## **Board of Governors of the Federal Reserve System**



## Statement of Purpose for an Extension of Credit Secured by Margin Stock—FR U-1

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Name of Bank		
This form is required by law (15 U.S.C. §§ 78g and 78w; 12 C.F.R. § 221).	The Federal Reserve may not con zation (or a person) is not require information unless it displays a cur	ed to respond to, a collection of
Instructions		
<ol> <li>This form must be completed when a bank extends credit in exc any margin stock.</li> </ol>	cess of \$100,000 secured directly or	indirectly, in whole or in part, by
<ol> <li>The term "margin stock" is defined in Regulation U (12 C.F.R. national securities exchange or any over-the-counter securit securities (bonds) that are convertible into margin stock; and (3)</li> </ol>	y designated for trading in the Nat	
3. Please print or type (if space is inadequate, attach separate she	et).	
Part I		
To be completed by borrower(s)		
What is the amount of the credit being extended?		
<ol> <li>Will any part of this credit be used to purchase or carry margin s         If the answer is "No," describe the specific purpose of the credit.</li> </ol>		
I (We) have read this form and certify that to the best of my (our) k plete, and that the margin stock and any other securities collater forged, or counterfeit.		
Signed:	Signed:	
Borrower's Signature Date	Borrower's Signature	Date
Print or Type Name	Print or Type Name	

This form should not be signed if blank.

A borrower who falsely certifies the purpose of a credit on this form or otherwise willfully or intentionally evades the provisions of Regulation U will also violate Federal Reserve Regulation X, "Borrowers of Securities Credit."

Public reporting burden for this collection of information is estimated to average 10 minutes per response, including the time to gather and maintain data in the required form and to review instructions and complete the information collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551; and to the Office of Management and Budget, Paperwork Reduction Project (7100-0115), Washington, DC 20503.

## Part II

Signed:

Bank Officer's Signature

Print or Type Name

To be completed by bank only if the purpose of the credit is to purchase or carry margin securities (Part I (2) answered "yes").

1. List the margin stock securing this credit; do not include debt securities convertible into margin stock. The maximum loan value of margin stock is 50 percent of its current market value under the current Supplement to Regulation U.

margin stock is	30 percent of its current market value under the current Supplet	ment to regulation	лт <b>О</b> .	
No. of shares	Issue	Market price per share	Date and source of valuation (See note below)	Total market value per issue
				50
	ecurities convertible into margin stock securing this credit. The macurrent market value under the current Supplement to Regulation		Je of Such debt sec	urities is 50
Principal amount	Issue	Market price	Date and source of valuation (See note below)	Total market value per issue
List other collat	teral including nonmargin stock securing this credit.			
	Describe briefly	Market price	Date and source of valuation (See note below)	Good faith loan value
NOTE: Bank need n	not complete fields for Date and source of valuation if the market value	was obtained from	regularly published in	formation in either a
journal of general cir	rculation or an automated quotation system.			
Part III				
To be signed by a	bank officer in all instances.			
restrictions of Reg faith as required b and complete. I all borrower or its nor further certify that will be examined,	rized representative of the bank and understand that this credit significant U. I have read this form and any attachments, and I have by Regulation U*; and I certify that to the best of my knowledge a so certify that if any securities that directly secure the credit are minee, I have or will cause to have examined the written consentany securities that have been or will be physically delivered to the that all validation procedures required by bank policy and the Second or will be performed, and that I am satisfied to the best of more discountries.	e accepted the cuand belief, all the not or will not be not of the registered he bank in connecurities Exchange	ustomer's statement information given is registered in the na downer to pledge s ction with this credit ge Act of 1934 (sect	at in Part I in good is true, accurate, ame of the such securities. I it have been or tion 17(f), as
To be signed by a  I am a duly author restrictions of Reg faith as required b and complete. I als borrower or its nor further certify that will be examined, amended) have be	rized representative of the bank and understand that this credit significant U. I have read this form and any attachments, and I have by Regulation U*; and I certify that to the best of my knowledge a lso certify that if any securities that directly secure the credit are minee, I have or will cause to have examined the written consen any securities that have been or will be physically delivered to the	e accepted the cuand belief, all the not or will not be not of the registered he bank in connecurities Exchange	ustomer's statement information given is registered in the na downer to pledge s ction with this credit ge Act of 1934 (sect	it ar su it

Date

Title

<sup>\*</sup> To accept the customer's statement in good faith, the duly authorized representative of the creditor must be alert to the circumstances surrounding the credit and, if in possession of any information that would cause a prudent person not to accept the statement without inquiry, must have investigated and be satisfied that the statement is truthful. Among the facts which would require such investigation are receipt of the statement through the mail or from a third party.