Overview

- Fair Value Measurement (FAS 157)
- Fair Value Option for Assets and Liabilities (FAS 159)
Objective of Fair Value Measurement

- To establish a definition for fair value and establish a framework for applying fair value measurement
- Mitigates the volatility in earnings of measuring related assets and liabilities differently, that would otherwise require the use of complex hedging rules of FAS 133
- Convergence with IASB Fair Value Option (IAS 39)
Fair Value Measurement (FAS 157)

- Defines fair value as the price that would be received to sell an asset or paid to transfer a liability (exit price) in an orderly transaction between market participants at the measurement date.

- Statement emphasizes that fair value is a market-based measurement, not an entity-specific method.
Establishes a fair value hierarchy based on inputs used for valuation

- Level 1 is based on quoted prices in active markets for identical assets/liabilities
- Level 2 is defined as other observable inputs
  - Include quoted prices for similar assets/liabilities
- Level 3 is defined as unobservable inputs
  - Based on entity’s own assumptions
Fair Value Measurement
(FAS 157)

- Fair value measurement prohibits the use of block discounts when valuing large blocks of securities.

- The fair value of a position in a financial instrument (including blocks) should be measured as the product of the quoted price times the quantity held.

- Effective for financial statements issued by the parent bank for fiscal year beginning after November 15, 2007.
Fair Value Option for Assets and Liabilities (FAS 159)

- Allows entities to choose to report certain financial assets and liabilities at fair value with the changes in fair value included in earnings.

- The fair value option is applied instrument by instrument and is irrevocable.

- As of now, certain financial assets and liabilities are scoped out including demand deposits and non-financial instruments.

- Effective for financial statements issued by the parent bank for fiscal year beginning after November 15, 2007.
Institutions may voluntarily adopt FAS 159 at the beginning of the parents’ fiscal year.

Institutions may apply the new statement to eligible items existing on the balance sheet at the effective date (or early adoption).

- The application is a one-time option at the adoption date and cannot be applied retroactively.
Main Categories of Assets/Liabilities

- Nontrading securities
  - AFS and HTM moved to trading assets if fair valued
- Loans and leases
  - Loans are NOT moved to trading assets
- Trading assets
- All other financial assets
- Deposits (excluding demand deposits)
- Trading liabilities
- All other financial liabilities
- Loan commitments
The net changes in fair value of financial instruments should be accounted for in the net profit or loss calculation for gross due from and gross due to head office.
FASB Statement No. 115, “Accounting for Certain Investments in Debt and Equity Securities”

- Held-to-maturity securities (HTM)
- Available-for-sale securities (AFS)
- Trading securities
Securities

- Held-to-maturity securities
  - Debt securities
    - Positive intent and ability to hold to maturity
    - Carried at amortized cost on Schedule RAL, Lines 1.b and 1.c
Securities

Available-for-sale securities

- Debt or equity securities
  - The institution does not have the intent and ability to hold to maturity
  - It does not intend to trade actively
  - Reported at fair value on Schedule RAL, Lines 1.b and 1.c
Securities

Trading securities

- Debt or equity securities
  - The institution holds to capitalize on the short term movement
  - Reported at fair value Schedule RAL, Lines 1.f
Some circumstances when the sale or transfer from the held-to-maturity classification is considered consistent with FAS 115

- Evidence of a significant deterioration in the issuer's creditworthiness
- A change in tax law that eliminates or reduces the tax exempt status of interest on the debt security
- A major business combination or major disposition
- A change in statutory or regulatory requirements
Securities

Circumstances when the sale or transfer from the held-to-maturity classification is considered “inconsistent” with FAS 115

- Changes in foreign currency risk
- Changes in market interest rates
- Changes in available alternative investments
- Changes in funding sources and terms
- Changes in the security's prepayment risk
- Changes in the marginal tax rate
- A liquidity need
Securities

  - Held-to-maturity securities (HTM)
  - Available-for-sale securities (AFS)
  - Trading Assets
Types of Securities

- U.S Treasuries Securities
  - Treasury Bills (T-Bills)
  - Treasury Notes (T-Notes)
  - Treasury Bonds (T-Bonds)
  - Separate Trading of Registered Interest and Principal of Securities (STRIPS)
  - Treasury Inflation-Indexed securities (TIIs)
## Types of Securities

<table>
<thead>
<tr>
<th>U.S. Government Agency obligations (excluding mortgage-backed securities)</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Export-Import Bank</td>
</tr>
<tr>
<td>- FHA</td>
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<tr>
<td>- GNMA</td>
</tr>
<tr>
<td>- Maritime Administration</td>
</tr>
<tr>
<td>- SBA</td>
</tr>
<tr>
<td>- FAMC (Farmer Mac)</td>
</tr>
<tr>
<td>- TVA</td>
</tr>
<tr>
<td>- U.S. Postal Service</td>
</tr>
</tbody>
</table>

| - Federal Farm Credit Banks                                  |
| - FHLBs                                                     |
| - FHLMC (Freddie Mac)                                        |
| - FLBs                                                      |
| - FNMA (Fannie Mae)                                          |
| - FICO                                                      |
| - REFCORP                                                   |
| - SLMA (prior to Jan. 2005)                                  |
Types of Securities

- Securities of foreign governments and official institutions
  - International Bank for Reconstruction and Development (World Bank)
  - Inter-American Development Bank
  - Foreign Central Banks and Development Banks
  - Nationalized Banks
Types of Securities

Mortgage-Backed Securities (MBS)

- Pass-throughs
- CMOs
- REMICs
- IOs
- POs
Types of Securities

- Mortgage-Backed Securities issued or guaranteed by U.S. Government agencies
  - FNMA
  - FHLMC
  - GNMA
  - REMICs issued by the VA
Types of Securities

Other Mortgage-Backed Securities

- Non-U.S.-government issuers
- Other depository institutions
- Insurance companies
- State and local housing authorities in the U.S.
Other Asset-Backed Securities (ABS)

- Asset-backed commercial paper
- ABS collateralized by credit card receivables, HELOCs, non-mortgage loans (consumer, auto, commercial and industrial, etc.)
- SLM Corporation (after December 2004)
Types of Securities

- All other securities
  - Bonds, notes and debentures
  - Commercial paper (non asset-backed)
  - Equity securities
  - Municipal securities
  - Corporate stock
  - Common stock of FNMA, FHLMC or SLMA
Types of Securities

All other securities (continued)

- Brady Bonds
- Industrial Development Bonds
- Collateralized Fund Obligation (CFO)
Types of Securities

Other issues

- Certificates of Deposit (CDs) are not to be reported as securities for regulatory reporting purposes unless held for trading

- Trade date/Settlement date accounting
Deposits

Doug Herold
Objectives

- Definition of Deposit
- Deposit vs. Borrowing
- FFIEC 002 vs. FR 2900
- Overdrafts
- Sweep Arrangements
- Credit Balances and Cash Collateral
- Other Issues
Definition of a Deposit

- Federal Deposit Insurance Act
- Federal Reserve Regulation D
Definition of a Deposit

- The unpaid balance of money or its equivalent received or held by a depository institution in the usual course of business and for which it has given or is obligated to give credit, either conditionally or unconditionally, to an account, including interest credited, or which is evidenced by an instrument on which the depository institution is primarily liable.

- Money received or held by a depository institution, or the credit given for money or its equivalent received or held by the depository institution in the usual course of business for a special or specific purpose...including escrow funds, funds held as security for securities loaned by the depository institution, funds deposited as advance payment on subscriptions to U.S. government securities, and funds held to meet its acceptances.
Definition of a Deposit

- **Transaction Accounts**
  - **Demand Deposits**
    - Noninterest bearing deposits payable immediately on demand, or issued with an original maturity of less than seven days
  - **NOW Accounts**
    - Interest bearing deposits requiring at least seven days written notice prior to withdrawal
- **Other**
  - **ATS Accounts**
  - **Telephone/Preauthorized Transfer Accounts**
Definition of a Deposit

- **Nontransaction Accounts**
  - **Time deposits**
    - Original maturity date of at least seven days
    - Not permitted to make withdrawals from within six days after the date of deposit unless deposit is subject to an early withdrawal penalty
  - **Savings deposits**
    - DI reserves the right to require at least seven days written notice prior to a withdrawal
    - No specified maturity
    - No more than six withdrawals per month/statement cycle
Deposits vs Borrowings

■ Similarities
- Major sources of funding for banking institutions
- Liabilities on the balance sheet

■ Differences
- Legal and Regulatory
  - The underlying contractual agreement identifies the item as a deposit or borrowing
  - If a transaction is called a deposit it must be reported as a deposit
Preparers should be aware of all definitional differences between FFIEC 002 and FR 2900 which include:
- Consolidation
- Definition of United States
- Suspense Accounts
- Primary Obligations
- Reciprocal Balances
- Vault Cash
- Assets Sold with Recourse
- Credit Balances
Definitional Differences
Related Parties

- **FFIEC 002**
  - Accounts of U.S. and non-U.S. banking affiliates are excluded from Schedule E.
  - Nonbanking subsidiaries are treated as unrelated or third parties

- **FR 2900**
  - Accounts of U.S. and non-U.S. affiliates and subsidiaries are included on the FR 2900.
Definitional Differences
FAS 159 Fair Value Option

- FR 2900
  - Deposits reported based on contracted obligation, not fair value

- FFIEC 002
  - Upon adoption of FAS 157 and FAS 159 deposits (excluding demand deposits) may be measured at fair value
A depository institution honors a check or draft drawn against a deposit account in which insufficient funds are on deposit

- Customer’s Overdrafts
- Reporting Institution’s Overdrafts
Overdrafts: Customer

- Overdrawn balance should be raised to zero and reported as a loan and not netted against other deposit balances
- Customer overdrafts can be
  - Unplanned
    - No advance contractual agreement to honor the check or draft
    - Reported as “All other loans” on Schedule C - EXCEPT for overdrafts of foreign governments/official institutions and depository institutions which are reported according to counterparty.
  - Planned
    - A contractual agreement has been made in advance to allow credit extensions
    - Reported as loans on Schedule C according to counterparty
Overdrafts: Reporting Institution

- Overdrafts on deposit accounts held with other depository institutions (e.g., “due from” accounts)
- Reported as borrowings on Schedule P, according to counterparty
Overdrafts Summary

<table>
<thead>
<tr>
<th>Type of Overdraft</th>
<th>Reporting Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer Unplanned</td>
<td>“All other loans” on Schedule C, Line 8 (except for unplanned overdrafts of depository institutions, foreign governments and foreign official institutions, which are reported according to counterparty)</td>
</tr>
<tr>
<td>Customer Planned</td>
<td>Loans on Schedule C, according to counterparty</td>
</tr>
<tr>
<td>Reporting Institution</td>
<td>Borrowings on Schedule P, according to counterparty</td>
</tr>
</tbody>
</table>
Sweep Accounts

- Agreements where funds in excess of predetermined balances are “swept” into a higher-yielding investment or another deposit account
  - Swept balances should be reported based on the nature of the investment and counterparty
  - Swept balances are only reported on the FFIEC 002 if the investment remains on the balance sheet (repurchase agreements)
  - Funds that are swept from a transaction to a non-transaction accounts (subject to third party limitations) are reported on Schedule E, Column C, according to the counterparty
  - The transfer of the swept funds back to the transaction account are considered third party transfers, subject to the six transfer rule as stated in Regulation D
Credit Balances

- An obligation is a credit balance if:
  - It is generated by the exercise of other lawful banking powers
  - It serves a specific purpose
  - It is NOT solicited from the general public
  - It is NOT used to pay routine expenses in the U.S.
  - It is withdrawn within a reasonable period of time after the specific purpose for its placement has been accomplished

- Only reported by U.S. Agencies
  - According to Regulation K, U.S. Agencies are NOT allowed to accept deposits from U.S. citizens or residents; credit balances ARE permitted

- Transaction account on Schedule E, Lines 1-5, Column A (Definitional differences between the FFIEC 002 and FR 2900)
Credit Balances

Example

A U.S. Agency of a Foreign Bank issues a letter of credit to a U.S. domiciled counterparty for $90,000 and accepts $50,000 as collateral

- The $50,000 would be reported as a credit balance on Schedule E, Column A
Cash Collateral

- Cash collateral received (e.g. in connection with loans or letters of credit) should be reported as a deposit
  - Report as a transaction or nontransaction account balance on Schedule E depending on the terms of the collateral agreement

- Cash collateral is NOT reported as “other borrowed money”
Example

A U.S. Branch of a Foreign Bank issues a commercial letter of credit of $100,000 in which $30,000 is fully collateralized

- The non-collateralized portion ($70,000) should be reported on Schedule L, Line 4
- The collateralized portion ($30,000) should be reported as a deposit on Schedule E, according to maturity and counterparty
Other Issues

- Brokered Certificates of Deposit issued in $1,000 amounts under a master certificate of deposit
  - Included in Schedule O, Memorandum 1
  - Excluded from Schedule E, Memorandum 1.a or 1.c

- FDIC insured retirement accounts
Reporting of Off-Balance-Sheet Items

Michael Tursi
Reporting of Off-Balance-Sheet Items

- Reporting of derivative contracts
- FASB Statement No. 133, “Accounting for Derivatives Instruments and Hedging Activities” (FAS 133)
- Examples of derivative contracts
- Reporting of other off-balance sheet commitments and contingencies
Definitions

What is a “derivative”?

- A derivative instrument is a financial instrument or other contract with all of the following characteristics:
  - It has (1) one or more underlying and (2) one or more notional amounts or payment provisions or both
  - Requires little or no initial net investment
  - Its terms require or permit net settlement
Reporting of Derivative Contracts

- **Balance Sheet Reporting**
  (Schedule RAL)

- **Income Statement Effect**
  (Schedule M, Part I, Line 2.a)

- **Schedule L and M, Part V**
  (Disclosures and Fair Value Examples)
Schedules L and M, Part V Disclosures & Fair Value Examples

Schedules L and M Part V Disclosures

- Notional Value
  - Risk characteristics
  - Purpose

- Fair Values
  - Risk characteristics
  - Purpose

- Credit Derivatives
Schedules L and M Part V Disclosures & Fair Value Examples

Schedules L and M Part V Disclosures

- **Schedule L** includes off-balance sheet transactions with nonrelated institutions and related non-depository institutions.

- **Schedule M, Part V**, includes off-balance sheet transactions with related depository institutions.
The **notional** value to be reported for an off-balance sheet derivative contract is the underlying **principal amount upon which the exchange of funds is based**.
For example, a swap contract with a stated notional amount of $1,000,000 whose terms call for quarterly settlement of the difference between 5.0% and LIBOR multiplied by 10 has an effective notional amount of $10,000,000.
Contracts with multiple risk characteristics should be classified based upon the predominant risk characteristic.

Report in Line 9 the notional amount of all outstanding futures and forward contracts, exchange-traded and over-the-counter option contracts, and swaps contracts, as appropriate based on the predominant risk characteristic.
The definition of “fair value” is based on FAS 107 until FAS 157 is adopted.

- FAS 157 is effective for financial statements issued by the parent bank for fiscal year beginning after November 15, 2007.
FAS 107 defines fair value as “the amount at which the instrument could be exchanged in a current transaction between willing parties, other than a forced liquidation or sale”. Report the fair value as follows:

- If a quoted market price is available for a contract, use closing market price as quoted by the exchange.
Reporting of Fair Values
(FAS 107)

- If quoted market price is not available, report the bank’s best estimate of fair value based on the quoted market price of a similar contract.

- When external prices are not available, valuation techniques such as discounted cash flows may be used to establish market values.
FAS 157 defines fair value as “the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date”. Report the fair value as follows:

- Level 1 – Observable price in active market for identical assets and liabilities
Reporting of Fair Values (FAS 157)

- Level 2 – Observable inputs other than quoted prices in active markets for identical assets and liabilities
- Level 3 – Unobservable inputs
Report in Line 12 gross positive and negative fair values of derivative contracts held for trading and for purposes other than trading.
The FV of derivative contracts held for trading should be reported **gross** (unless FIN 39 applies) on Schedule RAL, Line 1.f, “Trading assets” or in Line 4.e, “Trading liabilities”

The gain/loss should be reported as a part of the calculation of unremitted profit/loss on Schedule M, Part I, Line 2.a
FAS 133

- Accounting and reporting standards for derivative instruments and hedging activities
- Cash flow hedging/Fair value hedging
FAS 133

Types of hedges

- The fair value of all non-trading derivatives will be reported on “Other assets” or “Other liabilities”
- For depository institutions, the two predominate types of hedges are
  - Fair Value
  - Cash Flow
FAS 133

- **Fair Value Hedges**
  - The hedged items are reported at fair value for the portion of the risk being hedged
  - The mark-to-market gains are reported in earnings with the hedging contract
  - To the extent the hedging relationship is effective earning will be uneffected
FAS 133

- **Cash Flow Hedges**
  - Cash Flow Hedges apply to hedging the risk of changes in cash flows for variable rate assets and liabilities
The difference between a **Cash Flow** and **Fair Value** hedge

- The hedged item is not reported at fair value
FAS 133

- Reporting on the FFIEC 002
  - The mark-to-market gains and losses from fair value and cash flow hedges should be reported in the institution’s “\textit{Net unremitted profit/(loss)},” Schedule M, Part I, Line 2.a
Intercompany transactions

- Derivatives with the parent bank or another office of the reporting branch’s or agency’s parent bank may qualify for hedge accounting provided
  
  - The counterparty (e.g., the other member of the consolidated group) has entered into a contract with an unrelated party that offsets the inter-company derivative completely
Examples of Types of Derivatives

- Options
- Swaptions
- Swaps
Options

- Options transfer the right but not the obligation to buy or sell an underlying asset, instrument, or index on or before the option’s exercise date at a specified price (the strike price).
Options

Fair value

- For an exchange-traded option, the change in the price from the inception of the contract is the fair value

- For an over-the-counter option, the change in the price as determined by an option pricing model (e.g., Black-Sholes)
Hedging Market Risk

Example

GHI Company purchases equity securities and will hedge the market risk with an at-the-money put option.

- Equity securities price: $50 per share (100 shares)
- Premium of put option: $600 (strike price $65)
### Options

**Option from inception to maturity**

<table>
<thead>
<tr>
<th></th>
<th>12/31/04</th>
<th>12/31/05</th>
<th>12/31/06</th>
</tr>
</thead>
<tbody>
<tr>
<td>MBI shares</td>
<td>$6500</td>
<td>$6000</td>
<td>$5700</td>
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<tr>
<td>Put option</td>
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<tr>
<td>Time value</td>
<td>600</td>
<td>350</td>
<td>0</td>
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<tr>
<td>Intrinsic value</td>
<td>0</td>
<td>500</td>
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<tr>
<td></td>
<td>$600</td>
<td>$850</td>
<td>$800</td>
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</table>

GHI Company exercises the option prior to the option’s expiration on December 31, 2006.
<table>
<thead>
<tr>
<th>Date</th>
<th>Debit</th>
<th>Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 2004</td>
<td>All other securities (Line 1.c(4)) $5000</td>
<td></td>
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<tr>
<td></td>
<td>Cash and balances due from depository inst. (Line 1.a) $5000</td>
<td>$5000</td>
</tr>
<tr>
<td></td>
<td>(To record purchase of MBI shares)</td>
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</tr>
<tr>
<td>December 31, 2004</td>
<td>All other securities (Line 1.c(4)) $1500</td>
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<tr>
<td></td>
<td>Net due to/from Head Office (Schedule M, Part I, 2.a) $1500</td>
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</tr>
<tr>
<td></td>
<td>(To record appreciation of MBI shares)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other assets (Line 1.h) $600</td>
<td></td>
</tr>
<tr>
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<td>Cash and balances due from depository inst. (Line 1.a) $600</td>
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<td>(To record the purchase of the put option)</td>
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## Options

<table>
<thead>
<tr>
<th>Date</th>
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<tbody>
<tr>
<td>December 31, 2005</td>
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<tr>
<td>Other assets (Line 1.h)</td>
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<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
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<td>(To record the increase in the intrinsic value of the option)</td>
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<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
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<td>All other securities (Line 1.c(4))</td>
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<td>(To record the decrease in the fair value of the MBI shares)</td>
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<tr>
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<td>Other assets (Line 1.h)</td>
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<td>(To record the ineffective portion of the change in FV of the option)</td>
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### Options

**December 31, 2006**

<table>
<thead>
<tr>
<th>Description</th>
<th>Debit</th>
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<tbody>
<tr>
<td>Other assets (Line 1.h)</td>
<td>$300</td>
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<td>(To record the increase in the intrinsic value of the option)</td>
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<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
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<td>All other securities (Line 1.c(4))</td>
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<td>Cash and balances due from depository inst. (Line 1.a)</td>
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<tr>
<td>Other assets (Line 1.h)</td>
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<td>$800</td>
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<tr>
<td>All other securities (Line 1.c(4))</td>
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<td>$5700</td>
</tr>
<tr>
<td>(To record the exercise of the option on 12/31/06 by delivering shares.)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Swaptions

- An option that gives the holder the right, but not the obligation, to execute a swap contract on a future date.

- Whether the option is exercised depends on some future event or time.
Swaptions

Hedging Interest Rate Risk

- RST Bank plans to borrow from another bank and will hedge the interest rate risk exposure using a swaption.
- Borrows $10 million for 2 years at market rate.
- Purchases swaption for a premium of $20 thousand for option to receive-variable, pay-fixed interest rate swap.
## Swaptions

<table>
<thead>
<tr>
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<th>Debit</th>
<th>Credit</th>
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<tbody>
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<td>Other assets (Line 1.h) $20,000</td>
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<td>To record the purchase of the swaption</td>
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<tr>
<td></td>
<td>Cash and balances due from depository inst. (Line 1.a) $20,000</td>
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<tr>
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<td>(To record the purchase of the swaption)</td>
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<tr>
<td>December 31, 2003</td>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a) $20,000</td>
<td>Other assets (Line 1.h) $20,000</td>
<td>To record the change in the time value of the swaption</td>
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<tr>
<td></td>
<td>Other assets (Line 1.h) $347,000</td>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a) $347,000</td>
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<tr>
<td></td>
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### Swaptions

<table>
<thead>
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</thead>
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<tr>
<td><strong>January 1, 2004</strong></td>
<td>Cash and balances due from depository inst. (Line 1.a) $347,000</td>
<td>$347,000</td>
</tr>
<tr>
<td></td>
<td>Other assets (Line 1.h)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(To record the settlement of the swaption)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cash and balances due from depository inst. (Line 1.a) $10MM</td>
<td>$10MM</td>
</tr>
<tr>
<td></td>
<td>Other borrowed money (Line 4.c)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(To record the issuance of the fixed-rate debt)</td>
<td></td>
</tr>
<tr>
<td><strong>December 31, 2004</strong></td>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a) $1MM</td>
<td>$1MM</td>
</tr>
<tr>
<td></td>
<td>Cash and balances due from depository inst. (Line 1.a) $1MM</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(To record the interest payment on the debt)</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>Description</td>
<td>Debit</td>
</tr>
<tr>
<td>----------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>December 31, 2005</td>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
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</tr>
<tr>
<td></td>
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<td>$1MM</td>
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<td></td>
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</tr>
<tr>
<td></td>
<td><em>(To record the repayment of the fixed-rate debt)</em></td>
<td></td>
</tr>
</tbody>
</table>
Fair Value

- The fair value of a swap contract is the net present value of the future cash flows (e.g., net settlement amount)
  - Only the net settlement amount should be included in the fair value used to calculate the revaluation gain or loss
Swaps

Swaps held for trading

- The FV of these contracts should be reported on Schedule RAL, Line 1.f, “Trading assets” or in Line 4.e, “Trading liabilities”

- The gain/loss should be reported as part of the calculation of unremitted profit/loss reported on Schedule M, Part I, in Line 2.a
Swaps

Swaps held for purposes other than trading (e.g., hedging contracts marked-to-market)

- The FV of hedging contracts should be reported on Schedule RAL, Line 1.h, “Other assets” or in Line 4.f, “Other liabilities” and on Schedule M, Part I, in Line 2.a
- These should only include those contracts meeting hedge effectiveness test under FAS 133
- All other contracts should be reported in trading
Hedging Interest Rate Risk

Bank A borrows $10MM of 3-year 7.5% fixed-rate debt

Bank A enters into an interest rate swap to convert the fixed rate into a variable rate

Fair value hedge
The six month U.S. LIBOR rates and the swap and debt fair values are assumed to be as follows for the first year of the swap and debt agreements:

<table>
<thead>
<tr>
<th>Date</th>
<th>Six-Month U.S. LIBOR Rate</th>
<th>Swap Fair Value Asset</th>
<th>Debt Fair Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>06/30/04</td>
<td>6.0%</td>
<td>0</td>
<td>($10,000,000)</td>
</tr>
<tr>
<td>12/31/04</td>
<td>7.0%</td>
<td>($323,000)</td>
<td>($9,677,000)</td>
</tr>
<tr>
<td>06/30/05</td>
<td>5.5%</td>
<td>$55,000</td>
<td>($10,055,000)</td>
</tr>
</tbody>
</table>

Amounts in parenthesis represent liabilities, not negative amounts.
### Swaps

**June 30, 2004**

<table>
<thead>
<tr>
<th>Debit</th>
<th>Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash and due from depository instit. (Line 1.a)</td>
<td>$10MM</td>
</tr>
<tr>
<td>Other borrowed money (Line 4.c)</td>
<td>$10MM</td>
</tr>
</tbody>
</table>

(To record the issuance of the debt.)
### Swaps

<table>
<thead>
<tr>
<th>Date: December 31, 2004</th>
<th>Debit</th>
<th>Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
<td>$375,000</td>
<td>$375,000</td>
</tr>
<tr>
<td>Other liabilities (Line 4.f)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(To accrue semiannual interest on the debt – 7.5%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other liabilities (Line 4.f)</td>
<td>$375,000</td>
<td></td>
</tr>
<tr>
<td>Cash and due from depository instit. (Line 1.a)</td>
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<td></td>
</tr>
<tr>
<td>(To record semiannual debt interest payment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash and due from depository instit. (Line 1.a)</td>
<td>$75,000</td>
<td></td>
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<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
<td>$75,000</td>
<td></td>
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<tr>
<td>(To record settlement of the semiannual swap amount)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other borrowed money (Line 4.c)</td>
<td>$323,000</td>
<td></td>
</tr>
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<td></td>
</tr>
<tr>
<td>(To record change in the debt’s fair value)</td>
<td></td>
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<td>(To record the change in the fair value of the swap)</td>
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</tr>
</tbody>
</table>
## Swaps

**June 30, 2005**

<table>
<thead>
<tr>
<th>Debit</th>
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</tr>
<tr>
<td>(To record semiannual debt interest payment)</td>
<td></td>
</tr>
<tr>
<td>Cash and due from depository instit. (Line 1.a)</td>
<td>$25,000</td>
</tr>
<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
<td>$25,000</td>
</tr>
<tr>
<td>(To record settlement of the semiannual swap amount)</td>
<td></td>
</tr>
<tr>
<td>Net due to/from Head Office (Sch. M, Part I, 2.a)</td>
<td>$378,000</td>
</tr>
<tr>
<td>Other borrowed money (Line 4.c)</td>
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<tr>
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<td></td>
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<td>$378,000</td>
</tr>
<tr>
<td>(To record the change in the fair value of the swap)</td>
<td></td>
</tr>
</tbody>
</table>
Multiple Risk Contracts

- Derivative contracts that contain two or more risk characteristics

- Contracts should be classified on Schedule L, line 9, of the FFIEC 002 by their predominant risk characteristic (i.e., interest rate, foreign exchange, equity or commodity)

- Example of this type of contract is a cross-currency interest rate swaps.
Reporting of credit derivatives is addressed in SR 96-17 (GEN) and FAS 133

- Credit derivatives are off-balance sheet arrangements that allow one party (the “beneficiary”) to transfer credit risk of a specific asset to another party (the “guarantor”)
  - Allow the beneficiary to mitigate its credit risk concentration to a particular borrower
  - Guarantor assumes the credit risk associated with the asset without directly purchasing it
Reporting of Credit Derivatives

- Certain financial guarantees are not subject to this statement if these provide for payments to the guaranteed party for a loss incurred because the debtor defaults on a payment when payment is due (¶ 10, FAS 133)
  - However, financial guarantees (e.g., credit derivatives) are subject to FAS 133 if the contract is indexed to the credit worthiness of the borrower
Credit derivatives subject to FAS 133 should be reported:

- On the balance sheet in the same manner as any other derivative product
- Schedule L, Memoranda Section 1 or 2 (Notional amount and fair value disclosures)
Two Common Types of Credit Derivatives

(1) **Credit Default Swaps**

- The beneficiary agrees to pay guarantor a fixed payment (i.e., a certain number of basis points either quarterly or annually).
- In return, the guarantor agrees to pay the beneficiary an agreed upon amount if there is a default.
Credit Default Swap Structure

In case of a default, B pays A for the depreciated amount agreed upon at the outset.
(2) Total Rate of Return Swaps (TROR)

The beneficiary agrees to pay the guarantor the total return (e.g., principal and interest as well as any appreciation in the market value of the asset)

- The guarantor agrees to pay spread over funding costs plus an depreciation in the value of the asset
The guarantor in a TROR could be viewed as having “synthetic ownership” of the asset since it assumes the risks and rewards of the asset over the agreement period.
Total Rate of Return Swaps Structure

Bank A (Beneficiary)
- Principal & Interest plus appreciation
- LIBOR plus spread plus depreciation
- Payment on default

Bank B (Guarantor)

Borrower (Loan reference asset)

Loan

Principal & Interest
Other Off-Balance Sheet Reporting Issues

- Contingent liabilities, Line 7
  - Commitments to accept and place deposits
  - Purchases and sales of risk participation in loans
  - Securities borrowed
  - Commitments to purchase when-issued securities that are excluded from FAS 133
Other Off-Balance Sheet Reporting Issues

- Contingent Assets, Line 8
  - Securities lent
  - Commitments to sell when-issued securities that are excluded from FAS 133
FASB Interpretation No. 46
FASB Interpretation No. 46

- Requires consolidation of variable interest entities ("VIEs") by enterprises that have controlling financial interest.

- VIEs are special purpose entities ("SPEs") where either of the following conditions exist:
  - Total equity at risk is not sufficient to cover expected losses
  - Holders of equity at risk:
    - Lack ability to make decisions about the entity’s activities
    - Lack obligation to absorb expected losses or receive residual gains.
Enterprise that has a variable interest or combination of variable interests that will absorb a majority of the VIE’s expected losses or receive a majority of the VIE’s expected residual returns is the VIE’s primary beneficiary.

The primary beneficiary is the equivalent of the accounting parent and thus consolidates the VIE.
FASB Interpretation No. 46

- Variable interests are contractual, ownership, or other financial interests in a VIE that changes with the VIE’s net asset value (e.g., equity interest, loans or debt securities, guarantees)

- An equity investment of less than 10% is presumed to be insufficient to finance a VIE’s activities.
Exception provided to mutual funds in the form of trusts and trusts of a bank’s trust department unless used by the enterprise to circumvent FIN 46(R).
Whenever the design of an entity or ownership interests change, the determination of VIE status must be reconsidered.
FIN 46(R) - Recognition of Goodwill

- Requires that an enterprise recognize goodwill if it becomes the primary beneficiary of a VIE that is a business.
Definition of a Subsidiary

- For the purposes of defining the nonbank subsidiary reports the Regulation Y definition of subsidiary is used.

- As defined by 225.2 of Regulation Y, a subsidiary generally includes:
  - Companies 25% or more owned or controlled by another company
  - Companies that control in any manner the election of a majority of the Board of Directors of another company
  - Companies that have a controlling interest over another company.

- Controlling interest used in FIN 46 is defined in terms of non-voting interest, which is not covered in Reg Y’s definition of a subsidiary.
The primary beneficiary should follow the guidance specified in paragraphs 43, 44 and 45 of FAS 141, Business Combinations, when consolidating the VIE, as if the initial consolidation had resulted from a business combination.
– Excess of the fair value of newly consolidated assets over consideration paid should be reported as a pro rata adjustment to amounts assigned to newly consolidated long-term assets. If any excess remains after reducing the long-term assets to zero, it should be reported as an extraordinary item.
Excess of the consideration paid and other factors over the fair value of the newly consolidated assets is to be reported as goodwill in the period in which the enterprise becomes a primary beneficiary.
Line-by-line consolidation (asset and liabilities accounts are reported as part of the bank in the same manner if the conduit was reported as a separate entity, equity and intercompany accounts are eliminated in consolidation).
Loans

Allowances for Loans, Leases and Credit Losses

Patricia Maone
Loans

Objectives

- Unamortized loan fees
- Loans held for sale
- Specific and General Reserves
- Charge-offs and Recoveries
- Allowance for credit losses
- Fair Value Option (FAS 159)
Loans

- Report the amortized cost of all loans and leases (unless they are being hedged using FV hedge accounting or are held for sale) before deducting the allowance for loan and lease losses on Schedule C.

- Loans should be reported net of:
  1. Unearned income
  2. Specific reserves
  3. Unamortized loan fees
Loans

- Loans and leases held for trading purposes are reported as “Trading assets” at **fair value** on Schedule RAL in Line 1.f

- Loans **held for sale** should be reported at the lower of cost or **fair value** on Schedule C (SR Letter 01-12)
Fees on Loans

- Net unamortized fees on loans are reported in the same manner as unearned income on loans (e.g., deducted)

- Net unamortized direct loan origination costs are added to the related loan balances and reported in each line as appropriate
General Allowance for Loan Loss ("General Reserves")

- Branches and agencies are not required to hold general reserves at the branch or agency level (SR Letter 95-4)

- Loans are reported on Schedule C (and throughout the report) at their book value and may not be reduced by the amount of general reserves
General Reserves

- General reserves may still be maintained by an institution as part of its internal credit policy
  - General allowance for loan losses represents reserves that are maintained against the loan portfolio in order to absorb probable losses
General Reserves

Accounting Entries

Dr  Provision for Loan Losses
    (Expense)

Cr  Allowance for Loan Losses
    (Contra-asset)
General Reserves

- Report **gross** on **Schedule M, Part I**, Line 2.a, Column B, as “**due to**” and **not netted** against loans reported on Schedule C.

- Also report on the **Schedule M, Part IV**, Line 1.
Specific Allowance for Loan Losses ("Specific Reserves")

- If an **identified loss exists**, the amount of the loss should be charged-off or a specific reserve should be established against the loan
  - Specific loan loss reserves are only maintained for identified losses
Specific Reserves

- A full or partial write-down of a loan through a direct charge off, cannot be reversed at a later date (e.g., the cost basis cannot be “written-up”)

Specific Reserves

Accounting Entries

Dr  Provision for Loan Losses  (Expense)

Cr  Specific Reserve for Loan Losses  (Contra-asset)
Specific Reserves

- The provision for specific loan loss reserve is reported on the FFIEC 002 in the same manner as the provision for general loan loss reserves on Schedule M, Part I, in Line 2.a

- Loans should be reported net of identified losses on Schedule C (and throughout the report)
General vs Specific Reserves

Accounting Entries

General Reserves

Dr Provision for Loan Losses (M, Part I, Line 2.a, Col A)
Cr Allowance for Loan Losses (M, Part I, 2.a, Col B; M, Part IV, Line 1)

Specific Reserves

Dr Provision for Loan Losses (M, Part I, Line 2.a, Col A)
Cr Specific Reserves for Loan Losses
(Deducted from a specific loan on Schedule C)
Charge-Off of a Loan for Which a General Reserve was Established

“Allowance Method”

When a Loan is Deemed Uncollectible

1. Reduce the amount of loan

   Dr  Allowance for Loan Losses (Contra-asset)

   Cr  Loan (Asset)

2. Record uncollectible amount

   Dr  Uncollectible Accounts (Expense)

   Cr  Provision for Loan Losses (Expense)
Recovery of a Loan for Which a General Reserve was Established

“Allowance Method”

When a Loan Previously Charged-off is Collected (e.g., partially or fully)

1. Record the Recovery

   Dr    Cash    (Amount recovered)
   Cr    Uncollectible Accounts    (Expense)

2. Reverse the Allowance

   Dr    Provision for Loan Losses    (To replenish reserve)
   Cr    Allowance for Loan Losses    (To replenish allowance)
If a depository institution identifies a loss amount for a particular loan and wishes to charge the loan off directly in lieu of a specific reserve it may do so via the following entry:

Dr Expense
Cr Loan

The loss is charged against income (reduction to unremitted profit) on Schedule M, Part I, Line 2.a. The individual loan balance is reduced by the amount of the charge-off on Schedule C.
Recovery

“Direct Charge-Off Method”

- A recovery for a loan that was \textit{charged-off directly} should be accounted for as follows:

  \begin{align*}
  \text{Dr} & \quad \text{Cash} \quad (\text{Amount recovered}) \\
  \text{Cr} & \quad \text{Expense} \quad (\text{Amount recovered})
  \end{align*}

- The recovered amount is reflected in the cash account and the expense incurred by the direct write-off is reversed.
The AICPA's Audit Guide for Banks and Savings Institutions requires the allocation on the balance sheet of the allowance for credit losses.
Allowances for Credit Losses

- Portions of the allowance related to trading assets should be reported in “Trading assets” on Schedule RAL in Line 1.f

- Portions of the allowance related to off-balance-sheet credit commitments should be reported in “Other liabilities” on Schedule RAL in Line 4.f

**Note:** Since derivative products are reported at fair value, the credit reserve is part of the fair value reported on the balance sheet
Allowance for Credit Losses

- Allowance for credit losses is created to cover **counterparty risk only**
  
  - A separate valuation reserve is established to cover **market losses** associated with the trading account and should be excluded from credit reserves.
Loans that the bank has elected to report at fair value under the fair value option are reported on Schedule C, Loans.

- Do not reclassify to trading

No allowance or deferred fees for loans reported at fair value.
Key Points

Loans should be reported at:
- Amortized cost, except under FV hedge accounting or if held-for-sale
- Net of specific reserves
- Gross of general allowance
- Net of unearned income
- Net of unamortized loan fees

Yield-adjustment fees vs loan servicing fees
Key Points

- Loans held for sale
- Specific reserves
- "Allowance" vs direct "charge-off" method
- Fair value option does not affect classification of loans
Reporting Issues

Henry Castillo
Offsetting

- Regulatory reports generally require reporting on a gross basis

- Financial Interpretation No. 39 (FIN 39)
  - Allows offsetting of certain contracts when a “right of setoff” exists
Offsetting

FIN 39 Offsetting Criteria

- There are two parties to the transaction, each owes the other determinable amounts
- Reporting party has the right to set off the amount owed by the other
- Reporting party intends to set off
- Right of setoff is enforceable by law
Fair value of derivative contracts reported on the balance sheet that fall under a contractual agreement providing for the net settlement through a single payment can be reported net under FIN 39.
FIN 39 Amendment

FASB has issued an amendment to FIN 39 to allow the netting of cash collateral from derivative contracts accounted for at fair value with the same counterparty under a master netting agreement.

- Effective for financial statements issued by the parent bank for fiscal year after November 15, 2007. Early adoption is permitted.
FIN 39 Amendment

A reporting entity’s choice to offset fair value amounts or not must be applied consistently.

- A reporting entity may not offset fair value amounts recognized for derivative instruments without offsetting fair value amounts recognized for the right to reclaim cash collateral or the obligation to return cash collateral.
Offsetting

- **FIN 39 Amendment**

Offsetting of amounts recognized for the right to reclaim cash collateral or the obligation to return cash collateral against derivative positions is not allowed if:

- Those amounts were not fair value amounts or,
- arose from instruments in a master netting agreement that are not eligible for offset.
Offsetting

- **FIN 39 Amendment**

A reporting entity that chooses to offset fair value amounts must separately disclose amounts recognized for the right to reclaim cash collateral or the obligation to return cash collateral that have been offset against net derivative positions.
Offsetting

Financial Interpretation No. 41 (FIN 41)

- Allows netting of repurchase and reverse repurchase agreements that meet the legal right of setoff
Offsetting

FIN 41 Offsetting Criteria

- The offsetting Agreements must be executed with the same counterparty
- The transaction must have the same explicit settlement date at the inception of agreement
- The offsetting must be executed in accordance with a Master Netting Agreement
Offsetting

FIN 41 Offsetting Criteria

- The securities underlying the agreements must exist in “book entry” form
- The agreements must be settled on a securities transfer system
Offsetting

FIN 41 Offsetting Criteria

- Institutions intend to use same account at clearing bank for cash inflows and cash outflows resulting from settlement of these agreements
  - Netting of repurchase agreements under FIN 41 should also be reflected in reporting of quarterly averages on Schedule K
Offsetting

FIN 39 and FIN 41 Offsetting Criteria

- Institution meeting the criteria for offsetting should have policies and procedures in place for reviewing the transactions and supporting documentation to ensure compliance with FIN 39 and FIN 41.
Reporting of Repurchase & Reverse Repurchase Agreements
FASB Statement No. 140, “Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities” (FAS 140)

Defines a transfer of an asset as:

- Transferred assets must be isolated from the transferors and creditors even in bankruptcy
- Transferee (purchaser) must be able to repledge or exchange the asset
- Transferor is not obligated to repurchase or redeem the transferred asset

Reporting of Repurchase & Reverse Repurchase Agreements
If a repurchase agreement does not meet the sale criteria in ¶ 9 of FAS 140, the transaction qualifies as a financing transaction and there is no change in reporting:

- Repurchase agreements are reported on Schedule RAL, Line 4.b (2)
- Reverse repurchase agreements are reported on Schedule RAL, Line 1.d (2)
The reporting of repurchase agreements and reverse repurchase agreements depends on whether:

- The transferor has the right and ability to redeem the securities on short notice
- The transferee has the right to sell or repledge the security
If the control of the collateral is transferred in accordance with ¶ 15 of FAS 140:

- Except as provided in ¶ 15.c, the debtor or transferor of securities shall continue to carry the collateral as its asset; the secured party or transferee shall not recognize the pledged asset.
Reporting of Repurchase & Reverse Repurchase Agreements

**Borrower's accounting entries**

Dr  Cash

Cr  Repurchase Agreements
Lender's accounting entries

Dr    Reverse Repurchase Agreements

Cr    Cash
All securities purchased/sold under agreement to repurchase/resell, that mature overnight or have longer term maturity, should be reported separately rather than included with Fed Funds purchased/sold.
Repurchase Agreements vs. Fed Funds

Example

Bank A enters into a $1 million repurchase agreement with Bank B that is scheduled to mature overnight. The repurchase agreement is collateralized by a T-note. Upon maturity Bank A will return $1 million plus interest to Bank B and Bank B will return the T-note to Bank A.
Bank A will report securities sold under agreement to repurchase maturing overnight on Schedule RAL, “Securities sold under agreements to repurchase”, Line 4.b.(2)b.
Bank B will report securities purchased under agreement to resell maturing overnight on Schedule RAL, “Securities purchased under agreements to resell”, Line 1.d.(2)b.
Reporting of Equity Investments
The amount of influence an institution has over the operations of the entity whose stock it owns determines the accounting method to be applied in reporting the investment.
Reporting of Equity Investments

- Methods of Accounting of Long-Term Investments
  - Cost Method
  - Equity Method
  - Consolidation Method
Reporting of Equity Investments

Cost Method

- **Equity Investments that Represent less than 20% Ownership in a Company**
  - Subject to FAS 115
  - If Available-for-sale, report at fair value on Schedule RAL, Line 1.c
  - If Trading, report at fair value on Schedule RAL, Line 1.f
Equity Method

- Equity Investments that Represent 20 - 50% Ownership in a Company
  - Not subject to FAS 115
Equity Method

- The carrying value of the bank's investment in a company is originally recorded at cost but is adjusted periodically
  - To record share of institution's earnings or losses in income
  - To record any cash dividends received
Reporting of Equity Investments

Equity Method

Original Entry

Dr Investment in ABC Sub (Other assets)

Cr Cash
Equity Method

To Record Net Income Received from Sub

Dr Investment in ABC Sub (Other Assets)
Cr Income

To record Receipt of Dividends

Dr Cash
Cr Investment in ABC Sub
Consolidation Method

- **Equity securities that represent more than 50% ownership in a company**
  - Not subject to FAS 115
  - Consolidated on a line-by-line basis
    - Must consolidate the entire entity rather than only the percentage owned
## Summary Chart

<table>
<thead>
<tr>
<th>Level of Control</th>
<th>Indication</th>
<th>Recording Investment at Purchase</th>
<th>Method of Recording Subsequent to Purchase</th>
<th>FAS 115</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investor can exert absolute control over the activities of the entity</td>
<td>Over 50% ownership</td>
<td>Recorded at Original Cost</td>
<td>Consolidation</td>
<td>Does not Apply</td>
</tr>
<tr>
<td>Investor can exercise significant influence but not absolute control, in general</td>
<td>20% - 50% ownership</td>
<td>Recorded at Original Cost</td>
<td>Equity Method</td>
<td>Does Not Apply</td>
</tr>
<tr>
<td>Investor cannot exercise control or significant influence</td>
<td>Less than 20% ownership</td>
<td>Recorded at Fair Value</td>
<td>Cost Method</td>
<td>Applies</td>
</tr>
</tbody>
</table>
Reporting of Other Assets and Other Liabilities
Reporting of Other Assets

- All fixed assets should be reported at book value (i.e., original cost less accumulated depreciation)
- Precious metals inventories
Example
Bank A sells a security to a foreign central bank. Bank A uses trade date accounting to record its sales and purchases of securities. The transaction will be recorded as follows:

Dr Accounts Receivable
Cr Securities

Accounts receivables generated from the sale are reported as “Other Assets”, Line 1.h.
If a right of setoff exists under FIN 39 the receivable and payable from securities purchases and sales can be reported net.
Example A

On settlement date, the receipt of funds is recorded as follows:

Dr Cash
Cr Accounts Receivable
Reporting of Other Assets

- In-substance foreclosures (ISFs) should be reported as loans until the lender has taken possession (e.g., loan title or control) of the collateral
  - Once possession is taken, the FV of collateral should be reported as OREO
  - Until this occurs, ISFs should be reported as loans
Income earned or accrued but not collected on loans, securities, and other interest-bearing assets should be reported in other assets.

Customers' liability for deferred payment letter of credit
Positive FV of derivative contracts designated as hedges under FAS 133

- If you choose to exclude accrued interest receivable from the fair value calculation, report as a separate accrual. Methodology should be applied consistently.
Reporting of Other Liabilities

- Accounts payable should be reported gross in other liabilities rather than netted against accounts receivable
- Interest accrued and unpaid on deposits
Reporting of Other Liabilities

- Bank’s liability for deferred payment letters of credit
- Negative FV of derivative contracts designated as hedges under FAS 133
  - If you choose to exclude accrued interest payable from the FV calculation, report as a separate accrual. Methodology should be applied consistently
Reporting of Other Liabilities

- Credit reserves allocated for losses on off-balance sheet credit commitments
- U.S. income taxes payable
Reporting of Other Liabilities

Exclude from Other Liabilities

- **Example**
  
  Bank A borrows gold bullion from a foreign bank. The transaction will be recorded as follows:
  
  Dr Other Assets
  
  Cr Other Borrowed Money

- Borrowing of precious metals is reported on Schedule P, “Other Borrowed Money”, based on counterparty
Excluding from Other Liabilities

- Due bills - securities sold but not yet delivered to customers (Report on Schedule P, “Other borrowed money”)
Exclude from Other Liabilities

- Short sales (Report on Schedule RAL, “Trading liabilities”)

- Reserves established for assets that are reported at fair value are included as part of the fair value of the asset.
Reporting of Other Liabilities

Exclude from Other Liabilities

*These should be reported as “deposit liabilities” on Schedule E, as appropriate*

- Mortgage and escrow funds (funds received for payment of taxes, insurance, etc.)
- Proceeds from the sale of savings bonds
- Withheld taxes, social security taxes, sales taxes, and similar items
Reporting of Suspense Accounts

- **Suspense accounts**
  - Temporary holding accounts where items are carried until they can be identified and posted to the proper account.
Reporting of Suspense Accounts

- Suspense accounts should be reviewed prior to the submission of the FFIEC 002 and reported in the appropriate account.
The FFIEC 002 form, presentations and transmittal letters are available at:

http://www.newyorkfed.org/banking/reportingforms/FFIEC_002.html
The Capital and Asset Report for Foreign Banking Organizations (FR Y-7Q)

Rich Molloy
Who is required to file?

- FBOs that have not elected to become FHCs report capital information for the top-tier FBO on the Part 1 of the FR Y-7Q annually.

- FBOs that have been granted FHC status will report quarterly and will complete Part 1 for the top-tier FBO and Part 2 for lower-tier FBOs operating a branch, agency, Edge, Agreement Corp. or commercial lending company in the U.S.
What data are collected?

– Tier 1 capital
– Total risk based capital
– Risk weighted assets
– Total assets at end of period
What date should the data be based on?

- Preferably the calendar year ending 12/31
  (and calendar quarters ending March 31, June 30, September 30 for quarterly filers).
What date should the data be based on?

- Annual filers can base their data on the most recent fiscal year end. The fiscal year end should be reported in Item 6. If an entity’s FYE is 3/31, the report for 12/31/2007 would have 03 31 2007 in item 6.
Quarterly filers can report based on different periods if its fiscal year is not 12/31. Report the quarter the data is based on in Part 1 item 6 and Part 2 item 6.

**NOTE:** The reports must be submitted for each quarter ending March 31, June 30, September 30, and December 31st.

For example, if the entities 2nd quarter fiscal end is 4/30, the 6/30/2007 filing would have 04 30 2007 in item 6.
Financial Statements of U.S. Nonbank Subsidiaries Held by Foreign Banking Organizations (FR Y-7N/NS)
Who is required to file?

Quarterly Reporting:

Each top-tier foreign banking organization must file the FR Y-7N report on a quarterly basis for each of its U.S. nonbank subsidiaries that meets any one of the following criteria and are not regulated by a primary U.S. regulator other than the FRB:

(a) total assets equal to or greater than $1 billion; or
(b) total off-balance-sheet activities equal to or greater than $5 billion
Annual Reporting - FR Y-7N/NS

- **Annual Reporting - Detailed**
  Each top-tier foreign banking organization must file the FR Y-7N report on an annual basis for each of its U.S. nonbank subsidiaries that have total assets of $250 million to < $1 billion and are not regulated by a primary U.S. regulator other than the FRB.

- **Annual Reporting - Abbreviated**
  Each top-tier foreign banking organization must file the FR Y-7NS report on an annual basis for each of its U.S. nonbank subsidiaries that have total assets of $50 million to < $250 million and are not regulated by a primary U.S. regulator other than the FRB.
What data are collected?

- Quarterly and Annual Detailed Reports (FR Y-7N)
  - Balance Sheet and Income Statements
    - Loan Schedule
    - Changes in Equity Capital
    - Changes in ALLL
- Annual Abbreviated Reports (FR Y-7NS)
  - Net Income
  - Total Assets
  - Total Equity Capital
  - Total Off-Balance-Sheet Items
Separate report for each legal entity
  - No consolidation

Reports are consistent with nonbank reports filed by subsidiaries owned by domestic entities.
Question Received

Should the FR Y-7N/NS report be signed by an officer of the entity (subsidiary) or the FBO?

Answer: If the top tier holding company is domiciled outside the U.S., the holding company may authorize an officer of the nonbank subsidiary to sign the report.
Question Received

Should a subsidiary chartered by the state and regulated by the State Insurance Commissioner file the FR Y-7N/NS?

Answer: Subsidiaries (Insurance companies) that are functionally regulated by a primary U.S. regulator other than the FRB (i.e., State Insurance Commissioner) are exempt for filing the FR Y-7N/NS.
If a subsidiary is over the $1 billion threshold on Dec. 31, but on March 31 the subsidiary was under $1 billion, would the subsidiary be required to file the FR Y-7N on a quarterly basis in March?

Answer: If a nonbank subsidiary meets the criteria for filing quarterly as of December 31, the subsidiary does not have to continue to file quarterly if it does not meet the criteria in March. However, if the subsidiary meets the criteria in March, but not in June it must continue to file quarterly for the remainder of the calendar year.
Can nonbank subsidiaries file the FR Y-7N/NS according to the fiscal year end?

Answer: The FR Y-7N/NS must be filed as of the quarter/calendar year end and not the subsidiary's fiscal year end.
We received an extension for filing the FR Y-7 (Annual Report of Foreign Banking Organizations) does this apply to the FR Y-7Q and/or the FR Y-7N/NS?

Answer: Each of these reports are separate data collections. Therefore, extensions granted for the FR Y-7 do not apply to the FR Y-7Q and FR Y-7N/NS.
How should a subsidiary that is not in corporate form (i.e. does not issue stock) report its equity capital on the FR Y-7N?

Answer: Subsidiaries do not take corporate form should report their entire net worth in ‘Total Equity Capital’ (Line 18.f) and not the sum of items 18.a through 18.e.
Questions

Doug Herold (212) 720-8591
Income Statement

Reporting Issues

Vadim Tovshteyn
Income Statement Issues

- FFIEC 002 Report does not contain income statement

- However, unremitted profits/losses are reported on Schedule M, Part I, Line 2.a

- How to report the income statement and other similar items on the FFIEC 002?
Income Statement

+ Interest income
  - Interest expense
  = Net Interest Income

- Provision for Loan Losses
  = Net Interest Income (net of provision)

± Non Interest Income (includes net gain/(loss) on FX and trading account)

- Non Interest Expense
  ± Extraordinary Items
  = Net Profit or Loss
The net changes in fair value of financial instruments should be accounted for in the net profit or loss calculation and reported as part of an institution’s unremitted profit/(loss).
Valuation Allowance

- A Valuation account is created with the intend of absorbing some element of estimated loss such allowances should be reported as part of an institution’s unremitted profit/(loss) calculation
Income Statement Issues

Provision

- The provision for both specific and general reserves is an expense and should be reported on Schedule M, Part I, Line 2.a as part of the profit/(loss) calculation.
Income Statement Issues

- Net unrealized gains or losses on the available-for-sale securities should be reported as part of unremitted profit (loss) on Schedule M, Part I, Line 2.a

- Foreign Currency translation adjustments should be included as part of calculation of unremitted profit/(loss)
Income Statement Issues

- Fees earned for fiduciary activities should be included as part of unremitted profits calculation

- U.S. income tax expense and income tax payable should be excluded from the FFIEC 002
The IBF’s net profit or loss

- Report in Part II, Line 1.b (1) (When maintained as a separate account)
- In addition, consolidate with the bank’s profit or loss and report on Schedule M, Part I, Line 2.a
The mark-to-market gains and losses from fair value and cash flow hedges should be reported as components of the “Net unremitted profit/(loss),” Schedule M, Part I, Line 2.a
Example 1 - Problem

- Capital Contribution = 15 mil
- Net Profit - Branch = 5 mil
- Net Loss - IBF = (30 mil)
- What is reported in Line 2. A?

Example 1 - Solution

- Line 2. A? = (10 mil)
- Column A - “Due from” = 0 mil
- Column B - “Due to”
Example 2 - Problem

- Capital Contribution = 5 mil
- Net Loss - IBF = (30 mil)
- Net Profit/(Loss) - Branch = 0
- Mark-to-market gains from FV hedges = 10 mil
- What is reported in Line 2. A?

Example 2 - Solution

- Line 2. A?
- Column A - “Due from” = (15 mil)
- Column B - “Due to” = 0
Example 3 - Problem

- Capital Contribution = 5 mil
- Net Profit - Branch = 5 mil
- Net Loss - IBF = (30 mil)
- Net Unrealized Gain on AFS Sec = 10 mil
- What is reported in Line 2. A?

Example 3 - Solution

- Line 2. A?
- Column A - “Due from” = (10 mil)
- Column B - “Due to” = 0 mil
Key Points

- Net unrealized gains and losses on the available-for-sale securities
- Provision for loan losses
- IBF’s net income
- Gains/(losses) from FV and cash flow hedges (Schedule M, Part I, Line 2.a)
- Net income should be reported GROSS of U.S. income taxes on Schedule M
Reporting of
Securitization
and Asset Sale Activities
Objectives

- What is a securitization?
- What are the major components in a securitization?
- What is reported on Schedule S?
Securitization – In general terms it is the process of converting financial assets into negotiable securities.
Credit Enhancement
- An arrangement where the financial institution retains in form or substance any risk of credit loss, directly or indirectly associated with a transferred asset that exceeds its pro rata claim of the asset.
- Protect investors against unwanted risk
Key Terms

Credit Enhancement

- Common sources of Credit Enhancement
  - Excess Spread Accounts
  - Overcollateralization
  - Letter of Credit
  - Cash Collateral Account
  - Credit Derivatives
Liquidity Facility
- An arrangement in which the financial institution is obligated to provide funding to a securitization structure to ensure investors of timely payments.
Credit Enhancement vs Liquidity Facility

- Advances made under liquidity facilities are **NOT** subordinated to other claims on the underlying assets.
Key Terms

- Seller’s Interest (retained interest)
  - The financial institutions ownership interest in assets that have been securitized.
Schedule S
Securitization and Asset Sale Activities

- Assets sold and securitized by reporting institution
  - Line items 1. through 7.b.

- Credit Exposure to Securitizations Sponsored by Others
  - Credit exposure, Line 9.
  - Unused commitments, Line 10.

- Assets sold and not securitized by the reporting institution
  - Line 11. and Line 12.
Assets Sold and Securitized (Items 1-7)

- Borrower
- Financial Institution (Transferor)
- Wholly Owned Special Purpose Entity (SPE)
- Qualified Special Purpose Entity - Issuer
- Investors

Cash flows before securitization

Credit Enhancement
Liquidity Facility
Rating Agency

Sale Price
Asset Sale

Cash flows after securitization
1. Reporting institution provides credit enhancements to QSPE.

   • The reporting institution reports the credit enhancement or liquidity on Schedule S items 9-10 based on credit enhancement or liquidity is provided.

   • Do not include credit enhancements or liquidity to asset-backed CP conduit.
1. Reporting institution sells assets to another institution.

2. If the reporting institution retains recourse or provides credit enhancements, the amount of the outstanding principal balance is reported on Schedule S item 11.

3. The maximum amount of the credit exposure due to credit enhancements or recourse is reported on Schedule S item 12.
An ABCP conduit is a SPE that issues commercial paper and uses the proceeds to purchase trade receivables, credit card receivables, auto and equipment leases, and other types of assets.

The payments that are collected from the purchased assets are used to redeem the commercial paper at maturity.
Asset Backed Commercial Paper

- ABCP Sponsor
  - Initiates the creation of the program
    - Refers and determines eligibility of assets included in the program.
Memorandum Item 1

Asset-backed commercial paper conduits

- Maximum amount of credit exposure arising from credit enhancements provided to conduit structures in the forms of standby letters of credit, subordinated securities and other credit enhancements, regardless of whether the bank must consolidate the conduit for reporting purposes in accordance with FASB Interpretation No.46 (R).

- Unused commitments provided to conduit structures
  - Report according to entity type sponsoring the conduit
1. Asset Seller transfers assets to a bankruptcy remote entity (Legal Sale)

2. The SPE transfers the QSPE (CP) Conduit (Accounting Sale)

3. Conduit obtains credit enhancements and liquidity commitments from reporting institution and issues ABCP to investors.

   - Credit enhancements supporting the investors against defaults on the CP are reported in Memorandum section item M(1)(a)(1).
   - Unused liquidity lines (used to provide funds to smooth out payment flows) for the CP are reported in Memorandum section item M(1)(b)(1)).
Conduit obtains credit enhancements and/or liquidity commitments from reporting institution and issues asset-backed CP to investors.

- Credit enhancements supporting the investors against defaults on the commercial paper are reported in Memorandum section item M(1)(a)(2).

- Unused liquidity lines (ex. used to provide funds to smooth out payment flows) for the CP are reported in Memorandum section item M(1)(b)(2)).
Schedule T

Fiduciary and Related Services
Schedule T
Fiduciary and Related Services

Three sections

- Fiduciary Powers (Items 1 - 3)
- Fiduciary and Related Assets Held (Items 4 - 10)
- Memoranda (Items 1 - 3)
  - Managed Assets Held in Personal Trust and Agency Accounts
  - Corporate Trust and Agency Accounts
  - Collective Investment Funds
Items 1, 2 and 3

- Does the institution have trust powers?
- Does the institution exercise the fiduciary powers it has been granted?
- Does the institution have any fiduciary or related activity to report?
Items 4 - 10

Report market values as of the report date:

- Managed Assets - Column A
  - Accounts for which institution has investment discretion

- Non-Managed Assets - Column B
  - Accounts for which the institution does not have investment discretion

- Number of Managed Accounts - Column C

- Number of Non-Managed Accounts - Column D
Memoranda Items

- Managed assets held in personal trust and agency accounts – *Memoranda Item 1*
- Corporate trust and agency accounts– *Memoranda Item 2*
- Collective investment funds and common trust funds – *Memoranda Item 3*
Thank You!