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Appendix A to Part 573—Model Privacy Form

A. The Model Privacy Form

Version 1: Model Form With No Opt-Out.

Rev. [insert date]

FACTS	WHAT DOES [NAME OF FINA WITH YOUR PERSONAL INF		0
Why?	Financial companies choose how the consumers the right to limit some bu how we collect, share, and protect y understand what we do.	t not all sharing. Federal law al	so requires us to tell you
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and [income] [account balances] and [payment history] [credit history] and [credit scores] When you are <i>no longer</i> our customer, we continue to share your information as described in this notice.		
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons [name of financial institution] chooses to share; an whether you can limit this sharing.		
Reasons we can	share your personal information	Does [name of financial institution] share?	Can you limit this sharing?
such as to proces your account(s), re	business purposes – s your transactions, maintain sepond to court orders and legal report to credit bureaus		
For our marketin to offer our produ	g purposes – cts and services to you		
For joint marketi	ng with other financial companies		
	everyday business purposes – your transactions and experiences		
	everyday business purposes – your creditworthiness		
For our affiliates	to market to you		
For nonaffiliates	to market to you		
Questions?	Call [phone number] or go to [websit	e]	

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How does [name of financial institution protect my personal information?	 To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
	[insert]
w does [name of financial institutior llect my personal information?	
not ny personal mornatori.	 [open an account] or [deposit money] [pay your bills] or [apply for a loan] [use your credit or debit card]
	[We also collect your personal information from other companies.] OR [We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.]
ny can't l limit all sharing?	Federal law gives you the right to limit only
	 sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you
	State laws and individual companies may give you additional rights to limit sharing. [See below for more on your rights under state law.]
finitions	
iliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. [affiliate information]
naffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
	[nonaffiliate information]
nt marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.
	 [joint marketing information]

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Version 2: Model Form with Opt-Out by Telephone and/or Online.

understand what we do. What? The types of personal information we collect and share depend on the product or service you have with us. This information can include: • Social Security number and [income] [account balances] and [payment history] • [account balances] and [payment history] • [credit history] and [credit scores] How? All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons financial institution] chooses to share; whether you can limit this sharing. Reasons we can share your personal information Does [name of financial institution] chooses to share; whether you can limit this sharing. For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus Can you limit this sharing For our marketing purposes – to offer our products and services to you Entransactions and experiences Entransactions and experiences For our affiliates' everyday business purposes – information about your creditworthiness Entransactions and experiences Entransaction shout your creditworthiness For our affiliates to market to you Entransaction shout your creditworthiness Entransactions [website] Please note: For our affiliates to market to you Entransaction [30] days from the date we		Rev. [insert c	
consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully understand what we do. What? The types of personal information we collect and share depend on the product or service you have with us. This information can include: • Social Security number and [income] • [account balances] and [payment history] • [credit history] and [credit scores] How? All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information, the reasons financial companies can share their customers' personal information, the reasons financial companies can share their such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus For our marketing purposes— information and experiences Can you limit this sharing. For our affiliates' everyday business purposes— information about your transactions and experiences Image: the second se	FACTS		
have with us. This information can include: • Social Security number and [income] • [account balances] and [payment history] • [credit history] and [credit scores] How? All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons financial companies can share their customers' personal information; the reasons financial companies can share their customers' personal information; the reasons financial companies can share their customers' personal information; the reasons financial companies can share their customers' personal information; the reasons financial companies can share their customers' personal information; the reasons financial companies can share your personal information; the reasons financial companies can share your personal information; the reasons financial companies of financial institution] chooses to share whether you can limit this sharing. For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to credit bureaus For our products and services to you For our marketing with other financial companies For our affiliates' everyday business purposes— information about your transactions and experiences For our affiliates to market to you E For nonaffiliates to market to you E For nonaffiliates to market to you E For limit our sharing Flease note:	Why?	consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to	
business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons [name of financial institution] chooses to share; whether you can limit this sharing. Reasons we can share your personal information Does [name of financial institution] chooses to share; whether you can limit this sharing. For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus Can you limit this sharing. For our marketing purposes – to offer our products and services to you court offer our products and services to you court offer our products and services to you For our affiliates' everyday business purposes – information about your transactions and experiences court offer our products and services to you court offer our products and services to you For our affiliates' everyday business purposes – information about your transactions and experiences court offiliates' everyday business purposes – information about your creditworthiness For our affiliates to market to you court offiliates to market to you court offiliates to market to you For limit our sharing e Call [phone number] – our menu will prompt you through your choice(s) or visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information described in this notice. <td>What?</td> <td colspan="2">Social Security number and [income] [account balances] and [payment history]</td>	What?	Social Security number and [income] [account balances] and [payment history]	
Heasons we can share your personal information institution] share? Can you limit this share For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus Image: Court of the state o	How?	business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons [name of financial institution] chooses to share; and	
For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus Image: Constraint of the constrene constres of the constraint of the constr	Reasons we car		
For our affiliates' everyday business purposes— information about your transactions and experiences Image: Construct on the symbols of the s	such as to proce your account(s), investigations, or For our marketi	s your transactions, maintain respond to court orders and legal report to credit bureaus ng purposes—	
information about your transactions and experiences For our affiliates' everyday business purposes – information about your creditworthiness For our affiliates to market to you For nonaffiliates to market to you For nonaffiliates to market to you Imit • Call [phone number] – our menu will prompt you through your choice(s) or • Visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information described in this notice. However, you can contact us at any time to limit our sharing.	For joint marke	ing with other financial companies	
information about your creditworthiness Image: Constraint of the second sec			
For nonaffiliates to market to you To limit our sharing • Call [phone number]—our menu will prompt you through your choice(s) or • Visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information described in this notice. However, you can contact us at any time to limit our sharing.			
To limit • Call [phone number] – our menu will prompt you through your choice(s) or • Visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information described in this notice. However, you can contact us at any time to limit our sharing.	For our affiliate	s to market to you	
• Visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information described in this notice. However, you can contact us at any time to limit our sharing.	For nonaffiliate	s to market to you	
		 Visit us online: [website] Please note: If you are a <i>new</i> customer, we can begin sharing your information [30] days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information at described in this notice. 	
Questions? Call [phone number] or go to [website]	Questions?		

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Who we are	[
Who is providing this notice?	[insert]
What we do	
How does [name of financial institution] protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
	[insert]
How does [name of financial institution] collect my personal information?	We collect your personal information, for example, when you
	 [open an account] or [deposit money] [pay your bills] or [apply for a loan] [use your credit or debit card]
	[We also collect your personal information from other companies.] OR
	[We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.]
Why can't I limit all sharing?	Federal law gives you the right to limit only
	 sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you
	 sharing for nonaffiliates to market to you
	State laws and individual companies may give you additional rights to limit sharing. [See below for more on your rights under state law.]
What happens when I limit sharing for an account I hold jointly with someone else?	[Your choices will apply to everyone on your account.] OR [Your choices will apply to everyone on your account—unless you tell us otherwise.]
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	[affiliate information]
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
	[nonaffiliate information]
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.
	 [joint marketing information]
Other important information	

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Version 3: Model Form with Mail-In Opt-Out Form.

			Rev. [insert date
FACTS	WHAT DOES [NAME OF FINA WITH YOUR PERSONAL INFO		0
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.		
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and [income] [account balances] and [payment history] [credit history] and [credit scores]		
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons [name of financial institution] chooses to share; an whether you can limit this sharing.		
Reasons we can	share your personal information	Does [name of financial institution] share?	Can you limit this sharing?
such as to proces your account(s), i	y business purposes— se your transactions, maintain respond to court orders and legal report to credit bureaus		
For our marketin to offer our produ	ng purposes— ucts and services to you		
For joint market	ing with other financial companies		
	s' everyday business purposes— t your transactions and experiences		
	s' everyday business purposes		
For our affiliates	s to market to you		
For nonaffiliates	to market to you		
To limit our sharing	Call [phone number]—our menu Visit us online: [website] or Mail the form below Please note: If you are a <i>new</i> customer, we can be sent this notice. When you are <i>no lor</i> described in this notice. However, you can contact us at any	sgin sharing your information [iger our customer, we continue	30) days from the date we
Questions?	Call [phone number] or go to [websit	e]	

Aail-in Form Leave Blank	Mark any/all you want to limit:		
OR [If you have a joint account,	Do not share information about my creditworthiness business purposes.	s with your affiliates for their everyday	
your choice(s)	Do not allow your affiliates to use my personal information	mation to market to me.	
will apply to everyone on your account unless	Do not share my personal information with nonaffiliates to market their products and services to me.		
	Name	Mail to:	
you mark below.			

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Page 2	
Who we are	
Who is providing this notice?	[insert]
What we do	
How does [name of financial institution] protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
11 A F F A A A A A A A A A A A A A A A A	[insert]
How does [name of financial institution] collect my personal information?	We collect your personal information, for example, when you (open an account] or [deposit money] (pay your bills] or [apply for a loan] (use your credit or debit card]
	[We also collect your personal information from other companies.] OR [We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.]
Why can't I limit all sharing?	 Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing. [See below for more on your rights under state law.]
What happens when I limit sharing for an account I hold jointly with someone else?	[Your choices will apply to everyone on your account.] OR [Your choices will apply to everyone on your account—unless you tell us otherwise.]
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. [affiliate information]
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you. fjoint marketing information]
Other important information [insert other important information]	

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Version 4. Optional Mail-in Form.

Leave Blank	Mark any/all you want to limit:
OR [If you have a joint account.	Do not share information about my creditworthiness with your affiliates for their everyday business purposes.
your choice(s)	Do not allow your affiliates to use my personal information to market to me.
will apply to everyone on your account unless	Do not share my personal information with nonaffiliates to market their products and services to me.
you mark below.	Name
Apply my choices only to me]	Address City, State, Zip

Mail To: [Name of Financial Institution], [Address1] [Address2], [City], [ST] [ZIP]

B. General Instructions

1. How the Model Privacy Form Is Used

(a) The model form may be used, at the option of a financial institution, including a group of financial institutions that use a common privacy notice, to meet the content requirements of the privacy notice and optout notice set forth in §§ 573.6 and 573.7 of this part.

(b) The model form is a standardized form, including page layout, content, format, style, pagination, and shading. Institutions seeking to obtain the safe harbor through use of the model form may modify it only as described in these Instructions.

(c) Note that disclosure of certain information, such as assets, income, and information from a consumer reporting agency, may give rise to obligations under the Fair Credit Reporting Act [15 U.S.C. 1681-1681x] (FCRA), such as a requirement to permit a consumer to opt out of disclosures to affiliates or designation as a consumer reporting agency if disclosures are made to nonaffiliated third parties.

(d) The word "customer" may be replaced by the word "member" whenever it appears in the model form, as appropriate.

2. The Contents of the Model Privacy Form

The model form consists of two pages, which may be printed on both sides of a single sheet of paper, or may appear on two separate pages. Where an institution provides a long list of institutions at the end of the model form in accordance with Instruction C.3(a)(1), or provides additional information in accordance with Instruction C.3(c), and such list or additional information exceeds the space available on page two of the model form, such list or additional information may extend to a third page.

(a) *Page One*. The first page consists of the following components:

(1) Date last revised (upper right-hand corner).

(2) Title.

(3) Key frame (Why?, What?, How?).

(4) Disclosure table ("Reasons we can share your personal information").(5) "To limit our sharing" box, as needed,

(5) "To limit our sharing" box, as needed, for the financial institution's opt-out information.

(6) "Questions" box, for customer service contact information.

(7) Mail-in opt-out form, as needed.

(b) *Page Two*. The second page consists of the following components:

(1) Heading (Page 2).

(2) Frequently Asked Questions ("Who we are" and "What we do").

(3) Definitions.(4) "Other important information" box, as needed.

3. The Format of the Model Privacy Form

The format of the model form may be modified only as described below.

(a) Easily readable type font. Financial institutions that use the model form must use an easily readable type font. While a number of factors together produce easily readable type font, institutions are required to use a minimum of 10-point font (unless otherwise expressly permitted in these Instructions) and sufficient spacing between the lines of type.

(b) *Logo*. A financial institution may include a corporate logo on any page of the notice, so long as it does not interfere with the

readability of the model form or the space constraints of each page.

(c) Page size and orientation. Each page of the model form must be printed on paper in portrait orientation, the size of which must be sufficient to meet the layout and minimum font size requirements, with sufficient white space on the top, bottom, and sides of the content.

(d) *Color*. The model form must be printed on white or light color paper (such as cream) with black or other contrasting ink color. Spot color may be used to achieve visual interest, so long as the color contrast is distinctive and the color does not detract from the readability of the model form. Logos may also be printed in color.

(e) *Languages*. The model form may be translated into languages other than English.

C. Information Required in the Model Privacy Form

The information in the model form may be modified only as described below:

1. Name of the Institution or Group of

Affiliated Institutions Providing the Notice

Insert the name of the financial institution providing the notice or a common identity of affiliated institutions jointly providing the notice on the form wherever [name of financial institution] appears.

2. Page One

(a) Last revised date. The financial institution must insert in the upper right-hand corner the date on which the notice was last revised. The information shall appear in minimum 8-point font as "rev. [month/year]" using either the name or number of the month, such as "rev. July 2009" or "rev. 7/ 09".

(b) General instructions for the "What?" box. (1) The bulleted list identifies the types of personal information that the institution collects and shares. All institutions must use the term "Social Security number" in the first bullet.

(2) Institutions must use five (5) of the following terms to complete the bulleted list: Income; account balances; payment history; transaction history; transaction or loss history; credit history; credit scores; assets; investment experience; credit-based insurance scores; insurance claim history; medical information; overdraft history; purchase history; account transactions; risk tolerance; medical-related debts; credit card or other debt; mortgage rates and payments; retirement assets; checking account information; employment information; wire transfer instructions.

(c) General instructions for the disclosure table. The left column lists reasons for sharing or using personal information. Each reason correlates to a specific legal provision described in paragraph C.2(d) of this Instruction. In the middle column, each institution must provide a "Yes" or "No" response that accurately reflects its information sharing policies and practices with respect to the reason listed on the left. In the right column, each institution must provide in each box one of the following three (3) responses, as applicable, that reflects whether a consumer can limit such sharing: "Yes" if it is required to or voluntarily provides an optout; "No" if it does not provide an opt-out; or "We don't share" if it answers "No" in the middle column. Only the sixth row ("For our

at the option of the institution. See paragraph C.2(d)(6) of this Instruction. (d) Specific disclosures and corresponding legal provisions.

affiliates to market to you") may be omitted

(1) For our everyday business purposes. This reason incorporates sharing information under \$573.14 and 573.15 and with service providers pursuant to \$573.13 of this part other than the purposes specified in paragraphs C.2(d)(2) or C.2(d)(3) of these Instructions.

(2) For our marketing purposes. This reason incorporates sharing information with service providers by an institution for its own marketing pursuant to §573.13 of this part. An institution that shares for this reason may choose to provide an opt-out.

(3) For joint marketing with other financial companies. This reason incorporates sharing information under joint marketing agreements between two or more financial institutions and with any service provider used in connection with such agreements pursuant to \$573.13 of this part. An institution that shares for this reason may choose to provide an opt-out.

(4) For our affiliates' everyday business purposes—information about transactions and experiences. This reason incorporates sharing information specified in sections 603(d)(2)(A)(i) and (ii) of the FCRA. An institution that shares for this reason may choose to provide an opt-out.

(5) For our affiliates' everyday business purposes—information about creditworthiness. This reason incorporates sharing information pursuant to section 603(d)(2)(A)(iii) of the FCRA. An institution that shares for this reason must provide an opt-out.

(6) For our affiliates to market to you. This reason incorporates sharing information specified in section 624 of the FCRA. This reason may be omitted from the disclosure table when: The institution does not have affiliates (or does not disclose personal information to its affiliates); the institution's affiliates do not use personal information in a manner that requires an opt-out; or the institution provides the affiliate marketing notice separately. Institutions that include

this reason must provide an opt-out of indefinite duration. An institution that is required to provide an affiliate marketing optout, but does not include that opt-out in the model form under this part, must comply with section 624 of the FCRA and 12 CFR part 571, subpart C, with respect to the initial notice and opt-out and any subsequent renewal notice and opt-out. An institution not required to provide an opt-out under this subparagraph may elect to include this reason in the model form.

(7) For nonaffiliates to market to you. This reason incorporates sharing described in §§ 573.7 and 573.10(a) of this part. An institution that shares personal information for this reason must provide an opt-out.

(e) To limit our sharing: A financial institution must include this section of the model form *only* if it provides an opt-out. The word "choice" may be written in either the singular or plural, as appropriate. Institutions must select one or more of the applicable opt-out methods described: Telephone, such as by a toll-free number; a Web site; or use of a mail-in opt-out form. Institutions may include the words "toll-free" before telephone, as appropriate. An institution that allows consumers to opt out online must provide either a specific Web address that takes consumers directly to the opt-out page or a general Web address that provides a clear and conspicuous direct link to the opt-out page. The opt-out choices made available to the consumer who contacts the institution through these methods must correspond accurately to the "Yes" responses in the third column of the disclosure table. In the part titled "Please note," institutions may insert a number that is 30 or greater in the space marked "[30]." Instructions on voluntary or state privacy law opt-out information are in paragraph C.2(g)(5) of these Instructions.

(f) Questions box. Customer service contact information must be inserted as appropriate, where [phone number] or [Web site] appear. Institutions may elect to provide either a phone number, such as a toll-free number, or a Web address, or both. Institutions may include the words "toll-free" before the telephone number, as appropriate.

(g) Mail-in opt-out form. Financial institutions must include this mail-in form only if they state in the "To limit our sharing" box that consumers can opt out by mail. The mail-in form must provide opt-out options that correspond accurately to the "Yes" responses in the third column in the disclosure table. Institutions that require customers to provide only name and address may omit the section identified as "[account #]." Institutions that require additional or different information, such as a random opt-out number or a truncated account number, to implement an opt-out election should modify the "[account #]" reference accordingly. This includes institutions that require customers

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with multiple accounts to identify each account to which the opt-out should apply. An institution must enter its opt-out mailing address: in the far right of this form (*see* version 3); or below the form (*see* version 4). The reverse side of the mail-in opt-out form must not include any content of the model form.

(1) Joint accountholder. Only institutions that provide their joint accountholders the choice to opt out for only one accountholder, in accordance with paragraph C.3(a)(5) of these Instructions, must include in the far left column of the mail-in form the following statement: "If you have a joint account, your choice(s) will apply to everyone on your account unless you mark below.

Apply my choice(s) only to me." The word "choice" may be written in either the singular or plural, as appropriate. Financial institutions that provide insurance products or services, provide this option, and elect to use the model form may substitute the word "policy" for "account" in this statement. Institutions that do not provide this option may eliminate this left column from the mail-in form

(2) FCRA Section 603(d)(2)(A)(iii) opt-out. If the institution shares personal information pursuant to section 603(d)(2)(A)(iii) of the FCRA, it must include in the mail-in opt-out form the following statement: " \Box Do not share information about my creditworthiness with your affiliates for their everyday business purposes."

(3) FCRA Section 624 opt-out. If the institution incorporates section 624 of the FCRA in accord with paragraph C.2(d)(6) of these Instructions, it must include in the mail-in opt-out form the following statement: " \Box Do not allow your affiliates to use my personal information to market to me."

(4) Nonaffiliate opt-out. If the financial institution shares personal information pursuant to \$573.10(a) of this part, it must include in the mail-in opt-out form the following statement: " \Box Do not share my personal information with nonaffiliates to market their products and services to me."

(5) Additional opt-outs. Financial institutions that use the disclosure table to provide opt-out options beyond those required by Federal law must provide those opt-outs in this section of the model form. A financial institution that chooses to offer an opt-out for its own marketing in the mail-in opt-out form must include one of the two following statements: "Do not share my personal information to market to me." or "Do not use my personal information to market to me.' 'A financial institution that chooses to offer an opt-out for joint marketing must include the following statement: "Do not share my personal information with other financial institutions to jointly market to me.'

(h) *Barcodes*. A financial institution may elect to include a barcode and/or "tagline" (an internal identifier) in 6-point font at the bottom of page one, as needed for information internal to the institution, so long as these do not interfere with the clarity or text of the form.

3. Page Two

(a) General Instructions for the Questions. Certain of the Questions may be customized as follows:

(1) "Who is providing this notice?" This question may be omitted where only one financial institution provides the model form and that institution is clearly identified in the title on page one. Two or more financial institutions that jointly provide the model form must use this question to identify themselves as required by §573.9(f) of this part. Where the list of institutions exceeds four (4) lines, the institution must describe in the response to this question the general types of institutions jointly providing the notice and must separately identify those institutions, in minimum 8-point font, directly following the "Other important information" box, or, if that box is not included in the institution's form, directly following the "Definitions." The list may appear in a multi-column format.

(2) "How does [name of financial institution] protect my personal information?" The financial institution may only provide additional information pertaining to its safeguards practices following the designated response to this question. Such information may include information about the institution's use of cookies or other measures it uses to safeguard personal information. Institutions are limited to a maximum of 30 additional words.

(3) "How does [name of financial institution] collect my personal information?" Institutions must use five (5) of the following terms to complete the bulleted list for this question: Open an account; deposit money; pay your bills; apply for a loan; use your credit or debit card; seek financial or tax advice; apply for insurance; pay insurance premiums; file an insurance claim; seek advice about your investments; buy securities from us; sell securities to us; direct us to buy securities; direct us to sell your securities; make deposits or withdrawals from your account; enter into an investment advisory contract; give us your income information; provide employment information; give us your employment history; tell us about your investment or retirement portfolio; tell us about your investment or retirement earnings; apply for financing; apply for a lease; provide account information; give us your contact information: pay us by check: give us your wage statements; provide your mortgage information: make a wire transfer; tell us who receives the money; tell us where to Pt. 573, App. A

send the money; show your governmentissued ID; show your driver's license; order a commodity futures or option trade. Institutions that collect personal information from their affiliates and/or credit bureaus must include after the bulleted list the following statement: "We also collect your personal information from others, such as credit bureaus, affiliates, or other companies." Institutions that do not collect personal information from their affiliates or credit bureaus but do collect information from other companies must include the following statement instead: "We also collect your personal information from other companies." Only institutions that do not collect any personal information from affiliates, credit bureaus, or other companies can omit both statements.

(4) "Why can't I limit all sharing?" Institutions that describe state privacy law provisions in the "Other important information" box must use the bracketed sentence: "See below for more on your rights under state law." Other institutions must omit this sentence.

(5) "What happens when I limit sharing for an account I hold jointly with someone else?" Only financial institutions that provide optout options must use this question. Other institutions must omit this question. Institutions must choose one of the following two statements to respond to this question: "Your choices will apply to everyone on your account." or "Your choices will apply to everyone on your account—unless you tell us otherwise." Financial institutions that provide insurance products or services and elect to use the model form may substitute the word "policy" for "account" in these statements.

(b) General Instructions for the Definitions.

The financial institution must customize the space below the responses to the three definitions in this section. This specific information must be in italicized lettering to set off the information from the standardized definitions.

(1) Affiliates. As required by §573.6(a)(3) of this part, where [affiliate information] appears, the financial institution must:

(i) If it has no affiliates, state: "[name of financial institution] has no affiliates;"

(ii) If it has affiliates but does not share personal information, state: "[name of financial institution] does not share with our affiliates": or

(iii) If it shares with its affiliates, state, as applicable: "Our affiliates include companies with a [common corporate identity of financial institution] name; financial companies such as [insert illustrative list of companies]; nonfinancial companies, such as [insert illustrative list of companies]; and others, such as [insert illustrative list]."

(2) *Nonaffiliates*. As required by §573.6(c)(3) of this part, where [*nonaffiliate information*] appears, the financial institution must:

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(i) If it does not share with nonaffiliated third parties, state: "[name of financial institution] does not share with nonaffiliates so they can market to you"; or

(ii) If it shares with nonaffiliated third parties, state, as applicable: "Nonaffiliates we share with can include [list categories of companies such as mortgage companies, insurance companies, direct marketing companies, and nonprofit organizations]."

(3) Joint Marketing. As required by §573.13 of this part, where [joint marketing] appears, the financial institution must:

(i) If it does not engage in joint marketing, state: "[name of financial institution] doesn't jointly market"; or

(ii) If it shares personal information for joint marketing, state, as applicable: "Our joint marketing partners include [list categories of companies such as credit card companies]."

(c) General instructions for the "Other important information" box. This box is optional. The space provided for information in this box is not limited. Only the following types of information can appear in this box.

(1) State and/or international privacy law information; and/or

(2) Acknowledgment of receipt form.

[74 FR 62946, Dec. 1, 2009]

PART 574—ACQUISITION OF CON-TROL OF SAVINGS ASSOCIA-TIONS

Sec.

- 574.1 Scope of part.
- 574.2 Definitions.
- 574.3 Acquisition of control of savings associations.
- 574.4 Control.
- 574.5 Certifications of ownership.
- 574.6 Procedural requirements.
- 574.7 Determination by the OTS.
- 574.8 Qualified stock issuances by undercapitalized savings associations or holding companies.

574.100 Rebuttal of control agreement.

AUTHORITY: 12 U.S.C. 1467a, 1817, 1831i.

SOURCE: 54 FR 49690, Nov. 30, 1989, unless otherwise noted.

§ 574.1 Scope of part.

The purpose of this part is to implement the provisions of the Change in Bank Control Act, 12 U.S.C.1817(j) ("Control Act"), and the Savings and Loan Holding Company Act, 12 U.S.C. 1467a ("Holding Company Act"), relating to acquisitions and changes in control of savings associations that are or12 CFR Ch. V (1–1–12 Edition)

ganized in stock form and savings and loan holding companies thereof.

[61 FR 60184, Nov. 27, 1996]

§574.2 Definitions.

As used in this part and in the forms under this part, the following definitions apply, unless the context otherwise requires:

(a) Acquire when used in connection with the acquisition of stock of a savings association means obtaining ownership, control, power to vote, or sole power of disposition of stock, directly or indirectly or through one or more transactions or subsidiaries, through purchase, assignment, transfer, exchange, succession, or other means, including:

(1) An increase in percentage ownership resulting from a redemption, repurchase, reverse stock split or a similar transaction involving other securities of the same class, and

(2) The acquisition of stock by a group of persons and/or companies acting in concert which shall be deemed to occur upon formation of such group: *Provided*, That an investment advisor shall not be deemed to acquire the voting stock of its advisee if the advisor:
(i) Votes the stock only upon instruction

tion from the beneficial owner, and (ii) Does not provide the beneficial

owner with advice concerning the voting of such stock.

(b) *Acquiror* means a person or company.

(c) Acting in concert means: (1) Knowing participation in a joint activity or interdependent conscious parallel action towards a common goal whether or not pursuant to an express agreement, or

(2) A combination or pooling of voting or other interests in the securities of an issuer for a common purpose pursuant to any contract, understanding, relationship, agreement or other arrangement, whether written or otherwise.

(3) A person or company which acts in concert with another person or company ("other party") shall also be deemed to be acting in concert with any person or company who is also acting in concert with that other party, except that any tax-qualified employee stock benefit plan as defined in §563b.25