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may extend the time within which notice regarding approval of a plan will be provided.

- (d) Failure to submit or implement a compliance plan. If a Federal savings association fails to submit an acceptable plan within the time specified by the OCC or fails in any material respect to implement a compliance plan, then the OCC shall, by order, require the savings association to correct the deficiency and may take further actions provided in section 39(e)(2)(B) of the FDI Act. Pursuant to section 39(e)(3), the OCC may be required to take certain actions if the savings association commenced operations or experienced a change in control within the previous 24-month period, or the savings assoexperienced extraordinary ciation growth during the previous 18-month period.
- (e) Amendment of compliance plan. A Federal savings association that has filed an approved compliance plan may, after prior written notice to and approval by the OCC, amend the plan to reflect a change in circumstance. Until such time as a proposed amendment has been approved, the savings association shall implement the compliance plan as previously approved.

# § 170.4 Issuance of orders to correct deficiencies and to take or refrain from taking other actions.

- (a) Notice of intent to issue order—(1) In general. The OCC shall provide a Federal savings association prior written notice of the OCC's intention to issue an order requiring the savings association to correct a safety and soundness deficiency or to take or refrain from taking other actions pursuant to section 39 of the FDI Act. The savings association shall have such time to respond to a proposed order as provided by the OCC under paragraph (c) of this section.
- (2) Immediate issuance of final order. If the OCC finds it necessary in order to carry out the purposes of section 39 of the FDI Act, the OCC may, without providing the notice prescribed in paragraph (a)(1) of this section, issue an order requiring a savings association immediately to take actions to correct a safety and soundness deficiency or to take or refrain from taking other ac-

tions pursuant to section 39. A savings association that is subject to such an immediately effective order may submit a written appeal of the order to the OCC. Such an appeal must be received by the OCC within 14 calendar days of the issuance of the order, unless the OCC permits a longer period. The OCC shall consider any such appeal, if filed in a timely manner, within 60 days of receiving the appeal. During such period of review, the order shall remain in effect unless the OCC, in its sole discretion, stays the effectiveness of the order.

- (b) Contents of notice. A notice of intent to issue an order shall include:
- (1) A statement of the safety and soundness deficiency or deficiencies that have been identified at the Federal savings association;
- (2) A description of any restrictions, prohibitions, or affirmative actions that the OCC proposes to impose or require;
- (3) The proposed date when such restrictions or prohibitions would be effective or the proposed date for completion of any required action; and
- (4) The date by which the savings association subject to the order may file with the OCC a written response to the notice.
- (c) Response to notice— (1) Time for response. A Federal savings association may file a written response to a notice of intent to issue an order within the time period set by the OCC. Such a response must be received by the OCC within 14 calendar days from the date of the notice unless the OCC determines that a different period is appropriate in light of the safety and soundness of the savings association or other relevant circumstances.
- (2) Contents of response. The response should include:
- (i) An explanation why the action proposed by the OCC is not an appropriate exercise of discretion under section 39 of the FDI Act;
- (ii) Any recommended modification of the proposed order; and
- (iii) Any other relevant information, mitigating circumstances, documentation, or other evidence in support of the position of the savings association regarding the proposed order.

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- (d) The OCC's consideration of response. After considering the response, the OCC may:
- (1) Issue the order as proposed or in modified form;
- (2) Determine not to issue the order and so notify the Federal savings association: or
- (3) Seek additional information or clarification of the response from the savings association, or any other relevant source.
- (e) Failure to file response. Failure by a Federal savings association to file with the OCC, within the specified time period, a written response to a proposed order shall constitute a waiver of the opportunity to respond and shall constitute consent to the issuance of the order.
- (f) Request for modification or rescission of order. Any Federal savings association that is subject to an order under this subpart may, upon a change in circumstances, request in writing that the OCC reconsider the terms of the order, and may propose that the order be rescinded or modified. Unless otherwise ordered by the OCC, the order shall continue in place while such request is pending before the OCC.

### § 170.5 Enforcement of orders.

- (a) Judicial remedies. Whenever a Federal savings association fails to comply with an order issued under section 39 of the FDI Act, the OCC may seek enforcement of the order in the appropriate United States district court pursuant to section 8(i)(1) of the FDI Act.
- (b) Administrative remedies. Pursuant to section 8(i)(2)(A) of the FDI Act, the OCC may assess a civil money penalty against any Federal savings association that violates or otherwise fails to comply with any final order issued under section 39 and against any savings association-affiliated party who participates in such violation or noncompliance.
- (c) Other enforcement action. In addition to the actions described in paragraphs (a) and (b) of this section, the OCC may seek enforcement of the provisions of section 39 of the FDI Act or this part through any other judicial or administrative proceeding authorized by law.

APPENDIX A TO PART 170—INTERAGENCY GUIDELINES ESTABLISHING STAND-ARDS FOR SAFETY AND SOUNDNESS

I. Introduction

- A. Preservation of existing authority.
- B. Definitions.
- II. Operational and Managerial Standards
  - A. Internal controls and information systems.
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  - D. Credit underwriting.
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  - F. Asset growth.
  - G. Asset quality.
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  - I. Compensation, fees and benefits.
- III. Prohibition on Compensation That Constitutes an Unsafe and Unsound Practice
  - A. Excessive compensation.
  - B. Compensation leading to material financial loss.

#### I. INTRODUCTION

- i. Section 39 of the Federal Deposit Insurance Act¹ (FDI Act) requires each Federal banking agency (collectively, the agencies) to establish certain safety and soundness standards by regulation or by guideline for all insured depository institutions. Under section 39, the agencies must establish three types of standards: (1) Operational and managerial standards; (2) compensation standards; and (3) such standards relating to asset quality, earnings, and stock valuation as they determine to be appropriate.
- ii. Section 39(a) requires the agencies to establish operational and managerial standards relating to: (1) Internal controls, information systems and internal audit systems, in accordance with section 36 of the FDI Act (12)

<sup>&</sup>lt;sup>1</sup>Section 39 of the Federal Deposit Insurance Act (12 U.S.C. 1831p–1) was added by section 132 of the Federal Deposit Insurance Corporation Improvement Act of 1991 (FDICIA), Public Law 102–242, 105 Stat. 2236 (1991), and amended by section 956 of the Housing and Community Development Act of 1992, Public Law 102–550, 106 Stat. 3895 (1992) and section 318 of the Riegle Community Development and Regulatory Improvement Act of 1994, Public Law 103–325, 108 Stat. 2160 (1994).