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Department of the Treasury

Regulatory Bulletin

RB 37-50

Handbook: **Examination**Subject: **Truth in Savings**

RB 37-50 rescinded 9-14-10 with the issuance of RB 37-61. Click to link to RB 37-61



Section: 1365

Truth in Savings Act

Summary: This bulletin transmits revised Examination Handbook Section 1365, Truth in Savings Act. The revisions incorporate changes to the examination guidance and procedures that reflect amendments to Regulation DD. As amended, Regulation DD requires institutions to expand periodic statement disclosures and, in some cases, adjust the way information is provided to consumers through automated systems. These changes go into effect on January 1, 2010. We rescind RB 37-34, dated April 2, 2009, with the issuance of this bulletin.

For Further Information Contact: Your Office of Thrift Supervision (OTS) Regional Office or Ekita Mitchell in the Compliance and Consumer Protection Division of OTS, Washington D.C. at (202) 906-6451. You may access this bulletin and the Examination Handbook at our web site: www.ots.treas.gov.

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SUMMARY OF CHANGES

OTS is issuing revised Examination Handbook Section 1365, Truth in Savings Act, to address amendments to Regulation DD. Change bars in the margins of the handbook section indicate revisions to content. We provide a summary of the changes below.

1365 Truth in Savings Act

The Truth in Savings Act (TISA) requires deposit institutions to provide consumers with information about account terms and conditions, fees, and interest rate disclosures that they can use to make choices in the marketplace. TISA is implemented through Regulation DD. OTS has updated its examination guidance and procedures to incorporate changes to this rule.

Regulation DD Amendments that Have Prompted Changes to Examination Procedures

Disclosure Requirements Regarding Overdraft Services

Institutions that promote overdraft protection are currently required to disclose information about the cost of these services on periodic statements provided to their customers. However, beginning in January 2010, all institutions that provide periodic statements will be required to disclose more detailed fee infor-

¹ See 12 C.F.R. Section 230.11.

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mation to their customers, whether they promote overdraft protection, or not. Specifically, institutions will be required to disclose on periodic statements a total dollar amount for all fees or charges imposed on the account for paying overdrafts. Institutions will be required to disclose separate totals for the statement period and for the calendar year-to-date. The total dollar amount includes per-item fees as well as interest charges, daily or other periodic fees, or fees charged for maintaining an account in overdraft status, whether the overdraft is by check or by other means. It also includes fees charged when there are insufficient funds because previously deposited funds are subject to a hold or are uncollected. However, the total dollar amount does not include fees for transferring funds from another account of the consumer to avoid an overdraft, or fees charged for overdraft lines of credit.

The disclosures discussed above must be included on periodic statements provided for the first statement period that begins after January 1, 2010. For example, if a consumer's statement period typically closes on the 15th of each month, an institution must provide these disclosures on subsequent periodic statements for that consumer beginning with the statement that reflects the period from January 16, 2010 to February 15, 2010.

Disclosure of Account Balances

As noted above, the amendments to Regulation DD talk reffect of January 1, 2010. After that, an institution that discloses balance information to a consumer through an automated system (such as an ATM machine) may not include in the balance additional an out to that the institution may provide to cover an item when there are insufficient or unavailable fund tin the consumer's account. This restriction applies whether overdraft protection is offered through a vervice provided in the institution's discretion, through a line of credit, or through an arrangement of trainfer funds from another account of the consumer. When the amendments take effect, an institution may at its option, disclose additional account balances that include such funds provided through over linear protection, regrams, if the institution prominently states that any such balance includes such additional amounts and, if applicable, that additional amounts are not available for all transactions

The revised examination proced les were developed on an interagency basis. They reflect a risk-focused approach to comprehen the examinations.

Thomas A. Barnes

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Examinations, Supervision, and Consumer Protection

Truth in Savings Act

Regulation DD (12 CFR part 230), which implements the Truth in Savings Act (TISA), became effective in June 1993. An official staff commentary interprets the requirements of Regulation DD (12 CFR 230 (Supplement I)). Since then, several amendments have been made to Regulation DD and the Staff Commentary, including changes effective July 1, 2006, to address concerns about the uniformity and adequacy of information provided to consumers who overdraw their deposit accounts. In addition, beginning January 1, 2010, depository institutions must comply with changes to the rules concerning disclosures of aggregate overdraft and returned item fees of periodic statements and balance disclosures provided to consumers through automated systems.

The purpose of Regulation DD is to enable consumers to make informed decisions about their accounts at depository institution, through the use of uniform disclosures. The disclosures aid comparing consumers about the fees, annual percentage yield, interest rate, and other terms for deposit accounts. A consumer is cattilled to receive disclosures under all of the following circumstances:

- When an account is opened
- Upon request.
- When the terms of the account are closing d
- When a periodic statement is sent.
- For most time accounts, before the account matures.

The regulation also includes requirements on the payment of interest, the methods of calculating the balance on which interest is paid, the calculation of the annual-percentage yield, and advertising.

COVERAGE (§ 230.1)

Regulation DD applies to all depository institutions, except credit unions, that offer deposit accounts to residents of any state. Branches of foreign institutions located in the United States are subject to Regulation DD if they offer deposit accounts to consumers. Edge Act and agreement corporations, and agencies of foreign institutions, are not depository institutions for purposes of Regulation DD.



In addition, persons who advertise accounts are subject to the advertising rules. For example, if a deposit broker places an advertisement offering consumers an account at a depository institution, the advertising rules apply to the advertisement, whether the account is to be held by the broker or directly by the consumer.

DEFINITIONS (§ 230.2)

Section 230.2 defines key terms used in Regulation DD. Among those definitions are the following:

Account (§ 230.2(a))

An **account** is a deposit account at a depository institution that is held by or offered to a consumer. It includes time, demand, savings, and negotiable order of withdrawal accounts. Regulation DD covers interest-bearing as well as noninterest-bearing accounts.

Advertisement (§ 230.2(b))

An **advertisement** is a commercial message, appearing in any medium, that promotes directly or indirectly (a) the availability or terms of, or a deposit in, a new account, and (b) for purposes of sections 230.8(a) (misleading or inaccurate advertisements) and 230.11 (additional disclosure requirements for institutions advertising the payment of overdrafts, the terms of, or a deposit in, a new or existing account. An advertisement includes a commercial message in visual, oral, or print media that invites, offers, or otherwise annotance generally to prespective customers the availability or terms of, or a deposit in, a consumar account. Examples of advertisements include telephone solicitations and messages on automated telephone solicitations can be advertisement of the respective customers and telephone solicitations and messages on automated telephone solicitations are security.

Annual Percentage Yi (\$280.2(c))

An **annual percentage yield** is percentage rate reflecting the total amount of interest paid on an account, based on the interest rate and the frequency of compounding for a 365-day period, or 366-day period during leap years, and calculated according to the rules in Appendix A of Regulation DD. Interest or other earnings are not to be included in the annual percentage yield if the circumstances for determining the interest and other earnings may or may not occur in the future (see Appendix A, footnote 1).

Average Daily Balance Method (§ 230.2(d))

The **average daily balance method** is the application of a periodic rate to the average daily balance in the account for the period. The average daily balance is determined by adding the full amount of principal in the account for each day of the period and dividing that figure by the number of days in the period.

Board (§ 230.2(e))

The **Board** means the Board of Governors of the Federal Reserve System.

Bonus (§ 230.2(f))

A **bonus** is a premium, gift, award, or other consideration worth more than \$10 (whether in the form of cash, credit, merchandise, or any equivalent) given or offered to a consumer during a year in exchange for opening, maintaining, renewing, or increasing an account balance. The term does not include interest, other consideration worth \$10 or less given during a year, the waiver or reduction of a fee, or the absorption of expenses.

Business Day (§ 230.2(g))

A **business day** is a calendar day other than a Saturday a Sunday, or any of the legal public holidays specified in 5 USC § 6103(a).

Consumer (§ 230.2(h))

A **consumer** is a natural person who holds an account primarily for personal, family, or household purposes, or to whom such an account is offered. The term does not include accounts held by a natural person on behalf of another in a professional variety or accounts held by individuals as sole proprietors.

Daily Balance Method (§ 230.2(i)

The **daily balance method** is the police on of a daily periodic rate to the full amount of principal in the account each day.

Depository Institution (§ 230.2(j))

The terms, **depository institution** and **institution** are defined in section 19(b)(1)(A)(i)-(vi) of the Federal Reserve Act (12 USC 461). Credit unions are defined in section 19(b)(1)(A)(iv). Branches of foreign institutions located in the United States are subject to the regulation if they offer deposit accounts to consumers. Edge Act and agreement corporations, and agencies of foreign institutions, are not depository institutions for purposes of this regulation.

Deposit Broker (§ 230.2(k))

A **deposit broker** is a person who is in the business of placing or facilitating the placement of deposits in an institution, as defined by section 29(g) of the Federal Deposit Insurance Act (12 USC § 1831f(g)).

Fixed-rate Account (§ 230.2(I))

A **fixed-rate account** is an account for which the institution contracts to give at least 30 calendar days' advance written notice of decreases in the interest rate.

Grace Period (§ 230.2(m))

A **grace period** is a period following the maturity of an automatically renewing time account during which the consumer may withdraw funds without being assessed a penalty.

Interest (§ 230.2(n))

Interest is any payment to a consumer or to an account for the use of funds in an account, calculated by applying a periodic rate to the balance. Interest does not include the payment of a bonus or other consideration worth \$10 or less during a year, the major or reduction of a like, or the absorption of expenses.

Interest Rate (§ 230.2(o))

An **interest rate** is the annual rate of interest paid on an account and does not reflect compounding. For purposes of the account disclosures in action 250.4(b)(1)(i), the interest rate may, but need not, be referred to as the "annual percentage rate" in addition to being referred to as the "interest rate."

Passbook Savings Account (§ 230.2(p))

A **passbook savings** account is a savings account in which the consumer retains a book or other document in which the institution resorbe transactions on the account. Passbook savings accounts include accounts accessed by a authorized electronic fund transfers to the account. As defined in Regulation E, a preauthorized electronic fund transfer is an electronic fund transfer authorized in advance to recur at substantially egular intervals. Examples include an account that receives direct deposit of Social Security payments. Accounts permitting access by other electronic means are not passbook savings accounts and must comply with the requirements of section 230.6 if statements are sent four or more times a year.

Periodic Statement (§ 230.2(q))

A **periodic statement** is a statement setting forth information about an account (other than a time account or passbook savings account) that is provided to a consumer on a regular basis four or more times a year.

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State (§ 230.2(r))

A **state** is a state, the District of Columbia, the commonwealth of Puerto Rico, and any territory or possession of the United States.

Stepped-rate Account (§ 230.2(s))

A **stepped-rate account** is an account that has two or more interest rates that take effect in succeeding periods and are known when the account is opened.

Tiered-rate Account (§ 230.2(t))

A **tiered-rate account** is an account that has two or nore interest rates that are applicable to specified balance levels. A requirement to maintain a minimum balance to arm interest does not make an account a tiered-rate account.

Time Account (§ 230.2(u))

A **time account** is an account with a maturity of at least seven days in which the consumer generally does not have a right to make withdr wals for six days after the account is opened, unless the deposit is subject to an early withdrawal penalty of at least sever lays' interest on the amount withdrawn.

Variable-rate Account (§ 230.2(vi)

A **variable-rate account** is an account in which the interest rate may change after the account is opened, unless the initiatic contracts to give at least 30 calendar days' advance written notice of rate decreases.

GENERAL REQUIREMENTS (§ 230.3(A) AND (B))

Section 230.3 outlines the general requirements for account disclosures and periodic-statement disclosures. Such disclosures are required to be:

- Clear and conspicuous;
- In writing;
- In a form the consumer may keep;
- Clearly identifiable for different accounts, if disclosures for different accounts are combined;

- Reflective of the terms of the legal obligation of the account agreement between the consumer and the depository institution;
- Available in English upon request if the disclosures are made in languages other than English;
 and
- Consistent in terminology when describing terms or features that are required to be disclosed.

Payment of Interest

The "interest rate" is the annual rate of interest paid on an account which does not reflect compounding. In general, an institution pays "interest" through the application of a periodic rate to an account balance. Interest does not include the absorption of expenses, forbearance in charging fees, or the payment of bonuses. Regulation DD does not require an institution to pay consumers interest for the use of funds in an account. However, if an institution to a pay interest on an account, the following rules apply:

- Interest must be paid on the full principal ballance in the account each day. A daily rate of at least 1/365 (or 1/366 in a leap year) of the interest (at least that be applied to the balance. An institution may apply a daily periodic rate that is greater than 1/365 of the interest rate (for example, a daily periodic rate of 1/360) as long as this applied 365 days a year.
- Either the daily balance method or the average daily balance method must be used to calculate the balance on which interest is paid. The Vaily balance method" applies a daily periodic rate to the entire principal talance every day. The "average daily balance method" applies a daily periodic rate to the average principal balance. The average principal balance is the sum of the entire principal balance for each day of the period, divided by the number of days in the period.
- Consumers may be required to maintain a minimum balance to earn interest. An institution using the daily balance method may choose not to pay interest for those days balances drop below the required daily minimum balance. An institution using the average daily balance method may choose not to pay interest if the average balance for the period falls below the minimum. If an institution imposes a minimum balance, it must use the same method to calculate whether the minimum balance is met as it uses to calculate interest. If it would benefit consumers unequivocally, an additional method can be used to determine if the minimum balance requirement is met.
- An institution may choose how often it will credit interest to interest-bearing accounts. It may
 also choose whether to compound interest, and if so, how often the compounding will occur. If
 a consumer closes an account between crediting dates, an institution may choose not to pay
 accrued but uncredited interest.

• Interest must begin to accrue no later than when the institution must begin accruing interest for interest-bearing accounts under section 606 of the Expedited Funds Availability Act (12 USC 4005 et seq.) and Regulation CC (12 CFR 229.14). In addition, once interest starts to accrue, it must continue to accrue until funds are withdrawn. However, an institution need not pay interest during a grace period for automatically renewable time accounts if the consumer decides during the grace period not to renew the account or after a nonautomatically renewable time account matures.

Electronic Disclosures

Regulation DD disclosures may be provided to the consumer in electronic form, subject to compliance with the consumer consent and other applicable provisions of the Electronic Signatures in Global and National Commerce Act (E-Sign Act) (15 USC 7001 et se4.).

The E-Sign Act does not mandate that institution as consimers use or accept electronic records or signatures. It does, however, permit institutions to satisfy any statutors or regulatory requirements that information, such as Regulation DD disclosures, be are vided in writing to a consumer by providing the information electronically after obtaining the consumer's affirmative consent. But before the consumer can give consent, the institution must provide the consumer with a clear and conspicuous statement, informing the consumer of:

- Any right or option to have the information provided n paper or nonelectronic form.
- The right to withdraw the consent to receive information electronically and the consequences, including fees, of clong se
- The scope of the consent (whether the consent applies only to a particular transaction or to identified categories of records that may be provided during the course of the parties' relationship).
- The procedures to withdraw consent and to update information needed to contact the consumer electronically.
- The methods by which a consumer may obtain, upon request, a paper copy of an electronic record after having given consent to receive the information electronically and whether any fee will be charged.

Prior to consenting, the institution must provide the consumer with a statement of the hardware and software requirements for access to and retention of the electronic information. The consumer must consent electronically or confirm consent electronically in a manner that "reasonably demonstrates that the consumer can access information in the electronic form that will be used to provide the information that is the subject of the consent."

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After the consent, if an institution changes the hardware or software requirements such that a consumer may be prevented from accessing and retaining information electronically, the institution must notify the consumer of the new requirements and must allow the consumer to withdraw consent without charge.

Under section 230.10(c), the disclosures required by sections 230.4(a)(2) (Disclosures Upon Request) and 230.8 (Advertising) may be provided to the consumer in electronic form without regard to the consumer consent or other provisions of the E-Sign Act, as set forth in those sections of Regulation DD. For example, under section 230.4(a)(2) (Disclosures Upon Request), if a consumer who is not present at the institution makes a request for disclosures, the institution may provide the disclosures electronically if the consumer agrees without regard to the consumer consent or other provisions of the E-Sign Act.

Relation to Regulation E (§ 230.3(c))

Disclosures required by and provided in accordance with the Electrical Tund Transfer Act (15 USC § 1693 et seq.) and its implementing Regulation E 12 CFR part 255, that are also required by Regulation DD, may be substituted for the disch wires required by this regulation. Compliance with Regulation E is deemed to satisfy the discle une requirements of Regulation DD, such as when:

- An institution changes a term that triggers a notice under Regulation E, and uses the timing and disclosure rules of Regulation E for sending change in term notices.
- Consumers add an ATM ccess feature to account, and the institution provides disclosures pursuant to Regulato Exincuting disclosure of fees (see 12 CFR 205.7).
- rules of Regulation E, discloses at the same time fees An institution, complying with the for electronic services (suches blance inquiry fees at ATMs) required to be disclosed by this regulation but not by Legia on E.
- An institution relies on Regulation E's rules regarding disclosure of limitations on the frequency and amount of electronic fund transfers, including security-related exceptions. But any limitations on intra-institutional transfers to or from the consumer's other accounts during a given time period must be disclosed, even though intra-institutional transfers are exempt from Regulation E.

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OTHER REQUIREMENTS (§ 230.3(D) - (F))

Other general disclosure requirements include the following:

Multiple Consumers (§ 230.3(d))

If an account is held by more than one consumer, the institution may make disclosures to any one of the consumers.

Oral Response to Inquiries (§ 230.3(e))

If an institution chooses to provide rate information orally, it must state the annual percentage yield and may state the interest rate. However, the institution may not state any other rate. The advertising rules do not cover an oral response to a rate inquiry.

Rounding and Accuracy Rules for Rates and Felds (§ 230.3(f))

The rounding and accuracy requirements are as follows:

- Rounding The annual percent ge yield, the annual percentage yield earned, and the interest rate must be rounded to the pearest one-head-each of one percentage point (.01%) and expressed to two decimal places. (For example in an annual percentage yield is calculated at 5.644 percent, it must be a unced down and disclosed as 5.64 percent, or if annual percentage yield is calculated at 5.644 percent, it must be a unced down and disclosed as 5.65 percent.
- Accuracy The annual percent go yield (and the annual percentage yield earned) will be considered accurate if it is not more that one-twentieth of one percentage point (.05 percent) above or below the annual percentage yield (and the annual percentage yield earned) that are calculated in accordance with Appendix A of Regulation DD.

ACCOUNT DISCLOSURES (§ 230.4)

Section 230.4 covers the delivery and content of account disclosures both at the time an account is open and when requested by a consumer.

Delivery of Account Disclosures (§ 230.4(a))

Disclosures at Account Opening (§ 230.4(a)(1))

A depository institution must provide account disclosures to a consumer before an account is opened or a service is provided, whichever is earlier. (An institution is deemed to have provided a service when a fee, required to be disclosed, is assessed.) An institution must mail or deliver the account opening disclosures no later than ten business days after the account is opened or the service is provided, whichever is earlier, if the consumer:

- Is not present when the account is opened or the service is provided, and
- Has not received the disclosures.

If a consumer who is not present at the institution us a electronic means (for example, an Internet website) to apply to open an account or to equest a service, the institutions must provide the disclosures before opening the account or providing the service.

Disclosures Upon Request (§ 230.4(a)(2))

A depository institution must provide full count disclosures, including complete fee schedules, to a consumer upon request. Institutions must comply with alterquests for this information, whether or not the requester is an existing sustainer or a prespective customer. A response to an oral inquiry (by telephone or in person) about rates and yields a fees does not trigger the duty to provide account disclosures. However, they consumers ask for written information about an account (whether by telephone, in person or by other means) are institution must provide disclosures, unless the account is no longer offered to the public.

If the consumer makes the request in reson, the institution must provide the disclosures at that time. If a consumer is not present where the request is made, the institution must mail or deliver the disclosures within a reasonable time after it receives the request. Ten business days is considered a reasonable time for responding to requests for account information that a consumer does not make in person, including requests made by electronic means (such as by electronic mail).

If a consumer who is not present at the institution makes a request for account disclosures, including a request made by telephone, e-mail, or via the institution's website, the institution may send the disclosures in paper form, or if the consumer agrees, may provide the disclosures electronically, such as to an e-mail address that the consumer provides for that purpose, or on the institution's website, without regard to the consumer consent or other provisions of the E-Sign Act. The institution is not required to provide, nor is the consumer required to agree to receive, the disclosures required by section 230.4(a)(2) in electronic form.

When providing disclosures upon the request of a consumer, the institution has several choices of how to specify the interest rate and annual percentage yield. The institution may disclose the rate and yield offered:

- Within the most recent seven calendar days,
- As of an identified date, or
- Currently by providing a telephone number for consumers to call.

Further, when providing disclosures upon the request of a consumer, the institution may state the maturity of a time account as a term rather than a date. Describing the maturity of a time account as "1 year" or "6 months," for example, illustrates a statement of the platurity as a term rather than a date ("January 10, 2010").

Content of Account Disclosures (§ 230.4(b))

Account disclosures must include, as applied it, is formation on the following (see Appendix A and B of Regulation DD for information on the annual percentage field calculation and for model clauses for account disclosures and sample form *f*:

Rate Information (§ 230.

An institution must disclose both the "annual percentage yield" and the "interest rate," using those terms.

For fixed-rate accounts, an institution must disclose the period of time that the interest rate will be in effect.

For variable-rate accounts, an institution must disclose all of the following:

- The fact that the interest rate and annual percentage yield may change.
- How the interest rate is determined.
- The frequency with which the interest rate may change.
- Any limitation on the amount the interest rate may change.

Compounding and Crediting (§ 230.4(b)(2))

An institution must disclose the frequency with which interest is compounded and credited. In cases where consumers will forfeit interest if they close an account before accrued interest is credited, an institution must state that interest will not be paid.

Balance Information (§ 230.4(b)(3))

An institution must disclose the following information about account balances:

- **Minimum balance requirements** An institution must disclose any minimum balance requirement to:
 - Open the account,
 - Avoid the imposition of a fee, or
 - Obtain the annual percentage yield disclosed.

In addition, the institution must disclose how the balance is determined to avoid the imposition of a fee or to obtain the annual percentage yield.

- Balance computation method Ancex land on of the balance-computation method, specified in section 230.7 of Regulation DD, that is used to calculate interest on the account. An institution may use different methods or periods to calculate minimum balances for purposes of imposing a fee and account interest. The institution must disclose each method and corresponding period.
- When interest begins to cer e An institution must state when interest begins to accrue on noncash deposits.

Fees (§ 230.4(b)(4)

An institution must disclose the amount of any fee that may be imposed in connection with the account (or an explanation of how the ree was be determined) and the conditions under which the fee may be imposed. Examples of fees that must be disclosed are:

- Maintenance fees, such as monthly service fees.
- Fees to open or to close an account.
- Fees related to deposits or withdrawals, such as fees for use of the institution's ATMs.
- Fees for special services, such as stop-payment fees.

Institutions must state if fees that may be assessed against an account are tied to other accounts at the institution. For example, if an institution ties the fees payable on a NOW account to balances held in the NOW account and a savings account, the NOW account disclosures must state that fact and explain how the fee is determined.

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An institution must specify the categories of transactions for which an overdraft fee may be imposed. For example, it is sufficient to state that the fee applies to overdrafts "created by check, in-person withdrawal, ATM withdrawal, or other electronic means." However, it is insufficient to state that a fee applies "for overdraft items."

Transaction Limitations (§ 230.4(b)(5))

An institution must disclose any limitations on the number or dollar amount of withdrawals or deposits. Examples of such limitations include:

- Limits on the number of checks that may be written on an account within a given time period.
- Limits on withdrawals or deposits during the term of tin
- Limits under Regulation D (Reserve Requirement of Depositor Institutions) on the number of withdrawals permitted from money marks deposit accounts l ch ck to third parties each month.

Features of Time Accounts (§ 230.4(b)(6))

For time accounts, an institution must disclose information about the following features:

- Time requirements An institution must state ne maturity date and, for "callable" time accounts, the date or circumstances under vincin an institution may redeem a time account at the institution's op
- tution must state the following: Early withdrawal penalties
 - If a penalty will or may be posed for early withdrawal.
 - How it is calculated.
 - The conditions for its assessment.

An institution may, but does not need to, use the term "penalty" to describe the loss of interest that consumers may incur for early withdrawal of funds from an account.

Examples of early withdrawal penalties include:

— Monetary penalties, such as "\$10.00" or "seven days' interest plus accrued but uncredited interest."

- Adverse changes to terms such as a lowering of the interest rate, annual percentage yield, or compounding frequency for funds remaining on deposit.
- Reclamation of bonuses.
- Withdrawal of interest prior to maturity An institution must disclose the following, as applicable:
 - A statement that the annual percentage yield assumes interest remains on deposit until maturity and that a withdrawal will reduce earnings for accounts where
 - ⇒ Compounding occurs during the term, and
 - ⇒ Interest may be withdrawn prior to maturit or
 - A statement that interest cannot remain of deposit and that parout of interest is mandatory for accounts where:
 - ⇒ The stated maturity is greater than one year
 - ⇒ Interest is not compounded on In annual more frequent basis,
 - ⇒ Interest is required to be plid out at least a really, and
 - ⇒ The annual percentage yield is determined in accordance with section E of Appendix A of Regulator CD.
- **Renewal policies** An institutor must state whether an account will, or will not, renew automatically at maturity. If it will, the statement must indicate whether a grace period will be provided and, if so, must indicate the length of that period. For accounts that do not renew automatically, the statement must indicate whether interest will be paid after maturity if the consumer does not renew the account.

Bonuses (§ 230.4(b)(7))

For bonuses, an institution must disclose:

- The amount or type of any bonus.
- When the bonus will be provided.
- Any minimum balance and time requirements to obtain the bonus.

SUBSEQUENT DISCLOSURES (§ 230.5)

Section 230.5 covers the required disclosures when the terms of an account change, resulting in a negative effect on the consumer. In addition, this section covers the required disclosures for both time accounts that automatically renew and have a maturity longer than one month and time accounts that do not renew automatically and have a maturity of longer than one year.

Change in Terms (§ 230.5(a))

Advance Notice Required (§ 230.5(a)(1))

An institution must give advance notice to affected consumers or any change in a term that is required to be disclosed if the change may reduce the annual percentage yield or adversely affect the consumer. The notice must include the effective date of the change and must be maled or delivered at least 30 calendar days before the effective date of the change

No Notice Required (§ 230.5(a)(2))

An institution is not required to provide a Notice for any of the following changes:

- For variable-rate accounts, any change in the interest rate and corresponding changes in the annual percentage yield.
- Any changes in fees as essed for check printing.
- For short-term time at ounts, any manges in any term for accounts with maturities of one month or less.
- The imposition of account primenance or activity fees that previously had been waived for a consumer when the consumer was employed by the depository institution, but who is no longer employed there.
- The expiration of a one-year period that was part of a promotion, described in the account opening disclosures, for example, to "waive \$4.00 monthly service charges for one year."

Notice for Time Accounts Longer Than One Month That Renew Automatically (§ 230.5(b))

For automatically renewing time accounts with maturities longer than one month, an institution must provide different disclosures depending on whether the maturity is longer than one year or whether the maturity is one year or less. The institution must provide all disclosures before maturity. We summarize the requirements in Table 1.

Table 1

SUBSEQUENT NOTICE REQUIREMENTS FOR TIME ACCOUNTS					
Maturity	Automatically Renewable (Rollover)	Non-automatically Renewable (Non-rollover)			
> One Year > One Month and < One Year	Timing (a) 30 calendar days before maturity, or (b) 20 calendar days before end of grace period, if a grace period is at least 5 calendar days Content (a) Date existing account matures (b) Disclosures for a new account (§ 30.4(b)) If terms have not been determined include this fact, state the date when they in be determined, and provide a telephone number to obtain the terms (§ 230.5(b)(1)). Timing (a) 30 calendar days before entrol of grace period, if a grace period is at least a calendar days Content (a) Disclosures regumed under § 230.5(b)(1), or (b) Date of maturities of existing and new account, any change in terms, and a difference in terms between new account and ones of existing account. If terms have not been determined, indicate this fact, state the date when they will be determined, and provide a telephone number				
	to obtain the terms (§ 230.5(b)(2)).				

Maturities Longer Than One Year (§ 230.5(b)(1))

If the maturity is longer than one year, the institution must provide the date the existing account matures and the required account disclosures for a new account, as described in section 230.4(b). If the interest rate and annual percentage yield that will be paid for the new account are unknown when disclosures are provided, the institution must state the following:

- That those rates have not yet been determined.
- The date when they will be determined.
- A telephone number for consumers to call to obtain the interest rate and the annual percentage yield for the new account.

Maturities Longer Than One Month but No Move Than Open Year (§ 230.5(b)(2))

If the maturity is longer than one month but less than equal to one tear, the institution must either:

- Provide the disclosures required in section 30.5(b)(1) or accounts longer than one year; or
- Disclose to the consumer:
 - natures and he w maturity date if the account is renewed; — The date the existing account
 - annual percentage yield for the new account if they are known. If The interest rate and the rates have no cyclbeen determined, the institution must disclose:
 - ⇒ The date when they ill ledermined, and
 - ⇒ A telephone number the consumer may call to obtain the interest rate and the annual percentage yield for the new account; and
 - Any difference in the terms of the new account as compared to the terms required to be disclosed for the existing account.

Delivery (§ 230.5(b))

The institution must mail or deliver all disclosures at least 30 calendar days before maturity of the existing account. Alternatively, the institution may mail or deliver the disclosures at least 20 calendar days before the end of the grace period on the existing account, provided a grace period of at least five calendar days is allowed.

Notice for Time Accounts Longer Than One Year That Do Not Renew Automatically (§ 230.5(c))

For time accounts with maturity longer than one year that do not renew automatically at maturity, an institution must disclose to consumers the maturity date and whether interest will be paid after maturity. The institution must mail or deliver the disclosures at least 10 calendar days before maturity of the existing account. The requirements are summarized in Table 1.

Periodic Statement Disclosures (§ 230.6)

Regulation DD does not require institutions to provide periodic statements. However, for institutions that mail or deliver periodic statements, section 230.6 sets forth specific information that must be included in a periodic statement.

General Requirements (§ 230.6(a))

The statement must include the following disclosures:

Annual Percentage Yield Earned (§ 230.6(a)(1))

An institution must state the *an anal per grage yield* carry diduring the statement period, using that term, and calculated according to Appendix A of Regulation DD.

Amount of Interes (\$ 23 .6(a)(2))

An institution must state the dollar amount of interest earned during the statement period, whether or not it was credited. In disclosing interest earned for the period, an institution must use the term "interest" or terminology such as:

- "Interest paid," to describe interest that has been credited; or
- "Interest accrued" or "interest earned," to indicate that interest is not yet credited.

Fees Imposed (§ 230.6(a)(3))

An institution must report any fees that are required to be disclosed and that were debited to the account during the statement period, even if assessed for an earlier period. The fees must be itemized by type and dollar amounts. When fees of the same type are imposed more than once in a statement period, an institution may itemize each fee separately or group the fees together and disclose a total dollar amount for all fees of that type. See Staff Commentary for exceptions. When fees of the same type are grouped together, the description must make clear that the dollar figure represents more than a single fee, for example, "total fees for checks written this period."

For fees associated with the payment of overdrafts, an institution must separately identify whether the fee was for the payment of an overdraft or for returning the item unpaid, whether or not the institution promotes the payment of overdrafts (see Staff Commentary section 230.6(a)(3)-2(iv)). In addition, an institution must provide totals for fees for the payment of overdrafts and for returned items unpaid, both for the statement period and for the calendar year to date. See section 230.11(a)(1) and (2).

Length of Period (§ 230.6(a)(4))

An institution must indicate the total number of days in the statement period, or the beginning and ending dates of the period. Institutions providing the beginning and ending dates of the period must make clear whether both dates are included in the period.

Combined Statements (Staff Commentary § 230

account for example, a Money Market Deposit Institutions may provide information about an Account) on the periodic statement for another account (such as a Vegotiable Order of Withdrawal account) without triggering the disclosures required by this section

- The information is limited to the account number, the type of account, or balance information,
- The institution also provide a periodic statement on plying with this section for each account.

Special Rule for Average Daily Balance Method (§ 230.6(b))

Section 230.6 has special riodic state next requirements for an institution using the average daily balance method and olculating interest for a period other than the statement period. In these situations, an institution must calculate and disclose the annual percentage yield earned and amount of interest earned based on the time period used rather than the statement period. In addition, when disclosing the length of period reconference on the periodic statement, an institution must state this information for the statement period as well as the interest-calculation period. See Staff Commentary for examples.

PAYMENT OF INTEREST (§ 230.7)

Section 230.7 covers the payment of interest, including how to determine the balance on which to pay interest, the daily periodic rate to use, and the date interest begins to accrue.

Permissible methods to determine balance to calculate interest (§ 230.7(a)(1))

An institution must calculate interest on the full amount of principal in an account for each day by using one of the following methods:

- **Daily balance method**, where the daily periodic rate is applied to the full amount of principal in the account each day.
- Average daily balance method, where a periodic rate is applied to the average daily balance in
 the account for the period. The average daily balance is determined by adding the full amount
 of principal in the account for each day of the period and dividing that figure by the number of
 days in the period.

The following are prohibited calculation methods:

- Ending-balance method, where interest is paid on the balance in the account at the end of the period.
- Low-balance method, where interest is paid based on the lowest behave in the account for any day in that period.
- **Investable-balance method**, where interes is paid on a percentage of the balance, excluding the amount set aside for reserve requirements.

Use of 365-day basis (Staff Commentary § 230.74)(1)-2)

Institutions may apply a daily period are greater than /365 of the interest rate – such as 1/360 of the interest rate – as long as it is applied 365 days a year

Leap Year (Staff Conmuntary § 230.7(a)(1)-4)

Institutions may apply adaily rate of 1/3 6 or 1/365 of the interest rate for 366 days in a leap year, if the account will earn interest for February 29.

Maturity of Time Account Staff Commentary § 230.7(a)(1)-5)

Institutions are not required to pay interest after time accounts mature.

Dormant Accounts (Staff Commentary § 230.7(a)(1)-6)

Institutions must pay interest on funds in an account, even if inactivity or the infrequency of transactions would permit the institution to consider the account to be "inactive" or "dormant" (or similar status) as defined by state, other laws, or the account contract.

Permissible Methods to Determine Minimum Balance to Earn Interest (§ 230.7(a)(2))

If an institution requires a minimum balance to earn interest, it must use the same method to determine the required minimum balance as it uses to determine the balance on which interest is calculated. For example, if an institution requires a \$300 minimum balance that would be determined by using the average daily balance method, then it must calculate interest based on the average daily balance method. Further, an institution may use an additional method that is unequivocally beneficial to the consumer.

Balances Below the Minimum (Staff Commentary § 230.7(a)(2)-1 and 2)

An institution that requires a minimum balance may choose not to pay interest for days or period when the balance drops below the required minimum, whether they use the daily-balance method or the average daily balance method to calculate interest.

Paying on Full Balance (Staff Commentary § 230.7(a)(2

Institutions must pay interest on the full back in the account that meets the required minimum balance. For example, if \$300 is the minit unidaily balance required to earn interest, and a consumer deposits \$500, the institution must par the stated interest rate on the full \$500 and not just on \$200.

Minimum Balance Not Alfering Interest Staff Commentary § 230.7(a)(2)-7)

Institutions may use the faily balance, average daily balance, or any other computation method to calculate minimum-balance equi ements that do not involve the payment of interest. For example, an institution may use any computation method to compute minimum balances for assessing fees.

Compounding and Creatin (Policies (§ 230.7(b))

This section does not require institutions to compound or credit interest at any particular frequency. Institutions choosing to compound interest may compound or credit interest annually, semi-annually, quarterly, monthly, daily, continuously, or on any other basis.

An institution may choose not to pay accrued interest if consumers close an account prior to the date accrued interest is credited, as long as the institution has disclosed this practice in the initial account disclosures.

Date Interest Begins to Accrue (§ 230.7(c))

Interest shall begin to accrue not later than the business day specified for interest-bearing accounts in section 606 of the Expedited Funds Availability Act, which states:

"... interest shall accrue on funds deposited in an interest-bearing account at a depository institution beginning not later than the business day on which the depository institution receives provisional credit for such funds."

Interest shall accrue until the day funds are withdrawn.

ADVERTISING (§ 230.8)

Section 230.8 contains account advertising requirements, including overall general rules and rules for special account features. In addition, the section describes advertising involving certain types of media and in-house posters that are exempt from Regulation DD's providing requirements.

General Advertising Rules (§ 230.8(a) and (b)

Misleading or Inaccurate Advertising (\$ 230 8(a))

An institution may not advertise in a way that is his eading of maccurate or misrepresents its deposit contract. In addition, an advertisement may not use the word "profit" in referring to interest paid on an account.

An institution's advertisement may not refer to or describe an account as "free" or "no cost" (or contain a similar term such as "fees vaived") if maintanance or activity fee may be imposed on the account. Examples of such maintenance or activity fees include:

- Any fee imposed when a minimum-balance requirement is not met, or when consumers exceed a specified number of transactions.
- Transaction and service fees that commers reasonably expect to be imposed on a regular basis.
- A flat fee, such as a monthly service fee.
- Fees imposed to deposit, withdraw, or transfer funds, including per-check or per-transaction charges (for example, 25 cents for each withdrawal, whether by check or in person).

Examples of fees that are not maintenance or activity fees include:

- Fees not required to be disclosed under section 230.4(b)(4).
- Check-printing fees.
- Balance-inquiry fees.
- Stop-payment fees and fees associated with checks returned unpaid.

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- Fees assessed against a dormant account.
- Fees for ATM or electronic transfer services (such as preauthorized transfers or home banking services) not required to obtain an account.

If an account (or a specific account service) is free only for a limited period of time (for example, for one year following the account opening) the account (or service) may be advertised as free if the time period is also stated.

If an electronic advertisement (such as an advertisement appearing on an Internet web site) displays a triggering term (such as a bonus or annual percentage yield), described elsewhere in section 230.8, the advertisement must clearly refer the consumer to the location where the additional required information begins. For example, an advertisement that includes a bonus or annual percentage yield may be accompanied by a link that directly takes the consumer to the additional information. As discussed in section 230.3(a), electronic advertising discosures may be provided to the consumer in electronic form without regard to the consumer consent or other providing of the E-Sign Act.

geomples of adjertisements that would ordinarily be The Staff Commentary provides the following misleading, inaccurate, or misrepresent the deposit contract

- Representing an overdraft service as 2 "line of redit," unless the service is subject to the Board's Regulation Z, 12 part CFR
- Representing that the institution will honer an elecks or authorize payment of all transactions that overdraw an account with or without a specified dollar limit, when the institution retains discretion at any time bet to honor chee's or authorize transactions.
- Representing that consumers with a overdrawn account are allowed to maintain a negative balance when the terms of the account's overdraft service require consumers promptly to return the deposit account to a positive balance.
- Describing an institution's overdraft service solely as protection against bounced checks when the institution also permits overdrafts for a fee for overdrawing accounts by other means, such as ATM withdrawals, debit card transactions, or other electronic fund transfers.
- Advertising an account-related service for which the institution charges a fee in an advertisement that also uses the word "free" or "no cost" (or a similar term) to describe the account, unless the advertisement clearly and conspicuously indicates that there is a cost associated with the service. If the fee is a maintenance or activity fee under section 230.8(a)(2), however, an advertisement may not describe the account as "free" or "no cost" (or contain a similar term) even if the fee is disclosed in the advertisement.

Advertising Rate Information (§ 230.8(b))

When an institution states a rate of return in an advertisement it must do the following:

- State the rate as an "annual percentage yield," using that term.
- If the advertisement uses the abbreviation "APY," state the term "annual percentage yield" at least once in the advertisement.
- If the advertisement uses the term "interest rate," use the term in conjunction with, but not more conspicuously than, the related annual percentage yield.
- It may not state any other rate except "annual percentage yield" or "interest rate".
- Round the annual percentage yield, the annual percentage yield earned, and the interest rate to the nearest one-hundredth of one percentage poin (X1%) and express them to two decimal places.

An advertisement for a tiered-rate account that states an annual percentage yield must also state the annual percentage yield for each tier, along with corresponding minimum-balance requirements.

An advertisement for a stepped-are a social that cate on interest rate must state all the interest rates and the time period that each rate in effect.

Required Advertising for Special Account Features (§ 230.8(c))

If an institution advertues an annual percentage yield for a product and the product includes one of the features listed in sections 230.8(c)(1/-(1/2)) then the institution must clearly and conspicuously disclose the information outlined in sections 230.8(c)(1)-(6) as noted below. However, these requirements do not necessarily apply if the situation tills under the exemptions of section 230.8(e).

Variable Rates (§ 230.8(c)(1))

For variable-rate accounts, the advertisement must state that the rate may change after the account is opened.

Time Annual Percentage Yield (APY) is Offered (§ 230.8(c)(2))

The advertisement must include the period of time during which the annual percentage yield will be offered. Alternatively, the advertisement may state that the annual percentage yield is accurate as of a specified date. The date must be recent in relation to the publication or media broadcast used for the advertisement, taking into account the particular circumstances or production deadlines involved. An advertisement may refer to the annual percentage yield as being accurate as of the date of publication, if the date is on the publication itself.

Minimum Balance (§ 230.8(c)(3))

For accounts that have a required minimum balance, the advertisement must state the minimum balance required to obtain the advertised annual percentage yield. For tiered-rate accounts, the advertisement must state the minimum balance required for each tier in close proximity and with equal prominence to the applicable annual percentage yield.

Minimum Opening Deposit (§ 230.8(c)(4))

For an account that requires a minimum deposit to open the account, the advertisement must state the minimum deposit required to open the account, if it is greater than the minimum balance necessary to obtain the advertised annual percentage yield.

Effect of Fees (§ 230.8(c)(5))

An advertisement must state that fees could reduce the eartings on the account. This requirement only applies to maintenance or activity fees.

Features of Time Accounts (§ 230 8(c)(6))

For time accounts, the advertisement must include:

- Term of the account.
- Early withdrawal penalties a statement that a penalty will or may be imposed for early withdrawal.
- Required interest payouts a statement that interest cannot remain on deposit and that payout of interest is mandatory for noncommounding time accounts with the following features:
 - The stated maturity is greater than one year.
 - Interest is not compounded on an annual or more frequent basis.
 - Interest is required to be paid out at least annually.
 - The annual percentage yield is determined in accordance with section E of Appendix A of Regulation DD.

Bonuses (§ 230.8(d))

If an institution states a bonus in an advertisement, the advertisement must state clearly and conspicuously the following information, if applicable to the advertised product:

- "Annual percentage yield," using that term.
- Time requirement to obtain the bonus.
- Minimum balance required to obtain the bonus.
- Minimum balance required to open the account, if it is greater than the minimum balance necessary to obtain the bonus.
- Time when the bonus will be provided.

However, these requirements do not necessarily apply if the situation falls under the exemptions of section 230.8(e). In addition, general statements such as "boous enecking" or "get a bonus when you open a checking account" do not trigger the bonus discourses.

Exemption for Certain Advertisements (230.8(e)

Section 230.8(e) exempts certain types of in talk of certain indoor signs from some of the section's advertising rules.

Media Exemptions (§ 230%(e)(4))

If an institution advertises through one of the following media, the advertisement does not need to include information required under certain section 250.8 rules, as outlined below:

- Exempted media
 - Broadcast or electronic medic, such as television or radio. However, the exemption does not extend to Internet and advertisements.
 - Outdoor media, such as billboards.
 - Telephone response machines. However, solicitations for a tiered-rate account made through telephone-response machines must provide the annual percentage yields and the balance requirements applicable to each tier.
- Exempted advertising requirements
 - Information required for special account features involving variable rates, time an annual percentage yield is offered, minimum opening deposit, effect of fees, and early withdrawal penalties for time accounts.

— When bonuses are advertised, information required related to a minimum balance to open an account (if it is greater than the minimum balance necessary to obtain the bonus) and related to when a time the bonus will be provided.

Indoor Signs (§ 230.8(e)(2))

If an institution posts account information on signs inside its premises (or the premises of a deposit broker), the postings are exempt from the advertising requirements for:

- Permissible rates
- When additional disclosures are required
- Bonuses
- Certain media exemption

If a sign, falling under this exemption, states

- State the rate as an "annual percentage Neld," using that term or the term "APY." The sign must not state any other rate, although the related therest rate may be stated.
- Contain a statement advising contumers t an employee for further information about applicable fees and terms

Indoor signs include ad ements distracted on computer screens, banners, preprinted posters, and chalk or peg boards. An advertisement it id the premises that can be retained by a consumer (such as a brochure or a printout from a complete is not an indoor sign.

Additional Disclosures Connection With the Payment of Overdrafts (§ 230.8(f))

An institution that promotes the payment of overdrafts in an advertisement must also include in the advertisement the disclosures required under section 230.11(b).

RECORD RETENTION (§ 230.9(c))

Section 230.9(c) covers the record retention requirements in order for an institution to demonstrate compliance with Regulation DD, including rate information, advertising, and providing disclosures to consumers at the appropriate time (including upon a consumer's request).

Timing

Under Regulation DD, an institution must retain records that evidence compliance for a minimum of two years after the date that disclosures are required to be made or an action is required to be taken. In addition, OTS requires all savings associations, affiliates, and service corporations to retain records until the saving association has two regular examinations and has resolved any supervisory matters raised in the examination Evidence of Required Actions

An institution may demonstrate its compliance by:

- Establishing and maintaining procedures for paying interest and providing timely disclosures.
- Retaining sample disclosures for each type of account offered to consumers such as accountopening disclosures, copies of advertisements, and change in-term totices; and information
 regarding the interest rates and annual percentage yields offered.

Methods of Retaining Evidence

An institution must be able to reconstruct the required disclasures and other required actions, but does not need to maintain hard copies of disclosures and other records. It may keep records evidencing compliance in microfilm, microfiche or other methods that reproduce records accurately (including computer files).

Payment of Interes

An institution must etail sufficient rate and balance information to permit the verification of interest paid on an account, including the payment of interest on the full principal balance.

SECTION 230.10 - [RESERVED]

Additional Disclosure Requirements for Overdraft Services (§ 230.11)

Section 230.11 contains periodic statement and advertising requirements for certain discretionary overdraft services. The requirements address concerns about the uniformity and adequacy of information provided to consumers when they overdraw their deposit accounts. Specifically, they address certain types of services – sometimes referred to as "bounced-check protection" or "courtesy overdraft protection" – which institutions offer to pay consumers' checks and other items when there are insufficient funds in the account. The requirements apply to all depository institutions, regardless of whether they promote their overdraft services.

Periodic Statement Disclosures (§ 230.11(a))

Disclosure of Total Fees (§ 230.11(a)(1))

The institution must disclose on its periodic statements (if it provides periodic statements) separate totals for the statement period and for the calendar year to date for:

- The total dollar amount for all fees or charges imposed on the account for paying checks or other items when there are insufficient or unavailable funds and the account becomes overdrawn.
- The total dollar amount for all fees or charges imposed on the account for returning items unpaid.

The aggregate fee disclosures must be placed in close practing to the disclosure of any fee(s) that may be imposed in connection with the account and clust use a substantially similar format as follows (see Appendix B of the regulation):

		otal to	r this pe	riod	V	Total year-to-date
Total Overdraft Fees			\$60.0	ろ ろ		\$150.00
Total Returned Item Fees	1		0.00			30.00

The total dollar amount for paying overdrafts includes per-item fees as well as interest charges, daily or other periodic fees, or fees charges for maintaining an account in overdraft status, whether the overdraft is by check or by where means. It also includes fees charged when there are insufficient funds because previously deposted ands are subject to a hold or are uncollected. It does not include fees for transferring funds from another account of the consumer to avoid an overdraft, or fees charged under a service subject to Regulation Z, 12 C/19 220.

The total dollar amount for all ces for returning items unpaid must include all fees charged to the account for dishonoring or returning checks or other items drawn on the account. The institution must disclose separate totals for the statement period and for the calendar year-to-date. Fees imposed when deposited items are returned are not included. Institutions may use terminology such as "returned item fee" or "NSF fee" to describe fees for returning items unpaid.

In the case of waived fees, an institution may provide a statement for the current period reflecting that fees imposed during a previous period were waived and credited to the account. Institutions may, but are not required to, reflect the adjustment in the total for the calendar year-to-date and in the applicable statement period. For example, if an institution assesses a fee in January and refunds the fee in February, the institution could disclose a year-to-date total reflecting the amount credited, but it should not affect the total disclosed for the February statement period, because the fee was not assessed in the February statement period. If an institution assesses and then waives and credits a fee within the same cycle, the institution may, at its option, reflect the adjustment in the total disclosed for fees imposed during the current statement period and for the total for the calendar year-to-date. Thus, if the

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institution assesses and waives the fee in the February statement period, the February fee total could reflect a total net of the waived fee.

The disclosures under this section must be included on periodic statements provided by an institution starting the first statement period that begins after January 1, 2010. For example, if a consumer's statement period typically closes on the 15th of each month, an institution must provide the disclosures required by this section on subsequent periodic statements for that consumer beginning with the statement reflecting the period from January 16, 2010 to February 15, 2010.

Advertising Disclosures for Overdraft Services (§ 230.11(b))

Disclosures (§ 230.11(b)(1))

Unless an exception in section 230.11(b)(2)-(4) applies any advertisement promoting the payment of overdrafts must disclose in a clear and conspicuous manner all of the following.

- The fee(s) for the payment of each overdrant
- The categories of transactions for which a fee may be imposed for paying an overdraft.
- The time period by which the contumer must recap or cover any overdraft.
- The circumstances under which the institution will not pay an overdraft. It is sufficient to state, as applicable, "Whethe year overdrafts while paid is discretionary and we reserve the right not to pay. For example, we implicably do not pay overdrafts if your account is not in good standing, or you are not making regular deposits, a you have too many overdrafts."

Communications Not Subject to Additional Advertising Disclosures (§ 230.11(b)(2))

The advertising disclosure rules for overdraft services do not apply in the following circumstances:

- An advertisement promoting a service where the institution's payment of overdrafts would be agreed upon in writing and subject to Regulation Z (12 CFR part 226).
- A communication by an institution about the payment of overdrafts in response to a consumerinitiated inquiry about deposit accounts or overdrafts. However, providing information about the payment of overdrafts in response to a balance inquiry made through an automated system, such as a telephone response machine, ATM, or an institution's Internet site, is not a response to a consumer-initiated inquiry that is exempt from the advertising disclosures.

- An advertisement made through broadcast or electronic media, such as television or radio. However, this exception does not apply to advertisements posted on an institution's Internet site, on an ATM screen, provided on telephone-response machines, or sent by electronic mail.
- An advertisement made on outdoor media, such as billboards.
- An ATM receipt.
- An in-person discussion with a consumer.
- Disclosures required by federal or other applicable law.
- Information included on a periodic statement or of a natic informing a consumer about a specific overdrawn item or the amount the account is everdrawn.
- A term in a deposit account agreement discussing the institution's tht o pay overdrafts.
- ATM, that completing a requested transaction A notice provided to a consumer, such a at a may trigger a fee for overdrawing scount, or a general notice that items overdrawing an account may trigger a fee.
- Informational or educational materials concerning the payment of overdrafts if the materials do not specifically describe the institution's overdaft savice.
- An opt-out or opt-in notice regarding the institution's payment of overdrafts or provision of discretionary over ant services.

Exception for ATM Screens and Telephone Response Machines (§ 230.11(b)(3))

Any advertisement made on an Any screen or using a telephone response machine is not required to include the following:

- The categories of transactions for which a fee may be imposed for paying an overdraft.
- The circumstances under which the institution will not pay an overdraft.

Exception for Indoor Signs (§ 230.11(b)(4))

The advertising requirement to disclose fees for the payment of each overdraft does not apply to advertisements for the payment of overdrafts on indoor signs, if the indoor sign contains a clear and conspicuous statement that:

Fees may apply, and

 Consumers should contact an employee for further information about applicable fees and terms.

An indoor sign covered under this exception is one described in section 230.8(e)(2) and the accompanying Staff Commentary. In addition to the Staff Commentary's examples of advertisements that are not considered indoor signs, an ATM screen is not considered an indoor sign for purposes of the overdraft disclosure requirements.

Account balance disclosures (§ 230.11(c))

In general, Section 230.11(c) covers how an institution displays a consumer's account balance information on automated systems, such as an ATM, when the institution will advance additional funds to cover insufficient or unavailable funds in a consumer, account. Specifically, if an institution discloses balance information to a consumer through an automated system, the disclosed balance may not include additional amounts that the institution may provide to cover an item when there are insufficient or unavailable funds in the consumers account. This requirement covers additional funds that an institution may provide under a service origidal at the institution's own discretion, a service subject to Regulation Z (12 CFR 226), or a transfer funds from another account of the consumer. However, the institution may, at its option, diclose an additional, second account balance that would include funds provided by the institution, if the institution prominently states that any such second balance includes funds that the institution may provide to cover insufficient or unavailable funds in the consumer's account and, it applicables that additional funds are not available for all transactions.

Additional amounts that may be included in balance. The balance may, but need not, include funds that are deposited in the consumers account, such as from a check, that are not yet made available for withdraway in accordance with the funds availability rules under Regulation CC (12 CFR 229). In addition, the balance may, but need not, include funds that are held by the institution to satisfy a prior obligation of the consumer (for example, to cover a hold for an ATM or debit card transaction that has been authorized but for which the bank has not settled).

Disclosure of second balance. If an institution discloses additional balances that include funds that may be provided to cover an overdraft, the institution must prominently state that the additional balance(s) includes additional overdraft funds. The institution may not simply state, for instance, that the second balance is the consumer's "available balance," or contains "available funds." Rather, the institution should provide enough information to convey that the second balance includes funds that the institution may provide to cover insufficient or unavailable funds. For example, the institution may state that the balance includes "overdraft funds." Where a consumer has <u>opted out</u> of (or not opted in to) the institution's discretionary overdraft service, any additional balance disclosed should not include funds provided under that service. Where a consumer has <u>opted out</u> of (or not opted in to) the institution's discretionary overdraft service for some, but not all transactions (e.g., the consumer has opted out of overdraft services for ATM and debit card transactions), an institution that includes funds from its discretionary overdraft service in the balance should convey that the overdraft funds are not

available for all transactions. For example, the institution could state that overdraft funds are not available for ATM and debit card transactions.

Automated systems. The balance disclosure requirement applies to any automated system through which the consumer requests a balance, including, but not limited to, a telephone response system, the institution's Internet site, or an ATM. The requirement applies whether the institution discloses a balance through an ATM owned or operated by the institution or through an ATM not owned or operated by the institution (including an ATM operated by a non-depository institution). If the balance is obtained at an ATM, the requirement also applies whether the balance is disclosed on the ATM screen or on a paper receipt.

EFFECT ON STATE LAWS (REGULATION DD - Appendix C)

e in onsistent with the requirements of the Regulation DD preempts state law requirements that Truth in Savings Act (TISA) or Regulation DV. A state law is monsistent if it contradicts the definitions, disclosure requirements, or interest calculation method outlined in the act or the regulation. The regulation also provides that interested parties may request the Board to determine whether a state law is inconsistent with the Th

REFERENCES

United States Cod

12 USC 4301 et seq.

Expedited Fund Availability Act 12 USC 4005 et seq.

15 USC 7001 et seq. Electro natures in Global and National Commerce Act (E-Sign Act)

Code of Federal Regulations

12 CFR Part 205 Electronic Fund Transfer (Regulation E)

Availability of Funds and Collection of Checks (Regulation CC) 12 CFR Part 229

12 CFR Part 230 Truth in Savings (Regulation DD)

Truth in Savings Act Program

EXAMINATION OBJECTIVES

To determine the institution's compliance with Regulation DD, including the requirements to provide full account disclosures (for example, fee schedules) to consumers to open an account and upon request and including the requirements covering overdraft payment disclosures and advertising.

To assess the quality of the institution's compliance risk management systems and its policies and procedures for implementing Regulation DD.

To determine the reliance that can be placed on the institution's internal controls and procedures for monitoring the institution's compliance with Regulation DD.

To direct corrective action when violations of law are identined or when the institution's policies or internal controls are deficient.

MANAGEMENT AND POLICY-RELATED EXAMINATION PROCEDURES

WKP. REF.

- 1. Determine the types of deposit accounts of ced by the institution to consumers (including accounts usually offered to commercial cystomers that may occasionally be offered to consumers) as well as the characteristics of each type of deposit account (for example, bonuses offered, minimal balances, balance-computation method, frequency of interest creating, fixed or variable rates, fees imposed, and frequency of periodic statements).
- 2. Review relevant written policies and procedures, management's self-assessments, consumer complaints, and any compliance audit material including work papers and reports to determine whether.
 - The scope of the audit addresses all provisions as applicable.
 - Management has taken corrective actions to follow-up on previously identified deficiencies.
 - The testing includes samples covering all product types and decision centers.
 - The work performed is accurate.
 - Significant deficiencies and their causes are included in reports to management and to the Board of Directors, as appropriate.

Exam Date:	
Prepared By:	
Reviewed By:	
Docket #:	

WKP. REF.

- The frequency of review is appropriate.
- 3. Through discussions with management and review of available information, determine whether the institution's internal controls are adequate to ensure compliance in Regulation DD area under review. Consider the following:
 - Organization charts
 - Process flowcharts
 - Policies and procedures
 - Account documentation
 - Checklists
 - Computer program documentation.



- 4. Through a review of the institution's training materials, de ermine whether:
 - The institution provides appropriate training to individuals responsible for Regulation DD compliance and operational procedures.
 - The training is comprehensive and covers the various aspects of Regulation DD that apply the individual institution's product offerings and operations.
 - The training includes the training requirements of section 230.4(a)(2) to provide disclosure information (e.g. terms, conditions, and fees) to a consumer upon a request, whether or to an consumer is an existing or a prospective customer. Review whether the training instructs all employees, including branch employees, to provide such disclosures at the time of the request if the consumer makes the request in person or within ten business days if the consumer is not present when making the request.
- 5. Determine the extent and adequacy of the institution's policies, procedures, and practices for ensuring compliance with the regulation. In particular, verify that:
 - Account disclosure information is available to be provided to all consumers

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within the appropriate time frames. This requirement pertains to all consumer requesters whether or not the consumer is an existing customer or a prospective customer.

- Advance notice is given for any changes in terms required to be disclosed under section 230.4 and that exceptions to the advance notice requirements are limited to those set forth in section 230.5(a)(2).
- If periodic statements are given, the statements disclose the required information, including the annual percentage yield earned, the amount of interest, fees imposed, and the statement's covered time period.
- The institution's methods of paying interest are permissible. Review the dates on which interest begins to accrue on deposits to a courts, and determine whether hold times comply with the Expedit d Eands Availability. Act.
- The institution's advertising policies are consisted with the requirements of the regulation, including advertising requirements for overdraft services.
- Evidence of compliance is retained for a minimum of two years after the date disclosures are required to be made or action is required to be taken.
- The periodic statements separately disclose the total fees and charges for payment of items that overdraw the account and for returning items unpaid. These disclosures must be provided for the statement period and the calendar year-to-date.

TRANSACTION-RELATED EXAMINATION PROCEDURES

If upon conclusion of the manager, at and policy-related examination procedures, procedural weaknesses or other risks requiring further investigation are noted, conduct the transaction testing, as necessary, using the following examination procedures. Use examiner judgment in deciding the size of each sample of deposit account disclosures, notices, and advertisements. Increase the sample size until you are confident that all aspects of the institution's activities and policies that are subject to the regulation are reviewed.

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Determine whether the institution makes disc writing and in a form the consumer may keep	· · · · · · · · · · · · · · · · · · ·
If the disclosures are combined with other ac is clear which disclosures are applicable to the	
If the institution provides a consumer disclos whether the institution has obtained the conscomplies with the other applicable provisions and National Commerce Act (E-Sign Act)	umer's constant, where required, and of the Electronic Signatures in Global
Determine whether the disclosure refrect the agreement between the consumer and the ins	
If the institution provides disclosures in a language whether the disclosures are available in English	guage other than English, verify sh upon request (§ 230.3(b)).
Determine whether discourse use consistent features that are required to be disclosed (State	
Determine whether the institution substitutes for disclosures required by Regulation DD (§	1 , 0

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- 8. Determine whether the institution provides required disclosures to at least one account holder if there are multiple holders (§ 230.3(d)).
- 9. Determine whether the institution's oral response to a consumer's inquiry about interest rates payable on accounts state the annual percentage yield (APY), by reviewing the institution's policies and procedures. If the institution chooses, it may also state the interest rate, but no other rate (§ 230.3(e)).
- 10. Determine whether the APY, the annual percentage earred (APYE) and the interest rate are rounded to the nearest one-hundredth or one percentage scint (.01%).

NOTE: For account disclosures, the interest rate may be expressed to more than two decimal places ($\S 230.3(f)(1)$).

11. Determine whether the APV and APYEs are not plore than one-twentieth of one percentage point (.05%) above or below the APV (and APYE) as determined in accordance with Appendix A of Regulation DD (§ 230.3(f)(2)).

ACCOUNT DISCLOSURES (120 FR 230.4)

Delivery of Account Disclosures

Account Opening

- 12. Determine whether the institution provides account disclosures to consumers before an account is opened or a service is provided, whichever is earlier (§ 230.4(a)(1)(i)).
 - If the consumer is not present when the account is opened or a service is provided (and has not already received the disclosures), the institution should

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- mail or deliver the disclosures no later than 10 business days after the account is opened or the service is provided, whichever is earlier ($\S 230.4(a)(1)(i)$).
- If the consumer who is not present at the institution uses electronic means to open an account or request a service, the institution must provide the disclosures before the account is open or the service is provided (§ 230.4(a)(1)(ii)).

Consumer Request

- 13. Determine whether the institution has available full account disclosures, including complete fee schedules, to provide to a consumer approxequest. This requirement pertains to all consumer requests, whether or not the consumer is an existing customer or a prospective customer.
 - If the request is made in person, determine whether the institution has disclosures available to provide up in the consumer's request.
 - If the consumer is not present, the institution must mail or deliver the disclosures within a reason ble period of time after receives the request (generally no more than 10 days) (§ 230. (a)(4)(5)).
- 14. Determine whether the institution chooses one of the following options when providing rate of maxion (§ 230. (a) (2)(ii)(A)).
 - Specifies an interest rate and A Y that were offered within the most recent seven calendar days.
 - States that the rate and yield are accurate as of an identified date.
 - Provides a telephone number that consumers may call to obtain current rate information.
- 15. For a time deposit account, the institution may state the maturity as a term rather than a date (§ 230.4(a)(2)(ii)(B)).

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Content of Disclosures

Rate information

- 16. Determine whether account disclosures include, as applicable:
 - The "annual percentage yield" and the "interest rate" using those terms.
 - For fixed-rate accounts the period of time the interest rate will be in effect (§ 230.4(b)(1)(i)).
- 17. For variable-rate accounts, determine whether account disclosures include all of the following information (§ 230.4(b)(1)(ii)):
 - The fact that the interest rate and APY way change.
 - How the interest rate is determine
 - The frequency with which the interest rate may hange.
 - Any limitations on the amount the interest rate may change.

Compounding and crediting

- 18. Determine wheter account disclovers describe the frequency with which interest is compounded or credited (§ 23 1.4 a) (z)(i)).
- 19. If the consumer will forfeit interest if the consumer closes an account before accrued interest is credited, determine whether account disclosures include a statement that interest will not be paid in such cases (§ 230.4(b)(2)(ii)).

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Balance information

- 20. As applicable, determine whether account disclosures:
 - Describe the minimum balance required to (\(230.4(b)(3)(i)):
 - Open an account,
 - Avoid the imposition of a fee, or
 - Obtain the APY disclosed.
 - Describe how the minimum balance requirement is determined to avoid the imposition of a fee or to obtain the APY disclored (§ 23).4(b)(3)(i)).
 - Explain the balance computation method (specified in Section 230.7) used to calculate interest on the account (§ 230.4(b)(s)(ii))
 - State when interest begins to accrue of none sh deposits (§ 250.4(b)(3)(iii))

Fees

- 21. Determine whether account as losures state the artiform of any fee that may be imposed in connection with the account (or an explanation of how the fee will be determined) and the anditions under which the fee may be imposed (§ 230.4(b)(4)).
 - Determine Whether the institution has specified the categories of transactions for which an overdraft fee my be imposed (Staff Commentary § 230.4(b)(4)-5).

Transaction Limitations

22.	Determine whether the account disclosures state any limits on the number or dollar
	amount of withdrawals or deposits (§ 230.4(b)(5)).

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Features of time accounts

- 23. For time accounts, determine whether account disclosures include, as applicable:
 - The maturity date ($\S 230.4(b)(6)(i)$).
 - A statement that a penalty will or may be imposed for early withdrawal, how it is calculated, and the conditions for its assessment (§ 230.4(b)(6)(ii)).
 - If compounding occurs during the term and the interest may be withdrawn prior to maturity, a statement that the APY assumes interest remains on deposit until maturity and that a withdrawal will reduce earning (§ 230.4(b)(6)(iii)).
 - A statement that interest cannot remain on de osit hat payout of interest is mandatory for accounts (§ 230.4(b)(6)(iii)).
 - With a stated maturity greater that one war,
 - That do not compound interest of an innual or it ore frequent basis,
 - That require interest payout, at east annually,
 - That disclose an APY determined in accordance with section E of Appendix A of Pegulation
 - A statement of whether or ot the account v renew automatically at maturity (§ 230.4(b)(6)(iv
 - w automatically at maturity, a statement whether or not a grace period will be provided and, if so, the length of the grace period.
 - If it will not renew automatically, a statement of whether interest will be If he consumer does not renew the account. paid after matu

Bonuses

24. Determine whether the account disclosures state the amount or type of any bonus, when the bonus will be provided, and any minimum balance and time requirements to obtain the bonus ($\S 230.4(b)(7)$).

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SUBSEQUENT DISCLOSURES (12 CFR 230.5)

Change in Terms Notice

- 25. Determine whether the institution sends out advance change in terms notices to consumers of any change in a term, required to be disclosed under section 230.4(b), that may reduce the annual percentage yield (APY) or that otherwise adversely affects consumers. Verify that the notice (§ 230.5(a)(1)):
 - Includes the effective date of the change.
 - Is mailed or delivered at least 30 days before the effective date of the change.
- 26. Determine whether exceptions to the notice requirements are like tea to (§ 230.5(a)(2)):
 - Variable-rate changes
 - Check-printing fees
 - Short-term time accounts (1 month or less)

Pre-Maturity Notice - Penewable Accounts

- 27. For time accounts with a maturity longer than one month and that renew automatically, determine whether me proper subsequent disclosures (§ 230.5(b)):
 - Are mailed or delivered at least 30 days before maturity of the existing account. Alternatively, the institution may mail or deliver the disclosures at least 20 calendar days before the end of the grace period on the existing account, if a grace period of at least five days is allowed (§ 230.5(b)).
 - For accounts with maturities of more than one year, include the following information (§ 230.5(b)(1)):
 - The account disclosures required in section 230.4(b) for new accounts

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- The date the existing account matures
- If the interest rate and APY are not known, include the following:
 - ⇒ The fact that the rates are unknown
 - ⇒ The date that the rates will be determined
 - ⇒ A telephone number to call to obtain the rates that will be paid on the new account.
- For accounts with maturities of one year or less, include the following information (§ 230.5(b)(2)):
 - The same account disclosures as required in ection 230.5(b)(1) for accounts with maturities of more than one year.

Or disclose to the consumer:

- The date the existing account matures and the new maturity date if the account is renewed, and
- The interest and APY, if kn wh
- If the rates are not known, i clude the following.
 - ⇒ The fact that the tes are unknow
 - ⇒ The date they will be determined
 - ⇒ A telephote number to call to obtain the rates that will be paid on the new count, and
- The difference in the terms of the new account, as compared to the existing account.

Pre-Maturity Notices - Nonrenewable Accounts

- 28. For time accounts with a maturity longer than one year and that do not renew automatically, determine whether the institution (§ 230.5(c)):
 - Discloses the maturity date.
 - Discloses whether interest will be paid after maturity.

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 Mails or delivers the disclosures at least 10 calendar days before maturity of the existing account.

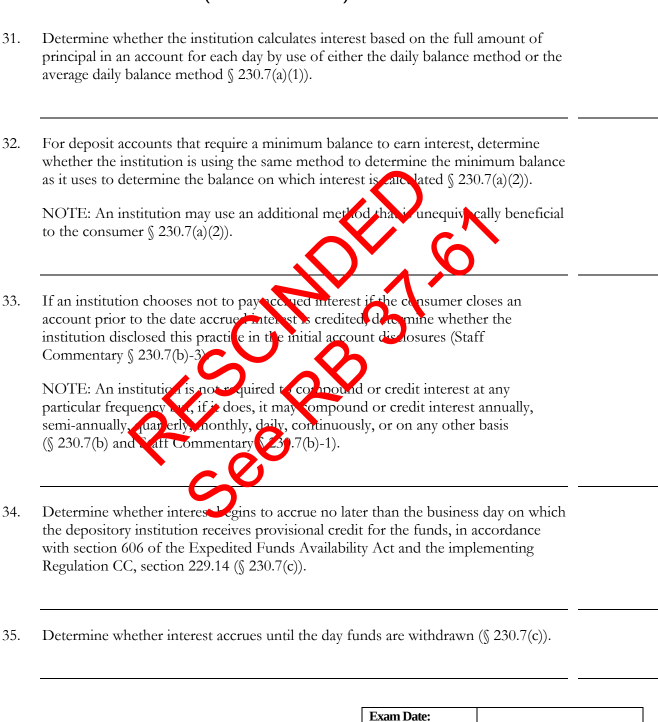
Periodic Statement Disclosures (12 CFR 230.6)

- 29. If an institution mails or delivers a periodic statement, determine whether the statements include the following (§ 230.6(a)):
 - The "annual percentage yield earned" during the statement period, using that term and calculated in accordance to Appendix A of Regulation DD (§ 230.6(a)(1)).
 - The amount of interest earned during the extense period $(230.6(\lambda)(2))$.
 - Any debited fees required to be disclosed und r section 230.4 (b)(4) itemized by dollar amount and type (§ 230.6(a)(3)).
 - NOTE: Except as required in section 230.11(a)(f) for overdraft payment fees, if fees of the same type are in posed more than once in a statement period, an institution may itemize fees separately or good them together and disclose a total dollar amount for all fees of the same type. Fees for paying overdrafts and for returning item sunpaid are not fees of the same type and must be separately distinguished (Soff Commentary § $\Sigma 80.0(a)(3)-2(iv)$).
 - The total is upber of days in the statement period, or the beginning and ending dates of the period (\$230.6(a).4).
- 30. If the institution uses the average daily balance method and calculates interest for a period other than the statement period, determine whether the institution § 230.6(b)):
 - Calculates and disclose the APY earned and the amount of interest earned based on the other period rather than the statement period, and
 - States the information required in section 230.6(a)(4), specifying the period length for the other period as well as for the statement period.

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PAYMENT OF INTEREST (12 CFR 230.7)



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ADVERTISING (12 CFR 230.8)

	Determine the types of advertising the institution uses, including visual, oral, or wrint, that meet the regulatory definition of an advertisement.
	Determine that all types of advertisements do not contain misleading or inaccurate tatements, and do not misrepresent deposit contracts (§ 250.8(a)(1)).
Ι	Determine that advertisements of accounts do nov
•	Refer to or describe an account ac "free or "no cos." or contain a similar term) if any maintenance or activity see is charge.
•	• Use the word profit to refet to interest paid on the account
•	Use the term "fees waived" if a maintenance of activity fee can be imposed (§ 230.8(a)(2) and Staff Commentary § 280.8(a) -5).
2	If an electronic viverusement displays a triggering term, determine whether the advertisement clearly refers the consumer to the location where the additional required information begins (St. ff. Commentary § 230.8(a)-9).
(For institutions that promote the payment of overdrafts in an advertisement, determine whether the advertisement includes the disclosures required by section 230.11(b) (§ 230.8(f)).

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Permissible Advertisement Rates

- 41. For advertisements that state a rate of return, determine whether (§ 230.8(b)):
 - The rate is stated as an "annual percentage yield" using that term and that no other rate is stated except "interest rate."
 - If the advertisement uses the abbreviation "APY," the term "annual percentage yield" is stated at least once in the advertisement.
 - If the advertisement states the interest rate, it uses the term "interest rate" in conjunction with, but not be more conspicuous than, the annual percentage yield to which it relates.
 - Rates are rounded to the nearest one-hundred thof one percentage point (.01%) and expressed to two decimal places.
- 42. For tiered-rate accounts, determine whe her an annual percentage yield is stated for each tier, along with corresponding minimum balance requirements (Staff Commentary § 230.8(b)-1).
- 43. For stepped-rate accounts determine whether all interest rates and the time period that each rate is in affect are stated (Staff Commentary § 230.8(b)-2).

Required Additional Discless

- 44. With the exception of broadcast, electronic, or outdoor media, telephone-response machines, and indoor signs, if the annual percentage yield is stated in the advertisement, determine whether it includes the following information, as applicable, clearly and conspicuously:
 - For a variable rate account, that the rate may change after account opening (§ 230.8(c)(1)).

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- The time period that the annual percentage yield will be offered, or a statement that it is accurate as of a specified date (§ 230.8(c)(2)).
- The minimum balance required to earn the advertised annual percentage yield (§ 230.8(c)(3)).
- For tiered accounts, the minimum balance required for each tier stated in close proximity and with equal prominence to the applicable APY, if applicable (§ 230.8(c)(3)).
- The minimum deposit to open the account, if it is greater than the minimum balance necessary to obtain the advertised annual percentage yield (§ 230.8(c)(4)).
- A statement that maintenance or activity fees could induce the etrnings on the account (§ 230.8(c)(5) and Staff Commentary § 230.8(c)(5)-1)
- For time accounts:
 - Term of the account (§ 230.8(c)(6)(1)).
 - A statement that a penalty will of may be improved for early withdrawal (§ 230.8(c)(6)(ii)).
 - A statement that interest cannot repair on deposit and that payout of interest is mardatory for noncompounding time accounts with the following flatty es (\sqrt{230.8}(c)(c)(c)):
 - ⇒ Street mat try greater than one year.
 - ⇒ Integest is not compounded annually or more frequently.
 - ⇒ Interest is required to be paid out at least annually.
 - ⇒ The APY is determined in accordance with section E of Appendix A of Regulation DD.

Bonuses

45. For advertisements that state a bonus (a premium, gift, award or other consideration worth more than \$10), determine whether they state all of the following:

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- The "annual percentage yield," using that term (§ 230.8(d)(1)).
- The time requirement to obtain the bonus (§ 230.8(d)(2)).
- The minimum balance required to obtain the bonus ($\S 230.8(d)(3)$).
- The minimum balance required to open the account, if it is greater than the minimum balance required to obtain the bonus (§ 230.8(d)(4)).
- When the bonus will be provided ($\S 230.8(d)(5)$).

Exemptions for certain advertisements

- 46. Advertisements made through broadcast, electropic or outdoor mean and telephone-response machines are exempted from some of the Regulation DD advertising requirements and are only required to lontain certain information. (This exemption does not apply to Internet or e-mail a vertisements.) Determine whether advertisements made in these media countries be following information as applicable, clearly and conspicuously (§ 230.8(e)(1) and Staff Compentary § 230.8(e)(1)(i)-1):
 - The minimum balance required to earn the advertised annual percentage yield. For tiered accounts, the minimum balance required for each tier stated in close proximity and with equal prominence to the applicable APY, if applicable (§ 230.8(c)(3)).
 - For time a counts:
 - Term of be account (530.0(c)(6)(i)).
 - A statement that intrees cannot remain on deposit and that payout of interest is mandatory for noncompounding time accounts with the following features (§ 230.8(c)(6)(iii)):
 - ⇒ Stated maturity greater than one year.
 - ⇒ Interest is not compounded annually or more frequently.
 - ⇒ Interest is required to be paid out at least annually.
 - ⇒ The APY is determined in accordance with section E of Appendix A of Regulation DD.

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- For advertisements that state a bonus (a premium, gift, award or other consideration worth more than \$10):
 - \Rightarrow The "annual percentage yield," using that term § 230.8(d)(1)).
 - \Rightarrow The time requirement to obtain the bonus (§ 230.8(d)(2)).
 - \Rightarrow The minimum balance required to obtain the bonus ($\S 230.8(d)(3)$).
- 47. Indoor signs are exempted from most of the Regulation DD advertising requirements. Determine that indoor signs:
 - Do not:
 - Contain misleading or inaccurate stateme as, and do not misrepresent deposit contracts (§ 230.8(a)(1)).
 - Refer to or describe an account as "five or "no cost" (or contain a similar term) if any maintenance or a tivity see is charged (§ 230.8(a)).
 - Use the word profit to refer to interest paid on the account ($\S 230.8(a)(2)$).
 - Use the term "feet waited" if a maintenance or activity fee can be imposed (Staff Countenance) 230.8(2-5)
 - If a rate of return is stated, determine whether the indoor sign:
 - States the late as "annual percentage yield" or "APY." No other rate may be state except for the interest rate in conjunction with the APY to which it relates (§ 23(.8/s)(2)(i)).
 - Contains a stat ment dvising consumers to contact an employee for further information about applicable fees and terms (§ 230.8(e)(2)(ii)).

RECORD RETENTION REQUIREMENTS (12 CFR 230.9)

48. Determine whether the institution has maintained evidence of compliance with Regulation DD, including rate information, advertising, and providing consumers disclosures at the appropriate time (including upon a consumer's request), for a minimum of two years after disclosures are required to be made or action is required

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to be taken. For example, review samples of advertising and disclosures, policies and procedures, and training activities, as appropriate (§ 230.9(c)).

SECTION 230.10 - [RESERVED]

Additional Disclosure Requirements for Overdraft Services (12 CFR 230.11)

Periodic Statement Disclosures

- 49. Determine whether the institution discloses on acceptancia statement (M a statement is provided) separate totals, for both the statement period and for the calendar year-to-date, for both of the following (§ 230.11/4 (1) and (a)(2)):
 - The total amount for all fees or charges imposed on the account for paying checks or other items wher there are insufficient or ut available funds and the account becomes overdraw. (§ 2.0.11(a)(.)(A)).
 - The total amount for all fees or charges imposed on the account for returning items unpaid (§ 630.11(a)(1)(ii).
- 50. Determine if the aggregate fee disclerates are in a format that is substantially similar to the sample form in Appendic B of Regulation DD and that the disclosures are in close proximity to any flection ified in section 230.6(a)(3) (§ 230.11(a)(3)).

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Advertisement Requirements

- 51. Unless an exception under section 230.11(b)(2)-(4) applies, when an institution advertises the payment of overdrafts, determine whether the institution clearly and conspicuously discloses in advertisements all of the following:
 - The fee(s) for the payment of each overdraft (§ 230.11(b)(1)(i)).
 - The categories of transactions for which a fee may be imposed for paying an overdraft (§ 230.11(b)(1)(ii)).
 - The time period by which the consumer must repar or over any overdraft (§ 230.11(b)(1)(iii)).
 - The circumstances under which the institution will not pay an overlarft (§ 230.11(b)(1)(iv)).

52. Disclosure of Account Balances

- If the institution discloses accound balance information through automated systems, determine whether:
 - The balance excludes addition a arround that the institution may provide to cover item when there are in afficient or unavailable funds (§ 230.11()).
 - The institution, if it discloses at its option additional account balances that include additional amount, prominently states that any such balance includes additional amounts and, if applicable, that those additional amounts are not available for all transactions (§ 230.11(c)).

EXAMINER'S SUMMARY, RECOMMENDATIONS, AND COMMENTS

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		Yes	No	NA
SEG	CTION 230.3 - GENERAL DISCLOSURE REQUIREMENTS			
1.	Does the institution make the required disclosures clearly and conspicuously in writing and in a form the consumer may keep (§ 230.3(a))?			
2.	If the disclosures are combined with other account disclosures, is it clear which disclosures are applicable to the consumer's account (§ 230.3(a))?			
3.	If the institution provides in electronic form disclosures to a consumer, does the institution obtain the consumer's consent, if required, and comply with the other applicable provisions of the Electronic Signatures in Global and National Commerce Act (E-Sign Act) (15 USC 7001 et seq.) (§ 20.3 a)).			
4.	Do the disclosures reflect the terms of the legal ordigation of the account agreement between the consumer and the institution (§ 23).3(b))			
5.	If the disclosures are provided in a language other than English, are disclosures also available in English upon request (§ 230.3(b))?			
6.	Do the disclosures use consister, terminology when describing terms or features that are required to be disclosed (Staff Commentary § 230.5(a)-2)?			
7.	Does the institution substitute any losures required by Regulation E for disclosures required by this egulation (§ 230.3(c))?			
8.	Does the institution provide disclosures to a least one account holder if there are multiple holders (§ 230.5 d))?			
9.	Do the institution's oral responses to a consumer's inquiry about interest rates payable on accounts state the almass percentage yield (APY)? If the institution chooses, it may state the interest rate, but no other rate (§ 230.3(e)).			
10.	Are the APY, annual percentage yield earned (APYE), and the interest rate rounded to the nearest one-hundredth of one percentage point (.01%) and expressed to two decimal places (§ 230.3(f)(1))?			
	• For account disclosures, is the interest rate expressed to two or more decimal places (§ 230.3(f)(1))?	al 🗆		
11.	Are the APY and APYE not more than one-twentieth of one percentage point (.05%) above or below the APY and APYE determined in accordance with appendix A of Regulation DD (§ 230.3(f)(2))?			
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Questionnaire

Y	es	No	NA

SECTION 230.4 - ACCOUNT DISCLOSURES

Delivery of Account Disclosures

Acc	count Opening		
1.	Does the institution provide initial disclosures before an account is opened or a service provided, whichever is earlier (§ 230.4(a)(1))?		
	• If the consumer is not present when the account is open or a service is provided (and has not already received the disclourer), does the institution mail or deliver the disclosures no later than ten business days after the account is opened or the service is provided, which wer is larner (§ 230. ((j(1)(i))?		
	• If the consumer who is not present at the intriution use electronic means to open an account or request a service, use the institution provide the disclosures before the account is open of the service is provided (§ 230.4(a)(1)(ii))?		
Coi	nsumer Request		
2.	Does the institution have it hace just discless resting using complete fee schedules, available to provide to consumers uson equest? This requirement pertains to all consumer requests, whether or not the consumer is an existing customer or a prospective customer (§ 330.4(a)(2)(i))		
	• If the consumer makes the request it person, does the institution have disclosures available to provide upon request?		
	• If the consumer who is not present at the institution makes a request, does the institution mail or deliver he account disclosures within a reasonable time after it receives the request (generally no more than 10 days) (§ 230.4(a)(2)(i))?		
3.	In providing disclosures upon request, does the institution choose one of the following options when providing rate information (§ 230.4(a)(2)(ii)):		
	• Specify an interest rate and APY that were offered within the most recent seven calendar days (§ 230.4(a)(2)(ii)(A))?		
	• State that the rate and yield are accurate as of an identified date (§ 230.4(a)(2)(ii)(A))?		
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		Yes	No	NA
	• Provide a telephone number that consumers may call to obtain current rate information (§ 230.4(a)(2)(ii)(A))?			
4.	For a time deposit account, does the institution choose to state the maturity of the time account as a term rather than a date (§ 230.4(a)(2)(ii)(B))?			
Con	itent of Disclosures			
Rate	e Information			
5.	Do account disclosures include, as applicable (§ 230.4(b.):			
	• The "annual percentage yield" and interest rate using those terms (§ 230.4(b)(1(i))?			
	• For fixed-rate accounts, the period of time the interest rate will be in effect (§ 230.4(b)(1)(i))?			
6.	For variable-rate accounts, do account dis losures include all of the following information (§ 230.4(b)(1)(ii)):			
	• The fact that the interest rate and APY may change (§ 230.4(b)(1)(ii)(A))?			
	• How the interest rate is determined (§ 230 4(b,(2)(ii)(B))?			
	• The frequency with which the interest is to may change § 230.4(b)(1)(ii)(C))?			
	• Any limitation on the amount the interest rate may change § 230.4(b)(1)(i)(D))?			
Con	npounding and Crediting			
7.	Do the account disclosures describe the frequency with which interest is compounded and credited (§ 230.4(b)(2)(i))?			
8.	If consumers will forfeit interest if they close the account before accrued interest is credited, do the account disclosures include a statement that interest will not be paid in such cases (§ 230.4(b)(2)(ii))?			
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		Yes	No	NA
Bal	ance Information			
9.	As applicable, do the account disclosures (§ 230.4(b)(3)(i)):			
	• Describe the minimum balance required to:			
	— Open an account (§ 230.4(b)(3)(i)(A))?			
	— Avoid the imposition of a fee (§ 230.4(b)(3)(i)(B))?			
	Obtain the APY disclosed (§ 230.4(b)(3)(i)(C))			
	• Describe how the minimum balance requirement is determined to aloud the imposition of a fee or to obtain the APY disclosed (§ 230.4(b)(2)(i))?			
	• Explain the balance computation method used to calculate interest of the account (§ 230.4(b)(3)(ii))?			
	• State when interest begins to accept on noncash deposits (§ 230.4(b)(3)(iii))?			
Fee	Do the account disclosure (state the amount of the fee that may be imposed in connection with the account (or in explanatio) of the will be determined) and the conditions under which the fee may be imposed? (§ 230.4(b)(4))?			
	• Regardless of whether the institution promotes overdraft payment, does it disclose specify categories of transactions that may cause an overdraft fee to be imposed on the accountholder Stan Commentary § 230.4(b)(4)-5)?			
Tra	nsaction Limitation			
11.	Do the account disclosures state any limits on the number or dollar amount of withdrawals or deposits (§ 230.4(b)(5))?			
Fea	tures of Time Accounts			
12.	For time accounts, do the account disclosures also include the following, as applicable (§ 230.4(b)(6)):			
	• The maturity date (§ 230.4(b)(6)(i))?			
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		Yes	No	NA
	A statement that a penalty will or may be imposed for early withdrawal, how it is calculated, and the conditions for its assessment (§ 230.4(b)(6)(ii))?			
	If compounding occurs during the term and the interest may be withdrawn prior to maturity, a statement that the APY assumes that interest remains on deposit until maturity and that a withdrawal will reduce earnings (§ 230.4(b)(6)(iii))?			
	A statement that interest cannot remain on deposit and that payout of interest is mandatory for accounts with the following features (\$ 230.4(b)(6)(iii)): — With a stated maturity greater than one year. That do not compared interest on an arreal forward forward to be a stated maturity greater than one year.			
	 That do not compound interest on an annual of more frequent basis, That require interest payouts at least annually, and That disclose an APY determined in accordance with section E of Appendix A of Regulation DD? 			
	A statement of whether or not the account will renew automatically at maturity (§ 230.4(b)(6)(iv))?			
-	— If the account will receive automatically a maturity, a statement of whether or not a grace period is provided, and if so, the length of the grace period?			
-	— If the account does not renew utomatically, a statement of whether interest will be paid after materity if the consumer does not renew the account?			
Bonuse	s S			
will	account disclosures state the amount or type of any bonus, when the bonus be provided, and any minimum balance and time requirements to obtain the us (§ 230.4(b)(7))?			
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		Yes	No	NA
Sec	TION 230.5 - SUBSEQUENT DISCLOSURES			
Cha	nge in Terms Notice			
1.	Does the institution provide advance change in terms notices to consumers of any change to a term, required to be disclosed under section 230.4(b), that may reduce the annual percentage yield or that otherwise adversely affects the consumer ?(§ 230.5(a)(1))			
	• Does the notice include the effective date of the change (§ 30.5(a)(1))?			
	• Is the notice mailed or delivered at least 30 days before the effective date of the change (§ 230.5(a)(1))?			
2.	Are exceptions to the notice requirements frank d to the following (§ 230.5(a)(2))?			
	• Variable-rate changes (§ 230 5(a)(1)(i),?			
	• Check-printing fees (§ 230 (a)(2) ii))?			
	• Short-term time accounts (on) month or less, (§ 230.5(a)(2)(iii))?			
Pre-	Maturity Notices - Repewable A counts			
3.	For time accounts, All maturities long, than one month and that automatically renew, does the institution (§ 230.5(1.1):			
	• Mail or deliver subsequent esclosures at least 30 calendar days before maturity of existing account (§ 2.0.5(b))?			
	(Alternatively, if grace period of at least five calendar days is allowed, the institution may mail or deliver disclosures at least 20 calendar days before the end of the grace period.)			
	• For accounts with maturities longer than one year, include in the disclosures (§ 230.5(b)(1)):			
	— The account disclosures outlined in section 230.4(b) for the new account?			
	— The date the existing account matures?			
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		Yes	No	NA
	 If the interest rate and APY for the new account have not been determined: 			
	⇒ The fact that the rates have not yet been determined?			
	⇒ The date that the rates will be determined?			
	⇒ A telephone number to call for the interest rate and APY that will be paid on the new account?			
•	For accounts with maturities of one year or less, include in the disclosures (§ 230.5(b)(2)):			
	— The same account disclosures as required and a section 230.5(b)(1) for accounts with maturities of more than the year (\$\frac{1}{2} 230.5(\frac{1}{2})(2)(i)):			
	Or disclose to the consumer:			
	— The date the existing account is and another than account is renewed (§ 230.5(1)(2)(ii)(A))?			
	— The interest rate and APY for the new account, if known (\\$ 230.5(b)(2)(ii)(P))?			
	$- If the rates are not known (§ 230 \lambda(b)(2)(ii)(B)):$			
	⇒ The fact that the rates have not yet been determined?			
	⇒ Ne date they will be determined?			
	⇒ A telephone number to call for the interest rate and APY that will be paid on the newcount?			
	— Any difference in the terms of the new account, compared to the existing account (§ 230.5(b)(2)(ii)(C))?			
Pre-N	laturity Notices - Nonrenewable Accounts			
	For time accounts with maturities longer than one year and that do not automatically renew, does the institution (§ 230.5(c)):			
•	Disclose the maturity date?			
•	Disclose whether interest will be paid after maturity?			
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		V	NT-	NT A
	Mail or deliver the disclosures at least 10 calendar days before the maturity of the existing account?	Yes	No	NA 🗆
SE	CTION 230.6 - PERIODIC STATEMENT DISCLOSURES			
1.	If an institution mails or delivers a periodic statement, do the statements include the following (§ 230.6(a)):			
	• The "annual percentage yield earned" during the statement period, using that term and calculated in accordance to Appendix A of Regulation DD (§ 230.6(a)(1))?			
	• The amount of interest earned during the statement period (§ 230.6(a)(3))?			
	• Any debited fees required to be discloser under section 230.4%)(4) itemized by dollar amount and type (§230.6(a)(3)?			
	NOTE: Except as required in section 230.11(a)(1) for overdraft payment fees, if fees of the same type are imposed more than once it a statement period, an institution may itemize fees separately or group them together and disclose a total dollar amount for all fees of the same type. Fees for paying overdrafts and for returning item (uppaid are not fees of the lame type and must be separately distinguished.			
	• The total number of days in the statement period, or the beginning and ending dates of the period (§ 230.6(a)(4))?			
2.	If the institution was the average day balance method and calculates interest for a period other than the statement period, does the institution (§ 230.6(b)):			
	• Calculate and disclosurate PYE and the amount of interest earned based on the other period rather than the statement period?			
	• State the information required in section 230.6(a)(4), specifying the period length for the other period as well as for the statement period?			
SE	CTION 230.7 - PAYMENT OF INTEREST			
1.	Does the institution calculate interest on the full amount of principal in the account each day by use of either the daily balance method or the average daily balance method (§ 230.7(a)(1))?			
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		Yes	No	NA
2.	For deposit accounts that require a minimum balance to earn interest, does the institution use the same method to determine any minimum balance as it uses to determine the balance on which interest is calculated?			
	NOTE: An institution may use an additional method that is unequivocally beneficial to the consumer ($\S~230.7(a)(2)$).			
3.	If an institution chooses not to pay accrued interest if the consumer closes an account prior to the date accrued interest is credited, does the institution disclose this practice in the initial account disclosures (Staff Commentary §230.7(b)-3)?			
	NOTE: An institution is not required to compound or credit interest at any particular frequency but, if it does, it may compound or credit interest annually, semi-annually, quarterly, monthly, daily, continuously, or on any other basis (§ 230.7(b) and Staff Commentary § 230.7(b)-1)			
4.	Does interest begin to accrue no later than the Lusiness day specified for interest-bearing accounts in section 606 of the Expedited Funds Axailability Act and implementing Regulation CC (§ 230.7(1))?			
5.	Does interest accrue until the day the funds are withdrawn (\$230.7(c))?			
SEC	TION 230.8 - ADVERTISING REQUIREMENTS			
Gen	eral			
1.	Do the types of a vertising that the patitition uses, including visual, oral, or print, meet the regulatory definition of an advertisement?			
2.	Do the advertisements retrain from misleading or inaccurate statements, and from misrepresenting the institution' deposit contract (§ 230.8(a)(1))?			
3.	Do the advertisements refrain from using (§ 230.8(a)(2) and Staff Commentary §230.8(a)-5):			
	• The terms "free" or "no cost" (or similar term) if any maintenance or activity fee may be imposed?			
	• The word "profit" when referring to interest paid on an account?			
	• The term "fees waived" if a maintenance or activity fee can be imposed?			
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		Yes	No	NA
4.	If an electronic advertisement displays a triggering term, does the advertisement clearly refer the consumer to the location where the additional required information begins (Staff Commentary § 230.8(a)-9).			
5.	For an institution that promotes the payment of overdrafts in an advertisement, does the advertisement include the disclosures required by section 230.11(b) (§ 230.8(f))?			
Peri	missible Advertisement Rates			
6.	If the institution advertises a rate of return (§ 230.8(b)):			
	• Is the rate stated as "annual percentage yield," using that term, are no other rate except "interest rate"?			
	• If the advertisement uses the abbreviation "APY," has the ten "a mual percentage yield" been stated at least once in the divertisement?			
	• If the advertisement states the interest rate, using that term is it stated in conjunction with, but not more conspicuous than, the annual percentage yield to which it relates?			
	• Are the annual percentage rielus and interest ate rounded to the nearest one-hundredth of one percentage point (.01%) was expressed to two decimal places?			
7.	If the institution adjective tiered-rate accounts, does the advertisement state an annual percentage yield for each tie, along with corresponding minimum-balance requirements (Stalf Commentar \$2.20.6b)-1)?			
8.	If the institution advertises stepp 1 ate accounts, does the advertisement state all the interest rates and the time period that each rate is in effect (Staff Commentary § 230.8(b)-2)?			
Req	uired Additional Disclosures			
9.	With the exception of broadcast, electronic, or outdoor media, telephone-response machines, and indoor signs, if the annual percentage yield is stated in the advertisement, is the following information, as applicable, stated clearly and conspicuously (§ 230.8(c)):			
	• For a variable rate account, that the rate may change after account opening (§ 230.8(c)(1))?			
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	• The time period that the annual percentage yield will be offered, or a statement that it is accurate as of a specified date (§230.8(c)(2))?			
	• The minimum balance required to earn the advertised annual percentage yield (§ 230.8(c)(3))?			
	• For tiered-rate accounts, the minimum balance required for each tier stated in close proximity and with equal prominence to the applicable APY, if applicable (§ 230.8(c)(3))?			
	• The minimum deposit to open the account, if it is greate than the minimum balance necessary to obtain the advertised a nual percentage yield (§ 230.8(c)(4))?			
	• A statement that maintenance or activity fees out a reduce the earnings on the account (§ 230.8(c)(5) and Staff Comme tary § 230.8(c)(5)-1)?			
	• For time accounts, the following features (§ $250.8(c)(6)$):			
	— Term of the account ($\S 230, 8(1)(6, (i))$?			
	 A statement that a penalty will or may be imposed for early withdrawal (§ 230.8(c)(6)(ii)). 			
	— A statement that interes cannot remain on aeposit and that payout of interest is mandatory for noncompending time accounts with the following feature (§ 236.8(c)(6)(iii))?			
	\Rightarrow A ated maturity greater than one year.			
	\Rightarrow Interest is not coulded on an annual or more frequent basis.			
	\Rightarrow Interest is required to be paid out at least annually.			
	⇒ The APY is determined in accordance with section E of Appendix A.			
Bon	uses			
10.	Unless an exception applies in section 230.8(e), if a bonus is stated in an advertisement, does the advertisement state the following information, as applicable, clearly and conspicuously (§ 230.8(d)):			
	• The "annual percentage yield," using that term (§ 230.8(d)(1))?			
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	• The time requirement to obtain the bonus (§ 2	230.8(d)(2))?			
	The minimum balance required to obtain the				
	The minimum balance required to open the minimum balance necessary to obtain the bor				
	• When the bonus will be provided (§ 230.8(d)	(5))?			
Exe	nptions for Certain Advertisemen	ts 👝			
11.	Do advertisements made through broadcast, elect telephone-response machines contain the following clearly and conspicuously (§ 230.8(e)(1) and Staff 1):	ng information, as app to able, if Commentary § 230.8(e)(1)(i)-			
	• The minimum balance required to each has yield? For tiered accounts, the minimum olds in close proximity and with equal prominent plicable (§ 230.8(c)(3))?	ance required for each tier stated			
	 For time accounts: Term of the account (\$230.8(c)(s)(i) ? 	0	П		
	— A statement that interest cannot remain of terest s mandatory for noncompounding ing features (§230.8(c)(6)(15)):	time accounts with the follow-			
	⇒ A stated mathrity dealer than one y	/ear.			
	⇒ Interest is not corpounded on an ar	nnual or more frequent basis.			
	\Rightarrow Interest is required to be paid out at	least annually.			
	⇒ The APY is determined in accordar A of Regulation DD.	nce with section E of Appendix			
	• If an advertisement states a bonus:				
	— The "annual percentage yield," using that	at term (§ 230.8(d)(1))?			
	— The time requirement to obtain the bonu	s (§ 230.8(d)(2))?			
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				Yes	No	NA
	— The m	ninimum balance required to obtain the bon	nus (§ 230.8(d)(3))?			
12.	Do indoor sign	as:				
	• Refrain fro	om:				
		ining misleading or inaccurate statements, contracts (§ 230.8(a)(1))?	and misrepresenting de-			
		ring to or describe an account as "free" or 'ar term) if any maintenance or activity fee				
	— Using	the word profit to refer to interest paid on	n e account?			
		the term "fees waived" if a maintonal se o (§ 230.8(a)(2) and Staff Complentary § 23				
	• If a rate of	return is stated:	1			
	be sta	the rate as "annual percentage yield" or A ted except for the interest sate in conjunction it relates.				
		in a statement saysing consumers to contain information about applicably feel and terms				
SEC	TION 230	- RECORD RETENTION REQU	UIREMENTS			
13. Has the institution retained evidence of compliance with Regulation DD, including rate information, advertising and providing consumers disclosures at the appropriate time (including upon) consumer's request), for a minimum of two years after disclosures are required to be made or action is required to be taken? For example, review samples of advertising and disclosures, policies and procedures, and training activities, as appropriate (§ 230.9(c)).						
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Yes	No	NA

SECTION 230.10 - [RESERVED]

Section 230.11 - Overdraft Payment Disclosure and Advertising Requirements

Periodic Statement Disclosures

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	• The circumstances under which the institution will not (§ 230.11(b)(1)(iv))?	pay an overdraft	;					
	• The time period by which the consumer must repay or cover any overdraf (§ 230.11(b)(1)(iii))?		;					
	 The categories of transactions for which a fee may be impoverdraft (§ 230.11(b)(1)(ii))? 	osed for paying an						
	• The fee(s) for the payment of each overdraft (§ 230.11(b)(1)(i))?						
3.	Unless an exception under section 350-71(b)(2)-(4) applies, when an institution advertises the payment of overdafts are all of the following disclosed clearly and conspicuously in the advertisement:							
۸ ط.	substantially similar format as found in Appendix B of Regulat	10N VV?						
2.	Does the institution disclose the fees in close proximity to any fiscation 230.6(a)(3) that may be it imposed in connection with the substantially similar prosection when the connection with the formation of the connection with the formation of the connection of t	account and in a						
	• The total amount of fees impresed on an account for a turn (§ 230.11(a)(1)(ii))?	ming items unpaid						
	• The total amount of fees and charges impose for paying items when there are insufficient or unavailable funds and comes overdrawn (§ 230.11(a)(1)(i.e.							
1.	Does the institution disclose on each periodic statement (f it pr ment) separate totals, for both the statement period and the out for both of the following (§ 230.11(a)(1) and (2)):							

Questionnaire

		Yes	No	NA
Dis	closure of Account Balances			
4.	If the institution discloses account balance information to a consumer through an automated system, does:			
	• the balance exclude additional amounts that the institution may provide to cover an item when there are insufficient or unavailable funds in the consumer's account (§ 230.11(c))?			
	• the institution, if it discloses at its option additional account balances that include such additional amounts, prominently state that the balance includes such additional amounts, and if applicable, that the additional amounts are not available for all transactions (§ 230.11(c))?			
Con	MENTS			
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