits that are designated as federal public funds, including U.S. Treasury Tax and Loan accounts.

- Include only deposits held for the credit of the U.S. Government.
Demand Deposits Due to U.S. Government (Line A.1.b)

- Interest-bearing U.S. Treasury Tax and Loan Account Note Balances are exempt from reserve requirements and should **not** be reported as deposits.
• TT&L depository institutions have two options:
  - Remittance option
  - Note option
- Remittance option

* By the end of next business day, TT&L deposits must be remitted to the FRB
TT&L

• Note option
  – By the end of next business day, TT&L deposits must be converted to open-ended interest-bearing notes
  – These note balances are primary obligations to the U.S. Government but not reported on the FR 2900
Other Demand Deposits (Line A.1.c)

- Include in this item all other deposits in the form of demand deposits, including:
  - Demand deposits held for:
    - Individuals, partnerships, and corporations
    - State and local governments and their subdivisions
    - Foreign governments (including foreign official banking institutions) and international institutions
    - U.S. government agencies
Cashiers’ and Certified Checks

- Cashiers’ checks are those checks drawn by the reporting institution on itself.

- Certified checks are any business or personal checks stamped with the paying bank’s certification that:
  - The customer’s signature is genuine; and
  - There are sufficient funds in the account to cover the check.
Tellers’ Checks

• Tellers’ checks are those checks drawn by the reporting institution on, or payable at or through, another depository institution, a Federal Reserve Bank, or a Federal Home Loan Bank.
Tellers’ Checks

- Those checks drawn on, or payable at or through, another depository institution, on a zero-balance account or an account not routinely maintained with sufficient balances to cover checks or drafts drawn in the normal course of business should be reported in Line A.1.c.
Tellers’ Checks

- However, those checks drawn on an account in which the reporting institution routinely maintains sufficient balances should be:
  - Excluded from Line A.1.c.
  - The amount of the check should be deducted from the balances reported in Line B.1.
Suspense Accounts

• Unidentified funds received and held in suspense are considered deposits and are to be reported on the FR 2900.

• These funds should be reported as “Other demand deposits” in Line A.1.c
FR 2900 vs. FFIEC 002/031/041
Definitional Differences

• Suspense accounts

FR 2900
Items held in suspense are reported in other demand.

FFIEC 002/031/041
Entries to the G/L in the period subsequent to the close of business on the report date are reported as if they had been posted to the G/L at or before the cut-off time.
• Overdrafts in deposit (due to) accounts:
  - When a deposit account is overdrawn, the balance should be raised to zero and not included as an offset to other demand deposit accounts
  - Instead the overdrawn amount should be reported as a loan by the reporting institution and excluded from this report
Reporting of Overdrafts

- Overdrafts in deposit (due to) accounts:
  - The amount of the overdraft should not be netted against positive balances in the depositors’ other accounts unless a bona fide cash management function is served.
Reporting of Overdrafts

- Overdrafts in an account maintained at another depository institution (due from):
  - When a due from account becomes overdrawn, the balance should also be raised to zero
  - If the account is routinely maintained with sufficient funds, the overdrawn amount is considered a borrowing and excluded from this report
Reporting of Overdrafts

- Overdrafts in an account maintained at another depository institution (due from):
  - If the due from account is not routinely maintained with sufficient funds (e.g., zero balance account) the overdrawn amount is considered a demand deposit and must be reported in other demand in Line A.1.a
Bank ABC maintains the following demand deposits.

<table>
<thead>
<tr>
<th>DDA Account</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corp. A</td>
<td>$10,000</td>
</tr>
<tr>
<td>Corp. B</td>
<td>$15,000</td>
</tr>
<tr>
<td>Corp. C</td>
<td>($5,000)</td>
</tr>
<tr>
<td>Corp. D</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

What should be reported on line A.1.c? $45,000
A bona fide cash management agreement exists when a depository institution:

- Allows a depositor to use the balance in one deposit account to offset overdrafts in another deposit account
- Some genuine cash management purpose is served
Guidelines for Bona Fide Cash Management Agreements

- A written agreement does not have to be in place to be “bona fide”

- The cash management agreement must have some indication the institution intends to use two or more checking accounts to control receipts and disbursements
Guidelines for Bona Fide Cash Management Agreements

Example 1
Establishing one account for receipts and another for disbursements would be considered bona fide.

Example 2
Establishing one account for payroll and another account for receipts and disbursements would not be considered bona fide.
Positive balances in one type of deposit account cannot be used to offset balances in another type of deposit account.

**Example 3**
An overdraft in a demand deposit account cannot be covered by positive balances in an MMDA account.
Escrow Accounts

- An escrow agreement is a written agreement authorizing funds to be held by a third party.

- The funds are placed with the depository institution until the agreement has been met, at which time the escrow funds are sent to the proper party.

- Escrow accounts are reported on the FR 2900 according to the terms of the escrow agreement.
Escrow Accounts

- If the funds may be withdrawn on demand or are to be disbursed within 7 days, the escrow account is a transaction account.
“Other” Transaction Accounts
“Other” Transaction Accounts

• “Other” transaction accounts are:
  – Deposit accounts (other than savings) where the DI reserves the right to require 7 days written notice prior to withdrawal/transfer of funds in the account
  – Subject to unlimited withdrawal by check, draft, negotiable order of withdrawal, electronic transfer, or other similar items
  – Provided the depositor is eligible to hold a NOW account
Negotiable Order of Withdrawal (NOW) Accounts (Line A.2)

- NOW accounts are deposits:
  - Where the DI reserves the right to require 7 days written notice prior to withdrawal/transfer of any funds in the account
  - That can be withdrawn/transfered to third parties by a negotiable or transferable instrument (more than 6 times per month)
NOW Account Eligibility

• Eligibility limited to accounts where the entire beneficial interest is held by:
  - Individuals or sole proprietorships
  - U.S. governmental units, including the federal government and its agencies
  - Non-profit organizations, such as churches, professional, and trade associations
Difference Between Demand Deposits and Other Transaction Accounts

• Demand deposits differ from “other” transaction accounts in that:
  - The DI does not reserve the right to require 7 days written notice before an intended withdrawal
  - There are no eligibility restrictions on who can hold a demand deposit account
  - Interest may not be paid on a demand deposit account
Sweeps

- Legal
  - One account with two legally separate sub-accounts:
    - Transaction sub-account
    - Non-transaction sub-account
  - Disclosure
Sweeps

- **Mechanics**
  - At the first of month or beginning of statement cycle, balances above threshold are swept to the non-transaction sub-account (e.g., from NOW to MMDA)
  - When funds are needed in the transaction sub-account, funds are transferred to restore the transaction sub-account to its threshold amount (e.g., from MMDA to NOW)
  - Sixth transfer from the non-transaction sub-account transfers all funds back to the transaction sub-account until beginning of next month or statement cycle (e.g., MMDA to NOW)
Sweeps

- **Line Items Affected by Sweeps:**
  
  - **A1C:** Other Demand
  - **A2:** ATS/NOW
  - **C1:** Total Savings
Deductions From Transaction Accounts
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Consists of all balances subject to immediate withdrawal due from U.S. offices of DIs
- For purposes of the FR 2900 reporting, immediately available funds are:
  - Funds that the reporting institution has full ownership of and can invest or dispose of on the same day the funds are received
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Balances to be reported should be the amount reflected on the reporting institution’s books rather than the amount on the books of the other depository institution.
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- However, the use of correspondent’s books is permissible if:
  - The transaction occurred on the previous day and the balances on the books of correspondent are accurate
  - Both debit and credit accounting entries are reported
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

– The transaction is segregated from transactions occurring the following day

– The reporting treatment is consistent for all regulatory reports
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Include balances due from:
  - U.S. offices of
    - Commercial banks
    - Banker’s banks
    - Edge and agreement corporations
    - U.S. branches and agencies of foreign (non-U.S.) banks

- The reporting institution may report reciprocal demand balances with the above institutions on a net or gross-by-institution basis, whichever method is less burdensome
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Also include balances due from:
  - Savings banks
  - Cooperative banks
  - Credit unions
  - Savings and loan associations

However, demand balances with these institutions must be reported gross.
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Exclude balances due from:
  - Federal Reserve Banks (FRB) including:
    - The reporting institution’s required reserve or clearing balance held directly with the FRB
    - The reporting institution's required balances passed through to the FRB by a correspondent (e.g., FHLB)
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Also exclude:
  - Balances due from other U.S. branches and agencies of the same foreign parent bank
  - Any “clearing house” or “next day funds”
  - Balances due from any non-U.S. office of any U.S. depository institution or foreign (non-U.S.) bank
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Also exclude:
  - Balances due from a FHLB
  - Demand deposit balances due from other DIs pledged by the reporting institution and are not immediately available for withdrawal
  - Balances due from the National Credit Union Administration Central Liquidity Facility
Demand Balances Due From Depository Institutions in the U.S. (Line B.1)

- Also exclude:
  - Cash items in the process of collection (CIPC)

However, CIPC for which the reporting institution’s correspondent provides immediate credit should be reported in this item.
Reciprocal Balances

- Reciprocal balances arise when two banks maintain deposit accounts with each other (i.e., each bank has a “due to” and “due from” balance with the other bank).
## Reciprocal Balances

### Gross Method

<table>
<thead>
<tr>
<th></th>
<th>“Due to” banks</th>
<th>“Due from” banks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank A</td>
<td>$3M</td>
<td>$5M</td>
</tr>
<tr>
<td>Bank B</td>
<td>10M</td>
<td>2M</td>
</tr>
<tr>
<td>Bank C</td>
<td>6M</td>
<td>9M</td>
</tr>
<tr>
<td>Total</td>
<td>$19M</td>
<td>$16M</td>
</tr>
</tbody>
</table>
## Reciprocal Balances

### Net Method

<table>
<thead>
<tr>
<th></th>
<th>“Due to” banks</th>
<th>“Due from” banks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank A</td>
<td>$0M</td>
<td>$2M</td>
</tr>
<tr>
<td>Bank B</td>
<td>8M</td>
<td>0M</td>
</tr>
<tr>
<td>Bank C</td>
<td>0M</td>
<td>3M</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$8M</strong></td>
<td><strong>$5M</strong></td>
</tr>
</tbody>
</table>
FR 2900 vs. FFIEC 002/031/041
Definitional Differences

Due from depository institutions (Line B.1)

• Overdrafts in due from accounts

<table>
<thead>
<tr>
<th>FR 2900</th>
<th>FFIEC 002/031/041</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reported as demand</td>
<td>Reported as borrowings</td>
</tr>
<tr>
<td>deposits in other demand</td>
<td>regardless of whether routine or not</td>
</tr>
<tr>
<td>Line A.1.c, if not routine</td>
<td>routine or not routine</td>
</tr>
</tbody>
</table>
Definitional Differences

Due from depository institutions (Line B.1)

- Pass through reserve balances

**FR 2900**
Excluded from the FR 2900 if passed through to the FRB by a correspondent

**FFIEC 002/031/041**
Included in Schedule A/RC-A even if passed through to FRB by a correspondent
A cash item is defined as any instrument for payment of money immediately on demand.

Include as cash items:

- Checks or drafts drawn on another DI, or drawn on the Treasury of the United States, that are in the process of collection with:
  - Other DIs
  - Federal Reserve Banks
  - Clearing houses
Cash Items in the Process of Collection (Line B.2)

- Include as cash items:
  - Other items that are customarily cleared or collected, such as:
    - Redeemed government bonds and coupons
    - Money orders and traveler’s checks
Cash Items in the Process of Collection (Line B.2)

• Also include as cash items:
  – **Unposted debits:** Cash items on the reporting institution that have been “paid” or credited by the institution and that have not been charged against deposits as of the close of business
Cash Items in the Process of Collection (Line B.2)

- Exclude from cash items:
  - Checks or drafts drawn on foreign banks or foreign institutions
  - Funds not received as a result of failed transactions (e.g., funds, securities, and/or foreign currency fails)
  - Checks or drafts deposited with its correspondent for which the reporting institution is given immediate credit (reported in Line B.1)
FR 2900 vs. FFIEC 002/031/041
Definitional Differences

Cash Items in the Process of Collection (Line B.2)

<table>
<thead>
<tr>
<th>FR 2900</th>
<th>FFIEC 002/031/041</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excludes checks drawn on a Federal Reserve Bank</td>
<td>Includes checks drawn on a Federal Reserve Bank on Schedule A/RC-A, Item 1</td>
</tr>
<tr>
<td>Excludes checks drawn on a bank outside the U.S.</td>
<td>Includes all checks drawn on DIs, regardless of their location</td>
</tr>
</tbody>
</table>
Summary

• Transactions Accounts:
  – Demand deposits
  – “Other” transaction accounts

• Deductions from Transaction Accounts:
  – Due from DIs
  – CIPC
Non-transaction Accounts

Objectives

• Total Savings Deposits
• Total Time Deposits
• Time Deposits ≥ $100 thousand
• Brokered Deposits
• Guaranteed CDs
• Nonpersonal time and savings deposits
Savings Deposits

• Savings Deposits
  – No specified maturity
  – Reserve the right to require 7 days written notice for withdrawals
  – Six Transfer/Withdrawal Rule
  – Sweep Activity
Include as Savings Deposits (Line C.1)

- The following should be included if they meet the definition of a savings deposit:
  - Interest and non-interest bearing savings deposits
  - Compensating balances or funds pledged as collateral for loans
  - Escrow deposits
  - IRAs, Keogh, Club Accounts
Exclude From Savings Deposits (Line C.1)

- The following should be excluded from savings deposits:
  - Transaction accounts
  - Interest accrued on savings deposits but not yet credited to the customer’s account
  - Any account with a specified maturity date
Terms of a Savings Deposit (Line C.1)

- The depositor is authorized to make no more than a combination of six transfers and withdrawals per calendar month or statement cycle
Types of Third Party Transfers (Line C.1)

- Third party transfer is a movement of funds using third party payment instrument from a depositor’s account:
  - To another account of the same depositor at the same institution or,
  - To a third party at the same depository institution or,
  - To a third party at another depository institution by:
    - Pre-authorized or automatic transfer
    - Telephonic transfer, check or draft
Types of Third Party Transfers (Line C.1)

- A **preauthorized transfer** is an arrangement by the DI to pay a third party upon written or oral instruction by the depositor. This includes orders received:
  - Through an automated clearing house (ACH) or
  - Any arrangement by the reporting institution to pay at a predetermined time or on a fixed schedule
Types of Third Party Transfers (Line C.1)

• In a telephonic transfer DI receives an agreement, order, or, instruction to transfer funds in the depositor’s account either by:
  – Telephone
  – Fax
Third Party Transfers (Line C.1)

• Not considered third party transfers:
  – Withdrawals for payment directly to the depositor when made by:
    ‣ Mail
    ‣ Messenger
    ‣ ATM
    ‣ In person
## Savings Deposits

<table>
<thead>
<tr>
<th>Limited transfers</th>
<th>Unlimited transfers</th>
</tr>
</thead>
<tbody>
<tr>
<td>– Drafts</td>
<td>– ATM</td>
</tr>
<tr>
<td>– Checks</td>
<td>– In person</td>
</tr>
<tr>
<td>– Debit Cards</td>
<td>– Postal service/Mail</td>
</tr>
<tr>
<td>– Automatic transfers</td>
<td>– Messenger delivery</td>
</tr>
<tr>
<td>– Telephone transfers</td>
<td></td>
</tr>
<tr>
<td>– Preauthorized transfers</td>
<td></td>
</tr>
</tbody>
</table>
Procedures For Ensuring Permissible Number of Transfers (Line C.1)

• To ensure that the permitted number of transfers or withdrawals do not exceed the limits a DI must either:
  – Prevent withdrawals or transfers of funds in this account that are in excess of the limits established by savings deposits; or
  – Adopt procedures to monitor those transfers on an ex-post basis and contact customers who exceed the limits established on more than an occasional basis for the particular account
Procedures For Ensuring Permissible Number of Transfers (Line C.1)

• For customers who violate these limits after being contacted, the DI must:
  – Close the account and place the funds in another account that the depositor is eligible to maintain; or
  – Take away the account’s transfer and draft capabilities
Procedures For Ensuring Permissible Number of Transfers (Line C.1)

- If a DI does not monitor third party transfers from a savings account, the institution may be required to reclassify the account to a transaction account.
Summary

• Savings Deposits do not have a specified date to maturity.

• DIs have the right to reserve 7 days written notice prior to an intended savings withdrawal.

• Compliance with the six transfer withdrawal rule and sweep regulations.
Time Deposits
Include as Time Deposits (Line D.1)

- A DI should include as time deposits personal and non-personal accounts deposited in the following forms:
  - Time open accounts (maturity of 7 days or more)
  - Escrow accounts
  - Brokered deposits
  - IRA, Keogh Plans
  - Compensating balances for funds pledged as collateral for loans
Other Time Deposits

- The following items could also be considered time deposits:
  - Deposit notes
  - Bank notes
  - Medium-term notes
  - Primary obligations, such as commercial paper issued to non-exempt entities
Include as Time Deposits (Line D.1)

- Also include as time deposits:
  - Liabilities arising from primary obligations issued in original maturities of 7 days or more to non-exempt entities
**Exclude from Time Deposits (Line D.1)**

- A DI should exclude any deposit that does not meet the definition of a time deposit such as:
  - Matured time deposits even if interest is paid after maturity, unless the deposit provides for automatic renewal at maturity
  - Transaction accounts
  - Interest accrued on time deposits but not yet paid or credited to the customer’s account
Total Time Deposits (Line D.1)

- The depositor does not have the right and is not permitted to make withdrawals on deposits that:
  - Have a specified maturity of at least 7 days from the date of deposit
  - Are payable after a specified period of at least 7 days after the date of deposit
  - Are payable at least 7 days after written notice of an intended withdrawal has been given
Total Time Deposits (Line D.1)

- If a withdrawal is made less than 7 days after a deposit, the depositor is:
  - Penalized at least 7 days simple interest on amounts withdrawn within the first 6 days after deposit
  - If early withdrawal penalties are not in place then the account could be reclassified as a transaction account
FR 2900 vs. FFIEC 002/031/041
Definitional Differences

Time Deposits (Line D.1)

- Primary Obligations

**FR 2900**

Primary obligations with non-exempt entities and an original maturity of 7 days or greater are reported as time deposits.

**FFIEC 002/031/041**

Primary obligations are classified and reported as borrowings.
Summary of Line D.1

- Seven days or greater
- Penalties for early withdrawal
- Interest bearing or non-Interest bearing
- Interest accrued and credited
- Primary obligations issued to non-exempt entities
Large Time Deposits
(Line F.1)

A DI should report in this item time deposits with balances $\geq 100$ thousand.
Include as Large Time Deposits (Line F.1)

- A DI should include in large time any deposit already reported as total time with balances of $100 thousand or more and:
  - Negotiable and nonnegotiable, certificates of deposits issued in denominations of $100 thousand or more; and
  - Time deposits originally issued in denominations of less than $100 thousand but because of interest credited or paid, or additional deposits, have balances of $100 thousand or more
Criteria For Determining Large Time Deposits (Line F.1)

- Time deposits issued on a discount basis should be reported initially on the amount of funds received by the reporting institution.
Criteria for Large Time Deposits (Line F.1)

- If the value of foreign currency denominated deposits falls below $100 thousand (because of a change in exchange rates) the deposit must still be reported as a large time deposit based on the original value.
Exclude from Large Time Deposits (Line F.1)

- Time deposits that do not meet the definition of a large time should be excluded such as:
  - Time deposits less than $100 thousand
  - Combined deposits totaling $100 thousand that are represented by separate certificates or accounts, even if held by the same customer
Time Deposits

• True or False  True

DI receives $96 thousand in exchange for a CD issued at face value of $100 thousand. This CD should be regarded as having a denomination < $100 thousand and excluded from Line F.1.
Time Deposits

- XYZ Bank received a security deposit payable at the expiration of a specified time not less than 7 days after the date of deposit.

- Should this type of deposit be reported in Time Deposits?
Time Deposits

• Security deposits with a maturity greater than or equal to 7 days meet the definition of time deposits and should be reported in line D.1

• If the security deposit is $100 thousand or more, it should also be reported in line F.1
Time Deposits

• True or False

A depositor has several time deposits issued in denominations of $30 thousand; $50 thousand; and $20 thousand. Since the total equals $100 thousand, these deposits should be reported in lines D.1 and F.1
Time Deposits

• True or False  False

These deposits should only be reported in Line D.1. Line F.1 should not include these deposits since they are not greater than or equal to $100 thousand.
Time Deposits

• True or False  True

Commercial paper issued by XYZ Bank Head Office, or if issued by a U.S. branch or agency, deposited for a period greater than 7 days is reportable as a time deposit.
Summary of Line F.1

• Must be greater than or equal to $100 thousand
• Must be held for a minimum of 7 days
• May be issued to personal and non-personal customers
• Interest accrued and credited to the customer’s account.
Treatment of Brokered Deposits

• What is a brokered deposit?

Funds in the form of a deposit that a DI receives from deposit brokers on behalf of individual depositors.
Treatment of Brokered Deposits

• For purposes of the FR 2900, in addition to line D.1, brokered deposits are usually reported as:
  
  – Large time deposits with balances $\geq$ $100$ thousand (Line F.1)
  
  – Total non-personal savings and time deposits (Line BB.1) unless any of the following are true:
Treatment of Brokered Deposits

• The deposit and beneficial interest is held by a natural person; or

• The DI has the following agreement with the deposit broker:
  – The broker maintains records of the owners of all brokered deposits, and these records are available to the DI;
Treatment of Brokered Deposits

– These records will provide the DI with the amounts of the deposits owned by natural and non-natural persons

– A breakout of large time deposits

– The DI must have access to these records

– The broker must commit to provide any other data needed by federal or state regulators
Guaranteed CDs

Guaranteed CDs are CDs issued by Non-U.S. offices of a foreign bank, and guaranteed payable in the U.S. by a DI.

Bank A Cayman Branch

Cayman Branch issues a CD

Bank A

Customer

CD is guaranteed payable by a DI
Guaranteed CDs

• Payment of a deposit in a Non-U.S. branch of a DI guaranteed by a promise of payment at an office in the U.S. is subject to Regulation D and therefore is included on the FR 2900

• Since the payment is guaranteed at an office in the U.S., the customer no longer assumes country risk but enjoys the same rights as if the deposit had been made in the U.S.
Nonpersonal Savings and Time Deposits (Line BB.1)

- Reduced reporting frequency of nonpersonal time deposits
- Item BB.1 will be reported only one day each year
  - For weekly reporters: June 30
  - For quarterly reporters: as-of the Monday in the quarterly reporting week in June
Nonpersonal Savings and Time Deposits (Line BB.1)

- Non-personal savings and time deposits represent funds in which the beneficial interest is not held by a natural person. (A natural person is defined as an individual or a sole proprietorship.)
Include as Nonpersonal Savings and Time Deposits (Line BB.1)

- Include as non-personal savings and time deposits:
  - Funds deposited to the credit of or in which the beneficial interest is held by a depositor that is not a natural person
  - Brokered deposits if the beneficial interest is held by a non-natural person
  - Funds that are transferable whether or not the entire beneficial interest is held by a natural person
Exclude from Nonpersonal Savings and Time Deposits (Line BB.1)

- Funds which are not transferable and that the entire beneficial interest is held by a depositor who is a natural person
Vault Cash

Juan Batista
Vault Cash
(Line E.1)

• Vault cash is U.S. currency and coin owned and held by the reporting institution that may be used at any time to satisfy depositors’ claims.
Vault Cash
(Line E.1)

• Vault cash includes:

  – U.S. currency and coin in transit to a Federal Reserve Bank or correspondent bank for which the reporting institution has not yet received credit

  – U.S. currency and coin in transit from a Federal Reserve Bank or correspondent bank for which the reporting institution has already been charged
Vault Cash (Line E.1)

• Also included, is vault cash placed on the premises of another institution provided:
  – The reporting institutions has full rights of ownership to obtain the currency and coin immediately in order to satisfy customer demands
  – The institution from which the vault is rented does not include currency and coin as its own vault cash
• Exclude the following items from vault cash:
  – Foreign currency and coin
  – Silver or gold coin (bullion) and other currency where its nominal value exceeds its face value
  – Coins and collections held in safekeeping for customers
  – Any currency and coin the reporting institution does not have the full and unrestricted right to use to satisfy depositor’s claims
## FR 2900 vs. FFIEC 002/031/041
### Definitional Differences

<table>
<thead>
<tr>
<th><strong>Vault Cash</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>FR 2900</strong></td>
</tr>
<tr>
<td>Vault cash includes only U.S. currency and coin</td>
</tr>
<tr>
<td><strong>FFIEC 002/031/041</strong></td>
</tr>
<tr>
<td>Vault cash includes both U.S. and Non-U.S. currency (converted to U.S. dollars)</td>
</tr>
</tbody>
</table>
Banker’s Acceptances
Banker’s Acceptances

• A banker’s acceptance (BA) is a draft or a bill of exchange for which the reporting institution assumes an obligation to make a payment at maturity, as specified in the acceptance.

• The acceptance represents an unconditional promise to pay the amount of the acceptance at maturity, substituting the bank’s own credit on behalf of its customer.
Banker’s Acceptances

- Report in Schedules AA and BB only BAs that are ineligible for discount by the Federal Reserve.
Banker’s Acceptances

• A BA is **not eligible** to be discounted at a Federal Reserve Bank if:
  
  – It is **not** secured at the time of acceptance by a warehouse receipt or other such document conveying or securing title covering (collateralized) readily marketable goods, or
  
  – It has an original maturity of greater than 180 days

**Note:** An acceptance **not** eligible for discount at the Federal Reserve Bank is an ineligible acceptance.
Banker’s Acceptances

• **Issuing** - Once issued, the acceptance becomes an obligation of the reporting institution. Therefore, it should be included on Schedules AA or BB if ineligible.

  – Report the **dollar amount** of funds received (for those outstanding ineligible acceptances that resulted in funds being obtained).
Banker’s Acceptances

- **Discounting** - Ineligible acceptances are not reservable if the issuing bank later holds them in its own portfolio.

- **Rediscounting** - An ineligible acceptance is only reservable (outstanding) when sold to a non-exempt entity.
Banker’s Acceptances

- **Maturing** - When a bankers acceptance matures, the holder (bearer) of the BA is paid the face value by the issuing bank and therefore, is excluded from Schedules AA and BB.
Banker’s Acceptances

- Report in Line AA.1 ineligible acceptances with original maturities of less than 7 days

- Report in Line BB.2 ineligible acceptances with original maturities of 7 days or more that are nonpersonal
Other Obligations Reported on Schedules AA and BB
Schedule AA

• This schedule includes a breakdown, by maturity, of amounts outstanding of:
  
  – Ineligible banker’s acceptances
  
  – Funds received through the issuance of obligations by nondepository affiliates
Other Obligations
Reported on Schedules AA and BB

- Report the amount of funds obtained by the reporting institution when its nondepository affiliates use the proceeds of the obligations that they issue to supply funds to the reporting institution.
Other Obligations
Reported on Schedules AA and BB

• Such obligations may be in the form of promissory notes (including commercial paper), acknowledgments of advance, or due bills
Other Obligations
Reported on Schedules AA and BB

• Such obligations should be reported only to the extent that they would have constituted deposits had they been issued by the reporting institution
Other Obligations
Reported on Schedules AA and BB

Question 1

- Nondepository affiliate issues an unsecured due bill to Co. A for $10 million with a maturity of three months. An affiliate funds Bank A, NY $10 million by purchasing a $10 million loan. The loan has a maturity of two months.

How should Bank A, NY reported the $10 million on the FR 2900?
Other Obligations Reported on Schedules AA and BB

Affiliate issues $10 million unsecured due bill to Co. A. Due bill matures in 3 months.

Affiliate funds Bank A, NY $10 million by purchasing a $10 million loan from Bank A, NY. The loan has a maturity of 2 months.

How should Bank A, NY report the $10 million?
Other Obligations Reported on Schedules AA and BB

Bank A
Bank Holding Company

Nondepository Affiliate

Bank A
Head office

Bank A
NY branch

Co. A

Affiliate issues $10 million unsecured due bill to Co. A. Due bill matures in 3 months.

Affiliate funds Bank A, NY $10 million by purchasing a $10 million loan from Bank A, NY. The loan has a maturity of 2 months.

Answer 1: Bank A, NY would report $10 million in Schedule BB.2 on the FR 2900 (when applicable).
Other Obligations
Reported on Schedules AA and BB

Question 2

• Nondepository affiliate issues $20 million in commercial paper (CP) to Co. A with a maturity of six months. Bank A, NY is funded the $20 million by issuing a $20 million CD to its affiliate. CD has a maturity of one year.

How should this transaction be reported on the FR 2900?
Other Obligations Reported on Schedules AA and BB

Bank A
Bank Holding Company

Bank A
Head office

Bank A
NY branch

Nondepository Affiliate

Affiliate issues $20 million CP with a maturity of 6 months to Co. A.

Co. A

Bank A, NY issues a $20 million CD maturing in a year.

Question 2

How should Bank A, NY report $20 million?
Other Obligations Reported on Schedules AA and BB

Bank A
Bank Holding Company

→

Nondepository Affiliate

Affiliate issues $20 million CP with a maturity of 6 months to Co. A.

Bank A
Head office

→

Co. A

Bank A, NY issues a $20 million CD maturing in a year.

Bank A
NY branch

Answer 2: Bank A, NY would report $20 million as a six month nonpersonal CD in Lines D.1, F.1, and BB.1 (when applicable).
Schedules AA and BB

• Report in Schedules AA and BB:
  – Ineligible banker’s acceptances
  – Funds received through the issuance of obligations by affiliates

• Obligations with maturities of less than 7 days in Line 1, Schedule AA.

• Obligations with maturities equal to or greater than 7 days and if the counterparty is nonpersonal, in Line 2, Schedule BB.
Net Eurocurrency Liabilities

- Schedule CC is reported one day each year:
  - For weekly reporters: June 30
  - For quarterly reporters: as-of the Monday in the quarterly reporting week in June
Net Eurocurrency Liabilities

• Guidance for completing Schedule CC can be found in the FR 2900 instructions

• Additional information is included in the handout materials
Net Eurocurrency Liabilities

- Schedule CC requires that a single number be reported, representing the net Eurocurrency liabilities for your institution as of the report date.
Net Eurocurrency Liabilities

• As outlined in the FR 2900 instructions, “Worksheet Items” correspond to the former FR 2950 and FR 2951 line items
Net Eurocurrency Liabilities

• For commercial banks, Edge and Agreement Corporations, savings banks, savings and loan associations, and credit unions:
  ↗ Gross Liabilities to Own Non-U.S. Branches plus Net Liabilities to Own IBF (Worksheet Item 2)
  ↗ Minus Gross Claims to Own Non-U.S. Branches plus Net Claims on Own IBF (Worksheet Item 3)
  ↗ Plus Assets Held by Own IBF and Own Non-U.S. Branches Acquired from U.S. Offices (Worksheet Item 4)
  ↗ Plus Credit Extended by Own Non-U.S. Branches to U.S. Residents (Worksheet Item 5)

• If this amount is negative, set to zero and include:
  ↗ Gross Borrowings From Non-U.S. Offices of Other Depository Institutions and from Certain Designated Non-U.S. Entities (Worksheet Item 1)
Net Eurocurrency Liabilities

• For commercial banks, Edge and Agreement Corporations, savings banks, savings and loan associations, credit unions:

\[((\text{Item 2} - \text{Item 3}) + \text{Item 4} + \text{Item 5})\)\* + \text{Item 1}\n
* If negative, enter 0
Net Eurocurrency Liabilities

- For U.S. Branches and Agencies of Foreign Banks:
  - Gross Liabilities to Own Non-U.S. Branches plus Net Liabilities to Own IBF (Worksheet Item 2)
  - Minus Gross Claims to Own Non-U.S. Branches plus Net Claims on Own IBF (Worksheet Item 3)
  - Plus Assets Held by Own IBF and Own Non-U.S. Branches Acquired from U.S. Offices (Worksheet Item 5)
  - Minus 8% of Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank’s U.S. and Non-U.S. Offices (Worksheet Item 4)

- If this amount is negative, set to zero and include:
  - Gross Borrowings From Non-U.S. Offices of Other Depository Institutions and from Certain Designated Non-U.S. Entities (Worksheet Item 1)
Net Eurocurrency Liabilities

- For U.S. branches and agencies of foreign banks:

\[((\text{Item 2} - \text{Item 3}) + \text{Item 5}) - 0.08\times(\text{Item 4}))\] * 
+ \text{Item 1}

* If negative, enter 0
Summary

• Vault Cash
• Banker’s Acceptances
• Other Obligations Reported on Schedules AA and BB
• Net Eurocurrency Liabilities
Other FR 2900
Reporting Issues

Henry Wu
Guidelines for Reporting Payment Errors on the FR 2900 Report

• Regardless of which party is responsible for the payment error, the holder of the funds incurs a reservable liability that should be reflected on the FR 2900

• This treatment ensures reserve requirements and money stock on an aggregate level are unaffected by payment errors
Guidelines for Reporting Payment Errors on the FR 2900 Report

• This treatment is applied regardless of the application of as-of adjusting or the payment of compensation from the other depository institution.
Types of Payment Errors

Four types of payment errors:

1. **Duplicate payment**
   - Occurs when the sending institution transfers funds more than once
   - The receiving institution reports these funds as a demand deposit until the duplicate payment is returned
   - The sending institution should not report the duplicate payment either as a due from bank or a CIPC
Types of Payment Errors

2. **Misdirected payment**
   - Occurs when the sending institution transfers funds to the wrong bank
   - The receiving institution reports these funds as a demand deposit until the funds are returned
   - The sending institution should not report these funds either as a due from bank or a CIPC
   - The institution that did not receive the expected funds does not report these funds as a due from or CIPC
3. **Failed payment**

- Occurs when an institution fails to make payment requested by a customer because of system problems, clerical errors, or other problems.
- The institution that retained the funds must report them as a demand deposit until the funds are disbursed.
- The institution that did not receive the expected funds does not report these funds either as a due from bank or a CIPC.
Types of Payment Errors

4. Improper payment

- Occurs when a third party payment is made through Fedwire usually between the hours of 6:00 PM and 6:30 PM (known as the settlement period) when only “settlement transfers” are allowed
- The receiving bank reports these funds as a demand deposit
- The sending bank does not report these funds either as a due from bank or a CIPC
As-of Adjustments for Payment Errors

- As-of adjustments will not be issued for payments between two DIs
- As-of adjustments associated with errors may be issued **ONLY** if associated with improper transfers
Question 1

• Bank R is expecting a $10 million funds transfer from Bank S.

• Bank S wires the $10 million to Bank R at 12:00 PM. At 12:30 PM Bank S wires another $10 million without realizing that the 12:00 PM transfer was sent.

How should each institution report this transaction?
Answer

- Bank R reports the $10 million received in error in addition to the $10 million it received as a demand deposit in Line A.1.c

- Bank S does not report the $10 million sent in error as either a due from Bank R (Line B.1) or a CIPC (Line B.2)
Question 2

- Bank S was requested to make a payment of $20 million to Bank R. Before the transfer is executed, Bank S experiences a power failure and the funds could not be transferred until the next day. (On day 2 the funds were transferred to Bank R).

How should each institution report this transaction?
Answer

• Bank S reports the $20 million as a demand deposit on Line A.1.c

• Bank R does not report these funds as either a due from Bank S (Line B.1) or a CIPC (Line B.2)
Payment System Problems

Question 3

- Bank S transfers $15 million on behalf of a corporate customer to Bank R at 6:15 PM.

How should each institution report this transaction?
Answer

• Bank R reports the $15 million as a demand deposit in Line A.1.c

• Bank S does not report these funds as either a due from Bank R (Line B.1) or as a CIPC (Line B.2)
Question 4

• Bank S is instructed to send a $50 million funds transfer to Bank R. However, due to an error the funds were accidentally sent to Bank A.

How should each institution report this transaction?
Payment System Problems

Answer

• Bank A reports the $50 million as a demand deposit in Line A.1.c

• Neither Bank S nor Bank R should report these funds as a due from bank (Line B.1) or as a CIPC (Line B.2)
Deposits from U.S. Residents Payable at an Office Located Outside the U.S.

Regulation D defines “United States resident” as:

- Any individual residing in the U.S. (at the time of the deposit)
- Any corporation, partnership, association or other entity organized in the U.S. (domestic corporation)
- Any branch or office located in the U.S. of any entity not organized in the U.S.
Deposits from U.S. Residents Payable at an Office Located Outside the U.S.

• Regulation D exempts from reserve requirements “any deposit payable solely at an office located outside the U.S.”

• “Any deposit payable only outside the U.S.” means:
  – The depositor is entitled, under the agreement with the institution, to demand payment only outside the U.S., and
  – If the depositor is a U.S. resident, the deposit must be in a denomination of $100 thousand or more
• Regulation D does not exempt any deposit of a U.S. resident in denominations of less than $100 thousand, payable at an office outside the U.S.
U.S. Resident Deposits Less than $100,000 Payable at an Office Located Outside the U.S.

Therefore, these deposits must be reported on the FR 2900 if your institution:

- Solicits these deposits from U.S. residents and the ultimate liability of these deposits is with the parent or any other office of the parent located outside of the U.S.
Question 1

Bank A, NY branch receives $80 thousand from ABC Co. in the U.S. Bank A, NY branch transfers the $80 thousand to Bank A, Tokyo branch for the credit of ABC Corp.

How should this transaction be reported?

Answer: The transaction should be reported as a deposit on the FR 2900.
U.S. Resident Deposits Less than $100,000 Payable at an Office Located Outside the U.S.

Question 2

Bank A, NY branch solicits $120 thousand from ABC Co. in the U.S. Bank A, NY branch transfers the $120 thousand to Bank A, Tokyo branch for the credit of ABC Corp.

How should this transaction be reported?

Answer: The transaction is not reported on the FR 2900.
Summary

• Payment System Problems
  – Duplicate
  – Misdirected
  – Failed
  – Improper

• Deposits from U.S. residents < $100 thousand payable outside the U.S.
ReserveCalc
Live Demo

Claudette Knight
Key Points

– Access ReserveCalc anytime for report information
– View reserve requirement on-line (no need to wait for scheduled reports)
– Use the Balance Calculator to calculate target balances
– Drill down for information
– Point and click for information
– Includes on-line Help Features (explains terminology and calculations)
For More Information

Visit ReserveCalc on the Reporting and Reserves Website at:
www.reportingandreserves.org

For more information on an existing EUAC, or how to designate a EUAC at your institution, please contact the Customer Contact Center (CCC) at (800) 333-2690 or (816) 881-2698. You can send your completed subscriber forms via fax to (800) 485-6089, or email to ccc.coordinators@kc.frb.org. The original EUAC form should be sent via mail to:

Customer Contact Center
P.O. Box 219416
Kansas City, MO 64121-9416

Upon receipt of your forms, the CCC staff will provide instructions on how to download your digital certificate and the URL for ReserveCalc™. Once that is completed, you will have access to ReserveCalc™ and can begin to take advantage of its information features. If you have any questions regarding ReserveCalc™, please contact Eartha Collins, District Coordinator, at (212) 720-5993.
Appendix: Schedule CC
Detailed Instructions
The main purpose of Schedule CC is to calculate the Eurocurrency Liabilities portion of reservable liabilities, which are used to index the growth in reservable liabilities from June 30 to June 30.
Schedule CC

- Schedule CC data are to be completed based on the following schedule:
  - For weekly FR 2900 respondents: for the weekly report that includes June 30
  - For quarterly FR 2900 respondents: for the June report
Worksheet for Preparation of Schedule CC

- Part of the FR 2900 instructions:
  - For U.S. branches and agencies of foreign banks, refer to Pg. 65
  - For commercial banks and savings institutions, refer to Pg. 64
  - For credit unions, refer to Pg. 60
International Banking Facility (IBF)

- IBFs were first permitted in 1981 to enable depository institutions located in the U.S. to compete more effectively for overseas deposits and loans.

- An IBF is a separate set of books maintained by a depository institution for a "shell" institution that is chartered in the U.S., but is treated like a related foreign branch.
IBF

• IBFs are treated as Non-U.S. offices and are exempt from certain U.S. laws, including:
  – Reserve requirements
  – FDIC insurance assessments
  – Some state and local income taxes
IBF Restrictions

• IBFs are only allowed to extend credit or accept deposits with the following customers:
  – Foreign residents (including banks)
  – Other IBFs
  – The establishing entity
IBF Restrictions

- IBFs may only extend credit to and accept deposits from a nonbank customer only if such funds are used to finance the borrower's operations located outside the U.S.
In order to determine that the use-of-proceed requirement has been met, it is necessary for the IBF to:

- Ascertain that the applicable IBF notices and acknowledgments have been provided
• IBF deposits must have a minimum maturity:
  – Overnight for foreign banks, other IBFs and the establishing entity
  – Two business days for non-bank foreign residents
IBF Deposit Maturities

- Deposits and withdrawals of nonbank customers must be in the amount of at least $100 thousand, and,

- IBFs are prohibited from issuing negotiable instruments including Eurodollar CDs and bankers’ acceptances
Related vs. Unrelated Institutions
Related vs. Unrelated Institutions
(U.S. Branches and Agencies of Foreign Banks)

• For Schedule CC, related institutions are:
  – Foreign (direct) Parent Bank,
  – Offices of the same foreign (direct) Parent Bank
Related vs. Unrelated Institutions
(U.S. Branches and Agencies of Foreign Banks)

• U.S. and Non-U.S. affiliates and subsidiaries of the foreign (direct) parent bank are treated as unrelated institutions for purposes of Regulation D, therefore:
  – Deposits, borrowings, loans, and claims from these affiliates and subsidiaries are treated like those from unrelated institutions
Related vs. Unrelated Institutions
(all institutions other than U.S. Branches and Agencies of Foreign Banks)

- For Schedule CC, related institutions are:
  - Foreign (non-U.S.) branches
Worksheet Item 1: Borrowings From Non-U.S. Offices of Other Depository Institutions and From Certain Designated Non-U.S. Entities
Worksheet Item 1: Borrowings From Non-U.S. Offices of Other Depository Institutions and From Certain Designated Non-U.S. Entities

- Depository institutions must report any borrowings from unrelated banking institutions located outside of the U.S.
Worksheet Item 1: Borrowings From Non-U.S. Offices of Other Depository Institutions and From Certain Designated Non-U.S. Entities

- Borrowings from the following depository institutions are reported on Line 1
  - Non-U.S. Banks (located overseas)
  - Overseas branches of U.S. depository institutions
  - International institutions
  - Overseas banking subsidiaries and affiliates of the parent bank
Worksheet Item 1: Borrowings From Non-U.S. Offices of Other Depository Institutions and From Certain Designated Non-U.S. Entities

- Exclude borrowings from the reporting institution's Non-U.S. branches or Non-U.S. offices of the parent bank from Worksheet Item 1
Worksheet Item 1: Common Borrowings Reported

- Federal funds or any overnight borrowing from depository institutions located outside the U.S., including international institutions (refer to the FR 2900 glossary)
- Overdrafts
- Repurchase agreements not backed by U.S. government securities
Worksheet Item 1: Common Borrowings Reported

**Note:** A depository institution should **exclude** any items reported on the FR 2900 such as CDs, MMDAs and time open accounts.
Dotted lines represent borrowings to be reported in Worksheet Item.
Review

Which of the following instruments should be included in Worksheet Item 1?

a) Overdraft with U.S. correspondent
b) Repurchase agreement (backed by U.S Gov’t securities) with non-U.S. bank
c) Overnight loan from the World Bank
d) None of the above
Review

Which of the following instruments should be included in Worksheet Item 1?

a) Overdraft with U.S. correspondent

b) Repurchase agreement (backed by U.S Gov’t securities) with non-U.S. bank

c) Overnight loan from the World Bank

d) None of the above
A borrowing from which of the following institutions is not included in Worksheet Item 1?

a) Foreign banking subsidiary of the parent
b) Foreign parent’s Cayman Branch
c) World Bank
d) Reporting institution’s foreign non-bank holding company

Hint: More than one answer!
Review

A borrowing from which of the following institutions is not included in Worksheet Item 1?

a) Foreign banking subsidiary of the parent

b) *Foreign parent’s Cayman Branch*

b) World Bank

d) *Reporting institution’s foreign non-bank holding company*

*Hint:* More than one answer!
Summary

• IBFs
• Related vs. unrelated institutions
• Worksheet Item 1 - captures borrowings from foreign entities (including banking subsidiaries of foreign parent’s bank holding company)
• Deposits should be excluded from Worksheet Item 1 and reported on the appropriate line on the FR 2900
Worksheet Item 2: Gross Liabilities to and Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices Plus Net IBF
Worksheet Item 2: Gross Liabilities to and Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices Plus Net IBF

- Worksheet Items 2 and 3
  - Depository institutions report any liabilities or claims they have with their non-U.S. parent and the parent's non-U.S. offices on a gross basis
Worksheet Items 2 and 3 (U.S. Branch or Agency of a Foreign Bank)

LA MER INC. - PARIS
(HOLDING COMPANY)

LA TOUR BANK - PARIS
(PARENT BANK)

LA TOUR BANK
MADRID
(BRANCH)

LA TOUR BANK
LONDON
(BRANCH)

LA MER BANK
HONG KONG
(OVERSEAS BANKING SUBSIDIARY)

FR 2900 Reporter
LA TOUR BANK
NY BRANCH

REPORT IN WORKSHEET ITEM 2 (IF A LIABILITY) OR ITEM 3 (IF A CLAIM)

REPORT NET IN WORKSHEET ITEM 2 OR 3

NY IBF
Worksheet Item 2: Gross Liabilities to and Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices Plus Net IBF

- Liabilities due to related parties include:
  - Deposits
  - Borrowings
  - Overdrawn balances
  - A net due to position with own IBF
  - Revaluation losses from derivative products
Worksheet Item 2: Gross Liabilities to and Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices Plus Net IBF

- Liabilities due to related parties include:
  - Accounts payable
  - Funds swept out of a deposit account to offshore offices booked as a liability to a related foreign office
  - Capital contribution, adjusted for:
    - Unremitted earnings (losses)
    - Provision for loan loss reserves
Worksheet Item 2: Gross Liabilities to and Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices Plus Net IBF

Based on the balance sheet on the following page, what would be included in Worksheet Item 2?
# Mt. Vernon Bank, NY Branch

## Assets

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<tr>
<th>Description</th>
<th>Amount</th>
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<td>Due from (demand)</td>
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## Liabilities

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### Mt. Vernon Bank, NY Branch

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The total assets equal the total liabilities.
Worksheet Item 3 - Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices
Plus Net Claims on Own IBF

• Claims due from related parties include:
  – Placements
  – Loans
  – A net due from position with own IBF
  – Overdrawn balances
  – Accounts receivable
  – Revaluation gains from derivative products
Worksheet Item 3 - Gross Claims on Non-U.S. Parent Bank and Its Non-U.S. Offices
Plus Net Claims on Own IBF

Based on the balance sheet on the following page, what would be included in Worksheet Item 3?
# Mt. Vernon Bank, NY Branch

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## Liabilities

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<tr>
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<td>296,000</td>
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<tr>
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<tr>
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<tr>
<td>Time and Savings Deposits</td>
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<tr>
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<tr>
<td>Foreign Official Institution</td>
<td>1,000</td>
</tr>
<tr>
<td>N.Y. IBF</td>
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</tr>
</tbody>
</table>

Total Assets: 778,000

Total Liabilities: 778,000
### Mt. Vernon Bank, NY Branch

#### Assets

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash and Due From</td>
<td>195,000</td>
</tr>
<tr>
<td>CIPC</td>
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</tr>
<tr>
<td>Vault Cash</td>
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<tr>
<td>Due from (demand)</td>
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</tr>
<tr>
<td>U.S. Banks</td>
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<tr>
<td>FRB Balances</td>
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<tr>
<td>Mt. Vernon London</td>
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<tr>
<td>Nonbanking Affiliate</td>
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<tr>
<td>Head Office Paris</td>
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<tr>
<td>NY IBF</td>
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<tr>
<td>Securities</td>
<td>35,000</td>
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<tr>
<td>U.S. Treasury</td>
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</tr>
<tr>
<td>Loans</td>
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</tr>
<tr>
<td>Commercial and Industrial</td>
<td>225,000</td>
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<tr>
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</table>

**Total Assets** 778,000  
**Total Liabilities** 778,000
Net IBF Position
Net IBF Position

• The net IBF position is the net credit or debit position reflected on the IBF books with the establishing entity.

• This should be the difference between the IBF's assets and liabilities excluding those with U.S. offices of the establishing entity.
Net IBF Position

- The net IBF position should be included in either Worksheet Item 2 (if a net due to) or Worksheet Item 3 (if a net due from)
### IBF Balance Sheet

<table>
<thead>
<tr>
<th>Assets</th>
<th>Liabilities</th>
</tr>
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<tbody>
<tr>
<td>Third-party Assets</td>
<td>Third-party Liabilities</td>
</tr>
<tr>
<td>Due From NY Branch</td>
<td>Due To NY Branch</td>
</tr>
<tr>
<td>Total Assets</td>
<td>Net Profit</td>
</tr>
<tr>
<td></td>
<td>Total Liabilities</td>
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</tbody>
</table>

### Net Calculation

\[
\text{Liabilities to parties other than U.S.} \quad \text{Minus} \quad \text{Assets DF parties other than U.S. offices of the establishing entity}
\]
Net IBF Position

Which items on the preceding balance sheet would be considered third party assets or third party liabilities?
## Vario Bank, NY IBF’s Books

### Assets

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Cash and Due From</td>
<td>121,500</td>
</tr>
<tr>
<td>Foreign Banks</td>
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<tr>
<td>Vario N.Y.</td>
<td>100,000</td>
</tr>
<tr>
<td>Foreign Official Inst.</td>
<td>500</td>
</tr>
<tr>
<td>Vario San Fran IBF</td>
<td>1,000</td>
</tr>
<tr>
<td>Vario London</td>
<td>5,000</td>
</tr>
<tr>
<td>Vario Cayman</td>
<td>5,000</td>
</tr>
<tr>
<td>Securities</td>
<td>22,000</td>
</tr>
<tr>
<td>Foreign Treasury</td>
<td>20,000</td>
</tr>
<tr>
<td>Other Bonds and notes</td>
<td>2,000</td>
</tr>
<tr>
<td>Loans</td>
<td>490,000</td>
</tr>
<tr>
<td>Comm. and Indus</td>
<td>292,000</td>
</tr>
<tr>
<td>Foreign Banks</td>
<td>51,000</td>
</tr>
<tr>
<td>Foreign Official Inst.</td>
<td>20,000</td>
</tr>
<tr>
<td>Vario London</td>
<td>25,000</td>
</tr>
<tr>
<td>Vario Cayman</td>
<td>25,000</td>
</tr>
<tr>
<td>Vario San Fr IBF</td>
<td>20,000</td>
</tr>
<tr>
<td>Vario N.Y.</td>
<td>57,000</td>
</tr>
<tr>
<td>Total Assets</td>
<td>633,500</td>
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</table>

### Liabilities

<table>
<thead>
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<td>Foreign Banks</td>
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<td>Vario N.Y.</td>
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<tr>
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<tr>
<td>Borrowings</td>
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<tr>
<td>Vario N.Y.</td>
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<tr>
<td>Vario London</td>
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<tr>
<td>Vario Cayman</td>
<td>3,000</td>
</tr>
<tr>
<td>Other IBFs</td>
<td>25,500</td>
</tr>
<tr>
<td>Net profit (due to NY Branch)</td>
<td>5,000</td>
</tr>
<tr>
<td>Total Liabilities</td>
<td>633,500</td>
</tr>
</tbody>
</table>

295
# Vario Bank, NY IBF’s Books

## Assets

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## Liabilities

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</tr>
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</tr>
<tr>
<td>Total Liabilities</td>
<td>633,500</td>
</tr>
</tbody>
</table>

---

Total Assets: $633,500
Total Liabilities: $633,500
## Net IBF Position

### IBF Balance Sheet

<table>
<thead>
<tr>
<th>Assets</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Third-party Assets</td>
<td>Third-party Liabilities</td>
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<td>157,000</td>
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<tr>
<td>Net Profit</td>
<td>Net Profit</td>
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<tr>
<td>5,000</td>
<td>5,000</td>
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<tr>
<td><strong>Total Assets</strong></td>
<td><strong>Total Liabilities</strong></td>
</tr>
<tr>
<td>633,500</td>
<td>633,500</td>
</tr>
</tbody>
</table>

### Net Calculation

Liabilities to parties other than U.S. offices of the establishing entity  **Minus** Assets due from parties other than U.S. offices of the establishing entity

178,500 **Minus** 476,500 = (298,000)
Net IBF Position

• Because the difference calculated is negative, its absolute value represents, on the books of the IBF, net balances due to U.S. offices of the establishing entity.

• For purposes of this report, its absolute value represents the establishing entity's net claims on its own IBF and should be included in Worksheet Item 3.
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- U.S. branches and agencies report their risk adjusted assets on this line
- The purpose of this column is to give U.S. branches and agencies a deduction for their reservable Eurocurrency liabilities (funds placed by their parent as capital contribution)
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- U.S. depository institution's capital is exempt from reserve requirements
- The capital equivalency deduction allows for reserve requirements to be imposed evenly on U.S. banks and U.S. branches and agencies of foreign banks
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

• Total assets are adjusted to calculate “risk” assets by deducting certain assets from the institutions total assets. These are:
  – Demand balances due from depository institutions in the U.S. (FR 2900, Line B.1)
  – Cash items in the process of collection (FR 2900, Line B.2)
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- Demand balances due from non-U.S. offices of U.S. depository institutions and overseas banks
- Balances due from foreign official institutions
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- Gross claims on related institutions are not included in the total assets used to calculate Worksheet Item 4
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- In general the definition of "total assets" corresponds to the total assets reported on Schedule RAL on the FFIEC 002.

- The total assets to be used in Worksheet Item 4 will differ from the total assets on the FFIEC 002 due to the following
  - U.S. and non-U.S. affiliates and subsidiaries are considered unrelated for purposes of the FR 2900 and related for the FFIEC 002
Worksheet Item 4: Total Assets Minus Certain Assets and Positive Net Balances Due From Own IBF and the Parent Bank's U.S. and Non-U.S. Offices (U.S. Branches and Agencies of Foreign Banks)

- IBF assets due from parties other than U.S. offices of the establishing entity are excluded from the calculation of the amount reported in Worksheet Item 4, but are included on the FFIEC 002.
Common Problems Found With Worksheet Item 4

- The following are common errors associated with Worksheet Item 4
  - IBF assets are included with total assets of the branch/agency
  - Reserve balances and vault cash are excluded from total assets
  - Failure to reduce total assets figure by the deduction items
  - Related party claims are included in the calculation
Steps to Calculate Worksheet Item 4 (U.S. Branch of a Foreign Bank)

**Step 1**

Deduct the Gross Due From related parties figure from the total assets figure on the balance sheet

\[
\text{Total Assets} - \text{Gross Due From Related} = \text{Third Party Assets}
\]
Steps to Calculate Worksheet Item 4
(U.S. Branch of a Foreign Bank)

Step 1

Calculate gross due from related parties (including IBF)

Due from:

Loans to:

Gross due from:
## Mt. Vernon Bank, NY Branch

### Assets

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<td>Securities</td>
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Total Assets: 778,000

Total Liabilities: 778,000
### Mt. Vernon Bank, NY Branch

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Total Assets: 778,000  
Total Liabilities: 778,000
## Steps to Calculate Worksheet Item 4  
(U.S. Branch of a Foreign Bank)

### Step 1

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<td><strong>Due from:</strong></td>
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<tr>
<td>SF</td>
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Steps to Calculate Worksheet Item 4
(U.S. Branch of a Foreign Bank)

Step 1
Deduct the Gross Due From related parties balance from the total assets figure on the balance sheet

Total Assets - Gross Due From Related
= Third Party Assets

778,000 - 374,000 = 404,000
Steps to Calculate Worksheet Item 4
(U.S. Branch of a Foreign Bank)

**Step 2**

Calculate other deductions

1) Cash items in the process of collection
2) Demand balances due from U.S. banks
3) Demand balances due from foreign banks
4) Foreign official institutions

Total Other Deductions =
## Mt. Vernon Bank, NY Branch

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| Total Assets                       | 778,000 |
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Steps to Calculate Worksheet Item 4
(U.S. Branch of a Foreign Bank)

Step 2 Calculate other deductions

1) Cash items in the process of collection $2,000

2) Demand balances due from U.S. banks $10,000

3) Demand balances due from fgn. banks 0

4) Balances due from from fgn. official inst. 0

Total Other Deductions = $12,000
Steps to Calculate Worksheet Item 4 (U.S. Branch of a Foreign Bank)

Step 3  Calculate Total Adjusted Assets

Step 1 - Step 2 =

Total Assets reported in Worksheet Item 4
Steps to Calculate Worksheet Item 4 (U.S. Branch of a Foreign Bank)

**Step 3** Calculate Total Adjusted Assets

Step 1 - Step 2 =

Total Assets reported in Worksheet Item 4

$404,000 - $12,000 = $392,000
Worksheet Item 4 (all institutions other than U.S. Branches and Agencies of Foreign Banks) and Worksheet Item 5 (U.S. Branches and Agencies of Foreign Banks): Assets held by own IBF and Non-U.S. Offices Acquired from U.S. Offices
Worksheet Item 4, 5: Assets held by own IBF and Non-U.S. Offices Acquired from U.S. Offices

- Depository institutions report in this item funds that are supplied to them by foreign related institutions or its own IBF through the sale of assets.
Worksheet Item 4, 5: Assets held by own IBF and Non-U.S. Offices Acquired from U.S. Offices

- Funds received by the depository institution will continue to be reported in this item until the foreign related institution disposes of the asset.

- Assets given to the IBF to start its operations for the first two fourteen day computation periods from its opening should be excluded from this line.

What should be reported on Worksheet Item 5?
Worksheet Item 4, 5: Assets held by own IBF and Non-U.S. Offices Acquired from U.S. Offices

**Answer**

Mt. Vernon Bank, Paris pays $5 million for the loans.

Mt. Vernon Bank, NY reports $5 million in line 5.
Worksheet Item 5: Credit Extended by Own Non-U.S. Branches to U.S. Residents (all institutions other than U.S. Branches and Agencies of Foreign Banks)

- Include in this item the amount of credit extended by the reporting institutions’ non-U.S. branches to U.S. residents

- Exclude credit extended if:
  - Amount by a single non-U.S. branch did not exceed $1 million, or
  - Amount by all non-U.S. branches did not exceed $100,000
Summary

- Liabilities and Claims with Non-U.S. Parent and its Non-U.S. offices Plus Net IBF Position
- Net IBF Position
- Capital Contribution
- Total Assets