(d) Liability for determination of validity of claims; liability for delivery, sale, etc., of property

The United States, the Comptroller, or any officer, employee, or agent thereof shall not be subject to personal or legal liability for any determination as to the validity of any claim or claims filed under this subchapter or for any delivery, sale, destruction, or other disposition of unclaimed property.

(e) Court action for determination of ownership, etc., in State or Federal court of competent jurisdiction; de novo nature of action; parties

(1) A court action to determine legal ownership, entitlement, or right to possession may be filed in any State or Federal court of competent jurisdiction other than against the United States, the Comptroller, or any officer, agent, or employee thereof.

 $(\bar{2})$ Such actions shall be determined de novo without regard to any agency determination or any disposition or delivery by the Comptroller of any particular property to any person.

(3) The United States, the Comptroller, or any officer, employee, or agent thereof shall neither be a party to any such judicial proceeding nor be bound by any decision, decree, or order resulting therefrom.

(f) Jurisdiction of United States Court of Federal Claims of actions against United States, Comptroller, officer, etc.; scope of review of actions of Comptroller; limitations; claims against Comptroller, officer, etc., as claim against United States

(1) The United States Court of Federal Claims shall have exclusive jurisdiction to hear and determine any suit brought against the United States, the Comptroller, or any officer, employee, or agent thereof with regard to any determination of a claim or the disposition of any unclaimed property.

(2) The United States Court of Federal Claims may set aside actions of the Comptroller only if such actions are found to be arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law.

(3) All claims for which the United States Court of Federal Claims has jurisdiction under this subsection shall be barred unless suit is filed within two years from the date of expiration of the twelve-month notice period provided by this subchapter.

(4) For purposes of section 1491 of title 28, any Claim¹ against the Comptroller, the United States, or any officer, employee, or agent thereof shall be considered a claim against the United States.

(Pub. L. 96–221, title VII, 733, as added Pub. L. 97-320, title IV, §408, Oct. 15, 1982, 96 Stat. 1513; amended Pub. L. 102-572, title IX, §902(b)(1), Oct. 29, 1992, 106 Stat. 4516.)

Editorial Notes

Amendments

1992-Subsec. (f)(1) to (3). Pub. L. 102-572 substituted "United States Court of Federal Claims" for "United States Claims Court".

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 1992 AMENDMENT

Amendment by Pub. L. 102-572 effective Oct. 29, 1992, see section 911 of Pub. L. 102-572, set out as a note under section 171 of Title 28, Judiciary and Judicial Procedure.

§216c. Rules and regulations

The Comptroller may issue rules and regulations necessary or appropriate to carry out this subchapter.

(Pub. L. 96-221, title VII, §734, as added Pub. L. 97-320, title IV, §408, Oct. 15, 1982, 96 Stat. 1515.)

§216d. Severability

If any provision of this subchapter or the application of such provision to any person or circumstance is held invalid, the remainder of this subchapter and the application of such provision to other persons or circumstances shall not be affected thereby.

(Pub. L. 96-221, title VII, §735, as added Pub. L. 97-320, title IV, §408, Oct. 15, 1982, 96 Stat. 1515.)

CHAPTER 3—FEDERAL RESERVE SYSTEM

SUBCHAPTER I-DEFINITIONS, ORGANIZATION, AND GENERAL PROVISIONS AFFECTING SYSTEM

Sec.	
221.	Definitions.

244.

245.

- 221a. Additional definitions.
- 222. Federal reserve districts; membership of national banks.
- 223. Number of Federal reserve cities in district.
- 224. Status of reserve cities under former statutes.
- 225.Federal reserve banks; title.
- 225a Maintenance of long run growth of monetary and credit aggregates.
- Appearances before and reports to the Con-225b. gress. "Federal Reserve Act."
- 226.
- "Banking Act of 1933." 227.
- "Banking Act of 1935." 228.
- SUBCHAPTER II-BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
- 241. Creation; membership; compensation and expenses.
- 242. Ineligibility to hold office in member banks; qualifications and terms of office of members; chairman and vice chairman; oath of office.
- 243. Assessments upon Federal reserve banks to pay expenses.
 - Principal offices of Board; chairman of Board; obligations and expenses; qualifications of members; vacancies.
 - Vacancies during recess of Senate.
- 246. Powers of Secretary of the Treasury as affected by chapter. 247.
- Reports to Congress. 247a. Records of action on policy relating to open
 - market operation and policies determined generally; inclusion in report to Congress. Appearances before Congress.
- 247b. 248. Enumerated powers.
- 248-1. Rules and regulations for transfer of funds and charges therefor among banks; clearing
 - houses.
- 248a. Pricing of services.
- Annual independent audits of Federal reserve 248b. banks and Board. 249 Repealed.

¹So in original. Probably should not be capitalized.

Sec.

330.

331.

332.

333.

334.

335.

336.

337.

338.

343.

347c.

347d.

348.

348a

349.

350.

351.

352.

352a

353.

250. Independence of financial regulatory agencies.

251. Repealed.

252. Credit availability assessment.

SUBCHAPTER III—FEDERAL ADVISORY COUNCIL

261. Creation; membership; compensation; meetings; officers; procedure; quorum; vacancies.

262. Powers.

SUBCHAPTER IV—FEDERAL OPEN MARKET COMMITTEE

- 263. Federal Open Market Committee; creation; membership; regulations governing openmarket transactions.
- SUBCHAPTER V—FEDERAL DEPOSIT INSURANCE CORPORATION
- 264. Transferred.
- 265. Insured banks as depositaries of public money; duties; security; discrimination between banks prohibited; repeal of inconsistent laws.
- 266. State-chartered banks and other institutions as depositaries of public money; fiscal agents; duties.
- SUBCHAPTER VI—CAPITAL AND STOCK OF FED-ERAL RESERVE BANKS; DIVIDENDS AND EARN-INGS
- 281. Capital.
- 282. Subscription to capital stock by national banking association.
- 283. Public subscription to capital stock.
- 284. Omitted.
- 285. Nonvoting stock.
- 286. Transfers of stock; rules and regulations.
- 287. Value of shares of stock; increase and decrease of stock; member banks as shareholders; surrender of shares.
 200. Concellation of stock hold by member banks
- 288. Cancellation of stock held by member bank on insolvency or discontinuance of banking operations for sixty days; repayment of cash-paid subscriptions.
- 289. Dividends and surplus funds of reserve banks; transfer for fiscal year 2000.
- 290. Use of earnings transferred to the Treasury.
- SUBCHAPTER VII—DIRECTORS OF FEDERAL RE-SERVE BANKS; RESERVE AGENTS AND ASSIST-ANTS
- 301. Powers and duties of board of directors; suspension of member bank for undue use of bank credit.
- 302. Number of members; classes.
- 303. Qualifications and disabilities.
- Class A and class B directors; selection.
 Class C directors; selection; "Federal reserve
- agent."
- 306. Assistants to Federal reserve agent.
- 307. Compensation of directors.
- 308. Terms of directors; vacancies.
- SUBCHAPTER VIII—STATE BANKS AS MEMBERS OF SYSTEM
- 321. Application for membership.
- 322. Determination on application.
- 323. Stock in Federal reserve banks; method of payment.
- 324. Laws applicable on becoming members.
- 325. Examinations.
- Acceptance of examinations and reports by State authorities; special examinations.
 Surrender of stock and cancellation of mem-
- berships.
- 328. Withdrawals from membership.
- 329. Capital stock required as condition precedent to membership.

329a. Omitted.

- Laws applicable on becoming members; discounts for State banks.
- Certifying checks on State banks admitted as members.
- Depositaries of public money; financial agents; security required.
- Mutual savings banks; application and admission to membership in Federal Reserve System.
- Reports from affiliates; penalty for failure to furnish.
- Dealing in investment securities; limitations and conditions.
- Certificates of stock; representation of stock of other corporations.
- Repealed.
- Examination of affiliates; forfeiture of membership on refusal of affiliate to give information or pay expense.
- 338a. Investments to promote public welfare and community development; limitation on investments.
- 339. Participation by State member banks in lotteries and related activities.
- 339a. Resolution of clearing banks.
 - SUBCHAPTER IX—POWERS AND DUTIES OF FEDERAL RESERVE BANKS
- 341. General enumeration of powers.342. Deposits; exchange and collection
 - Deposits; exchange and collection; member and nonmember banks or other depository institutions; charges.
 - Discount of obligations arising out of actual commercial transactions.
- Discount or purchase of bills to finance agricultural shipments.
 Rediscount of notes, drafts, and bills for
 - Rediscount of notes, drafts, and bills for member banks; limitation of amount.
- 346. Discount of acceptances.
- 347. Advances to member banks on their notes.
- 347a. Advances to member bank groups; inadequate amounts of eligible and acceptable assets; liability of individual banks in group; distribution of loans among banks of group; rate of interest; notes accepted for advances as collateral security for Federal reserve notes; foreign obligations as security for advances.
- 347b. Advances to individual member banks on time or demand notes; maturities; time notes secured by mortgage loans covering one-to-four family residences.
 - Advances to individuals, partnerships, and corporations; security; interest rate.
 - Transactions between Federal Reserve banks and branch or agency of foreign bank; matters considered.
 - Discount of obligations given for agricultural purposes or based upon livestock; collateral security for Federal reserve notes.
 - Transactions with foreign banks; supervision of Board of Governors of the Federal Reserve System.
 - Rediscount for intermediate credit banks of obligations given for agricultural purposes; discount of notes made pursuant to section 1031.
 - Purchase and sale of debentures and like obligations of intermediate credit banks and agricultural credit corporations.
 - Obligations of cooperative marketing association as issued or drawn for agricultural purposes.
 - Limitation on amount of obligations of certain maturities which may be discounted and rediscounted. Repealed.
 - Purchase and sale of cable transfers, acceptances and bills.

Sec. 250.

Sec.

412.

413.

414.

415.

416.

467.

- Sec. 354. Transactions involving gold coin, bullion, and certificates.
- 355. Purchase and sale of obligations of National, State, and municipal governments; open market operations; purchases and sales from or to United States; maximum aggregate amount of obligations acquired directly from or loaned directly to United States
- 356. Purchase of commercial paper from member banks and sale of same.
- 357. Establishment of rates of discount. 358.
- Establishment of accounts for purposes of open-market operations; correspondents and agencies.
- 359. Purchase and sale of acceptances of intermediate credit banks and agricultural credit corporations.
- 359a. Omitted.
- Receiving checks and drafts on deposit at par; 360. charges for collections, exchange, and clearances
- 361. Bills receivable, bills of exchange, acceptances; regulations by Board of Governors. 362 to 364. Omitted.

SUBCHAPTER X-POWERS AND DUTIES OF MEMBER BANKS

- 371. Real estate loans.
- 371a. Repealed.
- 371b. Rate of interest on time deposits; payment of time deposits before maturity; waiver of notice requirements for withdrawal of savings deposits.
- 371b-1. Repealed. Interbank liabilities.
- 371b-2. Banking affiliates. 371c.
- 371c-1.
- Restrictions on transactions with affiliates. 371d. Investment in bank premises or stock of cor-
- poration holding premises. 372 Bankers' acceptances.
- Acceptance of drafts or bills drawn by banks 373. in foreign countries or dependencies of United States for purpose of dollar exchange.
- 374.Acting as agent for nonmember bank in getting discounts from reserve bank.
- 374a. Acting as agent for nonbanking borrower in making loans on securities to dealers in stocks, bonds, etc.; penalties. 375. Reserved.
- Loans to executive officers of banks. 375a.
- Extensions of credit to executive officers, di-375b. rectors, and principal shareholders of member banks.
- 376. Rate of interest paid to directors, etc.
- 377 Repealed.
- Dealers in securities engaging in banking 378 business; individuals or associations engaging in banking business; examinations and reports; penalties.

SUBCHAPTER XI-DEPOSITARIES AND FISCAL AGENTS

- 391. Federal reserve banks as Government depositaries and fiscal agents.
- Reimbursement of Federal Reserve Banks. 391a.
- 392. Depositaries of Government funds as confined to banks in Federal reserve system; member banks as depositaries.
- 393 Federal reserve banks as depositaries for Farm Credit System.
- Federal reserve banks as depositaries for and 394. fiscal agents of Home Owners' Loan Corporation.
- 395 Federal reserve banks as depositaries, custodians and fiscal agents for Commodity Credit Corporation.

SUBCHAPTER XII—FEDERAL RESERVE NOTES

Issuance to reserve banks; nature of obliga-411. tion: redemption.

- Application for notes; collateral required.
- Distinctive letter and serial number of notes; cancellation of notes unfit for circulation; accounting; apportionment of credit among Federal Reserve banks.
- Authority of Board of Governors respecting issuance of notes; interest; lien.
- Reduction of liability for outstanding notes by depositing notes and collateral and payment of notes of series prior to 1928; reissue of deposited notes.
- Withdrawal of collateral deposited to protect notes and substitution of other collateral; retirement of notes; payment of notes of series prior to 1928; recovery of collateral; reissue of deposited notes.
- Custody and safe-keeping of notes issued to 417. and collateral deposited with Reserve agent.
- 418. Printing of notes; denomination and form. 419.
 - Delivery of notes prior to delivery to banks.
- Control and direction of plates and dies; ex-420. pense of issue and retirement of notes paid by banks.
- Examination of plates and dies. 421.
- 422 Omitted

SUBCHAPTER XIII—CIRCULATING NOTES AND BONDS SECURING SAME

441 to 448. Omitted.

SUBCHAPTER XIV-BANK RESERVES

- 461. Reserve requirements.
- 462 to 462c. Omitted or Repealed.
- Limitation on amount of balance with any 463. depository institution without access to Federal Reserve advances.
- Checking against and withdrawal of reserve 464. balance.
- Basis for ascertaining deposits against which 465. required balance is determined.
- 466. Reserves of banks in dependencies or insular possessions.
 - Deposits of gold coin, gold certificates, and Special Drawing Right certificates with United States Treasurer.

SUBCHAPTER XV—BANK EXAMINATIONS

- 481. Appointment of examiners; examination of member banks, State banks, and trust companies: reports.
- Employees of Office of Comptroller of the 482. Currency: appointment: compensation and benefits.
- Special examination of member banks; infor-483. mation of condition furnished to Board of Governors of the Federal Reserve System.
- Limitation on visitorial powers. 484. 485 Examination of Federal reserve banks.
- 486.
 - Waiver of requirements as to reports from or examinations of affiliates.

- SUBCHAPTER XVI-CIVIL LIABILITY OF FEDERAL RESERVE AND MEMBER BANKS, SHARE-HOLDERS. AND OFFICERS 501.
 - Liability of Federal reserve or member bank for certifying check when amount of deposit was inadequate.
- Forfeiture of franchise of national banks for 501a. failure to comply with provisions of this chapter.
- Liability of shareholders of Federal reserve 502. banks on contracts, etc. 503.
 - Liability of directors and officers of member banks
- 504. Civil money penalty.
- 505. Civil money penalty
- Notice after separation from service. 506.

Page 83

Sec.

SUBCHAPTER XVII—RESERVE-BANK BRANCHES

521. Reserve-bank branches; establishment; directors; discontinuance of branches; approval for erection of branch bank building.

522. Federal Reserve branch bank buildings.

SUBCHAPTER I—DEFINITIONS, ORGANIZA-TION, AND GENERAL PROVISIONS AF-FECTING SYSTEM

§221. Definitions

Wherever the word "bank" is used in this chapter, the word shall be held to include State bank, banking association, and trust company, except where national banks or Federal reserve banks are specifically referred to. For purposes of this chapter, a State bank includes any bank which is operating under the Code of Law for the District of Columbia.

The terms "national bank" and "national banking association" used in this chapter shall be held to be synonymous and interchangeable. The term "member bank" shall be held to mean any national bank, State bank, or bank or trust company which has become a member of one of the Federal reserve banks. The term "board" shall be held to mean Board of Governors of the Federal Reserve System; the term "district" shall be held to mean Federal reserve district; the term "reserve bank" shall be held to mean Federal reserve bank; the term "the continental United States" means the States of the United States and the District of Columbia.

The terms "bonds and notes of the United States", "bonds and notes of the Government of the United States", and "bonds or notes of the United States" used in this chapter shall be held to include certificates of indebtedness and Treasury bills issued under section 3104 of title 31.

(Dec. 23, 1913, ch. 6, §1 (pars.), 38 Stat. 251; Aug. 23, 1935, ch. 614, title II, §203(a), 49 Stat. 704; Pub. L. 86–70, §8(a), June 25, 1959, 73 Stat. 142; Pub. L. 97–258, §2(c), Sept. 13, 1982, 96 Stat. 1058; Pub. L. 109–351, title VII, §725(a)(1), Oct. 13, 2006, 120 Stat. 2001; Pub. L. 109–356, title I, §123(a)(1), Oct. 16, 2006, 120 Stat. 2028.)

Editorial Notes

References in Text

This chapter, referred to in text, was in the original "this Act", meaning act Dec. 23, 1913, ch. 6, 38 Stat. 251, as amended, known as the Federal Reserve Act. For complete classification of this Act to the Code, see References in Text note set out under section 226 of this title and Tables.

CODIFICATION

This section is comprised of the second to fourth pars. of section 1 of act Dec. 23, 1913. The first par. of section 1 is classified to section 226 of this title.

Amendments

2006—Pub. L. 109–351 and 109–356 amended section identically, inserting "For purposes of this chapter, a State bank includes any bank which is operating under the Code of Law for the District of Columbia." at end of first par.

1982—Pub. L. 97-258 inserted provisions defining "bonds and notes of the United States", "bonds and notes of the Government of the United States", and "bonds or notes of the United States". These provisions are based on acts Sept. 24, 1917, ch. 56, §5(c), 40 Stat. 290; Apr. 4, 1918, ch. 44, §4, 40 Stat. 504; Mar. 3, 1919, ch. 100, §3, 40 Stat. 1311; restated June 17, 1929, ch. 26, 46 Stat. 20 (former 31 U.S.C. 754(c)).

1959—Pub. L. 86-70 inserted definition of "the continental United States".

Statutory Notes and Related Subsidiaries

CHANGE OF NAME

Section 203(a) of act Aug. 23, 1935, changed name of Federal Reserve Board to Board of Governors of the Federal Reserve System.

§221a. Additional definitions

As used in this chapter-

(a) The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title.

(b) Except where otherwise specifically provided, the term "affiliate" shall include any corporation, business trust, association, or other similar organization—

(1) Of which a member bank, directly or indirectly, owns or controls either a majority of the voting shares or more than 50 per centum of the number of shares voted for the election of its directors, trustees, or other persons exercising similar functions at the preceding election, or controls in any manner the election of a majority of its directors, trustees, or other persons exercising similar functions; or

(2) Of which control is held, directly or indirectly, through stock ownership or in any other manner, by the shareholders of a member bank who own or control either a majority of the shares of such bank or more than 50 per centum of the number of shares voted for the election of directors of such bank at the preceding election, or by trustees for the benefit of the shareholders of any such bank; or

(3) Of which a majority of its directors, trustees, or other persons exercising similar functions are directors of any one member bank; or

(4) Which owns or controls, directly or indirectly, either a majority of the shares of capital stock of a member bank or more than 50 per centum of the number of shares voted for the election of directors of a member bank at the preceding election, or controls in any manner the election of a majority of the directors of a member bank, or for the benefit of whose shareholders or members all or substantially all the capital stock of a member bank is held by trustees.

(June 16, 1933, ch. 89, §2, 48 Stat. 162; Aug. 23, 1935, ch. 614, title III, §301, 49 Stat. 707; Pub. L. 89-485, §13(a), (b), July 1, 1966, 80 Stat. 242.)

Editorial Notes

References in Text

As used in this chapter, referred to in text, was in the original "As used in this Act and in any provision of law amended by this Act", meaning act June 16, 1933, ch. 89, 48 Stat. 162, as amended, known as the Banking Act of 1933. For complete classification of this Act to the Code, see References in Text note set out under section 227 of this title and Tables.