
Receiverships for Uninsured National Banks: Final Rule

Summary

The Office of the Comptroller of the Currency (OCC) is adopting a final rule to implement the basic legal framework for receiverships set forth in the National Bank Act (NBA). The final rule will apply to receiverships for any national bank that is not insured by the Federal Deposit Insurance Corporation (FDIC) (uninsured banks) and for which the FDIC is not required to be appointed as receiver, such as an uninsured trust bank. This final rule will not apply to federal savings associations, all of which are insured.

The final rule will become effective on January 19, 2017.

Note for Community Banks

The final rule will apply to all uninsured national banks.

Highlights

The final rule sets out a framework for the conduct of receiverships of uninsured banks.

The following are the key points from the final rule:

• Appointment of receiver and notice to the public. Receivers for uninsured banks will generally be appointed under the same grounds that apply to the appointment of the FDIC as receiver for an insured national bank. The OCC will provide the public with the statutorily required three-month notice of the appointment of a receiver, as well as instructions for submitting claims against the receivership.

• Submission of claims. Persons with claims against the receivership may submit claims to the OCC for a determination or submit their claims to a court for adjudication in addition to, or as an alternative to, filing a claim with the OCC.

• Order of priorities. The order of priorities for payment of administrative expenses of the receiver and claims against the uninsured bank in receivership will be as follows: (1) administrative expenses of the receiver; (2) unsecured creditors, including secured creditors to the extent their claims exceed their valid and enforceable security interests; (3) creditors of the uninsured bank, if any, whose claims are subordinated to general creditor claims; and (4) shareholders of the uninsured bank. All administrative expenses of the receivership will be paid out of the assets of the bank in receivership.

• Powers and duties of the receiver. The powers and duties of the receiver will include taking possession of the books and records of the uninsured bank, collecting on debts and claims owed to the bank, selling or compromising bad or doubtful debts (with court approval), and selling the uninsured bank’s real and personal property.
(also with court approval). The receiver will have additional powers from case law on
receiverships, such as the authority to (1) repudiate certain contracts; (2) recover
fraudulent transfers; and (3) enforce collection of notes from debtors and collateral,
regardless of the existence of side arrangements that would otherwise defeat the
collectability of such notes.

- **Payments on claims.** After administrative expenses of the receivership have been
  paid, the OCC will make payments on proved claims from available receivership
  funds, applying the priority of claims in the rule. The OCC will make payments, if
  any, periodically, as the receiver liquidates the assets of the uninsured bank.

- **Source of funds for payment of claims.** Dividend payments to creditors and other
  claimants of an uninsured bank will be made solely from receivership funds, if any,
  paid to the OCC by the receiver after payment of the expenses of the receiver.

- **Status of fiduciary and custodial assets and accounts.** Assets held by an uninsured
  bank in a fiduciary or custodial capacity, as designated on the uninsured bank’s
  books and records, will not be part of the uninsured bank’s general assets and
  liabilities held in connection with its other business and will not be considered a
  source for payment of unrelated claims of creditors and other claimants.

**Background**

From the OCC’s establishment in 1863 until the creation of the FDIC in 1933,
receiverships for national banks were conducted by the Comptroller and by a receiver
appointed by the Comptroller who worked under his direction. The Comptroller and
receiver had the powers and responsibilities set out in the receivership provisions of the
NBA. In 1933, Congress designated the FDIC as the receiver for national banks, thereby
displacing the OCC from its receivership function. From 1933 through 1989, the
Comptroller was required to appoint the FDIC as receiver for national banks, both insured
and uninsured. Congress scaled back this requirement through amendments to the
amendments, which are in effect today, the FDIC is the required receiver only for an
insured national (or state) bank or savings association.

As explained in the preamble to the final rule, the OCC believes that the clarification of the
receivership framework for uninsured banks will be beneficial to financial market
participants and the broader community of regulators. The adoption of the final rule is not
intended to suggest that the OCC anticipates a need to resort in the near future to
receiverships for the uninsured banks it supervises. The OCC has not appointed a receiver
for an uninsured bank in many years. In cases in which an uninsured bank has been in a
weakened condition, the OCC has successfully rehabilitated or resolved such institutions
without the need to appoint a receiver. As a general matter, the OCC anticipates
continuing to follow that approach.

**Further Information**

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Related Link

- “Final Rule: Receiverships for Uninsured National Banks” (PDF)