Board of Governors of the Federal Reserve System



Application for Cancellation of Federal Reserve Bank Stock—FR 2086

Date of Application

At a meeting of the stockholders or Board of Directors of

		Legal Name of Bank				
	, (Charter Number) calle	ed pursuant to the	requirements	
City or Town	State					
of the charter, articles of	incorporation or bylaws of said bank and held on the		day of		,,	
the following resolution v	vas offered, seconded, and duly adopted:	Day	_	Month	Year	

"WHEREAS, after due and legal notice, the stockholders of the bank have voted to place the bank in voluntary liquidation, in accordance with law, and

"WHEREAS, under the provisions of section 5 of the act approved December 23, 1913, as amended, and known as the Federal Reserve Act, this bank is required to surrender for cancellation all of its holdings of the capital stock of the Federal Reserve Bank of and to terminate its membership in the Federal Reserve System.

"NOW, THEREFORE, BE IT RESOLVED, that

, the duly elected Liquidating Agent(s) or Committee be, and they are hereby authorized, empowered, and directed to make application for the cancellation of shares of stock allocated to and held by this bank and to receive any balance due this bank by said Federal Reserve Bank on account of cash paid subscriptions, or otherwise, and any securities or other valuables belonging to this bank, and to do such acts as may be necessary to adjust and settle the accounts between this bank and the said Federal Reserve Bank."

I hereby certify that the foregoing is a true and correct copy of a resolution adopted and recorded in the minutes of the meeting of the of this bank held on the date specified.

Stockholders or Board of Directors

Cashier, Secretary, or Treasurer

This application should be sent to the FEDERAL RESERVE BANK of your district.

Public reporting burden for this collection of information is estimated to average 0.5 hours 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, Washington, DC 20551. The Federal Reserve may not conduct or sponsor, and an organization (or a person) is not required to respond to a collection of information unless it displays a currently valid OMB control number.

In pursuance of the foregoing resolution, I hereby make application¹ on behalf of

Legal Name of Bank	City or Town	State
ABA Number		
for the cancellation ofs or other valuables due to it by the Federal Reserve Ba cash paid subscriptions, or otherwise.	shares of stock heretofore allotted to it and nk of	for the refund of all moneys, securities, on account of
Liquidating Agent(s) or Committee	Liquidating Agent(s) or Committee	
Liquidating Agent(s) or Committee	Liquidating Agent(s) or Committee	

NOTE: One of the signers of the form must be listed on the bank's Official Authorization List (OAL) that is on file with the Federal Reserve and hold one of the titles identified. It is recommended that banks periodically review and update this form. Instructions for submitting Board Resolution and Authorized Approver packages are available online at https://www.frbservices.org/forms/accounting/index.html.

^{1.} When application is made by a liquidating agent(s) or committee of a state member bank, it must be accompanied by a statement by the appropriate state official, or other satisfactory evidence, to the effect that the bank is legally in liquidation.