Attached is a final rule that amends the current "qualified thrift lender" test of the Office of Thrift Supervision, as required by the Financial Institutions Reform, Recovery and Enforcement Act (FIRREA).

Beginning July 1, 1991, all savings associations must comply with the new qualified thrift lender test imposed by FIRREA. Principally, the new test redefines both the numerator and denominator of the qualified thrift lender ratio and increases the required percentage of assets that a savings association must maintain in qualifying investments.

The rule is published in the Federal Register, Vol. 56, No.131, pp. 31061-31070.

The rescission of this Transmittal Letter does not address the status of the conveyed document. To determine the status of the conveyed document, please check with the original issuer of the document.