

# EIGHTY-FIRST ANNUAL REPORT OF THE STATE BANK COMMISSIONER OF THE STATE OF COLORADO



To His Excellency ROY ROMER The Governor to the State of Colorado

For the period from January 1, 1990 to December 31, 1990

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# STATE OF COLORADO

Department of Regulatory Agencies Steven V. Berson Executive Director

DIVISION OF BANKING Barbara M.A. Walker State Bank Commissioner

James T. Dillon Chief Deputy Bank Commissioner



Roy Romer Governor

December 31, 1990

TO: His Excellency Roy Romer Governor of the State of Colorado

Dear Governor Romer:

I am honored to submit this Annual Report of Condition for all state chartered commercial banks in compliance with the provisions of section 11-2-110, C.R.S., as amended. The report also includes a Report of Condition for state chartered industrial banks and state chartered trust companies.

The 168 state chartered commercial banks reported total deposits of \$4,832,893,000 and total assets of \$5,389,794,000, as of December 31, 1990. Assets increased by 7.6 percent over those reported in 1989. At the end of 1989, there were 164 state chartered commercial banks with total assets of \$5,008,115,000 and total deposits of \$4,500,323,000.

The 23 state chartered industrial banks reported total deposits of \$223,387,000 and total assets of \$351,725,000 as of December 31, 1990. Assets decreased 13.7 percent since 1989 at which time the 33 state chartered industrial banks reported total assets of \$407,502,000. At year end 1989 the industrial bank's deposits totaled \$223,387,000.

Colorado has eight state chartered trust companies which reported total assets of \$515,456,000 and total deposits of \$454,586,000 as of December 31, 1990. Assets decreased 25.7 percent since 1989 at which time the five state chartered trust companies reported total assets of \$694,572,000. Prior to 1989 state chartered trust companies did not accept deposits.

Also included in this report are all rules which were adopted by the Colorado State Banking Board during 1990 and the dollar amount and geographic distrubution of Colorado loans outstanding by banks conducting business in Colorado. The outstanding loans are reported in accordance with section 11-7-112, C.R.S., as amended.

Sincerely,

Barbara M.A. Walker State Bank Commissioner

# THE YEARS OF TRANSITION

On January 9, 1991, the Colorado Division of Banking (the Division") received professional accreditation from the National Conference of State Bank Supervisors ("CSBS"). Professional accreditation from that national organization has been achieved by only 20 other states. CSBS accreditation marked a major milestone for the Division. In May of 1988, the Division received a critical performance audit recommending 68 needed improvements. Six task forces reviewed the Division's operations and developed a comprehensive improvement plan. During 1990, the final policies and controls were implemented, which enabled the Division to achieve national recognition as a well-run bank regulatory organization within three years following the audit.

During 1990, the Division continued toward its goal of full automation. The examination process was completely automated. Off-site monitoring has been expanded. Federal bank regulations and updated may now be researched by staff on the Division's library computer, utilizing a compact disk rather than numerous volumes of looseleaf legal service binders. Ongoing efforts to automate the Division will improve bank regulatory oversight while lowering the associated costs to the industry.

During 1990, a new specialty examination program, testing state bank compliance with the Uniform Consumer Credit Code, was developed. Existing specialty exam programs for trust compliance and public deposit protection were expanded.

A comprehensive employee training policy was implemented during 1990 to bring current employee regulatory and computer skills up-to-date. Individual training plans, tailored to each employee's needs, were developed. All employees received substantial amounts of training this year.

While the Division's primary goal, obtaining professional accreditation, has been accomplished, efforts to improve automation, bank supervisory procedures, and the overall efficiency of the organization present ongoing challenges for Division management and staff.

# COLORADO STATE BANKING BOARD

J. Robert Young Chairman

Charles L. Casteel Term Expires July 1, 1991

Walter C. Emery Term Expires July 1, 1991

Salvador Gomez Term Expires July 1, 1991

R. Kent Landmark Term Expires July 1, 1993

Jerald Starks Term Expires July 1, 1993

Sandra J. Herzog Term Expires July 1, 1993

Mary L. Mohr Term Expires July 1, 1993

Legal Counsel

Barbara M.A. Walker Eugene Cavaliere First Assistant Attorney Generals

# **DIVISION OF BANKING**

Ralph E. Mires State Bank Commissioner

James T. Dillon Chief Deputy Bank Commissioner

Louise A. Fish Chief Supervising Examiner

Kenneth R. Ehrich

JD Chatman Supervising Examiners Lee B. Woodbury

E. Earl Penwell Problem Bank Supervision Financial Institutions Examiner II

> Robert Kissel Leonard A. Reish EDP Auditor II

Morris Augusta Ronald R. Roberts Walter Epting Thomas E. Rockwell Milad G. Fam Daniel A. Gloekler David Gruber Victor A. Hangar R. Charles Krieger John Wood Michael R. Mitchell Financial Institutions Examiners

Raymond Schorn Roberl L. Smith Richard W. Thomason G. John Uebelhoer Richard D. Woodward

## ADMINISTRATIVE SECTION

Gina Simpson Senior Word Processor Operator Sue C. Johnston Senior Secretary to Board and Commissioner

Jack Rhoads Accounting Technician II

Gloria Montez Word Processor B

Word Processor B Peter Walker Administrative Clerk

Jan Bostwick

## PDPA COMPLIANCE

Cynthia Chamberlin Unit Chief

Virginia Greenwalt-Belmain Trust

Margaret Chalmers PDPA

Vivian Morren Administrative Clerk Randy Garroutte Trust

David C. Webb Compliance

Linda Hunter Sr. Administrative Clerk LOANS OUTSTANDING BY COLORADO BANKS AS OF JUNE 30, 1990 (000 OMITTED) This information is submitted in compliance with Section 11-7-112, Colorado Revised Statutes. A loan is outstanding in a geographical area if the address of the borrower is in that area. A loan is outstanding in Colorado if the address of one or more of the borrowers or a substantial portion of the collateral is located in Colorado. Loans exclude federal funds and amounts outstanding on bank credit or debit cards.

Percent of Total Loans Outstanding	100%	90.48	2.3%	78	۰. هر
Loans Outstanding	\$13,944,573	12,596,703	326,988	978,094	42,778
	Total Dollar Amount of Loans Outstanding	Total Dollar Amount of Loans Outstanding in Colorado	Total Dollar Amount of Loans Outstanding in Adjacent States (Kansas, Nebraska, Wyoming, Utah, Arizona, New Mexico, Oklahoma)	Total Dollar Amount of Loans Outstanding in Remaining States and Territories of United States	Total Dollar Amount of Loans Outstanding in Countries or Territories Outside of United States

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ISSUED
AND
<b>APPROVEO</b>
CHARTERS
BANK
COMMERCIAL
NEM

Charter #	Name, Bank Location	Capital	Surplus	Undivided Profits
0632	First Security Bank of Windsor	110,000	2,090,000	2,770,000
0633	Vectra Bank of Boulder	825,000	1,482,000	7,000
0634	Vectra Bank of Denver	450,000	987,000	-234,000
0635	Glenwood Independent Bank	300,000	200,000	110,000
0636	KeyBank	500,000	100,000	151,000
0637	OMNIBANK Denver	750,000	1,017,000	72,000
0638	Alpine Bank Clifton	0	000,000	87,000
0639	OMNIBANK University Hills	750,000	763,000	886,000
0640	OMNIBANK Arapahoe	500,000	500,000	357,000
0641	OMNIBANK Parker Road	500,000	506,000	1,254,000

COMMERCIAL BANK CLOSURES

Charter #

NO CLOSURES

Bank Name and Location

Date Closed

COMMERCIAL BANK MERGERS

NO MERGERS

COMMERCIAL BANK CONVERSIONS

Charter # Name Converted To

Date

NO CONVERSIONS

RULES OF THE COLORADO STATE BANKING BOARD PERTAINING TO THE PUBLIC DEPOSIT PROTECTION ACT

- PDP-1 <u>Capital standards for eligible public depositories</u> [11-10.5-106(2)(b)] For purposes of the Public Deposit Protection Act, a bank meeting adequate capital standards will maintain capital ratios as follows:
  - A. An eligible public depository must have and maintain a minimum level of total capital to total assets in excess of 3%. When that ratio falls to 3% or below, the eligible public depository shall submit a plan and timeframe for eliminating its public deposits. The plan will be approved as submitted or modified by the Banking Board on a case-by-case basis.
  - B. If an eligible public depository's minimum level of total capital to total assets is less than 6%, but greater than 3%, that eligible public depository shall adopt a written capital improvement plan that is acceptable to the Banking Board, and be able to meet the risk-based collateral requirements in Banking Board Rule PDP-5.
  - C. Higher than minimum capital ratios may be required for an individual eligible public depository when the Banking Board determines that the bank's capital is, or may become, inadequate. For example, higher capital ratios may be appropriate for:
    - 1. A newly chartered bank;
    - 2. A bank receiving special supervisory attention;
    - A bank which has, or is expected to have, losses resulting in capital inadequacy;
    - 4. A bank having a high proportion of off-balance sheet risks, especially standby letters of credit; or exposed to a high degree of asset depreciation or interest rate, funding, transfer, or similar risks; or having a low level of liquid assets in relation to short-term liabilities;
    - A bank that is growing rapidly, either internally or through acquisitions; or
    - 6. A bank that may be adversely affected by the activities or condition of its holding company, affiliate(s), or other persons or institutions including chain banking organizations, with which it has significant business relationships, including concentrations of credit.
  - D. An eligible public depository's capital is inadequate if it does not meet the provisions of this rule.

PDP-2 <u>Revocation, suspension, or restriction of designation and certification as an eligible public depository.</u> [11-10.5-106(3)(b)(I)] A bank's designation and certification as an eligible public depository may be revoked, suspended, or placed under restriction for any one of the following:

A. Failure to maintain adequate capital standards.

- B. Failure to provide information requested by any employee of the Division of Banking for purposes of monitoring the safety of public deposits.
- C. Failure to meet reporting requirements established under the Public Deposit Protection Act or PDPA Banking Board Rules, Policies, Procedures, or Orders.
- D. Failure to comply with any other provision of the Public Deposit Protection Act, PDPA Banking Board Rules, Policies, Procedures, or Orders.
- PDP-3 List of approved eligible collateral instruments and obligations [11-10.5-107(1)] For purposes of the Public Deposit Protection Act and these rules, the following are approved as eligible collateral:
  - A. 1. U.S. Treasury Bills, owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - U.S. Treasury Notes, owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - U.S. Treasury Bonds, owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Farm Credit Systemwide bonds (FCSB), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Farm Credit Systemwide discount notes, owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Federal Home Loan Bank bonds (FHLB), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Federal Home Loan Bank discount notes (FHDN), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Federal National Mortgage Association bonds (FNSM), owned directly or in conjunction with a repurchase agreement if the term of the agreement does not exceed seven days.
    - Federal National Mortgage Association discount notes (FNDN), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Federal National Mortgage Association mortgage backed pass-through certificates, excluding floating rate issues.
    - Pederal National Mortgage Association (Federal Reserve book-entry) collateralized mortgage obligations (CMO), first traunch only. (effective date: July 1, 1991)
    - 12. Federal Home Loan Mortgage Corporation discount notes (FMDN), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
    - Federal Home Loan Mortgage Corporation mortgage backed participation certificates (FMPC), excluding floating rate issues.
    - Federal Home Loan Mortgage Corporation (Federal Reserve book entry) collateralized mortgage obligations (CMO), first traunch only. (effective date: July 1, 1991)

- 15. Government National Mortgage Association pass-through securities (GNMA), owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
- Government National Mortgage Association mortgage backed participation certificates.
- Government National Mortgage Association mortgage backed bonds, owned directly or in conjunction with a repurchase agreement, if the term of the agreement does not exceed seven days.
- 1B. Student Loan Marketing Association bonds (SLBD).
- 19. Student Loan Marketing Association discount notes (SLDN).
- 20. Small Business Administration (SBA) bonds.
- 21. African Development Bank (AFDB) bonds.
- International Bank for Reconstruction and Development bonds (WBBD).
- 23. Inter American Development Bank Bonds (IADB).
- 24. Any other obligation which has been approved by the Banking Board as eligible collateral, and which obligation's market value can be satisfactorily determined through resources available to the Division of Banking staff.
- 25. Certificates for sale in the secondary market which represent undivided interests in pools composed of Farmers Home Administration and Small Business Administration loans, if either the Farmers Home Administration or Small Business Administration have unconditionally guaranteed payment of all amounts due to be paid to the owner of the certificate, and additionally, portions of loans guaranteed by either the Farmers Home Administration or Small Business Administration, provided that one of those agencies has unconditionally guaranteed payment of all amounts due under the guaranteed portion of the loan, and the loan portions are certified for sale in the secondary market.
- 26. Irrevocable and unconditional standby letters of credit issued by The Federal Home Loan Bank of Topeka, provided that: (1) the letter of credit is in the standard format approved by the Division of Banking, (2) The Colorado Division of Banking is designated as the beneficiary of the letter of credit, (3) securities issued by The Federal Home Loan Bank of Topeka remain triple A rated by either Moody's or Standard & Poor's, and (4) no more than 50% of an eligible public depository's pledged collateral portfolio consists of letters of credit.
- B. 1. Obligations of the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
  - Obligations of any county located in the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
  - 3. Obligations of any city and county located in the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.

- 4. Obligations of any municipality located in the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
- 5. Obligations of any special district located in the state of Colorado including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
- 6. Obligations of any school district located in the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
- 7. Obligations of any authority located in the state of Colorado, including anticipation warrants, general obligations, and obligations the interest and principal of which are secured by deposit in escrow of an amount of obligations of the United States or any agency thereof sufficient to secure payment.
- 8. Revenue bonds issued by the state of Colorado.
- 9. Revenue bonds issued by any agency of the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any county located in the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any city and county located in the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any municipality located in the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any school district located in the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any special district located in the state of Colorado.
- Revenue bonds and special improvement district bonds issued by any other authority located in the state of Colorado.
- 16. Obligations of any other state or of any political subdivision of another state, which obligations shall be readily convertible into cash and which obligations are rated at least "A" quality by one or more nationally - recognized organizations which regularly rate such obligations.
- 17. Revenue bonds issued by any other state or any political subdivision of another state, <u>except private activity bonds</u>, which obligations shall be readily convertible into cash and which obligations are rated at least "AA" quality by one or more nationally - recognized organizations which regularly rate such obligations.
- 18. Industrial development revenue bonds are specifically excluded from the eligible collateral list and may not be pledged.
- C. Promissory notes secured by first lien mortgages or deeds of trust on l-4 family residential real property (defined in Report of Condition instructions) situated in this state, if such notes are not in default in any respect and are wholly - owned by the eligible public depository.

- D. Commercial paper rated at least "Al" or "Pl" in quality by one or more nationally - recognized organizations which regularly rate such obligations.
- E. Acceptances of banks and negotiable certificates of deposit of banks chartered in the United States if, at the time the security is purchased, the issuing bank or its parent holding company has obtained a long-term deposit or debt rating of at least "A" in quality by one or more nationally-recognized organizations which regularly rate such obligations, but any investment in acceptances of banks or negotiable certificates of deposit shall be limited to that issued by financial institutions organized and operating within the United States, and having a net worth in excess of two hundred fifty million dollars at the time the security is purchased.
- F. Money market funds, the portfolios of which consist entirely of United States Government-issued or United States Government Agency-issued short-term securities with maximum maturities of one year and a dollar-weighted averaged maturity of not more than one hundred twenty days, and which funds will agree to provide negotiable certificates of share ownership, or other documentation required by the Colorado Division of Banking to evidence the Division's security interest in the pledged money market fund shares.
- G. Eligible collateral obligations or instruments shall not be in default in any respect.
- H. If the nationally-recognized organization's rating of a previously pledged instrument results in that instrument's no longer being safe, liquid, or sound, the instrument shall no longer be deemed eligible collateral.

#### PDP-4 <u>Standards for establishing current market value of eliqible</u> <u>collateral</u>. [11-10.5-107(1)(c)]

- A. Market value of the obligations and instruments approved as eligible collateral under PDP-3(A), items 1,2,3,4,6,8,10,13,15,16,17, 18,20,21,22,23, and 24;PDP-3(F); and all items under PDP-3(B), shall be the last reported price at which a security was sold on an exchange, or for an inactively traded security, evaluators or other analysts acceptable to the Division of Banking may determine the market value.
- B. Market value of the obligations approved as eligible collateral under PDP-3(A), items 11 and 14 shall be 75% of the market value determined by evaluators or other analysts acceptable to the Division of Banking.
- C. Market value of the obligations approved as eligible collateral under PDP-3(C) shall be 65% of the current principal balance of the note.
- D. Market value of the obligations approved as eligible collateral under PDP-3(D) and PDP 3(A)(25) shall be 85% of the par value of the obligation.
- E. Market value of the obligations approved as eligible collateral under PDP-3(E) shall be 95% of the par value of the obligation.
- F. Market value of the obligations approved as eligible collateral under PDP-3(A), items 5,7,9,12, and 19, shall be 90% of the par value of the obligation.
- G. Market value of the letters of credit approved as eligible collateral under PDP-3(A), item 26, shall be 100% of the face value of the letter of credit.

- PDP-5 <u>Criteria and procedures for reducing/removing uninsured public</u> <u>deposits from a bank, or increasing collateral requirements, if the</u> <u>eligible public depository fails to comply with minimum capital</u> <u>standards</u>. [11-10.5-107(4)(a)] [11-10.5-107(4)(b)]
  - A. Each eligible public depository (hereinafter "depository") is required to pledge the following amounts of eligible collateral:
    - If the total capital to total asset ratio of a depository is equal to or exceeds 6%, the depository shall pledge eligible collateral having a market value at all times in excess of 102% of the aggregate of uninsured public deposits held by it.
    - 2. If the total capital to total asset ratio of a depository is less than 6% but greater than, or equal to 5.5%, the depository shall pledge eligible collateral having a market value at all times in excess of 120% of the aggregate of uninsured public deposits held by it.
    - 3. If the total capital to total asset ratio of a depository is less than 5.5% but greater than or equal to 5%, the depository shall pledge eligible collateral having a market value at all times in excess of 140% of the aggregate of uninsured public deposits held by it.
    - 4. If the total capital to total asset ratio of a depository is less than 5%, the depository shall pledge eligible collateral having a market value at all times in excess of 160% of the aggregate of uninsured public deposits held by it.
    - 5. If a depository's total capital to total asset ratio is less than 4%, said depository shall not accept any additional uninsured public deposits or renew any uninsured public deposits beyond the original maturity dates.
    - If a depository's total capital to total asset ratio is 3% or below 3%, said depository shall eliminate all public deposits in an orderly manner, under a plan and timeframe approved by the Banking Board.
  - B. Compliance with this rule shall be the responsibility of each depository regardless of the frequency or form of the reports required by the Banking Board.
- PDP-6 Requirements for holding pledged collateral in escrow under the <u>Public Deposit Protection Act</u>. [11-10.5-108(1)(a)] and [11-10.5-108(1)(b)] Any federal reserve bank, or any branch thereof, any depository trust company, or any bank acting as custodian of eligible collateral, which bank or company has been approved by the State Banking Board as an authorized escrow bank, must meet the requirements of 11-10.5-108(1)(a) and must agree, in writing, on a form provided by the State Division of Banking, to comply with the following:
  - A. The Public Deposit Protection Act, and all PDPA 8anking Board Rules, Policies, Procedures, and Orders;
  - 8. The Banking Board's safekeeping procedures for the handling and documentation of pledged collateral. (This includes, but is not limited to, issuing Joint Custody Receipts or other documentation required by the Division of Banking to evidence the Banking Board's security interest in the pledged collateral.)
  - C. Provide any information requested by the Banking Board, or any employee of the State Division of Banking, to verify the safety and adequacy of collateral pledged under the Act;

- D. Allow State Bank Examiners to conduct on-site examinations to determine compliance with the Act and corresponding Banking Board Rules, Policies, Procedures, and Orders, and
- E. Eligible public depositories must apply to the Banking Board for approval to hold collateral securing the same eligible public depository's uninsured public deposits in that depository's trust department. The Banking Board will consider the following, as well as other criteria, in its decision to approve or reject an application:
  - total capital to total asset ratio of the eligible public depository;
  - the eligible public depository's overall composite rating, if available;
  - the trust department rating;
  - whether the trust department exercises full-service trust powers.
- F. If an eligible public depository has been approved by the Banking Board to hold eligible collateral pledged to secure the same eligible public depository's uninsured public deposits in its own trust department, the collateral must be held pursuant to the provisions of a formal trust agreement between the eligible public depository and the trust department, acting in its fiduciary capacity.

#### PDP-7 Reporting Requirements. [11-10.5-109(1)]

- A. On, or before, the tenth day of each month, each eligible public depository shall list for the Banking Board on the Monthly Public Depository Liability Report:
  - 1. all public deposit account titles (full, complete titles),
  - each public deposit account's dollar amount as of the last business day of the previous month, or as of the day during the previous month on which the bank experienced its highest single day's aggregate total of uninsured public deposits,
  - the dollar amount of each account that is not insured by the FDIC,
  - the official custodian for each account or the identification number assigned to the account by the Banking Board pursuant to C.R.S. 11-10.5-111(3),
  - the aggregate total of all public deposits held on the day upon which the above-required listing was based, and
  - the aggregate market value of the eligible collateral pledged to secure public deposits on the day upon which the above-required listing was based.
- B. On the same Monthly Public Depository Liability Report, each eligible public depository shall report to the Banking Board the bank's highest single day's aggregate total of uninsured public deposits during the previous month and the date on which the bank experienced that highest single day's aggregate total of uninsured public deposits; or, at its option, an eligible public depository may identify each public deposit account's highest uninsured balance during the previous month, and report to the Banking Board the aggregate total of those uninsured amounts.

- C. A sworn, and notarized, statement shall accompany the Monthly Public Depository Liability Report, certifying that the report is true and correct and that at the close of each business day during the previous month, the eligible public depository had sufficient collateral pledged to secure all uninsured public deposits in accordance with the collateralization levels required under the Public Deposit Protection Act and the Banking Board's Rule PDP-5.
- D. On, or before, the tenth day of each month, each eligible public depository shall report to the Banking Board the following information with respect to each loan pledged by the eligible public depository as eligible collateral:
  - 1. loan identification number
  - 2. name of borrower
  - current principal balance
  - current interest rate
  - 5. maturity date of loan
  - 6. original dollar amount of the loan
  - 7. date last payment was received
  - date next payment is due.
- E. On, or before, the tenth day of each month, each eligible public depository shall report to the Banking Board the following information with respect to each mortgage-backed pool security pledged as eligible collateral:
  - 1. description of security
  - 2. Joint Custody Receipt Number
  - 3. current principal balance of mortgage pool
  - CUSIP number of security
- F. Thirty days following the end of each fiscal quarter, each eligible public depository must submit a copy of its quarterly call report to the Banking Board, in care of the Colorado Division of Banking.
- PDP-8A Directors' Examination of Public Deposits. [11-10.5-109(2)]

#### A. <u>Qualifications for Independent Person(s) Assuming Responsibility</u> for Due Care of Directors' Examinations of Public Deposits.

Persons approved by the Banking Board to conduct directors' examinations under C.R.S. 11-3-115(3)(b) are also automatically approved to conduct directors' examinations of public deposits.

B. Scope of Public Deposit Directors' Examinations.

In addition to the requirements of C.R.S. 11-10.5-109(2), directors' examinations of public deposits shall also include the following:

- 1. The bank's total capital to total asset ratio.
- Verification that the bank has an Eligible Public Depository Certificate issued by the Banking Board September 1, 1989, or thereafter.
- 3. A review of the eligible public depository's trial balance reports or other records identifying all deposit accounts held by the bank, to discover any public deposit accounts not previously identified as "public" or reported to the Division of Banking on the Monthly Public Depository Liability Report.

- 4. List of which escrow agents hold the pledged collateral.
- Verification that each piece of pledged collateral is of a type approved by the Banking Board as eligible collateral. See PDP-3 for eligible collateral list.
- 6. Verification that the eligible public depository is reporting monthly to the Division of Banking the current principal balance of each real estate loan and mortgage-backed pool security pledged as collateral under the PDPA.
- 7. Review of the bank's procedures and workpapers for calculating uninsured public deposits and verifying that sufficient collateral is pledged to protect those uninsured deposits at the minimum required level under Banking Board Rule PDP-5. Acknowledgement that the bank has been pledging sufficient amounts of collateral.
- Verification that the last directors' examination of public deposits was performed within 15 months of the current exam.
- 9. Review of all collateral pledged under The Public Deposit Protection Act to identify any piece of pledged collateral which has been reported to be in jeopardy of default or any piece of pledged collateral that has been adversely classified by any regulatory agency examiner.
- C. Report to be Filed With the Colorado Division of Banking.

A copy of a report addressing, at a minimum, the items under C.R.S. 11-10.5-109(2) and Rule PDP-8A(B) must be filed with the Colorado Division of Banking within 60 days following the date of the directors' examination of public deposits.

PDP-9 <u>Assessments and fees</u>. [11-10.5-106(3)(a)(III)); [11-10.5-109(4)]; and [11-10.5-112(2)]

#### A. Assessments

- In order to cover the expenses, net of fee income of the Division of Banking for the supervision of eligible public depositories, each eligible public depository shall be assessed annually, as of June 30.
- On June 30 of each year each eligible public depository shall be subject to the full assessment without proration for any reason.
- 3. Assessments for all eligible public depositories shall be calculated according to the proportion of aggregate public deposits that each depository holds in relation to the total of all aggregate public deposits held by all eligible public depositories for each annual period for which they were eligible public depositories. Assessments may also be based on other factors as determined by the Banking Board, consistently applied.

#### B. Fees

- The Banking Board shall set fees annually by publishing a schedule of fees for services as of July 1 of each year.
- Such schedule shall list all services performed which are subject to a fee and ths fee to be charged. In addition, the fee schedule shall list fees set by statute, if any.

- C. Payment of Assessments and Fees.
  - Assessments and fees shall be remitted to the "Division of Banking" in the form of a cashier's check or similar instrument payable to the "Treasurer, State of Colorado."
  - The assessment and any fee relating to examinations shall be paid within 20 days after a statement of the amount thereof shall have been received by the eligible public depository.
  - All other fees shall be paid at the time the service is rendered. Service relating to statutory application or notice is deemed to be rendered at the time of filing application or notice.

#### PDP-10 Effective date of Banking Board PDPA Rules.

- A. Rule PDP-3(A), subsections (11) and (14) become effective July 1, 1991.
- B. Rule PDP-3(F) will become effective July 1, 1990.
- C. All PDP rules, except those listed above, will become effective April 2, 1990.

#### Scope of Directors' Examinations [11-3-115(3)(b)]

### A. Definitions

For purposes of this regulation the term reviewer shall mean such public accountant or other independent person(s) as determined by the Banking Board.

#### B. Examination Scope

For the purposes of C.R.S. 11-3-115(3)(b) a state bank (institution) at a minimum shall perform annually the procedures as set forth in Appendix A as the scope of a directors' examination. The recommended procedures are intended to address the high risk areas common to all financial institutions. However, each institution must review its own particular business and determine if additional procedures are required to cover other high risk areas. The reviewer should be informed of and permitted access to all examination reports, administrative orders, and any additional communications between the institution and the Division of Banking, including the Colorado State Banking Board, as well as, the appropriate federal regulatory agency. The reviewer should obtain institution management's written representation that he or she has been informed of and granted access to all such documents prior to completion of the field work.

#### C. Extent of Testing

Where the procedures set forth in Appendix A require testing or determinations to be made, sampling may be used. Both judgmental and statistical sampling may be acceptable methods of selecting samples to test. Sample sizes should be consistent with generally accepted auditing standards or as agreed upon by the reviewer and the institution client. In any event, the sampling method and extent of testing, including sample size(s) used, should be disclosed in the directors' examination report.

#### D. Reports to be Filed with the Division of Banking

After the completion of the procedures or agreed-upon procedures set forth in Appendix A, the independent reviewer should evaluate the results of his/her work and promptly prepare and submit a report addressed to the board of directors of the institution. This report should detail the findings and suggestions resulting from performance of these procedures. Independent reviewers should include in their report, as a minimum:

- Financial statements (balance sheet and statement of earnings as of the examination date);
- (2) The accounts or items on which the procedures were applied;
- (3) The sampling methods used;
- (4) The procedures and agreed-upon extent of testing performed;
- (5) The accounting basis either generally accepted accounting principles (GAAP) or regulatory required accounting on which the accounts or items being

audited are reported;

- (6) The reviewer's findings; and
- (7) The date as of which the procedures were performed.

The reviewer should sign and date the report, which should also disclose the reviewer's business address.

The institution must send a copy of this report, the engagement letter, and any management letter or similar letter of recommendations to the Division of Banking and the appropriate federal regulators within 30 days after its receipt, but no later than 150 days after the date of examination. In addition, each institution should promptly notify the Division of Banking when any reviewer is engaged to perform a directors' examination and when a change in its reviewer occurs.

### E. <u>References</u>

Generally acceptable accounting principles are issued by the Financial Accounting Standard Board which is a arm of the Financial Accounting Foundation, an independently chartered institution.

Section 23A of the Federal Reserve Act, also known as 12 USC 371c, is a law enacted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

Regulation 0 of the Board of Governors of the Federal Reserve System, also known as 12 CFR 215, is a regulation enacted by the Federal Reserve Board under the authority granted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

This rule does not include amendments to or editions of the referenced materials later than the effective date of the rule, October 24, 1990.

For more detailed information pertaining to this rule, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, CO 80204, (303) 620-4358.

Appendix A Emergency Rule CB-17

For the purposes of C.R.S. 11-3-115(3)(b) a state bank (institution), at a minimum, shall have the following procedures performed annually.

#### A. LOANS

- Determine that the institution has policies that address the lending and collection functions. Read the institution's loan policies to determine whether they address the following items:
  - General fields of lending in which the institution will engage and the types of loans within each field;
  - b. Descriptions of the institution's normal trade area and circumstances under which the institution may extend credit to borrowers outside of such area;
  - Limitations on the maximum volume of each type of loan product in relation to total assets;
  - Responsibility of the Board of Directors in reviewing, ratifying, or approving loans;
  - Lending authority of the loan or executive committee (if such a committee exists);

- f. Adherence to legal limits;
- g. Types of secured and unsecured loans which will be granted;
- Circumstances under which extensions or renewals of loans are granted.
- Guidelines for rates of interest and terms of repayment for secured and unsecured loans;
- Documentation required by the institution for each type of secured and unsecured loans;
- Limitations on the amount advanced in relation to the value of various types of collateral;
- 1. Limitations on the extension of credit through overdrafts;
- Level or amount of loans granted in specific industries or specific geography locations;
- n. Guidelines for participations purchased and/or sold;
- Guidelines for documentation of new loans prior to approval and updating loan files throughout the life of the loan;
- p. Guidelines for loan review procedures by institution personnel including:
  - An identification or grouping of loans that warrant the special attention of management;
  - For each loan identified, a statement or indication of the reason(s) why the particular loan merits special attention; and
  - iii A mechanism for reporting periodically to the board on the status of each loan identified and the action(s) taken by management.
- Collection procedures, including, but not limited to, actions to be taken against borrowers who fail to make timely payments;
- r. Guidelines for nonaccrual loans (i.e., when an asset should be placed on nonaccrual, individuals responsible for identifying non-performing assets and placing them on nonaccrual, and circumstances under which an asset will be placed back on accrual.); and
- t. Guidelines for in-substance foreclosures.
- Review the Board of Directors' minutes to determine that the loan policies have been reviewed and approved. Through review of the Board of Directors' minutes and through inquiry of executive officers, determine whether the Board of Directors revises the policies and procedures periodically as needed.
- Obtain Loan Committee (or, if applicable, Board of Directors' minutes) and, through a comparison of loans made throughout the period with lending policies, determine whether loans are being made within the loan authorization policy.
- 4. Select a sample of borrowers (including loans from each major category) and determine through examination of loan files and other institution reports whether lending and collection policies are being followed (e.g., type of loan is in accordance with loan policy, funds were not advanced until after loan approval was received from proper loan authorization level, loan is within collateral policies, insurance coverage is adequate, and institution is named as loss payee).
- 5. Select a sample of borrowers from each major category of secured loans and determine through examinations of files and other institution reports whether collateral policies are being followed (e.g., loan is adequately collateralized, documentation is present and properly prepared, assignments are perfected, and collateral is properly valued, marketable, and has not become suspectible to deterioration in realizable value).
- Review policies for checking floor plan merchandise, warehouse inventory and accounts receivable by responsible institution personnel and test for compliance.

- Determine whether participations purchased and participations sold transactions have been reported to and authorized by the Board of Directors or Loan Committee, if applicable, through review of appropriate minutes.
- 8. On a test basis, review participations purchased to confirm that the institution does its own independent credit analysis. Also review participation documents and determine that terms and conditions between the lead institution and participants are specified, including:
  - a. Which party is paid first;
  - b. What happens in the event of default;
  - c. How set-offs received by either institution are to be treated;
  - d. How collection expenses are to be divided; and
  - e. Who is responsible to collect the note in the event of default
- 9. Confirm sample of participations purchased and participations sold with participating institutions to verify that they are legitimate transactions and that they are properly reflected as being with or without recourse in the institution's records.
- Balance detail ledgers or reconcile computer generated trial balances with the general ledger control accounts for each major category of loans, including loans carried as past due or in a nonaccrual status.
- Confirm a sample of all loans within each major category. Include past due and nonaccrual loans in the verification process.
- 12. Review multiple loans to the same borrower with the same person as guarantor to determine if they were made on consecutive days to circumvent the loan authorization policy and to determine whether policies and procedures are designed to assure that all related credits are considered in loan granting and administration. Review these loans for relationships to institutions insiders or their related interests.
- 13. From reports to the board on the status of loans identified as warranting special attention, review the disposition of a sample of loans no longer appearing on these reports.
- 14. Test loan interest income and accrued interest by:
  - Determining the institutions method of calculating and recording interest accruals;
  - b. Obtaining trial balances of accrued interest;
  - Testing the reconciliation of the trial balances to the general ledger;
  - Determining that interest accruals are not made on nonaccrual loans;
  - e. Selecting sample items from each major category of loans
    - Determining the stated interest rate and appropriate treatment of origination fees and costs,
    - Testing receipt of payments and correctness of entries to applicable general ledger accounts.
    - Calculating accrued interest and comparing it to the trial balance, and
    - iv. Reviewing recorded book value for appropriate accretion of discount (net origination fees) and amortization of premium (net origination costs); and
  - Performing an analytical review of yields on each major category of loans for reasonableness.

#### B. ALLOWANCE FOR LOAN LOSSES

- Test charge-offs and recoveries for proper authorization and/or reporting by reference to the board of directors' minutes. Review charged-off loans for any relationship with institution insiders or their related interests.
- Review the institution's computation of the amount needed in the allowance for loan losses as of the end of the most recent quarter. Documentation should include consideration of the following matters:
  - General, local, national, and international (if applicable) economic conditions;
  - b. Trends in loan growth and depth of lending staff with expertise in these areas;
  - c. Concentrations of loans (e.g., by type, borrower, geographic area, and sector of the economy);
  - d. The extent of renewals and extensions to keep loans current;
  - e. The collectibility of nonaccrual loans;
  - f. Trends in the level of delinquent and classified loans compared with previous loan loss and recovery experience;
  - g. Results of regulatory examinations; and
  - h. The collectibility of specific loans on the "watch list" taking into account borrower financial status, collateral type and value, payment history, and potential permanent impairment.

C. SECURITIES

- Review the investment policies and procedures established by the institution's board of directors (BOD). Review the BOD (or investment committee) minutes for evidence that these policies and procedures are periodically reviewed and approved. The policies and procedures should include, but not be limited to:
  - Investment objectives, including use of "held for sale" and trading activities;
  - b. Permissible types of investments;
  - c. Diversification guidelines to prevent undue concentration;
  - d. Maturity schedules;
  - e. Limitation on quality ratings;
  - f. Hedging activities and other uses of futures, forwards, options, and other financial instruments;
  - g. Handling exceptions to standard policies;
  - h. Valuation procedures and frequency;
  - i. Limitations on the investment authority of officers; and
  - j. Frequency of periodic reports to the BOD on securities holdings.
- Test the investment procedures and ascertain whether information reported to the BOD (or investment committee) for securities transactions is in agreement with the supporting data by comparing the following information on such reports to the trade tickets for a sample of items (including futures, forwards, and options):
  - a. Descriptions
  - b. Interest rate
  - c. Maturity
  - d. Par value, or number of shares
  - e. Cost
  - f. Market value on date of transaction (if different than cost)
- 3. Using the same sample items, analyze the securities register for accuracy and confirm the existence of the sample items by examining securities physically held in the institution and confirming the safekeeping of those securities held by others.

- Balance investment subledger(s) or reconcile computer-generated trial balances with the general ledger control accounts for each type of security.
- 5. Review policies and procedures for controls which are designed to ensure that unauthorized transactions do not occur. Ascertain through reading of policies, procedures, and BOD minutes whether investment officers and/or appropriate committee members have been properly authorized to purchase/sell investments and whether there are limitations or restrictions on delegated responsibilities.
- 6. Obtain a schedule of the book, par, and market values of securities as well as their rating classifications. Test the accuracy of the market values of a sample of securities and compare the ratings listed to see that they correspond with those of the rating agencies. Review the institution's documentation on any permanent declines in value that have occurred among the sample of securities to determine that any recorded declines in market value are appropriately computed. Examine the institution's computation of the allowance account for securities, if any, for proper presentation and adequacy.
- 7. Test securities income and accrued interest by:
  - Determining the institution's method of calculating and recording interest accruals;
  - b. Obtaining trial balances of accrued interest;
  - c. Testing the reconciliation of the trial balances to the general ledger;
  - Determining that interest accruals are not made on defaulted issues;
  - Selecting items from each type of investment and money market holdings:
    - Determining the stated interest rate and most recent interest payment date of coupon instruments by reference to sources of such information that are independent of the institution,
    - Testing timely receipt of interest payments and correctness of entries to applicable general ledger accounts.
    - Calculating accrued interest and comparing it to the trial balance,
    - iv. Reviewing recorded book value for appropriate accretion of discount and amortization of premium; and
  - Performing an analytical review of yields on each type of investment and money market holdings for reasonableness.
- 8. Review investment accounts for volume of purchases, sales activity and length of time securities have been held. Inquire as to the institution's intent and ability to hold securities until maturity. (If there is frequent trading in an investment account, such activity may be inconsistent with the notion that the institution has the intent and ability to hold securities to maturity.) Test gains and losses on disposal of investment securities by sampling sales transactions and:
  - Determining sales prices by examining invoices or brokers' advices;
  - b. Checking for the use of trade date accounting and the computation of book value on trade date;
  - c. Determining that the general ledger has been properly relieved on the investment, accrued interest, premium, discount and other related accounts;
  - Recomputing the gain or loss and compare to the amount recorded in the general ledger; and

e. Determining that the sales were approved by the BOD or a designated committee or were in accordance with policies approved by the BOD.

#### D. INSIDER TRANSACTIONS

NOTE: For purposes of this section of the procedures, insiders include all affiliates of the institution (including its parent holding company) and all subsidiaries of the institution, as those terms are defined in section 23A of the Federal Reserve Act, as well as the institution's executive officers, directors, principal shareholders, and their related interests, as those terms are defined in section 215.2 of Federal Reserve Regulation O.

- Review the institution's policies and procedures to ensure that extensions of credit to and other transactions with insiders are addressed. Ascertain that these policies include specific guidelines defining fair and reasonable transactions between the institution and insiders and test insider transactions for compliance with these guidelines and statutory and regulatory requirements. Ascertain that the policies and procedures on extensions of credit comply with the requirements of Federal Reserve Regulation O.
- 2. Obtain an institution-prepared list of insiders, including any business relationships they may have other than as nominal customer. Also obtain a list of extensions of credit to and other transactions that the institution, its affiliates, and its subsidiaries have had with insiders that are outstanding as of the audit date or that have occurred since the prior year's external auditing procedures were performed. Compare these lists to those prepared for the prior year's external auditing program to test for completeness.
- 3. Review the board of directors' minutes, loan trial balances, supporting loan documentation, and other appropriate institution records in conjunction with the list of insiders obtained from the institution to verify that a sample of extensions of credit to and transactions with insiders were:
  - In compliance with institution policy for similar transactions and were at prevailing rates and terms at that time;
  - b. Subjected to the institution's normal underwriting criteria and deemed by the institution to involve no more than a normal degree of risk or present no other unfavorable features;
  - c. Approved by the board of directors in advance with the interested party abstaining from voting; and
  - d. Within the aggregate lending limits imposed by Regulation O or other legal limits.
- 4. Review the institution's policies and procedures to ensure that expense accounts of individuals who are executive officers, directors, and principal shareholders are addressed and test a sample of the actual expense account records for compliance with these policies and procedures.
- E. INTERNAL CONTROLS GENERAL ACCOUNTING AND ADMINISTRATIVE CONTROLS
  - Review the board of directors' minutes to verify that account reconciliation policies have been established and approved and are reviewed periodically by the BOD. Determine that management has implemented appropriate procedures to ensure the timely completion of reconciliations of accounting records and the timely resolution of reconciling items.

- Determine whether the institution's policies regarding segregation of duties and required vacations for employees (including those involved in the EDP function) have been approved by the BOD and verify that these policies and the implementing procedures established by management are periodically reviewed, are adequate, and are followed.
- Confirm a sample of deposits in each of the various types of deposit accounts maintained by the institution. Inquire about controls over dormant deposit accounts.
- 4. Test to determine that reconciliations are prepared for all significant asset and liability accounts and their related accrued interest accounts, if any, such as "due from" accounts; demand deposits; NOW accounts; money market deposit accounts; other savings deposits; certificates of deposit; and other time deposits. Review reconciliations for:
  - a. Timeliness and frequency;
  - b. Accuracy and completeness; and
  - c. Review by appropriate personnel with no conflicting duties.
- Compare a sample of balances per reconciliations to the general ledger and supporting trial balances.
- 6. Examine detail and aging of a sample of reconciling items from those accounts whose reconciliations have been tested and reviewed and a sample of items in suspense, clearing, and work-in-process accounts by:
  - a. Testing aging;
  - Determining whether items are followed up on and appropriately resolved on a timely bases; and
  - c. Discussing items remaining on reconciliations and in the suspense account with appropriate personnel to ascertain whether any should be written off.

Review a sample of charged-off reconciling and suspense items for proper authorization.

- 7. Verify through inquiry and observation that the institution maintains adequate records of its off-balance sheet activities, including, but not limited to, its outstanding letters of credit and its loan commitments. Review the institution's procedures for monitoring the extent of its credit exposure from such activities to determine whether probable or reasonably possible losses exist.
- F. INTERNAL CONTROLS ELECTRONIC DATA PROCESSING CONTROLS
  - Read the BOD's minutes to determine whether the BOD has reviewed and approved the institution's electronic data processing (EDP) policies (including those regarding outside servicers, if any, and the in-house use of individual personal computers (PCS) and personalized programs for official institution records) at least annually, confirm that management has established appropriate implementing procedures, and verify the institution's compliance with these policies and procedures.
    - a. The policies and procedures for either in-house processing or use of an outside service center should include:
      - i. A contingency plan for continuation of operations and recovery when power outages, natural disasters, or other threats could cause disruption and/or major damage to the institution's data processing support (including compatibility of servicer's plan with that of the institution);

- ii. Requirements for EDP-related insurance coverage which include the following provision:
  - Extended blanket bond fidelity coverage to employees of the institution or servicer;
  - (2) Insurance on documents in transit, including cash letters; and
  - (3) Verification of the insurance coverage of the institution or service bureau and the courier service;
- Review of exception reports and adjusting entries approved by supervisors and/or officers;
- iv. Controls for input preparation and control and output verification and distribution;
- "Back-up" of all systems, including off-premises rotation of files and programs;
- vi. Security to ensure integrity of data and system modifications; and
- vii. Necessary detail to ensure an audit trail.
- b. When an outside service center is employed, the policies and procedures should address the following additional items:
  - The requirement for a written contract for each automated application detailing ownership and confidentiality of files and programs, fee structure, termination agreement, and liability for documents in transit;
  - ii. Review of each contract by legal counsel; and
  - Review of each third party review of the service bureau, if any.
- In the area of general EDP controls, determine through inquiry and observation that policies and procedures have been established for:
  - Management and user involvement and approval of new or modified application programs;
  - Authorization, approval and testing of system software modifications;
  - c. The controls surrounding computer operations processing;
  - d. Restricted access to computer operations facilities and resources including:
    - Off-premises storage of master disks and PC disks;
    - ii. Security of the data center and institution's PCs; and
    - iii. Use and periodic changing of passwords.
- With respect to EDP applications controls, inquire about and observe:
  - a. The controls over:
    - i. Input submitted for processing,
    - ii. Processing transactions,
    - iii. Output,
    - iv. Applications on PCs, and
      - Telecommunications both between and within institution offices;
  - b. The security over unissued or blank supplies of potentially negotiable items; and
  - c. The control procedures on wire transfers including:
    - i. Authorizations and agreements with customers,
      - including who may initiate transactions,
    - ii. Limits on transactions, and

#### F. TRUST FUNCTION

- 1. Supervisory Review
  - a. Determine the significant functions of the department including areas of responsibility within the department and the financial institution
  - b. Review the institution's written policies to determine sufficient guidelines are established to meet fiduciary responsibilities and to comply with applicable laws. Policies should include:
    - i. Account acceptance
    - ii. Closed account review
    - iii. Investments
    - iv. Account review
    - v. Discretionary distributions
    - vi. Conflicts of interest
    - vii. Other as needed for scope of fiduciary activities
  - c. Ascertain the qualifications of the staff and the board of directors giving consideration to the nature of the fiduciary responsibilities accepted.
  - d. Determine if board policies are implemented and followed.
- 2. Accounting and Physical Controls
  - Verify account assets. Include a confirmation from holders of assets retained outside the department.
  - b. Determine that the assets are adequately safeguarded, and held separate from other assets of the institution.
  - c. Verify that a vault record of assets under joint custody is maintained.
  - d. Verify prompt ledger control of assets (including worthless assets), received as original and subsequent deposits of assets, including stock splits and dividends.
  - Verify that fiduciary cash accounts are regularly and appropriately reconciled to demand deposit or money market account statements.
  - Verify that internal balancing control procedures are performed each time account ledgers are posted.
  - g. Verify that suspense or operating accounts are reconciled at least monthly, contain only appropriate items and are cleared in a timely manner.
  - h. Reconcile or verify the proper reconcilement of each of the following to the department's general ledger at least quarterly:
    - i. Income cash
    - ii. Principal cash
    - iii. Invested income
    - iv. Invested principal
    - v. Each type of investment, such as stock, bonds, real estate loans and real estate
    - vi. Investments by issuer
  - i. If applicable, verify reconcilements or reconcile outstanding bonds for bond trusteeships, or paying agent activities.
  - j. Verify the accurate payment of dividends.

### 3. Activity Control

- a. Verify fees paid to the trust company.
- b. Verify proceeds from sales of assets to brokers' invoices,
- sellers' receipts, or other evidence of sales price. c. Verify payment for purchases of assets to brokers' invoices,
- sellers' receipts, or other evidence of purchase price.d. Verify accuracy of amounts and receipt of income from investments.

#### 4. Compliance

- a. Verify that transactions between fiduciary accounts and directors, officers or employees of the institution, its holding company or other related entity do not constitute self-dealing. In general, self-dealing is considered to exist when the fiduciary uses or obtains the property held in a fiduciary capacity for his or her own benefit.
- b. Review fiduciary account holdings of the following items in light of self-dealing issues.
  - Stock, obligations, repurchase agreements, or deposit accounts with the institution, its affiliates or other related organizations in which there exists such an interest that might affect the best judgment of the institution.
  - ii. Obligations of directors, officers and employees of the institution, its holding company or affiliates or other entities with whom there exists a connection as might affect the exercise of the best judgment of the institution.
- c. Verify that all accounts for which the institution has investment responsibilities are reviewed in accordance with C.R.S. 11-3-115(4).
- Verify that cash receipts are promptly invested or distributed.
- Verified and reviewed the annual audit of each collective investment fund.

### 5. Administrative Review

- a. Complete administrative reviews of all major account types, including but not limited to, personal trusts, estates, corporate trusts, collective investment funds, pension trusts and profit sharing trusts. An acceptable administrative review would perform the following practices:
  - Determine that the original or authenticated copy of the governing instrument is on file;
  - Determine that synoptic and history records are current, reliable and comprehensive;
  - Determine that accounts are administered and invested in conformance with management policies, governing instruments, laws, regulations and sound fiduciary principles;
  - Determine that the minutes of the board of directors and committee meetings document the review of trust company activities. Significant practices for the boards' review include the acceptance of new accounts, the closing of accounts and the review of discretionary payments of principal or income; and v. Test the accuracy of account statements submitted to
  - Test the accuracy of account statements submitted to beneficiaries.

Emergency Rule CB-18

Qualifications for Independent Person(s) Assuming Responsibility for Due Care of Directors' Examinations [11-3-115(3)(b)]

The following persons may qualify to be responsible for conducting a directors' examination of state chartered banks:

 A Certified Public Accountant(s) who holds an active certificate under the laws of this state.

- 2. A qualified independent person(s) or firm whose credentials have been submitted to and approved by the Colorado State Banking Board to conduct such examinations. The Banking Board will take into consideration such things as past proven work of the person or firm, professional reputation, training and education, and capacity to perform the examination in a timely manner.
- The Banking Board reserves the right to revoke any з. previously approved qualification for due cause.

#### CB101.22 Reports Amoung Bank Executive Officers and Directors

#### REPEALED

- Commercial bank trust powers reporting requirements. Any CB101.33 commercial bank with trust powers granted pursuant to the provisions of section 11-3-102, C.R.S. (1973), or section 11-3-117(2), C.R.S. (1973), shall submit to the Division a copy of the Annual Report of Trust Assets, prepared by the bank and filed with the Federal Deposit Insurance Corporation or the Federal Reserve Board.
- CB101.34 Capital [11-3-103] The capital of a state bank shall consist of primary capital and secondary capital, the components of which are listed below:
  - A. Primary capital components consist of: 1) Equity capital
    - a. Common stock
    - b. Perpetual preferred stock
    - c. Capital surplusd. Undivided profits
    - e. Contingency and other reserves
    - Valuation reserve for loans. 21
    - 3) Minority interest in equity accounts in consolidated subsidiaries.
    - 4) Mandatory convertible debt (see Appendix A for the criteria for mandatory convertible instruments to quality as primary capital) may be counted as primary capital to the extent it does not exceed 20% of primary capital, exclusive of mandatory convertible securities.
    - 5) Net worth certificates issued pursuant to 12 USC 1823(i).
    - The unamortized balance of agricultural loan losses 61 deferred pursuant to 12 USC 1823(j), 1819, and other provisions of the Federal Deposit Insurance Act (12 USC 1811-31d).
    - 7) Subtract "Goodwill" included in intangible assets from both primary capital and total capital.
  - B. Secondary capital components (see Appendix A for conditions to be met):
    - 1) Mandatory convertible debt (that amount which is not included in primary capital).
    - 2) Secondary capital may be included to the extent the total does not exceed 50% of primary capital.

- C. "Total Capital" means the sum of primary capital and allowable secondary capital.
- D. This rule will apply to the following statutes:

(a) 11-3-110(1)(d) shall refer to Equity Capital and Total Capital.

- (b) 11-3-115(2)(a) refers to Total Capital
- (c) 11-5-103(1)(c) refers to the components of Total Capital.
- (d) 11-7-106(2), (6), (7), and (9) refer to Total Capital.
- (e) 11-8-102(1) refers to Equity Capital.
- E. Reference: 12 USC 1823(i), 12 USC 1823(j), 12 USC 1819, and 12 USC 1811-31d, also known as the Federal Deposit Insurance Act are laws enacted by the United States Congress and administered by the Federal Deposit Insurance Corporation. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

#### Appendix\_A CB101.34

- A. Restrictions and criteria relating to capital components mandatory convertible securities:
  - There are two basic types of mandatory convertible securities: "equity contract notes" - securities that obligate the holder to take common or perpetual preferred stock of the issuer in lieu of cash for repayment of principal, and "equity commitment notes" - securities that are redeemable only with the proceeds from the sale of common or perpetual preferred stock. Both equity commitment notes and equity contract notes qualify as primary capital for bank holding companies, <u>but only equity contract notes</u> qualify as primary capital for banks.
  - Criteria applicable to both types of mandatory convertible securities:
    - a. The securities must mature in 12 years or less.
    - b. The maximum amount of mandatory convertible securities that may be counted as primary capital is limited to 20% of primary capital, exclusive of mandatory convertible securities.
    - c. The issuer may redeem securities prior to maturity only with the proceeds from the sale of common or perpetual preferred stock of the bank or bank holding company.
    - d. Holders of the securities may not accelerate the payment of principal except in the event of bankruptcy, insolvency, or reorganization.
    - e. The securities must be subordinate in right of payment to all senior indebtedness of the issuer. In the event that the proceeds of the securities are reloaned to an affiliate, the loan must be subordinated to the same degree as the original issue.

- f. An issuer that intends to dedicate the proceeds of an issue of common or perpetual preferred stock to satisfy the funding requirements of an issue of mandatory convertible securities generally must make such a dedication during the quarter in which the new common or preferred stock is issued. As a general rule, if the dedication is not made within the prescribed period, then the securities issued may not at a later date be dedicated to the retirement or redemption of the mandatory convertible securities.
- B. Conditions applicable to secondary capital components to qualify as capital:
  - A bank's secondary capital includes limited-life preferred stock and long-term, unsecured (which in the case of banks, must be subordinated to deposits) debt.
  - The secondary components must meet the following conditions to qualify as capital:
    - a. The instrument must have an original weighted-average maturity of at least 7 years.
    - b. The instrument must be unsecured.
    - c. The instrument must clearly state on its face that it is not a deposit and not insured by a federal agency.
    - Bank debt instruments must be subordinated to claims of depositors.
    - e. The aggregate amount of limited-life preferred stock and subordinate debt qualifying as capital may not exceed 50% of the amount of the bank's primary capital.
- CB101.35 <u>Adequacy of Capital</u> [11-3-103] A bank having adequate capital will maintain capital ratios as follows:
  - A bank must have and maintain a minimum level of primary capital to adjusted total assets of 5 1/2% and a minimum level of total capital to adjusted total assets of 6%.
  - Higher than minimum capital ratios may be required for an individual bank when the Banking Board believes that the bank's capital is or may become inadequate in view of its circumstances. For example, higher capital ratios may be appropriate for:
    - (a) A newly chartered bank;
    - (b) A bank receiving special supervisory attention;
    - (c) A bank which has or is expected to have losses resulting in capital inadequacy;
    - (d) A bank having a high proportion of off-balance sheet risks, especially standby letters of credit; or exposed to a high degree of asset depreciation or interest rate, funding, transfer, or similar risks; or having a low level of liquid assets in relation to short-term liabilities;

- (e) A bank that is growing rapidly, either internally or through acquisitions; or
- (f) A bank that may be adversely affected by the activities or condition of its holding company, affiliate(s), or other persons or institutions including chain banking organizations, with which it has significant business relationships, including concentrations of credit.
- A bank's capital is inadequate if it does not meet the provisions of this Rule.
- 4. This rule will apply to the following statutes:
  - (a) 11-3-104(1) and (2)
  - (b) 11-3-105(3) and (4)
  - (c) 11-4-104(3)(b)
  - (d) 11-5-101(1)
  - (e) 11-5-102(1)
  - (f) 11-5-106(1)

# CB101.36 Assessments and Fees (11-2-114, 11-3-107, 11-6.5-108)

- 1. Assessments
  - a. In order to cover the expenses, net of fee income of the Division of Banking for the supervision of state banks subject to its jurisdiction, state banks shall be assessed at least semi-annually as of June 30 and December 31.
  - b. Each state bank subject to the jurisdiction of the banking board on either of the above dates shall be subject to the full assessment without proration for any reason.
  - c. Assessments for all state banks shall be determined on a consistent basis as the sum of a fee based on a fixed rate applied to total assets contained in the reports of condition of each bank submitted as of the above dates and a minimum assessment.
  - d. There shall be a one-time assessment for the cost of automation which shall be charged to all state banks
    pursuant to AD Emergency Rule #1.
- 2. Fees
  - a. The banking board shall set fees annually by publishing a schedule of fees for services as of July 1 of each year.
  - b. Such schedule shall list all services performed which are subject to a fee and the fee to be charged. In addition, the fee schedule shall list fees set by statute, if any.
- 3. Payment of Assessments and Fees.
  - a. Assessments and fees shall be remitted to the "Division of Banking" in the form of a cashier's check or similar instrument payable to the "Treasurer, State of Colorado."

- b. The assessment and any fee relating to examinations shall be paid within 20 days after a statement of the amount thereof shall have been received by the institution.
- c. All other fees shall be paid at the time the service is rendered. Services relating to statutory application or notice is deemed to be rendered at the time of filing application or notice.
- CB101.37 Loans to Executive Officers, Directors, and Principal Shareholders [11-7-102]
  - (1) General Prohibitions

No bank may extend credit to any of its executive officers, directors, or principal shareholders or to any related interest of that person unless the extension of credit:

- (a) Is made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions by the bank with other persons that are not covered by this rule and who are not employed by the bank, and
- (b) Does not involve more than the normal risk of repayment or present other unfavorable features.
- (2) Prior approval
  - (a) No bank may extend credit (which term includes granting a line of credit) to any of its executive officers, directors, or principal shareholders or to any related interest of that person in an amount that, when aggregated with the amount of all other extensions of credit to that person and to all related interests of that person, exceeds the higher of \$25,000 or 5 percent of the bank's total capital unless:
    - (i) The extension of credit has been approved in advance by a majority of the entire board of directors of that bank, and
    - (ii) The interested party has abstained from participating directly or indirectly in the voting. In no event may a bank extend credit to any one of its executive officers, directors, or principal shareholders, or to any related Interest of that person, in an amount that, when aggregated with all other extensions of credit to that person, and all related interests of that person, exceeds \$500,000, except by complying with the requirements of this paragraph.
  - (b) Approval by the board of directors under paragraph (2)(a) of this rule is not required for an extension of credit that is made pursuant to a line of credit that was approved under paragraph (2)(a) of this rule within 14 months of the date of the extension of credit. The extension of credit must also be in compliance with the requirements of (1) of this rule.

- (c) Participation in the discussion, or any attempt to influence the voting, by the board of directors regarding an extension of credit constitutes indirect participation in the voting by the board of directors on an extension of credit.
- (3) <u>Aggregate lending limit</u>. No bank may extend credit to any of its executive officers or principal shareholders or to any related interest of that person in an amount that, when aggregated with the amount of all other extensions of credit by the bank to that person and to all related interests of that person, exceeds the lending limit of the bank. This prohibition does not apply to an extension of credit by a bank to a bank holding company (as defined in 12 U.S.C. 1841(a)) of which the bank is a subsidiary of that bank holding company.
- (4) <u>Overdrafts</u>. No bank may pay an overdraft of an executive officer or director of the bank on an account at the bank, unless the payment of funds is made in accordance with (1) a written, preauthorized, interest-bearing extension of credit plan that specifies a method of repayment or (2) a written, preauthorized transfer of funds from another account of the account holder at the bank. This prohibition does not apply to payment of inadvertent overdrafts on an account in an aggregate amount of \$1,000 or less: <u>Provided</u>, (1) The account is not overdrawn for more than 5 business days, and (2) the bank charges the executive officer or director the same fee charged any other customer of the bank in similar circumstances.

# (5) Additional restrictions on loans to executive officers

- (a) No bank may extend credit to any of its executive officers, and no executive officer of a bank shall borrow from or otherwise become indebted to the bank, except in the amounts, for the purposes, and upon the conditions specified in paragraphs (c) and (d) of this rule.
- (b) No bank may extend credit in an aggregate amount greater than the amount permitted in paragraph (c)(iii) of this rule to a partnership in which one or more of the bank's executive officers are partners and, either individually or together, hold a majority interest. For the purposes of paragraph (c)(iii) of this rule, the total amount of credit extended by a bank to such partnership is considered to be extended to each executive officer of the bank who is a member of the partnership.
- (C) A bank is authorized to extend credit to any executive officer of the bank:
  - (i) In any amount to finance the education of the executive officer's children;
  - (ii) In any amount to finance the purchase, construction, maintenance, or improvement of a residence of the executive officer, if the extension of credit is secured by a first lien on the residence and the residence is owned (or expected to be owned after the extension of credit) by the executive officer. ("First lien" for the purpose of this paragraph includes not only

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a first mortgage or deed of trust but also a second or other junior mortgage or deed of trust where the bank holds all prior encumbrances and such junior encumbrance has the same priority with respect to liens of third parties as the first mortgage or deed of trust); and

- (iii) For any other purpose not specified in paragraphs (5)(c)(i) and (ii), if the aggregate amount of loans to that officer under this paragraph does not exceed at any one time the higher of 2.5 percent of the bank's total capital or \$25,000, but in no event more than \$100,000.
- (d) Any extension of credit by a bank to any of its executive officers shall be: (1) Promptly reported to the bank's board of directors; (2) in compliance with the requirements of general prohibitions, paragraph (1) of this rule; (3) preceded by the submission of a detailed current financial statement of the executive officer; and (4) made subject to the condition that the extension of credit will, at the option of the bank, become due and payable at any time that the officer is indebted to any other bank or banks in an aggregate amount greater than the amount specified for a category of credit in paragraph (5) (c) of this rule.
- (6) Reference
  - (a) 12 USC 1841(a), which is a portion of the Bank Holding Company Act of 1956, was enacted by the United States Congress and is administered by the Board of Governors of the Federal Reserve Board.
  - (b) This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990.
  - (c) For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.
- CB101.38 Loans Secured by Corporate Stock [11-7-102] No state bank shall make any loan or discount on the security of the shares of its own capital stock or of its obligations subordinate to deposits. No state bank shall purchase its own stock nor the stock of any other corporation except such as it may necessarily acquire in the protection or satisfaction of previously existing loans made in good faith. Any bank stock so acquired shall be sold by the bank within one year, and sooner, if it can be done without impairing the bank's investment in same. This rule shall not apply to any investment made by a bank acting as a fiduciary pursuant to the authority of section 11-10-102, nor shall it apply to investments made pursuant to the authority of section 11-7-106(10), or 11-9-102.
- CB101.39 Sale of Federal Funds [11-7-102]
  - (a) Definition. "Sale of Federal funds" means, for purposes of this Rule, any transaction among depository institutions involving the transfer of immediately available funds resulting from credits to deposit balances at Federal Reserve banks or from credits to new or existing deposit balances due from a correspondent depository institution.

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- (b) Sales of Federal funds with a maturity of one business day or under a continuing contract are not "loans and extensions of credit" for purposes of lending limits. However, sales of Federal funds with a maturity of more than one business day are subject to the lending limits.
- (c) A "continuing contract" refers to an agreement that remains in effect for more than one business day but has no specified maturity and requires no advance notice for termination.
- CB101.40 Investment in Small Business Investment Companies [11-7-106] Shares of stock in small business investment companies organized under the Small Business Investment Act of 1958, 15 USC 661 et seq., administered by the Small Business Administration, shall be eligible for purchase by state banks to the extent that in no event shall any state bank hold shares in an amount aggregating more than three percent of the bank's total capital.

This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

- CB101.41 Investment in a Bank Service Corporation [11-7-106] A state bank may invest not more than 10 per centum of total capital in a bank service corporation. No state bank shall invest more than 5 per centum of its total assets in bank service corporation.
- CB101.42 Loans [11-7-103; 11-7-104] Any state bank may make, arrange, purchase, or sell the following types of loans and extensions of credit.

## Real Estate Lending

- (a) General. Any state bank may make, arrange, purchase, or sell loans or extensions of credit secured by liens on interests in real estate.
  - (b) Scope. For the purposes of this rule, loans secured by liens on interests in real estate include loans made upon the security of condominiums, leaseholds, cooperatives, forest tracts, construction project loans (except as specified in paragraphs 2(f) and (g)), and land sales contracts.
- 2. Other

(a) Insured or Guaranteed Loans.

- (1) When the bank relies substantially on the insurance or guaranty of a governmental agency in making a loan. This includes loans which are:
  - Insured under the provisions of the National Housing Act, 12 USC 1701 et seq., administered by the Secretary of Housing and Urban Development;
  - (ii) Insured under the provisions of the Bankhead-Jones Farm Tenant Act, 7

USC 1000 et seq., administered by the Secretary of Agriculture, or under the Housing Act of August 28, 1937, 42 USC 1401 et seq., administered by the Department of Housing and Urban Development, or Title V of the Housing Act of 1949, 42 USC 1441 et seq., administered by the Department of Housing and Urban Development;

- (iii) Guaranteed by the Secretary of Housing and Urban Development, for the payment of obligations of which the full faith and credit of the United States is pledged;
  - (iv) Fully guaranteed or insured by a state, any agency or instrumentality of a state, or by a state authority for the payment of obligations of which the full faith and credit of the state is pledged, if under the terms of the guaranty or insurance agreement the bank will be assured of repayment in accordance with the terms of the loan;
    - (v) At least 20% guaranteed or insured under the provisions of the Servicemen's Readjustment Act, 38 USC 1801 et seq., administered by the Administrator of Veterans Affairs;
    - (vi) Guaranteed under section 802 of the Housing and Community Development Act, 42 USC 5301 et seq., administered by the Secretary of Housing and Urban Development;
  - (vii) Subject to a firm commitment to insure by a Government insuring agency. A firm commitment is a commitment in which a specific mortgagor is named; and
- (viii) Loans in which the Small Business Administration cooperates through agreements to participate on an immediate or deferred or guaranteed basis under the Small Business Act, 15 USC 631 et seq., administration.
- (2) When the bank relies substantially upon private company mortgage insurance or guaranty, but only to the extent of the insurance or guaranty.
- (b) Loans where the Bank looks for repayment by relying primarily on the borrower's general credit standing and forecast of income.
- (c) Loans secured by an assignment of rents under a lease.
- (d) Loans secured by the pledge or assignment of another real estate mortgage.
- (e) Loans secured by a valid liens on timber.

- (f) Loans having maturities not to exceed 60 months made to finance the construction of a building or buildings, where there is a valid and binding agreement entered into by a financially responsible lender or other party to advance the full amount of the bank's loan upon completion of the building or buildings.
- (g) Loans having maturities not to exceed 60 months made to finance the construction of residential or farm buildings.
- (h) Loans for which a security interest is taken in a mobile home.
- Loans made previously where a security interest in real estate is taken subsequently in good faith.
- (j) Any type loan that a national bank has the authority to make pursuant to the provisions of Section 24 of the National Bank Act, 12 USC 1 et seq., administered by the Comptroller of the Currency.
- (k) Any type loan approved from time to time by the Colorado State Banking Board.

# Reference

This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

# CB101.43 Lending Limits [11-7-103]

- (1) (a) The total loans and extensions of credit by a state bank to a person outstanding at one time and not fully secured, as determined in a manner consistent with paragraph (2) of this subsection, by collateral having a market value at least equal to the amount of the loan or extension of credit shall not exceed 15 per centum of total capital.
  - (b) The total loans and extensions of credit by a state bank to a person outstanding at one time and fully secured by readily marketable collateral having a market value, as determined by reliable and continuously available price quotations, at least equal to the amount of the funds outstanding shall not exceed 10 per centum of the total capital. This limitation shall be separate from and in addition to the limitation contained in paragraph (1) of this subsection.
- (2) For the purposes of this rule --
  - (a) The term "loans and extensions of credit" shall include all direct or indirect advances of funds to a person made on the basis of any obligation of that person to repay the funds or repayable from specific property pledged by or on behalf of the person and shall also include any liability of a state bank to advance funds to or on behalf of a person pursuant to a contractual commitment; and

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- (b) The term "person" shall include an individual, sole proprietorship, partnership, joint venture, association, trust, estate, business trust, corporation, sovereign government or agency, instrumentality, or political subdivision thereof, or any similar entity or organization.
- (3) The limitations contained in subsection (1) shall be subject to the following exceptions:
  - (a) Loans or extensions of credit arising from the discount of commercial or business paper evidencing an obligation to the person negotiating it with recourse shall not be subject to any limitation based on capital.
  - (b) The purchase of bankers' acceptances of the kind described in section 13 of the Federal Reserve Act and issued by other banks shall not be subject to any limitations based on capital.
  - (C) Loans and extensions of credit secured by bills of lading, warehouse receipts, or similar documents transferring or securing title to readily marketable staples shall be subject to a limitation of 35 per centum of total capital in addition to the general limitations if the market value of the staples securing each additional loan or extension of credit at all times equals or exceeds 115 per centum of the outstanding amount of such loan or extension of credit. The staples shall be fully covered by insurance whenever it is customary to insure such staples.
  - (d) Loans or extensions of credit secured by bonds, notes, certificates of indebtedness, or Treasury bills of the United States or by other such obligations fully guaranteed as to principal and interest by the United States shall not be subject to any limitation based on capital.
  - (e) Loans or extensions of credit to or secured by unconditional takeout commitments or guarantees of any department, agency, bureau, board, commission, or establishment of the United States or any corporation wholly owned directly or indirectly by the United States shall not be subject to any limitation based on capital.
  - (f) Loans or extensions of credit secured by a segregated deposit account in the lending bank shall not be subject to any limitation based on capital.
  - (g) Loans or extensions of credit to any financial institution or to any receiver, conservator, or other agent in charge of the business and property of such financial institution, when such loans or extensions of credit are approved by the Banking Board, shall not be subject to any limitation based on capital.
  - (h) (I) Loans and extensions of credit arising from the discount of negotiable or nonnegotiable installment consumer paper which carries a full recourse endorsement or unconditional guarantee by the person transferring the paper shall be subject under this section to a maximum limitation equal to 25 per centum of total capital, notwithstanding the collateral requirements set forth in subsection (1)(b).

- (II) If the bank's files or the knowledge of its officers of the financial condition of each maker of such consumer paper is reasonably adequate, and an officer of the bank designated for that purpose by the board of directors of the bank certifies in writing that the bank is relying primarily upon the responsibility of each maker for payment of such loans or extensions of credit and not upon any full or partial recourse endorsement or guarantee by the transferor, the limitations of this section as to the loans or extensions of credit of each such maker shall be the sole applicable loan limitations.
- (I) Loans and extensions of credit secured by shipping documents or instruments transferring or securing title covering livestock or giving a lien on livestock when the market value of the livestock securing the obligation is not at any time less than 115 per centum of the face amount of the note covered, shall be subject under this section, notwithstanding the collateral requirements set forth in subsection (1)(b), to a maximum limitation equal to 25 per centum of total capital.
  - (II) Loans and extensions of credit which arise from the discount by dealers in dairy cattle of paper given in payment for dairy cattle, which paper carries a full recourse endorsement or unconditional guarantee of the seller, and which are secured by the cattle being sold, shall be subject under this section, notwithstanding the collateral requirements set forth in subsection (1)(b), to a limitation of 25 per centum of total capital.
- (j) Loans or extensions of credit to the Student Loan Marketing Association shall not be subject to any limitation based on capital.
- (4) The Banking 80ard also shall have authority to determine when a loan putatively made to a person shall for purposes of this section be attributed to another person.
- (5) Reference: Section 13 of the Federal Reserve Act, also known as 12 USC 372, is a law enacted by the United States Congress and administered by the Board of Governors of the Federal Reserve System. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.
- CB101.44 <u>Dividends</u> [11-3-118] The approval of the Banking Board shall be required if the total of all dividends declared by such state bank in any calendar year shall exceed the total of its net profits of that year combined with its retained net profits of the preceding two years, less any required transfers to a fund for the retirement of any preferred stock.

# CB101.45 Generally Accepted Accounting Principles [11-3-115(3)(a)]

- A) Generally accepted accounting principles (GAAP) as defined for this section will consist of those opinions and statements generally recognized and supported by the Accounting Principles Board (APB) or the Financial Accounting Standards Board (FASB).
- Bl While it is the Board's intention to require generally accepted accounting principles (GAAP) to be followed whenever these are appropriate, certain statements filed by the banks with various state and federal regulatory agencies are supervisory and regulatory documents, not primarily accounting documents. Because of the special supervisory, regulatory, and economic policy needs of these reports, their instructions do not always follow GAAP. In reporting transactions not covered in principle by these regulatory instructions, banks may follow GAAP. However, in such circumstances, unless the bank has already obtained a ruling from another regulatory agency pursuant to the policies expressed in Section 11-1-101.5, a specific ruling shall be sought promptly from the Board.
- C) References: Generally accepted accounting principles are issued by the Financial Accounting Standards Board which is an arm of the Financial Accounting Foundation, an independently chartered institution. The Accounting Principles Board is a committee of the American Institute of Certified Public Accountants. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, Colorado 80204, (303)620-4358.
- CB101.46 <u>Standards for Determining Value of Asset</u> [11-2-106(3)(a)] For purposes of this section, the standard for the value of an asset shall be the lower of cost or market.

Valuation reserves, such as for bad debts or fixed asset depreciation, shall be established and assets will be depreciated or amortized where appropriate as required by GAAP or regulatory authorities.

References: Generally accepted accounting principles are issued by the Financial Accounting Standards Board which is an arm of the Financial Accounting Foundation, an independently chartered institution. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, Colorado 80204, (303)620-4358.

CB101.47 <u>Reports of New Executive Officers, Directors and Persons in</u> <u>Control</u> [11-2-109(6)]. In addition to the provisions of 11-2-109(6) of the Colorado Banking Code, any person who becomes an executive officer, director, or person responsible, directly or indirectly, for the management, control, or operation of a bank, must file a confidential financial statement on the forms provided by the Division of Banking. The purpose of such information is to inform the Commissioner and the Banking Board of the qualifications of such person(s) and that said person(s) will serve the safety and soundness of the bank.

CB101.48

Investment in Federal Home Loan Bank [11-7-106(8)]. A state bank may purchase and hold stock in and become a member of the Federal Home Loan Bank for the purpose of utilizing the services of or otherwise interacting with the Federal Home Loan Bank. The Federal Home Loan Bank Act, 12 USC 1424, provides Federal Home Loan Bank membership to any eligible bank insured by the Federal Deposit Insurance Corporation.

The Federal Home Loan Bank Act, also known as 12 USC 1424, amended 1989, is a law enacted by the United States Congress and administered by the Federal Housing Finance Board. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, November 30, 1990. For detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303)620-4358.

EFT-14 Electronic Funds Transfer

# COMPARATIVE ABSTRACT

# Showing Condition of Commercial Banks in the State of Colorado at the Close of Business on the Dates Indicated as Compiled by the Office of the State Bank Commissioner

# .000 omitted

	168 BANKS	N TO	164 BANKS	INCREASE(+)	*
ASSETS	12-31-90	TOTAL	12-31-89	DECREASE (-)	CHANGE
CASH AND BALANCES DUE FROM					
DEPOSITORY INSTITUTIONS	460,919	8.6	442,172	18,747	4.2
SECURITIES	1,453,772	27.0	1,309,536	144,236	11.0
FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS					
TO RESELL	366,459	6.8	349,576	16,883	4.8
LOANS AND LEASE					
FINANCING RECEIVABLES LESS ALLOWANCE FOR LOAN	2,809,518	52.1	2,665,768	143,750	5.4
AND LEASE LOSSES	47,672	0.9	48,517	(845)	-1.7
LOANS AND LEASES, NET	2,761,846	51.2	2,622,251	139,595	5.3
ASSETS HELD IN TRADING					
ACCOUNTS	36,842	0.7	3,693	33,149	897.6
PREMISES AND FIXED ASSETS	109,620	2.0	101,703	7,917	7.8
OTHER REAL ESTATE OWNED INVESTMENTS IN UNCONSOLIDATED	88,943	1.7	94,792	(5,849)	-6.2
SUBSIDIARIES AND ASSOCIATED					
COMPANIES	3,744	0.1	542	3,202	590.8
CUSTOMERS' LIABILITY TO THIS BANK					
ON ACCEPTANCES OUTSTANDING	682	0.0	617	65	10.5
INTANGIBLE ASSETS	4,904	0.1	2,410	2,494	103.5
OTHER ASSETS	102,063	1.9	95,823	6,240	6.5
TOTAL ASSETS	5,389,794	100.0	5,008,115	381,679	7.6
LIABILITIES					
DEPOSITS - DOMESTIC OFFICES	4,832,893	89.6	4,500,323	332,570	7.4
- NONINTEREST BEARING	1,042,707	19.3	974,992	67,715	6.9
- INTEREST BEARING	3,790,186	70.3	3,525,331	264,855	7.5
FED FUNDS PURCHASED AND SECURI-	3,750,100	/015	5,525,552	204/000	
TIES SOLD UNDER AGREEMENTS	43,352	0.8	24,475	18,877	77.1
DEMAND NOTES/U.S. TREASURY	1,655	0.0	1,746	(91)	-5.2
OTHER BORROWED MONEY	23,217	0.4	4,688	18,529	395.2
MORTGAGE INDEBTEDNESS	5,578	0.1	4,348	1,230	28.3
BANKS LIABILITY ON ACCEPTANCES	3,373	0.1	.,	-,	
EXECUTED AND OUTSTANDING	682	0.0	617	65	10.5
NOTES AND DEBENTURES	1,240	0.0	1,240		0.0
OTHER LIABILITIES	39,308	0.7	39,607	(299)	-0.8
TOTAL LIABILITIES	4,947,925	91.7	4,577,044	370,881	8.1
LIMITED LIFE PREFERRED STOCK	0	0	0	0	0
EQUITY CAPITAL					
PERPETUAL PREFERRED STOCK	700	0.0	700	0	0.0
COMMON STOCK	95,522	1.8	92,617	2,905	3.1
SURPLUS	158,998	2.9	148,767	10,231	6.9
UNDIVIDED PROFITS/CAPITAL					
RESERVES	186,810	3.5	184,039	2,771	1.5
TOTAL EQUITY CAPITAL	441,869	8.2	426,071	15,798	
LOSSES DEFERRED	3,659	0.1	611	3,048	498.9
TOTAL LIABILITIES AND EQUITY CAPITAL	5,393,453	100.0	5,003,726	389,727	7.8
AUGULI CAFILAD	0,000,400	100.0	0,000,120	,	

CERTIFICATE ISSUED MAY 25, 1974 OMNIBANK ARVADA ARVADA

# OFFICERS-

BRENT BARLOW, PRESIDENT; BETTY FARLOW, VICE PRESIDENT; CHRISTINIA PEARSON, CASHIER

#### DIRECTORS-

\_\_\_\_

BRENT BARLOW, NORMAN BROWNSTEIN, MICHAEL A. FEINER, ROBERT W. GRAF, HAROLD GUZOPSKY, EMIL HECHT, WILLIAM B. KEMPER, LARRY A. MIZEL, DONALD P. SHWAYDER, GARY KLEARMAN, RAYMOND T. BAKER, CALVIN EISENBERG, ANDY LOVE

NO. 525

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DE	CEMBER 31, 1990	000	OMITTED
ASSI	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES		2,149
2.	SECURITIES.		15.261
_	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		10,201
	A. FEDERAL FUNDS SOLD		1,750
4.	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	)	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		7,553
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		116
	OTHER REAL ESTATE OWNED		487
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		357
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	27,673
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		27 672
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		27,673
	BILITIES: DEPOSITS:		
10.	A. IN DOMESTIC OFFICES		23,941
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		120
	OTHER LIABILITIES		139
	LIMITED-LIFE PREFERRED STOCK		24,080
22.	DIMITED-DIFE PREFERRED STOCK		
EOU	ITY CAPTIAL:		
_	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		400
	SURPLUS.		700
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		2,493
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		.,
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		3,593
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		3,593
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		27,673

CERTIFICATE ISSUED FEBRUARY 16, 1989 Alpine bank Aspen	NO. 630
OFFICERS-	
J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; STEPHEN &RIGGS, PRESIDENT; ROBERT P. LUCRA, VICE PRESIDENT/CASHIER	
DIRECTORS-	
J. ROBERT YOUNG, STEPHEN BRIGGS, WALLACE A.E. DEBEQUE, ROBERT F. DO JACK E. EDGINGTON, ERNEST GIANINETTI, PETER N. GUY, RODNEY S. SLIFE WILLIAM B. VOLLBRACHT	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	•
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	553
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	5
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
<ol> <li>OTHER REAL ESTATE OWNED</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	•
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	29,157
LIABILITIES:	
13. DEPOSITS:	24 201
A. IN DOMESTIC OFFICES	
(2) INTEREST-BEARING 19,15	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•
A. FEDERAL FUNDS PURCHASED	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	•
16. OTHER BORROWED MONEY	
<ol> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> </ol>	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	•
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK 25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	•
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 2,642
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,642
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 29,157

CERTIFICATE ISSUED JULY 9, 1979 NO. 563 PITKIN COUNTY BANK AND TRUST CO. ASPEN OFFICERS-CHARLES B. ISRAEL, CHAIRMAN OF THE BOARD/PRESIDENT; THOMAS W. GRIFFITHS, EXECUTIVE VICE PRESIDENT; AMY GILBERTSON, VICE PRESIDENT/CASHIER DIRECTORS-J. THOMAS CLARK JR., CHARLES B. ISRAEL, ROBERT ODEN, CAROL ANN KOPF, MORTON HELLER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 4,836 B. INTEREST-BEARING BALANCES..... 96 4.176 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 10,100 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 59,395 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 638 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 58,757 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 800 7. OTHER REAL ESTATE OWNED..... 180 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,919 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 80,864 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 80,864 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 73.584 (2) INTEREST-BEARING..... 54,177 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 654 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS......

283 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 74.521 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 650 25. SURPLUS..... 684 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 5,009 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 6.343 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 6,343 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 80,864

CERTIFICATE ISSUED HAY 29, 1942 NO. 283 THE BANK OF ASPEN ASPEN OFFICERS-KURT ADAM, PRESIDENT; STIRLING COOPER, VICE PRESIDENT MOLLY V. BEATTIE, CASHIER DIRECTORS-WILLIAM E. CLARK, F.P. STONE, MICHAEL J. PINT, SANDRA READ LEE R. ANDERSON, RODNEY P. BURWELL, JOHN M. MORRISON, KURT E. ADAM, GERALD F. GROSWOLD DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 6,759 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 19.232 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1,010 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 57,132 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 459 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 56,673 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 3,018 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 781 11. OTHER ASSETS..... 2,391 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 89,864 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 89.864

LIABILITIES:

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	A. IN DOMESTIC OFFICES	83,370
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	485
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	83,855
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	1,000
25.	SURPLUS	1,850
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	3,159
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	6,009
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	6,009
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	89,864
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CERTIFICATE ISSUED MAY 5, 1976 COMMERCE BANK OF AURORA AURORA

# OFFICERS-

JOSEPH D. FREUND, CHAIRMAN OF THE BOARD; JAMES C. LEWIEN, PRESIDENT; CAROL A. HARDY, SR. VICE PRESIDENT/CASHIER; BRADLEY BERNERO, MARTIE M. SCHEPELER, VICE PRESIDENTS

DIRECTORS-

JOSEPH D. FREUND, JAMES C. LEWIEN, PAUL V. MURRAY, JR., LESTER PEDICORD, DWIGHT C. RIDER, JAMES B. WALTERS

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		3,646
	B. INTEREST-BEARING BALANCES		1,099
2.	SECURITIES		13,767
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.		
	A. FEDERAL FUNDS SOLD		4,120
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 16,630		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	\$	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
_	D. NET LOANS AND LEASES		16,256
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		273
	OTHER REAL ESTATE OWNED		1,595
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING INTANGIBLE ASSETS		
	OTHER ASSETS		561
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		41,317
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		41,311
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).		41,317
LIA	BILITIES:		
	DEPOSITS:		
	A. IN DOMESTIC OFFICES		37,398
	(1) NONINTEREST-BEARING 10,69	5	
	(2) INTEREST-BEARING	2	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		286
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		37,684
22.	LIMITED-LIFE PREFERRED STOCK	•	
EQU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		500
	SURPLUS		1,633
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,500
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		3,633
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		3,633
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	• •	41,317

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CERTIFICATE ISSUED NOVEMBER 17, 1978 NO. 558 OMNIBANK AURORA AURORA OFFICERS-RICHARD JORGENSEN, PRESIDENT; RICHARD L. MCGILVERY, VICE PRESIDENT; SUZANNE K. SURRITT, CASHIER DIRECTORS-WILLIAM B. KEMPER, LARRY A. MIZEL, RAYMOND T. BAKER, ROBERT W. GRAF, DONALD P. SHWAYDER, MICHAEL FEINER, GARY KLEARMAN, RICHARD JORGENSEN, NORMAN BROWNSTEIN, HAROLD GUZOFSKY, EMIL HECHT, CALVIN EISENBERG DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,426 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 13,942 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 290 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 8,946 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 276 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8,670 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 129 7. OTHER REAL ESTATE OWNED..... 174 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 491 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 25.122 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 25,122 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 21,499 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 94 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 21,593 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 600 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 2.429 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 3.529 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... 3,529 C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)....

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 25,122 CERTIFICATE ISSUED OCTOBER 1, 1989 OMNIBANK ILIFF AURORA

# OFFICERS-

RICHARD JORGENSEN, PRESIDENT; R.L. MCGILVERY, SR. VICE PRESIDENT; ROBERT KLUTH, RICK METZLER, VICE PRESIDENTS; SUZI BURRITT, CASHIER

#### DIRECTORS-

RAYMOND T. BAKER, GARY KLEARMAN, CALVIN EISENBERG, LARRY A. MIZEL, MICHAEL A. FEINER, DONALD L. KORTZ, ROBERT W. GRAF, JOHN ANDREW LOVE, HAROLD GUZOFSKY, MYRON A. SIDON, EMIL HECHT, RICHARD JORGENSEN

DEG	CEMBER 31, 1990	000 0	MITTED
1331	213:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		768
	B. INTEREST-BEARING BALANCES		
2.	SECURITIES		8,353
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		-,
	A. FEDERAL FUNDS SOLD		110
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		220
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	,	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		4,820
5	ASSETS HELD IN TRADING ACCOUNTS		47020
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		14
	OTHER REAL ESTATE OWNED		96
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		30
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
			252
	INTANGIBLE ASSETS		352
	OTHER ASSETS		171
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	• 1	4,684
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1	4,684
LIA	BILITIES:		
	DEPOSITS:		
	A. IN DOMESTIC OFFICES	1	2,077
	(1) NONINTEREST-BEARING		2,0,7
	(2) INTEREST-BEARING		
14	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED	•	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
1 e	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		186
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	. 1	2,263
22.	LIMITED-LIFE PREFERRED STOCK	•	
POUL	ITY CAPTIAL:		
-	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		500
	SURPLUS		1,188
20.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		733
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	•	2,421
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		2,421
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 1	4,684

CERTIFICATE ISSUED NOVEMBER 26, 1990 N OMNIBANK PARKER ROAD	10.	641
AURORA		
OFFICERS		
HENRY J. COLL, JR., PRESIDENT; ANGELA WIEGMAN, CASHIER		
DIRECTORS		
RAYMOND T. BAKER, ROBERT W. GRAF, HAROLD GUZOFSKY, WILLIAM B. KEMPEN GARY KLEARMAN, DONALD L. KORTZ, LARRY A. MIZEL, HENRY J. COLL, JR.	٤,	
DECEMBER 31, 1990	000	O OMITTE
<ol> <li>CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:</li> <li>A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN</li> </ol>		2 440
B. INTEREST-BEARING BALANCES AND CURRENCI AND CUIN		2,449
<ol> <li>SECURITIES</li></ol>		10,397
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:		495
A. TOTAL LOANS AND LEASES		
D. NET LOANS AND LEASES		7,050
5. ASSETS HELD IN TRADING ACCOUNTS 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES) 7. OTHER REAL ESTATE OWNED		107
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>		
0. INTANGIBLE ASSETS 1. OTHER ASSETS		288
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		20,786
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		20,786
IABILITIES: 3. DEPOSITS:		
A. IN DOMESTIC OFFICES		18,485
(2) INTEREST-BEARING		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		41
2. LIMITED-LIFE PREFERRED STOCK.		41 18,526
QUITY CAPTIAL:		
3. PERPETUAL PREFERRED STOCK		
4. COMMON STOCK		500
5. SURPLUS		506
<ol> <li>A. UNDIVIDED PROFITS AND CAPITAL RESERVES</li> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES</li> </ol>		1,254

26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	1,254
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,260
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,260
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	20,786

CERTIFICATE ISSUED APRIL 24, 1957 PEOPLES BANK AND TRUST CO. AURORA

# OFFICERS-

HOMER A. LYLE, CHAIRMAN OF THE BOARD/PRESIDENT; ROBERT R. MIDCAP, EXEC. VICE PRESIDENT; DAVID EDWARDS, DONALD ECHTERMEYER, VICE PRESIDENTS; JOAN MCNULTY, CASHIER

# DIRECTORS-

HOMER A. LYLE, GEORGE L. STRIKE, LOUIS N. STRIKE, ROBERT R. MIDCAP, JOSEPH C. MOFFITT, EDWARD M. WILLIS, RONALD E. CHISM, F.R. FULLER, THOMAS W. NEVIN

DECEMBER 31, 1990	000 OMITTEL
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	2,888
B. INTEREST-BEARING BALANCES	•
2. SECURITIES	
<ol> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: A. FEDERAL FUNDS SOLD</li></ol>	••
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	
	.55
C. LESS ALLOCATED TRANSFER RISK RESERVE	. / 3
D. NET LOANS AND LEASES	17,058
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	•
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	330
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	39,273
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 39,273
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	36,172
(1) NONINTEREST-BEARING. 9.3	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:.	
A. FEDERAL FUNDS PURCHASED	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	111
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	36,283
22. LIMITED-LIFE PREFERRED STOCK	•••
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	1,000
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,990
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
<ol> <li>LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ol>	

CERTIFICATE ISSUED JUNE 3, 19BB NO. 625 SECURITY BANK OF COLORADO AURORA OFFICERS-STEPHEN P. BALTZ, PRESIDENT/CEO; KELLY J. ZAMORSKI, SR. VICE PRESIDENT; TINA R. HAJICEK, VICE PRESIDENT; BRENDA B. MAZAR, VICE PRESIDENT/CASHIER DIRECTORS-MARTHA J. BALTZ, BRENDA B. MAZAR, KELLY J. ZAMORSKI, STEPHEN P. BOLTZ, TINA HAJICEK DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1.872 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2,900 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 5.844 . . . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 85 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 5.759 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 687 7. OTHER REAL ESTATE OWNED..... 34 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 145 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 11,397 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 11,397 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 10,560 (2) INTEREST-BEARING..... 6.623 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 132 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 10,692 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 300 24. COMMON STOCK..... 300 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 105 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) ..... 705 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 705 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 11,397

CERTIFICATE ISSUED OCTOBER 15, 1981 FIRSTBANK OF AVON AVON OFFICERS-TERRY L. HALVERSON, PRESIDENT; JAMES A. THOMAS SR. VICE PRESIDENT; DENISE DAVIS, CASHIER DIRECTORS-ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, GEORGE C. WILLIAMS, ROGER A. BEHLER, TERRY L. HALVERSON

NO. 586

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES		4,463
2.	SECURITIES		15,698
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.		
	A. FEDERAL FUNDS SOLD		
A	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:		
4.	A. TOTAL LOANS AND LEASES	5	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		31,954
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		2,298
	OTHER REAL ESTATE OWNED INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		700
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		1,188
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		56,301
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		56,301
	· ··· · · · · · · · · · · · · · · · ·		
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		49,638
	(1) NONINTEREST-BEARING 13,33		
14	(2) INTEREST-BEARING		
14+	A. FEDERAL FUNDS PURCHASED.	•	3,011
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		5,011
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	•	
	OTHER BORROWED MONEY		286
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	•	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		159
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		53,094
22.	LIMITED-LIFE PREFERRED STOCK	•	
EQU	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		300
	SURPLUS		2,075
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		832
28	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		3,207
20.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	•	5,201
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		3,207
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	56,301

	0. 543
ALPINE BANK, BASALT BASALT	
OFFICERS-	
J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; DAVE SCRUBY, PRESIDENT; JO BERRY, CASHIER;	
DIRECTORS-	
WILLIAM B. VOLBRACHT, WALLACE A.E. DEBEQUE, JACK E. EDGINGTON,	
ERNEST GIANENETTI, PETER N. GUY, RODNEY E. SLIFER, DAVE SCRUBY, J. ROBERT YOUNG, ROBERT F. DOWNS	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	50
A. TOTAL LOANS AND LEASES 17,409	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
D. NET LOANS AND LEASES	17,172
<ol> <li>ASSETS HELD IN TRADING ACCOUNTS</li></ol>	
7. OTHER REAL ESTATE OWNED	
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	23,146
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	23,146
I TARTE TOTOL	
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES.	
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
<ol> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> </ol>	118
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	4/4
<ul> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>	1,419
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,419
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 23,146

CERTIFICATE ISSUED JULY 26, 1977 NO. 549 PINE RIVER VALLEY SANK SAYFIELD OFFICERS-H. "JACK" LEPLATT, CHAIRMAN OF THE BOARD; JAMES W. SOWER, PRESIDENT; DAN R. FORD, VICE PRESIDENT/CASHIER DIRECTORS-JOE D. FORD, H. "JACK" LEPLATT, JAMES W. SOWER, GLADE E. STOWELL, CECIL W. SOWER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING SALANCES AND CURRENCY AND COIN ...... 692 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4.513 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 700 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 8.873 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 94 C. LESS ALLOCATED TRANSFER RISK RESERVE.....

D. NET LOANS AND LEASES.....

5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).....

7. OTHER REAL ESTATE OWNED.....

8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS.....

11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).....

B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 198

8,779

148

174

207

15,411

15,411

LIABILITIES:

13. DEPOSITS:	
A. IN DOMESTIC OFFICES	13,946
(1) NONINTEREST-BEARING	
(2) INTEREST-8EARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY.	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	119
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	14,065
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	150
25. SURPLUS	250
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	946
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1.346
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	2,010
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1.346
	•
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	15,411

CERTIFICATE ISSUED OCTOBER 5, 1973	0. 522
BANK OF BOULDER BOULDER	
OFFICERS-	
STEVEN K. BOSLEY, PRESIDENT; EXEC. TERRY HANNUM, VICE PRESIDENT/CASH JUDY MORRIS, CHUCK JENSEN, LANCE ENHOLM, VICE PRESIDENTS	IER
DIRECTORS-	
CARROLL V. SORELLE, RICHARD E. GEESAMAN, LAWRENCE G. HANCOCK, MYRTLE TISONE, STEVEN K. BOSLEY, LAWRENCE F. FREY	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	·
2. SECURITIES	
A. FEDERAL FUNDS SOLD. B. SECURITIES FURCHASED UNDER AGREEMENTS TO RESELL.	8,660
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	927
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>	86,330
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	75,216
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	1,847
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	610
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS	2,400
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	4,325
<ul> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES</li> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> </ul>	7,925
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	7,925 86,330
	,

CERTIFICATE ISSUED DECEMBER 31, 1985 BOULDER TRI-STATE BANK BOULDER

### OFFICERS-

RICHARD C. TUCKER, PRESIDENT; LOYD W. KLEMSZ, VICE PRESIDENT; DONALD A. LANCASTER, CASHIER

# DIRECTORS-

RICHARD C. TUCKER, DONALD A. LANCASTER, MERRILL R. FIE, JESSE CARRAWAY, TERRY F. SMITH, DONALD H. SCHURR, JR., RUSSELL K. OSGOOD, JEROME C. DARNELL, LOYD W. KLEMSZ

NO. 616

· · · · · · · · · · · · · · · · · · ·	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
*1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND CO	IN
8. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREE	MENTS TO RESELL
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.	• • • • • • • • • • • • • • • • • • • •
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LE	ASES) 717
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSO	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OU	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12	
C. IVIAL ASSEIS AND DOSSES DEFERRED FORSTANT TO IZ	0.3.0. 1023(0) 14,334
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-8EARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITAL	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTA	NDING
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	• • • • • • • • • • • • • • • • • • • •
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABL	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.	S.C. 1823(J) 1,514
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS	21, 22 AND 28C) 14,354

CERTIFICATE ISSUED FEBRUARY 15, 1990 NO. 633 VECTRA BANK OF BOULDER 80ULDER OFFICERS J. PATRICK MCDUFF, PRESIDENT; BERE S. NEAS SR. VICE PRESIDENT; MYRNA K. GRASSMICK, CASHIER DIRECTORS J. PATRICK MCDUFF, LEWIS M. BORDEN III, BOB GREENE, GARY S. JUDD, JAMES L. RUMSEY, RICHARD B. TUCKER, ROBERT S. TUTAG, G. JACKSON TANKERSLEY, JR., (ADVISORY DIRECTOR) DECEMBER 31, 1990 000 OMITTED ASSETS 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2,427 8. INTEREST-BEARING BALANCES..... 3,992 2. SECURITIES..... 2,673 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2,835 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 12,203 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 71 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 12,132 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 141 7. OTHER REAL ESTATE OWNED..... 225 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 329 11. OTHER ASSETS..... 653 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 25,407 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 25,407 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 22,989 (1) NONINTEREST-BEARING..... 6,923 (2) INTEREST-BEARING..... 16,066 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 104 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 23,093 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 825 24. COMMON STOCK.... 1,482 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 7 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2,314 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2,314 25,407 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

CERTIFICATE ISSUED SEPTEMBER 10, 1971 PLATTE VALLEY BANK BRIGHTON

### OFFICERS-

RICHARD CHENOWETH, PRESIDENT; J. ROGER MUCHOW, JIM CLEMENT, VICE PRESIDENTS; MARLENE R. KOENIG, CASHIER

DIRECTORS-

JAMES J. O'DELL, JEANNE L. O'DELL, RICHARD CHENOWETH, RICHARD O'DELL, MICHAEL E. BENNETT

NO. 507

	CEMBER 31, 1990 ETS:	000	OMITTED
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
1.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,920
	B. INTEREST-BEARING BALANCES AND CORRENCT AND CONTRICT AN		1,920
2	SECURITIES		9,218
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.		9,218
	A. FEDERAL FUNDS SOLD		2,070
4.	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	2	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		17,800
5.	ASSETS HELD IN TRADING ACCOUNTS		1,,000
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		789
	OTHER REAL ESTATE OWNED.		623
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		025
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	-	
	INTANGIBLE ASSETS		
	OTHER ASSETS.		593
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		
12.		•	33,013
	<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		22 012
	C. TOTAL ASSETS AND LOSSES DEFERRED PORSUANT TO 12 U.S.C. 1023(J)		33,013
	BILITIES: DEPOSITS:		
	A. IN DOMESTIC OFFICES		30,438
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	-	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		252
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		30,690
22.	LIMITED-LIFE PREFERRED STOCK	•	
	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		384
	SURPLUS		1,016
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		923
28	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,323
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		2,323
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		2,323
29	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).		33,013
	the state of the second state (our of the sty st And social	••	55,015

CERTIFICATE ISSUED OCTOBER 9, 1915 FARMERS STATE BANK OF BRUSH BRUSH	NO. 294
OFFICERS-	
NORMAN R. TISDALE, PRESIDENT; RICHARD E. JACKSON, SR. V STEVEN R. DUPPS, CASHIER	ICE PRESIDENT;
DIRECTORS-	
WARREN M. WATROUS, ROBERT C. GUNNON, ROBERT PETTEYS, RO	BERT U. HANSEN,
ROBERT H. HEDGES, FRANK M. JENSEN, NORMAN R. TISDALE, K	ENNETH J. GARTON

000 OMITTED

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,924
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	5,789
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	1,B25
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	12,BB2
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	170
7.	OTHER REAL ESTATE OWNED	960
в.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	508
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	24,05B
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)	24,058

LIABILITIES:
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DECEMBER 31, 1990

ASSETS:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	21,316
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING 1B,316	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	147
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	21,463
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	563
25.	SURPLUS	1,000
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	1,032

		-,
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
2B.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,595
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,595
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	24,058

CERTIFICATE ISSUED MARCH 17, 1987 COLLEGIATE PEAKS BANK BUENA VISTA

### OFFICERS-

LEWIS L. LOWE, PRESIDENT; THOMAS D. MCMAHAN, SR. VICE PRESIDENT; ROBERT W. SCHUTTE, EXECUTIVE VICE PRESIDENT/CASHIER NO. 622

DIRECTORS-

JERRY MOORE, GALEN MOLTZ, JOHN BURT, ROBERT A. FERRIS, JR., LEWIS L. LOWE

DECEMBER 31, 1990 ASSETS:	000	OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		884
B. INTEREST-BEARING BALANCES AND CORRENCT AND CONVENCES		1,388
2. SECURITIES		3,660
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESE	LL:	
A. FEDERAL FUNDS SOLD		680
<ul><li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	•••	
	4,434	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	74	
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES		4,360
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		316
7. OTHER REAL ESTATE OWNED		
8. INVESTMENTS IN UNCONSOLIDATED SUSSIDIARIES AND ASSOCIATED COMPAN		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10. INTANGIBLE ASSETS		150
11. OTHER ASSETS 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		152
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		11,440
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		11,440
LIABILITIES:		
13. DEPOSITS:		
A. IN DOMESTIC OFFICES		10,232
1-,	2,076	
	8,156	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHAS		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
<ol> <li>OTHER BORROWED MONEY</li> <li>17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> </ol>		
<ol> <li>17. MORIGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> <li>18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> </ol>		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		127
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		10,359
22. LIMITED-LIFE PREFERRED STOCK		10,335
EQUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		500
25. SURPLUS		500
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		81
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES.		
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,081
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).		1,081
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2	8C)	11,440

CERTIFICATE ISSUED NOVEMBER 14, 1931 THE BANK OF BURLINGTON BURLINGTON OFFICERS-WILLARD GROSS, PRESIDENT; JERRY L. GROSS, EXECUTIVE VICE PRESIDENT/CASHIER; DIRECTORS-LEO VAN DITTIE, JAMES VAN DITTIE, L.L. REINECKER, WILLARD GROSS, JOHN C. PENNY, GENE W. PENNY, JERRY L. GROSS

NO. 427

DECEMBER 31, 1990 000 OMITTED ASSETS:

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,384
	B. INTEREST-BEARING BALANCES	99
2.	SECURITIES	16,865
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
	A. FEDERAL FUNDS SOLD	2,900
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	10,165
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	253
7.	OTHER REAL ESTATE OWNED	292
в.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	611
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	32,569
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	32,569

# LIABILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	29,943
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	393
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	30,336
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	600
25.	SURPLUS	700
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	933
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
2B.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,233
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,233
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	32,569

CERTIFICATE ISSUED DECEMBER 8, 1910 BYERS STATE BANK BYERS

# OFFICERS-

DELMAR A. DURYEA, PRESIDENT; DOUGLAS E. FAST, EXEC. VICE PRESIDENT/ CASHIER; PATRICIA A. BATE, ASSISTANT VICE PRESIDENT

NO. 206

DIRECTORS-

L.R. BATE, MARVIN N. CHRISTENSEN, TED TURECEK, THOMAS F. HUGGINS, DOUG FAST, GLEN MCKIE, DELMAR A. DURYEA

ASSETS:  1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	DEC	CEMBER 31, 1990	000	OMITTED
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN.       776         B. INTEREST-BEARING BALANCES.       3,595         S. SECURITIES.       3,595         J. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         C. LESS ALLOCANCE FOR LOAN AND LEASE LOSSES.       121         C. LESS ALLOCATED TRANSFER RISK RESERVE.       10,994         S. ASSETS HELD IN THADING ACCOUNTS.       63         G. PREMISES AND FILED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       93         9. CUSTOMERS' LIABLITY TO THIS BAIN ON ACCEPTANCES OUTSTANDING.       83         10. OTHER REAL ESSTS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         LIABILITIES:       13.       92         13. DEPOSITS:       14,573       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING. </th <th>ASSE</th> <th>ETS:</th> <th></th> <th></th>	ASSE	ETS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN.       776         B. INTEREST-BEARING BALANCES.       3,595         S. SECURITIES.       3,595         J. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         C. LESS ALLOCANCE FOR LOAN AND LEASE LOSSES.       121         C. LESS ALLOCATED TRANSFER RISK RESERVE.       10,994         S. ASSETS HELD IN THADING ACCOUNTS.       63         G. PREMISES AND FILED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       93         9. CUSTOMERS' LIABLITY TO THIS BAIN ON ACCEPTANCES OUTSTANDING.       83         10. OTHER REAL ESSTS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         LIABILITIES:       13.       92         13. DEPOSITS:       14,573       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING. </th <th></th> <th></th> <th></th> <th></th>				
B. INTEREST-BEARING BALANCES.       3,595         2. SECURITIES       3,595         3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         B. SECURITIES FUNCHASED UNDER AGREEMENTS TO RESELL.       424         4. LOANS AND LEASE FINANCING RECEIVABLES:       11,115         B. LESS ALLOCATED TRANSFER RISK RESERVE.       121         C. LESS ALLOCATED TRANSFER RISK RESERVE.       10,994         5. ASERTS HELD IN TRADING ACCOUNTS.       701         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       9         9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.       83         10. INTANGIBLE ASSETS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS SOLD UNDER AGREEMENT TO REPURCHASE.       825         13. DEPOSITS:       14,573         14. IN DOMESTIC OFFICES.       12,333         14. FEDERAL FUNDS PURCHASED.       12,333         14. FEDERAL FUNDS PURCHASED.       825         15. DEVAND NOTES ISSUED TO THE U.S. TREASURY.         <	1.			776
2. SECURITIES.       3,595         3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         A. FEDERAL FUNDS SOLD.       424         J. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.       424         J. LOANS AND LEASE FINANCING RECEIVABLES:       11,115         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.       11,115         D. NET LOANS AND LEASES.       10,994         S. ASSETS HELD IN TRADING ACCOUNTS.       701         O. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       93         9. CUSTOMERS' LIABILITY TO THIS BARK ON ACCEPTANCES OUTSTANDING.       83         10. OTHER REAL SETS (SUM OF ITEMS 1 THROUGH 11).       16,960         9. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         11. ONNINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       2,240         (3) NOND NOTES ISSUED TO THE U.S. TREASURY.       825         13. DEPOSITES:       14,573				//0
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	2.			3.595
A. FEDERAL FUNDS SOLD				-,
4. LOANS AND LEASE FINANCING RECEIVABLES:       11,115         A. TOTAL LOANS AND LEASES				424
A. TOTAL LOANS AND LEASES.       11,115         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.       121         C. LESS ALLOCATED TRANSPER RISK RESERVE.       10,994         J. NET LOANS AND LEASES.       10,994         S. ASSETS HELD IN TRADING ACCOUNTS.       701         C. OPENTISES AND DIRED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES       93         9. CUSTOMERS' LIBDLITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.       16,960         10. INTANGIBLE ASSETS.       387         12. A. TOTAL ASSETS (SUN OF ITEMS 1 THROUCH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         I.IABILITIES:       13. DEPOSITS:       14,573         A. IN DOMESTIC OFFICES.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       16         16. OTHER BORROWED MONEY.       210         17. MORTEG		B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.       121         C. LESS ALLOCATED TRANSFER RISK RESERVE.       10,994         D. NTE LOANS AND LEASES.       10,994         S. ASSETS HELD IN TRADING ACCOUNTS.       701         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       9.         9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.       10         10. INTANCIBLE ASSETS.       387         11. OTHER ASSETS.       387         12. A. TOTAL ASSETS (SUM OF ITENS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       2,240         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       6         16. OTHER BORROWED MONEY.       7         7. MORTGAGE INDEBTURES SUBORDINATED TO DEPOSITS.       2	4.	LOANS AND LEASE FINANCING RECEIVABLES:		
C. LESS ALLOCATED TRANSFER RISK RESERVE			5	
D. NET LOANS AND LEASES.       10,994         S. ASSETS HELD IN TRADING ACCOUNTS.       701         G. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).       701         NOTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       93         9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.       101         10. INTANGIBLE ASSETS.       387         11. OTHER ASSETS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         LIABILITIES:       14,573       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       60         16. OTHER BORNOWED MONET       100 DETIGATIONS UNDER CAPITALIZED LEASES.       210         17. MORTGAGE INDEPETREDES AND OBLIGATIONS UNDER CAPITALIZED LEASES.       210         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.       210         20. OTHER LIABILITIES.       210			1	
5. ASSETS HELD IN TRADING ACCOUNTS.       701         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).       701         7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.       9         9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.       81         10. INTANGIBLE ASSETS.       387         11. OTHER ASSETS.       387         12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).       16,960         8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         8. LIABILITIES:       13. DEPOSITS:       14,573         10. NONINTEREST-BEARING.       2,2400         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED.       12,333         14. FED FUNDS PURCHASED.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       12         17. MORTAGAGE INDEBETENESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       825         16. OTHER BORROWED MONEY.       210         17. MORTAGAGE INDEBETURES SUBORDINATED TO DEPOSITS.       210         20. OTHER LIABILITIES.       210         21. TOTAL LIABILITIES.       210				
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	-			10,994
7. OTHER REAL ESTATE OWNED.       83         8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES       9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.         10. INTANGIBLE ASSETS.       387         11. OTHER ASSETS.       387         12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         LIABILITIES:       13.         13. DEPOSITS:       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       10         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       825         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20. OTHER LIABILITIES.       13 THROUGH 20)       15,866         21. TOTAL LIABILITIES.       13 THROUGH 20)       15,866         22. LIMITED-LIFE PREFERRED STOCK.       420				701
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES         9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING				
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING 10. INTANGIBLE ASSETS				05
10. INTANGIBLE ASSETS				
11. OTHER ASSETS.       387         12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).       16,960         B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).       16,960         LIABILITIES:       13. DEPOSITS:       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       825         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       825         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20 OTHER LIABILITIES.       210         21. TOTAL LIABILITIES.       13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       258         23. PERFETUAL PREFERRED STOCK.       420				
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)				387
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) 16,960 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES. 144,573 (1) NONINTEREST-BEARING. 2,240 (2) INTEREST-BEARING. 2,240 (2) INTEREST-BEARING. 2,233 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE. 2,333 14. FED FUNDS PURCHASED. 2,333 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY. 16. OTHER BORROWED MONEY. 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. 210 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. 210 20. OTHER LIABILITIES. 210 21. TOTAL LIABILITIES. (SUM OF ITEMS 13 THROUGH 20). 15,866 22. LIMITED-LIFE PREFERRED STOCK. 220 24. COMMON STOCK. 2420	12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		16,960
LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. (3) FORMACON STOCK. (4) COMMON STOCK. (4) COMMON STOCK. (4) COMMON STOCK. (4) STOCK. (4) STOCK. (4) STOCK. (4) STOCK. (1) INTEREST-BEARING. (1) INTEREST-BEARING. (1) INTEREST-BEARING. (1) INTEREST-BEARING. (2) INTEREST-BEARING. (3) PERPETUAL PREFERRED STOCK. (4) COMMON STOCK. (4) S		B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
13. DEPOSITS:       14,573         A. IN DOMESTIC OFFICES.       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         b. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       11         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       210         20. OTHER LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERFUNAL PREFERRED STOCK.       420		C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		16,960
13. DEPOSITS:       14,573         A. IN DOMESTIC OFFICES.       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         b. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       11         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       210         20. OTHER LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERFUNAL PREFERRED STOCK.       420				
13. DEPOSITS:       14,573         A. IN DOMESTIC OFFICES.       14,573         (1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE.       825         b. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       11         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       210         20. OTHER LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERFUNAL PREFERRED STOCK.       420	LIA	BILITIES:		
(1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       11         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       810         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       10         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUCH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERPETUAL PREFERRED STOCK.       420				
(1) NONINTEREST-BEARING.       2,240         (2) INTEREST-BEARING.       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       12,333         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       11         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       810         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       10         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUCH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERPETUAL PREFERRED STOCK.       420		A. IN DOMESTIC OFFICES	•	14,573
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       A.         A. FEDERAL FUNDS PURCHASED.       B.         B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY       825         16. OTHER BORROWED MONEY.       14         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES       826         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING       19.         19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS				
A. FEDERAL FUNDS PURCHASED.       825         B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       825         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       826         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUCH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       22         23. PERPETUAL PREFERRED STOCK.       24         24. COMMON STOCK.       420		(2) INTEREST-BEARING 12,33	3	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       825         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       825         16. OTHER BORROWED MONEY.       81         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.       81         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       10         19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       23         23. PERPETUAL PREFERRED STOCK.       420	14.		•	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY				
16. OTHER BORROWED MONEY.         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.         19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       23         23. PERPETUAL PREFERRED STOCK.       24         24. COMMON STOCK.       420				825
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING         19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS				
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING				
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.       210         20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       15,866         EQUITY CAPTIAL:         23. PERPETUAL PREFERRED STOCK.       420				
20. OTHER LIABILITIES.       258         21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).       15,866         22. LIMITED-LIFE PREFERRED STOCK.       15,866         23. PERPETUAL PREFERRED STOCK.       23.         24. COMMON STOCK.       420				210
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)				
22. LIMITED-LIFE PREFERRED STOCK				
23. PERPETUAL PREFERRED STOCK				15,000
23. PERPETUAL PREFERRED STOCK				
24. COMMON STOCK	-			
23. SURPLUS				
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	20.			254
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	28			1 094
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	20.		•	1,094
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 1,094				1.094
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C) 16,960	29.			

CERTIFICATE ISSUED JULY 24, 1916 FARMERS STATE BANK OF CALHAN CALHAN

# OFFICERS-

MILTON L. MATHIS, PRESIDENT; JOHN R. KELLER, SR. VICE PRESIDENT; MILDRED M. KOBILAN, CASHIER; SAMUEL J. HUSSON, JOAN L. LAWSON, RANDY L. PIEPER, VICE PRESIDENTS NO. 312

# DIRECTORS-

MILTON L. MATHIS, JOHN L. PIEPER, DOROTHY A. PIEPER, JOAN L. LAWSON, JOHN R. KELLER, RANDY L. PIEPER

DECEMBER 31, 1990 ASSETS:	000 OMITTE
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
<ol> <li>SECURITIES.</li> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.</li> </ol>	,
A. FEDERAL PUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	3,000
A. TOTAL LOANS AND LEASES	
D. NET LOANS AND LEASES	14,479
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	600
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	29,624
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>	29,624
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	26,872
(1) NONINTEREST-BEARING	,
(2) INTEREST-BEARING	á
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
<ol> <li>OTHER BORROWED MONEY</li></ol>	
1. MARIGAGE INDEBIEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	200
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,030
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	29,624

CERTIFICATE ISSUED JANUARY 17, 1973 NO. 516 ALPINE BANK, CARBONDALE CARBONDALE OFFICERS-J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; JOE SCOFIELD, PRESIDENT; JOHN BELL, VICE PRESIDENT/CASHIER DIRECTORS-WILLIAM B. VOLBRACHT, RODNEY E. SLIFER, PETER N. GUY, J. ROBERT YOUNG, ROBERT F. DOWNS, JACK E. EDGINGTON, JOE SCOFIELD, ERNEST GIANENETTI, WALLACE A.E. DEBEQUE DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,263 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4.242 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 16,201 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 227 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 15,974 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... B04 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,200 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 23,4B3 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).. 23,4B3 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 21.166 (2) INTEREST-BEARING..... 16,907 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: ... A. FEDERAL FUNDS PURCHASED..... 618 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ..... 16. OTHER BORROWED MONEY..... 126 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 103 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22,013 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 650 25. SURPLUS..... 350 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 470 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,470 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,470 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 23,483

CERTIFICATE ISSUED AUGUST 21, 1939	NO. 433
THE BANK OF DOUGLAS COUNTY	
CASTLE ROCK	
OFFICERS-	
PHILIP S. MILLER, PRESIDENT; DONA SHERLOCK, VICE PRESIDENT	r/cashier;
THOMAS D. WAYMIRE, RICHARD E. TEMPLE VICE PRESIDENTS	
DIRECTORS-	
PHILIP S. MILLER, WILLIS C. BUBOLTZ, DONA W. SHERLOCK	

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-SEARING BALANCES AND CURRENCY AND COIN	
8. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO	
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	•••••
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	11,919
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED.	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED C	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDIN	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	1,067
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	66,731
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1	.823(J) 66,731
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPU	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEA	
18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•••••
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURI	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 18 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 A	
est total Bindibilies and Equili Carline (Sun of HEAS 21, 22 A	10 2007 00,751

CERTIFICATE ISSUED FEBRUARY 21, 1944 EASTERN COLORADO BANK CHEYENNE WELLS

OFFICERS-

VICTOR L. WEED, PRESIDENT; JAMES R. WEED, VICE PRESIDENT; VIVIAN PETERSEN, CASHIER

DIRECTORS-

VICTOR L. WEED, JAMES R. WEED, ROSELLA HOLLENSAUGH, VIVIAN PETERSEN, DONNA KONECNE

NO. 437

DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND SALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 2,189 B. INTEREST-BEARING BALANCES..... 9,834 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1,635 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES ..... 34,750 . . . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 1.153 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 33,597 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 167 7. OTHER REAL ESTATE OWNED..... 25 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 937 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 48,384 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 48,384 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 41,635 (2) INTEREST-BEARING..... 35,137 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 607 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 42.242 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 400 25. SURPLUS..... 1,500 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 4,242 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 6.142 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 6.142 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 48,384

	B. INTEREST-8EARING BALANCES	
2.	SECURITIES	83
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	732
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 1	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	1,458
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	510
7.	OTHER REAL ESTATE OWNED	
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGI8LE ASSETS	
11.	OTHER ASSETS	22
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	2,965
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	2,965

# LIABILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	1,974
	(1) NONINTEREST-BEARING	
	(2) INTEREST-8EARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
1 6	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	4
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	1,978
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK.	
25.	SURPLUS	900
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	87
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	987
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	,,,,
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	987
20		
27.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	2,965

CERTIFICATE ISSUED MAY 24, 1977 GREENHORN VALLEY BANK COLORADO CITY NO. 548

OFFICERS-

MORRIS B. CHAMBERS, PRESIDENT; MARY A. HAMBRIC, VICE PRESIDENT/CASHIER

DIRECTORS-

MORRIS L. GRABER, CREIGHTON COOK, HOLLAND DUELL, JR., WILLIAM WACHOB, RAYMOND CALVIN SIKES

DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 509 B. INTEREST-BEARING BALANCES..... 200 2. SECURITIES..... 1.032 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 275 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,620 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 76 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3.544 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 129 7. OTHER REAL ESTATE OWNED..... 91 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 96 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 5,876 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 5,876 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 5.462 924 4.538 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: ... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 29 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 5,491 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 258 25. SURPLUS..... 80 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 47 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 385 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 385 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 5.876

CERTIFICATE ISSUED DECEMBER 17, 1979 NO. 566 BANK AT SROADMOOR COLORADO SPRINGS OFFICERS-GORDON E. PRICE, CHAIRMAN OF THE BOARD; EDWARD SAUER, PRESIDENT; GARY A. MUHLENSRUCK, CASHIER DIPECTOPS-MARY E. ROSS, SLAKEMORE MCCARTY, GORDON E. PRICE, JUDITH E. PRICE D. EDWARD SAUER 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 1,208 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 5.159 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 3,440 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4,236 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 149 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 4,087 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES) ..... 178 7. OTHER REAL ESTATE OWNED..... 239 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 102 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 14.413 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 14.413 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 13.370 10,303 (2) INTEREST-BEARING..... 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIASILITIES..... 58 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 13,428 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 494 25. SURPLUS..... 249 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 242 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) ..... 985 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 985 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 14,413

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CERTIFICATE ISSUED FEBRUARY 26, 1982 CENTURY BANK ACADEMY AT HANCOCK COLORADO SPRINGS OFFICERS-TERRY W. DARBY, PRESIDENT; FRANK RANSBERGER, VICE PRESIDENT/ SHARON HENDERSON-DAVE, CASHIER DIRECTORS-TERRY W. DARBY, RICHARD DUNCAN, JON P. COATES, PHILIP M. KLEINSMITH, GAYLORD "AL" ALBERG, R.E. LUDT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... B. INTEREST-BEARING BALANCES.....

2.	SECURITIES	1,973
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	718
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	7,872
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	245
7.	OTHER REAL ESTATE OWNED	67
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	103
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	13,416
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	13,416

LIABILITIES: 1 1 DEDOCTOR

T. D. O	beroarra.	
	A. IN DOMESTIC OFFICES	12,189
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	171
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	12,360
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	500
25.	SURPLUS	418
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	138
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,056
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	_,
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,056
29	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•
	cond anotatito has regitte chiling (bon of fields it, 22 And 200)	721470

2,438

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CERTIFICATE ISSUED JULY 2, 1969 CENTURY BANK BROADMOOR/SKYWAY COLORADO SPRINGS

### OFFICERS-

RICHARD DUNCAN, PRESIDENT; GAYLORD "AL" ALBERG, VICE PRESIDENT; SHARON HENDERSON-DAVE, CASHIER; TERRY DARBY EXECUTIVE VICE PRESIDENT

# DIRECTORS-

GAYLORD "AL" ALBERG, JON P. COATES, TERRY W. DARBY, RICHARD DUNCAN, PHILIP M. KLEINSMITH, R.E. LUDT

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
<ol> <li>8. INTEREST-BEARING BALANCES</li></ol>	
<ol> <li>SECURITIES</li></ol>	•
A. FEDERAL FUNDS SOLD AND SECONTIES FORCHASED ONDER ASREEMENTS TO RESELECT	2,300
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	2,500
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES 16,74	9
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	2
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
<ol> <li>OTHER REAL ESTATE OWNED</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> </ol>	
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARTES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS.	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	,
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	29,335
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
<ol> <li>FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:</li> <li>A. FEDERAL FUNDS PURCHASED</li></ol>	•
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER SORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	•
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
EOUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK.	
25. SURPLUS.	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 1,538
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 29,335

CERTIFICATE ISSUED OCTOBER 31, 1984 CHEYENNE MOUNTAIN BANK COLORADO SPRINGS

## OFFICERS-

DON E. CHISMAR, PRESIDENT; SCOTT E. HUGHES, VICE PRESIDENT/CASHIER;

NO. 609

# DIRECTORS-

•

RUSSELL M. WICKS, JR., FRANK R. ALEXANDER, DON E. CHISMAR, SCOTT HUGHES

DECEMBER 31, 1990 ASSETS:	000 OMIT	TED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	2,45	5.4
B. INTEREST-BEARING BALANCES AND CORRENCT AND CONTENTS	•	24
2. SECURITIES		33
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESE		
A. FEDERAL FUNDS SOLD		50
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4. LOANS AND LEASE FINANCING RECEIVABLES:		
	6,396	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	135	
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES	6,20	61
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	17	75
7. OTHER REAL ESTATE OWNED	89	98
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPAN	IES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10. INTANGIBLE ASSETS		
11. OTHER ASSETS		05
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		76
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J	) 14,3	76
LIABILITIES: 13. DEPOSITS:	13,24	4.4
A. IN DOMESTIC OFFICES	3,056	44
	0,188	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHAS		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16. OTHER BORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		73
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		76
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	13,3	93
22. LIMITED-LIFE PREFERRED STOCK		
EQUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		00
25. SURPLUS		02
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		19-
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES.		0.2
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		83
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J). 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2		83
27. IOING DINDIDITIES AND EQUIT CARLING (SUM OF LIEMS 21, 22 AND 2	00, 14,3	10

CERTIFICATE ISSUED OCTOBER 31, 1984 STATE BANK AND TRUST OF COLORADO SPRINGS COLORADO SPRINGS

# OFFICERS-

JOHN G. JACKSON, CHAIRMAN OF THE BOARD/CEO; WILLIAM H. KANDT, PRESIDENT; SCOTT PURSLEY, SR. VICE PRESIDENT; GARY A. MUHLENBRUCK, CASHIER

DIRECTORS-

.

JOHN G. JACKSON, DR. ROBERT CADIGAN, THOMAS E. BERG, ALAN D. CLARK, WILLIAM H. KANDT

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
8. INTEREST-SEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO	
A. FEDERAL FUNDS SOLD	
<ol> <li>SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li> <li>LOANS AND LEASE FINANCING RECEIVABLES:</li> </ol>	
A. TOTAL LOANS AND LEASES	16,195
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	238
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	15,957
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED CO	OMPANIES
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	3
10. INTANGIBLE ASSETS.	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 18	
C. TOTAL ADDID AND DODDD DEFENDED FORDERIN TO 12 CODIC: IC	20,002
LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	16,538
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPUB	
A. FEDERAL FUNDS PURCHASED	· ·
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	-
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 182	23(J) 1,053
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AM	ND 28C) 26,602

CERTIFICATE ISSUED APRIL 25, 1972 THE CITADEL BANK COLORADO SPRINGS

# OFFICERS-

GARY D. WHITLOCK, PRESIDENT; GREG N. WALTERS, RICHARD E. JORGENSON, SR., SR. VICE PRESIDENTS; NORMA N. PAINTER, VICE PRESIDENT/CASHIER; ROGER P. BRUGGEMAN, VICE PRESIDENT

### DIRECTORS-

DECEMBER 31 1000

GARY D. WHITLOCK, GREG N. WALTERS, DUGALD A. MACGREGOR, GLEN 8. CLARK, JR., RICHARD E. JORGENSON, JAMES G. DAVIS

	ETS:	000	01122200
100			
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		3,959
	8. INTEREST-BEARING BALANCES		
2.	SECURITIES		6,852
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		3,000
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 13,299	•	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	5	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		13,114
	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	• •	484
	OTHER REAL ESTATE OWNED		361
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		511
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	28,281
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		20. 201
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		28,281
7 7 8	BILITIES:		
	DEPOSITS:		
101	A. IN DOMESTIC OFFICES		26,214
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		51
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		201
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		26,466
22.	LIMITED-LIFE PREFERRED STOCK		
	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		750
	SURPLUS.		808
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		257
20	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		1 01-
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	•	1,815
	<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>		1 010
20	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		1,815
23.	TOTAL DIADIDITIES AND EQUITE CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	28,281

000 ONITTED

CERTIFICATE ISSUED MAY 29, 1950 METROPOLITAN STATE BANK COMMERCE CITY

# OFFICERS-

ORREL A. DANIEL, CHAIRMAN OF THE BOARD; ROBERT L. STEELE, PRESIDENT; CLYDE DE BELLO, VICE PRESIDENT/CASHIER; JAMES MAKOWSKI, SR. VICE PRESIDENT

NO. 449

# DIRECTORS-

ORREL A. DANIEL, DAVID A. NICHOLS, ROBERT L. STEELE, EDWARD A. BROWN, IVAN R. JERGENSEN, ROBERT L. BERGMAN

DECEMBER 31, 1990 ASSETS:		000 OMITT
	S DUE FROM DEPOSITORY INSTITUTIONS:	
	EARING BALANCES AND CURRENCY AND COIN	
	ING BALANCES	
3. FED FUNDS SOLD AN	ND SECURITIES FURCHASED UNDER AGREEMENTS TO RESELL	•
	SOLD	2,12
4. LOANS AND LEASE H	RCHASED UNDER AGREEMENTS TO RESELL FINANCING RECEIVABLES:	
	ND LEASES	
	CE FOR LOAN AND LEASE LOSSES	7
	LEASES	
5. ASSETS HELD IN TH	RADING ACCOUNTS	•
	ED ASSETS (INCLUDING CAPITALIZED LEASES)	
	E OWNED	
	NCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
	LITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	s	
	(SUM OF ITEMS 1 THROUGH 11)	. 34,42
	ED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS A	AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	34,42
LIABILITIES: 13. DEPOSITS:		
	FFICES	
	ST-BEARING	-
	BEARING	
A. FEDERAL FUNDS	PURCHASED.	
	UED TO THE U.S. TREASURY	
	ONEY	
	DNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	URES SUBORDINATED TO DEPOSITS	
	s	
	S (SUM OF ITEMS 13 THROUGH 20)	
2 TINTTED_TIPE DEFI	FERRED STOCK	
2. DIMILO-DIRS PRO		
EQUITY CAPTIAL:		
EQUITY CAPTIAL: 23. PERPETUAL PREFERE	RED STOCK	
EQUITY CAPTIAL: 23. PERPETUAL PREFERF 24. COMMON STOCK		. 50
EQUITY CAPTIAL: 23. PERPETUAL PREFERF 24. COMMON STOCK 25. SURPLUS		. 50 . 1,43
20UITY CAPTIAL: 23. PERPETUAL PREFERF 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROF	FITS AND CAPITAL RESERVES	50 1,43
EQUITY CAPTIAL: 23. FERPETUAL PREFERF 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROF B. LESS: NET UNRE	FITS AND CAPITAL RESERVES	50 . 1,43 . 67
EQUITY CAPTIAL: 23. PERPETUAL PREFERF 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROF B. LESS: NET UNRE 28. A. TOTAL EQUITY C	FITS AND CAPITAL RESERVES. EALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES CAPITAL (SUM OF ITEMS 23 THROUGH 27)	50 . 1,43 . 67
EQUITY CAPTIAL: 23. PERPETUAL PREFERF 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROD B. LESS: NET UNRF 28. A. TOTAL EQUITY ( B. LOSSES DEFERRE	FITS AND CAPITAL RESERVES	50 . 1,43 . 67

CERTIFICATE ISSUED MAY 15, 1936 CITIZENS STATE BANK OF CORTEZ CORTEZ

# OFFICERS-

CHARLES M. SEARLE, PRESIDENT; ROBERT S. TEETERS, EXEC. VICE PRESIDENT; BELMEAR D. BROWN, EXEC. VICE PRESIDENT/CASHIER; MICHAEL E. LOSH, MARLIN R. WITTWER, VICE PRESIDENTS

NO. 429

DIRECTORS-

CHARLES M. MCAFEE, JAMES D. PORTER, ROBERT D. HELMS, CHARLES M. SEARLE, ELIZABETH S. SEARLE, BELMEAR D. BROWN, KEENAN G. ERTEL

DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS T	
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	• • • • • • • • • •
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED	COMPANIES
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTAND	ING
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C.	1823(J) 36,991
*	
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REI	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LI	EASES 91
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	• • • • • • • • • • • •
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECUR	RITIES
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C.	1823(J) 1,832
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22	AND 28C) 36,991

	627
FIRST SECURITY BANK OF CRAIG CRAIG	
OFFICERS-	
DEAN BROSIOUS, PRESIDENT; WILLIAM E. LEESON, VICE PRESIDENT; THOMAS R. MAGNUSON, CASHIER	
DIRECTORS-	
DEAN BROSIOUS, DENNIS W. WHITE, JOHN PEROULIS, CHARLES F. SIS, LYNN K. WHITEMAN	
DECEMBER 31, 1990 00	O OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,574
B. INTEREST-BEARING BALANCES	220
2. SECURITIES	3,836
A. FEDERAL FUNDS SOLD AND SECONTIES FORCHASED UNDER AGREEMENTS TO RESELUC.	2,340
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	16,932
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li> <li>OTHER REAL ESTATE OWNED</li> </ol>	529 130
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	130
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	392
11. OTHER ASSETS 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	526 26,479
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	20,475
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	26,479
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	24,307
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	295
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	24,602
22. LIMITED-LIFE PREFERRED STOCK	· ·
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	100
25. SURPLUS	100
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES.	1,677
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1 977
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1,877
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,877
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	26,479

CERTIFICATE ISSUED OCTOBER 26, 1977 CRESTED BUTTE STATE BANK CRESTED BUTTE

# OFFICERS-

PAUL P. PIPER, JR., CHAIRMAN OF THE BOARD; THOMAS S. COX, PRESIDENT; HAROLD CLIFFORD GOSS, EXEC. VICE PRESIDENT; DARLENE M. HALAZON, VICE PRESIDENT/CASHIER

# DIRECTORS-

PAUL P. PIPER, JR., THOMAS S. COX, WILLIAM A. FRAME, ALANSON D. HEGEMAN, GLEAVES M. LOVE, ALLEN EVANS COX, ERIC B. ROEMER, RICHARD B. DOBBIN, KAY C. DRURY, HAROLD CLIFFORD GOSS

DE	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
±.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		2,977
	B. INTEREST-BEARING BALANCES AND CONCENCT AND CONTRICT STREET		199
2	SECURITIES.		2,012
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		2,012
٦.	A. FEDERAL FUNDS SOLD		500
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		500
	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE	·	
	D. NET LOANS AND LEASES		12,095
5	ASSETS HELD IN TRADING ACCOUNTS.		12,075
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		1,007
	OTHER REAL ESTATE OWNED.		211
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		23
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		23
	INTANGIBLE ASSETS		
			384
	OTHER ASSETS		19,408
12.		•	19,400
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		10 408
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		19,40B
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		17,751
	(1) NONINTEREST-BEARING	2	
	(2) INTEREST-BEARING	9	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		183
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		17,934
22.	LIMITED-LIFE PREFERRED STOCK	•	
	Tel Alberty		
	ITY CAPTIAL: PERPETUAL PREFERRED STOCK		
			250
	COMMON STOCK		250 555
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES.		
20.			669
20	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		1 474
20.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,474
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		1 474
20	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		1,474
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2BC)	•	19,408

CERTIFICATE ISSUED JUNE 20, 1973 NO. 520 BANK OF CRIPPLE CREEK CRIPPLE CREEK OFFICERS-THEODORE H. MUELLER, SR., CHAIRMAN OF THE BOARD/PRESIDENT; NANCY DUMMER, VICE PRESIDENT/CASHIER DIRECTORS-THEODORE H. MUELLER, JOYCE H. MUELLER, RICHARD W. JOHNSON MEL PATTERSON, WAYNE R. MCCORMICK DECEMBER 31, 1990 000 OMITTED

ASSETS:

A00110.	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES.	311
2. SECURITIES 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	1,074
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	275
A. TOTAL LOANS AND LEASES	
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	4,550
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	201
7. OTHER REAL ESTATE OWNED 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	686
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	111
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	7,208
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	7,208
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	6,663
A. FEDERAL FUNDS PURCHASED	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	60
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	93
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	6,816
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	120
24. COMMON STOCK	420
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	148-
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	392
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	392
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	7,208

CERTIFICATE ISSUED APRIL 8, 1937 THE RIO GRANDE COUNTY BANK DEL NORTE

### OFFICERS-

TODD E. WRIGHT, PRESIDENT; DARREN DAVIES, CASHIER

DIRECTORS-

ELIZABETH A. CONOUR, DAVID G. COLVILLE, ROGER N. KNAPP, LARRY R. MARTZ, TODD E. WRIGHT, (MR.) VIVIAN ERIKSEN NO. 431

DE	CEMBER 31, 1990	000 OMITTED
ASS	ETS:	
,	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
1.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,769
	B. INTEREST-BEARING BALANCES	•
2.	SECURITIES	
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	•
	A. FEDERAL FUNDS SOLD	625
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	)
	8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	3
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	
	ASSETS HELD IN TRADING ACCOUNTS	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
	OTHER REAL ESTATE OWNED	
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 15,755
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	15,795
	BILITIES:	
13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES.	
	(1) NONINTEREST-BEARING	
14	(2) INTEREST-BEARING	
7.4.		•
	A. FEDERAL FUNDS PURCHASED	
15	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
	LIMITED-LIFE PREFERRED STOCK	
-	ITY CAPTIAL:	
	PERPETUAL PREFERRED STOCK	
	COMMON STOCK	
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
20.		
28	<ul> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES.</li> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> </ul>	
20.	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,754
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	•

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CERTIFICATE ISSUED SEPTEMBER 1, 1953 NO. 457 BANK OF DENVER DENVER OFFICERS-WALTER EMERY, CHAIRMAN OF THE BOARD; EUGENE H. ROCK, PRESIDENT; GEORGE F. ROCK, EXEC. VICE PRESIDENT; PATRICIA CONNELL, VICE PRESIDENT/ CASHIER; LORETTA A. SMITH, JUDITH A. WAGNER, GEORGE DREMAN, HOWARD JACOBSEN, ROGER WOLMAN, VICE PRESIDENTS DIRECTORS-WALTER C. EMERY, ROBERT C. HAWLEY, JOHN J. HOULIHAN, EARL R. LAWRENCE, EUGENE H. ROCK, GEORGE F. ROCK, MARIE K. ROCK, REX L. MORGAN, ROBERT W. WALTER, JOHN A. YELENICK, W.W. WILSON, DIRECTOR EMERITUS ROBERT A. GALBASIN, HONORARY DIRECTOR EMERITUS DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 4,968 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 13,045 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 5,400 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 536 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 47,866 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1.078 7. OTHER REAL ESTATE OWNED..... 1.539 B. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,167 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 75,063 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 75,063 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 66,541 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE .... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 357 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 765 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 67,663 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 900 25. SURPLUS..... 2,100 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 4,400 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 7.400 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 7,400 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 75,063

CERTIFICATE ISSUED MAY 28, 1985 BELCARO BANK DENVER

# OFFICERS-

WILLIAM WEHNER, PRESIDENT/CEO; RICK R. SEIFERTH, SR. VICE PRESIDENT; GREGORY C. DEWIT, CHARLES R. SCHIEL, VICE PRESIDENT/CASHIER

NO. 613

DIRECTORS-

WILLIAM H. WHERNER, EARL E. HOELLEN, LEO ROSTERMUNDT, SAMUEL R. FREEMAN

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		2,258
_	8. INTEREST-BEARING BALANCES		891
	SECURITIES		1,250
3.		•	c 000
	A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		6,000
	B. SECONITIES FORCHASED UNDER AGREEMENTS TO RESELL		
4+	A. TOTAL LOANS AND LEASES		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOWARCE FOR LOAN AND LEASE DOSSES	6	
	D. NET LOANS AND LEASES		15,237
5	ASSETS HELD IN TRADING ACCOUNTS.		19,297
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		152
	OTHER REAL ESTATE OWNED.		132
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		91
	OTHER ASSETS		249
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		26,128
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	•	20,120
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		26,128
	C. TOTAL ADDETS AND LOSSES DELEMED FORSMALL TO TE COSTCE TOES(C)		20,120
	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		23,791
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		15
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		157
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		23,963
22.	LIMITED-LIFE PREFERRED STOCK	•	
EQU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		1,100
	SURPLUS		1,110
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		45-
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,165
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		2,200
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		2,165
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		26,128

CERTIFICATE ISSUED JANUARY 20, 1982 CENTURY BANK AND TRUST DENVER

# OFFICERS-

JON P. COATES, CHAIRMAN OF THE BOARD/PRESIDENT; W. KENT WINKER, EXEC. VICE PRESIDENT; GARY FEY, VICE PRESIDENT/CASHIER; JAMES W. KING, SR. VICE PRESIDENT; RICHARD COUNLEY, KIRK HUGGINS, RONALD D. HUSER, RAYMOND MUNOZ, VICE PRESIDENTS

DIRECTORS-

JON P. COATES, SHEILA JOHNSON, RAYMOND C. KOERNIG JR., E.C. VINER, NORMAN B. WOOD, HARRY J. GOBERT, PAUL G. WEST, PETER J. ABLANCZY, M. KENT WINKER

DECEMBER 31, 1990 ASSETS:	000 OMITTEI
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	10,449
8. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	11,250
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 2,062	2
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	
9. COSTORERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	110,000
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	116,339
LIABILITIES:	
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	102,321
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	1,595
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	. 520

24.	COMMON STOCK	520
25.	SURPLUS	4,155
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	4,880
	8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	9,555
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	9,555
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	116,339

CERTIFICATE ISSUED JANUARY 20, 1982 CENTURY BANK NORTH DENVER

### OFFICERS-

NORMAN B. WARD, PRESIDENT; CINDY ALMQUIST, VICE PRESIDENT/CASHIER WILLIAM STEITZ, VICE PRESIDENT NO. 589

#### DIRECTORS-

JON P. COATES, PETER J. ABLANCZY, SHEILA R. JOHNSON, PAUL G. WEST, NORMAN B. WOOD, HARRY J. GOBERT, RAYMOND C. KOERNIG, JR., E.C. VINER, M. KENT WINKER

DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 1,7BB B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 892 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1.800 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... B,714 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 276 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... B.43B 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)...... 145 7. OTHER REAL ESTATE OWNED..... - 4 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 136 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 13.203 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J). 13,203 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 11,264 (2) INTEREST-BEARING..... 6,939 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 1B. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 140 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 11,404 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 25. SURPLUS..... 500 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 799 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EOUITABLE SECURITIES..... 2B. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,799 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,799 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 13,203

CERTIFICATE ISSUED SEPTEMBER 18, 1968 NO. 493 CITYWIDE BANK OF DENVER DENVER OFFICERS-CHARLES R. SILLSTROP, CHAIRMAN OF THE BOARD/PRESIDENT; RICHARD KENNEDY. VICE PRESIDENT/CASHIER; JEAN WARREN, RONN F. CASTLE, VICE PRESIDENTS DIRECTORS-LOREN E. SWENSON, CHARLES R. SILLSTROP, RAYMOND C. DELISLE, HAROLD R. LACY DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 4.091 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4,903 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 3,210 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 16.470 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 210 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 16,260 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 885 7. OTHER REAL ESTATE OWNED..... 2.017 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 363 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 31.729 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 31.729 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 29,175 12,261 16.914 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 117 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 29.292 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK.... 300 25. SURPLUS..... 1,400 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 737 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) ..... 2,437 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2.437 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 31,729

CERTIFICATE ISSUED OCTOBER 5, 1908 NO. 092 COLORADO STATE BANK OF DENVER DENVER OFFICERS-ELWOOD KULLGREN, CHAIRMAN OF THE BOARD; JOHN G. WILKINSON, PRESIDENT; N.R. LOCKWOOD, EXECUTIVE VICE PRESIDENT; CECIL MCGLOTHLEN, SR. VICE PRESIDENT/CASHIER; THOMAS GORDON, JOHN LAWRENCE, SR. VICE PRESIDENTS; JAMES E. SENNETT, VAN T. RAMETTA, LOYD E. HOSKINS, JAMES L. HERDE, WILLIAM E. MARTIN, BRUCE C. HARBISON, VICE PRESIDENTS DIRECTORS-JOHN G. WILKINSON, ROBERT E. BRYAN, JR., N.R. LOCKWOOD, THOMAS GORDON, J.W. ALLISON, JOHN W. ALLISON, JR., GEORGE CAULKINS, JR., GARTH C. GRISSOM, ELWOOD KULLGREN DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-SEARING BALANCES AND CURRENCY AND COIN ..... 15.254 B. INTEREST-BEARING BALANCES..... 3,603 2. SECURITIES..... 57,538 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 49,053 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 666 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 48.387 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 849 7. OTHER REAL ESTATE OWNED..... 574 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 3,588 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,737 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 131,530 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 131,530 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 114,416 (2) INTEREST-BEARING..... 83.654 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 1,221 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 115.637 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 2,000 25. SURPLUS..... 5,000 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 8,893 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 15,893 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 15,893 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 131,530

CERTIFICATE ISSUED MARCH 27, 1973 NO. 519 FRONTIER BANK OF DENVER DENTRE OFFICERS-RICHARD W. NEWMAN, CHAIRMAN OF THE BOARD/PRESIDENT; DALE W. UTLEY, EXEC. VICE PRESIDENT; RICHARD M. KUNA, SR. VICE PRESIDENT/CASHIER DIRECTORS-FREDERICK M. HAYNES, HERBERT H. MARUYAMA, RICHARD W. NEWMAN, DAVID S. BERSHOF DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,992 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 6.081 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1,100 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 182 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 18,422 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 232 7. OTHER REAL ESTATE OWNED..... 93 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 389 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 28,309 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 28,309 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 26,369 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 1.32 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 26,501 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 350 25. SURPLUS..... 900 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 558 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,808 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1.808 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 28.309

CERTIFICATE ISSUED JULY 1, 1955 GUARANTY BANK AND TRUST CO. DENVER

# OFFICERS-

DAVID C. BOYLES, PRESIDENT/CEO/CHAIRMAN OF THE BOARD; SHARON LAURENT, SR. VICE PRESIDENT/CASHIER; RICHARD E. WATSON, CRAIG CAUKIN, BYRON HASSTEDT, SR. VICE PRESIDENTS; EDWARD M. ALCOTT, RALPH RASKIN, JOHN PERKINS, JACK CARTER, DAVID S. HUSSARD, VICE PRESIDENTS

### DIRECTORS-

BERNARD J. SCHAFFNER, CHARLES M. SHAYER, MAX WEISBLY, PAUL MILLER, ARNOLD ALPERT, DAVID C. BOYLES, NORMAN G. GARDENSWARTZ, I. J. SHORE, RICHARD MCCLINTOCK, LESLIE A. PATTEN, GERALD M. QUIAT, ARNOLD COOK, MARK LEVINZ, WILLIAM P. JOHNSON, ADVISORY

DE	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
1.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		11.487
	B. INTEREST-BEARING BALANCES AND CORRENCT AND CONVENCES		11,40/
~	SECURITIES.		10,B10
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		10,810
٦.	A. FEDERAL FUNDS SOLD AND SECURITIES FURCHASED UNDER AGREEMENTS TO RESELL:	•	14,500
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.		14,500
	B. SECURITIES FURCHASED UNDER AGREEMENTS TO RESELL		
4 -	A. TOTAL LOANS AND LEASES		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOWANCE FOR LOAN AND LEASE LOSSES	2	
	D. NET LOANS AND LEASES.		95.278
-	ASSETS HELD IN TRADING ACCOUNTS.		95,270
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		1,427
	OTHER REAL ESTATE OWNED.		2,934
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		2,934
			600
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		682
	INTANGIBLE ASSETS	-	
	OTHER ASSETS	-	1,543
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		138,661
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		138,661
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		126,209
	(1) NONINTEREST-8EARING	9	
	(2) INTEREST-8EARING	C	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		

	A. FEDERAL FUNDS PURCHASED. B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	682
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	882
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	127,773
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	4,000
	SURPLUS	6,000
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	888
20.	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EOUITABLE SECURITIES	000
20	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	10,888
20.		10,000
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	10,888
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	138,661

CERTIFICATE ISSUED SEPTEMBER 30, 1980 NO. 576 INDEPENDENT STATE BANK OF COLORADO DENVER OFFICERS-W.R. JORGENSON, CHAIRMAN OF THE SOARD; ROGER R. REILING, PRESIDENT; WARREN H. KNOLL, SR. VICE PRESIDENT; JAMES E. WILLIAMS, VICE PRESIDENT/ CASHIER DIRECTORS-JERRAL BALMAN, WILLIAM BOWNESS, LEWIS LOW, LARRY MENEFEE, JAMES P. THOMAS, THOMAS COX, AUGUST FISCHER, LEN SNYDER, ROGER REILING, CHARLES SILLSTROP, RICHARD TUCKER, DARRYLL BIGGERSTAFF DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2.369 B. INTEREST-8EARING BALANCES..... 199 2. SECURITIES..... 588 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 190 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 221 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 12.150 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)...... 62 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 349 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 15,907 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 15,907 LTABILITIES+ 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 12,793 (1) NONINTEREST-BEARING...... 11,050 (2) INTEREST-8EARING..... 1.743 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 950 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 84 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 13.827 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 667 25. SURPLUS..... 1,000 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 413 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2.080 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2,080

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2,080 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 15,907 CERTIFICATE ISSUED NOVEMBER 22, 1947 MOUNTAIN STATES BANK DENVER

# OFFICERS-

WILLIAM G. GRIFFITH, PRESIDENT; GLEN A. PRAY, EXECUTIVE VICE PRESIDENT; WILLIAM COATMAN, E. EUGENE SCHNABEL, SR. VICE PRESIDENTS; BERNARD STARBELL, VICE PRESIDENT/CASHIER; DAN E. GRIFFIN, VAUGHN E. NICHOLS, SUSAN M. CREEL, VICE PRESIDENTS

### DIRECTORS-

JOHN T. ALLEN, JR., GEORGE W. CALKINS, ROBERT E. FREDERIC, D.R. MURPHY, WILLIAM G. GRIFFITH, EDWARD D. PIERSON, GLEN A. PRAY, WILBUR M. PRYOR, ROBERT E. JORDAN

	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
,	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
1.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		10,381
	B. INTEREST-BEARING BALANCES		10,301
2.	SECURITIES		84,114
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.		0.,
	A. FEDERAL FUNDS SOLD		5,600
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		-,
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	2	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	5	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		50,662
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		4,629
	OTHER REAL ESTATE OWNED		
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
	OTHER ASSETS		2,698
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		158,084
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		158,084
7 7 8	BILITIES:		
	DEPOSITS:		
10.	A. IN DOMESTIC OFFICES		139,692
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING 106,984		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		192
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		591
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		140,475
22.	LIMITED-LIFE PREFERRED STOCK	•	
	· · · · · · · · · · · · · · · · · · ·		
-	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		3,000
	SURPLUS.		4,000
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		10,609
20	8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		17 600
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		17,609
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		17 600
20	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		17,609
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	158,084

CERTIFICATE ISSUED SEPTEMBER 18, 1990 NO. 637 OWNTRANK DENVER DENVER OFFICERS-JOHN T. SKALET, PRESIDENT; DAVID R. DAUGHTERY, CASHIER DIRECTORS-RAYMOND T. BAKER, ROBERT W. GRAF, HARED GUZOFSKY, GARY KLEARMAN, ANDY LOVE, LARRY A. MIZEL, DONALD P. SHWAYDEK, MICHAEL G. MILES DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 976 B. INTEREST-8EARING BALANCES..... 2. SECURITIES..... 5,984 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 150 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3.231 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 33 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,198 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 119 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 355 11. OTHER ASSETS..... 210 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10,992 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 10,992 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 9,134 (2) INTEREST-BEARING..... 6,237 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 19 ........ 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 9,153 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 750 24. COMMON STOCK..... 1,017 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 72 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1.839 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).....

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,839 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 10,992 CERTIFICATE ISSUED DECEMBER 18, 1986 OMNIBANK LEETSDALE DENVER

OFFICERS-

THOMAS O'HARA, PRESIDENT; RANDALL SKITT, CASHIER

DIRECTORS-

RAYMOND T. BAKER, NORMAN BROWNSTEIN, HAROLD GUZOFSKY, LARRY A. MIZEL, GARY KLEARMAN, EMIL HECHT, MICHAEL A. FEINER, ROBERT W. GRAF, WILLIAM B. KEMPER, THOMAS O'HARA, DONALD P. SHWAYDER, CALVIN EISENBERG

NO. 620

000 OMITTED

#### DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 915 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 8,836 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... 3.355 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 7.077 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 7B C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6,999 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 70 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 23 11. OTHER ASSETS..... 238 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 20,436 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 20.436 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 18.743 (1) NONINTEREST-BEARING..... 2.926 (2) INTEREST-BEARING..... 15.817 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED ..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 121 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 18,864 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK. 500 24. COMMON STOCK

25. SURPLUS	538
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	534
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,572
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,572
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	20,436

91

CERTIFICATE ISSUED AUGUST 29, 1975 OMNIBANK SOUTHEAST DENVER

OFFICERS-

GARY D. LEVINE, PRESIDENT/CEO; WARREN A. LEE, SR. VICE PRESIDENT/ CASHIER; MARK A. FRANK, DEBBIE SILVERMAN, VICE PRESIDENTS

NO. 536

DIRECTORS-

RAYMOND T. BAKER, MICHAEL A. FEINER, ROBERT W. GRAF, HAROLD GUZOFSKY, EMIL HECHT, GARY KLEARMAN, DONALD L. KORTZ, GARY D. LEVINE, JOHN ANDREW LOVE, LARRY A. MIZEL, MYRON A. SIDON, CALVIN EISENBERG

	CEMBER 31, 1990 ETS:	000 0	MITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		10,558
	B. INTEREST-BEARING BALANCES		
	SECURITIES		38,257
٤.		•	
	A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		8,570
	B. SECONTIES PORCHASED UNDER AGREEMENTS TO RESELL		
4.			
	A. TOTAL LOANS AND LEASES		
	C. LESS ALLOWARDE FOR LOAN AND LEASE LOSSES	2	
			0 945
c	D. NET LOANS AND LEASES		18,245
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		777
	OTHER REAL ESTATE OWNED.		
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		1,124
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		1 000
	INTANGIBLE ASSETS		1,026
	OTHER ASSETS.		2,666
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 16	51,223
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	Te	51,223
	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES	. 14	6,751
	(1) NONINTEREST-BEARING	3	
	(2) INTEREST-BEARING 110,958	3	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		1,930
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	. 14	8,681
	LIMITED-LIFE PREFERRED STOCK		
	ITY CAPTIAL: PERPETUAL PREFERRED STOCK		
			800
	COMMON STOCK.		
	SURPLUS		2,620
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		9,122
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 1	2,542
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		12,542
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 16	51,223

CERTIFICATE ISSUED NOVEMBER 26, 1990 OMNIBANK UNIVERSITY HILLS DENVER

# OFFICERS-

JAMES F. MARSICO, PRESIDENT; GERTRUDE FISCHER, CASHIER

# DIRECTORS-

RAYMOND BAKER, ROBERT GRAF, HAROLD GUZOFSKY, GARY KLEARMAN, LARRY MIZEL, WILLIAM B. KEMPER, DONALD L. KORTZ, HENRY J. COLL, JR.

NO. 639

DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,205
B. INTEREST-BEARING BALANCES	• -
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	•
A. FEDERAL FUNDS SOLD	830
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	72 .
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 1	87
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	20,508
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	20,508
C. IDIAL ASSEIS AND LOSSES DEFERRED FORSOANT TO 12 0.S.C. 1025(J)	20,500
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	17,981
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING 12,6	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:.	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	••
16. OTHER BORROWED MONEY	••
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	••
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK.	
25. SURPLUS.	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	2,000
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	. 2,399
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	•

CERTIFICATE ISSUED NOVEMBER 12, 1959 SOUTHWEST STATE BANK DENVER

# OFFICERS-

JOSEPH MOSKO, CHAIRMAN OF THE BOARD; GARY A. MOSKO, PRESIDENT; HAROLD V. LUSTIG, SR. EXEC. VICE PRESIDENT; JO ANN BROCKWAY, SR. VICE PRESIDENT/CASHIER; E. STANLEY WINKLER, BARBARA RAPER, SHIRLEY JOHNSON PAULETTE REDLER, VICE PRESIDENTS

NO. 470

DIRECTORS-

JAMES A. LUSTIG, GARY A. MOSKO, H. MICHAEL MILLER, ZELLIE BERENBAUM, JOSEPH MOSKO, HAROLD V. LUSTIG, CHESS R. MARTIN

DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	. 7,257
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	
A. FEDERAL FUNDS SOLD	4,825
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	0
D. NET LOANS AND LEASES	. 51,574
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	. 1,731
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	90,931
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES.	. 81,157
(1) NONINTEREST-BEARING 16,04	6
(2) INTEREST-BEARING	1
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	. 81,891
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 9,040
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	0.040
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	
27. TOTAL LINDILITED AND EQUIT CAPITAL (SUN OF TISAD 21, 22 AND 280)	

CERTIFICATE ISSUED OCTOBER 1, 1984 TRI-STATE BANK OF DENVER DENVER

# OFFICERS-

RICHARD C. TUCKER, PRESIDENT; DONALD H. SCHURR, SR. VICE PRESIDENT; DONALD LANCASTER, EXEC. VICE PRESIDENT/CASHIER

DIRECTORS-

DECEMBER 31, 1990

DONALD H. SCHURR, JR., TERRENCE F. SMITH, JESSE CARRAWAY, RICHARD C. TUCKER, DONALD A. LANCASTER, MERRILL R. FIE

130	
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN
	B. INTEREST-BEARING BALANCES
2.	SECURITIES
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:
	A FEREDAL PUNCS SOLD

		2,005
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	5,900
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	26,896
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	669
7.	OTHER REAL ESTATE OWNED	898
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	522
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	40,528
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	40,528

#### LIABILITIES: DEDOGT

1 1

DEPOSITS:			
A. IN DOMESTIC OFFICES	37,272		
(1) NONINTEREST-BEARING			
(2) INTEREST-BEARING			
FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:			
A. FEDERAL FUNDS PURCHASED			
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE			
DEMAND NOTES ISSUED TO THE U.S. TREASURY			
OTHER BORROWED MONEY			
MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES			
BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS OTHER LIABILITIES.	376		
		TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	37,648
		LIMITED-LIFE PREFERRED STOCK	·
ITY CAPTIAL:			
PERPETUAL PREFERRED STOCK			
COMMON STOCK	1,300		
SURPLUS	833		
A. UNDIVIDED PROFITS AND CAPITAL RESERVES	747		
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES			
A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,880		
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)			
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,880		
TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	40,528		
	(1) NONINTEREST-BEARING.       7,539         (2) INTEREST-BEARING.       29,733         FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       29,733         A. FEDERAL FUNDS PURCHASED.		

000 OMITTED

2,658 100

2,885

CERTIFICATE ISSUED JANUARY 10, 1972 UNION BANK AND TRUST DENVER	NO. 509
OFFICERS-	
HERMAN J. ZUECK, CHAIRMAN/CEO; JERROLD B. EVANS, PRESIDENT; LARRY G. GOSHA, CASHIER; JUDITH B. KAUTZ, ROBERT SHATTUCK, VICE PRESIDENTS	
DIRECTORS-	
LAURIE A. WILSON, JERROLD B. EVANS, WILLIAM T. BIDDLE, HOWARD L. LLOYD E. HAYNE, RALPH D. JOHNSON, RICHARD C. SAUNDERS, C. GALE SE HERMAN J. ZUECK, J.W. WELLS, LARRY G. GOSHA	
DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	•
2. SECURITIES	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	••
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES C. LESS ALLOCATED TRANSFER RISK RESERVE	508
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li> <li>OTHER REAL ESTATE OWNED</li></ol>	1,280 S
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	90,332
LIABILITIES:	
	489
<ul> <li>B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE</li></ul>	. 329
<ol> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> <li>NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS</li> </ol>	
20. OTHER LIABILITIES. 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK	84,133
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	3,000
25. SURPLUS	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	6,199
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> <li>29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)</li> </ul>	6,199

CERTIFICATE ISSUED MAY 12, 1978 VECTRA BANK DENVER	NO.	556
OFFICERS-		
MICHAEL Y. MEGANCK, PRESIDENT/CHAIRMAN OF BOARD; THOMAS R. PFANNENSTIEL, VICE PRESIDENT/CASHIER ARNOLD A. PARKS, JOSEPH J. WOLF, VICE PRESIDENT		
DIRECTORS-		
GARY S. JUDD, LEWIS M. BORDEN III, G. JACKSON TANKERSLEY, JR., RICHARD TUCKER, BOB GREENE, JAMES L. RUMSEY, ROBERT S. TUTAG		
DECEMBER 31, 1990	000	OMITTED
ASSETS:		

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	3,980
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	17,823
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	590
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	21,144
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	513
7.	OTHER REAL ESTATE OWNED	906
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	1,688
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	46,644
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	46,644

### LIABILITIES: 13. DEPOSITS:

.

	A. IN DOMESTIC OFFICES	42,774
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	506
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES.	171
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	43,451
22.	LIMITED-LIFE PREFERRED STOCK	
	ITY CAPTIAL:	
	PERPETUAL PREFERRED STOCK	
	COMMON STOCK	594
25.	SURPLUS	1,056
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	1,644
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	101
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	3,193

CERTIFICATE ISSUED FEBRUARY 15, 1990 VECTRA BANK OF DENVER DENVER	NO. 634
OFFICERS-	
JAMES A SIMON, PRESIDENT; JOHN A. STEDEFOR, SR. VICE PRESIDENT; TIM E. BUCHANAN, VICE PRESIDENT; DON LENOCKER, VICE PRESIDENT/CASHI	ER
DIRECTORS-	
LEWIS M. SORDEN III, BOB GREENE, GARY S. JUDD, JAMES A. SIMON, RICHARD B. TUCKER, ROBERT S. TUTAG, G. JACKSON TANKERSLEY, JR.	
(ADVISORY DIRECTOR)	
DECEMBER 31, 1990 ASSETS:	000 OMITTE
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	1.000
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES. 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	. 1,958
A. FEDERAL FUNDS SOLD AND SECONTIES FUNDAMED UNDER ROLEMENTS TO RESELL.	1,735
4. LOANS AND LEASE FINANCING RECEIVABLES:	1,500
A. TOTAL LOANS AND LEASES	
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	. 9,495
5. ASSETS HELD IN TRADING ACCOUNTS.	
<ul> <li>6. FREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li></ul>	. 251
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	18,274
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	449
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES LB. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
QUITY CAPTIAL: 3. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS.	
(), DURFLUD,	. 234
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
<ol> <li>A. UNDIVIDED PROFITS AND CAPITAL RESERVES</li></ol>	
<ul> <li>26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES</li></ul>	. 1,203

.

CERTIFICATE ISSUED JULY 28, 1987 YOUNG AMERICANS BANK DENVER

# OFFICERS-

PHILLIP J. HOGUE, CHAIRMAN OF THE BOARD; LINDA SANDERS, PRESIDENT; CYNTHIA ANN CULKIN, VICE PRESIDENT; CINDY M. TUREK/CASHIER

### DIRECTORS-

PHILLIP J. HOGUE, JOHN FULLER, JR., ERIKA SCHAFER, LINDA SANDERS, JOHN FITZGERALD, THOMAS A. GART, H. DEWITT MITCHELL, ROGER M. BARKIN, M. D. GERALD E. ARNDT, CARY CLARK, MARILYN EDWARDS, DALE FINGERSH, TOM WATKINS

NO. 624

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND SALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	-	837
	SECURITIES. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	•	6,204
	A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:	•	885
	A. TOTAL LOANS AND LEASES		
5.	D. NET LOANS AND LEASES		551
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		87
9.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING INTANGIBLE ASSETS	•	
	OTHER ASSETS.		112
12.	<ul> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		8,676
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		8,676
	BILITIES: DEPOSITS:		
	A. IN DOMESTIC OFFICES	0	7,473
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE DEMAND NOTES ISSUED TO THE U.S. TREASURY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
21.	OTHER LIABILITIES TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) LIMITED-LIFE PREFERRED STOCK	•	43 7,516
_	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		800
	SURPLUS.	-	618
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		258-
28.	<ul> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		1,160
29.	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).		1,160 8,676

CERTIFICATE ISSUED DECEMBER 18, 1958 NO. 467 THE DOLORES STATE BANK DOLORES OFFICERS-E.G. MERRITT, M.D., PRESIDENT; DONALD K. MAJORS, EXEC. VICE PRESIDENT/ CASHIER; J.C. KINKADE, 1ST VICE PRESIDENT; MERTON R. TAYLOR, WILLIAM K. NIELSON, 2ND VICE PRESIDENTS; EDWARD G. MERRITT, JR., MARY RUTH MAJORS, VICE PRESIDENTS DIRECTORS-DONALD K. MAJORS. E.G. MERRITT, M.D., J.C. KINKADE, MERTON R. TAYLOR. WILLIAM K. NIELSON DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 1,447 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 23.451 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1.050 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 13,864 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 96 C. LESS ALLOCATED TRANSFER RISK RESERVE..... 13,768 D. NET LOANS AND LEASES..... 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 146 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 857 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 40,719 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 40.719 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES 36 700

A. IN DOMESTIC OFFICES.       (1) NONINTEREST-BEARING.       4,525         (2) INTEREST-BEARING.       32,184         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       32,184         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       32,184         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       32,184         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       16. OTHER BORROWED MONEY.         16. OTHER BORROWED MONEY.       17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.         18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.       19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.         20. OTHER LIABILITIES.       14. DEBENTURES SUBORDINATED TO DEPOSITS.	36,709
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK	37,177
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK.	
24. COMMON STOCK	200
25. SURPLUS	1,025
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	2,317
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	2,311
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	3,542
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	3,542
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	40,719

CERTIFICATE ISSUED JANUARY 17, 1949 NO. 446 DOVE CREEK STATE BANK DOVE CREEK OFFICERS-RON NOLDE, PRESIDENT; SHARON RIDDELL, VICE PRESIDENT; ELLA CRAWFORD, CASHIER DIRECTORS-RON NOLDE, CECIL D. MARTIN, ROSS O. CARHART, ROBERT G. THOMPSON GARY W. GRAF

#### DECEMBER 31, 1990 000 OMITTED ASSETS : 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 723 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 2,219 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 7,881 . . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 127 C. LESS ALLOCATED TRANSFER RISK RESERVE..... 7,754 D. NET LOANS AND LEASES..... 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 57 7. OTHER REAL ESTATE OWNED..... 882 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 455 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 12,440 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)...... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 12,440 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 11,627 (1) NONINTEREST-BEARING..... 1,015 (2) INTEREST-BEARING..... 10,612 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 66 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 11,693

22. LIMITED-LIFE PREFERRED STOCK.....

CERTIFICATE ISSUED MAY 6, 1983 ALPINE BANK-EAGLE EAGLE

### OFFICERS-

J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; PHIL FRANK, PRESIDENT; BILL SANDERSON, VICE PRESIDENT/CASHIER NO. 601

DIRECTORS-

ERNEST GIANENETTI, PETER N. GUY, J. ROBERT YOUNG, RODNEY SLIFER, WILLIAM B. VOLBRACHT, PHIL FRANK, WALLACE A.E. DE BEQUE, ROBERT F. DOWNS, JACK E. EDGINGTON,

3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:         A. FEDERAL FUNDS SOLD.         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.         4. LOANS AND LEASE FINANCING RECEIVABLES:         A. TOTAL LOANS AND LEASES.         9,715         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.         137         C. LESS ALLOCATED TRANSFER RISK RESERVE.	627 ,085
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	_
B. INTEREST-BEARING BALANCES.       2         SECURITIES       2         3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:       2         A. FEDERAL FUNDS SOLD       2         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:       2         A. FEDERAL FUNDS SOLD       2         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:       2         A. TOTAL LOANS AND LEASE JUNDER AGREEMENTS TO RESELL       2         A. TOTAL LOANS AND LEASES       9,715         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES       137         C. LESS ALLOWANCE FOR LOAN AND LEASE NEERVE.       137         D. NET LOANS AND LEASES       9,715         B. ASSETS HELD IN TRADING ACCOUNTS.       9,         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).       9,	_
2. SECURITIES	,085
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:         A. FEDERAL FUNDS SOLD.         B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.         4. LOANS AND LEASE FUNANCING RECEIVABLES:         A. TOTAL LOANS AND LEASES.         9,715         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.         137         C. LESS ALLOCATED TRANSFER RISK RESERVE.         D. NET LOANS AND LEASES.         9,         5. ASSETS HELD IN TRADING ACCOUNTS.         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).	,085
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.         4. LOANS AND LEASE FINANCING RECEIVABLES:         A. TOTAL LOANS AND LEASES.         9,715         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES.         137         C. LESS ALLOCATED TRANSFER RISK RESERVE.         D. NET LOANS AND LEASES.         9,         6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).	158
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	.578
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	, 570
	325
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	633
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li></ol>	,406
	,406
LIABILITIES:	
13. DEPOSITS:	
	,495
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	85
	,580
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	400
25. SURPLUS	200
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	226
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	826
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	826
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C) 13	,406

CERTIFICATE ISSUED MAY 3, 1971 NO. 505 FIRST BANK OF EAGLE COUNTY EAGLE OFFICERS-NED E. OYLER, CHAIRMAN OF THE BOARD; JAMES W. JOHNSON, PRESIDENT; LARRY EVENSON, VICE PRESIDENT/CASHIER; ROBERT KAUFMAN, VICE PRESIDENT OTRECTORS-NED E. OYLER, MICHAEL J. PINT, JOHN MORRISON, ROBERT E. KAUFMAN, BARBARA FORSTER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 1,714 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 8,124 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... 2,750 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 14,414 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 260 C. LESS ALLOCATED TRANSFER RISK RESERVE..... 0. NET LOANS AND LEASES..... 14,154 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 674 7. OTHER REAL ESTATE OWNED..... 403 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 325 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 28,144 B. LOSSES OEFERREO PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES OFFERRED PURSUANT TO 12 U.S.C. 1823(J).. 28.144 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 25.578 (1) NONINTEREST-BEARING..... 3,008 (2) INTEREST-BEARING..... 22,570 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. OEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEONESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANOING..... 19. NOTES AND GEBENTURES SUBORDINATED TO GEPOSITS...... 20. OTHER LIABILITIES..... 246 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 25.824 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 400 25. SURPLUS..... 1,300 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 620 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2,320

2,320

28,144

B. LOSSES OEFERRED PURSUANT TO 12 U.S.C. 1823(J).....C. TOT EQUITY CAP AND LOSSES OEFERRED PURS TO 12 U.S.C. 1823(J)....

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

CERTIFICATE ISSUED MAY 3, 1971 THE EATON BANK EATON

#### OFFICERS-

WILLIAM BOWNESS, PRESIDENT; JOHN BOWNESS, II, EXEC. VICE PRESIDENT; MELVIN D. SEVERSON, SR. VICE PRESIDENT; CARLA L. GARTON, CASHIER; KENNETH D. STUMPF, DAN ROCKWELL, VICE PRESIDENTS

NO. 432

1 572

155

4

DIRECTORS-

WILLIAM A. BOWNESS, JOHN E. BOWNESS, II, MELVIN D. SEVERSON, CARLA L. GARTON, JOHN LEFFLER, KENNETH F. LIND

DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES. 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS	TO RESELL:
<ul> <li>A. FEDERAL FUNDS SOLD</li> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li> <li>4. LOANS AND LEASE FINANCING RECEIVABLES:</li> </ul>	
A. TOTAL LOANS AND LEASES B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES C. LESS ALLOCATED TRANSFER RISK RESERVE	285
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li> <li>OTHER REAL ESTATE OWNED</li> </ol>	
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATE</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTAN</li> </ol>	D COMPANIES
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C	22,132 22,132
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	2,685
<ul> <li>(2) INTEREST-BEARING</li></ul>	
<ul> <li>A. FEDERAL FUNDS PURCHASED.</li> <li>B. SECURITIES SOLD UNDER AGREEMENTS TO REFURCHASE</li> </ul>	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	200
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SEC	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C.	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 2	22 AND 28C) 22,132

CERTIFICATE ISSUED MARCH 9, 1973 ARAPAHOE BANK AND TRUST ENGLEWOOD

#### OFFICERS-

FRANK S. PETERSON, PRESIDENT; C. STAN SLIFE, JR., EXEC. VICE PRESIDENT; JOHN F. EZELL, VICE PRESIDENT/CASHIER

NO. 518

000 OMITTED

#### DIRECTORS-

DECEMBER 31, 1990

NICHOLAS J. MEAGHER, JR., KENNETH D. LUFF, FRANK S. PETERSON, GLEN 8. CLARK, JR., JOHN P. DIKEOU, JACK L.K. GRUNWALD

ASS	ETS:	
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING SALANCES AND CURRENCY AND COIN	6,115
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	30,794
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	10,650
	8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	30,535
	ASSETS HELD IN TRADING ACCOUNTS	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	1,365
	OTHER REAL ESTATE OWNED	251
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	1 440
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	1,448
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	81,158
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	81,158
		01/100
LIA	BILITIES:	
13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	73,231
	(1) NONINTEREST-8EARING 19,102	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	1 202
16	DEMAND NOTES ISSUED TO THE U.S. TREASURY	1,203
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	438
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	74,872
	LIMITED-LIFE PREFERRED STOCK	
-	ITY CAPTIAL:	
	PERPETUAL PREFERRED STOCK	
	COMMON STOCK	1,000
	SURPLUS	2,000
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	3,286
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	6,286
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	6 200
20	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	6,286
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	81,158

CERTIFICATE ISSUED NOVEMBER 13, 1980 NO. 578 CENTURY BANK AT ORCHARD ROAD ENGLEWOOD OFFICERS-NORMAN B. WOOD, PRESIDENT; CINDY ALMQUIST, VICE PRESIDENT/CASHIER DENNIS HECKART, VICE PRESIDENT DIRECTORS-JON P. COATES, RAYMOND C. KOENIG, JR., M. KENT WINKER, E.C. VINER, PETER J. ABLANCZY, SHEILA R. JOHNSON, HARRY J. GOBERT, NORMAN B. WOOD, PAUL G. WEST DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 2.086 B. INTEREST-8EARING BALANCES..... 2. SECURITIES..... 1.630 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2.305 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 13.072 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 343 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 12,729 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 571 7. OTHER REAL ESTATE OWNED..... 439 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 154 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 19,914 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 19,914 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 18.508 (1) NONINTEREST-BEARING..... 5,467 (2) INTEREST-BEARING..... 13.041 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 143 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 18,651 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 1,600 25. SURPLUS..... 309 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 646-

CERTIFICATE ISSUED DECEMBER 4, 1980 NO. 579 CHARTER BANK AND TRUST ENGLEWOOD OFFICERS-A. EMMET STEPHENSON, JR., CHAIRMAN OF THE BOARD; RALPH C. EPEN, PRESIDENT; FRANCIS JOHN TATE, EXECUTIVE VICE PRESIDENT; GREER POTTER-HOWARD, CASHIER DIRECTORS-MARTIN J. WOHNLICH, RALPH C. EPEN, GREGORY LAWTON, DIANE D. WRITER, A. EMMET STEPHENSON, JR., TONI E. STEPHENSON 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 5.061 B. INTEREST-BEARING BALANCES..... 1,464 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES:

308 A. TOTAL LOANS AND LEASES..... 15,323 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 73 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 15,250 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 244 7. OTHER REAL ESTATE OWNED..... 212 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 57 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 22,596 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 22.596

LIABILITIES:

	A. IN DOMESTIC OFFICES	11,769
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	9,890
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	79
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	21,738
	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	500
25.	SURPLUS	400
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	42-
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	858
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	000
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	858
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	22,596
	total bridthered into byeres distant (bon of trend bity be had boo)	22,000

CERTIFICATE ISSUED JUNE 4, 1984 NO. 605 FIRSTBANK AT ARAPAHOE/YOSEMITE ENGLEWOOD OFFICERS-NANCY H. BELL, PRESIDENT; WESLEY A. KING, VICE PRESIDENT/CASHIER DIRECTORS-ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, GEORGE C. WILLIAMS, NANCY H. SELL DECEMBER 31, 1990 000 OMITTED ASSETS 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 2.010 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 6.767 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 3,100 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 8,910 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 106 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8,B04 5. ASSETS HELD IN TRADING ACCOUNTS..... 398 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 7. OTHER REAL ESTATE OWNED..... 41 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 304 11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 21,424 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 21.424 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 20,172 (1) NONINTEREST-BEARING..... 6.349 (2) INTEREST-BEARING..... 13.823 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 56 TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 21. 20,228 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 600 25. SURPLUS..... 300 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 296 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,196 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,196 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 21.424

CERTIFICATE ISSUED NOVEMBER 26, 1990 OMNIBANK ARAPAHOE ENGLEWOOD

OFFICERS-

MICHAEL G. MILLS, PRESIDENT; FRANK FORBES, CASHIER

DIRECTORS-

RAYMOND T. BAKER, ROBERT W. GRAF, HARED GUZOFSKY, GARY KLEARMAN, ANDY LOVE, LARRY A. MIZEL, DONALD P. SHWAYDEK, MICHAEL G. MILLS

DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 624 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 8,202 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 925 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: 3,041 A. TOTAL LOANS AND LEASES..... . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 74 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 2,967 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 743 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 285 . . . . . . . . . . . . . . . . . . . 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 13,746 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 13,746 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 12,349 (1) NONINTEREST-BEARING..... 1.847 (2) INTEREST-BEARING..... 10,502 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 40 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 12,389 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 25. SURPLUS..... 500 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 357 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,357 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1.357 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 13,746

CERTIFICATE ISSUED SEPTEMBER 24, 1986 NO. 619 THE PROFESSIONAL BANK OF COLORADO ENGLEWOOD OFFICERS-RON B. ROBINSON, CHAIRMAN OF THE BOARD/PRESIDENT/CEO; GERALD F. KOCH, SR. VICE PRESIDENT; ROBERT I. DELL, CASHIER DIRECTORS-THOMAS DREVER, ROB B. ROBINSON, VERNER CRAYNE, GERALD F. KOCH, ROBERT A. UCHIN, D.D.S. 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2.664 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 1.537 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,800 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: 11,130 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 237 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 10,893 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 186 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 81 11. OTHER ASSETS..... 350 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 17,511 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 17.511 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 16.201 (2) INTEREST-BEARING..... 10.555 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 343 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY.....

17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 261 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 16,805 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 479 25. SURPLUS..... 227 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 706 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 706 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 17,511 CERTIFICATE ISSUED JULY 12, 1979 NO. 564 VECTRA BANK - ENGLEWOOD ENGLEWOOD OFFICERS-S.G. SEAY, PRESIDENT; C. WALTER WILSON, VICE PRESIDENT; FRANK Y. BARNETT, VICE PRESIDENT DIRECTORS-STEPHEN G. SEAY, GARY S. JUDD, LEWIS M. BORDEN III, BOB GREEN, G. JACKSON TANKERSLEY, JR., RICHARD TUCKER, JAMES L. RUMSEY, ROBER TUTAG

000 OMITTED

DECEMBER 31, 1990

ASSETS:

1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1.604 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 3,568 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 445 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... . . . . . . . . . . . . . . . . . . 13,744 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 202 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 13,542 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1,652 7. OTHER REAL ESTATE OWNED..... 373 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 721 11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 21,905 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 21,905 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 19,892 5,185 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 14.707 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 153 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 172 20. OTHER LIABILITIES..... 20,217 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 25. SURPLUS..... 1,323 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 135 -

	в.	LESS:	NET	UNRE	ALIZED	LOSS	ON M	ARKE	LART	E EÕ	UTTA	BLE SI	ECOR	IT IE:	S	
28.	λ.	TOTAL	EQUI	TY C	APITAL	(SUM	OF I	TEMS	23	THRO	UGH :	27)			• • • • • • • •	1,688
	в.	LOSSE	S DEF	ERREI	D PURS	UANT :	ro 12	U.S.	.с.	182	3(J)		• • • •	• • • •		
	c.	TOT E	QUITY	CAP	AND L	OSSES	DEFE	RRED	PUR	S TO	12 1	u.s.¢	. 18	23(J	)	1,688
29.	TOT	TAL LI	ABILI	TIES	AND E	QUITY	CAPI	TAL	(SUM	OF	ITEM	s 21,	22	AND	28C)	21,905

CERTIFICATE ISSUED MARCH 16, 1915 FIRSTBANK OF ERIE ERIE	NO. 285
OFFICERS-	
A. BLAINE ALLEY, PRESIDENT; MARVEL L. TITTLE, VICE PRESIDENT; ALEXANDER R. BEARD, VICE PRESIDENT/CASHIER	
DIRECTORS-	
ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, GEORGE C. WIL A. BLAINE ALLEY	liams,
DECEMBER 31, 1990 ISSETS:	000 OMITTED
<ol> <li>CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:</li> <li>A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN</li> </ol>	447
B. INTEREST-BEARING BALANCES	
<ol> <li>SECURITIES</li></ol>	
<ul> <li>A. FEDERAL FUNDS SOLD</li> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li> <li>4. LOANS AND LEASE FINANCING RECEIVABLES:</li> </ul>	
A. TOTAL LOANS AND LEASES	062 55
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>OTHER REAL ESTATE OWNED.</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIE</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.</li> </ol>	7B
0. INTANGIBLE ASSETS	
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	
JABILITIES:	
3. DEPOSITS: A. IN DOMESTIC OFFICES	5,263
	780
(2) INTEREST-BEARING	483
A. FEDERAL FUNDS PURCHASED	•
<ul> <li>B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE</li></ul>	
6. OTHER BORROWED MONEY	
<ol> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> </ol>	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
0. OTHER LIABILITIES	16
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	5,279
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 2. LIMITED-LIFE PREFERRED STOCK	5,279
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 2. LIMITED-LIFE PREFERRED STOCK QUITY CAPTIAL: 3. PERPETUAL PREFERRED STOCK	···· 5,279 ····
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 2. LIMITED-LIFE PREFERRED STOCK QUITY CAPTIAL: 3. PERPETUAL PREFERRED STOCK 4. COMMON STOCK	5,279  60
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 2. LIMITED-LIFE PREFERRED STOCK QUITY CAPTIAL: 3. PERPETUAL PREFERRED STOCK 4. COMMON STOCK 5. SURPLUS 6. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	5,279 60 60 266
<ol> <li>TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)</li> <li>LIMITED-LIFE PREFERRED STOCK</li> <li>QUITY CAPTIAL:</li> <li>PERPETUAL PREFERRED STOCK</li></ol>	5,279 60 60 266 3B6
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	5,279 60 60 266 3B6

CERTIFICATE ISSUED JUNE 24, 1908 NO. 037 ESTES PARK BANK ESTES PARK OFFICERS-JACK G. HASELBUSH, PRESIDENT; BRAD SISHC, VICE PRESIDENT; ANN N. BRUMLEVE, CASHIER DIRECTORS-GEORGE J. HIX, GLONDA L. HIX, JACK G. HASELBUSH, JAMES F. BANKER, C. WILLIAM HERZOG, E. NELSON THOHAS, C. FRANKLIN HIX, JR. DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2,173 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 11,978 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: .. A. FEDERAL FUNDS SOLD..... 3,120 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 18,027 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 288 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 17,739

7. OTHER REAL ESTATE OWNED.....

12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).....

LIABILITIES:

B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).....
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)...

811

186

496

36,503

36,503

13. DEPOSITS: A. IN DOMESTIC OFFICES..... 33,251 (2) INTEREST-BEARING..... 29,540 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 278 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 33,529 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 400 25. SURPLUS..... 800 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 1,774 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2,974 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2,974

# 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 36,503

CERTIFICATE ISSUED NOVEMBER 22, 1974 NO. 530 BANK OF EVERGREEN EVERGREEN OFFICERS-ROBERT H. HAMMOND, PRESIDENT; J.M. MASON, VICE PRESIDENT/CASHIER DIRECTORS-ROBERT H. HAMMOND, JOHN A. FISCHER, JAMES M. MANSON, RAYMOND W. CRIST, LAWERENCE WARD, RICHARD L. CLYMER 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 2,618 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 7,142 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 24,405 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 229 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 24,176 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)...... 252 7. OTHER REAL ESTATE OWNED..... 200 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 480 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 34,868 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 34.868 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 32,001 (2) INTEREST-BEARING..... 24,107 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: ... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 355 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 32.356 22. LIMITED-LIFE PREFERRED STOCK..... FOUTTY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 325 25. SURPLUS..... 825 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 1,362 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2.512 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2.512 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 34,868

CERTIFICATE ISSUED JANUARY 26, 1914 THE BANK OF FAIRPLAY FAIRPLAY

## OFFICERS-

RICHARD BAIR, PRESIDENT/CEO; JOHN A. FISCHER, CHAIRMAN OF THE BOARD/ VICE PRESIDENT; ROBERT HAMMOND, DENNIS M. MATHISEN, DANIEL T. LINDSAY, CHARLES GESME, VICE PRESIDENTS; HAROLD M. HERN, JR., CASHIER

NO. 274

## DIRECTORS-

JOHN A. FISCHER, RICHARD L. CLYMER, RICHARD S. BAIR, ROBERT H. HAMMOND, RAYMOND W. CRIST, MARSHALL MCCLUNG, GARY R. POPE

DE	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		488
	8. INTEREST-SEARING BALANCES.		
2.	SECURITIES		3,418
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		-,
	A. FEDERAL FUNDS SOLD		755
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	5	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	1	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		4,244
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		54
7.	OTHER REAL ESTATE OWNED		17
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		28
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		379
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		9,383
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		-,
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		9,383
			·····
T.TA	BILITIES:		
	DEPOSITS:		
1.7.	A. IN DOMESTIC OFFICES		8,558
	(1) NONINTEREST-BEARING. 1.407		0,000
	(2) INTEREST-BEARING		
14	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
14.	A. FEDERAL FUNDS PURCHASED	•	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.		
16	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
_	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		114
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		
			8,672
22.	LIMITED-LIFE PREFERRED STOCK	•	
-	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK	•	
	COMMON STOCK		120
	SURPLUS.		245
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		346
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		711
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		711
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	9,383

CERTIFICATE ISSUED AUGUST 31, 1982 NO. 595 VECTRA BANK FEDERAL HEIGHTS FEDERAL HEIGHTS OFFICERS-JANET C. PEARSON, PRESIDENT; MERLE M. KLOCKE, VICE PRESIDENT; ANGELA HABBEN, CASHIER DIRECTORS-RICHARD TUCKER, GARY S. JUDD, LEWIS M. BORDEN III, G. JACKSON TANKERSLEY. BOB GREENE, JANET C. PEARSON, JAMES L. RUMSEY, ROBERT S. TUTAG 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 1.403 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 5.427 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... . . . . . . . . . . . . . . . . . 8,856 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 157 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8.699 5. ASSETS HELD IN TRADING ACCOUNTS..... 1,326 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 7. OTHER REAL ESTATE OWNED..... 307 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS...... 11. OTHER ASSETS..... 525 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 17,687 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 17,687 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 11.439 (2) INTEREST-8EARING..... 8,285 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... 2.235 A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE....... 3,000 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 108 16.782 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 616 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 211-B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 905 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 905 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 17,687

CERTIFICATE ISSUED JANUARY 23, 1987 NO. 621 1ST INTERSTATE BANK/SOUTH FT. COLLINS FORT COLLINS OFFICERS-ROBERT S. EVERITT, CHAIRMAN OF THE BOARD; THOMAS S. BYINGTON, PRESIDENT; MARY ANN FISKETJON, VICE PRESIDENT/CASHIER; MICHAEL J. MCLAREN, VICE PRESIDENT DIRECTORS-STEPHEN D. JOYCE, THOMAS S. BYINGTON, DENNIE F. SINNETT, DAVID G. EVERITT, ROBERT S. EVERITT, FREDERICK W. GARDNER, SCOTT R. LARRABEE, LUCIA A. LILEY, JEROME D. CARR DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 3.448 B. INTEREST-BEARING BALANCES..... 100 2. SECURITIES..... 4.323 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... 3,115 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 12,419 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 169 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 12,250 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 245 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 15 11. OTHER ASSETS..... 217 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 23.713 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 23.713 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 22,229 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 98 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22.327 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 803 25. SURPLUS..... 304 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 279 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,386 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)....
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,386 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 23,713

CERTIFICATE ISSUED JULY 5, 1963 CENTURY BANK FORT COLLINS FORT COLLINS OFFICERS-

JERRY C. REEVES, PRESIDENT; LARRY V. MORRIS, SR. VICE PRESIDENT; GARY L. BUTLER, VICE PRESIDENT; KAREL R. BAKER, CASHIER NO. 476

DIRECTORS-

JON P. COATES, JERRY C. REEVES, JOHN M. TOLIVER, HAROLD JOHNSON

000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 1,336 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4.479 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 2,020 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 15,496 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 387 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 15,109 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 754 7. OTHER REAL ESTATE OWNED..... 368 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 325 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 24,391 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 24,391 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 22,604 (2) INTEREST-BEARING..... 18.844 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 247 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22,851 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 328 25. SURPLUS..... 870 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 342 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,540 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1.540 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 24,391

CERTIFICATE ISSUED JUNE 9, 1980 POUDRE VALLEY BANK FORT COLLINS OFFICERS-JAMES C. HEABERLIN, PRESIDENT; RICHARD J. ZIEMAN, SR. VICE PRESIDENT; NYLA ANDERSON, VICE PRESIDENT/CASHIER DIRECTORS-JAMES C. HEABERLIN, RICK D. ROHR, DAVID W. SHAFER, RICHARD J. ZIEMAN, JOANN L. HEABERLIN

NO. 572

DECEMBER 31, 1990 ASSETS:	000 OM1	TTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		568
B. INTEREST-BEARING BALANCES		396
2. SECURITIES		704
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENT A. FEDERAL FUNDS SOLD.	S TO RESELL:	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4. LOANS AND LEASE FINANCING RECEIVABLES:		
A. TOTAL LOANS AND LEASES	6,636	
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	105	
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES		,531
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES	)	156
7. OTHER REAL ESTATE OWNED		229
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIAT		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTA		
10. INTANGIBLE ASSETS		
11. OTHER ASSETS		301
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		885
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		0.05
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.	C. 1823(J) 9,	,885
LIABILITIES:		
13. DEPOSITS:		
A. IN DOMESTIC OFFICES		947
(1) NONINTEREST-BEARING		
(2) INTEREST-BEARING		
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO		20
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		30
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16. OTHER BORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED		
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDIN		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		48
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		,025
22. LIMITED-LIFE PREFERRED STOCK		
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		400
24. COMMON STOCK		100
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		360
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SE		200
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		860
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C.		860
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21,		,885

CERTIFICATE ISSUED FEBRUARY 10, 1910 FIRST SECURITY BANK FORT LUPTON

OFFICERS-

DENNIS W. WHITE, PRESIDENT; DAVE OAKESON, SR. EXEC. VICE PRESIDENT; DONALD T. TOMOI, GARY AREHART, EXEC. VICE PRESIDENTS; GRANT EDWARDS, VICE PRESIDENT/CASHIER; JIM FULLER, TOM PRENGER, VICE PRESIDENTS

NO. 050

DIRECTORS-

.....

JOHN R. DENT, DAVID L. OAKESON, LEONARD H. MCCAIN, STAN OLSEN, LARRY COUGHLIN, DENNIS W. WHITE, ROY G. DINSDALE, DON HEER, THOMAS GODING, ROGER TUELL, GARY AREHART

	CEMBER 31, 1990	000 OMITT	red
ASS	ETS:		
,	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
±.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	10,83	36
	B. INTEREST-BEARING BALANCES.		
2	SECURITIES.		
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		
5.	A. FEDERAL FUNDS SOLD	8,54	10
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES		
	8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES.	50,21	18
5.	ASSETS HELD IN TRADING ACCOUNTS	•	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		7
	OTHER REAL ESTATE OWNED.		
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		12
	OTHER ASSETS		53
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	107,98	35
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES	99,59	96
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING	;	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES	1,18	32
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	100,77	78
22.	LIMITED-LIFE PREFERRED STOCK		
-	ITY CAPTIAL:		
-	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		
	SURPLUS.		
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		
	8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		14
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	7,20	)7
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	7,20	
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	107,98	35

CERTIFICATE ISSUED AUGUST 24, 1915 NO. 291 FARMERS STATE BANK OF FORT MORGAN FORT MORGAN OFFICERS-J.H. BLOEDORN, JR., CHAIRMAN OF THE BOARD/CEO; JERRY K. JONES, PRESIDENT; RONALD L. HAYS, DAVID L. SCHOMBURG, JAMES D. TREADWAY, ERVIN C. SOUTHARD, JOHN J. ZWETZIG, VICE PRESIDENTS; M. ELAINE MEYER, CASHIER DIRECTORS-WILLIAM C. ANDERSON, J.H. BLOEDORN, JR., ROBERT B. FANCHER, RONALD L. HAYS, JERRY K. JONES, DAVID OHMAN, DONALD A. OSTWALD DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 3,082 B. INTEREST-BEARING BALANCES..... 1,B50 2. SECURITIES..... 44,148 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 7.250 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 39.326 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 1,293 C. LESS ALLOCATED TRANSFER RISK RESERVE ..... D. NET LOANS AND LEASES..... 38,033 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 619 7. OTHER REAL ESTATE OWNED..... 207 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,815 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 97,004 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 97.004 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 81,555 (1) NONINTEREST-BEARING..... 11,277 (2) INTEREST-BEARING..... 70,278 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 773 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 82.328 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 4,000 25. SURPLUS..... 4,000 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 6,676 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 14.676 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1B23(J).... 14,676 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 97,004

CERTIFICATE ISSUED APRIL 8, 1982 NO. 591 FORT MORGAN STATE BANK FORT MORGAN OFFICERS-RUSSELL L. RATHMAN, PRESIDENT; FRED T. RUFF, VICE PRESIDENT JANICE C. NARRISH, CASHIER DIRECTORS-IRVIN L. BILLIARD, EUGENE V. DOTY, DAMON MCMAHAN, DOROTHY MCMAHAN, RUSSELL L. RATHMAN

1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 861 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 1,650 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 900 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 8,583 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 172 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8.411 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 458 7. OTHER REAL ESTATE OWNED..... 121 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 216 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 12,617 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 12.617 LIABILITIES: 13. DEPOSITS:

ASSETS.

A. IN DOMESTIC OFFICES..... 11,724 (2) INTEREST-BEARING..... 9,320 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 45 11,769 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 400 25. SURPLUS..... 320 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 128 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 848 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 848 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 12,617 CERTIFICATE ISSUED AUGUST 6, 1908 FOWLER STATE BANK FOWLER

## OFFICERS-

JOE M. FOX, CHAIRMAN OF THE BOARD/PRESIDENT; DOYLE MARVIN, CASHIER/ VICE PRESIDENT; JONATHAN R. FOX, VICE PRESIDENT

NO. 052

DIRECTORS-

JOE M. FOX, DOYLE MARVIN, JONATHAN R. FOX, MAXINE FOX

	CEMBER 31, 1990 ETS:	000 OMITTE	:0
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-SEARING BALANCES AND CURRENCY AND COIN	1,539	,
	8. INTEREST-BEARING BALANCES	300	5
2.	SECURITIES	13,743	3
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD	450	)
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	)	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	3	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES	•	1
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		-
	OTHER REAL ESTATE OWNED		1
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	24,845	\$
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	24,845	j.
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES	21,76	Ĺ
	(1) NONINTEREST-BEARING 1,791	L	
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		)
22.	LIMITED-LIFE PREFERRED STOCK		
EQU	ITY CAPTIAL:		-
23.	PERPETUAL PREFERRED STOCK	,	
24.	COMMON STOCK	. 50	)
25.	SURPLUS	. 350	)
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	2,35	5
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,75	5
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,75	5
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 24,84	5

CERTIFICATE ISSUED AUGUST 22, 1975 NO. 535 VALLEY BANK OF FREDERICK FREDERICK OFFICERS-JAMES J. O'DELL, CHAIRMAN OF THE BOARD; RICHARD CHENOWETH, PRESIDENT; VIRGINIA L. UNREIN, CASHIER; DIRECTORS-JAMES J. O'DELL, JEANNE L. O'DELL, RICHARD CHENOWETH, RICHARD O'DELL, MICHAEL BENNETT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 357 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 2.763 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 695 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4.913 . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 93 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 4.820 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 285 7. OTHER REAL ESTATE OWNED..... 316 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 150 11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 9,386 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 9.386 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 8.620 (1) NONINTEREST-BEARING..... 1,227 (2) INTEREST-BEARING..... 7,393 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 69 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 8,689 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 200 25. SURPLUS..... 350 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 147 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 697 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 697 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 9,386

CERTIFICATE ISSUED APRIL 1, 1966 SUMMIT COUNTY BANK FRISCO

#### OFFICERS-

RONALD F. HOWES, PRESIDENT; ARDELL PAULSON, SR. VICE PRESIDENT/CASHIER TAD DIEDRICH, VICE PRESIDENT

NO. 488

#### DIRECTORS-

HARRY MOSGROVE, RONALD F. HOWES, JAMES R. RENCKENS, KEITH VAN VELKINBURGH

DECI	EMBER 31, 1990	000 OMITTED
ASSET		OUD OMITTED
1000		
1. 0	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
1	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	3,019
E	B. INTEREST-BEARING BALANCES	. 396
	SECURITIES	
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	55
	3. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
	COANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
-	C. LESS ALLOCATED TRANSFER RISK RESERVE	•
	D. NET LOANS AND LEASES	9,425
	ASSETS HELD IN TRADING ACCOUNTS	· · · ·
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
	THER REAL ESTATE OWNED	
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. 0	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	•
10. 1	INTANGIBLE ASSETS	
	DTHER ASSETS	
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 15,411
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
c	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	15,411
TTAD	ILITIES:	
	DEPOSITS:	
	A. IN DOMESTIC OFFICES	14,201
	(1) NONINTEREST-BEARING	•
	(2) INTEREST-BEARING	5
14. F	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
F	A. FEDERAL FUNDS PURCHASED	
E	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	DTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. 1	LIMITED-LIFE PREFERRED STOCK	•
EOUT	TY CAPTIAL:	
	PERPETUAL PREFERRED STOCK	
	COMMON STOCK	
	SURPLUS	
26. 1	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	. 66
1	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. 1	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 1,114
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,114
29. 1	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 15,411

CERTIFICATE ISSUED MARCH 21, 1980 ALPINE BANK AND TRUST GLENWOOD SPRINGS

#### OFFICERS-

J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; JOHN COOPER, PRESIDENT; BILL SANDERSON, VICE PRESIDENT/CASHIER

#### DIRECTORS-

ERNEST GIANENETTI, WALLACE A.E. DEBEQUE, PETER N. GUY, JOHN W. COOPER, WILLIAM B. VOLBRACHT, RODNEY E. SLIFER, ROBERT F. DOWNS, J. ROBERT YOUNG, JACK E. EDGINGTON

NO. 570

DECEMBER 31, 1990	000 OMITTEL
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES.	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RES	ELL:
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	••••
A. TOTAL LOANS AND LEASES	24,698
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES C. LESS ALLOCATED TRANSFER RISK RESERVE	305
D. NET LOANS AND LEASES	24,393
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	547
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPA	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(	
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	28,435
(1) NONINTEREST-BEARING	5,394
(2) INTEREST-BEARING	23,041
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHA	SE:
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.	
<ol> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> <li>NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS</li> </ol>	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	883
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND	

CERTIFICATE ISSUED OCTOBER 18, 1989 GLENWOOD INDEPENDENT BANK GLENWOOD SPRINGS OFFICERS-

DONALD L. VANDERHOOF, PREDIDENT, STEVEN VANDERHOOF, VICE PRESIDENT EDDI VANDERHOOF, CASHIER

NO. 635

#### DIRECTORS-

NICHOLAS MASSARO, ROBERT CULTER, STEVEN VANDERHOOF, JAMES NELSON, DONALD L. VANDERHOOF

DECEMBER 31, 1990	000 OMITTE
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	789
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	
8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES BE	l I
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	9,619
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	9,615
A. IN DOMESTIC OFFICES	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
6. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
QUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	610
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	610
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 9,619

CERTIFICATE ISSUED FEBRUARY 26, 1980 DENVER WEST BANK AND TRUST GOLDEN

## OFFICERS-

C.E. STEVINSON, CHAIRMAN OF THE BOARD; MARK NORWALK, PRESIDENT; PATRICK MCNULTY, VICE PRESIDENT/CASHIER; WALTER SCHWAB, VICE PRESIDENT

NO. 569

### DIRECTORS-

MARK NORWALK, C.E. STEVINSON, GREG C. STEVINSON, GARY M. POLUMBUS, DALE R. HINMAN

DECEMBER 31, 1990 ASSETS:	000 OMITTE
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	350
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	3
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	1
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li></ol>	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 15,452
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	15,452
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
A. FEDERAL FUNDS PURCHASED	·
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 1,527
<ul> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES</li> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>	. 1,527 1,527

CERTIFICATE ISSUED JUNE 30, 1915 NO. 288 AMERICAN STATE BANK GRANADA OFFICERS-J.B. MCKEEVER, PRESIDENT; MARTIN B. JENSEN, EXECUTIVE VICE PRESIDENT; CHARLES K. PERRY, PHYLLIS E. THRALL, VICE PRESIDENT; VERLIA M. HELSEL, CASHIER DIRECTORS-CARL M. SHINN, MARTIN E. JENSEN, C.B. KENNEDY, J.B. MCKEEVER, SARAH H. MCKEEVER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 729 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 8,465 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 250 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,812 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 103 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,709 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 125 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES ..

LIABILITIES:

T	DEFOSITS.	
	A. IN DOMESTIC OFFICES	12,299
	(1) NONINTEREST-BEARING 1,249	
	(2) INTEREST-BEARING 11,050	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED.	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	147
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	12,446
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	140
25.	SURPLUS	430
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	613
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1,183
	C. TOT EOUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1.183

CERTIFICATE ISSUED MAY 27, 1983 BANK OF GRAND JUNCTION GRAND JUNCTION

#### OFFICERS-

R.E. JOHNSON, CHAIRMAN OF THE BOARD; ROBERT E. JOHNSON, PRESIDENT; NORMAN L. COOPER, ROGER L. MARTIN, VICE PRESIDENTS; STEPHANIE J. TAYLOR, CASHIER

NO. 603

## DIRECTORS-

R.E. JOHNSON, ROBERT E. JOHNSON, E.W. JOHNSON, NORMAN L. COOPER

DE	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,978
	B. INTEREST-BEARING BALANCES		199
	SECURITIES		620
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	•	
	A. FEDERAL FUNDS SOLD		430
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 11,265	5	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	2	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		11,123
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		882
7.	OTHER REAL ESTATE OWNED		117
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
11.	OTHER ASSETS		179
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		15,52B
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		15,528
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		14,032
	(1) NONINTEREST-BEARING		•
	(2) INTEREST-BEARING	)	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY.		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES.		127
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		14,159
	LIMITED-LIFE PREFERRED STOCK.		14,159
<i></i>	LIMITED-LIFE PREFERRED STOCK		
FOU	ITY CAPTIAL:		
-	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		605
			605
	SURPLUS		125
20.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		639
20	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		1
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,369
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		1,369
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).		15,528

CERTIFICATE ISSUED FEBRUARY 25, 1965 NO. 485 BANK OF GREELEY GREELEY OFFICERS-EDWARD A. CAPRA, PRESIDENT; ROBERT L. MEUSCH, VICE PRESIDENT; RUTH RONNENBERG, CASHIER DIRECTORS-C. KENT KINGSBURY, JOEL C. ROTHMAN, JERALD L. STUGART, H. WAYNE HOOVER, JERRY W. HOUSEL, JOHN L. SHUPE, EDWARD A. CAPRA DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,641 B. INTEREST-BEARING BALANCES..... 1,477 2. SECURITIES. 6,333 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,440 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES ..... 16,B40 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 269 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 16,571 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)...... 37 7. OTHER REAL ESTATE OWNED..... 75 B. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES..

9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	476
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	28,050
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	28,050

LIABILITIES:

13. DEPOSITS:

	A. IN DOMESTIC OFFICES.	24,92B
	(1) NONINTEREST-BEARING 1,934	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	45
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
1B.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	170
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	25,143
22.	LIMITED-LIFE PREFERRED STOCK	
~	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	253
25.	SURPLUS	253
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	2,401
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,907
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	2,907
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	28,050

CERTIFICATE ISSUED MAY 16, 1979 NO. 562 UNION COLONY BANK GREELEY OFFICERS-JOHN C. TODD, CHAIRMAN OF THE BOARD; DENNIS W. WHITE, PRESIDENT; ALAN L. LORD, EXECUTIVE VICE PRESIDENT; KATHRYN L. BOYLE, SR. VICE PRESIDENT/CASHIER; RALPH T. ANDERS, JAMES W. DAVIES, SR. VICE PRESIDENTS; JOHN M. KOSMICKI, JACK J. MEAKINS, N. JOYCE EHRLICH, THOMAS R. EVANS, VICE PRESIDENTS DIRECTORS-LAWRENCE W. MENEFEE, VICTOR R. NOTTINGHAM, ROBERT A. RUYLE, F. SCOTT THOMAS, JOHN C. TODD, DONALD W. WITTNAM, GEORGE W. DOERING, JOHN W. KINKADE, JAMES R. LISTEN, HAROLD G. EVANS, JOHN M. TODD DECEMBER 31, 1990 000 OMITTED ASSETS 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 13.096 8. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 22,821 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: .. A. FEDERAL FUNDS SOLD..... 16.550 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 90,447 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 1.308 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 89,139 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1,820 7. OTHER REAL ESTATE OWNED..... 1,070 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS 8ANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 2.515 . . . . . . . . 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 147,011 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 147.011 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 137,412 (1) NONINTEREST-BEARING. 25,602 (2) INTEREST-8EARING..... 111.810 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 150 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER SORROWED MONEY.....

17. MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 1,119 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 138,681 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 1,360 25. SURPLUS..... 3,382 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 3,588 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) ..... 8,330 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... . . . . . . . . C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) .... 8,330 29. TOTAL LIASILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 147,011

CERTIFICATE ISSUED DECEMBER 23, 1910 GUNNISON BANK AND TRUST CO. GUNNISON

#### OFFICERS-

THOMAS SWINEFORD, PRESIDENT/CEO; CARL ROLLER, EXECUTIVE VICE PRESIDENT; ROGER E. COTTEN, SR. VICE PRESIDENT/CASHIER

NO. 207

DIRECTORS-

KENNETH PARSONS, THOMAS D. SWINEFORD, CARL D. ROLLER, ROBERT SWEITZER, FRED FIELD, EDWARD BARTSCH, PETER D. VAN DORN

000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: 1,663 A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... B. INTEREST-BEARING BALANCES..... 198 2. SECURITIES..... 4,163 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 950 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 8,953 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 376 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8,577 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1,485 7. OTHER REAL ESTATE OWNED..... 2,847 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 239 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 20.122 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 20.122 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 19,367 (1) NONINTEREST-BEARING..... 3.528 (2) INTEREST-BEARING..... 15,839 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES..... 53 18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIASILITIES..... 141 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 19,561 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 76 24. COMMON STOCK..... 25. SURPLUS..... 346 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 139 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 561 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 561 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 20,122

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CERTIFICATE ISSUED FEBRUARY 10, 1944
HAXTUN COMMUNITY BANK
HAXTUN
OFFICERS-
LLOYD A. NELSON, PRESIDENT; RUDY DELA RAMBELJE, GREGORY P. CRANSTON,
VICE PRESIDENTS; KIRK A. LOWRY CASHIER
DIRECTORS-
LLOYD A. NELSON, DONALD HARDIN, KEITH GILLILAND, MEL LOCKHART,
LOREN GARRETSON, CLARK STARKEBAUM, C. WILBUR KIPP
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000 OMITTED

DECEMBER 31, 1990

DECEMBER 31, 1990	000 OMITTE	D.
ASSETS:		
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUT		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AN		ŝ
8. INTEREST-BEARING BALANCES		
2. SECURITIES		ł.
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER A		
A. FEDERAL FUNDS SOLD		)
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RES	SELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:		
A. TOTAL LOANS AND LEASES		
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES		Ļ
5. ASSETS HELD IN TRADING ACCOUNTS		
<ol><li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZE</li></ol>	ED LEASES) 125	<u>i</u>
7. OTHER REAL ESTATE OWNED		
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND	ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCE	S OUTSTANDING	
10. INTANGIBLE ASSETS		
11. OTHER ASSETS		3
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		3
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823	(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO	0 12 U.S.C. 1823(J) 24,308	3
	• •	
LIABILITIES:		
13. DEPOSITS:		
A. IN DOMESTIC OFFICES		3
(1) NONINTEREST-BEARING	2,945	
(2) INTEREST-BEARING		
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREE		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHA		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		3
16. OTHER BORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAN		
18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OU		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.		
20. OTHER LIABILITIES		
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).		
22. LIMITED-LIFE PREFERRED STOCK	· · · · ·	'
22. BINITED-BIFE FREFERRED STOCK		
EOUITY CAPTIAL:		-
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		
25. SURPLUS		
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	· · · · · · · · · · · · · · · · · · ·	\$
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUI		
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUG		ð.
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 1		
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF IT	TEMS 21, 22 AND 28C) 24,308	3

CERTIFICATE ISSUED APRIL 1, 1970 FIRST BANK & TRUST HOLLY OFFICERS-J. B. MCKEEVER, PRESIDENT; BARBARA J. CLINE, SR. VICE PRESIDENT; J. L. HUMRICH, OLIVER W. FOLSOM, VICE PRESIDENTS; RELLA ANN STEELE, CASHIER DIRECTORS-

NO. 499

000 OMITTED

JOHN H. WILLHITE, J.L. HUMRICH, L.L. MACFARLANE, J.B. MCKEEVER, SARAH H. MCKEEVER

DECEMBER 31, 1990

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ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 597 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 7.266 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 675 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 6,947 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 135 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6.812 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 92 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 666 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 16,108 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 16,108 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 14.751 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY.... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 132 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 14.883 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 110 25. SURPLUS..... 490 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 625 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,225 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,225 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 16.108 CERTIFICATE ISSUED JULY 11, 1930 FIRST STATE BANK OF HOTCHKISS HOTCHKISS

## OFFICERS-

JOHN R. MCCALLISTER, PRESIDENT; LENDA I. GEOLFOS, SR. VICE PRESIDENT; KELLY M. WEST, CASHIER

DIRECTORS-

THOMAS R. KOWALSKI, SHIRLEY C. SMITH, JOHN R. MCCALLISTER, LENDA I. GEOLFOS, JAMES R. BRISCOE, HAROLD D. CLAY

DECEMBER 31, 1990 ASSETS:	000	OMITTED
1001101		
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		931
B. INTEREST-BEARING BALANCES		100
2. SECURITIES		4,029
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	•	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4. LOANS AND LEASE FINANCING RECEIVABLES:		
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES		
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
C. LESS ALLOCATED TRANSFER RISK RESERVE	U	
D. NET LOANS AND LEASES		9,600
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		339
7. OTHER REAL ESTATE OWNED		228
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10. INTANGIBLE ASSETS	•	
11. OTHER ASSETS		161
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	15,388
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		15,388
13. DEPOSITS: A. IN DOMESTIC OFFICES		13,769
(1) NONINTEREST-BEARING. 2,87		13,769
(1) NORTHIERDI-BEARING		
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
A. FEDERAL FUNDS PURCHASED	•	125
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16. OTHER SORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	•	
18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		92
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		13,986
22. LIMITED-LIFE PREFERRED STOCK	•	
EQUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		300
25. SURPLUS		535
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		567
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,402
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		1,402
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	15,388

NO. 425

•

CERTIFICATE ISSUED NOVEMBER 14, 1944 FIRST STATE BANK IDAHO SPRINGS

#### OFFICERS-

ROBERT MCLEAN, CHAIRMAN; RONDA RYLATT, PRESIDENT; JOHN RALPH MURPHY, VICE PRESIDENT; JANET E. FIELDS, CASHIER

#### DIRECTORS-

ROBERT MCLEAN, RONDA RYLATT, DAVID M. KANIGEL, J. RALPH MURPHY, ARTHUR ROSEAN, DENNIS J. LUT2, FORREST CHARLESWORTH,

DE	CEMBER 31, 199D	000	OMITTED
	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,197
	B. INTEREST-BEARING BALANCES		1,DDD
2.	SECURITIES	,	2,119
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		633
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	3	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	5	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		8,1D3
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		386
7.	OTHER REAL ESTATE OWNED.		22
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
1D.	INTANGIBLE ASSETS		
	OTHER ASSETS		109
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		13,569
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		·
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		13,569
	· · · · · · · · · · · · · · · · · · ·		
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		12,367
	(1) NONINTEREST-BEARING	>	
	(2) INTEREST-BEARING	7	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
2D.	OTHER LIABILITIES		12D
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 2D)		12,487
22.	LIMITED-LIFE PREFERRED STOCK		
EQU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		25D
24.	COMMON STOCK		20D
25.	SURPLUS		494
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		138
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,082
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		1,082
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	13,569

CITIZENS STATE BANK	NO. 442
KEENESBURG	
OFFICERS-	
JERALD C. STARKS, CHAIRMAN OF THE BOARD/PRESIDENT; DON K SPEAROW, SR. VICE PRESIDENT; ROBBIE A. PIPPIN, GARY D. KING, VICE PRESIDENTS	
DIRECTORS-	
DON K. SPEAROW, GEORGE H. BUSH, ROY D. STARKS, JERALD C. STARKS	
DECEMBER 31, 1990	000 OMITTE
ASSETS:	000 00000
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	3,710
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES B C. LESS ALLOCATED TRANSFER RISK RESERVE	7
D. NET LOANS AND LEASES	. 10,B2B
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li> <li>OTHER REAL ESTATE OWNED</li> </ol>	
B. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	22 242
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	22,343
LIABILITIES:	
<pre>13. DEPOSITS: A. IN DOMESTIC OFFICES</pre>	. 20,390
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED	•
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 1,672
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,672

CERTIFICATE ISSUED AUGUST 30, 1979 KERSEY STATE BANK KERSEY OFFICERS-

LARRY G. NEUSCHWANGER, PRESIDENT; BYRON LLOYD SMITH, VICE PRESIDENT; BRENT BEICHLE, VICE PRESIDENT/CASHIER

NO. 565

DIRECTORS-

LARRY G. NEUSCHWANGER, CARLTON C. BARNETT, SR., LAVERN GLOVER, IVAN D. SHUPE

DECEMBER 31, 1990	000 OMITTED
ASSETS:	
<ol> <li>CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:</li> <li>A. NONINTEREST-8EARING BALANCES AND CURRENCY AND COIN</li> </ol>	. 713
8. INTEREST-BEARING BALANCES	
<ol> <li>SECURITIES</li></ol>	
A. FEDERAL FUNDS SOLD	650
<ul><li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	
A. TOTAL LOANS AND LEASES 10,80	
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	4
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	. 10,638
5. ASSETS HELD IN TRADING ACCOUNTS.	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	. 15,356
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	15,356
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
A. FEDERAL FUNDS PURCHASED	•
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 1,376
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	15,356

CERTIFICATE ISSUED MARCH 24, 1908 NO. 136 KIOWA STATE BANK KTOWA OFFICERS-A.J. ANDERSON, PRESIDENT; DOUGLAS L. DITUS, SR. VICE PRESIDENT; SHARRON METLI, VICE PRESIDENT; VERA A. JOHNSON, VICE PRESIDENT/CASHIER DIRECTORS-A.J. ANDERSON, WILLIS HERRICK, ROBERT C. JOHNSON, DONALD E. SIECKE, SHARRON L. METLI, DOUGLAS DITUS, DANA L. SEXSON, BILLY J. BANDT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 727 B. INTEREST-BEARING BALANCES..... 50 4,868 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,500 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 9,309 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 203 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 9,106 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 219 7. OTHER REAL ESTATE OWNED..... 485 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 252 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 17,207 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)... 17.207 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 15,839 (1) NONINTEREST-BEARING..... 1.874 

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14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	155
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	15,994
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	344
25.	SURPLUS	679
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	190
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,213
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1,215
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1 212
20	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	
47.	TUTAL GIADILITIES AND EQUITE CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	17.207

CERTIFICATE ISSUED MARCH 1, 1917 KIRK STATE BANK KIRK

## OFFICERS-

LELAND E. HOUSE, PRESIDENT; ROGER L. MAAG, DEAN THOMPSON, (INACTIVE) VICE PRESIDENTS; RUTH H. WISE, CASHIER

DIRECTORS-

JOHN BALDWIN, LELAND E. HOUSE, DAVID G. IDLER, DEAN THOMPSON, RUTH WISE

NO. 321

	CEMBER 31, 1990	000	OMITTED
ASSI		000	UMITTED
M221	213:		
	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
±.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1 110
	B. INTEREST-BEARING BALANCES AND CORRENCT AND COIN		1,110
~	SECURITIES		1 221
-	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		1,371
.د			250
	A. FEDERAL FUNDS SOLD		350
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 10,575		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	3	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		10,387
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		167
	OTHER REAL ESTATE OWNED		323
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
11.	OTHER ASSETS		684
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		14,392
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		14,392
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		12,249
	(1) NONINTEREST-BEARING 2,466	5	
	(2) INTEREST-BEARING	3	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		906
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		313
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		13,468
	LIMITED-LIFE PREFERRED STOCK		10,100
FOIL	ITY CAPTIAL:		
-	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		150
	SURPLUS.		600
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		174
20.	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		1/4
20	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		924
20.			924
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		0.0.4
20	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		924
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	•	14,392

CERTIFICATE ISSUED NOVEMBER 23, 1909	NO. 176
KIT CARSON STATE BANK	
KIT CARSON	
OFFICERS-	
BRUCE A. ANDERSEN, PRESIDENT; JOEL P. MAXCY, VICE PRESIDENT; ANNA M. GUNDERSON, CASHIER; MARILYN K. WARD, ASSISTANT CASHIEI	R
DIRECTORS-	
NORRENE HARKER, JEAN N. ANDERSEN, BRUCE A. ANDERSEN	
NORRENE RARRER, JEAN N. ANDERSEN, BRUCE A. ANDERSEN	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	000 0
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	<b>6 1 1</b>
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES.	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RES	
A. FEDERAL FUNDS SOLD	
<ul> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	• • • • •
A. TOTAL LOANS AND LEASES	9,964
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	66
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
<ol> <li>ASSETS HELD IN TRADING ACCOUNTS</li></ol>	
7. OTHER REAL ESTATE OWNED.	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPA	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823	(J) 23,245
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
	2,264 17,531
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCH	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY.	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK.	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIE:	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND	

CERTIFICATE ISSUED AUGUST 1B, 1908 NO. 070 MOUNTAIN PARKS BANK KREMMLING. OFFICERS-STEWART B. THOMSON, PRESIDENT; JOHN G. FEY, JR. VICE PRESIDENT; DANA E. UNCAPHER, CASBIER DIRECTORS-ALAN C. CHAFFEE, J. RICHARD TUTHILL, JOHN A. FISCHER, JOHN G. FEY, JR., RICHARD L. CLYMER, STEWART B. THOMSON 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2,23B B. INTEREST-BEARING BALANCES..... 95 2. SECURITIES..... 9,530 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 256 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 17,569 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 451 7. OTHER REAL ESTATE OWNED..... 539 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 82 11. OTHER ASSETS..... 883 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 31,387 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).. 31,387 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 27,264 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 1,170 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES..... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 114 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 28,548 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 300 25. SURPLUS..... 2,000 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 539 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2,839 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2.839 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 31.387

CERTIFICATE ISSUED AUGUST 5, 1908 NO. 073 COLORADO BANK AND TRUST CO. OF LA JUNTA LA JUNTA OFFICERS-R.H. JONES, CHAIRMAN OF THE BOARD/PRESIDENT/CEO; ROBERT M. JONES, EXEC. VICE PRESIDENT; R.W. BLAIR, VERLE MARTENS, SR. VICE PRESIDENTS; JANET HILL, D.J. RIZZUTO, VICE PRESIDENTS; SHARRON JOHNSON, CASHIER DIRECTORS-PHILLIP MALOUFF, JR., FRANK JOBE, NORMAN L. MURPHY, MARY LOU JONES, ROBERT H. JONES, ROBERT M. JONES, MARVIN KUBIN NORMAN MURPHY DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 2,987 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 10.499 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2,025

B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 21,871 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 495 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 21,376 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 2,341 7. OTHER REAL ESTATE OWNED..... 5,239 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 986 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 45,453 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... 1,894 C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 47,347

## LIABILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	43,361
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	691
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	227
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	44,279
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	550
25.	SURPLUS	1,000
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	376-
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,174
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1,894
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	3,068

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 47,347

CERTIFICATE ISSUED AUGUST 5, 1908 LA JUNTA STATE BANK AND TRUST COMPANY LA JUNTA

## OFFICERS-

P.G. KREPS, PRESIDENT; ALFRED L. KREPS, SR. VICE PRESIDENT; ARTHUR C. DELVENTHAL, CASHIER/VICE PRESIDENT; ROY S. ARMSTRONG, VICE PRESIDENT

## DIRECTORS-

ROGER MADDUX, MICHAEL NICKLOS, R.J. NELSON, P.G. KREPS, L. DALE GOODWIN

	CEMBER 31, 1990 ETS:	000	OMITTED
A33	213.		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,677
	B. INTEREST-BEARING BALANCES		1,463
2.	SECURITIES		7,753
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		715
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	5	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 116	5	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		9,449
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		240
	OTHER REAL ESTATE OWNED	-	254
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
	CUSTOMERS' LIABILITY TO THIS SANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		1 442
	OTHER ASSETS		1,442 22,993
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)	• •	22,993
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		22,993
	C. IOTAL ASSETS AND LOSSES DEFERRED FORSOANT TO 12 0.3.C. 1025(0)		22,333
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		20,404
	(1) NONINTEREST-BEARING 2,940	5	
	(2) INTEREST-BEARING 17,464		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		506
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) LIMITED-LIFE PREFERRED STOCK		20,910
22.	LIMITED-LIFE PREFERRED STOCK	·	
EOU	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		200
	SURPLUS		500
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,383
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,083
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		2,083
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		22,993

CERTIFICATE ISSUED MAY 21, 1987 BANK VII LAFAYETTE	NO. 623
OFFICERS-	
DONALD E. IMEL, CHAIRMAN OF THE BOARD; RUDOLPH D. BIANCHI, WANDA S. SMITH, CASHIER/EXECUTIVE VICE PRESIDENT	PRESIDENT;
DIRECTORS-	
DONALD E. IMEL, NYLE BARLOW, RUDOLPH D. BIANCHI, CHERYL RE	NNELS

DECEMBER 31, 1990

000 OMITTED

ASSI	ETS:	
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	321
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	346
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	765
	8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	3,602
	ASSETS HELD IN TRADING ACCOUNTS	204
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	384 62
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	62
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS.	
	OTHER ASSETS.	120
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	5,600
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	.,
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	5,600
LTA	BILITIES:	
	DEPOSITS:	
	A. IN DOMESTIC OFFICES.	4,942
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	

A. FEDERAL FUNDS PURCHASED	
8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	59
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	5,001
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	

24. COMMON STOCK	500
25. SURPLUS.	206
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	91-
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	16
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	599
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	599
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	5,600

CERTIFICATE ISSUED MAY 19, 1972 CITYWIDE BANK OF JEFFERSON LAKEWOOD

## OFFICERS-

RICK E. VANDYKE, PRESIDENT; GEORGE T. SWEENEY, CHAIRMAN OF THE BOARD, DEBBIE BOLENBAUCHER, CASHIER;

NO. 511

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DIRECTORS-

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PAUL R. BERGLUND, JOHN H. DAHL, M.D., THOMAS F. DRIVER, M.D., BARBARA J. POWERS, STEVEN M. FISHER, WILLIAM G. ROSS, JAMES T. RUTHERFORD, GEORGE T. SWEENEY, RICK E. VANDYKE

	CEMBER 31, 1990 ETS:	000 OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
-	B. INTEREST-BEARING BALANCES	
	SECURITIES	
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
	A. FEDERAL FUNDS SOLD	2,804
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	C. LESS ALLOWANCE FOR LOAN AND LEASE LOSSES	<b>&gt;</b>
	D. NET LOANS AND LEASES	. 16,501
5	ASSETS HELD IN TRADING ACCOUNTS	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
	OTHER REAL ESTATE OWNED.	
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	
	OTHER ASSETS	
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	20,020
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	28,620
	BILITIES:	
13.	DEPOSITS: A. IN DOMESTIC OFFICES	25 226
	(1) NONINTEREST-BEARING	
1.4	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•
	A. FEDERAL FUNDS PURCHASED	
1.5	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE DEMAND NOTES ISSUED TO THE U.S. TREASURY	
	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
	LIMITED-LIFE PREFERRED STOCK	•
~~ •	LIMILED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
	COMMON STOCK	
	SURPLUS	
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	. 279
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	•
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,479
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2,479 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 28,620

CERTIFICATE ISSUED DECEMBER 3, 1984 CITYWIDE BANK OF LAKEWOOD	NO.	610
LAKEWOOD		
OFFICERS-		
MICHAEL P. COTTER, PRESIDENT; RICHARD KENNEDY, CASHIER		
DIRECTORS-		
CHARLES R. SILLSTROP, HAROLD R. LACY, MICHAEL P. COTTER, RAYMOND C. DELISLE, LOREN E. SWENSON		

DE	CEMBER 31, 1990	000	OMITTE
ASS	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,121
	B. INTEREST-BEARING BALANCES.		-,
2.	SECURITIES		2,228
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		-/
	A. FEDERAL FUNDS SOLD		885
	8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		000
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	,	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE	•	
	D. NET LOANS AND LEASES.		4.049
5	ASSETS HELD IN TRADING ACCOUNTS.		4,045
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		250
	OTHER REAL ESTATE OWNED.		413
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		413
-	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		87
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		
			9,033
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		0 0 2 2
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		9,033

LIABILITIES: 13. DEPOSITS:

	A. IN DOMESTIC OFFICES		7,787
	(1) NONINTEREST-BEARING	1,788	
	(2) INTEREST-BEARING	5,999	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHAS	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		25
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		7,812
22.	LIMITED-LIFE PREFERRED STOCK		
-	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
24.	COMMON STOCK		600
25.	SURPLUS		700
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		79-
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES.		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,221
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		-,
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).		1,221
20	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2		
19.		MC1	9,033

CERTIFICATE ISSUED FEBRUARY 22, 1978 NO. 553 FIRSTBANK OF ACADEMY PARK LAKEWOOD OFFICERS-DARREL W. LATHROP, PRESIDENT; STEVEN J. SWENSON, EXEC. VICE PRESIDENT/ CASHIER DIRECTORS-ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, GEORGE C. WILLIAMS, DARREL W. LATHROP DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 3,152 B. INTEREST-BEARING BALANCES..... 2. SECURITIES...... 17.768 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 25,091 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 674 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 24,417 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 2,459 7. OTHER REAL ESTATE OWNED..... 1,660 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 732 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 50,188 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 50,188 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 46,275 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 664 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 180 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 47,119 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 300 25. SURPLUS..... 1,125 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 1,644 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 3.069 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 3,069 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 50,188

CERTIFICATE ISSUED NOVEMBER 10, 1975 NO. 539 GREEN MOUNTAIN BANK LAKEWOOD OFFICERS-DAVID A. WADE, PRESIDENT; JOHN D. ASBURY, EXEC. VICE PRESIDENT STEVEN S. YOUNG, CASHIER DIRECTORS-DIANA S. KILGORE, I. THOMAS BIEGING, TED R. CHRISTIAN, JOHN D. ASBURY, WILLIAM R. MORAIRTY, COURTNEY T. PETERSON, EDWIN F. WAMESGANSS, DAVID A. WADE DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 2,820 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 5.698 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2,950 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 19,787 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 266 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 19,521 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1,596 7. OTHER REAL ESTATE OWNED..... 2,148 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 105 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 1 591 11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 35,430 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).....

## LIABILITIES:

13. DEPOSITS:

15.	A. IN DOMESTIC OFFICES	33,273
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	89
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	05
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES	173
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	33,535
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	290
25.	SURPLUS	1,275
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	330
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,895
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,895
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	35,430

C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..

35,430

NO. 439 CERTIFICATE ISSUED JULY 7, 1945 JEFFERSON BANK & TRUST LAKEWOOD OFFICERS-MAURICE E. GROTJOHN, PRESIDENT/CEO; GEORGE M. FORNNARINO EXEC. VICE PRESIDENT; SUSAN MAHONEY, CASHIER DIRECTORS-MAURICE E. GROTJOHN, EDWARD L. NORTHWAY, HERMAN C. MEINDERS, LEO PAYNE, STEEN RONLOV, SERNARD M. VELDKAMP, JR. DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 5,138 B. INTEREST-BEARING BALANCES..... 470 2. SECURITIES..... 17.387 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 11,200 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 500 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 68,850 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 1,379 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 67,471 5. ASSETS HELD IN TRADING ACCOUNTS..... 35,336 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 5,259 7. OTHER REAL ESTATE OWNED..... 4,250 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 3,669 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 150,680 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 150,680 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 134,109 (2) INTEREST-BEARING..... 107.521 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 7,470 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 1,000 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 477 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 143,056 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 1,302 560 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 5,762 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 7,624 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 7.624

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 150,680

CERTIFICATE ISSUED APRIL 27, 1989 VECTRA BANK OF LAKEWOOD LAKEWOOD	NO.	629
OFFICERS-		
KELSO KELLY, PRESIDENT; KATHRYN S. FUJITA, CASHIER		
DIRECTORS-		
GARY S. JUDD, LEWIS M. BORDEN III, G. JACKSON TANKERSLEY, JR., RICHARD TUCKER, BOB GREENE, C. KELSO KELLY, JAMES L. RUMSEY, ROBERT S. TUTAG		
SCEMBER 31, 1990	000	OMITTE

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	805
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	727
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	2,230
	8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES 4,190	
	8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	4,163
	ASSETS HELD IN TRADING ACCOUNTS	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	1,191
	OTHER REAL ESTATE OWNED	65
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	
	OTHER ASSETS	377
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	9,558
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	9,558

LIABILITIES: 13. DEPOSITS:

107 001001	
A. IN DOMESTIC OFFICES	8,783
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER SORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	75
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	8,858
22. LIMITED-LIFE PREFERRED STOCK	0,000
22. DIMIED-DIFE FREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	400
25. SURPLUS.	200
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES.	100
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	700
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	,00
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	700
-	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	9,558

CERTIFICATE ISSUED MARCH 4, 1920 VALLEY STATE BANK LAMAR

## OFFICERS-

GALEN GILBERT, CHAIRMAN OF THE BOARD; STEVE SHERLOCK, PRESIDENT; MICHAEL HARVEY, EXEC. VICE PRESIDENT; LARRY WYATT, SR. VICE PRESIDENT; JANET MERLO, CASHIER; SUE ROOT, KENNETH MCDERMED, CRAIG GOBLE, BARBARA MCVICKER, APRIL FAULL, DOTTY WHITE, VICE PRESIDENTS

## DIRECTORS-

GALEN GILBERT, MICHAEL HARVEY, NAN PARKS, STEVE SHERLOCK, LYNN TAYLOR

DEC	CEMBER 31, 1990	000	OMITTED
ASSE	TTS:		
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
1.	A. NONINTEREST-SEARING SALANCES AND CURRENCY AND COIN		3,365
	B. INTEREST-BEARING BALANCES		5,505
2	SECURITIES		15,856
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.		·
	A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		1,725
4.	LOANS AND LEASE FINANCING RECEIVABLES:	-	
	A. TOTAL LOANS AND LEASES       32,631         B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES       479         C. LESS ALLOCATED TRANSFER RISK RESERVE       479		
	D. NET LOANS AND LEASES		32,159
5.	ASSETS HELD IN TRADING ACCOUNTS.		52,155
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		203
	OTHER REAL ESTATE OWNED		802
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		002
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		1,231
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		55,341
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		488
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		55,829
			· · · · · · · · · · · · · · · · · · ·
	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		51,208
	(1) NONINTEREST-BEARING		
1.4	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
15	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DESENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIASILITIES		509
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		51,717
	LIMITED-LIFE PREFERRED STOCK		51, /1/
22.	LIMITED-LIFE PREFERRED STOCK	•	
EQUI	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
24.	COMMON STOCK		440
	SURPLUS		2,440
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		744
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		3,624
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		488
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		4,122
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	• •	55,829

CERTIFICATE ISSUED MAY 22, 1940 COMMERCIAL BANK OF LEADVILLE LEADVILLE

## OFFICERS-

RICHARD C. RODGERS, JR., PRESIDENT; JOANN O. CIRULLO, MATTHEW RITACCO, CHARLES E. KRAGEL, SR. VICE PRESIDENTS; ANN MARIE BRADACH, CASHIER

#### DIRECTORS-

JOANN O. CIRULLO, PETER COSGRIFF, JAMES E. MORRISON, RICHARD C. RODGERS, JR., MATTHEW L. RITACCO, CHARLES KRAGEL

	CEMBER 31, 1990 ETS:	000	OMITTED
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
1.	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,425
	B. INTEREST-BEARING BALANCES		386
2	SECURITIES.		11,307
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		11,307
5.	A. FEDERAL FUNDS SOLD		2,475
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		2,475
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	1	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE	-	
	D. NET LOANS AND LEASES		5,923
5.	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		305
7.	OTHER REAL ESTATE OWNED.		184
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
11.	OTHER ASSETS		313
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		22,318
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		22,318
	BILITIES: DEPOSITS: A. IN DOMESTIC OFFICES	)	20,044
	(2) INTEREST-8EARING 15,974		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	OTHER LIABILITIES		366
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		20,410
	LIMITED-LIFE PREFERRED STOCK.		20,410
		·	
	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		1 200
	COMMON STOCK		1,200
	SURPLUS		700
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		708
20	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		1 000
20.	<ul> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		1,908
	0. DODDD DEFERRED FURDANT TO IZ 0.3.C. 10/3(0)		

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,908 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 22,318

CERTIFICATE ISSUED OCTOBER 6, 1982 NO. 596 CENTURY BANK AT BROADWAY LITTLETON OFFICERS-PETER J. ABLANCZY, PRESIDENT; TERRY TRENT, VICE PRESIDENT; CINDY ALMQUIST, CASHIER DIRECTORS-PETER J. ABLANCZY, RAYMOND C. KOERNIG, JR., HARRY G. GOBERT, SHIELA R. JOHNSON, NORMAN B. WOOD, M. KENT WINKER, JON P. COATES, E.C. VINER, PAUL G. WEST 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 563 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 819 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 2,150 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4,030 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 121 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,909 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 19 7. OTHER REAL ESTATE OWNED..... 280 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 71 11. OTHER ASSETS..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 7,811 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 7,811 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 7,356 2,422 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 4,934 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... . . . . . . . . . . . . . 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... . . . . . . . . . . . 47 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 7,403 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 25. SURPLUS..... 150 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 242-B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 408 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 408

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 7,811

CERTIFICATE ISSUED OCTOBER 6, 1980 NO. 577 COLUMBINE VALLEY BANK & TRUST LITTLETON OFFICERS-LEE ANNE LEWIS, PRESIDENT; D. BRIAN SWEANY, EXEC. VICE PRESIDENT; MARY T. BUCK, CASHIER DIRECTORS-WARNER A. KNOBE, MICHAEL S. CASSIDY, LUCIUS F. CASSIDY, JR., LEE ANNE LEWIS, JERROLD G. HAUPTMAN DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: 1,182 A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 812 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,425 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4.852 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 140 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 4,712 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 399

7. OTHER REAL ESTATE OWNED.....

8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS.....

12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).....

LIABILITIES: 13. DEPOSITS:

EOUITY CAPTIAL:

B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).

A. IN DOMESTIC OFFICES.....

(1) NONINTEREST-BEARING.....

(2) INTEREST-BEARING.....

14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES.....

21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).....

22. LIMITED-LIFE PREFERRED STOCK.....

23. PERPETUAL PREFERRED STOCK.....

24. COMMON STOCK. 25. SURPLUS.....

26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27).....

8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)....

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

99

720

109

9,458

9,458

9,213

84

750

589-

161

161

9,458

9.297

3,195

6.018

CERTIFICATE ISSUED FEBRUARY 16, 1983 NO. 599 PIONEER BANK OF LONGMONT LONGMONT OFFICERS-DANIEL L. ALLEN, PRESIDENT; ROGER KOPMAN, EXEC. VICE PRESIDENT/CASHIER; NORMA L. CONAWAY, VICE PRESIDENT DIRECTORS-JOSEPH C. FRENCH, STUART W. LOSEY, DANIEL L. ALLEN, ROGER KOPMAN, JOSEPH B. BOWERS, EDWARD R. PEPPLER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,628 8. INTEREST-BEARING BALANCES..... 2,879 2. SECURITIES..... 2,109 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD ..... 2.700 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 11,452 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 141 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 11,311 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 280 7. OTHER REAL ESTATE OWNED..... 495 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 173 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 21,575 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 21,575 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 19,573 (2) INTEREST-BEARING..... 15,416 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 59 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 199 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 19,831 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 500 25. SURPLUS..... 400 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 844 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1.744 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1.744 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 21,575

CERTIFICATE ISSUED JANUARY 18, 1981 NO BANK OF LOUISVILLE	. 580
LOUISVILLE	
OFFICERS-	
JOHN C. RUDOLPH, CHAIRMAN OF THE BOARD; JOHN M. SHETTER, PRESIDENT; ALICE M. BIER, VICE PRESIDENT/CASHIER	
DIRECTORS-	
LAWRENCE D. ENRIETTO, ALICE M. BIER, RAYMOND C. CARANCI, W.F. PRATHER DONALD L. PERSCHBACHER, JOHN C. RUDOLPH, GLENN W. STEINBAUGH, JOHN M. SHETTER, ANTHONY J. DENOVELLIS	,
	00 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	2,096
B. INTEREST-8EARING BALANCES.	600
<ol> <li>SECURITIES</li></ol>	2,674
A. FEDERAL FUNDS SOLD:     B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	11,490
5. ASSETS HELD IN TRADING ACCOUNTS.	11,450
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	101
7. OTHER REAL ESTATE OWNED	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	686
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	17,647
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	17,647
LIABILITIES:	
13. DEPOSITS: A. IN DOMESTIC OFFICES	16,485
(1) NONINTEREST-BEARING. 3,593	10,400
(2) INTEREST-BEARING 12,892	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	95
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	16,580
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	300
25. SURPLUS	300 467
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	1,067
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,067
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	17,647

CERTIFICATE ISSUED MAY 8, 1974 AMERICAN BANK LOVELAND

#### OFFICERS-

DAYTON E. JOHNSON, PRESIDENT; MARILYN FOSTER, CASHIER; GARY L. MOORE, VICE PRESIDENT

#### DIRECTORS-

JACK DEVEREAUX, DAYTON E. JOHNSON, DALE R. NELSON, NORMAN E. RARICK, KENNETH R. WEEDIN, ERVIN D. WEINMEISTER

NO. 526

#### 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 1,407 B. INTEREST-BEARING BALANCES..... 694 4,445 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: .. A. FEDERAL FUNDS SOLD..... 610 8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 13,132 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 109 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 13,023 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 488 7. OTHER REAL ESTATE OWNED..... 85 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 295 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 21,047 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 21.047 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 19.379 (1) NONINTEREST-BEARING..... 4,194 (2) INTEREST-SEARING..... 15,185 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIASILITIES..... 182 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 19.561 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK.... 200 25. SURPLUS..... 450 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 836 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,486 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,486 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 21,047

CERTIFICATE ISSUED MARCH 22, 1950 HOME STATE BANK LOVELAND

## OFFICERS-

JACK DEVEREAUX, PRESIDENT; HARRY J. DEVEREAUX II , EXEC. VICE PRESIDENT; LEE TEDESCO, ALLAN J. BECKER, VICE PRESIDENTS; DONNA FINDLEY, CASHIER

#### DIRECTORS-

DECEMBER 31, 1990

JACK DEVEREAUX, NORMAN E. RARICK, MARLYN J. GERKEN, ROBERT W. TURNER, CLARENCE H. STUMP, JR., HARRY J. DEVEREAUX II

DECEMBER 31, 1990 ASSETS:	000 OMITTED
A55215:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	-
2. SECURITIES	
A. FEDERAL FUNDS SOLD	4,250
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	•
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	-
D. NET LOANS AND LEASES	. 34,156
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	-
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING 10. INTANGIBLE ASSETS	
10. INFANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	54,226
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	. 51,995
(1) NONINTEREST-BEARING. 10,61	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
17. MORIGAGE INDEBIEDRESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES.	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS.	•
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,930
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	54,226

000 OMITTED

CERTIFICATE ISSUED AUGUST 23, 1972 NO. 514 VALLEY BANK OF LYONS LYONS OFFICERS-MICHAEL E. BENNETT, PRESIDENT; SHELLEY D. LONG, ASST. VICE PRESIDENT; LINDA S. GORANSON, CASHIER DIRECTORS-JAMES J. O'DELL, JEANNE L. O'DELL, RICHARD O'DELL, RICHARD CHENOWETH, MICHAEL E. SENNETT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 340 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 1,457 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 280 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,905 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 35 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,870 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 317 7. OTHER REAL ESTATE OWNED..... 132 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 95 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 6,491 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 6,491 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 5,981 (1) NONINTEREST-BEARING..... 1,151 (2) INTEREST-BEARING..... 4,830 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 34 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 6,015 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK.... 100 300 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 76 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 476 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 476 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 6,491

CERTIFICATE ISSUED AUGUST 27, 1964 Mancos Valley Bank Mancos	NO. 483
OFFICERS-	
BEN SHAW, PRESIDENT; HAROLD J. WELAGE, EXECUTIVE VICE PRESIDENT; MALCOLM L. CANNON, CASHIER; KAREN WITCHER, DEANNE J. ACOTT, VICE PRESIDENTS	
DIRECTORS-	
BEN D. SHAW, MICHAEL N. FLEMING, CHARLES L. MITCHELL, LLOYD SEHNERT, HAROLD J. WELAGE	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	900
A. TOTAL LOANS AND LEASES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	6 000
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	. 178
<ol> <li>OTHER REAL ESTATE OWNED</li></ol>	•
10. INTANGIBLE ASSETS	
<pre>11. OTHER ASSETS</pre>	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	10,982
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(1) NONINTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	. 570
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
<ul> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>	
	213

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CERTIFICATE ISSUED SEPTEMBER 18, 1917 NO	. 337
J. N. BEATY & CO., BANKERS	
MANZANOLA	
OFFICERS-	
JOHN D. BEATY, PRESIDENT; CHERYL A. SMITH, CASHIER	
DIRECTORS-	
JOHN D. BEATY, SARA M. LESTER, WAYNE R. ADAMS	
DECEMBER 31, 1990 01	DO OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	384
B. INTEREST-BEARING BALANCES	100
2. SECURITIES	1,D1B
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	700
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
C. LESS ALLOWARCE FOR LOAD AND LEASE LOSSES	
D. NET LOANS AND LEASES	2,614
5. ASSETS HELD IN TRADING ACCOUNTS	2,014
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	5
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	102
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	4,923
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	4,923
JIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	4,132
(1) NONINTEREST-BEARING	7, 132
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
6. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
9 DANK (C I LARIE TTY ON ACCEPTANCES EVECUTED AND OUTSTANDING	

20. OTHER LIABILITIES.
 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).
 22. LIMITED-LIFE PREFERRED STOCK.
 23. PERPETUAL PREFERRED STOCK.
 24. COMMON STOCK.
 25. SURPLUS.
 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES.
 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES.
 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27).
 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).
 C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).
 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).

BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING......
 NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS......

4,923

4,171

CERTIFICATE ISSUED MAY 15, 1920 NO. 397 MCCLAVE STATE BANK MCCLAVE OFFICERS-SAM M. BOURNE, CHAIRMAN OF THE BOARD; ROBERT W. ENGLAND, PRESIDENT/CEO; NANCY M. EARL, CASHIER DIRECTORS-SAMUEL M. BOURNE, LEO F. SHARP, ROBERT W. ENGLAND, STANLEY V. CLINE, JOHN A. SMARTT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 352 B. INTEREST-BEARING BALANCES..... 99 2. SECURITIES..... 2,120 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,135 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,522 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 108 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,414 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 36 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 179 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 7,335 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 7,335

LIABILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES.	6,215
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES.	100
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	6,315
	LIMITED-LIFE PREFERRED STOCK	-,
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	100
25.	SURPLUS	460
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	460
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,020

# B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,020 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).... 7,335

CERTIFICATE ISSUED DECEMBER 30, 1970 NO. 500 FIRSTBANK OF MINTURN MINTURN OFFICERS-ROGER A. BEHLER, PRESIDENT; KEVIN P. MCDONALD, VICE PRESIDENT; DOUGLAS L. EGLESTON, CASHIER DIRECTORS-ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER BEHLER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, GEORGE C. WILLIAMS DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 492 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 2,097 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B13 SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: 3,225 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 73 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,152 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 60 7. OTHER REAL ESTATE OWNED..... 125 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 101 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 6,B40 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).. 6.840 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 6,337 (1) NONINTEREST-BEARING..... 566 (2) INTEREST-BEARING..... 5,771 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... . . . . . . . . . . . . . 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 1B. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 62 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 6,399 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 100 25. SURPLUS..... 250 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 91 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 441 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 441 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2BC)... 6.B40

CERTIFICATE ISSUED AUGUST 27, 1936 BANK OF MONTE VISTA Monte vista	NO. 430
OFFICERS-	
MAHLON T. WHITE, CHAIRMAN OF THE BOARD; J. BYRON UHRICH, PRESIDENT; LINDA HAGEDORN, VICE PRESIDENT/CASHIER; DWIGHT FREEMAN, 1ST VICE PRESIDENT; WILLIAM L. FASSETT, LYLE D. DYE, RUSSELL D. PRATT, VICE PRESIDENTS	
DIRECTORS-	
MAHLON T. WHITE, WILLIS H. FASSETT, JR., J. BYRON UHRICH, GORDON H. ROWE, JR., WILLIAM L. FASSETT	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	. 3,924
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	8,620
A. TOTAL LOANS AND LEASES 15,57	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	.8
D. NET LOANS AND LEASES	. 15,253
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
<ol> <li>OTHER REAL ESTATE OWNED.</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.</li> </ol>	
10. INTANGIBLE ASSETS	
<ol> <li>OTHER ASSETS.</li> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11).</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).</li> </ol>	. 54,429
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	. 49,213
(1) NONINTEREST-BEARING 13,49	
<ul> <li>(2) INTEREST-BEARING</li></ul>	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
<ol> <li>OTHER BORROWED MONEY</li> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES</li> </ol>	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	•
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	•
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	4,857 54,429

CERTIFICATE ISSUED JULY 31, 1986 FIRST MOUNTAIN STATE BANK MONTROSE OFFICERS-HAROLD B. HARTMAN, CHAIRMAN OF THE BOARD/PRESIDENT; MARILU LITTLETON, EXEC. VICE PRESIDENT; MARCIA A. WILSON, CASHIER DIRECTORS-HAROLD B. HARTMAN, PERRY A. FLANIGAN, HARVEY E. COX, HARRISON LOESCH, HAROLD D. FRASIER

000 OMITTED

DECEMBER 31, 1990

ASSETS:

1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 320 B. INTEREST-BEARING BALANCES..... 1,977 2. SECURITIES..... 1,225 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 350 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 6,522 62 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6,460 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 100 7. OTHER REAL ESTATE OWNED..... 17 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 168 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10,617 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 10.617 LIABILITIES: 13. DEPOSITS:

A. IN DOMESTIC OFFICES.       228         (1) NONINTEREST-BEARING.       228         (2) INTEREST-BEARING.       8,700         14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:       A. FEDERAL FUNDS PURCHASED.         B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE.       15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.         15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.       16. OTHER BORROWED MONEY.         17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.	8,928
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	249
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	9,177
	9,111
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	· · · · ·
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	1,000
25. SURPLUS.	271
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	169
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,440
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EOUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,440
-	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	10,617

CERTIFICATE ISSUED JULY 5, 1972 NO. 512 MONTROSE COUNTY BANK NATURITA OFFICERS-STAN AUSTIN, PRESIDENT; DAVID G. WOOD, DENNIS REECE, VICE PRESIDENTS; FINIS BARNES, CASHIER DIRECTORS-DAVID G. WOOD, ERNEST M. COOPER, DANIEL K. CRANE, STAN AUSTIN DECEMBER 31, 1990 000 OMITTED ASSETS:

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	565
	B. INTEREST-BEARING BALANCES	
2.	SECURITIES	2,906
З.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	885
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	3,254
	ASSETS HELD IN TRADING ACCOUNTS	
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	123
7.	OTHER REAL ESTATE OWNED	181
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
	CUSTOMERS' LIABILITY TO THIS SANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	
	OTHER ASSETS	139
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	8,053
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	8,053

LIABILITIES:

13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
1.4			
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
	MORTGAGE INDESTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	79	
20.			
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	7,319	
22.	LIMITED-LIFE PREFERRED STOCK		
EOU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.	105	
	SURPLUS.	345	
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	284	
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	734	
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 734 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 8,053

CERTIFICATE ISSUED JULY 8, 1974 NO. 529 CITYWIDE BANK OF NORTHGLENN NORTHGLENN OFFICERS-GEORGE T. SWEENEY, CHAIRMAN OF THE BOARD; ROBERT L. DAVIS, JR., PRESIDENT; JOSEPH MANTELLI, VICE PRESIDENT; BRIGITTE HOWORKO, CASHIER/ VICE PRESIDENT DIRECTORS-GEORGE T. SWEENEY, WILLIAM G. ROSS, ROBERT L. DAVIS, JR., BRIGITTE M. HOWORKO DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2,328 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 6,077 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 965 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 12.492 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 336 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 12,156 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 139 7. OTHER REAL ESTATE OWNED..... 1,153 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 430 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 23.248 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) ..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 23,248 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 21.305 (1) NONINTEREST-BEARING..... 6,264 (2) INTEREST-BEARING..... 15.041 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 529 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 21,834 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 470 24. COMMON STOCK..... 25. SURPLUS..... 463 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 481 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1.414 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1.414 23,248

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

CERTIFICATE ISSUED MARCH 1, 1950 NO. 447 SAN MIGUEL BASIN STATE BANK NORWOOD OFFICERS-DAN D. NOBLE, PRESIDENT; CLINTON BOOTH, EXEC. VICE PRESIDENT; LORNA LUPTON, CASHIER DIRECTORS-DAN D. NOBLE, CLINTON W. BOOTH, LORNA J. LUPTON, DONALD J. OBERTO, DAVIS M. WATSON 000 OMITTED DECEMBER 31, 1990 ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 786 B. INTEREST-BEARING BALANCES..... 101 2. SECURITIES..... 3.341 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,600 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: 5,693 A. TOTAL LOANS AND LEASES..... B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 79 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 5,614 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 295 7. OTHER REAL ESTATE OWNED..... 648 B. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 177 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 12,562 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 12,562 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 11,575 (2) INTEREST-BEARING..... 9,342 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES..... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 38 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 11.613 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 400 25. SURPLUS..... 400 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 149 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 2B. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 949 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 949 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 12,562

CERTIFICATE ISSUED AUGUST 23, 1976 NO. 544 OLATHE STATE BANK OLATHE. OFFICERS-WALTER J. WALDOW, CHAIRMAN OF THE BOARD; LES MERGELMAN, PRESIDENT; J. PAUL DUNFORD, CASHIER DIRECTORS-ORVILLE L. CALLAWAY, VEREL L. CATLIN, LES MERGELMAN, WALTER J. WALDOW, WALLACE Q. ANDERSON DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 408 8. INTEREST-8EARING BALANCES..... 793 598 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: .. A. FEDERAL FUNDS SOLD..... 200 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,313 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES ..... 130 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,1B3 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 63 7. OTHER REAL ESTATE OWNED..... 53 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 94 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 5,392 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 5,392 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 5.027 (2) INTEREST-BEARING..... 4,17B 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 28 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 5,055 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 202 25. SURPLUS..... 55 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 80 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 337 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 337 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 5,392

CERTIFICATE ISSUED AUGUST 2B, 1913 NO. 270 CITIZENS STATE BANK OF OURAY OURAY OFFICERS-DAVID G. WOOD, PRESIDENT; BRUCE PHILLIPS, DENNIS REECE, VICE PRESIDENTS: DONALD HANHARDT, VICE PRESIDENT/CASHIER DIRECTORS-DAVID G. WOOD, RAYMOND P. WOOD II, M.D., BRUCE PHILLIPS, JOHN A. GALLEY, JR., DONALD D. HANHARDT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 560 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 6.614 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,000 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 10,007 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 83 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 9,924 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 165

73

414

18,750

18,750

16,297

140

3.143

13.154

#### 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 16.437 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK. 180 25. SURPLUS..... 570 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 1,563 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2.313 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 2.313 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 18,750

A. IN DOMESTIC OFFICES.....

(1) NONINTEREST-BEARING.....

14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS......

(2) INTEREST-BEARING.....

1.	OTHER REAL ESTATE OWNED
в.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING
10.	INTANGIBLE ASSETS
11.	OTHER ASSETS
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)
LIAN	BILITIES:
13.	DEPOSITS:

20. OTHER LIABILITIES.....

OTHER REAL POTATE OUNER

1

CERTIFICATE ISSUED APRIL 27, 1908 CITIZENS BANK OF PAGOSA SPRINGS PAGOSA SPRINGS

### OFFICERS-

DONALD WINTER, PRESIDENT; PATTERSON CURTIS, EXEC. VICE PRESIDENT; JAMES W. SUTTON SR., VICE PRESIDENT; JOYCE WINTER, VICE PRESIDENT; DAVID B. WINTER, CASHIER

DIRECTORS-

PATTERSON CURTIS, JOYCE WINTER, HAROLD SCHUTZ, FRED C. HARMAN, III, A. MAX HATFIELD

DECEMBER 31, 1990	000	OMITTED
ASSETS:		
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,616
B. INTEREST-BEARING BALANCES		99
2. SECURITIES		2,194
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RE		
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		330
4. LOANS AND LEASE FINANCING RECEIVABLES:	•••••	
A. TOTAL LOANS AND LEASES	12,848	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	378	
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES		12,470
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		255
7. OTHER REAL ESTATE OWNED		2,322
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMP		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10. INTANGIBLE ASSETS		201
11. OTHER ASSETS		391 19,677
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		19,077
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823		19,677
LIABILITIES:		
13. DEPOSITS:		
A. IN DOMESTIC OFFICES		18,258
(1) NONINTEREST-BEARING	2,704	
(2) INTEREST-BEARING	15,554	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCH		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
16. OTHER BORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		41
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		57
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		18,356
22. LIMITED-LIFE PREFERRED STOCK	• • • • • • • •	
EQUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		300
25. SURPLUS		700
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		321
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIE		
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,321
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		1 200
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J		1,321
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND	280)	19,677

CERTIFICATE ISSUED AUGUST 11, 1977	NO. 550
PAONIA STATE BANK	
PAONIA	
OFFICERS-	
GEORGE J. MURPHY, PRESIDENT; DAVID C. GONNERMAN, VICE PRESIDENT/CP ALICE M. CAGLE, VICE PRESIDENT	ASHIER;
DIRECTORS-	
DON E. FOSTER, RACHAEL E. FOSTER, ORVILLE H. SCHNEIDER, DONALD D. ROLLAND L. HOLT, GILBERT C. WILSON, GEORGE J. MURPHY	HOLT,
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	6.05
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL;	
A. FEDERAL FUNDS SOLD	. 530
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES 4,4	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	69
C. LESS ALLOCATED TRANSFER RISK RESERVE	4 495
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	10,333
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 10,333
LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASES. A. FEDERAL FUNDS PURCHASED. B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY.	258 334 • • •
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	

18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	77
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	9,669
22.	LIMITED-LIFE PREFERRED STOCK	
	TY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	200
25.	SURPLUS	200
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	264
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	664
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	664
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	10,333

CERTIFICATE ISSUED MARCH 6, 1978 BANK OF THE WEST PARKER

### OFFICERS-

AUGUST J. FISCHER, PRESIDENT; CAROL SHARP, VICE PRESIDENT; JANICE HEIDRICK, CASHIER

### DIRECTORS-

FRED DRANSFELDT, AUGUST J. FISCHER, CAROL SHARP, NEAL M. PRICE, CHARLES S. HOVER, WILLIAM G. HANSCHMIDT, RONALD RAAB, JOANN FETTERS

DECEMBER 31, 1990 SSETS:	000 OMITT
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
A. NONINTEREST-BEARING BALANCES AND CORRENCY AND COIN B. INTEREST-BEARING BALANCES	•
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	4,07
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.	4,07
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	5
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	. 8,54
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	. 1,51
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	. 25
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 23,47
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	23,47
3. DEPOSITS: A. IN DOMESTIC OFFICES	. 22,53
(1) NONINTEREST-BEARING	1
(2) INTEREST-BEARING 16,19	1
4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
5. OTHER BORROWED MONEY	
7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
O. OTHER LIABILITIES	
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	,
2. LIMITED-LIFE PREFERRED STOCK	•
DUITY CAPTIAL:	
3. PERPETUAL PREFERRED STOCK	
4. COMMON STOCK	. 45
5. SURPLUS	. 82
6. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	. 46
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	•
	. 81
8. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
<ol> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> <li>9. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).</li> </ol>	81

CERTIFICATE ISSUED FEBRUARY B, 1979 NO. 560 PLATTEVILLE STATE BANK PLATTEVILLE OFFICERS-LARRY NEUSCHWANGER, PRESIDENT; DONALD S. CAMENGA, VICE PRESIDENT; RODNEY PIEPER, CASHIER DIRECTORS-LARRY NEUSCHWANGER, CARLTON C. BARNETT, SR., LAVERN GLOVER, IVAN SHUPE DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 285 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 962 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 950 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4.752 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 70 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 4.682 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 192 7. OTHER REAL ESTATE OWNED..... 7 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 126 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 7.204 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 7,204 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 6,517 (2) INTEREST-BEARING..... 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 1B. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 123 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 6,640 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 430 25. SURPLUS..... 28 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 106 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 564 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 564 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 7.204

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CERTIFICATE ISSUED JULY 6, 1976 CENTENNIAL BANK OF BLENDE PUEBLO

### OFFICERS-

RAY E. ROBINSON, PRESIDENT; DARYL THIERER, CASHIER/VICE PRESIDENT

NO. 542

DIRECTORS-

SAM CARICATO, CHARLES R. WILLIAMS, FRED GORSICH, RAY E. ROBINSON, ROBERT H. REDWINE, M.D., DARRYL BIGGERSTAFF, DR. P. ANTHONY ZEISS, DANIEL L. TANNER, LEE W. SIMPSON

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING SALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	1,485
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 1	53
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	•
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	• •
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 14,390
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	14,390
13. DEPOSITS: A. IN DOMESTIC OFFICES	12,852
(1) NONINTEREST-BEARING. 2,3	
(2) INTEREST-BEARING 10,4	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:.	
A. FEDERAL FUNDS PURCHASED	••
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
22. MATTED-MILE FREIDRADD STOCKTON CONTROL CONT	••
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS.	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
-	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	•
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	14,390

CERTIFICATE ISSUED FEBRUARY 18, 1908 NO MINNEQUA BANK OF PUEBLO PUEBLO	. 101
OFFICERS-	
MAHLON WHITE, CHAIRMAN OF BOARD/PRESIDENT; KENNETH HOESCHEN, CEO/EXEC VICE PRESIDENT; ROBERT L. FREEMAN, RICHARD A. SEUL, SR. VICE PRESIDEN VERNON K. COCHRAN, CHARLINE BURKHARD, WALTER CARSELLA, ROSE MASTERANTONIO, LUCILLE WILCOX, SAMUEL J. KIEFFER, III, JAMES L. RICHARDSON, VICE PRESIDENTS	
DIRECTORS-	
EDWARD J. DEROSE, WALTER J. PREDOVICH, JOHN T. AGUILERA, BEN WEINDLIN JAMES R. STJERNHOLM, H. EUGENE WILCOXSON, MAHLON T. WHITE, KENNETH G. HOESCHEN, MICHAEL W. STILLMAN	•
DECEMBER 31, 1990 0 ASSETS:	00 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	10,039
2. SECURITIES	35,197
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	9,700
A. TOTAL LOANS AND LEASES	
D. NET LOANS AND LEASES	61,495
5. ASSETS HELD IN TRADING ACCOUNTS	5,096
<ol> <li>OTHER REAL ESTATE OWNED</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	1,645
10. INTANGIBLE ASSETS	2,230
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	125,402
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	125,402
LIABILITIES:	
13. DEPOSITS: A. IN DOMESTIC OFFICES	116,348
(1) NONINTEREST-BEARING 17,659	
(2) INTEREST-BEARING	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	319
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	666
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK	117,333
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	1,125
25. SURPLUS <sup>t</sup>	5,500
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	1,444
<ul> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES</li> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> </ul>	8,069
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>	8,069
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	125,402

CERTIFICATE ISSUED JANUARY 14, 1980 PUEBLO BOULEVARD BANK PUEBLO

OFFICERS-

L.M. PEARSON, PRESIDENT; MARK A. MILLER; VICE PRESIDENT/CASHIER

DIRECTORS-

REGINALD LANDRUM, DR. WILLIAM LEWALLEN, JR., SUE MASTRO, EUGENE RIKE, MARK A. MILLER, JOHN N. SPEARING

NO. 568

#### DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 663 B. INTEREST-BEARING BALANCES..... 100 2. SECURITIES..... 2.314 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD ..... 1.485 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,913 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 153 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,760 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 78 7. OTHER REAL ESTATE OWNED..... 136 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 109 A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... 8,645 C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 8.645 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 7,825 (2) INTEREST-BEARING..... 6.213 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. SANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 60 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 7.885 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 350 25. SURPLUS..... 250 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 160 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 760 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 760 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 8.645

CERTIFICATE ISSUED NOVEMBER 1, 1908 NO. 174 THE PUEBLO BANK AND TRUST COMPANY PUESLO OFFICERS-JAMES A. KENYON, III, PRESIDENT; JAMES MCCLEARN, SR. VICE PRESIDENT/CASHIER; SHERMAN H. FRENCH, NICK SAULTERS, O.F. JACKSON, STEVEN E. MELVIN, RICHARD T. TEMPELMAN, FIRST VICE PRESIDENTS; ERNEST HERZBERGER, LARRY TOPP, JAMES A. MURRAY, MICHAEL A. CAFASSO, VICE PRESIDENTS DIRECTORS-JAMES A. KENYON, II, ARTHUR H. CONZALES, FRANK R. ALLEN, KERRY D. GLADNEY, JAMES H. KIRKLAND, EARL F. LEHIGH, JOHN L. ARY, JOSEPH O. WATSON, III, THOMAS R. WELTE, BERT HARTMAN DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 9,106 B. INTEREST-BEARING BALANCES..... 300 2. SECURITIES..... 35.099 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 5,860 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 73.078 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 846 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 72.232 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1.764 7. OTHER REAL ESTATE OWNED..... 872 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1.870 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 127,103 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 127,103 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 114,266 (2) INTEREST-8EARING..... 94.880 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 1.869 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 1,000 16. OTHER BORROWED MONEY..... 64 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 676 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 117.875 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 1,250 25. SURPLUS..... 4,250 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 3,728 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 9,228 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 9,228 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 127,103

CERTIFICATE ISSUED JANUARY 18, 1982 NO. 588 BANK OF SOUTHERN COLORADO PUEBLO WEST OFFICERS-TRAVIS L. WALLER, PRESIDENT; RONALD C. WALLER, VICE PRESIDENT/CASHIER DIRECTORS-G.G. ANDERSEN, HOWARD BRUNER, HENRY PARKER, DANA BENNETT, TRAVIS L. WALLER DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 414 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 405 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 1,405 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,310 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 34 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3.276 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 323 7. OTHER REAL ESTATE OWNED..... 47 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES ... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 58 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 5,928 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 5,928 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 5,165 (1) NONINTEREST-BEARING..... 977 (2) INTEREST-BEARING..... 4,188 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 47 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 5,212 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 351 25. SURPLUS..... 233 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 132 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 716 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 716 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 5,928

OFFICERS-				
		JON L. BLOCKER RESIDENT; KATHR		CASHIER
DIRECTORS-				
BOB H. WHIT	E, JON L. BLOC	CKER, MICHAEL J	. PINT	

000 OMITTED

ASSETS:	
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RI	
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	• • • • • •
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	4,184
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	92
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>ASSEIS RELD IN TRADING ACCOUNTS</li></ol>	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COM	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 182	

# LIABILITIES:

DECEMBER 31, 1990

73.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	10,350
	(1) NONINTEREST-BEARING	809
	(2) INTEREST-BEARING	541
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	83
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	10,433
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	190
25.	SURPLUS	510
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	557
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,257
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,257
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	11,690

CERTIFICATE ISSUED MAY 13, 1983 RIO BLANCO STATE BANK RANGELY

OFFICERS-

ELIZABETH A. GUTHRIE, PRESIDENT; LENORA SMUTTS, VICE PRESIDENT/CASHIER

NO. 602

DIRECTORS-

ROBERT COTT, DANIEL SIMON, KENNITH DOTSON, ELIZABETH A. GUTHRIE, KEITH E. POOLE, CARL B. RECTOR

#### DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 850 B. INTEREST-BEARING BALANCES..... 739 2. SECURITIES..... 2,253 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... 635 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 5,214 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 109 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 5.105 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 117 7. OTHER REAL ESTATE OWNED..... 71 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 282 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10.052 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 10.052

LIABILITIES: 13. DEPOSITS:

13. 06:03113.	
A. IN DOMESTIC OFFICES	9,229
(1) NONINTEREST-BEARING 1,390	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY.	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	73
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	9,302
22. LIMITED-LIFE PREFERRED STOCK	9,302
22. LINITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	500
25. SURPLUS	250
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	750
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	750
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	10,052
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CERTIFICATE ISSUED NOVEMBER 6, 1981 REGIONAL BANK OF RIFLE RIFLE OFFICERS-GARY S. WARD, PRESIDENT; GERALDINE NEWELL, VICE PRESIDENT; MARCIA KENT, VICE PRESIDENT/CASHIER DIRECTORS-DONAND LEE CURRIE, WILLIAM L. CRUMB, JOHN W. SAVAGE, JR., GARY S. WARD, WALTER M. GEORGE, RICHARD C. JOLLEY, HARRY ODGERS, GERALDINE NEWELL

000 OMITTED

1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	1,587
	B. INTEREST-BEARING BALANCES	1,188
2.	SECURITIES	6,404
3.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
	A. FEDERAL FUNDS SOLD	2,145
	8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4.	LOANS AND LEASE FINANCING RECEIVABLES:	
	A. TOTAL LOANS AND LEASES 16,292	
	8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	16,045
	ASSETS HELD IN TRADING ACCOUNTS	
		371
7.	OTHER REAL ESTATE OWNED	14
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
	INTANGIBLE ASSETS	
11.	OTHER ASSETS	595
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	28,349
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	28,349

LIA8ILITIES	:	
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DECEMBER 31, 1990

ASSETS:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	25,995
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
	OTHER LIABILITIES.	317
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	26,312
	LIMITED-LIFE PREFERRED STOCK.	20,312
22.	LIMITED-LIFE PREFERRED STOCK	
EOU	ITY CAPTIAL:	
-	PERPETUAL PREFERRED STOCK	
	COMMON STOCK.	487
	SURPLUS.	487
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	1.063
20.	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EOUITABLE SECURITIES	1,005
20	A. TOTAL EOUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	2,037
20.	A. IUIAL EQUIII CAPITAL (SUM OF TIEMS 23 THROUGH 27)	2,03/

CERTIFICATE ISSUED JANUARY 5, 1949 THE EMPIRE STATE BANK ROCKY FORD

# OFFICERS-

PAULINE E. GOODWIN, CHAIRMAN OF THE BOARD; P.G. KREPS, PRESIDENT; DENNIS L. KREPS, SR.VICE PRESIDENT/CASHIER; A.L. KREPS, VICE PRESIDENT

NO. 445

DIRECTORS-

ALFRED L. KREPS, LARRY CHENEY, P.G. KREPS, PAULINE GOODWIN

	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-SEARING BALANCES AND CURRENCY AND COIN	562
8. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD AND SECONTIES FORCIASED UNDER AGREEMENTS TO RESELL	735
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	/35
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	·
D. NET LOANS AND LEASES	2,810
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9. CUSTOMERS' LIABILITY TO THIS SANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	9,303
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	9,303
A. IN DOMESTIC OFFICES	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
	0,150
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL:	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK 24. COMMON STOCK	200
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK 24. COMMON STOCK 25. SURPLUS	200
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	200 470 483
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	200 470 483
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) 22. LIMITED-LIFE PREFERRED STOCK EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK 24. COMMON STOCK 25. SURPLUS 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	200 470 483
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	200 470 483 1,153
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	200 470 483 1,153 1,153

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CERTIFICATE ISSUED JUNE 14, 1963 NO. 480 VALLEY BANK SECURITY OFFICERS-LEO H. VERVERS, CHAIRMAN OF THE BOARD; KEITH R. OSTLING, PRESIDENT; MICHAEL 8. MCDONELL, EXEC. VICE PRESIDENT; DAN R. ANDERSON, CHARLES L. VERVERS, VICE PRESIDENTS; MARIAN JENSEN, VICE PRESIDENT/ CASHIER DIRECTORS-LEO H. VERVERS, CHARLES L. VERVERS, MICHAEL B. MCDONELL, KEITH OSTLING, NICHOLAS L. LOVITT, MICHAEL A. MIENTKA DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-SEARING BALANCES AND CURRENCY AND COIN..... 3,141 B. INTEREST-SEARING BALANCES..... 2. SECURITIES..... 17,361 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 4,100 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 16,946 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 175 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 16,771 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1,173 7. OTHER REAL ESTATE OWNED..... 368 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES .. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 105 11. OTHER ASSETS..... 648 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 43,667 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 43,667 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 40,220 (1) NONINTEREST-BEARING..... 8.042 (2) INTEREST-BEARING..... 32,178 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER 80RROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 311 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 40.531 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 878 24. COMMON STOCK..... 25. SURPLUS..... 1,122 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 1.136 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 3,136 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 3.136 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 43,667

CERTIFICATE ISSUED JULY 8, 1974 NO. 528 ALPINE BANK SNOWMASS VILLAGE SNOWMASS VILLAGE OFFICERS-J. ROBERT YOUNG, CHAIRMAN OF THE BOARD; STEPHEN BRIGGS, PRESIDENT; STAN KORNASTEWICZ, EXEC. VICE PRESIDENT; GLEN JAMMARON, VICE PRESIDENT AND CASHIER 0IRECTORS-ERNEST GIANENETTI, JACK E. EOGINGTON, ROBERT F. DOWNS, STEPHEN A. SRIGGS, PETER N. GUY, WALLACE A. E. DE BEQUE, RODNEY E. SLIFER, J. ROBERT YOUNG, WILLIAM B. VOLBRACHT DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 2,569 8. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4,252 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... 205 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 23,664 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 322 C. LESS ALLOCATED TRANSFER RISK RESERVE..... 0. NET LOANS AND LEASES..... 23.342 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 610 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1.066 ..... 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... B. LOSSES OEFERREO PURSUANT TO 12 U.S.C. 1823(J)..... 32,044 C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 32,044 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 29,805 (1) NONINTEREST-BEARING..... 7.544 (2) INTEREST-BEARING..... 22.261 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEOERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNCER CAPITALIZEO LEASES...... 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTEO AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 203 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 30,008 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 260 500 25. SURPLUS..... 26. A. UNDIVIOED PROFITS AND CAPITAL RESERVES..... 1,276 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 2,036 B. LOSSES OEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EOUITY CAP AND LOSSES OFFERRED PURS TO 12 U.S.C. 1823(J).... 2,036 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 32,044

CERTIFICATE ISSUED FEBRUARY 22, 1978 BACA STATE BANK SPRINGFIELD OFFICERS-RICHARD PATTERSON, PRESIDENT; ROBERT DOWELL, DONNA DOWELL, VICE PRESIDENTS; HALLIE C. JORDAN, CASHIER DIRECTORS-OLEN H. HARDY, ROBERT G. DOWELL, JR., BERNARD C. NEILL, RICHARD H. PATTERSON, FRANK WILLSON

000 OMITTED

#### ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 2,351 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 24,219 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1,280 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... B,204 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 99 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8,105 5. ASSETS HELD IN TRADING ACCOUNTS...... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 196 7. OTHER REAL ESTATE OWNED..... 12 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 726 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 36,889 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).. 36,BB9

### LIABILITIES:

DECEMBER 31, 1990

13. DEPOSITS:	
A. IN DOMESTIC OFFICES	32,646
(1) NONINTEREST-BEARING	
(2) INTEREST-BEARING	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
1B. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	52B
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	33,174
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	400

		CONTION STOCK	400
1	25.	SURPLUS	800
1	26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	2,515
		B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
1	28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	3,715
		B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
		C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	3,715
	29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	36,889

CERTIFICATE ISSUED MAY 8, 1975 BANK NORTHWEST STEAMBOAT SPRINGS

# OFFICERS-

KENNETH R. RECKER, PRESIDENT; W. EDWARD GOODYEAR, EXEC. VICE PRESIDENT; ROBERT G. FROST, VICE PRESIDENT

#### DIRECTORS-

KENNETH R. RECKER, ROBERT G. FROST, CLIFFORD B. RUSSELL, ROBERT CALMAN, JAMES C. KEARNEY, TYRONE LOCKHART, GARY MIELKE, H. DAVID ZABEL, PETER W. WILLIAMS, W. EDWARD GOODYEAR

	CEMBER 31, 1990	000	OMITTED
ASSI	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		2,633
	B. INTEREST-BEARING BALANCES		297
2.	SECURITIES		16,942
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		·
	A. FEDERAL FUNDS SOLD		400
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 15,383		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	1	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		15,250
	ASSETS HELD IN TRADING ACCOUNTS		
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		1,487
	OTHER REAL ESTATE OWNED		
	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		245
	INTANGIBLE ASSETS		346
	OTHER ASSETS		641
12.	<ul> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		37,996
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		37,996
	C. IOTAL ASSETS AND LOSSES DEFERRED PORSOANT TO TZ U.S.C. IBZS(J)		37,330
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES		32,619
	(1) NONINTEREST-BEARING	5	
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		1,925
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		523
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		323
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		35,390
22.	LIMITED-LIFE PREFERRED STOCK		
EQU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
24.	COMMON STOCK.		377
25.	SURPLUS		1,203
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,026
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
2B.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,606
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1B23(J)		2,606
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 2BC).	• •	37,996

CERTIFICATE ISSUED MAY 2, 1918 C. NTURY BANK ST. RLING

# OFFICERS-

VERNON CARTER, CHAIRMAN OF THE BOARD; DAN E. LONG, PRESIDENT; WAYNE J. PIMPLE, VICE PRESIDENT; STEPHEN L. MAY, CASHIER

### DIRECTORS-

DAN E. LONG, THOMAS A. PAISON, JOHN NICHOLS, JERRY C. REEVES, VERNON CARTER, GALEN BAMFORD, JON P. COATES, ROBERT C. MCATEE, WAYNE J. PIMPLE, CHARLES KREAGER, RICHARD LAMB

DECEMBER 31, 1990	000 OMITTE
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTI	ONS:
A. NONINTEREST-BEARING BALANCES AND CURRENCY AN B. INTEREST-BEARING BALANCES	
2. SECURITIES 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER A	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RES	
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES C. LESS ALLOCATED TRANSFER RISK RESERVE	1,156
D. NET LOANS AND LEASES	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZE 7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCE	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS I THROUGH 11) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO	
13. DEPOSITS: A. IN DOMESTIC OFFICES	46,233
(1) NONINTEREST-BEARING	4,907
(2) INTEREST-BEARING	MENT TO REPURCHASE
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHA	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
<ol> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAP 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OU 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS</li> </ol>	JTSTANDING
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20).	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUI	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUG B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J	•
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 1	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF IT	TEMS 21, 22 AND 28C) 52,102

CERTIFICATE ISSUED JUNE 27, 1969 BANK OF TELLURIDE TELLURIDE

### OFFICERS-

GARDNER F. HILL, CHAIRMAN OF THE BOARD; GERALD E. LEWIS, PRESIDENT/CEO; F. WILLIAM DODGE, SR. VICE PRESIDENT; W. REID LEA, VICE PRESIDENT/CASHIER

NO. 495

DIRECTORS-

GARDNER F. HILL, SALLY CORTNEY, ELI A. GORDON, DAVID MALLETTE, GERALD E. LEWIS, PETER R. DECKER

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		2,383
	B. INTEREST-BEARING BALANCES		2,303
	SECURITIESFED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	-	3,358
4.	A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:		2,760
	A. TOTAL LOANS AND LEASES		
5.	D. NET LOANS AND LEASES ASSETS HELD IN TRADING ACCOUNTS		16,736
	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES) OTHER REAL ESTATE OWNED		196
8. 9.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		336
	<ul> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		25,769
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).		25,769
T. T.A.	BILITIES:		
	DEPOSITS:		
	A. IN DOMESTIC OFFICES		23,399
	(2) INTEREST-BEARING	-	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED. B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	•	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
18.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	60
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		220
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		23,679
22.	LIMITED-LIFE PREFERRED STOCK	•	
_	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		75 495
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	•	1,520
28.	<ul> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		2,090
29.	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		2,090 25,769

CERTIFICATE ISSUED JULY 3, 1985 CITYWIDE BANK OF THORNTON THORNTON

OFFICERS-

JANET PEARSON, PRESIDENT; PATRICIA ANDERSON, VICE PRESIDENT/CASHIER

NO. 614

000 OMITTED

DIRECTORS-

JAMES L. RUMSEY, RICHARD B. TUCKER, ROBERT S. TUTAG, JANET PEARSON, LEWIS M. BORDEN, III, ROBERT GREENE, GARY S. JUDD, G. JACKSON TANKERSLEY (ADVISORY DIRECTOR)

#### DECEMBER 31, 1990 ASSETS:

1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 1,309 B. INTEREST-BEARING BALANCES..... 192 2. SECURITIES..... 1.368 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 1,500 4. LOANS AND LEASE FINANCING RECEIVABLES: 8,611 A. TOTAL LOANS AND LEASES..... 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 196 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 8,415 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 505 7. OTHER REAL ESTATE OWNED..... 125 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 20 11. OTHER ASSETS..... 212 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 13,646 8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 13,646

#### LIABILITIES:

13. DEPOSITS: A. IN DOMESTIC OFFICES..... 9,647 (1) NONINTEREST-BEARING..... 3.153 (2) INTEREST-BEARING..... 6.494 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 3,000 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER 80RROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 47 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 12,694 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 600 25. SURPLUS..... 511 159-26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 952 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 952 13,646 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

CERTIFICATE ISSUED JULY 31, 1990 KEYBANK THORNTON

# OFFICERS-

EDWARD P. MATTAR, III, CHIEF EXECUTIVE OFFICER; EVELYN J. WISEMAN, LOAN/ OPERATIONS; CHARLES A. WOLFSCHLAG, FINANCE

DIRECTORS-

EDWARD P. MATTAR, III, EVELYN J. WISEMAN, MARALYNN POTTS HANEY, JOANNE BROWN, RICHARD DURAN

DECEMBER 31, 1990	000	OMITTED
ASSETS:		
1. CASH AND SALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		38
8. INTEREST-BEARING BALANCES		119
2. SECURITIES		
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
A. FEDERAL FUNDS SOLD		400
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	•	
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES		
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	569 30	
C. LESS ALLOCATED TRANSFER RISK RESERVE	50	
D. NET LOANS AND LEASES		2,539
5. ASSETS HELD IN TRADING ACCOUNTS		-,
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		46
7. OTHER REAL ESTATE OWNED		
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIE		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10. INTANGIBLE ASSETS		
11. OTHER ASSETS		109
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		3,251
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).		3,251
C. TOTAL MODITO AND DODED DEFENSED TOMOGRAFI TO 12 01310. 1025(0).		5,251
LIA8ILITIES:		
13. DEPOSITS:		
A. IN DOMESTIC OFFICES		2,478
	222	
<ul> <li>(2) INTEREST-BEARING</li></ul>	256	
A. FEDERAL FUNDS PURCHASED		
8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16. OTHER BORROWED MONEY		
17. MORTGAGE INDESTEDNESS AND OSLIGATIONS UNDER CAPITALIZED LEASES		
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20. OTHER LIABILITIES		22
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		2,500
22. LIMITED-LIFE PREFERRED STOCK	•••	
EOUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		500
25. SURPLUS		100
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES		151
8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		751
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		751
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C	)	3,251

CERTIFICATE ISSUED FEBRUARY 7, 1963 NO. 478 NORTH VALLEY BANK THORNTON OFFICERS-IVAN FUGATE, CHAIRMAN OF THE BOARD/PRESIDENT; RICHARD K. EASTERLY, EXEC. VICE PRESIDENT; CASSANDRA TYRRELL, SR. VICE PRESIDENT/CASHIER; P. WENDELL MEADOWS, MARY ANN RECORD, SANDRA A. BLACKMORE, MYRTLE WATSON, VICE PRESIDENTS DIRECTORS-IVAN D. FUGATE, JAMES W. LANGLEY, M.D., RICHARD K. EASTERLY, CASSANDRA TYRRELL DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 2,565 B. INTEREST-BEARING BALANCES..... 300 2. SECURITIES..... 10,232 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 3,740 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 20,596 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 500 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 20.096 5. ASSETS HELD IN TRADING ACCOUNTS..... 1,506 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 687 7. OTHER REAL ESTATE OWNED..... 1.393 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 709 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 41,228 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) .. 41.228 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 36.424 25,308 (2) INTEREST-BEARING..... 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 1 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 297 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 484 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 37.206 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 800 24. COMMON STOCK..... 1,200 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 2,022 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 4,022 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 4.022 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 41,228

CERTIFICATE ISSUED NOVEMBER 24, 1967 NO. 490 FIRSTBANK OF VAIL VATT. OFFICERS-ROGER A. BEHLER, PRESIDENT; MARK RISTOW, EXEC. VICE PRESIDENT/CASHIER DIRECTORS-ROBERT S. APPEL, LARRY J. HAUSERMAN, HARRY H. FRAMPTON, III, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, ROGER A. 8EHLER, GEORGE C. WILLIAMS DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 7,963 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 15.674 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 62.458 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 735 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 61.723 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 1.707 7. OTHER REAL ESTATE OWNED..... 3,761 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 1,465 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 92,293 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 92,293 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 76,402 (2) INTEREST-BEARING..... 57,913 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 10.357 8. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES..... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 246 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 87,005 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 1,100 25. SURPLUS..... 2,370 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 1,818 8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 5,288

5,288

92.293

CERTIFICATE ISSUED JANUARY 16, 1989 FIRSTBANK OF WEST VAIL VAIL OFFICERS-ROGER BEHLER, PRESIDENT; CHRISTINE M. NIELSON, VICE PRESIDENT; JAMES E. THOMASON, CASHIER DIRECTORS-ROBERT S. APPEL, HARRY H. FRAMPTON, III, LARRY J. HAUSERMAN, WILLIAM P. JOHNSON, R. KENT LANDMARK, MARGARET A. REISHER, ROGER L. REISHER, JAMES A. SWANSON, JOHN R. THOMAS, ROGER A. BEHLER, GEORGE C. WILLIAMS

NO. 62B

DECEMBER 31, 1990	000 OMITTE
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN.	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMEN	IS TO RESELL:
A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	• • • • • • • • • • • • • •
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASE	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIA	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTST	
10. INTANGIBLE ASSETS	
1. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J) C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S	
C. TOTAL ASSETS AND LOSSES DEFERRED PORSOANT TO 12 0.5	
LIABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	F 433
(1) NONINTÉREST-BEARING	
(1) NONINTEREST-BEARING	
4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. SECONTIES SOLD UNDER AGREEMENTS TO REPORCHASE	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZE	
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDI	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
2. LIMITED-LIFE FREFERRED STOCK	
QUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE S	
2B. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C.	
-	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21,	22 AND 280) 5,915

CERTIFICATE ISSUED FEBRUARY 7, 1955 NO. 459 NORTH PARK STATE BANK WALDEN OFFICERS-CHRIS M. FURNEAUX, PRESIDENT; RICHARD W. PEDEN, VICE PRESIDENT/CASHIER; ROSA M. DOWDELL, VICE PRESIDENT DIRECTORS-CHRIS M. FURNEAUX, DAVID E. WATTENBERG, ROSA M. DOWDELL, RICHARD W. PEDEN DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 376 B. INTEREST-BEARING BALANCES..... 495 2. SECURITIES..... 3,735 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD ..... 1,790 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,451 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 73 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,378 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 25 7. OTHER REAL ESTATE OWNED..... 143 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 125 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10,067 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 10,067 LIASTLITTES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 8.897 (1) NONINTEREST-BEARING..... 2.074 (2) INTEREST-BEARING..... 6,823 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER SORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. 8ANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 56 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 8,953 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 150 25. SURPLUS..... 475 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 489 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,114 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,114 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 10,067

	0. 313
COLORADO STATE BANK OF WALSH WALSH	
OFFICERS-	
LARRY E. HARPER, CHAIRMAN OF THE BOARD/CEO; JAMES L. BAILEY, PRESIDEN JUDY BEZONA, VICE PRESIDENT/CASHIER; GARY BRYAN, EXEC. VICE PRESIDENT GREGORY HUME, VICE PRESIDENT	
DIRECTORS-	
LARRY E. HARPER, JOHN GEHLHAUSEN, WARREN KONKEL	
DECEMBER 31, 1990 CASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	1,235
2. SECURITIES	2,500
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	1,100
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
D. NET LOANS AND LEASES	11,239
5. ASSETS HELD IN TRADING ACCOUNTS 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	251
7. OTHER REAL ESTATE OWNED 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	167
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	389
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	16,881 1,277
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	18,158
LIABILITIES:	
13. DEPOSITS: A. IN DOMESTIC OFFICES	15,975
(1) NONINTEREST-BEARING 1,897	
<ul> <li>(2) INTEREST-BEARING</li></ul>	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	30
20. OTHER LIABILITIES	146 16,151
22. LIMITED-LIFE PREFERRED STOCK	10,151
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	490
25. SURPLUS	660
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	420-
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	730
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)</li> </ul>	1,277 2,007
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	

CERTIFICATE ISSUED DECEMBER 27, 1978 CUSTER COUNTY BANK WESTCLIFFE

### OFFICERS-

BILL BOWLDS, PRESIDENT; BRENT FRAZEE, SR. VICE PRESIDENT/CASHIER

NO. 559

DIRECTORS-

BILL BOWLDS, BRENT FRAZEE, STANLEY A. COLEMAN, H. DAVID TONSING, ARLIE RIGGS, ROBERT M. SENDERHAUF, ROBERT L. PARKER, ADVISORY

DECEMBER 31, 1990 ASSETS:	000 OMITTE
1. CASH AND SALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	472
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	
A. FEDERAL FUNDS SOLD	. 260
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.	200
4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	•
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	, ,
D. NET LOANS AND LEASES	3,522
5. ASSETS HELD IN TRADING ACCOUNTS	
<ol> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)</li></ol>	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	6,688
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	6,688
<pre>13. DEPOSITS: A. IN DOMESTIC OFFICES</pre>	
(2) INTEREST-BEARING	
A. FEDERAL FUNDS PURCHASED/SECONITIES SOLD UNDER AGREEMENT TO REPURCHASET	•
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
6. OTHER BORROWED MONEY	
7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DESENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
2. LIMITED-LIFE PREFERRED STOCK	
QUITY CAPTIAL:	
3. PERPETUAL PREFERRED STOCK	
4. COMMON STOCK.	
25. SURPLUS	
6. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	. 691
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	691
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	6,688

CERTIFICATE ISSUED FEBRUARY 4, 1970 NO. 49B CITIZENS BANK OF WESTMINSTER WESTMINSTER OFFICERS-THOMAS M. JONES, PRESIDENT; CARL CHARETTE, EXECUTIVE VICE PRESIDENT; MARY JANE HANSEN, VICE PRESIDENT/CASHIER DIRECTORS-WILBUR FLACHMAN, PAUL F. GLASGOW, DONALD K. HOGOBOOM, THOMAS M. JONES, JERRY J. TEPPER, STEPHEN C. THOMASON

DE	CEMBER 31, 1990	000	OMITTED
ASS	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		2,628
	B. INTEREST-BEARING BALANCES		1,000
	SECURITIES		5,529
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		2,390
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES 20,384		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 270	)	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		20,114
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		691
7.	OTHER REAL ESTATE OWNED		973
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
	OTHER ASSETS		402
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		33,727
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		33,727
	BILITIES:		
	DEPOSITS:		
	A. IN DOMESTIC OFFICES		30,619
	(1) NONINTEREST-BEARING		,
	(2) INTEREST-BEARING		
14	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
74.	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		104
	OTHER LIABILITIES		1B4
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		30,В03
22.	LIMITED-LIFE PREFERRED STOCK		
EQU	ITY CAPTIAL:		
23.	PERPETUAL PREFERRED STOCK		
24.	COMMON STOCK		750
25.	SURPLUS		750
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,424
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		

CERTIFICATE ISSUED DECEMBER 17, 1973 CITYWIDE BANK OF APPLEWOOD WHEAT RIDGE

OFFICERS-

GEORGE T. SWEENEY, CHAIRMAN OF THE BOARD; BARBARA J. POWERS, PRESIDENT; LINDA N. ALEXANDER, CASHIER

NO. 524

DIRECTORS-

PAUL R. BERGLUND, JOHN H. DAHL, M.D., THOMAS F. DRIVER, M.D., BARBARA J. POWERS, WILLIAM G. ROSS, JAMES T. RUTHERFORD, THOMAS I. SWEENEY, M.D., GEORGE T. SWEENEY

	CEMBER 31, 1990 ETS:	000	OMITTED
822	213:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		4,111
	B. INTEREST-BEARING BALANCES	,	277
2.	SECURITIES		6,024
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		3,290
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		-,
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	5	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	C	
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		29,275
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		2,320
7.	OTHER REAL ESTATE OWNED		3,212
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	•	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
11.	OTHER ASSETS		611
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		49,120
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		49,120
13. 14. 15. 16. 17. 18.	BILITIES: DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING	- - - -	45,600
	OTHER LIABILITIES		215
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		45,815
	LIMITED-LIFE PREFERRED STOCK		10,010
FOU			
	ITY CAPTIAL: PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		720
	SURPLUS.		1,340
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		
20.			1,245
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		2 205
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	•	3,305
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		3,305
20	TOTAL LIABLETTES AND FOULTY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		49 120

201

CERTIFICATE ISSUED SEPTEMBER 30, 1985 NO. 615 VECTRA BANK OF WHEAT RIDGE WHEAT RIDGE OFFICERS-KELSO KELLY, PRESIDENT; JAMES L. MILES, VICE PRESIDENT; KATHRYN S. FUJITA, CASHIER DIRECTORS-GARY S. JUDD, LEWIS M. BORDEN III, G. JACKSON TANKERSLEY, JR., RICHARD TUCKER, BOB REEENE, C. KELSO KELLY, JAMES L. RUMSEY, ROBERT S. TUTAG DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ...... 760 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 4.733 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: .. A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 7,518 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 210 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 7,30B 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 350 7. OTHER REAL ESTATE OWNED..... 320 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 205 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 13,676 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 13.676 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 10.416 1.BB9 B.527 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... 2,465 B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... B0 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 12,961 22. LIMITED-LIFE PREFERRED STOCK..... FOULTY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 300 24. COMMON STOCK..... 25. SURPLUS..... 654 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 239-B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 2B. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 715

B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 13,676

715

CERTIFICATE ISSUED AUGUST 31, 1971 FIRST STATE BANK OF WIGGINS WIGGINS

# OFFICERS-

GARY PRYOR, PRESIDENT; PERRY A. FUGATE, VICE PRESIDENT; LAURA TRAUTWEIN, CASHIER NO. 506

DIRECTORS-

GARY PRYOR, KIRK HOWELL, RANDALL BINDER

DECEMBER 31, 1990 ASSETS:	000 OMITTE
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	76
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	1,480
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES:	_
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	)
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	6,66
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	6,666
IABILITIES: 13. DEPOSITS:	
A. IN DOMESTIC OFFICES	6,296
(1) NONINTEREST-BEARING	5
(2) INTEREST-BEARING	2
4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
6. OTHER BORROWED MONEY	
7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
0. OTHER LIABILITIES	
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
2. LIMITED-LIFE PREFERRED STOCK	
QUITY CAPTIAL:	
3. PERPETUAL PREFERRED STOCK	
4. COMMON STOCK	
5. SURPLUS	
6. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	34:
	. 6,666

CERTIFICATE ISSUED APRIL 4, 1908 NO. 123 THE STATE BAIN OF WILEY WILEY OFFICERS-FREDERICK A. ESGAR, PRESIDENT; DAVID S. ESGAR, VICE PRESIDENT; KENT WOLLERT, CASHIER; KATHY SMOTHERMAN, ASSISTANT CASHIER DIRECTORS-FREDERICK A. ESGAR, ARTHUR F. ESGAR, RUBEN R. WOLLERT, ROBERT R. TEMPEL, MARJORIE C. LUBBERS, HERBERT REYHER, WAYNE HAYS, ROBERT W. ENGLAND, DAVID S. ESGAR DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 1,503 B. INTEREST-BEARING BALANCES..... 487 2. SECURITIES..... 7,931 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 1,825 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 384 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 17.936 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 163 7. OTHER REAL ESTATE OWNED..... 20 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 636 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 30,501 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 30.501 LTABILITIES. 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 25,184 3.619 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 21,565 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 340 20. OTHER LIABILITIES..... 25.524 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 110 2.090 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 2,777 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 4,977 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).....

4,977

30.501

C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)....

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

CERTIFICATE ISSUED JANUARY 27, 1978 BANK OF WINDSOR WINDSOR

# OFFICERS-

MEL YLARRAZ, CHAIRMAN OF THE BOARD; JAMES A. RUTZ, PRESIDENT; DENNIS HOLMAN, VICE PRESIDENT

DIRECTORS-

MEL YLARRAZ, MARJORIE A. KADLUB, JAMES A. RUTZ, LUTHER E. HARRIS, ED DUGGAN

NO. 552

ASSE		000	OMITTEI
	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
			1
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,381
	B. INTEREST-BEARING BALANCES		1,283
	SECURITIES		4,746
з.	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		
	A. FEDERAL FUNDS SOLD		
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES 142		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		8,996
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		573
7.	OTHER REAL ESTATE OWNED		233
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
	INTANGIBLE ASSETS		
	OTHER ASSETS		268
	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		17,480
12.	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		11,400
			17 400
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		17,480
	BILITIES: DEPOSITS: A. IN DOMESTIC OFFICES		15,866
	(1) NONINTEREST-BEARING	)	
	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:		
	A. FEDERAL FUNDS PURCHASED		195
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		1
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		113
			16,175
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		
			•
22. EQUI	LIMITED-LIFE PREFERRED STOCK		
22. EQUI 23.	LIMITED-LIFE PREFERRED STOCK		
22. EQUI 23. 24.	LIMITED-LIFE PREFERRED STOCK		200
22. EQUI 23. 24. 25.	LIMITED-LIFE PREFERRED STOCK.		
22. EQUI 23. 24. 25.	LIMITED-LIFE PREFERRED STOCK. TTY CAPTIAL: PERPETUAL PREFERRED STOCK. COMMON STOCK. SURPLUS. A. UNDIVIDED PROFITS AND CAPITAL RESERVES.		200
22. EQUI 23. 24. 25.	LIMITED-LIFE PREFERRED STOCK.		200 454
22. EQUI 23. 24. 25. 26.	LIMITED-LIFE PREFERRED STOCK. TTY CAPTIAL: PERPETUAL PREFERRED STOCK. COMMON STOCK. SURPLUS. A. UNDIVIDED PROFITS AND CAPITAL RESERVES.		200 454
22. EQUI 23. 24. 25. 26.	LIMITED-LIFE PREFERRED STOCK TTY CAPTIAL: PERPETUAL PREFERRED STOCK COMMON STOCK SURPLUS. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		200 454 651
22. EQUI 23. 24. 25. 26.	LIMITED-LIFE PREFERRED STOCK. ITY CAPTIAL: PERPETUAL PREFERRED STOCK. COMMON STOCK. SURPLUS. A. UNDIVIDED PROFITS AND CAPITAL RESERVES. B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		200 454 651

WINDSOR	NO. 632
OFFICERS-	
GARTH L. GIBSON, PRESIDENT; W. MIKE NICHOLS, VICE PRESIDENT;	
SUSAN SHIRLEY, CASHIER	
DIRECTORS-	
DENNIS WHITE, ROY DINSDALE, JOHN R. DENT, CHRISTOPHER DINSDALE, GARTH L. GIBSON	
DECEMBER 31, 1990	000 OMITTE
SSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
2. SECURITIES	
A. FEDERAL FUNDS SOLD	1,325
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	•••
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	860
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	3,869 95
C. LESS ALLOCATED TRANSFER RISK RESERVE	
D. NET LOANS AND LEASES	
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANI	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	20,395
<ol> <li>LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	••••
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	••••
	••••
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES:	20,395
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES.	20,395
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES	20,395 
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES	20,395 20,395 17,898 2,654 2,244
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. 15 4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED.	20,395 20,395 17,898 2,654 5,244 2:
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES	20,395 
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. 15 4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED.	20,395 17,898 2,654 5,244 2:
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES	20,395 17,898 2,654 5,244    
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) FDE FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDEFAL FUNDS PURCHASED. (4) SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (6) OTHER BORROWED MONEY. (7) MORTGACE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	20,395 
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONITEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (7) MORTGAGE INDEBEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (1) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.	20,395 17,898 2,654 5,244 2  113
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (5) NOTES AND DEBLGATIONS UNDER CAPITALIZED LEASES. (5) NOTES AND CEEPTURES SUBORDINATED TO DEPOSITS. (5) OTHER LIABILITIES. (5) OTHER LIABILITIES.	20,395 17,898 2,654 5,244 113 113 165
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONITEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (7) MORTGAGE INDEBEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (1) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.	20,395 20,395 17,898 2,654 5,244 113 113 165 165,176
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (6) OTHER BORROWED MONEY. (7) MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (7) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. (7) OTHER LIABILITIES. (7) OTHER LIABILITIES (SUM OF ITEMS 13 THROUGH 20). (7) LIMITED-LIFE PREFERRED STOCK.	20,395 20,395 17,898 2,654 5,244 113 113 165 165,176
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (6) OTHER BORROWED MONEY. (7) MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (7) MORTGAGE INDEBTEDNESS SAND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (9) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. (1) OTHER LIABILITIES. (2) OTHER LIABILITIES (SUM OF ITEMS 13 THROUGH 20). (2) LIMITED-LIFE PREFERRED STOCK. (3) CUTY CAPTIAL:	20,395
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (6) OTHER BORROWED MONEY. (7) MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (9) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. (1) OTHER LIABILITIES. (2) OTHER LIABILITIES (SUM OF ITEMS 13 THROUGH 20). (2) LIMITED-LIFE PREFERRED STOCK.	20,395 17,898 2,654 5,244  113  165  18,176
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. 5. DEMAND NOTES ISSUED TO THE U.S. TREASURY. 5. OTHER BORROWED MONEY. 7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. 8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING 9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. 0. OTHER LIABILITIES	20,395 17,898 5,244 113 165 165 18,176 100
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (6) OTHER BORROWED MONEY. (7) MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (9) NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. (1) OTHER LIABILITIES. (2) OTHER LIABILITIES (SUM OF ITEMS 13 THROUGH 20). (2) LIMITED-LIFE PREFERRED STOCK.	20,395 20,395 17,898 17,898 17,898 113 165 165 165 165 100 2,126
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) INTEREST-BEARING. (4) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. (5) DEMAND NOTES ISSUED TO THE U.S. TREASURY. (5) OTHER BORROWED MONEY. (5) OTHER BORROWED MONEY. (6) OTHER BORROWED MONEY. (7) MORTGAGE INDEFTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (7) MORTGAGE INDEFTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. (8) BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. (7) OTHER LIABILITIES. (7) OTHER LIABILITIES (SUM OF ITEMS 13 THROUGH 20). (2) LIMITED-LIFE PREFERRED STOCK. (3) SURPLUS. (4) COMMON STOCK. (5) SURPLUS.	20,395 20,395 17,898 17,898 113 165 18,176 100 2,126 16
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: 3. DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (2) INTEREST-BEARING. (3) FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE A. FEDERAL FUNDS PURCHASED. B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE. 5. DEMAND NOTES ISSUED TO THE U.S. TREASURY. 5. OTHER BORROWED MONEY. 7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES. 8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING. 9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS. 1. TOTAL LIABILITIES . 1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20). 2. LIMITED-LIFE PREFERRED STOCK. 3. ORMPUS. 5. SURPLUS. 5. A. UNDIVIDED PROFITS AND CAPITAL RESERVES. 8. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	20,395 17,898 5,244 113 165 165 18,176 100 2,126 16 16 16 100 2,126 16 100
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) IABILITIES: IABILITIES: IA. IN DOMESTIC OFFICES	20,395 20,395 17,898 17,898 113 165 165 165 18,176 100 2,126 16 23 2,219

CERTIFICATE ISSUED NOVEMBER 4, 1964 PARK STATE BANK WOODLAND PARK

# OFFICERS-

ROBERT G. EICHMAN, PRESIDENT; JOHN H. ELWELL, SR. VICE PRESIDENT; KENNETH W. MOORE, MARY J. ROSS, VICE PRESIDENT; MARILYN CUMMINS, CASHIER

NO. 484

DIRECTORS-

A.E. BORN, B.W. DOUGHERTY, R.G. EICHMAN, J.H. ELWELL, M.E. MACDOUGALL, PETER R. SPAHN, CONRAD T. WILSON

		000	OMITTED
ASS	ETS:		
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		1,420
	B. INTEREST-BEARING BALANCES		-,
2.	SECURITIES		14,134
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
	A. FEDERAL FUNDS SOLD		200
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES		
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		9,669
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		638
	OTHER REAL ESTATE OWNED		30
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
	OTHER ASSETS		435
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	26,526
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		26,526
тта	BILITIES:		
	DEPOSITS:		
13.	A. IN DOMESTIC OFFICES		24,069
	(1) NONINTEREST-BEARING		24,005
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		•
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
1B.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
20.	OTHER LIABILITIES		149
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		24,218
	LIMITED-LIFE PREFERRED STOCK		
	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK		240
	SURPLUS		1,000
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,06B
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,308
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1B23(J)		2,30B
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		26,526

#### DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 710 B. INTEREST-BEARING BALANCES..... 589 2. SECURITIES..... 1,327 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... 2,135 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 6,125 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 79 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6,046 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 159 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10,999 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1B23(J).. 10,999

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#### LIABILITIES: 13 DEDOCTTC.

<b>T D</b> •	DEFOSITS.	
	A. IN DOMESTIC OFFICES	9,8B3
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	27
1B.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	В4
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	9,994
22.	LIMITED-LIFE PREFERRED STOCK	
	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	250
25.	SURPLUS	550
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	205
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
2B.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,005
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,005
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	10,999

### THE STATE BANK COMMISSIONER

### Emergency Rule IB-14

### Scope of Directors' Examinations [11-22-109(5)(e)]

### A. Definitions

For purposes of this regulation the term reviewer shall mean such public accountant or other independent person(s) as determined by the Banking Board.

# B. Examination Scope

For the purposes of C.R.S. 11-22-109(5)(e) an industrial bank (institution) at a minimum shall perform annually the procedures as set forth in Appendix A as the scope of a directors' examination. The recommended procedures are intended to address the high risk areas common to all financial institutions. However, each institution must review its own particular business and determine if additional procedures are required to cover other high risk areas. The reviewer should be informed of and permitted access to all examination reports, administrative orders, and any additional communications between the institution and the Division of Banking, including the Colorado State Banking Board, as well as, the appropriate federal regulatory agency. The reviewer should obtain institution management's written representation that he or she has been informed of and granted access to all such documents prior to completion of the field work.

### C. Extent of Testing

Where the procedures set forth in Appendix A require testing or determinations to be made, sampling may be used. Both judgmental and statistical sampling may be acceptable methods of selecting samples to test. Sample sizes should be consistent with generally accepted auditing standards or as agreed upon by the reviewer and the institution client. In any event, the sampling method and extent of testing, including sample size(s) used, should be disclosed in the directors' examination report.

### D. Reports to be Filsd with the Division of Banking

After the completion of the procedures or agreed-upon procedures set forth in Appendix A, the independent reviewer should evaluate the results of his/her work and promptly prepare and submit a report addressed to the board of directors of the institution. This report should detail the findings and suggestions resulting from performance of these auditing procedures. Independent reviewers should include in their report, as a minimum:

 Financial statements (balance sheet and statement of earnings as of the examination date);

- The accounts or items on which the procedures were applied;
- (3) The sampling methods used;
- (4) The procedures and agreed-upon extent of testing performed;
- (5) The accounting basis either generally accepted accounting principles (GAAP) or regulatory required accounting on which the accounts or items being audited are reported;
- (6) The reviewer's findings; and
- (7) The date as of which the procedures were performed.

The reviewer should sign and date the report, which should also disclose the reviewer's business address.

The institution must send a copy of this report, the engagement letter, and any management letter or similar letter of recommendations to the Division of Banking and the appropriate federal regulators within 30 days after its receipt, but no later than 150 days after the date of examination. In addition, each institution should promptly notify the Division of Banking when any reviewer is engaged to perform a directors' examination and when a change in its reviewer occurs.

# E. <u>References</u>

Generally acceptable accounting principles are issued by the Financial Accounting Standard Board which is a arm of the Financial Accounting Foundation, an independently chartered institution.

Section 23A of the Federal Reserve Act, also known as 12 USC 371c, is a law enacted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

Regulation O of the Board of Governors of the Federal Reserve System, also known as 12 CFR 215, is a regulation enacted by the Federal Reserve Board under the authority granted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

This rule does not include amendments to or editions of the referenced materials later than the effective date of the rule, October 24, 1990

For more detailed information pertaining to this rule, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, CO 80204, (303) 620-4358.

Appendix A Emergency Rule IB-14

For the purposes of C.R.S. 11-22-109(5)(e) an industrial bank (institution), at a minimum, shall have the following procedures performed annually.

- A. LOANS
  - Determine that the institution has policies that address the lending and collection functions. Read the institution's loan policies to determine whether they address the following items:
    - General fields of lending in which the institution will engage and the types of loans within each field;
    - Descriptions of the institution's normal trade area and circumstances under which the institution may extend credit to borrowers outside of such area;
    - c. Limitations on the maximum volume of each type of loan product in relation to total assets;
    - Responsibility of the Board of Directors in reviewing, ratifying, or approving loans;
    - Lending authority of the loan or executive committee (if such a committee exists);
    - f. Adherence to legal limits;
    - g. Types of secured and unsecured loans which will be granted;
    - h. Circumstances under which extensions or renewals of loans are granted.
    - Guidelines for rates of interest and terms of repayment for secured and unsecured loans;
    - Documentation required by the institution for each type of secured and unsecured loans;
    - Limitations on the amount advanced in relation to the value of various types of collateral;
    - 1. Limitations on the extension of credit through overdrafts;
    - Level or amount of loans granted in specific industries or specific geography locations;
    - n. Guidelines for participations purchased and/or sold;
    - Guidelines for documentation of new loans prior to approval and updating loan files throughout the life of the loan;
    - p. Guidelines for loan review procedures by institution personnel including:
      - An identification or grouping of loans that warrant the special attention of management;
      - For each loan identified, a statement or indication of the reason(s) why the particular loan merits special attention; and
      - iii A mechanism for reporting periodically to the board on the status of each loan identified and the action(s) taken by management.

- q. Collection procedures, including, but not limited to, actions to be taken against borrowers who fail to make timely payments;
- r. Guidelines for nonaccrual loans (i.e., when an asset should be placed on nonaccrual, individuals responsible for identifying non-performing assets and placing them on nonaccrual, and circumstances under which an asset will be placed back on accrual.); and
- t. Guidelines for in-substance foreclosures.
- Review the Board of Directors' minutes to determine that the loan policies have been reviewed and approved. Through review of the Board of Directors' minutes and through inquiry of executive officers, determine whether the Board of Directors revises the policies and procedures periodically as needed.
- 3. Obtain Loan Committee (or, if applicable, Board of Directors' minutes) and, through a comparison of loans made throughout the period with lending policies, determine whether loans are being made within the loan authorization policy.
- 4. Select a sample of borrowers (including loans from each major category) and determine through examination of loan files and other institution reports whether lending and collection policies are being followed (e.g., type of loan is in accordance with loan policy, funds were not advanced until after loan approval was received from proper loan authorization level, loan is within collateral policies, insurance coverage is adequate, and institution is named as loss payee).
- 5. Select a sample of borrowers from each major category of secured loans and determine through examinations of files and other institution reports whether collateral policies are being followed (e.g., loan is adequately collateralized, documentation is present and properly prepared, assignments are perfected, and collateral is properly valued, marketable, and has not become suspectible to deterioration in realizable value).
- Review policies for checking floor plan merchandise, warehouse inventory and accounts receivable by responsible institution personnel and test for compliance.
- Determine whether participations purchased and participations sold transactions have been reported to and authorized by the Board of Directors or Loan Committee, if applicable, through review of appropriate minutes.
- 8. On a test basis, review participations purchased to confirm that the institution does its own independent credit analysis. Also review participation documents and determine that terms and conditions between the lead institution and participants are specified, including:
  - a. Which party is paid first;
  - b. What happens in the event of default;
  - c. How set-offs received by either institution are to be treated;
  - d. How collection expenses are to be divided; and
  - e. Who is responsible to collect the note in the event of default

- 9. Confirm sample of participations purchased and participations sold with participating institutions to verify that they are legitimate transactions and that they are properly reflected as being with or without recourse in the institution's records.
- Balance detail ledgers or reconcile computer generated trial balances with the general ledger control accounts for each major category of loans, including loans carried as past due or in a nonaccrual status.
- Confirm a sample of all loans within each major category. Include past due and nonaccrual loans in the verification process.
- 12. Review multiple loans to the same borrower with the same person as guarantor to determine if they were made on consecutive days to circumvent the loan authorization policy and to determine whether policies and procedures are designed to assure that all related credits are considered in loan granting and administration. Review these loans for relationships to institutions insiders or their related interests.
- 13. From reports to the board on the status of loans identified as warranting special attention, review the disposition of a sample of loans no longer appearing on these reports.
- 14. Test loan interest income and accrued interest by:
  - Determining the institutions method of calculating and recording interest accruals;
  - b. Obtaining trial balances of accrued interest;
  - c. Testing the reconciliation of the trial balances to the general ledger;
  - Determining that interest accruals are not made on nonaccrual loans;
  - e. Selecting sample items from each major category of loans
    - Determining the stated interest rate and appropriate treatment of origination fees and costs,
    - Testing receipt of payments and correctness of entries to applicable general ledger accounts.
    - iii. Calculating accrued interest and comparing it to the trial balance, and
    - iv. Reviewing recorded book value for appropriate accretion of discount (net origination fees) and amortization of premium (net origination costs); and
  - Performing an analytical review of yields on each major category of loans for reasonableness.

# B. ALLOWANCE FOR LOAN LOSSES

 Test charge-offs and recoveries for proper authorization and/or reporting by reference to the board of directors' minutes. Review charged-off loans for any relationship with institution insiders or their related interests.

- Review the institution's computation of the amount needed in the allowance for loan losses as of the end of the most recent quarter. Documentation should include consideration of the following matters:
  - General, local, national, and international (if applicable) economic conditions;
  - Trends in loan growth and depth of lending staff with expertise in these areas;
  - c. Concentrations of loans (e.g., by type, borrower, geographic area, and sector of the economy);
  - d. The extent of renewals and extensions to keep loans current;
  - e. The collectibility of nonaccrual loans;
  - f. Trends in the level of delinquent and classified loans compared with previous loan loss and recovery experience;g. Results of regulatory examinations; and
  - h. The collectibility of specific loans on the "watch list" taking into account borrower financial status, collateral type and value, payment history, and potential permanent impairment.
- C. SECURITIES
  - Review the investment policies and procedures established by the institution's board of directors (BOD). Review the BOD (or investment committee) minutes for evidence that these policies and procedures are periodically reviewed and approved. The policies and procedures should include, but not be limited to:
    - Investment objectives, including use of "held for sale" and trading activities;
    - b. Permissible types of investments;
    - c. Diversification guidelines to prevent undue concentration;
    - d. Maturity schedules;
    - e. Limitation on quality ratings;
    - f. Hedging activities and other uses of futures, forwards, options, and other financial instruments;
    - g. Handling exceptions to standard policies;
    - h. Valuation procedures and frequency;
    - i. Limitations on the investment authority of officers; and
    - j. Frequency of periodic reports to the BOD on securities holdings.
  - Test the investment procedures and ascertain whether information reported to the BOD (or investment committee) for securities transactions is in agreement with the supporting data by comparing the following information on such reports to the trade tickets for a sample of items (including futures, forwards, and options):
    - a. Descriptions
    - b. Interest rate
    - c. Maturity

d. Par value, or number of shares

e. Cost

- f. Market value on date of transaction (if different than cost)
- 3. Using the same sample items, analyze the securities register for accuracy and confirm the existence of the sample items by examining securities physically held in the institution and confirming the safekeeping of those securities held by others.
- Balance investment subledger(s) or reconcile computer-generated trial balances with the general ledger control accounts for each type of security.
- 5. Review policies and procedures for controls which are designed to ensure that unauthorized transactions do not occur. Ascertain through reading of policies, procedures, and BOD minutes whether investment officers and/or appropriate committee members have been properly authorized to purchase/sell investments and whether there are limitations or restrictions on delegated responsibilities.
- 6. Obtain a schedule of the book, par, and market values of securities as well as their rating classifications. Test the accuracy of the market values of a sample of securities and compare the ratings listed to see that they correspond with those of the rating agencies. Review the institution's documentation on any permanent declines in value that have occurred among the sample of securities to determine that any recorded declines in market value are appropriately computed. Examine the institution's computation of the allowance account for securities, if any, for proper presentation and adequacy.
- 7. Test securities income and accrued interest by:
  - Determining the institution's method of calculating and recording interest accruals;
  - b. Obtaining trial balances of accrued interest;
  - c. Testing the reconciliation of the trial balances to the general ledger;
  - Determining that interest accruals are not made on defaulted issues;
  - Selecting items from each type of investment and money market holdings:
    - Determining the stated interest rate and most recent interest payment date of coupon instruments by reference to sources of such information that are independent of the institution,
    - Testing timely receipt of interest payments and correctness of entries to applicable general ledger accounts.
    - Calculating accrued interest and comparing it to the trial balance,
    - Reviewing recorded book value for appropriate accretion of discount and amortization of premium; and
  - f. Performing an analytical review of yields on each type of investment and money market holdings for reasonableness.
- 8. Review investment accounts for volume of purchases, sales activity and length of time securities have been held. Inquire as to the institution's intent and ability to hold securities until maturity. (If there is frequent trading in an investment account, such activity may be inconsistent with the notion that the institution has the intent and ability to hold securities to maturity.) Test gains and losses on disposal of investment securities by sampling sales transactions and:

a. Determining sales prices by examining invoices or brokers'

advices;

- b. Checking for the use of trade date accounting and the computation of book value on trade date;
- c. Determining that the general ledger has been properly relieved on the investment, accrued interest, premium, discount and other related accounts;
- d. Recomputing the gain or loss and compare to the amount recorded in the general ledger; and
- e. Determining that the sales were approved by the BOD or a designated committee or were in accordance with policies approved by the BOD.

# D. INSIDER TRANSACTIONS

NOTE: For purposes of this section of the procedures, insiders include all affiliates of the institution (including its parent holding company) and all subsidiaries of the institution, as those terms are defined in section 23A of the Federal Reserve Act, as well as the institution's executive officers, directors, principal shareholders, and their related interests, as those terms are defined in section 215.2 of Federal Reserve Regulation O.

- Review the institution's policies and procedures to ensure that extensions of credit to and other transactions with insiders are addressed. Ascertain that these policies include specific guidelines defining fair and reasonable transactions between the institution and insiders and test insider transactions for compliance with these guidelines and statutory and regulatory requirements. Ascertain that the policies and procedures on extensions of credit comply with the requirements of Federal Reserve Regulation 0.
- 2. Obtain an institution-prepared list of insiders, including any business relationships they may have other than as nominal customer. Also obtain a list of extensions of credit to and other transactions that the institution, its affiliates, and its subsidiaries have had with insiders that are outstanding as of the audit date or that have occurred since the prior year's external auditing procedures were performed. Compare these lists to those prepared for the prior year's external auditing program to test for completeness.
- 3. Review the board of directors' minutes, loan trial balances, supporting loan documentation, and other appropriate institution records in conjunction with the list of insiders obtained from the institution to verify that a sample of extensions of credit to and transactions with insiders were:

- a. In compliance with institution policy for similar transactions and were at prevailing rates and terms at that time;
- b. Subjected to the institution's normal underwriting criteria and deemed by the institution to involve no more than a normal degree of risk or present no other unfavorable features;
- c. Approved by the board of directors in advance with the interested party abstaining from voting; and
- Within the aggregate lending limits imposed by Regulation O or other legal limits.
- 4. Review the institution's policies and procedures to ensure that expense accounts of individuals who are executive officers, directors, and principal shareholders are addressed and test a sample of the actual expense account records for compliance with these policies and procedures.
- E. INTERNAL CONTROLS GENERAL ACCOUNTING AND ADMINISTRATIVE CONTROLS
  - Review the board of directors' minutes to verify that account reconciliation policies have been established and approved and are reviewed periodically by the BOD. Determine that management has implemented appropriate procedures to ensure the timely completion of reconciliations of accounting records and the timely resolution of reconciling items.
  - Determine whether the institution's policies regarding segregation of duties and required vacations for employees (including those involved in the EDP function) have been approved by the BOD and verify that these policies and the implementing procedures established by management are periodically reviewed, are adequate, and are followed.
  - Confirm a sample of deposits in each of the various types of deposit accounts maintained by the institution. Inquire about controls over dormant deposit accounts.
  - 4. Test to determine that reconciliations are prepared for all significant asset and liability accounts and their related accrued interest accounts, if any, such as "due from" accounts; NOW accounts; money market deposit accounts; other savings deposits; certificates of deposit; and other time deposits. Review reconciliations for:
    - a. Timeliness and frequency;
    - b. Accuracy and completeness; and
    - c. Review by appropriate personnel with no conflicting duties.
  - Compare a sample of balances per reconciliations to the general ledger and supporting trial balances.
  - 6. Examine detail and aging of a sample of reconciling items from those accounts whose reconciliations have been tested and reviewed and a sample of items in suspense, clearing, and work-in-process accounts by:

- Testing aging;
   Determining whether items are followed up on and appropriately resolved on a timely bases; and
- c. Discussing items remaining on reconciliations and in the suspense account with appropriate personnel to ascertain whether any should be written off.

Review a sample of charged-off reconciling and suspense items for proper authorization.

- 7. Verify through inquiry and observation that the institution maintains adequate records of its off-balance sheet activities, including, but not limited to, its outstanding letters of credit and its loan commitments. Review the institution's procedures for monitoring the extent of its credit exposure from such activities to determine whether probable or reasonably possible losses exist.
- F. INTERNAL CONTROLS ELECTRONIC DATA PROCESSING CONTROLS
  - 1. Read the BOD's minutes to determine whether the BOD has reviewed and approved the institution's electronic data processing (EDP) policies (including those regarding outside servicers, if any, and the in-house use of individual personal computers (PCs) and personalized programs for official institution records) at least annually, confirm that management has established appropriate implementing procedures, and verify the institution's compliance with these policies and procedures.
    - a. The policies and procedures for either in-house processing or use of an outside service center should include:
      - i. A contingency plan for continuation of operations and recovery when power outages, natural disasters, or other threats could cause disruption and/or major damage to the institution's data processing support (including compatibility of servicer's plan with that of the institution);
      - Requirements for EDP-related insurance coverage which ii. include the following provision:
        - (1) Extended blanket bond fidelity coverage to employees of the institution or servicer;
        - (2) Insurance on documents in transit, including cash letters; and
        - (3) Verification of the insurance coverage of the institution or service bureau and the courier service;
      - iii. Review of exception reports and adjusting entries approved by supervisors and/or officers;
      - Controls for input preparation and control and output iv. verification and distribution;
      - "Back-up" of all systems, including off-premises ν. rotation of files and programs;

- vi. Security to ensure integrity of data and system modifications; and
- vii. Necessary detail to ensure an audit trail.
- b. When an outside service center is employed, the policies and procedures should address the following additional items:
  - The requirement for a written contract for each automated application detailing ownership and confidentiality of files and programs, fee structure, termination agreement, and liability for documents in transit;
  - Review of each contract by legal counsel; and
     Review of each third party review of the service bureau, if any.
- In the area of general EDP controls, determine through inquiry and observation that policies and procedures have been established for:
  - Management and user involvement and approval of new or modified application programs;
  - Authorization, approval and testing of system software modifications;
  - c. The controls surrounding computer operations processing;
  - Restricted access to computer operations facilities and resources including:
    - Off-premises storage of master disks and PC disks;
    - Security of the data center and institution's PCs; and
       Use and periodic changing of passwords.
- With respect to EDP applications controls, inquire about and observe:
  - a. The controls over:
    - i. Input submitted for processing,
    - ii. Processing transactions,
    - iii. Output,
    - iv. Applications on PCs, and
      - Telecommunications both between and within institution offices;
  - b. The security over unissued or blank supplies of potentially negotiable items; and
  - c. The control procedures on wire transfers including:
    - i. Authorizations and agreements with customers,
    - including who may initiate transactions,
    - ii. Limits on transactions, and
    - iii. Call back procedures.

Qualifications for Independent Person(s) Assuming Responsibility for Due Care of Directors' Examinations [11-22-109(5)(e)]

The following persons may qualify to be responsible for conducting a or directors' examination of industrial banks:

- A Certified Public Accountant(s) who holds an active certificate under the laws of this state.
- 2. A qualified independent person(s) or firm whose credentials have been submitted to and approved by the Colorado State Banking Board to conduct such examinations. The Banking Board will take into consideration such things as past proven work of the person or firm, professional reputation, training and education, and capacity to perform the examination in a timely manner.
- The Banking Board reserves the right to revoke any previously approved qualification for due cause.

IB-18

- Notice of Change in Officers or Directors. Repealed effective November 30, 1990
- IB-32
- <u>Capital</u> [11-22-105] The capital of an industrial bank shall consist of primary capital and secondary capital, the components of which are listed below:
  - Primary capital components consist of:
     L) Equity capital
    - a. Common stock
    - b. Perpetual preferred stock
    - c. Capital surplus
    - d. Undivided profits
    - e. Contingency and other reserves
    - Valuation reserve for loans
    - Minority interest in equity accounts in consolidated subsidiaries
    - 4) Mandatory convertible debt (see Appendix A for the criteria for mandatory convertible instruments to quality as primary capital) may be counted as primary capital to the extent it does not exceed 20% of primary capital, exclusive of mandatory convertible securities.
    - Net worth certificates issued pursuant to 12 USC 1823(i).
    - 6) The unamortized balance of agricultural loan losses deferred pursuant to 12 USC 1823(j), 1819, and other provisions of the Federal Deposit Insurance Act (12 USC 1811-31d).
    - 7) Subtract "Goodwill" included in intangible assets from both primary capital and total capital.
  - B. Secondary capital components (see Appendix A for conditions to be met):
    - Mandatory convertible debt (that amount which is not included in primary capital).
    - Secondary capital may be included to the extent the total does not exceed 50% of primary capital.
  - C. "Total Capital" means the sum of primary capital and allowable secondary capital.

- D. This rule will apply to the following statutes:
  - 11-22-102(3)(a)(III) shall refer to Equity Capital and Total Capital.
  - 11-22-105(1) refers to Capital and the components of capital as defined in IB Emergency Rule #1.
  - 11-22-107(1)(e)(iv) and (f) Capital is defined as Equity Capital.
  - 4) 11-22-108(1)(b) shall refer to Total Capital.
  - 5) 11-22-115(1)(k) shall refer to Total Capital.
  - 6) 11-22-115(1)(m) shall refer to Total Capital.
- E. Reference: 12 USC 1823(i), 12 USC 1823(j), 12 USC 1819, and 12 USC 1811-31d, also known as the Federal Deposit Insurance Act are laws enacted by the United States Congress and administered by the Federal Deposit Insurance Corporation. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

### APPENDIX A IB-32

- A. Restrictions and criteria relating to capital components mandatory convertible securities
  - There are two basic types of mandatory convertible securities: "equity contract notes" - securities that obligate the holder to take common or perpetual preferred stock of the issuer in lieu of cash for repayment of principal, and "equity commitment notes" - securities that are redeemable only with the proceeds from the sale of common or perpetual preferred stock. Both equity commitment notes and equity contract notes qualify as primary capital for bank holding companies, <u>but only equity</u> contract notes qualify as primary capital for banks.
  - Criteria applicable to both types of mandatory convertible securities:
    - a. The securities must mature in 12 years or less.
    - b. The maximum amount of mandatory convertible securities that may be counted as primary capital is limited to 20% of primary capital, exclusive of mandatory convertible securities.
    - c. The issuer may redeem securities prior to maturity only with the proceeds from the sale of common or perpetual preferred stock of the bank or bank holding company.
    - d. Holders of the securities may not accelerate the payment of principal except in the event of bankruptcy, insolvency, or reorganization.
    - e. The securities must be subordinate in right of payment to all senior indebtedness of the issuer. In the event that the proceeds of the securities are reloaned to an affiliate, the loan must be subordinated to the same degree as the original issue.
    - f. An issuer that intends to dedicate the proceeds of an

issue of common or perpetual preferred stock to satisfy the funding requirements of an issue of mandatory convertible securities generally must make such a dedication during the quarter in which the new common or preferred stock is issued. As a general rule, if the dedication is not made within the prescribed period, then the securities issued may not at a later date be dedicated to the retirement or redemption of the mandatory convertible securities.

- B. Conditions applicable to secondary capital components to qualify as capital:
  - A bank's secondary capital includes limited-life preferred stock and long-term, unsecured (which in the case of banks, must be subordinated to deposits) debt.
  - 2) The secondary components must meet the following conditions to qualify as capital:
    - The instrument must have an original weighted-average maturity of at least 7 years.
    - b. The instrument must be unsecured.
    - c. The instrument must clearly state on its face that it is not a deposit and not insured by a federal agency.
    - Bank debt instruments must be subordinated to claims of depositors.
    - e. The aggregate amount of limited-life preferred stock and subordinate debt qualifying as capital may not exceed 50% of the amount of the bank's primary capital.
- IB-33 <u>Adequacy of Capital [11-22~105]</u> An industrial bank having adequate capital will maintain capital ratios as follows:
  - A bank must have and maintain a minimum level of primary capital to adjusted total assets of 5 1/2% and a minimum level of total capital to adjusted total assets of 6%.
  - Higher than minimum capital ratios may be required for an individual bank when the Banking Board believes that the bank's capital is or may become inadequate in view of its circumstances. For example, higher capital ratios may be appropriate for:
    - (a) A newly chartered bank;
    - (b) A bank receiving special supervisory attention;
    - (c) A bank which has or is expected to have losses resulting in capital inadequacy;
    - (d) A bank having a high proportion of off-balance sheet risks, especially standby letters of credit; or exposed to a high degree of asset depreciation or interest rate, funding, transfer, or similar risks; or having a low level of liquid assets in relation to short-term liabilities;
    - (e) A bank that is growing rapidly, either internally or through acquisitions; or
    - (f) A bank that may be adversely affected by the activities or condition of its holding company, affiliate(s), or other persons or institutions including chain banking organizations, with which

it has significant business relationships, including concentrations of credit.

- An industrial bank's capital is inadequate if it does not meet the provisions of this Rule.
- 4. This rule will apply to the following statutes:

(a) 11-22-105
(b) 11-22-109(5)(c) and (g)
(c) 11-22-115(1)(a)
(d) 11-22-518(1)
(e) 11-22-601(1)
(f) 11-22-602(1)
(f) 11-22-607(1)

# IB-34 Assessments and Fees [11-22-111]

### 1. Assessments

- a. In order to cover the expenses, net of fee income of the Division of Banking for the supervision of industrial banks subject to its jurisdiction, industrial banks shall be assessed at least semi-annually as of June 30 and December 31.
- b. Each industrial bank subject to the jurisdiction of the banking board on either of the above dates shall be subject to the full assessment without proration for any reason.
- c. Assessments for all industrial banks shall be determined on a consistent basis as the sum of a fee based on a fixed rate applied to total assets contained in the reports of condition of each bank submitted as of the above dates and a minimum assessment.
- d. There shall be a one-time assessment for the cost of automation which shall be charged to all industrial banks pursuant to AD Emergency Rule #1.

## 2. Fees

3.

- The banking board shall set fees annually by publishing a schedule of fees for services as of July 1 of each year.
- b. Such schedule shall list all services performed which are subject to a fee and the fee to be charged. In addition, the fee schedule shall list fees set by statute, if any.
- Payment of Assessments and Fees.
  - a. Assessments and fees shall be remitted to the "Division of Banking" in the form of a cashier's check or similar instrument payable to the "Treasurer, State of Colorado."
  - b. The assessment and any fee relating to examinations shall be paid within 20 days after a statement of the amount thereof shall have been received by the institution.
  - c. All other fees shall be paid at the time the service is rendered. Services relating to statutory application or notice is deemed to be rendered at the time of filing application or notice.

- IB-35 Generally Accepted Accounting Principles [11-22-109(5)(e)(1)(B)(III)]
  - A) Generally accepted accounting principles (GAAP) as defined for this section will consist of those opinions and statements generally recognized and supported by the Accounting Principles Board (APB) or the Financial Accounting Standards Board (FASB).
  - B) While it is the Board's intention to require generally accepted accounting principles (GAAP) to be followed whenever these are appropriate, certain statements filed by the industrial banks with various state and federal regulatory agencies are supervisory and regulatory documents, not primarily accounting documents. Because of the special supervisory, regulatory, and economic policy needs of these reports, their instructions do not always follow GAAP. In reporting transactions not covered in principle by these regulatory instructions, industrial banks may follow GAAP. However, in such circumstances, unless the bank has already obtained a ruling from another regulatory agency pursuant to the policies expressed in Section 11-1-101.5, a specific ruling shall be sought promptly from the Board.
  - C) References: Generally accepted accounting principles are issued by the Financial Accounting Standards Board which is an arm of the Financial Accounting Foundation, an independently chartered institution. The Accounting Principles Board is a committee of the American Institute of Certified Public Accountants. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, Colorado 80204, (303)620-4358.
- IB-36 <u>Dividends</u> [11-22-105(2)] The approval of the Banking Board shall be required if the total of all dividends declared by such industrial bank in any calendar year shall exceed the total of its net profits of that year combined with its retained net profits of the preceding two years, less any required transfers to a fund for the retirement of any preferred stock.
- IB-37 Loans [11-22-106] Any industrial bank may make, arrange, purchase, or sell the following types of loans and extensions of credit.

# Real Estate Lending

- (a) <u>General</u>. Any industrial bank may make, arrange, purchase, or sell loans or extensions of credit secured by liens on interests in real estate.
  - (b) <u>Scope</u>. For the purposes of this rule, loans secured by liens on interests in real estate include loans made upon the security of condominiums, leaseholds, cooperatives, forest tracts, construction project loans (except as specified in paragraphs 2(f) and (g), and land sales contracts.
- 2. Other

(a) Insured or Guaranteed Loans.

(1) When the industrial bank relies substantially on the insurance or guaranty of a governmental agency in making a loan. This includes loans which are:

- (i) Insured under the provisions of the National Housing Act, 12 USC 1701 et seq., administered by the Secretary of Housing and Urban Development;
- (ii) Insured under the provisions of the Bankhead-Jones Farm Tenant Act, 7 USC 1000 et seq., administered by the Secretary of Agriculture, or under the Housing Act of August 28, 1937, 42 USC 1401 et seq., administered by the Department of Housing and Urban Development, or under Title V of the Housing Act of 1949, 42 USC 1441 et seq., administered by the Department of Housing and Urban Development;
- (iii) Guaranteed by the Secretary of Housing and Urban Development, for the payment of obligations of which the full faith and credit of the United States is pledged;
  - (iv) Fully guaranteed or insured by a state, any agency or instrumentality of a state, or by a state authority for the payment of obligations of which the full faith and credit of the state is pledged, if under the terms of the guaranty or insurance agreement the industrial bank will be assured of repayment in accordance with the terms of the loan;
  - (v) At least 20% guaranteed or insured under the provisions of the Servicemen's Readjustment Act, 38 USC 1801 et seq., administered by the Administrator of Veterans Affairs;
- (vi) Guaranteed under section 802 of the Housing and Community Development Act, 42 USC 5301 et seq., administered by the Secretary of Housing and Urban Development;
- (vii) Subject to a firm commitment to insure by a Government insuring agency. A firm commitment is a commitment in which a specific mortgagor is named; and
- (viii) Loans in which the Small Business Administration cooperates through agreements to participate on an immediate or deferred or guaranteed basis under the Small Business Act, 15 USC 631 et seq., administered by the Small Business Administration.
- (2) When the industrial bank relies substantially upon private company mortgage insurance or guaranty, but only to the extent of the insurance or guaranty.
- (b) Loans where the industrial bank looks for repayment by relying primarily on the borrower's general credit standing and forecast of income.
- (c) Loans secured by an assignment of rents under a lease.
- (d) Loans secured by the pledge or assignment of another real estate mortgage.
- (e) Loans secured by a valid liens on timber.
- (f) Loans having maturities not to exceed 60 months made to finance the construction of a building or buildings, where there is a valid and binding agreement entered into by a financially responsible lender or other party to advance the full amount of the bank's loan upon completion of the building

or buildings.

- (g) Loans having maturities not to exceed 60 months made to finance the construction of residential or farm buildings.
- (h) Loans for which a security interest is taken in a mobile home.
- (i) Loans made previously where a security interest in real estate is taken subsequently in good faith.
- (j) Any type loan that a national bank has the authority to make pursuant to to the provisions of Section 24 of the National Bank Act, 12 USC 1 et seq., administered by the Comptroller of the Currency.
- (k) Any type loan approved from time to time by the Colorado State Banking Board.

# Reference:

This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

- IB-38 Reports of Condition Repealed effective October 30, 1990.
- IB 39 Investment in Stock of a Bankers Bank [11-22-106(4)]. An industrial bank may invest an amount not exceeding ten percent of its total capital as defined in the rules and regulations promulgated by the banking board in the stock of any bank or bank holding company which provides services solely to depository institutions and their shareholders, directors, officers, and employees, wherein the ownership of stock of the bank or bank holding company, except of any stock required by law to be owned by directors of the bank or bank holding companies. The amount of stock owned by an industrial bank in any such bank or bank holding company shall not be in excess of five percent of the voting shares of such bank or bank required banks or bank holding company.
- IB 40 Loans to Executive Officers, Directors, and Principal Shareholders
  [11-22-106(5)]
  - (1) General Prohibitions

No industrial bank may extend credit to any of its executive officers, directors, or principal shareholders or to any related interest of that person unless the extension of credit:

- (a) Is made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions by the industrial bank with other persons that are not covered by this rule and who are not employed by the industrial bank, and
- (b) Does not involve more than the normal risk of repayment or present other unfavorable features.
- (2) Prior approval
  - (a) No industrial bank may extend credit (which term includes granting a line of credit) to any of its executive

officers, directors, or principal shareholders or to any related interest of that person in an amount that, when aggregated with the amount of all other extensions of credit to that person and to all related interests of that person, exceeds the higher of \$25,000 or 5 percent of the industrial bank's total capital unless:

- (i) The extension of credit has been approved in advance by a majority of the entire board of directors of that industrial bank, and
- (ii) The interested party has abstained from participating directly or indirectly in the voting. In no event may an industrial bank extend credit to any one of its executive officers, directors, or principal holders, or to any related interest of that person, in an amount that, when aggregated with all other extensions of credit to that person, and all related interests of that person, exceeds \$500,000, except by complying with the requirements of this paragraph.
- (b) Approval by the board of directors under paragraph (2) (a) of this rule is not required for an extension of credit that is made pursuant to a line of credit that was approved under paragraph (2) (a) of this rule within 14 months of the date of the extension of credit. The extension of credit must also be in compliance with the requirements of (1) of this rule.
- (c) Participation in the discussion, or any attempt to influence the voting, by the board of directors regarding an extension of credit constitutes indirect participation in the voting by the board of directors on an extension of credit.
- (3) <u>Aggregate lending limit</u>. No industrial bank may extend credit to any of its executive officers or principal shareholders or to any related interest of that person in an amount that, when aggregated with the amount of all other extensions of credit by the industrial bank to that person and to all related interests of that person, exceeds the lending limit of the industrial bank. This prohibition does not apply to an extension of credit by an industrial bank to a bank holding company (as defined in 12 U.S.C. 1841(a)) of which the industrial bank is a subsidiary of that bank holding company.

### (4) Additional restrictions on loans to executive officers

- (a) No industrial bank may extend credit to any of its executive officers, and no executive officer of an industrial bank shall borrow from or otherwise become indebted to the industrial bank, except in the amounts, for the purposes, and upon the conditions specified in paragraphs (c) and (d) of this rule.
- (b) No industrial bank may extend credit in an aggregate amount greater than the amount permitted in paragraph (c)(iii) of this rule to a partnership in which one or more of the industrial bank's executive officers are partners and, either individually or together, hold a majority interest. For the purposes of paragraph (c)(iii) of this rule, the total amount of credit extended by an industrial bank to such partnership is considered to be extended to each executive officer of the industrial bank who is a member of the partnership.
- (c) An industrial bank is authorized to extend credit to any executive officer of the industrial bank:

- In any amount to finance the education of the executive officer's children;
- (ii) In any amount to finance the purchase, construction, maintenance, or improvement of a residence of the executive officer, if the extension of credit is secured by a first lien on the residence and the residence is owned (or expected to be owned after the extension of credit) by the executive officer. ("First lien" for the purpose of this paragraph includes not only a first mortgage or deed of trust but also a second or other junior mortgage or deed of trust where the industrial bank holds all prior encumbrances and such junior encumbrance has the same priority with respect to liens of third parties as the first mortgage or deed of trust); and
- (iii) For any other purpose not specified in paragraphs (4)(c)(i) and (ii), if the aggregate amount of loans to that officer under this paragraph does not exceed at any one time the higher of 2.5 percent of the industrial bank's total capital or \$25,000, but in no event more than \$100,000.
- (d) Any extension of credit by an industrial bank to any of its executive officers shall be: (1) Promptly reported to the industrial bank's board of directors; (2) in compliance with the requirements of general prohibitions, paragraph (1) of this rule; (3) preceded by the submission of a detailed current financial statement of the executive officer; and (4) made subject to the condition that the extension of credit will, at the option of the industrial bank, become due and payable at any time that the officer is indebted to any other industrial, state or national bank or banks in an aggregate amount greater than the amount specified for a category of credit in paragraph (4)(c) of this rule.

# (5) Reference

- (a) 12 USC 1841(a), which is a portion of the Bank Holding Company Act of 1956, was enacted by the United States Congress and is administered by the Board of Governors of the Federal Reserve Board.
- (b) This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, October 30, 1990.
- (C) For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

# IB 41 Lending Limits (11-22-106(5))

- (1) (a) The total loans and extensions of credit by an industrial bank to a person outstanding at one time and not fully secured, as determined in a manner consistent with paragraph (2) of this subsection, by collateral having a market value at least equal to the amount of the loan or extension of credit, shall not exceed 15 per centum of total capital.
  - (b) The total loans and extensions of credit by an industrial

bank to a person outstanding at one time and fully secured by readily marketable collateral having a market value, as determined by reliable and continuously available price quotations, at least equal to the amount of the funds outstanding, shall not exceed 10 per centum of the total capital. This limitation shall be separate from and in addition to the limitation contained in paragraph (1) of this subsection.

- (2) For the purposes of this rule --
  - (a) The term "loans and extensions of credit" shall include all direct or indirect advances of funds to a person made on the basis of any obligation of that person to repay the funds or repayable from specific property pledged by or on behalf of the person and shall also include any liability of an industrial bank to advance funds to or on behalf of a person pursuant to a contractual commitment; and
  - (b) The term "person" shall include an individual, sole proprietorship, partnership, joint venture, association, trust, estate, business trust, corporation, sovereign government or agency, instrumentality, or political subdivision thereof, or any similar entity or organization.
- (3) The limitations contained in subsection (1) shall be subject to the following exceptions:
  - (a) Loans or extensions of credit arising from the discount of commercial or business paper evidencing an obligation to the person negotiating it with recourse shall not be subject to any limitation based on capital.
  - (b) The purchase of bankers' acceptances of the kind described in section 13 of the Federal Reserve Act and issued by other banks shall not be subject to any limitations based on capital.
  - (c) Loans and extensions of credit secured by bills of lading, warehouse receipts, or similar documents transferring or securing title to readily marketable staples shall be subject to a limitation of 35 per centum of total capital in addition to the general limitations if the market value of the staples securing each additional loan or extension of credit at all times equals or exceeds 115 per centum of the outstanding amount of such loan or extension of credit. The staples shall be fully covered by insurance whenever it is customary to insure such staples.
  - (d) Loans or extensions of credit secured by bonds, notes, certificates of indebtedness, or Treasury bills of the United States or by other such obligations fully guaranteed as to principal and interest by the United States shall not be subject to any limitation based on capital.
  - (e) Loans or extensions of credit to or secured by unconditional takeout commitments or guarantees of any department, agency, bureau, board, commission, or establishment of the United States or any corporation wholly owned directly or indirectly by the United States shall not be subject to any limitation based on capital.
  - (f) Loans or extensions of credit secured by a segregated deposit account in the lending industrial bank shall not be subject to any limitation based on capital.

(g) Loans or extensions of credit to any financial institution or to any receiver, conservator, or other agent in charge of the business and property of such financial institution, when such loans or extensions of credit are approved by the Banking Board, shall not be subject to any limitation based on capital.

(h) (I) Loans and extensions of credit arising from the discount of negotiable or nonnegotiable installment consumer paper which carries a full recourse endorsement or unconditional guarantee by the person transferring the paper shall be subject under this section to a maximum limitation equal to 25 per centum of total capital, notwithstanding the collateral requirements set forth in subsection (1)(b).

(II) If the industrial bank's files or the knowledge of its officers of the financial condition of each maker of such consumer paper is reasonably adequate, and an officer of the industrial bank designated for that purpose by the board of directors of the industrial bank certifies in writing that the industrial bank is relying primarily upon the responsibility of each maker for payment of such loans or extensions of credit and not upon any full or partial recourse endorsement or guarantee by the transferor, the limitations of this section as to the loans or extensions of credit of each such maker shall be the sole applicable loan limitations.

 (i) (I) Loans and extensions of credit secured by shipping documents or instruments transferring or securing title covering livestock or giving a lien on livestock when the market value of the livestock securing the obligation is not at any time less than l15 per centum of the face amount of the note covered, shall be subject under this section, notwithstanding the collateral requirements set forth in subsection (1)(b), to a maximum limitation equal to 25 per centum of total capital.

> (II) Loans and extensions of credit which arise from the discount by dealers in dairy cattle of paper given in payment for dairy cattle, which paper carries a full recourse endorsement or unconditional guarantee of the seller, and which are secured by the cattle being sold, shall be subject under this section, notwithstanding the collateral requirements set forth in subsection (1)(b), to a limitation of 25 per centum of total capital.

- (j) Loans or extensions of credit to the Student Loan Marketing Association shall not be subject to any limitation based on capital.
- (4) The Banking Board also shall have authority to determine when a loan putatively made to a person, shall for purposes of this section, be attributed to another person.
- (5) Reference: Section 13 of the Federal Reserve Act, also known as 12 USC 372, is a law enacted by the United States Congress

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and administered by the Board of Governors of the Federal Reserve System. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, October 30, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

- IB-42 Reports of New Executive Officers, Directors and Persons in Control (l1-22-109(2.1)). In addition to the provisions of 11-22-109(2.1) of the Industrial Bank Act, any person who becomes an executive officer, director, or person responsible, directly or indirectly, for the management, control, or operation of an industrial bank, must file a confidential financial statement on the forms provided by the Division of Banking. The purpose of such information is to inform the Commissioner and the Banking Board of the qualifications of such person(s) and that said person(s) will serve the safety and soundness of the industrial bank.
- IB-43 Investment in Federal Home Loan Bank (11-22-106(4)). An industrial bank may purchase and hold stock in and become a member of the Federal Home Loan Bank for the purpose of utilizing the services of or otherwise interacting with the Federal Home Loan Bank. The Federal Home Loan Bank Act, 12 USC 1424, provides Federal Home Loan Bank membership to any eligible bank insured by the Federal Deposit Insurance Corporation.

The Federal Home Loan Bank Act, also known as 12 USC 1424, amended 1989, is a law enacted by the United States Congress and administered by the Federal Housing Finance Board. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, November 30, 1990. For detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303)620-4358.

# ER IB15 Loan Production Office (11-22-105(4))

A Loan Production Office (LPO) is defined as a location other than the bank's main office where only the solicitation and origination of loans by employees or agents of an industrial bank or of a subsidiary corporation are conducted, provided that the loans are approved and made at the main office of the bank or at an office of the subsidiary located on the premises of or contiguous to the main office of the bank and which location is subject to notification and fee provisions of this Rule.

Approval of loans at the main office is not intended to be perfunctory, i.e. merely final execution of the loan documents. Approval at the main office shall be in accordance with safe and sound banking practice, including a review of the credit quality of the loan and a determination that it meets the bank's credit standards. In making an independent credit decision, the employee at the main office may consider recommendations made by the LPO as a factor when assessing the credit quality of the loan.

Notice of Intent to Operate an LPO or Notice of Intent to Change Location of an LPO shall be filed with the State Banking Board on a form provided by the Division of Banking at least 30 days prior to the first day of operating at location. The Notice of Intent shall be accompanied by a fee as set by the State Banking Board pursuant to C.R.S. 11-2-103(11). From the effective date of this Rule until July 1, 1991, the filing fee shall be \$50 per application.

### AD-1 Fees and Assessments

### AD-2 Federal Law Reference

INDUSTRIAL BANK CLOSURES

Charter # Bank Name and Location

Date Closed

NO CLOSURES

# INDUSTRIAL BANK MERGERS

Charter #	Bank Name and Location	Date Merged	Mer	ted
165	American Industrial Bank Bouldar merged into American Industrial Bank of Arvada	April 30, 1990	30,	1990
167	American Industrial Bank Ft. Collins merged into American Industrial Bank of Arvada	April 30, 1990	30,	1990
109	American Industrial Bank merged into American Industrial Bank of Aurora	April 30, 1990	30,	1990
065	Rocky Mountain Widefield lat Industrial Bank merged into First Community Industrial Bank, Colorado Springs, Colorado	July 10, 1990	10,	0661

# INDUSTRIAL BANK MERGERS

Date Merged	July 10, 1990	July 10, 1990	July 10, 1990	July 10, 1990	July 10, 1990
Dat	July	July	July	July	July
Bank Name and Location	Pueblo ist Industrial Bank merged into into First Community Industrial Bank Colorado Springs, Colorado	Rocky Mountain lst Industrial Bank merged into First Community Industrial Bank Colorado Springs, Colorado	Loveland ist Industrial Bank merged into First Community Industrial Bank Ft. Collins	Fort Collins ist Industrial Bank merged into First Community Industrial Bank Ft. Collins	Longmont ist Industrial Bank merged into First Community Industrial Bank Longmont, Colorado
Charter #	140	025	034	061	063

# COMPARATIVE ABSTRACT

# Shewing Condition of Industrial Banks in the State of Colorado at the Close of Business on the Dates Indicated as Compiled by the Office of the State Bank Commissioner

# .000 omitted

ASSETS	23 BANKS 12-31-90	total	33 BANKS 12-31-89	INCREASE(+) DECREASE(-)	* CHANGE
CASH AND BALANCES OUE FROM					
DEPOSITORY INSTITUTIONS	27,303	7.8	32,716	(5,413)	-16.5
SECURITIES	41,258	11.7	44,284	(3,026)	-6.8
FED FUNDS SOLD AND SECURITIES					
PURCHASED UNDER AGREEMENTS					
TO RESELL	14,374	4.1	14,019	355	2.5
LOANS AND LEASE					
FINANCING RECEIVABLES	261,326	74.3	309,466	(48,140)	-15.6
LESS ALLOWANCE FOR LOAN					
AND LEASE LOSSES	6,660	1.9	7,193	(533)	-7.4
LOANS AND LEASES, NET ASSETS HELD IN TRADING	254,666	72.4	302,273	(47,607)	-15.7
ACCOUNTS	0	0.0	0	0	0.0
PREMISES AND FIXED ASSETS	1,352	0.4	1,660	(308)	-18.6
OTHER REAL ESTATE OWNED	3,722	1.1	6,666	(2,944)	-44.2
INVESTMENTS IN UNCONSOLIDATED	3,122	1.1	0,000	(2,344)	-44.2
SUBSIDIARIES AND ASSOCIATED					
COMPANIES	0	0.0	5,884	(5,BB4)	-100.0
CUSTOMERS' LIABILITY TO THIS BANK	•		0,001	(0))	
ON ACCEPTANCES OUTSTANDING	700	0.2	0	700	0.0
INTANGIBLE ASSETS	8,350	0.0	0	0	0.0
OTHER ASSETS	0	0.0	0	0	0.0
TOTAL ASSETS	351,725	100.0	407,502	(55,777)	-13.7
LIABILITIES					
DEPOSITS - OOMESTIC OFFICES	223,387	63.5	264,488	(41,101)	-15.5
- NONINTEREST BEARING	599	0.2	4,315	(3,716)	-86.1
- INTEREST BEARING	222,788	63.3	260,173	(37,385)	-14.4
FED FUNDS PURCHASED AND SECURI-	,		,	(,,	
TIES SOLD UNDER AGREEMENTS	3,286	0.9	6,181	(2,895)	-46.8
DEMAND NOTES/U.S. TREASURY	0	0.0	0	0	0.0
OTHER BORROWED MONEY	65,463	18.6	B2,463	(17,000)	-20.6
MORTGAGE INDEBTEDNESS	118	0.0	214	(96)	-44.9
BANKS LIABILITY ON ACCEPTANCES					
EXECUTED AND OUTSTANDING	0	0.0	0	0	0.0
NOTES AND DEBENTURES	0	0.0	0	0	0.0
OTHER LIABILITIES	8,924	2.5	9,869	(945)	-9.6
TOTAL LIABILITIES	301,178	85.6	363,215	(62,037)	-17.1
LIMITED LIFE PREFERRED STOCK	0	0.0	0	0	0.0
	Ŭ		-		010
EQUITY CAPITAL					
PERPETUAL PREFERRED STOCK	0	0.0	0	0	0.0
COMMON STOCK	10,646	3.0	11,346	(700)	-6.2
SURPLUS	29,932	8.5	18,480	11,452	62.0
UNDIVIDED PROFITS/CAPITAL RESERVES	9,978	2.8	14,492	(4,514)	-31.1
TOTAL EQUITY CAPITAL	50,547	14.4	44,318	6,229	14.1
TOTAL LIABILITIES AND					
	351,725	100.0	407,533	(55,808)	-13.7
EQUITY CAPITAL	221,123	100.0	407,555	(33,000)	-13.7

ORGANIZED 1978 NO. 1D5 AMERICAN INDUSTRIAL BANK OF ARVADA ARVADA OFFICERS-A.F. ORTWEIN, JR., CHAIRMAN OF THE BOARD/PRESIDENT; C. RICHARD ICKRATH, SR. VICE PRESIDENT; KENNETH E. BERGERSON, SR. VICE PRESIDENT/CEO SUSAN M. BETTALE, CASHIER DIRECTORS-A.F. ORTWEIN, JR., C. RICHARD ICKRATH, HUGH A. WOLTZEN, KENNETH E. BERGERSON DECEMBER 31, 199D DOO ONTTED ASSETS. 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 70 B. INTEREST-BEARING BALANCES..... 127 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 17,659 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 375 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 17.284 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 15 7. OTHER REAL ESTATE OWNED..... 16 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 311 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 17,823 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 17.823 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 840 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 84D 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ..... 16. OTHER BORROWED MONEY..... 13,D39 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 181 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 14.D6D

22. LIMITED-LIFE PREFERRED STOCK.....

ORGANIZED 1964 NO. 047 ARVADA 1ST INDUSTRIAL BANK ARVADA OFFICERS-CLIFFORD E. KATALIN, CHAIRMAN OF THE BOARD/PRESIDENT; LANCE E. SHAFFER, VICE PRESIDENT DIRECTORS-CLIFFORD E. KATALIN, HARRIS H. SIMMONS, DEE A. HYDE, LANCE E. SHAFFER, GARY L. ANDERSON DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 135 B. INTEREST-BEARING BALANCES..... 554 2. SECURITIES..... 179 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 6,476 . . . . . . . . . . . . . . . . . . 8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 220 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6,256 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)...... 48 7. OTHER REAL ESTATE OWNED..... 428 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES... 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 109 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 7,709 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 7,709 LIABILITIES: 13. DEPOSITS: A TH DOWEGETC OFFICES

	A. IN DOMESTIC OFFICES	3,301
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	3,271
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	-
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	76
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	55
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	6,703
22.	LIMITED-LIFE PREFERRED STOCK	
	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	200
25.	SURPLUS	750
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	56
	8. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,006
	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,006
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	7,709

ORGANIZED 1980 NO. 117 AMERICAN INDUSTRIAL BANK OF AURORA AURORA OFFICERS-A.F. ORTWEIN, JR., CHAIRMAN OF THE BOARD/PRESIDENT: C. RICHARD ICKBATH SR. VICE PRESIDENT; KENNETH E. BERGERSON, SR. VICE PRESIDENT/CEO; BRIAN L. BOSTON, CASHIER DIRECTORS-A.F. ORTWEIN, JR., C. RICHARD ICKRATH, HUGH A. WOLTZEN, KENNETH E. BERGERSON DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 134 B. INTEREST-BEARING BALANCES..... 1.027 2. SECURITIES..... 301 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 31,710 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 945 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 30.765 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 4 7. OTHER REAL ESTATE OWNED..... 16 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 718 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 32,965 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 32,965 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 9,780 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 9,780 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 14,093 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 729 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 24,602 22. LIMITED-LIFE PREFERRED STOCK..... FOULTY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK.... 400 25. SURPLUS..... 6,069 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 1,894 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... B.363 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 8,363 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 32,965

ORGANIZED 1982 CITICORP SAVINGS AND INDUSTRIAL BANK AURORA	NO. 157
OFFICERS-	
ROBERT D. HORNER, CHAIRMAN; JOHN A. NELKE, PRESIDENT; JERALD L. FENSTERMAKER, EXECUTIVE VICE PRESIDENT; FREDERICK WARK, VICE PRESIDENT	
DIRECTORS-	
JOHN A. NELKE, JERALD L. FENSTERMAKER, FREDERICK WARK, ROBERT D. HORNER, KIM D. ROSENBERG	
DECEMBER 31, 1990	000 OMITTE
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
<ol> <li>INTEREST-BEARING BALANCES</li> <li>SECURITIES</li> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:</li> </ol>	. 1,147
A. FEDERAL FUNDS SOLD 8. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
D. NET LOANS AND LEASES	
<ol> <li>ASSETS HELD IN TRADING ACCOUNTS.</li> <li>PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES).</li> <li>OTHER REAL ESTATE OWNED.</li> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING.</li> </ol>	
10. INTANGIBLE ASSETS	
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li></ol>	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).	12,891
LIABILITIES:	
13. DEPOSITS:	7 640
A. IN DOMESTIC OFFICES	. 7,648
(2) INTEREST-BEARING	-
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED	•
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	. 3,046
	3,046
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C).	

ORGANIZED 1974 CASTLE ROCK INDUSTRIAL BANK CASTLE ROCK

### OFFICERS-

THOMAS J. MILLER, PRESIDENT; MARSHA A. HARRISON, VICE PRESIDENT

DIRECTORS-

HERMAN A. ANDERSON, EARL L. DAZEY, MARSHA A. HARRISON, THOMAS J. MILLER, JOHN G. MULLINS,

NO. 071

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES.	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: A. FEDERAL FUNDS SOLD	
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	395
A. TOTAL LOANS AND LEASES	<b>,</b>
8. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
D. NET LOANS AND LEASES	4,964
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	. 78
7. OTHER REAL ESTATE OWNED	. 191
<ol> <li>INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.</li> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> </ol>	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	8,700
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	8,700
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	
(2) INTEREST-BEARING	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER SORROWED MONEY	
17. MORTGAGE INDESTEDNESS AND OSLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	,
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	,
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK.	
25. SURPLUS.	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	. 37
<ol> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	637
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	8,700

ORGANIZED 1976 LIBERTY INDUSTRIAL BANK COLORADO SPRINGS

### OFFICERS-

H.C. GERBER, CHAIRMAN OF THE BOARD/PRESIDENT; LONNIE L. GERBER, L. LORINE WADE, VICE PRESIDENTS

### DIRECTORS-

H.C. GERBER, LONNIE L. GERBER, JOHN C. BIRKES, GARY F. DAILEY, LURLINE A. GERBER, JOHN T. BASS, SECRETARY

### DECEMBER 31, 1990 000 OMITTED ASSETS 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 174 B. INTEREST-BEARING BALANCES..... 1,886 2. SECURITIES..... 1,021 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 314 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 3,214 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 148 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,066 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES) ..... 402 7. OTHER REAL ESTATE OWNED..... 31 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 182 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 7.076 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 7,076 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 6,412 (1) NONINTEREST-BEARING..... 3 (2) INTEREST-BEARING..... 6,409 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ...... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY ...... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 54 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 6,466 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 200 25. SURPLUS..... 410 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES......... B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 610 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EOUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 610 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 7,076

ORGANIZED 1958 NO. 025 ROCKY MOUNTAIN 1ST INDUSTRIAL BANK COLORADO SPRINGS OFFICERS-CLIFFORD E. KATALIN, CHAIRMAN OF THE BOARD/PRESIDENT DIRECTORS-CLIFFORD E. KATALIN, HARRIS SIMMONS, DEE A. HYDE, LINDA BARNES, GARY L. ANDERSON DECEMBER 31, 1990

ASSETS:

000 OMITTED

1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 414 B. INTEREST-BEARING BALANCES..... 4.508 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 30,134 . . . . . . . . . . . . . . . . . . . B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 732 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 29,402 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 57 7. OTHER REAL ESTATE OWNED..... 234 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 524 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 35,139 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).. 35.139 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 30,642 (1) NONINTEREST-8EARING..... (2) INTEREST-BEARING..... 30.642 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:...

A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 20. OTHER LIABILITIES..... 735 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 31,377 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 710 24. COMMON STOCK.... 2,532 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 520 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EOUITABLE SECURITIES.....

28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 3,762 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 3,762 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 35,139

ORGANIZED 1967 BASIN INDUSTRIAL BANK CORTEZ	NO. 019
OFFICERS-	
JACK HAWKINS, CHAIRMAN OF THE BOARD; CHARLES E. STOCKDALE, PRESIDEN GEORGE R. BUCK, JR., VICE PRESIDENT	T;
DIRECTORS-	
GEORGE R. BUCK, JR., JACK HAWKINS, G.W. MCCUTCHEON, MEL J. REDDY, CHARLES E. STOCKDALE	
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES.	
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.	
A. FEDERAL FUNDS SOLD	
<ul> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	
A. TOTAL LOANS AND LEASES	0
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	.6
C. LESS ALLOCATED TRANSFER RISK RESERVE	1 104
D. NET LOANS AND LEASES 5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
B. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
<ol> <li>CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> <li>INTANGIBLE ASSETS</li> </ol>	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 3,089
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>	3,089
LIABILITIES:	
13. DEPOSITS:	2 703
A. IN DOMESTIC OFFICES	. 2,793
(2) INTEREST-BEARING	3
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
<ol> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li></ol>	
20. OTHER LIABILITIES	
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	. 2,818
22. LIMITED-LIFE PREFERRED STOCK	•
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
2B. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1B23(J)	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 3,089

ORGANIZED 1975 NO. 081 AMERICAN INDUSTRIAL BANK OF CHERRY CREEK DENVER OFFICERS-A.F. ORTWEIN, JR., CHAIRMAN OF THE BOARD/PRESIDENT: KENNETH E. BERGERSON SR. VICE PRESIDENT; CHERYL R. MORFORD, CASHIER DIRECTORS-A.F. ORTWEIN, JR., C. RICHARD ICKRATH, LEE C. OVERSON, GEORGE B.P. WARD, JR., HUGH A. WOLTZEN DECEMBER 31, 199D ODD OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 81 B. INTEREST-BEARING BALANCES..... 165 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL...... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 16.133 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 365 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 15.768 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 8 7. OTHER REAL ESTATE OWNED..... 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOHERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ..... 1D. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 286 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 16,308 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 16.308 LIABILITIES: 13. DEPOSITS: A. IN DOHESTIC OFFICES..... 1,177 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 1,177 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED.....

420 2D. OTHER LIABILITIES..... 14,713 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 2D)..... 22. LIMITED-LIFE PREFERRED STOCK..... FOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 200 24. COMMON STOCK.... 25. SURPLUS..... 800 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES...... 595 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,595 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,595 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 16.308

13,116

MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.....
 BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING.....
 NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS.....

ORGANIZED 1968 GEIBANK INDUSTRIAL BANK DENVER

# OFFICERS-

JOHN J. KRIEGER, CHAIRMAN/PRESIDENT/CEO; WAYNE GREENHOLTZ, SR. VICE PRESIDENT; DAVID A. BROWN, VICE PRESIDENT/CASHIER; SHARI L. ULERY, VICE PRESIDENT

DIRECTORS-

JOHN J. KRIEGER, SHARI L. ULERY, DAVID A. BROWN, W. ALVON SPARKS, JR EDWARD H. UTLEY .

DEC ASSI	CEMBER 31, 1990 ETS:	000	OMITTED
2.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES SECURITIES FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL. A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL.	•	623 1,250 16,371
4.	LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES		
	D. NET LOANS AND LEASES		29,622
7. 8. 9.	OTHER REAL ESTATE OWNED INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		497
11.	INTANGIBLE ASSETS OTHER ASSETS A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	859 49,223
	<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>		49,223
LIAS	BILITIES:		
13.	DEPOSITS: A. IN DOMESTIC OFFICES. (1) NONINTEREST-BEARING. (2) INTEREST-BEARING. 41,67		41,676
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE: A. FEDERAL FUNDS PURCHASED B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
16.	DEMAND NOTES ISSUED TO THE U.S. TREASURY OTHER BORROWED MONEY MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18. 19.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	
21.	OTHER LIABILITIES TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20) LIMITED-LIFE PREFERRED STOCK		1,860 43,536
	ITY CAPTIAL: PERPETUAL PREFERRED STOCK		
24. 25.	COMMON STOCK	•	3,600 721
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	•	1,366
28.	<ul> <li>A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ul>	•	5,687
29.	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J) TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	•	5,687 49,223

ORGANIZED 1980 NO. 116 RESOURCES INDUSTRIAL BANK DENVER OFFICERS-M. KATHALYNN HARDISTY, PRESIDENT; RAY OTTE, JR., VICE PRESIDENT/CASHIER DIRECTORS-STEPHEN SIMMS, RICHARD P. HEBNER,

.

DECEMBER 31, 1990	000 OMITTE
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	148
B. INTEREST-BEARING BALANCES	. 400
2. SECURITIES	7,203
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:	
A. FEDERAL FUNDS SOLD	3,050
<ul> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	
A. TOTAL LOANS AND LEASES	
C. LESS ALLOCATED TRANSFER RISK RESERVE	2
D. NET LOANS AND LEASES	. 3,919
5. ASSETS HELD IN TRADING ACCOUNTS.	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED.	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
0. INTANGIBLE ASSETS	
1. OTHER ASSETS	
2. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	. 15,858
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	15,858
	. 13,571 7
(2) INTEREST-BEARING	
4. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
5. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
6. OTHER BORROWED MONEY 7. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
8. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
9. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
0. OTHER LIABILITIES	
1. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
2. LIMITED-LIFE PREFERRED STOCK	
QUITY CAPTIAL: 3. PERPETUAL PREFERRED STOCK	
3. PERPETUAL PREFERRED STOCK	
5. SURPLUS	
6. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
8. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,840

29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 15,858

ORGANIZED 1981	NO. 133
COLORADO INDUSTRIAL BANK/EATON	
EATON	
OFFICERS-	
WILLIAM A. BOWNESS, PRESIDENT; DAN ROCKWELL, VICE PRESIDENT;	
LINDA E. YOST, CASHIER	
DIRECTORS-	
DIRECTORS-	
WILLIAM BOWNESS, JOHN BOWNESS, MELVIN D. SEVERSON, DAN ROCKWELL	
TELETIN DE SEVENSON, DEN ROCKWELL	

#### DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN ..... 153 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 1,070 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.. A. FEDERAL FUNDS SOLD ..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 2.711 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 68 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 2.643 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 34 7. OTHER REAL ESTATE OWNED..... 34 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... . . . . . . . . . . . . . . . . 53 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 3,987 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 3,987

# LIABILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	3,579
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	
	A. FEDERAL FUNDS PURCHASED	15
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	24
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	3,618
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
23.	PERPETUAL PREFERRED STOCK	
24.	COMMON STOCK	100
25.	SURPLUS	125
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES	153
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	9

ORGANIZED 1970 NO. 061 FORT COLLINS 1ST INDUSTRIAL BANK FORT COLLINS 10.4 OFFICERS-CLIFFORD E. KATALIN, CHAIRMAN OF THE BOARD; ROBERT J. MAWHINNEY, PRESIDENT; ANITA L. NORMAN, VICE PRESIDENT DIRECTORS-ROY W. SIMMONS, ROBERT J. MAWHINNEY, CLIFFORD E. KATALIN, DEE A. HYDE. GARY L. ANDERSON, HARRIS H. SIMMONS DECEMBER 31, 1990 000 OMITTED ASCETS. 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 817 B. INTEREST-BEARING BALANCES..... 1,364 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 15,711 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 392 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 15,319 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 20 7. OTHER REAL ESTATE OWNED..... 18 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 253 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 17,791 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) ..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 17,791 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 9,067 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 9.067 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 6,512 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING...... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 349 20. OTHER LIABILITIES..... 15,928 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 24. COMMON STOCK..... 300 1.393 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 170 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,863 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 1,863 17,791 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)...

ORGANIZED 1960 HOME LOAN INDUSTRIAL BANK GRAND JUNCTION

#### OFFICERS-

GENO SACCOMANNO, CHAIRMAN OF THE BOARD; SAM SUPLIZIO, PRESIDENT; JAMES A. BONELLA, CEO/VICE PRESIDENT; PATRICIA L. JAN, VICE PRESIDENT

DIRECTORS-

JAMES A. BONELLA, GENO SACCOMANNO, BOB HANSON, BERNARD A. BUESCHER, EUGENE F. HAGGERTY

	CEMBER 31, 1990 ETS:	000	OMITTED
1.	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		59
	B. INTEREST-BEARING BALANCES		491
2.	SECURITIES		846
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:		040
	A. FEDERAL FUNDS SOLD		
4.	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	3	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		3,263
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	,	13
7.	OTHER REAL ESTATE OWNED		
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES		
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGIBLE ASSETS		
	OTHER ASSETS		50
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		4,722
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		4,722
LIA	BILITIES:		
13.	DEPOSITS:		
	A. IN DOMESTIC OFFICES	•	3,167
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING		
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:	•	
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
	DEMAND NOTES ISSUED TO THE U.S. TREASURY		
	OTHER BORROWED MONEY		
	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS		
	OTHER LIABILITIES		126
	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		3,293
22.	LIMITED-LIFE PREFERRED STOCK	•	
	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
24.	COMMON STOCK		200
25.	SURPLUS		200
26.	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		1,029
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28.	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		1,429
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		1,429
29.	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		4,722

ORGANIZED 1978 ARK VALLEY INDUSTRIAL BANK LA JUNTA

#### OFFICERS-

J. GREGORY MULLINS, PRESIDENT; JAY W. MILLER, SR. VICE PRESIDENT; VALERIE CONDER, PHIL WILDER, VICE PRESIDENTS; CLINTON VIERGUTZ, VICE PRESIDENT/CASHIER

#### DIRECTORS-

VICTOR ALDEA, CHARLOTTE J. BENSCHEIDT, EDWARD GARLINGTON, JR., LEO A. KIPPER, JAY W. MILLER, J. GREGORY MULLINS, HOWARD E. STUTZMAN, ROBERT WALLACE

DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN B. INTEREST-BEARING BALANCES	
2. SECURITIES	
<ol> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RE A. FEDERAL FUNDS SOLD</li></ol>	SELL:
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES	10 333
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	10,327 238
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	10.000
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMP	ANIES
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
11. OTHER ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•
<ul> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> <li>C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823</li> </ul>	
LIABILITIES:	
13. DEPOSITS:	
A. IN DOMESTIC OFFICES	18,869
(1) NONINTEREST-BEARING	18,765
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCH	
A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16. OTHER BORROWED MONEY	
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
24. COMMON STOCK	
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1923(J	
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND	28C) 20,456

ORGANIZED 1979 N AMERICAN INDUSTRIAL BANK OF LAKEWOOD LAKEWOOD	0. 108
OFFICERS-	
A. F. ORTWEIN, JR., CHAIRMAN OF THE BOARD/PRESIDENT; C. RICHARD ICKR SR. VICE PRESIDENT; KENNETH E. BERGERSON, SR. VICE PRESIDENT/CEO;	АТН,
BRIAN L. BOSTON, CASHIER	
DIRECTORS-	
A.F. ORTWEIN, JR., C. RICHARD ICKRATH, HUGH WOLTZEN,	
KENNETH E. BERGERSON	
DECEMBER 31, 1990 ASSETS:	000 OMITTED
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	102
B. INTEREST-BEARING BALANCES	95
<ol> <li>SECURITIES.</li> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:</li> </ol>	
A. FEDERAL FUNDS SOLD B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL 4. LOANS AND LEASE FINANCING RECEIVABLES:	
A. TOTAL LOANS AND LEASES	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	
D. NET LOANS AND LEASES	18,546
<ol> <li>ASSETS HELD IN TRADING ACCOUNTS</li></ol>	
7. OTHER REAL ESTATE OWNED	
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
<ol> <li>9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING</li> <li>10. INTANGIBLE ASSETS</li></ol>	
11. OTHER ASSETS	400
<ol> <li>A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)</li> <li>B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)</li> </ol>	20,138
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	20,138
LIABILITIES:	
13. DEPOSITS: A. IN DOMESTIC OFFICES	841
(1) NONINTEREST-BEARING	041
(2) INTEREST-BEARING	
<ol> <li>FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:</li> <li>A. FEDERAL FUNDS PURCHASED</li> </ol>	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	14,936
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
<ol> <li>BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING</li> <li>NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS</li> </ol>	
20. OTHER LIABILITIES	357
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	16,134
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	201
25. SURPLUS	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	157
<ul> <li>B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES</li> <li>28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)</li> </ul>	4,004
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	4,004
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	. 20,138

ORGANIZED 1923 NO. 001 AVCO LAKEWOOD INDUSTRIAL BANK TAKEWOOD OFFICERS-CHARLES R. RINEHART, PRESIDENT; JIMMIE D. ESA, VICE PRESIDENT/CASHIER: ROBERT D. BRAZEAU, RONALD BUKOW, STEPHEN D. BRANDON, GARY L. FITE, HERBERT F. SMITH, JOSEPH L. HENRY, VICE PRESIDENTS DIRECTORS-STEPHEN D. BRANDON, RONALD BUKOW, GARY L. FITE, JAMES A. POTTER, HERBERT F. SMITH. JOSEPH L. HENRY DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN...... 224 B. INTEREST-BEARING BALANCES..... 2. SECURITIES..... 883 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:... A. FEDERAL FUNDS SOLD..... 850 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 4,065 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 137 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 3,928 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 35 7. OTHER REAL ESTATE OWNED..... 18 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 2.449 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 8,387 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J) .. 8.387 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 5,744 (1) NONINTEREST-BEARING..... (2) INTEREST-BEARING..... 5.744 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE ..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY...... 16. OTHER BORROWED MONEY..... 1,714 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES..... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 20. OTHER LIABILITIES..... 28 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 7,486 22. LIMITED-LIFE PREFERRED STOCK..... EOUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK.....

24. COMMON STOCK	100
25. SURPLUS	400
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	401
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	901
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	901
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	8,387

ORGANIZED 1951 FIRST COMMUNITY INDUSTRIAL BANK L NEWOOD OFFICERS-MIKE M. PAPPAS, CHAIRMAN OF THE BOARD/CEO; JAMES A. BARE, PRESIDENT/CEO; WAYNE L. EVANS, EXEC. VICE PRESIDENT; EUGENE C. CALL, CHARLES RUTLEDGE, CARL A. SOLDAN, SR. VICE PRESIDENTS; GEORGE ABBRUSCATO, THOMAS PETERS, J. VALDES-CUGAT, ROBERT M. MITTLER, VICE PRESIDENTS

DIRECTORS-

JAMES A. BARE, MIKE A. PAPPAS, EUGENE C. CALL, WAYNE L. EVANS, GEORGE J. AB8RUSCATO

DECEMBER 31, 1990	000	OMITTED
ASSETS:		
1. CASH AND 8ALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		
B. INTEREST-BEARING BALANCES		1,595
2. SECURITIES		
3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
A. FEDERAL FUNDS SOLD		
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4. LOANS AND LEASE FINANCING RECEIVABLES:		
A. TOTAL LOANS AND LEASES	573	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	85	

	C. LESS ALLOCATED TRANSFER RISK RESERVE	
	D. NET LOANS AND LEASES	7,588
5.	ASSETS HELD IN TRADING ACCOUNTS	
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	5
7.	OTHER REAL ESTATE OWNED.	157
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES	
9.	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10.	INTANGIBLE ASSETS	
11.	OTHER ASSETS	B2
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	9,427
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	9,427

# LIA8ILITIES:

13.	DEPOSITS:	
	A. IN DOMESTIC OFFICES	7,283
	(1) NONINTEREST-BEARING	
	(2) INTEREST-BEARING	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE	
	A. FEDERAL FUNDS PURCHASED	
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	
16.	OTHER BORROWED MONEY	
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES	
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20.	OTHER LIABILITIES	378
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	7,661
22.	LIMITED-LIFE PREFERRED STOCK	
EQU	ITY CAPTIAL:	
22		

24. COMMON STOCK	500
25. SURPLUS	600
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	666
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)	1,766
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	1,766
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)	9,427

ORGANIZED 1975 LAMAR )YDUSTRIAL BANK	NO. 083
LAMAR	
OFFICERS-	
F. MERLIN RIFE, PRESIDENT; MARGARET H. MAY, VICE PRESIDENT	
DIRECTORS-	
F. MERLIN RIFE, LENORA L. HALL, KAREN MCDANIEL, MARGARET H. MF ANNE M. REIFF	ΔΥ,
DECEMBER 31, 1990	000 OMITTED
ASSETS:	
1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:	
A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN	
B. INTEREST-BEARING BALANCES	
<ol> <li>FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RES A. FEDERAL FUNDS SOLD</li></ol>	ELL:
B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL	
	2,397
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	32
C. LESS ALLOCATED TRANSFER RISK RESERVE D. NET LOANS AND LEASES	2 365
5. ASSETS HELD IN TRADING ACCOUNTS	
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	
7. OTHER REAL ESTATE OWNED 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPA	
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING	
10. INTANGIBLE ASSETS	
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823	J) 3,599
LIABILITIES:	
13. DEPOSITS:	2 740
A. IN DOMESTIC OFFICES	2,748
(2) INTEREST-BEARING	2,748
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHA A. FEDERAL FUNDS PURCHASED	
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE	
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY	
<ol> <li>OTHER BORROWED MONEY</li> <li>MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES.</li> </ol>	
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	
19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	
20. OTHER LIABILITIES 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	
22. LIMITED-LIFE PREFERRED STOCK	
EQUITY CAPTIAL:	
23. PERPETUAL PREFERRED STOCK	
25. SURPLUS.	
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES	
B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES	
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27) B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)	
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)	799
29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND	28C) 3,599

ORGANIZED 1980 AMERICAN INDUSTRIAL BANK LITTLETON

## OFFICERS-

A.F. ORTWEIN, JR., CHAIRMAN OF THE BOARD/PRESIDENT; C. RICHARD ICKRATH, SR. VICE PRESIDENT, KENNETH E. BERGERSON, SR. VICE PRESIDENT/CEO; DAVID J. HARRISON, MANAGER/CASHIER

#### DIRECTORS-

A.F. ORTWEIN, JR., C. RICHARD ICKRATH, LISA PALMER-YOWELL, HUGH A. WOLTZEN, KENNETH E. BERGERSON

DECEMBER 31, 1990 ASSETS:	000	OMITTED
<ol> <li>CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:</li> <li>A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN</li> </ol>		956
B. INTEREST-BEARING BALANCES		
2. SECURITIES		
A. FEDERAL FUNDS SOLD		8,975
<ul> <li>B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL</li></ul>	• • • • • •	
A. TOTAL LOANS AND LEASES	13,144	
B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES	194	
C. LESS ALLOCATED TRANSFER RISK RESERVE		
D. NET LOANS AND LEASES		12,950
5. ASSETS HELD IN TRADING ACCOUNTS		
6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)		80
7. OTHER REAL ESTATE OWNED		
8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COM		
9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING. 10. INTANGIBLE ASSETS		700
11. OTHER ASSETS		150
12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)		23,811
8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		20,011
C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 182		23,811
LIABILITIES: 13. DEPOSITS:		
A. IN DOMESTIC OFFICES		20,348
(1) NONINTEREST-BEARING.	110	20,340
(2) INTEREST-BEARING	20,238	
14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURC		
A. FEDERAL FUNDS PURCHASED		
B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15. DEMAND NOTES ISSUED TO THE U.S. TREASURY		
16. OTHER BORROWED MONEY		
17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASE		
18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING		
<ol> <li>NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS</li> <li>OTHER LIABILITIES</li> </ol>		216
21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)		20,564
22. LIMITED-LIFE PREFERRED STOCK		20,004
EQUITY CAPTIAL:		
23. PERPETUAL PREFERRED STOCK		
24. COMMON STOCK		385
25. SURPLUS		4,066
26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITI		1,204-
28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		3,247
B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823( 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND		3,247 23,811

**ORGANIZED 1963** NO. 040 LITTLETON 1ST INDUSTRIAL BANK LITTLETON OFFICERS-CLIFFORD E. KATALIN, PRESIDENT; MIKE HOGGE, ROBERT A. CLEARY, JAMES VAN SICKLE, VICE PRESIDENTS DIRECTORS-MIKE HOGGE, CLIFFORD E. KATALIN, HARRIS H. SIMMONS, DEE A. HYDE GARY L. ANDERSON DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 90 B. INTEREST-BEARING BALANCES..... 1,980 2. SECURITIES..... 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL ... A. FEDERAL FUNDS SOLD ..... B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 8,296 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 394 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 7,902 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 38 7. OTHER REAL ESTATE OWNED..... 4 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING..... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 200 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 10,214 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J). 10.214 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 7.160 (1) NONINTEREST-BEARING..... 7,160 (2) INTEREST-BEARING..... 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 1,747 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 42 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS..... 159 20. OTHER LIABILITIES..... 9,108 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 150 24. COMMON STOCK..... 25. SURPLUS..... 941 15 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 1,106 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J).... 1,106 C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 10.214

ORGANIZED 1948 FIRST COMMUNITY I/B OF LONGMONT LONGMONT

#### OFFICERS-

MIKE M. PAPPAS, CHAIRMAN OF THE BOARD/CEO; JAMES A. BARE, PRESIDENT; WAYNE L. EVANS, EXEC. VICE PRESIDENT; EUGENE C. CALL, CHARLES RUTLEDGE, CARL SOLDAN, SR. VICE PRESIDENTS; BRUCE ANTENBERG, VICE PRESIDENT/ CASHIER; GEORGE ABBRUSCATO, J. VALDES-CUGAT, THOMAS H. PETERS, WILLIAM R. CAMPBELL, VICE PRESIDENTS

DIRECTORS-

MIKE M. PAPPAS, JAMES A. BARE, EUGENE C. CALL, WAYNE L. EVANS, GEORGE ABBRUSCATO

DEC	CEMBER 31, 1990	000	OMITTED
ASSE	ETS:		
1	CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS:		
±•	A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN		216
	B. INTEREST-BEARING BALANCES AND CORRENCT AND CONTRICT AN	-	2,996
2	SECURITIES.	-	2,550
	FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL:.		
5.	A. FEDERAL FUNDS SOLD	•	
	B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL		
4.	LOANS AND LEASE FINANCING RECEIVABLES:		
	A. TOTAL LOANS AND LEASES	9	
	B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES		
	C. LESS ALLOCATED TRANSFER RISK RESERVE		
	D. NET LOANS AND LEASES		9,520
5.	ASSETS HELD IN TRADING ACCOUNTS		
6.	PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)	•	9
7.	OTHER REAL ESTATE OWNED		83
8.	INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.	-	
	CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING		
10.	INTANGI8LE ASSETS	•	
	OTHER ASSETS		107
12.	A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)	•	12,931
	B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		
	C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		12,931
LIAF	BILITIES:		
	DEPOSITS:		
	A. IN DOMESTIC OFFICES	•	10,022
	(1) NONINTEREST-BEARING		
	(2) INTEREST-BEARING 10,022	2	
14.	FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE		
	A. FEDERAL FUNDS PURCHASED		
	B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE		
15.	DEMAND NOTES ISSUED TO THE U.S. TREASURY	•	
16.	OTHER BORROWED MONEY		
17.	MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES		
18.	BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING	•	
19.	NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS	•	
	OTHER LIABILITIES		398
21.	TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)	•	10,420
22.	LIMITED-LIFE PREFERRED STOCK		
EOU	ITY CAPTIAL:		
	PERPETUAL PREFERRED STOCK		
	COMMON STOCK.		700
	SURPLUS		1,278
	A. UNDIVIDED PROFITS AND CAPITAL RESERVES		533
	B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES		
28	A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)		2,511
20.	8. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)		2,011
	C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J)		2,511
29	TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)		12,931

•

ORGANIZED 1982 NO. 150 SAVINGS INDUSTRIAL BANK OF PARKER PARKER OFFICERS-SANDRA J. HERZOG, PRESIDENT DIRECTORS-WALLACE E. CARROLL, SANDRA HERZOG, FRANK V. PHILLIPS, RICHARD KNAPP, LOUIS SPINOZZI

DECEMBER 31, 1990 000 OMITTED ASSETS: 1. CASH AND BALANCES DUE FROM DEPOSITORY INSTITUTIONS: A. NONINTEREST-BEARING BALANCES AND CURRENCY AND COIN..... 418 B. INTEREST-BEARING BALANCES..... 233 2. SECURITIES..... 1.142 3. FED FUNDS SOLD AND SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL: ... A. FEDERAL FUNDS SOLD ..... 595 B. SECURITIES PURCHASED UNDER AGREEMENTS TO RESELL..... 4. LOANS AND LEASE FINANCING RECEIVABLES: A. TOTAL LOANS AND LEASES..... 6.658 B. LESS: ALLOWANCE FOR LOAN AND LEASE LOSSES..... 76 C. LESS ALLOCATED TRANSFER RISK RESERVE..... D. NET LOANS AND LEASES..... 6.582 5. ASSETS HELD IN TRADING ACCOUNTS..... 6. PREMISES AND FIXED ASSETS (INCLUDING CAPITALIZED LEASES)..... 107 7. OTHER REAL ESTATE OWNED..... 286 8. INVESTMENTS IN UNCONSOLIDATED SUBSIDIARIES AND ASSOCIATED COMPANIES.. 9. CUSTOMERS' LIABILITY TO THIS BANK ON ACCEPTANCES OUTSTANDING ...... 10. INTANGIBLE ASSETS..... 11. OTHER ASSETS..... 118 12. A. TOTAL ASSETS (SUM OF ITEMS 1 THROUGH 11)..... 9.481 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOTAL ASSETS AND LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)... 9.481 LIABILITIES: 13. DEPOSITS: A. IN DOMESTIC OFFICES..... 8,759 14. FED FUNDS PURCHASED/SECURITIES SOLD UNDER AGREEMENT TO REPURCHASE:... A. FEDERAL FUNDS PURCHASED..... B. SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE..... 15. DEMAND NOTES ISSUED TO THE U.S. TREASURY..... 16. OTHER BORROWED MONEY..... 17. MORTGAGE INDEBTEDNESS AND OBLIGATIONS UNDER CAPITALIZED LEASES...... 18. BANK'S LIABILITY ON ACCEPTANCES EXECUTED AND OUTSTANDING..... 19. NOTES AND DEBENTURES SUBORDINATED TO DEPOSITS...... 97 20. OTHER LIABILITIES..... 21. TOTAL LIABILITIES (SUM OF ITEMS 13 THROUGH 20)..... 8.856 22. LIMITED-LIFE PREFERRED STOCK..... EQUITY CAPTIAL: 23. PERPETUAL PREFERRED STOCK..... 400 24. COMMON STOCK..... 175 25. SURPLUS..... 26. A. UNDIVIDED PROFITS AND CAPITAL RESERVES..... 50 B. LESS: NET UNREALIZED LOSS ON MARKETABLE EQUITABLE SECURITIES..... 28. A. TOTAL EQUITY CAPITAL (SUM OF ITEMS 23 THROUGH 27)..... 625 B. LOSSES DEFERRED PURSUANT TO 12 U.S.C. 1823(J)..... C. TOT EQUITY CAP AND LOSSES DEFERRED PURS TO 12 U.S.C. 1823(J).... 625 29. TOTAL LIABILITIES AND EQUITY CAPITAL (SUM OF ITEMS 21, 22 AND 28C)... 9,481

#### Emergency Rule TC-11

#### Scope of Directors' Examinations [11-23-118(2)]

#### A. Definitions

For purposes of this regulation the term reviewer shall mean such public accountant or other independent person(s) as determined by the Banking Board.

#### B. Examination Scope

For the purposes of C.R.S. 11-23-118(2) a trust company (institution) at a minimum shall perform annually the procedures as set forth in Appendix A as the scope of a directors' examination. The recommended procedures are intended to address the high risk areas common to all financial institutions. However, each institution must review its own particular business and determine if additional procedures are required to cover other high risk areas. The reviewer should be informed of and permitted access to all examination reports, administrative orders, and any additional communications between the institution and the Division of Banking, including the Colorado State Banking Board, as well as, the appropriate federal regulatory agency. The auditor should obtain institution management's written representation that he or she has been informed of and granted access to all such documents prior to completion of the field work.

## C. Extent of Testing

Where the procedures set forth in Appendix A require testing or determinations to be made, sampling may be used. Both judgmental and statistical sampling may be acceptable methods of selecting samples to test. Sample sizes should be consistent with generally accepted auditing standards or as agreed upon by the reviewer and the institution client. In any event, the sampling method and extent of testing, including sample size(s) used, should be disclosed in the directors' examination report.

D. Reports to be Filed with the Division of Banking

After the completion of the procedures or agreed-upon procedures set forth in Appendix A, the independent reviewer should evaluate the results of his/her audit work and promptly prepare and submit a report addressed to the board of directors of the institution. This report should detail the findings and suggestions resulting from performance of these auditing procedures. Independent reviewers should include in their report, as a minimum:

- financial statements (balance sheet and statement of earnings as of the examination date);
- (2) the accounts or items on which the procedures were applied;
- (3) the sampling methods used;
- (4) the procedures and agreed-upon extent of testing performed;
- (5) the accounting basis either generally accepted accounting principles (GAAP) or regulatory required accounting on which the accounts or items being audited are reported;

(6) the reviewer's findings; and

(7) the date as of which the procedures were performed.

The reviewer should sign and date the report, which should also disclose the reviewer's business address. The institution must send a copy of this report, the engagement letter, and any management letter or similar letter of recommendations to the Division of Banking and, if applicable, to the appropriate federal regulators within 30 days after its receipt, but no later than 150 days after the date of examination. In addition, each institution should promptly notify the Division of Banking when any reviewer is engaged to perform a directors' examination and when a change in its reviewer occurs.

#### E. <u>References</u>

Generally acceptable accounting principles are issued by the Financial Accounting Standard Board which is a arm of the Financial Accounting Foundation, an independently chartered institution.

Section 23A of the Federal Reserve Act, also known as 12 USC 371c, is a law enacted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

Regulation 0 of the Board of Governors of the Federal Reserve System, also known as 12 CFR 215, is a regulation enacted by the Federal Reserve Board under the authority granted by the United States Congress and administered by the Board of Governors of the Federal Reserve System.

This rule does not include amendments to or editions of the referenced materials later than the effective date of the rule, October 24, 1990

For more detailed information pertaining to this rule, please contact the secretary for the State Banking Board at 303 West Colfax, Suite 650, Denver, CO 80204, (303) 866-6440.

#### Appendix A TC-11

For the purposes of C.R.S. 11-23-118(2) a trust company (institution), at a minimum, shall have the following procedures performed annually.

#### A. SECURITIES

- Review the investment policies and procedures established by the institution's board of directors (BOD). Review the BOD (or investment committee) minutes for evidence that these policies and procedures are periodically reviewed and approved. The policies and procedures should include, but not be limited to:
  - Investment objectives, including use of "held for sale" and trading activities;
  - b. Permissible types of investments;
  - c. Diversification guidelines to prevent undue concentration;
  - d. Maturity schedules;
  - e. Limitation on quality ratings;
  - f. Hedging activities and other uses of futures, forwards,
  - options, and other financial instruments;
  - g. Handling exceptions to standard policies;
  - h. Valuation procedures and frequency;
  - i. Limitations on the investment authority of officers; and
  - Frequency of periodic reports to the BOD on securities holdings.

- Test the investment procedures and ascertain whether information reported to the BOD (or investment committee) for securities transactions is in agreement with the supporting data by comparing the following information on such reports to the trade tickets for a sample of items (including futures, forwards, and options):
  - a. Descriptions
  - b. Interest rate
  - c. Maturity
  - d. Par value, or number of shares
  - e. Cost
  - f. Market value on date of transaction (if different than cost)
- 3. Using the same sample items, analyze the securities register for accuracy and confirm the existence of the sample items by examining securities physically held in the institution and confirming the safekeeping of those securities held by others.
- Balance investment subledger(s) or reconcile computer-generated trial balances with the general ledger control accounts for each type of security.
- 5. Review policies and procedures for controls which are designed to ensure that unauthorized transactions do not occur. Ascertain through reading of policies, procedures, and BOD minutes whether investment officers and/or appropriate committee members have been properly authorized to purchase/sell investments and whether there are limitations or restrictions on delegated responsibilities.
- 6. Obtain a schedule of the book, par, and market values of securities as well as their rating classifications. Test the accuracy of the market values of a sample of securities and compare the ratings listed to see that they correspond with those of the rating agencies. Review the institution's documentation on any permanent declines in value that have occurred among the sample of securities to determine that any recorded declines in market value are appropriately computed. Examine the institution's computation of the allowance account for securities, if any, for proper presentation and adequacy.
- 7. Test securities income and accrued interest by:
  - a. determining the institution's method of calculating and recording interest accruals;
  - b. obtaining trial balances of accrued interest;
  - c. testing the reconciliation of the trial balances to the general ledger;
  - determining that interest accruals are not made on defaulted issues;
  - selecting items from each type of investment and money market holdings:
    - i. determining the stated interest rate and most recent interest payment date of coupon instruments by reference to sources of such information that are independent of the institution, ιi. testing timely receipt of interest payments and correctness of entries to applicable general ledger accounts. iii. calculating accrued interest and comparing it to the trial balance, iv. reviewing recorded book value for appropriate accretion of discount and amortization of premium; and
  - performing an analytical review of yields on each type of investment and money market holdings for reasonableness.

- 8. Review investment accounts for volume of purchases, sales activity and length of time securities have been held. Inquire as to the institution's intent and ability to hold securities until maturity. (If there is frequent trading in an investment account, such activity may be inconsistent with the notion that the institution has the intent and ability to hold securities to maturity.) Test gains and losses on disposal of investment securities by sampling sales transactions and:
  - a. determining sales prices by examining invoices or brokers' advices;
  - checking for the use of trade date accounting and the computation of book value on trade date;
  - c. determining that the general ledger has been properly relieved on the investment, accrued interest, premium, discount and other related accounts;
  - recomputing the gain or loss and compare to the amount recorded in the general ledger; and
  - e. determining that the sales were approved by the BOD or a designated committee or were in accordance with policies approved by the BOD.
- Determine that sufficient and adequate securities have been collateralized against uninsured deposits, if applicable.

#### B. ALLOWANCE FOR FEE RECEIVABLES

- Review policies and procedures for ensuring the collectibility of fees due.
- Test charge-offs and recoveries for proper authorization and/or reporting by reference to the board of directors' minutes.
- Review the institution's computation of the amount needed in the allowance as of the end of the most recent quarter.
   Documentation should include consideration of the following matters:
  - a. Aging of delinquent fees;
  - b. Ability to offset fees to account assets;
  - Valuation and marketability of assets in fee delinquent accounts;
  - d. Trends in the level of delinquent fees as compared with previous loss and recovery experience;
  - e. Monitoring controls; and
  - f. Collection efforts, both internal and through outside sources.

#### 12C. INSIDER TRANSACTIONS

NOTE: For purposes of this section of the procedures, insiders include all affiliates of the institution (including its parent holding company) and all subsidiaries of the institution, as those terms are defined in section 23A of the Federal Reserve Act, as well as the institution's executive officers, directors, principal shareholders, and their related interests, as those terms are defined in section 215.2 of Federal Reserve Regulation O.

 Review the institution's policies and procedures to ensure that extensions of credit to and other transactions with insiders are addressed. Ascertain that these policies include specific guidelines defining fair and reasonable transactions between the institution and insiders and test insider transactions for compliance with these guidelines and statutory and regulatory requirements. Ascertain that the policies and procedures on extensions of credit comply with the requirements of Federal Reserve Regulation 0.

- 2. Obtain an institution-prepared list of insiders, including any business relationships they may have other than as nominal customer. Also obtain a list of extensions of credit to and other transactions that the institution, its affiliates, and its subsidiaries have had with insiders that are outstanding as of the audit date or that have occurred since the prior year's external auditing procedures were performed. Compare these lists to those prepared for the prior year's external auditing program to test for completeness.
- 4. Review the institution's policies and procedures to ensure that expense accounts of individuals who are executive officers, directors, and principal shareholders are addressed and test a sample of the actual expense account records for compliance with these policies and procedures.
- D. INTERNAL CONTROLS GENERAL ACCOUNTING AND ADMINISTRATIVE CONTROLS
  - Review the board of directors' minutes to verify that account reconciliation policies have been established and approved and are reviewed periodically by the BOD. Determine that management has implemented appropriate procedures to ensure the timely completion of reconciliations of accounting records and the timely resolution of reconciling items.
  - Determine whether the institution's policies regarding segregation of duties and required vacations for employees (including those involved in the EDP function) have been approved by the BOD and verify that these policies and the implementing procedures established by management are periodically reviewed, are adequate, and are followed.
  - Confirm a sample of deposits in each of the various types of deposit accounts maintained by the institution. Inquire about controls over dormant deposit accounts.
  - 4. Test to determine that reconciliations are prepared for all significant asset and liability accounts and their related accrued interest accounts, if any, such as "due from" accounts; demand deposits; NOW accounts; money market deposit accounts; other savings deposits; certificates of deposit; and other time deposits. Review reconciliations for:
    - a. timeliness and frequency;
    - b. accuracy and completeness; and
    - c. review by appropriate personnel with no conflicting duties.
  - Compare a sample of balances per reconciliations to the general ledger and supporting trial balances.
  - 6. Examine detail and aging of a sample of reconciling items from those accounts whose reconciliations have been tested and reviewed and a sample of items in suspense, clearing, and work-in-process accounts by:
    - a. testing aging;
    - b. determining whether items are followed up on and appropriately resolved on a timely bases; and
    - c. discussing items remaining on reconciliations and in the suspense account with appropriate personnel to ascertain whether any should be written off.

Review a sample of charged-off reconciling and suspense items for proper authorization.

 Verify through inquiry and observation that the institution maintains adequate records of its off-balance sheet activities. Review the institution's procedures to determine whether probable or reasonably possible losses exist.

#### E. INTERNAL CONTROLS - ELECTRONIC DATA PROCESSING CONTROLS

- 1. Read the BOD's minutes to determine whether the BOD has reviewed and approved the institution's electronic data processing (EDP) policies (including those regarding outside servicers, if any, and the in-house use of individual personal computers (PCs) and personalized programs for official institution records) at least annually, confirm that management has established appropriate implementing procedures, and verify the institution's compliance with these policies and procedures.
  - a. The policies and procedures for either in-house processing or use of an outside service center should include:
    - i. a contingency plan for continuation of operations and recovery when power outages, natural disasters, or other threats could cause disruption and/or major damage to the institution's data processing support (including compatibility of servicer's plan with that of the institution);
    - ii. requirements for EDP-related insurance coverage which include the following provision:
      - (1) extended blanket bond fidelity coverage to employees of the institution or servicer;
      - (2) ·insurance on documents in transit, including cash letters; and
      - verification of the insurance coverage of the (3) institution or service bureau and the courier service;
    - 111 review of exception reports and adjusting entries approved by supervisors and/or officers;
    - controls for input preparation and control and output iv verification and distribution;
    - "back-up" of all systems, including off-premises ν. rotation of files and programs;
    - vi. security to ensure integrity of data and system modifications; and
    - necessary detail to ensure an audit trail. vii.
  - b. When an outside service center is employed, the policies and procedures should address the following additional items:
    - ÷., the requirement for a written contract for each automated application detailing ownership and confidentiality of files and programs, fee structure, termination agreement, and liability for documents in transit;
    - ii. review of each contract by legal counsel; and 111.
      - review of each third party review of the service bureau, if any.
- 2. In the area of general EDP controls, determine through inquiry and observation that policies and procedures have been established for:
  - a. Management and user involvement and approval of new or modified application programs;
  - Authorization, approval and testing of system software b. modifications:
  - c. The controls surrounding computer operations processing;
  - d. Restricted access to computer operations facilities and resources including:
    - off-premises storage of master disks and PC disks; i.
    - security of the data center and institution's PCs; and ii. iii.
    - use and periodic changing of passwords.

- With respect to EDP applications controls, inquire about and observe:
  - a. The controls over:
    - i. Input submitted for processing,
    - ii. Processing transactions,
    - iii. Output,
    - iv. Applications on PCs, and
      - Telecommunications both between and within institution offices;
  - b. The security over unissued or blank supplies of potentially negotiable items; and
    - The control procedures on wire transfers including:
      - Authorizations and agreements with customers, including who may initiate transactions,
      - ii. Limits on transactions, and
    - iii. Call back procedures.

#### F. TRUST FUNCTION

c.

- 1. Supervisory Review
  - a. Determine the significant functions of the department including areas of responsibility within the department and the financial institution
  - b. Review the institution's written policies to determine sufficient guidelines are established to meet fiduciary responsibilities and to comply with applicable laws. Policies should include:
    - i. Account acceptance
    - ii. Closed account review
    - iii. Investments
    - iv. Account review
    - v. Discretionary distributions
    - vi. Conflicts of interest
    - vii. Other as needed for scope of fiduciary activities
  - c. Ascertain the qualifications of the staff and the board of directors giving consideration to the nature of the fiduciary responsibilities accepted.
  - d. Determine if board policies are implemented and followed.
- 2. Accounting and Physical Controls
  - a. Verify account assets. Include a confirmation from holders of assets retained outside the department.
  - b. Determine that the assets are adequately safeguarded, and held separate from other assets of the institution.
  - c. Verify that a vault record of assets under joint custody is maintained.
  - d. Verify prompt ledger control of assets (including worthless assets), received as original and subsequent deposits of assets, including stock splits and dividends.
  - Verify that fiduciary cash accounts are regularly and appropriately reconciled to demand deposit or money market account statements.
  - Verify that internal balancing control procedures are performed each time account ledgers are posted.
  - g. Verify that suspense or operating accounts are reconciled at least monthly, contain only appropriate items and are cleared in a timely manner.
  - h. Reconcile or verify the proper reconcilement of each of the following to the department's general ledger at least quarterly:

- i. Income cash
- ii. Principal cash
- iii. Invested income
- iv. Invested principal
- Each type of investment, such as stock, bonds, real estate loans and real estate
- vi. Investments by issuer
- i. If applicable, verify reconcilements or reconcile outstanding
- bonds for bond trusteeships, or paying agent activities.
- j. Verify the accurate payment of dividends.

# 3. Activity Control

- a. Verify fees paid to the trust company.
- b. Verify proceeds from sales of assets to brokers' invoices, sellers' receipts, or other evidence of sales price.
- c. Verify payment for purchases of assets to brokers' invoices, sellers' receipts, or other evidence of purchase price.
- Verify accuracy of amounts and receipt of income from investments.
- 4. Compliance
  - a. Verify that transactions between fiduciary accounts and directors, officers or employees of the institution, its holding company or other related entity do not constitute self-dealing. In general, self-dealing is considered to exist when the fiduciary uses or obtains the property held in a fiduciary capacity for his or her own benefit.
  - b. Review fiduciary account holdings of the following items in light of self-dealing issues.
    - Stock, obligations, repurchase agreements, or deposit accounts with the institution, its affiliates or other related organizations in which there exists such an interest that might affect the best judgment of the institution.
    - ii. Obligations of directors, officers and employees of the institution, its holding company or affiliates or other entities with whom there exists a connection as might affect the exercise of the best judgment of the institution.
  - c. Verify that all accounts for which the institution has investment responsibilities are reviewed by the board of directors or a committee thereof.
  - Verify that cash receipts are promptly invested or distributed.
  - e. Verified and reviewed the annual audit of each collective investment fund.
- 5. Administrative Review
  - a. Complete administrative reviews of all major account types, including but not limited to, personal trusts, estates, corporate trusts, collective investment funds, pension trusts and profit sharing trusts. An acceptable administrative review would perform the following practices:
    - Determine that the original or authenticated copy of the governing instrument is on file;
    - Determine that synoptic and history records are current, reliable and comprehensive;
    - Determine that accounts are administered and invested in conformance with management policies, governing instruments, laws, regulations and sound fiduciary principles;
    - iv. Determine that the minutes of the board of directors and committee meetings document the review of trust

company activities. Significant practices for the boards' review include the acceptance of new accounts, the closing of accounts and the review of discretionary payments of principal or income; and Test the accuracy of account statements submitted to beneficiaries.

Emergency Rule TC-12

ν.

Qualifications for Independent Person(s) Assuming Responsibility for Due Care of Directors' Examinations [11-23-118(2)]

The following persons may qualify to be responsible for conducting a directors' examination of trust company:

- A Certified Public Accountant(s) who holds an active certificate under the laws of this state.
- 2. A qualified independent person(s) or firm whose credentials have been submitted to and approved by the Colorado State Banking Board to conduct such examinations. The Banking Board will take into consideration such things as past proven work of the person or firm, professional reputation, training and education, and capacity to perform the examination in a timely manner.
- The Banking Board reserves the right to revoke any previously approved qualification for due cause.
- TC-2 <u>Capital</u> [11-23-106] The capital of a trust company shall consist of primary capital and secondary capital, the components of which are listed below:

A. Primary capital components consist of:
 1) Equity capital
 a. Common stock

	Contailorit Brook
ь.	Perpetual preferred
	stock
с.	Capital surplus
d.	Undivided profits
e.	Contingency and other
	reserves

- 2) Valuation reserve for fee receivable.
- Minority interest in equity accounts in consolidated subsidiaries.
- Mandatory convertible debt may be counted as primary capital to the extent it does not exceed 20% of primary capital, exclusive of mandatory convertible securities.
- Net worth certificates issued pursuant to 12 USC 1823(i).
- Subtract "Goodwill" included in intangible assets from both primary capital and total capital.
- B. Secondary capital components (see Appendix A for conditions to be met):
  - Mandatory convertible debt (that amount which is not included in primary capital).

- Secondary capital may be included to the extent the total does not exceed 50% of primary capital.
- C. "Total Capital" means the sum of primary capital and allowable secondary capital.
- D. This rule will apply to the following statutes:
  - (a) 11-23-109(d) refers to Equity Capital and Total Capital
    - (b) 11-23-110(2) refers to Total Capital
    - (c) 11-23-110(3) refers to Total Capital
    - (d) 11-23-110(5) refers to Total Capital
- E. Reference: 12 USC 1823(i), which is a portion of the Federal Deposit Insurance Act, is a law enacted by the United States Congress and administered by the Federal Deposit Insurance Corporation. This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

APPENDIX A TC-2

- A. Restrictions and criteria relating to capital components mandatory convertible securities
  - There are two basic types of mandatory convertible securities: "equity contract notes" - securities that obligate the holder to take common or perpetual preferred stock of the issuer in lieu of cash for repayment of principal, and "equity commitment notes" - securities that are redeemable only with the proceeds from the sale of common or perpetual preferred stock.
  - Criteria applicable to both types of mandatory convertible securities:
    - a. The securities must mature in 12 years or less.
    - b. The maximum amount of mandatory convertible securities that may be counted as primary capital is limited to 20% of primary capital, exclusive of mandatory convertible securities.
    - c. The issuer may redeem securities prior to maturity only with the proceeds from the sale of common or perpetual preferred stock of the trust company or parent.
    - d. Holders of the securities may not accelerate the payment of principal except in the event of bankruptcy, insolvency, or reorganization.
    - e. The securities must be subordinate in right of payment to all senior indebtedness of the issuer. In the event that the proceeds of the securities are reloaned to an affiliate, the loan must be subordinated to the same degree as the original issue.

- f. An issuer that intends to dedicate the proceeds of an issue of common or perpetual preferred stock to satisfy the funding requirements of an issue of mandatory convertible securities generally must make such a dedication during the quarter in which the new common or preferred stock is issued. As a general rule, if the dedication is not made within the prescribed period, then the securities issued may not at a later date be dedicated to the retirement or redemption of the mandatory convertible securities.
- B. Conditions applicable to secondary capital components to qualify as capital:
  - A trust company's secondary capital includes limited-life preferred stock and long-term, unsecured (which in the case of trust companies, must be subordinated to deposits) debt.
  - 2) The secondary components must meet the following conditions to qualify as capital:
    - The instrument must have an original weighted-average maturity of at least 7 years.
    - b. The instrument must be unsecured.
    - c. The instrument must clearly state on its face that it is not a deposit and not insured by a federal agency.
    - d. Trust company debt instruments must be subordinated to claims of depositors.
    - e. The aggregate amount of limited-life preferred stock and subordinate debt qualifying as capital may not exceed 50% of the amount of the trust company's primary capital.
- TC-3 <u>Adequacy of Capital</u> (11-23-106) A trust company having adequate capital will maintain capital ratios as follows:
  - A trust company must have and maintain a minimum level of primary capital to adjusted total assets of 5 1/2% and a minimum level of total capital to adjusted total assets of 6%. The Board may lower the minimum capital requirements for trust companies not accepting customer deposits.
  - Higher than minimum capital ratios may be required for an individual company when the Banking Board believes that the company's capital is or may become inadequate in view of its circumstances. For example, higher capital ratios may be appropriate for:
    - (a) A newly chartered trust company;
    - (b) A trust company receiving special supervisory attention;
    - (C) A trust company which has or is expected to have losses resulting in capital inadequacy;
    - (d) A trust company having a high proportion of off-balance sheet risks, especially standby letters of credit; or exposed to a high degree of asset depreciation or interest rate, funding, transfer, or similar risks; or having a low level of liquid assets in relation to short-term liabilities;
    - (e) A trust company that is growing rapidly, either internally or through acquisitions; or
    - (f) A trust company that may be adversely affected by the activities or condition of its holding company, affiliate(s), or other persons or institutions including

chain banking organizations, with which it has significant business relationships, including concentrations of credit.

- A trust company's capital is inadequate if it does not meet the provisions of this Rule.
- 4. This rule will apply to the following statutes:

(a) 11-23-122(1)

- TC-4 Assessments and Fees [11-23-105.5]
  - 1. Assessments
    - a. In order to cover the expenses, net of fee income of the Division of Banking for the supervision of trust companies subject to its jurisdiction, trust companies shall be assessed at least semi-annually as of June 30 and December 31.
    - b. Each trust company subject to the jurisdiction of the banking board on either of the above dates shall be subject to the full assessment without proration for any reason.
    - c. Assessments for all trust companies shall be determined on a consistent basis as the sum of a fee based on a fixed rate applied to total company assets contained in the reports of condition of each trust company submitted as of the above dates and a minimum assessment.
    - d. There shall be a one-time assessment for the cost of automation which shall be charged to all trust companies pursuant to AD Emergency Rule #1.
  - 2. Fees
    - a. The banking board shall set fees annually by publishing a schedule of fees for services as of July 1 of each year.
    - b. Such schedule shall list all services performed which are subject to a fee and the fee to be charged. In addition, the fee schedule shall list fees set by statute, if any.
  - 3. Payment of Assessments and Fees.
    - a. Assessments and fees shall be remitted to the "Division of Banking" in the form of a cashier's check or similar instrument payable to the "Treasurer, State of Colorado."
    - b. The assessment and any fee relating to examinations shall be paid within 20 days after a statement of the amount thereof shall have been received by the institution.
    - c. All other fees shall be paid at the time the service is rendered. Services relating to statutory application or notice is deemed to be rendered at the time of filing application or notice.
- TC-5 Investment in Small Business Investment Companies [11-23-110(2)]Shares of stock in small business investment companies organized under the Small Business Investment Act of 1958, 15 USC 661 et seq., administered by the Small Business Administration, shall be eligible for purchase by trust companies to the extent that in no event shall any trust company hold shares in an amount aggregating more than three percent of the bank's total capital.

This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, July 1, 1990. For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

- TC-6 <u>Collateralization of Deposits</u> (11-23-117) Each trust company accepting general and/or fiduciary deposits must provide a letter agreement to the Banking Board detailing the collateralization of said deposits. Such agreement shall include at a minimum the following provisions:
  - a) The Trust Company shall collateralize its deposits by setting aside under the control of the Trust Section of the company:
    - Direct obligation of the United States, or other obligations fully guaranteed by the United States as to principal and interest;
    - Readily marketable securities of the classes in which Colorado banks exercising fiduciary powers are authorized or permitted to invest trust funds under the laws of the State of Colorado; or
    - iii) Other readily marketable securities that qualify as investment securities pursuant to the regulations of the Banking Board and the Colorado Trust Company Act.
    - b) The securities under the control of the Trust Section shall be subject to the terms of a written agreement between the Trust Section and the Trust Company which provides that such are held in trust by the Trust Section as collateral solely for the benefit of the depositors whose deposits are secured by such collateral.
    - c) The securities so deposited or securities substituted therefore as collateral shall be at least equal in market value to the amount of Deposits and such securities shall be priced or valued monthly.
    - d) Within 15 days after the end of each month the trust company shall submit a written report for such month to the Division of Banking, which discloses:
      - the amount of Deposits not insured by the Federal Deposit Insurance Corporation;
      - ii) the description of the securities collateralizing the Deposits; and
      - iii) the market value of the securities collateralizing the Deposits.
    - e) The average maturity of the securities so deposited shall not exceed two years, and without the prior approval of the Banking Board, no such security shall have a maturity of more than five years, unless the interest rate on such security adjusts to reflect changes in market conditions.
  - The provisions of the preceding paragraph shall cease to be effective as of the close of business on the business

day preceding the business day on which the Deposits of trust company are insured by the Federal Deposit Insurance Corporation, except to the extent that the trust company may be required to collateralize deposits that are not insured by the Federal Deposit Insurance Corporation.

- TC-8 <u>Dividends</u> [11-23-116] The approval of the Banking Board shall be required if the total of all dividends declared by such trust company in any calendar year shall exceed the total of its net profits of that year combined with its retained net profits of the preceding two years, less any required transfers to a fund for the retirement of any preferred stock.
- TC 9 Investment Limitations [11-23-110(4)] A trust company may, for its own account, purchase Type II and Type III securities, as described in 12 CFR 1, subject to the following restrictions:
  - Obligations of any issuer may be purchased up to a limit of 15% of the trust company's total capital provided that the purchase is based on adequate evidence of the maker's ability to perform and
  - 2) Obligations of issuers having a maturity date of less than 5 years may be purchased not to exceed 10% of the total capital provided that the purchase is based on adequate evidence of the maker's ability to perform. This limitation shall be separate from and in addition to the limitation contained in paragraph (1) of this subsection.
  - 3) The limitations prescribed in (1) and/or (2) are reduced to 5% of total capital when purchase judgement is predicated on reliable estimates as described in 12 CFR 1.

Every trust company shall maintain in its files credit information adequate to demonstrate that it exercised prudence in its decision to purchase and to retain any security in its investment portfolio. Failure to maintain such information could result in the determination that the security is not a permissible trust company investment.

Reference: 12 CFR 1, issued by the Comptroller of Currency under the general authority of the national banking laws, 12 USC 1 et seq. and under specific authority contained in paragraph Seventh of 12 USC 24.

This rule does not include amendments to or editions of the referenced material later than the effective date of the rule, October 30, 1990.

For more detailed information pertaining to these provisions, please contact the secretary for the State Banking Board at 303 W. Colfax, Suite 650, Denver, Colorado 80204, (303) 620-4358.

TC-10 Reports of New Executive Officers, Directors and Persons in Control [11-23-118(4)]. In addition to the provisions of 11-23-118(4) of the Trust Company Act, any person who becomes an executive officer, director, or person responsible, directly or indirectly, for the management, control, or operation of a trust company, must file a confidential financial statement on the forms provided by the Division of Banking. The purpose of such information is to inform the Commissioner and the Banking Board of the qualifications of such person(s) and that said person(s) will serve the safety and soundness of the trust company.

# NEW TRUST COMPANY CHARTENS

Date Chartered	10/26/89	10/23/89	01/02/90
Trust Company Name and Location	Sentinel Trust Company	Investment Trust Company	Heritage Trust Company
Charter #	007	008	600

# COMPARATIVE ABSTRACT

# Showing Condition of Trust Companies in the State of Colorado at the Close of Business on the Dates Indicated as Compiled by the Office of the State Bank Commissioner

# .000 Omitted

ASSETS	8 TRUSTS 12-31-90	TO TOTAL	5 TRUSTS 12-31-90	INCREASE(+) DECREASE(-)	CHANGE
CASH	7,162	1.4	1,858	5,304)	285.5
SECURITIES	487,142	94.3	568,812	(81,670)	-596.5
LOANS TO EMPLOYEES	24	0.0	13	11	218.2
PREMISES AND FIXED ASSETS	3,893	0.8	3,089	804	26.0
OTHER REAL ESTATE OWNED	0	0.0	0	0	0.0
INVESTMENTS IN SUBSIDIARIES	193	0.0	165	28	17.7
INTANGIBLE ASSETS	538	0.1	2,122	(1,584)	-74.6
OTHER ASSETS	8,808	1.7			-57.6
TOTAL ASSETS	516,456	100.0	694,752	(178,296	-25.7
LIABILITIES					
DEPOSITS	454,586	88.0	631,753	(177,167)	-28.0
MORTGAGE INDEBTEDNESS	1,308	0.3	997	311	31.2
OTHER BORROWED MONEY	108	0.0	100	8	8.0
NOTES AND DEBENTURES	Q	0.0	0	0	0.0
OTHER LIABILITIES	17,571	3.4	14,365	3,206	22.3
TOTAL LIABILITIES	473,573	91.7	647,215	(173,642)	-26.8
EQUITY CAPITAL					
PERPETUAL PREFERRED STOCK	27	0.0	0	27	0.0
COMMON STOCK	1,734	0.3	1,202	532	44.3
SURPLUS	22,209	4.3	17,013	5,196	30.5
UNDIVIDED PROFITS	18,913	3.7	19,422	(509)	-2.6
TOTAL EQUITY CAPITAL	42,883	8.3	37,637	5,246	13.9
TOTAL LIABILITIES & EQUITY CAPITAL	516,456	100.0	684,852	(168,396)	-24.6
TOTAL TRUST ASSETS	8,723,618		7,008,117	1,715,501	24.5
FIDUCIARY FUNDS	384,561		6,668	377,893	5667.3
NUMBER OF TRUST ACCOUNTS	647		193,069	(192,422)	-99.7
AMOUNT OF BOND ISSUES OUTSTANDING	0	0.0	o	0	0.0

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## Trust Company of America Boulder, Colorado

#### OFFICERS

Monte T. House, President/CEO/Treasurer; Robert R. Woodworth, Vice President/ Secretary; Elizabeth Mahoney, Gail Strobel, Vice Presidents;

#### DIRECTORS

Monte T. House, Robert R. Woodworth, Samuel Butler III

.000 Omitted

December 31, 1990

Cash	28 11
Securities	
Loans to Employees	8
Premises and Fixed Assets Other Real Estate Owned	578
	0
Investments in Subsidiaries	0
Intangible Assets Other Assets	40
Uther Assets	40
Total Assets	915
Liabilities	
Deposits	0
Mortgage Indebtedness	449
Other Borrowed Money	0
Notes and Debentures	0
Other Liabilities	276
Total Liabilities	725
Equity Capital	
Perpetual Preferred Stock	0
Common Stock	50
Surplus	60
Undivided Profits	80
Total Equity Capital	190
Total Liabilities and Equity Capital	915
Total Trust Assets	240,871
Fiduciary Funds	7,103
Number of Trust Accounts	7
Amount of Bond Issues Outstanding	0

#### First Trust Corporation Denver, Colorado

## OFFICERS

Kenneth R. Jensen, Chairman of the Board; Gordon G. Rockafellow, President; Jacqueline K. Freudenstein, Senior Vice-President; Daniel R. Bartlett, Treasurer/Secretary/ Controller; Rahe H. Von Hoene, Vice-President/Trust Officer

# DIRECTORS

Kenneth R. Jensen, Jacqueline K. Freudenstein, Mary L. Mohr, Gordon G. Rockafellow, Daniel R. Bartlet

.000 Omitted

December 31, 1990

Cash	260
Securities	411,893
Loans to Employees	2
Premises and Fixed Assets	1,906
Other Real Estate Owned	0
Investments in Subsidiaries	0
Intangible Assets	508
Other Assets	1,431
Total Assets	421,032
Liabilities	
Deposits	392,009
Mortgage Indebtedness	0
Other Borrowed Money	0
Notes and Debentures	0
Other Liabilities	2,356
Total Liabilities	394,365
Equity Capital	
Perpetual Preferred Stock	0
Common Stock	202
Surplus	18,367
Undivided Profits	8,098
Total Equity Capital	26,667
Total Liabilities and Equity Capital	421,032
Total Trust Assets	3,647,170
Fiduciary Funds	0
Number of Trust Accounts	194
Amount of Bond Issues Outstanding	0

## Investment Trust Company Denver, Colorado

## OFFICERS

W. Peterson Nelson, Chairman of the Board; Rahe H. von Hone, President; Linda Tanabe Heifets, Vice President

## DIRECTORS

.000 Omitted

W. Peterson Nelson, Rahe H. von Hoene, Linda Tanabe Heifets

December 31, 1990

Cash Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets Other Assets	266 0 6 0 0 0 0
Total Assets	358
Liabilities	
Deposits Mortgage Indebtedness Other Borrowed Money Notes and Debentures Other Liabilities Total Liabilities	0 0 0 97 97
Equity Capital	
Perpetual Preferred Stock Common Stock Surplus Undivided Profits	0 25 225 11
Total Equity Capital	261
Total Liabilities and Equity Capital	358

Total Trust Assets	143,167
Fiduciary Funds	0
Number of Trust Accounts	226
Amount of Bond Issues Outstanding	0

#### Lincoln Trust Company Denver, Colorado

#### OFFICERS

C. Henry Roath, Chairman of the Board; Robert H. Beriault, President/CEO; Ruth R. Roberts, Sr. Vice-President, John H. Roath, Joan K. Main, Mary F. Malcom, Burt G. Mariarcher, Vice-Presidents

#### DIRECTORS

Robert H. Beriault, Jay W. Enyart, C. Henry Roath, Chester Winter, Jeffrey W. Ross

.000 Omitted

December 31, 1990

.

Cash	(577)
Securities	66,448
Loans to Employees	14
Premises and Fixed Assets	610
Other Real Estate Owned	0
Investments in Subsidiaries	193
Intangible Assets	0
Other Assets	786
Total Assets	68,052
Liabilities	
Deposits	62,577
Mortgage Indebtedness	282
Other Borrowed Money	0
Notes and Debentures	0
Other Liabilities	803
Total Liabilities	63,662
Equity Capital	
Perpetual Preferred Stock	27
Common Stock	229
Surplus	2,661
Undivided Profits	1,473
Total Equity Capital	4,390
Total Liabilities and Equity Capital	68,052
Total Trust Assets	1,001,790
Fiduciary Funds	0
Number of Trust Accounts	13
Amount of Bond Issues Outstanding	0

#### INVESCO Trust Company Englewood, Colcrado

## OFFICERS

John M. Butler, President; Dan J. Hesser, Robert Dalton Sim, Executive Vice Presidents; Ronald L. Grooms, Roger D. Maurer, Kenneth J. Ruder, Gerald Hayes Scriver, Sr. Vice Presidents; Glen Alan Payne, Vice President

## DIRECTORS

John M. Butler, Dan J. Hesser, Robert Dalton Sim, Charles William Brady,

December 31, 1990 Assets Cash Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets Other Assets	1,551 163 0 0 0 0 7 2,205
Cash Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets	163 0 0 0 0 7 2,205
Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets	163 0 0 0 0 7 2,205
Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets	0 0 0 7 2,205
Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets	0 0 7 2,205
Other Real Estate Owned Investments in Subsidiaries Intangible Assets	0 0 7 2,205
Investments in Subsidiaries Intangible Assets	0 0 7 2,205
Intangible Assets	0 7 2,205
	7 2,205
Uther Assets	2,205
Total Assets	0
	0
Liabilities	0
Deposits	
Mortgage Indebtedness	0
Other Borrowed Money	0
Notes and Debentures	0
Other Liabilities	1,077
Total Liabilities	1,077
Equity Capital	
Perpetual Preferred Stock	0
Common Stock	250
Surplus	372
Undivided Profits	506
Total Equity Capital	1,128
Total Liabilities and Equity Capital	2,205
Total Trust Assets	615
Fiduciary Funds	0
Number of Trust Accounts	58
Amount of Bond Issues Outstanding	0

#### Resources Trust Company Englewood, Colorado

#### OFFICERS

Matthew E. Autterson, President; Pamela J. Solek, Executive Vice-President; Lyn Shaw, Gregory D. Heffington, Senior Vice-Presidents; Kenneth R. Lyon, Chief Financial Officer; Pamela King, Sarah B. Nisler, Vice Presidents

# DIRECTORS

Matthew E. Autterson, Peter A. Harbeck, Gerard M. Lavin, Burton A. Smead, Jr. Norman J. Mtecalfe, Jay S. Wintrob

.000 Omitted

December 31, 1990

Cash Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets Other Assets	Ş	5,346 8,376 0 736 0 0 0 6,490
Total Assets		23,175
Liabilities		
Deposits Mortgage Indebtedness Other Borrowed Money Notes and Debentures Other Liabilities Total Liabilities		0 571 0 12,866 13,437
Equity Capital		
Perpetual Preferred Stock Common Stock Surplus Undivided Profits		0 700 175 8,863
Total Equity Capital		9,738
Total Liabilities and Equity Capital		23,175
Total Trust Assets	3	8,655,035
Fiduciary Funds		377,458
Number of Trust Accounts		149
Amount of Bond Issues Outstanding		0

#### Heritage Trust Company Grand Junction, Colorado

## OFFICERS

Larry L. Heiserman, President; Richard Gavigan, Darrel Mattivi, Vice Presidents

#### DIRECTORS

.000 Omitted

Charles Shear, Larry L. Heiserman, Bernard A. Buescher, JD, Geno Saccomanno, M.D., Terrance Farina, JD, William R. Patterson, M.D.

December 31, 1990

Cash	5
Securities	251
Loans to Employees	0
Premises and Fixed Assets	57
Other Real Estate Owned	0
Investments in Subsidiaries	0
Intangible Assets	0
Other Assets	4
Total Assets	348
Liabilities	
Deposits	0
Mortgage Indebtedness	6
Other Borrowed Money	108
Notes and Debentures	0
Other Liabilities	22
Total Liabilities	136
Deviley marked	
Equity Capital	
Perpetual Preferred Stock	0
Common Stock	3
Surplus	327
Undivided Profits	(118)
UNALVIAGE FLOTICS	(110)
Total Equity Capital	212
Total Educh Cabical	***
Total Liabilities and Equity Capital	348
Total Trust Assets	34,970
Fiduciary Funds	0
Number of Trust Accounts	0
Amount of Bond Issues Outstanding	0

# Sentinel Trust Company Lakewood, Colorado

# OFFICERS

John H. Streicker, President; Michael J. Kenny, Nicholas L. Verano, Vice Presidents

# DIRECTORS

Michael J. Kenny, Elizabeth Longo, John H. Streicker

.000 Omitted

December 31, 1990

Cash Securities Loans to Employees Premises and Fixed Assets Other Real Estate Owned Investments in Subsidiaries Intangible Assets Other Assets Total Assets	283 0 0 0 0 0 50 371
Liabilities	
Deposits Mortgage Indebtedness Other Borrowed Money Notes and Debentures Other Liabilities Total Liabilities	0 0 74 74
Equity Capital	
Perpetual Preferred Stock Common Stock Surplus Undivided Profits	0 275 22 506
Total Equity Capital	297
Total Liabilities and Equity Capital	371
Total Trust Assets	481,688
Fiduciary Funds	0
Number of Trust Accounts	41
Amount of Bond Issues Outstanding	0

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