Paperwork Reduction Act Notice for Application For Deposit Insurance FDIC 6710/07. The OMB number (3064-0018) and the current expiration date must be displayed on the face of the form. The notice below may be displayed on the form or on the instructions to the form. Until the current form is revised, staple the language of the paragraph below onto the top of the form.

Paperwork Reduction Act Notice: The FDIC may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB number. Section 19 of the Federal Deposit Insurance Act (12 U.S.C. § 1829) requires the FDIC's consent prior to any participating in the affairs of an insured depository institution by a person who has been convicted of crimes involving dishonesty or breach of trust. An insured depository institution that desires to obtain the FDIC's consent must submit an application to the FDIC on Form FDIC 6710/07. The estimated burden for this collection is 16 hours per response. Send comments regarding this burden estimate or any other aspect of this collection, including suggestions for reducing this burden, to the Assistant Executive Secretary (Regulatory Analysis), Office of the Executive Secretary, Federal Deposit Insurance Corporation, 550 17th Street, N.W., Washington, D.C. 20429.

PRIVACY ACT STATEMENT

Form FDIC 6710/07, Application Pursuant to Section 19 of the Federal Deposit Insurance Act

Pursuant to Section 19 of the Federal Deposit Insurance Act, 12 U.S.C. § 1829(a), persons convicted of certain criminal offenses are prohibited from participating in the affairs of an insured depository institution without the express written consent of the FDIC. This prohibition applies to any person convicted of a criminal offense involving dishonesty or breach of trust or money laundering or who has entered into a pretrial diversion or similar program in connection with a prosecution for such offense. In the absence of prior FDIC approval, such persons are prohibited from being directly or indirectly affiliated with an insured depository institution; owning or controlling an insured depository institution; or otherwise directly or indirectly participating in the conduct of the affairs of an insured depository institution. Insured depository institutions are also prohibited from permitting such persons from engaging in any of the aforementioned activities.

The FDIC will evaluate the information provided in this Application in accordance with the statement of policy announced in FDIC Financial Institutions Letter 125-98 (December 2, 1998). Your Social Security Number (SSN) is requested for us in verifying the accuracy of the information in this Application and to differentiate you from other prospective directors, officers, or employees with similar or identical names. The collection of this information is authorized pursuant to 12 U.S. C. § 1819 and Executive Order 9397. Although providing your SSN and other requested information is voluntary, your omission of pertinent information may adversely affect the assessment of your Application.

The information collected in the Application will be maintained as part of the FDIC System of Records #30-64-000, "Financial Institutions Investigative and Enforcement Records." This information may be disclosed in accordance with the applicable routine uses set forth in the Notice of the System of Records. This may include disclosure to (1) A court, magistrate, or administrative tribunal in the course of presenting evidence, including disclosures to counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations or in connection with criminal proceedings, when the FDIC is a party to the proceeding or has a significant interest in the proceeding and the information is determined to be relevant and necessary; (2) The appropriate Federal, State, or local agency or authority, or to licensing boards, professional associations or administrative bodies responsible for investigating or prosecuting a violation of or for enforcing or implementing a statute, rule, regulation, or order when the information indicates a violation or potential violation of law, rule, regulation or order, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statue, or by regulation, rule, or order issued pursuant thereto; (3) A congressional office in response to an inquiry made by the congressional office at the request of the individual to whom the record pertains; (4) A financial institution affected by enforcement activities or report criminal activities; (5) Other Federal, State, or foreign financial institutions supervisory or regulatory authorities; (6) A consultant, person, or entity who contracts or subcontracts with the FDIC, to the extent necessary for the performance of the contract or subcontract; and (7) The Department of the Treasury, federal debt collection centers, other appropriate federal agencies, and private collection contractors or other third parties authorized by law, for the purpose of collecting or assisting in the collection of delinquent debts owed to the FDIC.

FEDERAL DEPOSIT INSURANCE CORPORATION

APPLICATION PURSUANT TO SECTION 19 OF THE FEDERAL DEPOSIT INSURANCE ACT

1. NAME OF BANK	SECTION A - APPLICAN		2. DATE	OF APPLICATION
3. ADDRESS OF BANK (Street, City, County, State	e and ZIP Code)			
				A
We have, in connection with this Request, read the f consent of the Federal Deposit Insurance Corporati or breach of trust, namely:	ollowing provision of the Fe on to the employment, by t	deral Deposit Insurance Act whi he Bank, of a person who has be	ch governs requests en convicted of a cr	by insured banks for ima involving dishona
"Section 19. Except with the written consi who has been convicted, or who is hereafte violation of this prohibition, the bank involv which the Corporation may recover for its use	r convicted, of any crimina ad shall be subject to a pend	al Offense involving dishanesm i	or a broach of twice	Ennant Wille
n support of this Request, the following stateme nsurance Corporation to grant its written consent nvolving dishonesty or a breach of trust:	nts, representations and inf to the service as a director, o	ormation are submitted for the officer, or employee of the bank,	e purpose of induc a person who has b	ing the Federal Depo een convicted of a cri
SECTION B - BIOGRAPHICAL INFO	RMATION CONCERNING 1	THE PROSPECTIVE DIRECTOR	R, OFFICER, OR E	MPLOYEE
1. NAME		2. ADDRESS (Street, City, St		-
3. DATE OF BIRTH (Mo., Day, Yr.)				
4. PLACE OF BIRTH (City and State)			•	
5. SOCIAL SECURITY NUMBER				
3. NAME AND ADDRESS OF PRESENT OR MOS	T RECENT EMPLOYER (St.	reet. City. State and ZIP Code!	·	·
		33, 0.07, 3.00.0 217 33327	~	
7. INDICATE TOTAL NUMBER OF VOTING SHA LED. (Answer "none" if appropriate.)	ARES OF THE BANK'S STO	OCK DIRECTLY OR INDIRECT	TLY OWNED OR O	THERWISE CONTRO
CCD. (Answer Hone II appropriate.)			FLY OWNED OR O	THERWISE CONTRO
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SECTION IN APPROPRIATE.				THERWISE CONTRO DISPOSITION (d)
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OMB No.: 3064-0018 Expiration Date: 7/31/2001

Public reporting burden for this collection of information is estimated to average 16 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burder estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Assistant Executive Secretary (Administration) Room 6096, FDIC, Washington, DC 20429; and to the Office of Management and Budget, Paperwork Reduction Project (3064-0018), Washington, DC 20503.

On September 27, 1968, the Federal Deposit Insurance Corporation's Chairman addressed the following memorandum to all insured banks.

"The Federal Deposit Insurance Corporation has for some time been studying in detail Section 19 of the Federal Deposit Insurance Act (12 U.S.C. 1829), relating to the requirement for this Corporation's consent prior to any insured bank employing persons who have been convicted of crimes involving dishonesty or breach of trust.

"Section 19 provides as follows:

'Except with the written consent of the Corporation no person shall serve as a director, officer, or employee of an insured bank who has been *convicted*, or who is hereafter convicted of any *criminal offense involving dishonesty or breach of trust*. For each willful violation of this prohibition, the bank involved shall be subject to a penalty of not more than \$100 for each day this prohibition is violated, which the Corporation may recover for its use.'

"Since the enactment of this law in 1950, our Board has reviewed cases coming under it on an ad hoc basis and each case has been judged on its own merits according to the particular facts and circumstances involved. The need for guidelines and standards to be applied prospectively has increased in recent years. Inquiries continue to come in from banking institutions asking what standards should be applied by them in determining whether an application under Section 19 is required. In addition, programs are now underway on both the Federal and state levels to hire and retrain the hardcore unemployed, some of whom may have criminal records, and the banking community will no doubt participate in these programs to some degree. For these reasons, the Board of Directors has adopted the following general guidelines and policies with respect to Section 19. It is our hope that these guidelines will be of assistance to all banks having questions concerning the applicability of our law, and that they will, at the same time, serve to insure the continuing stability and confidence in our banking system."

I. STANDARDS TO BE APPLIED IN DETERMINING WHETHER AN APPLICATION FOR CONSENT IS REQUIRED UNDER SECTION 19

- A. There must be present a conviction of record. Arrests, pending cases not brought to trial, acquittals, or any conviction which has been reversed on appeal will be excluded from the requirements of Section 19. A conviction which is being appealed will require a Section 19 application until or unless otherwise reversed.
- B. The conviction must be for a criminal offense involving dishonesty or breach of trust. Felonies as well as misdemeanors wherein dishonesty or breach of trust is involved are included within the definition. Dishonesty is defined to mean "to cheat or defraud for monetary gain or its equivalent, directly or indirectly, or to wrongfully take from any person, property lawfully belonging to that person in violation of any criminal statute or code." [Acts of dishonesty are further defined to include, but not limited to, such acts which involve want of integrity, lack of probity, or involve a disposition to distort, defraud, cheat or to act deceitfully or fraudulently. Furthermore, dishonesty may also include crimes which by federal or state criminal statutes and codes are defined as dishonest.] Breach of trust is defined to mean "a wrongful use, misappropriation, or omission with respect to any property or fund which has been lawfully committed to a person in a fiduciary capacity."

C. Youth Offenders

- Adjudgment by a court against a person as a "youthful offender" under any youth offender law or adjudgement as
 a "juvenile delinquent" by a family court or any other court having jurisdiction over minors as defined by state law
 will not require an application under Section 19. Such adjudications are not considered convictions for criminal
 offenses.
- D. Adults and All Minors Convicted of Crimes
 - 1. The conviction of any adult or minor by a court of competent jurisdiction for any criminal offense involving dishonesty or breach of trust as defined in paragraph B above will require an application for consent prior to a bank's employment of that person.

II. THE CORPORATION'S POLICY WITH RESPECT TO APPLICATIONS MADE UNDER SECTION 19

A. In considering any application made by an insured bank to employ a person who has been convicted of a criminal offense involving dishonesty or breach of trust, the factors to be considered will include but will not be limited to the following:

1. The specific nature of the offense involved and the circumstances surrounding it.

The evidence of rehabilitation of the person since the date of his/her conviction (parole, suspension of sentence, and reputation
of the person since conviction will be given consideration. Participation by the person in programs on the national or state levels
to hire and retrain the hard—core unemployed also will be given consideration.

3. The age of the person at the time of his/her conviction.

The position to be held by the person in the bank.

5. The fidelity bond coverage applicable (or to be applicable) to the person."

CORPORATION STATEMENT OF POLICY

The Board of Directors of the Federal Deposit Insurance Corporation approved the following statement of policy at its offices in Washington, D.C., on the 21st day of September, 1976:

The Corporation does not view Section 19 as being punitive in intent. Rather, the essential criterion in assessing such applications is whether the prospective director, officer, or employee constitutes a significant threat or risk to the safety and soundness of the applicant bank, and our policy is to approve applications in which this risk is absent.

Existing Corporation policy on Section 19 applications has involved consideration of the nature and circumstances of the offense the evidence of rehabilitation, the position to be held by the employee in the bank and the applicability of the bank's fidelity bonc coverage to the employee. These remain important considerations in determining the risk to the bank in the employment of the prospective employee.

On this basis, many applications can be routinely approved because the prospective employee will not be in a position to constitute any substantial risk to the safety and soundness of the bank. Employees who will occupy clerical, maintenance, or service positions or, in many banks, administrative or teller positions generally pose no such risk, and on application from the board of directors of the bank normally will be able to be routinely approved. A more detailed analysis will be required in the case of directors, officers, or other employees in a position to control or influence the disposition of sums of money large in relation to the size of the bank.

the court. If not provided, explain reasons for unavailability).	al Decree of Judgment, if available. (Normally these	can be obtained from the clark o
5. List any other pertinent facts relative to the crime which are not discl	osed in the indictment	<u> </u>
		· '.
l do hereby certify that the Biographical Information (Section B) and knowledge and belief.	Information Relative to Conviction (Section C) are t	rue and correct to the best of m
SIGNATURE OF PROSPECTIVE DIRECTOR, OFFICER OR EMPLOY	'EE	DATE SIGNED
NOTE: The information requested in Sections B and C above, include solicited pursuant to Section 19 of the Federal Deposit Instances assessing the merits of the application. Some of the information of State bank regulatory agency and, law enforcement information indicate a violation of law, the application may be in addition, in the event of litigation, the application may discovery. While submission of the information is voluntary, and a denial of the application, Falsification of any of the information by the bank and as grounds for criminal charges.	nation, including the Social Security Number, may set on, including the Social Security Number, may sent or other governmental agencies for identity vote referred to any agency responsible for investigating the presented to the appropriate court as evidence in omission or inaccuracy may result either in delay in the director,	s necessary to assist the FDIC is be provided to any appropriet arification purposes. Should the gor prosecuting such a violation and to counse in the course on processing the application or inficer or employee if employee.
SECTION D - POSITION TO BE OCCUPIED BY T I. TITLE OF POSITION (S)	HE PROSPECTIVE DIRECTOR, OFFICER OR EM	IPLOYÈE
. Describe the duties and responsibilities of the prospective director, offi	cer or employee. Include extent of supervision exerc	ised over others and/or by other

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Region in which the bank is located.	a in writing to the Regional Director of the Federa	ector, officer or employee whic Il Deposit Insurance Corporation
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